

Proposed Amendment to Legistar 20-0077 - April 14, 2020 Draft
"Amendment Llamas 5"

That Exhibit B to Legistar 20-0077 - April 14, 2020 Draft be amended by striking proposed Sec. 6-2 beginning on page 19, lines 26 to 27 and page 20, lines 1 to 13, to read as follows:

Sec. 6-2. - Definitions.

~~Strolling endorsement permitted only in an indoor or contained area within a licensed entertainment district previously approved by the City Council. Cups holding the alcohol must be different than any other beverage cup in the district and patrons will be required to wear a wristband indicating they are of the legal age to consume alcohol. Patrons may not be served more than one drink at a time and will be limited to a maximum number per customer. Licensees with a strolling endorsement are required to actively and passively monitor customer operated dispenser pours and the consumption of customer operated dispenser poured alcohol. Customers at a strolling endorsement location must purchase their alcohol from customer operated dispensing devices via a programmable, preauthorized access card that the licensee must be able to deactivate the access card if necessary to prevent violations of the Municipal Code. Licensee is required to have video monitoring of the customer operated dispensing devices at all times during which the licensed establishment is open to the~~

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~~public. Licensee must provide and maintain one BASSET certified employee to serve as an attendant monitoring the customer operated dispensing devices and guard against over service and underage service, as well any other applicable regulations. Downtown districts are not eligible for this endorsement. Any licensee that applies for this endorsement must go through the City Council process.~~