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Section 1 - Amendments to Sec. 41.5-102 1 2 The Code of Ordinances shall be and hereby is amended by changing Sec. 41.5-102 as follows: 3 4 Sec 41.5-102 Definitions 5 The following words, terms and phrases, when used in this chapter 6 7 article, shall have the meanings ascribed to them in this section, 8 except where the context clearly indicates a different meaning: 9 Adjacent premises means any land or parking area <del>(a)</del> 10 immediately surrounding the special event that is occurring. (b) Alcohol under this chapter means events that serve or 11 12 sell alcohol must obtain the appropriate permitting under 13 chapter 6 as well as obtain police and/or security for their 14 event. (c) Applicant means an individual, resident, organization, 15 16 non-profit, governmental entity or any other entity 17 recognized by law that both sponsors the event and applies for the permit to hold the special event in the city. The 18 applicant will update the application with the current 19 20 contact person who will be in person at the event.

Assembly means a gathering of one or more persons on a 1 <del>(d)</del> 2 sidewalk or city property, other than a right-of-way by the city that does not interfere with the regular use of such 3 4 sidewalk or park property, including pedestrian or vehicular traffic. 5 6 Basic city support services means city services provided <del>(e)</del> 7 through previously scheduled and available personnel and 8 resources or such additional personnel and resources as may 9 be required to protect an event and persons attending from 10 disruption or interference. Business day means those days in which the city offices 11 <del>(<u>f</u>)</del> are open for conducting city business. A "business day" and 12 13 does not include Saturday, Sunday or the holidays observed 14 by the city. Carnival means any aggregation of shows or riding 15 <del>(q)</del> devices, games of skill or chance, or any combination of 16 shows and riding devices, or any combination of several 17

enterprises, such as revolving wheels, merry-go-rounds, giant swings, panoramas, musical and theatrical entertainments or riding devices, whether carried on or engaged in or conducted in any field, park or in a building or enclosure, and whether carried on, engaged in or

one (1) enterprise 1 conducted as or by several 2 concessionaires, and whether one (1) admission fee is charged for admission to all such shows or entertainments, 3 4 or separate fee for admission is charged for each amusement. The size of the carnival will determine what tier the event 5 6 will fall under. Any carnival will need to have a security 7 plan for adjacent premises to the carnival. Carnivals may only operate until 8 p.m. Sunday through Thursday and 9 p.m. 8 9 on Friday and Saturdays with last tickets selling 30 minutes 10 prior to closing.

# 11 (h) Circus means a performance show consisting of acrobats, 12 trained animals, clowns, or similar forms of entertainment 13 that is held in an arena, which may be open air or enclosed 14 in a tent or building.

(i) City property means any buildings, public street, alley,
 sidewalk, right-of-way, city owned parks, parkway or parking
 lot owned, controlled or managed by the city. City property
 does not include real property owned by any other
 governmental entity.

20 (j) City services means any services provided by or through
 21 the use of city personnel including, but not limited to

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members of the community affairs, fire, police, public works 1 2 or other department or agency required by a special event. Coordinator means the head of the division of special 3 <del>(k)</del> events. 4 Crowd control means the mitigation of and protection 5 6 against generalized safety risks which the city determines to be necessary given the nature, size, and geographic scope 7 8 of a special event. Crowd control does not include the

9 <u>mitigation and protection against a particularized safety</u>
 10 risk associated with a particular special event.

11 DJ means a person who provides live musical entertainment by arranging, sampling, or mixing recorded 12 13 music from any source, while narrating or offering 14 commentary thereon as part of a performance to an audience. Emergency action plan means a plan prepared and 15 (1)submitted as part of that is submitted during the 16 application process that identifies emergency exits, crowd 17 18 managers, emergency notification methods, and how organizers will deal with emergencies, including cancellation due to 19 20 inclement weather situations These plans must also include consideration for cancellation of an event due to weather 21 22 conditions that create a hazard.

Film production means the use of a film production using 1 <del>(m)</del> 2 public or private property within the city, whether indoor or outdoor, for the purpose of producing, filming or 3 recording videotaping of commercials, movies, television 4 programs, or training videos tapes or films and other moving 5 6 picture media for commercial, not-for-profit, educational 7 or artistic activities shall require a permit. A film production falls under a tier 5 permit. 8

9 <del>(n)</del> Governmental event means a special event which is 10 conducted or sponsored by a unit of federal, state, or local government or a school district or agency on publicly owned 11 12 land or property. A governmental event includes an event 13 organized by a not-for-profit corporation acting as an agent 14 for a special service area established by the city council. Impact means to impede, obstruct, impair, or interfere 15  $\left( \circ \right)$ with normal vehicular or pedestrian traffic or city services. 16 Interested person means the property owner, property 17 <del>(p)</del> 18 management, or tenant of each property that fronts a portion of the proposed right-of-way closure area. 19

20 (q) Legacy event means a special event that has been held in 21 the city on or about a certain date, on a substantially 22 similar route, and in connection with a specific holiday or

1	consistent theme, in substantially the same form for a
2	minimum of three (3) consecutive years.
3	(r) Letter of intent means written notice delivered to the
4	coordinator by a the sponsor of a legacy event stating the
5	intention of the sponsor to submit an application for a
6	permit to host a substantially similar special event during
7	the following calendar year at or about the same date, time,
8	and location letter that an event organizer would submit to
9	the coordinator after receiving a satisfactory evaluation
10	following their event, to reserve the same time and spot for
11	the following year.

Musical event means any performance or an aggregation or 12 <del>(s)</del> 13 combination of performances of show or act, or aggregation 14 of shows or acts, or any combination of shows or acts, or any combination of several enterprises, which provides live 15 16 musical entertainment, whether carried on or engaged in or conducted in any field, park or in any other way outdoors, 17 18 and whether carried on, engaged in or conducted as one (1) enterprise or by several concessionaires, and whether one 19 (1) or no admission fee is charged for admission to all such 20 shows or entertainments, or a separate fee for admission is 21 22 charged for each entertainment.

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Parade means an activity consisting of persons, animals, 1 <del>(t)</del> 2 vehicles or things, or any combination thereof, moving with 3 a common purpose upon any public street, sidewalk, alley or 4 other public place, which requires the temporary closing of any street or the interruption or redirection of regular 5 6 vehicular and pedestrian traffic and pedestrian a street 7 closing or otherwise requires authorized city employees to stop or reroute vehicular traffic because the parade will 8 9 not or cannot comply with normal and usual traffic 10 regulation or controls.

## 11 (u) Parade unit or unit means any one (1) vehicle, one (1) 12 float or one (1) marching group.

13 (v) Permit means a document issued by the coordinator 14 authorizing the permittee to conduct a special event in 15 accordance with the terms and conditions set forth on the 16 permit or as subsequently modified by the coordinator.

17 (w) Permittee means the holder of a permit or a provisional 18 permit for a special event issued under this chapter 19 responsible for conducting, managing and organizing said 20 event. A permittee includes any of the officers, employees, 21 or agents of the holder.

(x) Preliminary recommendation means the initial review of
 a special event application.

3	(y) Private home party means a gathering held upon private
4	residential property which may feature live musical
5	entertainment limited to not more than one (1) band, DJ or
6	other performer arranged for by the property's owner or
7	person residing at such property pursuant to a lease which
8	complies with Sec. 12-403 of this code. Procession means a
9	movement of persons in an orderly, formal manner, other than
10	a parade, from a point of origin to a point of termination
11	on a sidewalk, that does not impede the normal flow or
12	regulation of pedestrian or vehicular traffic.

13 (z) Provisional permit means a document issued by the 14 coordinator to an applicant when that applicant has 15 successfully completed the application process, but that 16 applicant is unable to immediately demonstrate its ability 17 to fulfill all of its obligations under this chapter.

18 (aa) Public notification means a notification that is 19 approved by the coordinator or his or her designee. Events 20 that require road closures, or may cause disruption for city 21 residents, businesses, churches, etc., must deliver 22 notification to the affected parties.

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1	(bb) Race means a competition between two or more persons
2	individuals to determine which one see which is the fastest
3	in covering a set course, but does not include competitions
4	involving motorized vehicles. For the purposes of this
5	ordinance, it excludes vehicle races.
6	(cc) Residential block party <del>/event means a social gathering</del>
7	organized by and for the benefit of neighbors who have
8	obtained from the Office of the Aldermen a street closure
9	permit to close the portion of the public right-of-way
10	adjacent or nearly adjacent to their residences for a
11	duration not exceeding one (1) calendar day and which may
12	be comprised of one or more private home parties consists
13	of a group of neighbors wishing to block off their street
14	for a "get-together party". Permits are not issued for
15	personal, family or political events, i.e. birthday parties,
16	weddings, fund raisers or political gatherings, etc.
17	(dd) Site restoration includes all cleaning and trash removal
18	all work and activity required to restore the site of a
19	special event to its condition immediately prior to the
20	special event means the act or process of returning the site
21	back to its original condition by either cleaning it,
<u> </u>	

22 repairing any damage or replacing surfaces or items.

Special event means (1) an organized, nonpermanent, 1 <del>(ee)</del> 2 public or private gathering that utilizes public spaces, 3 such as public roads, greenways, city services and public 4 parks or plazas (2) a carnival or circus within the city, and (3) any similar activity occurring on private property 5 6 in a district primarily zoned for residential uses other 7 than a private home party or residential block party. Special events are categorized by a tier system which is 8 9 described on the special events application. A special event 10 does not include a funeral procession.

11 (ff) Special events review means the process undertaken by 12 the coordinator to submit a permit application for review 13 by the appropriate departments for their recommendations 14 thereupon.

15 (gg) Sponsor means any person who applies for the special 16 event permit and the person to whom a special event permit 17 is issued following successful application. The sponsor is 18 the contact person that will need to be in communication 19 with various city staff throughout the event as well as 20 after the event.

21 (hh) Spontaneous event means a special event for which an 22 application cannot be completed in accordance with this

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ordinance because the event is in reaction to or occasioned 1 2 by recent news or current matters of public concern, that is conducted solely as a procession or assembly as those 3 4 terms are defined by this chapter. 5 Section 2 - Amendments to Sec. 41.5-103 The Code of Ordinances shall be and hereby is amended by changing 6 Sec. 41.5-103 as follows: 7 8 Sec 41.5-103 Conflicts With This Chapter 9 10 The provisions of this chapter shall supersede any conflicting provision of this code with respect to the subject 11 matter herein contained To the extent a conflict exists, this 12 13 chapter controls. Section 3 - Amendments to Sec. 41.5-110 14 15 Section 41.5-110 of the Code of Ordinances shall be and hereby is amended as follows: 16 17 Sec 41.5-110 Permit Required; Exceptions 18 19 (a) Except as provided in this section, no person shall 20 conduct, manage, or otherwise operate a special event

1		without the coordinator having first issued a permit for
2		such event in accordance with this chapter permit issued
3		under this chapter is required to conduct, manage, or
4		operate a special event.
5	(b)	A <del>special event</del> permit <del>under this chapter</del> is not required
6		for the following categories of special events:
7		(1) Governmental events;
8		(2) Spontaneous events;
9		(3) <u>Residential block parties for which the city has</u>
10		authorized the temporary closings of streets;
11		(4) <u>Private home parties;</u>
12		(5) Film productions consisting of the coverage of news
13		events by the media or any governmental entity; those
14		which are intended for the personal and non-commercial
15		purposes of the producer; or those which are produced
16		by persons on their own private property for their
17		own business, educational, family, or training
18		purposes;
19		(6) Use of city park pavilions or playing fields
20		pursuant to a permit issued by the division of parks;
21		(7) Other gatherings of fifty (50) or fewer persons
22		upon public property which do not interfere with or

1	impede the flow of pedestrian or vehicular traffic,
2	include the service of alcohol, or materially
3	interfere with the regular or specially-permitted use
4	of said property. Activities for which sec. 41.5-111
5	provides are exempt from the permitting under this
6	chapter.

- 7 In the case of spontaneous events, the organizer, if any, (C) 8 of a spontaneous event shall promptly notify the city of 9 contact the police department and if available, the 10 coordinator, and provide the date, time, place and an estimate of the approximate number of persons who will 11 be participating, as well as the contact information for 12 13 any person who will be directing the event on-site. The 14 city shall cause a form acceptable to the coordinator to be made available on the city's official website as well 15 as at the police department will have a form to assist 16 17 an organizer sponsor in providing the necessary 18 information.
- 19 (d) Nothing in this section shall be construed as creating
   20 an exemption from a person's obligation to fully comply
   21 with any other provisions of this code when engaging in
   22 activity not requiring a permit under this chapter.

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Section 4 - Amendments to Sec. 41.5-112
 The Code of Ordinances shall be and hereby is amended by changing

3 Sec. 41.5-112 as follows:

4

5 Sec. 41.5-112 Special Event Permit.

6 (a) Except as provided in section 41.5-110 <u>of this</u> 7 <u>code(Permit required; Exceptions)</u>, a person shall obtain a 8 special event permit issued by the coordinator before the 9 person may conduct, manage, or operate a special event. 10 Applying for a permit for an event does not guarantee that 11 the event will be approved.

12 (b) Special events permit applications are on a first-come, 13 first-serve basis and locations will be held only after the 14 coordinator has received a complete and executed application. 15 Governmental events have priority in use of any city property 16 or right-of-way.

17 (c) The coordinator shall afford first priority to legacy
18 events to reserve the <u>approximate</u> same annual date, provided
19 they receive an acceptable post-event evaluation from special
20 events and submit a letter of intent.

21

(1) Special event permits are non-transferable.

1	(2) As a condition of the special event permit, the
2	permittee must display the permit as prescribed by the
3	coordinator and display the permit on request from any
4	city employee with enforcement or inspection duties
5	related to the special event. An electronic version of
6	the permit is permissible.
7	(d) As a condition of the special events permit, the
8	permittee must:
9	(1) Provide access to a special event venue to any city
10	employee with inspection and enforcement duties related
11	to the special event;
12	(2) Be present at all times during the operating hours
13	of the special event;
14	(3) Provide the coordinator with contact information
15	for an individual who is responsible for set-up and take-
16	down of the special event;
17	(4) Ensure compliance with all applicable ordinances,
18	statutes, rules, laws, and the special event permit;
19	(5) Accept all notices of violations, citations, and
20	closure orders;
21	(6) Provide <u>an</u> emergency operations plan as outlined in
22	section 41.5-160 of this code; and

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1	(7) Attend any required meetings with city personnel.
2	(8) A special event permit is only effective after the
3	event set-up has passed all required inspections.
4	(e) If in the past two (2) years the applicant has breached
5	a material a term of a special event permit, the coordinator
6	may impose reasonable additional requirements to mitigate the
7	risk of a similar breach.
8	(f) Tier 6 site time, date, and location determinations:
9	(1) The coordinator shall annually prepare a list of
10	sites that he or she determines are generally
11	appropriate for tier 6 events, the dates and times that
12	each site is typically available and not otherwise in
13	use for public purposes, and the capacity of each site.
14	(2) The coordinator shall issue a permit for a tier 6
15	event at the date, time, and location requested by the
16	applicant unless the coordinator has previously issued
17	a special event permit that conflicts with the pending
18	application or the site is not otherwise available on
19	the date or time requested or the police department
20	determines that it is unable to provide a sufficient
21	number of officers to protect the event and its attendees
22	from disruption or interference due to circumstances

specific to the particular time, date or site requested.
 The coordinator or the police department, as the case
 may be, shall provide the applicant with a factual basis
 for their determination in writing.

5 (3) Whenever a permit cannot be issued in accordance 6 with paragraph (2) above, the coordinator or the police 7 department, as the case may be, shall make reasonable 8 efforts to assist the applicant in scheduling its 9 proposed event at an alternate time, date, or location 10 as consistent with with its initial application as 11 practicable.

12

## Section 5 - Amendments to Sec. 41.5-113

13 Sec. 41.5-113 of the Code of Ordinances shall be and hereby is 14 amended as follows:

15

16 Sec. 41.5-111 Categories of Special Events.

Special events required to be permitted under this chapter shall be classified by tier <u>A special event application will be</u> designated into tiers in accordance with this section.

20 (a) A tier 1 event is a special event that does not qualify
21 as a tier 2 event and:

1	(1) <u>Contemplates Is a special event that includes</u> the
2	use of <u>more than two (2) consecutive blocks of <del>City</del></u>
3	streets, sidewalks, or right <u>s</u> -of-ways; or
4	(2) <u>Is a carnival or a circus; or</u> <del>Is a multi-day event;</del>
5	or
6	(3) <u>To which the coordinator estimates will attract</u>
7	one-thousand (1,000) or more attendees per day; or
8	and Is a special event that estimates more than one
9	thousand (1,000) attendees per day; or
10	(4) <u>Reserved.</u> Has an estimated need, based on its
11	permit application, for additional city services,
12	staff time, security or police services and equipment;
13	<del>OT</del>
14	(5) Includes the use of pyrotechnics, live animals,
15	motorized vehicles other than transportation purposes,
16	or flying objects, including but not limited to,
17	drones. Is a special event that will use fireworks;
18	(6) Carnival and circuses: No carnival or circus shall
19	remain in operation in any one (1) location for a
20	period exceeding five (5) days. No carnival,
21	regardless of operator, shall be located on any one
22	(1) particular site more than two (2) times during

1	any calendar year. No circus, regardless of operator,
2	shall be located on any one particular site more than
3	two (2) times during any calendar year. An applicant
4	for a circus which does not include animals may apply
5	for and receive up to four permits for such events in
6	any calendar year. The coordinator will evaluate
7	whether there were previous issues or if there are
8	sufficient city services available to allow for these
9	additional special events.
10	(7) <del>Examples - Musical events, private parades,</del>
11	carnival, circus, large runs.
12	(b) A tier 2 event is a special event that <u>does not qualify</u>
13	as a tier 3 event and:
14	(1) Is a <u>stationary</u> gathering <u>upon a single <del>at a</del>city</u>
15	property or which will require the closure of up to
16	two (2) blocks of a street, sidewalk, or other city
17	right-of-waythat estimates attendance at less than
18	one thousand (1,000) attendees per day; or
19	(2) Is a gathering lasting <u>fewer than four</u> (4) days, <del>or</del>
20	<del>less</del> , that is held primarily on private property <u>; or</u> $ au$
21	and that estimates attendance at less than one
22	thousand (1,000) attendees per day; or

1		(3) <u>To which the coordinator estimates will attract</u>
2		fewer than one-thousand (1,000), but more than two-
3		hundred (250) attendees per day; or Is stationary and
4		impacts up to two (2) blocks of a street, sidewalk,
5		or city right-of-way; or
6		(4) Examples - smaller musical events, smaller parades,
7		larger run/walks.
8	(C)	A tier 3 event is a special event which does not qualify
9		as a tier 4 event and:
10		(1) which the coordinator estimates will attract fewer
11		than one-thousand (1,000), but more than two-hundred
12		fifty (250) attendees per day, and that does not
13		include the consumption of alcohol, and:
14		(2) The applicant or a person acting on the applicant's
15		behalf does not expect to offer liquor for sale and:
16		<u>a.</u> Is stationary, impacts only one (1) block of a
17		sidewalk or a city right-of-way that is not a
18		street; or <del>and only</del> needs a permit issued for
19		temporary street closure; or <del>.</del>
20		<u>b.</u> Is a gathering at a city property, <u>lasting fewer</u>
21		lasts less than five (5) hours, and does not

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1 include food or beverages or a request to 2 increase the permanent occupancy limit. 3 (3) Examples - races with over two hundred fifty (250) 4 attendees, including fun fairs, expos, and events held 5 on city property. 6 (d) A tier 4 event is a special event which the coordinator 7 estimates will attract fewer than two-hundred fifty (250) but more than fifty (50) attendees, for which the 8 9 permittee nor any person acting on the permittee's 10 behalf will be authorized to sell alcohol for consumption at the site of the special event that 11 requires limited city services; and: as defined in 12 13 section 41.5-102. 14 (1) Is an event that is smaller in scale to a tier 3 15 event, is stationary, and impacts only one (1) block of a sidewalk or a city right-of-way that is not a 16 17 street; and 18 Does not interfere with pedestrian or vehicular (2) 19 traffic.

20 <del>(3); or only needs a permit for a temporary street</del> 21 <del>closure.</del>

1	(4) Examples - runs with less than two hundred fifty
2	(250) attendees, vehicle exhibits or demonstrations.
3	(5) Exemptions to tier 4 permitting process:
4	a. Private home parties shall be exempted from
5	applying for a permit. A private home party is a
6	social event or gathering held solely at a
7	private, single-family residence, featuring live
8	musical entertainment arranged for by the
9	resident owner and consisting of only one (1)
10	band or performer, and at which no guest in
11	attendance shall pay any admission fee or other
12	required concession cost. Any noise restrictions
13	outlined in this code shall apply to these types
14	<del>of events.</del>
15	b. Residential block parties, as defined in section
16	41.5-102 must make an application and receive
17	approval through the alderman's office.
18	(e) A tier 5 event is <u>a special event consisting of a <del>for</del></u>
19	any film production, not otherwise exempt from
20	permitting under sec. 41.5-111 as defined in section
21	<del>41.5-102</del> .

1	(1) Any film production that will occur in the city for
2	commercial, not-for-profit, educational or artistic
3	activities shall require a permit.

4	(2) The following special events are exempt from the
5	permitting requirements of this chapter: Film
6	production for the filming of news events by the media
7	or by the city and other governmental entities serving
8	the community, shall not require a special event
9	permit. Additionally, a film production event does
10	not apply to individuals filming on public or private
11	property for personal, non-commercial purposes.
12	Additionally excluded are schools, businesses, places
13	of worship, and residents using their own premises
14	for producing films for their own educational, family,
15	or training purposes.

(f) A tier 6 event is an assembly or procession, as those
terms are defined by this chapter, <u>consisting of more</u>
<u>than fifty (50) persons</u>, that requires only basic city
support services and does not contemplate the need for
<u>crowd traffic</u> control or is not anticipated to interfere
with the normal use of public property upon which it
occurs. The sale of goods or services is <del>are</del> not

permitted at tier 6 events. As used in this paragraph, 1 2 "basic city support services" means city services 3 provided through previously scheduled and available 4 personnel and resources or such additional personnel and 5 resources as may be required to protect the event and 6 persons attending from disruption or interference. 7 Section 6 - Amendments to Sec. 41.5-114 The Code of Ordinances shall be and hereby is amended by changing 8 Sec. 41.5-114 as follows: 9 10 Sec 41.5-114 Limitations On The Provision Of City Services; 11 12 Costs And Fees Upon the issuance Issuance of a special events permit 13 (a) the city will provide, and the permittee will be 14 15 responsible for the cost of, city services as provided 16 for in paragraph (b) of this section. Upon the approval 17 of the head of the department providing city services, the permittee may, at its own expense, contract with the 18 qualified third parties to provide additional services. 19 20 The department head shall not unreasonably withhold 21 approval of such a request or the approval of a special

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1		event permit application does not obligate or require
2		the city to provide services, equipment, or personnel in
3		support of an event, however, subject to the
4		availability of the same, the permittee, at its own cost,
5		may contract with the city to provide such services,
6		subject to availability, in accordance with this Section.
7		Except when required in the case of a tier 6 event for
8		the purpose of protecting an event and its attendees
9		from interference or disruption, the city does not
10		guarantee the participation of its personnel to provide
11		services in support of the event if the size or scope of
12		the event requires the provision of city volunteers.
13	(b)	Except as provided in subsection (c) of this section, if

the city or its <u>employees or contractors</u> <del>personnel</del> provide services, equipment, or personnel in support of a special event, the city will charge the event organizer the actual cost of:

18 (1) The wages or salaries <u>of city employees rendering</u>
 19 <u>city services, including traffic control, crowd</u>
 20 <u>control, fire safety, and medical safety functions</u>
 21 <u>directly attributable to the special event. Wages and</u>
 22 <u>salaries shall be as established by the applicable</u>

1	collective bargaining agreement or pay plan adopted
2	by the city council. The coordinator shall provide an
3	applicant with a current copy of the applicable
4	collective bargaining agreement or salary rate
5	schedules or a link to their online location; for
6	city personnel involved in traffic control, event
7	security, police services, fire safety, medical
8	safety, and any other facility or event support as
9	established by the applicable collective bargaining
10	agreement or pay plan adopted by the city council.
11	The coordinator will provide an applicant with a
12	current copy of applicable salary rate schedules. With
13	respect to a tier 6 event for which traffic control
14	is not required, a permittee shall be responsible only
15	for the actual costs incurred by the city for clean-
16	up or trash collection related to the special event.
17	The city shall bear the costs of the personnel and
18	equipment it determines is necessary to prevent the
19	disruption of or interference with a tier 6 event.;
20	(2) The use of city equipment, city-contracted services,
21	and other non-personnel expenses;

1 (3) Any damage caused by or site restoration <u>costs</u> 2 directly related to the special event, not otherwise 3 provided by the event organizer that is required to 4 restore the area to the same condition that existed 5 prior to the special event;

6 (4) Any costs associated with the The provision of 7 additional city services authorized by this paragraph 8 (b) beyond those contemplated by the original permit 9 or provisional permit which are occasioned by a 10 permittee's alteration of the permitted event in a 11 manner that requires material changes to the city's 12 attendant logistical responsibilities including, but 13 not limited to, traffic, parking, or crowd control. 14 In such a case, Whenever it appears to the coordinator that city services will be required beyond those 15 16 contemplated by the original permit or provisional permit the coordinator shall promptly notify the 17 18 permittee to discuss the need for the additional 19 services and afford the permittee an opportunity to 20 respond or propose alternatives for the city's 21 proposed provision of additional services;

22 (5) Reserved. Any loss or damage to city property; and

21

- 1
   (6) Any other service provided by or through the city

   2
   for which the permittee has agreed to be responsible

   3
   agreed upon service.

   4
   (c) If Subject to advance city council approval, if the event

   5
   is a governmental event or a special event which the
- 7 otherwise substantially involved in the organization and 8 planning of <u>a special event</u>, beyond its administration 9 <u>of this chapter</u>, it may provide city services, equipment 10 or personnel may be provided to support a special event 11 without or at a reduced charge.

city actively participates as a co-sponsor or is

- 12 (1) The city may also assess any other fees as set by
   13 separate ordinances or resolutions to recover costs
   14 associated with special events.
- 15 (2) If a permittee requests an estimate of the charges 16 or fees described in subsection (b), coordinator will 17 provide an estimate at least twenty (20) days before 18 the start of the special event.
- 19 (3) A permittee shall pay to the city:
- 20 a. At least ten (10) days prior to the date of the
- 22 costs estimated by the coordinator or up to one

special event, twenty-five (25) percent of the

thousand dollars (\$1,000.00), whichever is less, 1 2 to be the direct and reasonable costs which will 3 be incurred by the city to provide services and 4 equipment for the special event. b. Within thirty to forty-five (30 - 45) days from 5 6 the date of the conclusion of the permitted event, 7 the direct and reasonable costs incurred shall be billed to the permittee in an itemized bill. 8 9 This amount shall include compensation for any 10 loss/damage or site restoration to city property. 11 Failure to remit payment in full in accordance with this ordinance and Code may impact the 12 13 ability to hold future events. 14 (4) Whenever the scope of a permitted special event requires or contemplates the recruitment of 15

16 volunteers, including, but not limited to, city 17 employees not otherwise assigned to the event by the 18 city, the applicant shall bear all responsibility for 19 the recruitment and retention of such volunteers, and 20 in the case of city employee volunteers, shall be 21 responsible for the full hourly cost for their 22 services.

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1	(5) Whenever it appears to a permittee that it will be
2	unable to recruit sufficient volunteers in connection
3	with a special event, it shall promptly notify the
4	coordinator. Willful failure by the permittee to
5	promptly notify the coordinator of a reasonably
6	anticipated volunteer shortage shall constitute cause
7	to restrict or deny a subsequent special event
8	application.
9	(6) Whenever it appears to a city employee that a
10	sufficient number of employees have not volunteered
11	in connection with a special event, the city employee
12	shall promptly notify the coordinator and the
13	permittee of the anticipated shortage.
14	(7) Upon notice of an anticipated volunteer shortage,
15	the coordinator shall make reasonable efforts to
16	encourage a sufficient number of city employees to
17	volunteer for the event and present to the applicant

such options as may be available to increase participation or to narrow the scope of the event, as the case may be. Prior to the offering of any financial incentive beyond which the applicant has already agreed to, the coordinator shall provide the

1	applicant with an estimation of the cost involved and
2	the applicant shall agree in writing to assume full
3	responsibility for such costs. If the applicant
4	declines to incur additional expenses, the
5	coordinator may reduce the scope of the permit to
6	conform to the anticipated availability of volunteers.
7	In reducing the scope of the permit, the coordinator
8	may require that the permittee shorten the duration
9	of the special event; conduct the special event in a
10	different location, along a different route, or in a
11	different manner than originally contemplated; or
12	make other such adjustments, based on the anticipated
13	availability of volunteers.
14	(d) The city may also assess any other generally applicable

$\perp 4$	(d)	The city may also assess any other generally applicable
15		fees as set by separate ordinances or resolutions to
16		recover costs associated with special events, provided
17		that such fees shall not apply to any permits granted or
18		applications pending at or before the date of enactment.
19	(e)	For all events classified as tier 1 or tier 2, the
20		coordinator shall provide an estimate of the charges for
21		which the permittee will be responsible as described in
22		paragraph (b) at least fifteen (15) days prior to the

1	commencement of a special event. For all other events,
2	the coordinator shall provide an estimate upon the
3	request of the permittee. All estimates under this
4	section shall be itemized, to the greatest extent
5	possible, based on the categories set forth in paragraph
6	<u>(b).</u>

- 7 (f) A permittee shall pay to the city a deposit of twenty-8 five (25%) percent of the total estimated cost of the 9 special event to be incurred by the city and payable by 10 the permittee as authorized by paragraph (b), unless the 11 coordinator requires a larger deposit pursuant to 12 paragraph (c). The deposit shall be due five days (5) 13 following the presentation of an itemized estimation of 14 costs by the coordinator or at least ten (10) days prior to the date of the special event if no estimation is 15 16 itemization is requested.
- 17(g) Within thirty (30) days after the conclusion of the18permitted event, the coordinator shall cause a bill19itemizing the direct and reasonable costs as set forth20in paragraph (b) of this section incurred by the city
- 21 for the special event to be transmitted to the permittee.

1	(h)	The coordinator may regard a permittee's willful failure
2		to pay any undisputed portion of a bill issued under
3		this section within thirty (30) days of issuance or sixty
4		(60) days from the conclusion of the special event,
5		whichever is later, as cause to require that such
6		permittee pay a greater portion of the anticipated costs
7		of a subsequent event prior to the issuance of a permit.
8		The coordinator may extend a permittee's time to pay for
9		good cause shown.

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## Section 7 - Amendments to Sec. 41.5-115

11 Sec. 41.5-115 Insurance Required

12 An applicant for a special event permit shall secure an insurance policy for the event that names includes the City 13 of Aurora as a primary, non-contributory, additional insured 14 party an additional insured (as primary, non-contributory 15 additional insured. The law department shall determine, 16 annually, and based on the tier, the appropriate insurance 17 amounts required for special events held in the city. The 18 event organizer(s) shall purchase and maintain this insurance, 19 providing coverage for the event with an insurance company 20 authorized to do business in the State of Illinois. Excluded 21

from the insurance requirements of this section are events 1 that take place solely on private property. In addition to 2 3 the coverages required of all special events of a particular 4 tier, the city may require a permittee to obtain additional insurance coverage if the law department determines that a 5 6 component of an individual special event creates a particular 7 danger or threat to the public, including, but not limited to, the permittee's sale of alcohol, use of pyrotechnics, 8 9 live animals, motorized vehicles other than transportation 10 purposes, or flying objects such as drones.

11 The city may require additional insurance coverage due to the 12 specific scope or nature of a proposed special event that 13 distinguish it from other special events categorized in the 14 same tier. As part of the permit process, the coordinator will advise event organizers if additional insurance is 15 required, and the basis upon which the determination was made 16 17 prior to the issuance of the permit. Notwithstanding the 18 foregoing, no No permittee shall be required to obtain coverage to insure against any injury caused or threatened by 19 20 third parties in response or reaction to the special event.

21

Section 8 - Amendments to Sec. 41.5-116

Sec. 41.5-116 of the Code of Ordinance shall be and hereby is amended as follows:

3

Sec. 41.5-116 Duty to Indemnify the Indemnity Of City Of Aurora 4 5 (a) Except with respect to a tier 6 event, an applicant shall, 6 in addition to the application provided under this division, 7 deliver to the city an agreement, as contained in the permit 8 application, in writing holding the city harmless from all 9 liability resulting from the operation of the special event, 10 and, further, shall agree to indemnify the city from all 11 liability resulting from any injury to patrons, bystanders, 12 passerby or any individual as a result of the operation or 13 maintenance of the special event, when such activity was 14 within the management, direction or control of the permittee, 15 its invitees, or its agents.

16

Section 9 - Amendments to Sec. 41.5-130

Section 41.5-130 of the Code of Ordinances shall be and hereby is amended as follows:

19 Sec 41.5-130 Special Event Application Fees And Deadlines

20(a) The city council shall from time-to-time establish21application fees for special event permits, which shall

1		be non-refundable and reasonably related to the staff
2		time and resources required to review and process the
3		application. The city council may authorize a reduced
4		application fee for applicants which submit complete
5		special event applications prior to the dates set forth
6		in paragraph (b). <del>An applicant shall pay a non-</del>
7		refundable application fee as set by separate resolution.
8	(b)	Except in the case of a Tier 6 event, an An applicant
9		shall must submit a complete special event application
10		at least thirty (30) days prior to the proposed event.
11		In the case of a Tier 6 event, an applicant shall submit
12		a special event application at least seven (7) days prior
13		to a proposed event.no later than the following number
14		of days prior to the first day of the proposed event:
15		(1) Ninety (90) days for a tier 1 event;
16		(2) Sixty (60) days for a tier 2 event;
17		(3) Sixty (60) days for a tier 3 event;
18		(4) Forty-five (45) days for a tier 4 event;
19		(5) Thirty (30) days for a tier 5 event; and
20		(6) Seven (7) days for a tier 6 event.
1	(c) An application deadline for a special event application	
----------------------------------	---	
2	may be waived by the coordinator if the following	
3	conditions are met:	
4	(1) The applicant can show good cause;	
5	(2) The applicant has a complete application to submit;	
6	(3) No unreasonable burden on the city will be created	
7	by the waiver; and	
8	(4) The applicant pays an additional fee for a late	
9	permit application	
10	Section 10 - Amendments to Sec. 41.5-131	
11	Section 41.5-131 of the Code of Ordinances shall be and hereby is	
11 12	Section 41.5-131 of the Code of Ordinances shall be and hereby is amended as follows:	
12		
12 13	amended as follows:	
12 13 14	amended as follows: Sec 41.5-131 Contents <u>of a</u> $\Theta$ f Special Event Application	
12 13 14 15	amended as follows: Sec 41.5-131 Contents <u>of a</u> <del>Of</del> Special Event Application (a) All applications shall be submitted electronically in a	
12 13 14 15 16	<pre>amended as follows: Sec 41.5-131 Contents of a Of Special Event Application (a) All applications shall be submitted electronically in a format approved by the coordinator. Whenever an</pre>	
12 13 14 15 16 17	<pre>amended as follows: Sec 41.5-131 Contents of a Of Special Event Application (a) All applications shall be submitted electronically in a format approved by the coordinator. Whenever an applicant is not a natural person, the applicant shall</pre>	

1	(b)	Except as provided in subsection (c), an application
2		must contain all of the information described in this
3		section.
4	(c)	The coordinator shall not deem an No application for a
5		tier 1 or tier 2 event <del>shall be deemed</del> complete <u>unless</u>
6		the application contains by the coordinator without the
7		following:
8		(1) Detailed information concerning the activities
9		included in the special event, including:
10		a. The number of bands, DJs or other musical <u>acts</u>
11		<u>or</u> units;
12		b. The name of the owner, owners, lessee, lessees,
13		proprietor, operator or manager of the subject
14		premises and the music festival and, in addition
15		thereto, the name of the proprietor, operator,
16		promoter or manager of each entertainment or
17		performance which collectively make up the music
18		festival, and the legal relationship of each to
19		the applicants of the music festival;
20		c. The number of theatrical performances;
21		d. The proposed size, location, and orientation of
22		speakers;

Exhibit A

- e. The distance from any residential districts and 1 2 how noise will affect those districts in compliance with <u>(see</u> sec. 29-28 of this code 3 4 limitations); 5 f. The ancillary activities that will be associated 6 with the event; 7 g. The kinds of animals anticipated to be a part of 8 the event; 9 h. If the application is for a carnival or circus,
- 10 the applicant must provide proof evidence that the carnival or circus is sponsored by a not-11 12 for-profit organization that provides services 13 to the city or its residents is sponsoring the 14 carnival or circus;
- 15 i. If the application is for a carnival or circus, 16 such carnival or circus, evidence of compliance 17 with must meet all the applicable requirements 18 under of federal law and state law, including 19 but not limited to the Animal Welfare Act (AWA), 20 any regulations issued by the USDA or Animal and 21 Plant Health Inspection Service (APHIS) as well 22 as state laws, including but not limited to 820

1	ILCS 270/1, et seq., (Aerial Exhibitors Safety
2	Act), 430 ILCS 85/2-1, et seq., (Amusement Ride
3	and Attraction Safety Act), 720 ILCS 5/48-10 and
4	11 (Dangerous Animals), and any other county or
5	city rules or regulations.
6	j. The types of non-emergency vehicles to be used
7	for the event; and
8	k. Any proposed closures of city rights of way
9	including sidewalks;
10	(2) Detailed information concerning:
11	a. If alcohol and food are to be provided as part
12	of the special event, evidence of compliance with
13	chapter 6 and chapter 25 of this code, as well
14	as evidence of compliance with any other
15	applicable, state, county, and city regulation.
16	Food and alcohol are required to comply with
17	chapters 6 and 25 of this Code, or any other
18	certificates issued locally, through the county
19	<del>or state.</del>
20	b. The proposed location of portable sanitation
21	facilities, including at least ten (10) percent
22	(and at least one (1)) being ADA compliant

1	(community events coordinator will provide event
2	organizer with formula of minimum required
3	portable sanitation facilities); and
4	c. <del>Detailed information concerning <u>public</u> Public</del>
5	health safety and emergency preparedness
6	including, but not limited to:
7	1. Provisions for queuing event attendees on
8	streets, sidewalks, or other city right-of-
9	ways;
10	2. An emergency action plan described in
11	section 41.5-160 <u>of this code</u> (emergency
12	action plan); and
13	3. Other equipment or services necessary to
14	conduct the event with due regard to public
15	health and safety;
16	4. A detailed, oriented, legible, site plan
17	drawn to approximate scale depicting:
18	a. The proposed location of the event;
19	b. The location of structures, fire lanes,
20	streets, alleys, walkways, and
21	permanent fencing in or immediately
22	adjacent to the location of the event;

1	c. The location of any temporary fencing
2	and the points of egress for attendees
3	and event personnel;
4	d. The location of any temporary
5	structures including, tents, booths,
6	or rides, or trailers, their
7	dimensions;
8	e. The size and location of any stages
9	and seating areas;
10	f. The location of all trash, recycling,
11	and organic waste disposal containers;
12	g. The location of any vendor areas,
13	including areas where food trucks and
14	those selling food or beverages will
15	be located.
16	5. A parking and transportation plan
17	sufficient to provide for the proposed
18	event's anticipated participants and
19	attendees; and
20	6. If the applicant proposes the use of private
21	security, the name of the private security
22	company, the name of the permittee's

1	principal point of contact with the private
2	security company, evidence of the private
3	security company's licensure by the state,
4	evidence that the private security company
5	is insured and bonded, the number of
6	security personnel and supervisors to be
7	assigned and whether the private security
8	personnel will carry firearms or other
9	weapons.

- 10d. [Reserved] The coordinator shall establish a11deadline, which will depend on the tier of the12event, for the permittee to provide information13required by subsection (c).
- 14 e. An application for a special event permit may be 15 submitted no earlier than January 1st of the year 16 the special event will be held, unless (1) the same event was held in the city during the prior 17 18 calendar year, in which case application letter 19 of intent for a special event permit may be submitted after the event evaluation has been 20 21 completed, or (2) the application is submitted 22 prior to January 1 in order to comply with the

1 requirements of Sec. 41.5-130 or to qualify the 2 applicant for an early application incentive 3 offered by the city. In such cases, an 4 application may be submitted not more than sixty (60) fourteen (14) days prior to the last day an 5 6 application submitted under Sec. 41.5-130 would 7 be timely or qualify for an early application 8 incentive, as the case may be. 9 (3)

9 (3) <u>In the case of a carnival, the applicant shall</u> 10 <u>submit a security plan for all premises adjacent to</u> 11 <u>the proposed site of the carnival. This requirement</u> 12 <u>shall be in addition to all other applicable</u> 13 requirements of this section.

14 (4) In the case of a parade, the applicant shall provide 15 a listing of the estimated number of the proposed 16 parade units known to the applicant at the time of application and the order in which they will appear 17 18 in the parade. When such information is not 19 immediately available to the applicant, the applicant 20 shall provide as much information as it may have at 21 the time of application.

### Section 11 - Amendments to Sec. 41.5-132

Exhibit A

Section 41.5-132 of the Code of Ordinances shall be and hereby
 is amended as follows:

3

4 Sec 41.5-132 Special Event Application Review

5 (a) Nondiscrimination: The coordinator shall consider each 6 event permit application upon its merits and shall not 7 discriminate based upon race, creed, color, ethnicity, 8 religion, ancestry, sex, age, disability, national 9 origin, sexual orientation, gender related identity, 10 political party affiliation (or lack thereof), familial 11 status, or marital status.

12 (b) For a tier 3 or tier 4 event, the coordinator will issue
13 a preliminary recommendation to approve the application
14 provided that the following conditions are met:

15 (1) No other approved or pending special events16 conflict with the proposed special event;

17 (2) A prior special event permit or a permit issued
18 under any other chapter in this Code was not revoked
19 by the city in the preceding <u>twelve (12)</u> months as a
20 result of circumstances within the applicant's
21 control;

(3) The city has sufficient resources to address public
 health and safety concerns raised by the special event,
 provided, however that refusal or unwillingness of
 employees to volunteer for additional work
 assignments required for the special event shall not
 be a basis for the city to determine that it lacks
 sufficient resources; and

8 (4) The event will not cause an unresolvable conflict
9 in the public right-of-way or at a public facility.

10 (c) The coordinator is not required to process more than one
11 (1) application for a tier 3 or tier 4 event per event
12 organizer during any two-week period.

13 (d) Except as otherwise provided, when multiple tier 3 or 14 tier 4 events are requested for the same day and location, the coordinator will prioritize applications based on 15 the number of years a special event has been conducted 16 in the city and receipt of a letter of intent. When two 17 18 (2) or more special events have been conducted for the same number of years, applications will be reviewed on 19 20 a first come, first serve basis.

21 (e) For a tier 3 or tier 4 event, the coordinator will take 22 final action to approve or deny an application at least

five (5) business days two (2) weeks prior to the first
 day of the special event.

- For a tier 1 or a tier 2 event, the coordinator will 3 (f) 4 take final action to approve or deny an application no later than ten (10) business days thirty (30) days after 5 6 the application is deemed complete. Whenever the 7 coordinator determines that the application requires 8 additional review due to the extent of city resources 9 required by the proposed special event, the coordinator 10 may extend the time for review by an additional five (5) 11 business days.
- (g) During the <u>coordinator's review of an</u> application, the <u>coordinator shall consult with and solicit the advice</u> and recommendation of city departments with respect to <u>the application and</u> review period, the coordinator will engage in an interactive process with the applicants.
- (h) Notwithstanding any provision of this chapter to the
  contrary, the coordinator and an applicant may agree in
  writing to extend the deadlines set forth in this chapter
  for alternative periods to be determined by the parties.
  If the coordinator and applicant agree to extend a time
- 22 period, a failure by either party to comply with any

1		previous deadlines shall not be treated as a violation
2		of this ordinance.
3		Section 12 - Amendments to Sec. 41.5-134
4	Section 41	
5	is amended	as follows:
6		
7	Sec 41.5-1	.34 Approval Or Denial Of A Special Event Application
8	(a)	Reserved. If the coordinator determines that none of
9		the conditions specified in subsection (b), (c), or
10		(d) of this section apply, the coordinator shall
11		approve a special event application.
12	(b)	The coordinator may deny an application for permit on
13		any of the following grounds:
14		(1) the application for permit (including any required
15		attachments and submissions) is not fully completed
16		and executed;
17		(2) the applicant has not tendered the required
18		application fee with the application or has not
19		tendered the required indemnification agreement,
20		insurance certificate, or security deposit within the
21		times prescribed by the ordinance;

1	(3) the application for permit contains a material
2	falsehood or misrepresentation;
3	(4) a previously approved special event application
4	conflicts with the proposed special event, time, date,
5	or location;
6	(5) the event, if approved, will cause an unresolvable
7	conflict in the public right-of-way or at a public
8	facility;
9	(6) the city lacks sufficient staffing resources to
10	address public health and safety concerns raised by
11	the special event in light of other city obligations
12	committed for the date and time of proposed special
13	event, provided, however that refusal or
14	unwillingness of employees to volunteer for
15	additional work assignments required for the special
16	event shall not be a basis for the city to determine
17	that it lacks sufficient resources;
18	(7) the applicant is legally incompetent to contract or
19	to sue and be sued;
20	(8) the applicant or the person on whose behalf the
21	application for permit was made has outstanding and
22	unpaid debts to the city specifically related to

1	special event activity for a bill issued pursuant to
2	Sec. 41.5-114(g) which the applicant has not timely
3	appealed.
4	(b) The coordinator shall deny a special event application
5	if the applicant fails to:
6	(1) Provide a complete application;
7	(2) Provide the documentation required in section
8	41.5-131_ (contents of special events application);
9	(3) Provide or otherwise arrange for sufficient crowd
10	control and safety measures, when city does not
11	require that such services be rendered by its own
12	personnel or contractors;
13	(4) Provide sufficient safety, health, or portable
14	sanitation equipment, services, or facilities that
15	are reasonably necessary to ensure that the event
16	will be conducted with due regard for safety and ADA
17	accessibility;
18	(5) Provide sufficient waste management and recycling
19	services community events coordinator may provide
20	formula);
21	(6) Provide sufficient off-site parking or shuttle
22	service, or both, when required to minimize any

1		substantial adverse impacts on general parking and
_		
2		traffic circulation in the vicinity of the event;
3		(7) Meet the requirements for submitting an
4		application for a special event permit;
5		(8) Obtain the approval of any other public agency
6		within whose jurisdiction the special event or a
7		portion of the special event will occur;
8		(9) Provide a sufficient emergency action plan based
9		on event risk factors;
10		(10) Obtain all other required city permits or
11		approvals;
12		(11) Meet the conditions set forth in section 41.5-132
13		(special event application review); or
14		(12) Provide a sufficient plan to accommodate
15		individuals with disabilities at the event; or
16		(13) Make revisions to a pending application that the
17		coordinator requires consistent with this chapter.
18	(c)	Reserved.
19		The coordinator shall deny a special event application
20		if it determines that:
21		(1) The event will violate any local, county, state,
22		or federal law or regulation or administrative rule;

1	(2) The resources required to ensure public safety
2	within the special event venue or impact area will
3	prevent the police, fire, or emergency medical
4	services departments from providing reasonable
5	protections to the remainder of the city;
6	(3) The concentrations of persons, animals, or
7	vehicles within the special event venue or impact
8	area will unduly interfere with the movement of
9	police, fire, ambulance, or other emergency
10	vehicles;
11	(4) The event will substantially interfere with:
12	a. Any other special event for which a permit or
13	application has already been approved; or
14	b. The provision of city services required to
15	support scheduled or unscheduled government
16	functions.
17	(5) The applicant demonstrates an inability or
18	unwillingness to conduct an event in compliance with
19	the requirements of this chapter or a condition to a
20	permit issued under this chapter; or

1		(6) conducted a prior special event in a manner that
2		failed to receive a positive post event evaluation
3		in the past three (3) years.
4	(d)	Reserved. The coordinator shall approve an application
5		if:
6		(1) None of the conditions in subsection (b) and (c)
7		apply.
8	(e)	Reserved. The coordinator is not required to take
9		action on an incomplete or untimely application,
10		except as provided in section 41.5-131 (Contents of
11		special events application).
12	(f)	The coordinator may require an applicant to modify its
13		application modifications. In exercising this
14		authority, the <del>community events</del> coordinator will
15		consider:
16		(1) Scope of events;
17		(2) Traffic;
18		(3) Parking;
19		(4) Other events or activities previously scheduled
20		in close proximity; and
21		(5) <u>Crowd control Public safety</u> concerns.

1	(g)	If the coordinator denies an application, the
2		coordinator shall notify the event organizer in writing
3		as soon as practicable, setting forth the basis for the
4		denial and the organizer's right to appeal. A
5		notification sent by electronic mail complies with this
6		subsection. Prior to denying an application for a permit
7		to an otherwise qualified applicant who has not complied
8		with one or more requirements of this chapter, the
9		coordinator shall notify the applicant in writing of the
10		proposed grounds for denial. The notice shall describe
11		any alterations to the permit or actions by the permittee
12		or the city that would mitigate the noncompliance,
13		advise the permittee of its opportunity to propose
14		alternative measures, and offer the applicant a
15		reasonable time for compliance or mitigation of
16		noncompliance. Issuance of a notice under this section
17		shall toll the city's obligation to undertake any
18		additional measures in furtherance of the issuance of a
19		permit until such time as the applicant can comply with
20		the requirements of this section or otherwise mitigates
21		any material non-compliance.

The coordinator may deny any application which is 1 (h) 2 Applications that are inactive for a period of thirty 3 (30) days. forty-five (45) days A denial by the 4 coordinator under this section shall require the applicant to submit a new application for a special event 5 consistent with this chapter are automatically denied 6 7 and the applicant must re-apply for a special events 8 permit.

9 (i) Whenever an applicant for a special event, other than a 10 tier 6 special event, is unable to demonstrate at the time of application that it is able to immediately 11 satisfy all of the requirements of this chapter, but is 12 likely to do so by the date of the special event, the 13 14 coordinator may issue a provisional permit to the applicant to facilitate the ongoing planning of the 15 16 event. The issuance of a provisional permit reserves the time, place, and location of a proposed special event to 17 18 the applicant, and may authorize particular aspects of 19 the application, but does not guarantee the subsequent 20 approval of all aspects of the application unless the 21 coordinator is satisfied that the applicant can comply with all of the requirements of this chapter. A 22

#### Exhibit A

provisional permit is subject to ongoing modification 1 2 and review by the coordinator based on the applicant's demonstration, or failure to demonstrate, its ability to 3 4 comply with all of the requirements of this chapter. In lieu of denying an application for a special event 5 (j) 6 permit, other than a tier 6 special event, to an 7 otherwise qualified applicant who has failed to 8 demonstrate that it is able to comply with the 9 requirements of this chapter and is unable to 10 substantially mitigate such failures after having been given the opportunity to do so in accordance with 11 paragraph (g), the coordinator shall, upon the request 12 13 of the applicant, issue the applicant a permit 14 authorizing a tier 6 special event. A permit for a tier 6 special event issued by the coordinator under this 15 16 paragraph shall convey no additional rights or privileges, nor impose greater obligations on the 17 18 permittee than otherwise authorized by this chapter. (k) A permittee has the continuing duty to promptly notify 19 20 the coordinator of any changes to the information it

22 limited to those involving in the size and nature of the

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provided as part of its application, including, but not

1	event, anticipated participants, health, safety, or
2	security and site plans.
3	Section 13 - Amendments to Sec. 41.5-135
4	Section 41.5-135 of the Code of Ordinances shall be and hereby is
5	amended as follows:
6	
7	Sec. 41.5-135 Appeals of Special Event Application Denial
8	(a) An applicant shall have the right to appeal from the
9	following decisions of the coordinator:
10	1. A denial of an application of a permit;
11	2. A revocation of a previously-issued permit;
12	3. The imposition of a condition upon the issuance of a
13	permit requiring modification of the application;
14	4. A requirement that the applicant post an additional
15	deposit or other security as a condition of the issuance
16	of a permit;
17	5. A charge for item appearing on a final invoice issued
18	pursuant to Sec. 41.5-114(c)(3)(b)
19	If coordinator denies or revokes a special event application,
20	if the event organizer disputes any item in a bill sent
21	pursuant to Sec. 41.5-114(c)(3)b, the event organizer may

1 appeal the denial to the administrative hearing officer in 2 accordance with chapter 3 of this code and this section. 3 (b) Reserved. 4 Except in the case of a disputed item appearing on a (C) post-event invoice, the The applicant must deliver an appeal 5 6 to the city clerk, in writing, no later than five (5) regular 7 business days after the event organizer is notified that the 8 application was denied, or such appeal shall be deemed waived. 9 In the case of a disputed item appearing on an post-event 10 invoice, an appeal may be filed within ten (10) business days

## 11 of the permittee's receipt of such invoice.

The law department, upon notification of appeal, shall 12 (d) 13 promptly set a time and date for a hearing. The applicant 14 shall be given an opportunity to be heard by the hearing officer in accordance with chapter 3 of this code within ten 15 16 (10) business days upon any such denial or revocation within fourteen (14) days of filing an appeal. In the case of an 17 18 application for a special event scheduled to occur fewer than ten business (10) days from the filing of a notice of appeal, 19 20 the law department shall schedule such hearing as soon as 21 practicable and without delay. The applicant shall be

# prepared to proceed on the day and time determined by the hearing officer.

- 3 (e) At such hearing, the hearing officer shall give the 4 applicant an opportunity to be personally heard and to present 5 witnesses and information relevant to the issue. The hearing 6 officer shall also hear from the city and its witnesses and 7 information relevant to the issue.
- 8 (f) The hearing officer must act on the appeal within three 9 (3) business days following the conclusion of any hearing and 10 may uphold, <u>modify</u>, or reverse the decision of the coordinator 11 being appealed <del>or reverse the denial</del>.
- 12 (g) In considering the appeal, the hearing officer shall 13 review the coordinator's determinations in accordance with 14 the standards set forth in this chapter apply the same 15 criteria as the coordinator under section 41.5-134 (approval 16 or denial of special event application).
- 17 (h) <u>The hearing officer shall provide the applicant with a</u>
   18 <u>written copy of any determination made as part of the</u>
   19 administrative proceeding.
- 20

#### Section 14 - Amendments to Sec. 41.5-153

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1 Section 41.5-153 of the Code of Ordinances shall be and hereby is amended as follows: 2

#### 3 Sec. 41-153 [Reserved] Post-Event Evaluations

4	(a) Following the conclusion of a special event pe	rmitted
5	under this chapter, the coordinator shall unde	<del>rtake a</del>
6	performance review of the event if (1) the even	<del>t was a</del>
7	tier 1 or tier 2 event, (2) the city or the pe	<del>rmittee</del>
8	experienced problems staging the event, includin	<del>g those</del>
9	related to crowd or traffic control, respon	<del>ises to</del>
10	emergency situation, or acts or omissions	<del>by the</del>
11	permittee; (3) the city or the permittee were r	equired
12	to devote greater resources to the even	<del>t than</del>
13	anticipated or (4) the permittee engaged in or pe	<del>rmitted</del>
14	the violations of the conditions of the permit by	<del>persons</del>
15	under its control.	

16	(b) In conducting the performance review required by this
17	section, the coordinator shall determine, based on the
18	totality of circumstances whether the special event
19	materially complied with the requirements of the permit,
20	was appropriately managed, that appropriate
21	communication was maintained among the permittee, the
22	coordinator, and relevant city personnel throughout the

1	process, and that the permittee has fully reimbursed the
2	city for any costs it agreed to reimburse the city.
3	(c) If upon conclusion of the evaluation described in
4	paragraph (b) the coordinator determines that the
5	special event or the permittee did not materially comply
6	with the requirements of this chapter, the coordinator
7	may impose additional requirements upon subsequent
8	special event applications by the permittee to mitigate
9	the effects of the permittee's performance, or limit a
10	permittee to a tier 6 event.
11	Section 15 - Amendments to Sec. 41.5-156
12	Section 41.5-156 of the Code of Ordinances shall be and hereby is
13	amended as follows:
14	
15	Sec 41.5-156 Additional Requirements
16	(a) A permittee shall provide sufficient portable toilets,
17	both ADA accessible and non-accessible facilities in the
18	immediate area of the event site based on the estimated
19	number of attendees at the special event. This
20	requirement shall not apply to a tier 6 event with a
21	
$\angle \bot$	duration of fewer than three hours.

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(b) A permittee shall provide a plan to accommodate enough
 handicap parking spots in the vicinity of the event based
 on the estimated number of attendees at the special event.
 This requirement shall not apply to tier 6 events.

5 (c) During a special event held at a city facility or on 6 city streets, sidewalks, or right-of-way, a permittee 7 may not provide or distribute, or allow another to 8 provide or distribute glass containers or Styrofoam.

9 (d) If applicable, a permittee shall post a sign at each 10 entrance and exit to a special event venue with a rightof-way closure area that is visible to all patrons 11 entering the area that includes the amount of the entry 12 13 fee, if any, standardized rules, along with language 14 notifying patrons that if rules are violated they are subject to removal from the event and the rules of access 15 to the right-of-way closure area. If applicable, a 16 permittee must post the sign required by this subsection 17 18 during the time the entry fee is in effect.

19 (e) If an entry fee is charged for a special event, a
 20 permittee may not charge an entry fee for a person that
 21 needs access to a residence within the special event
 22 impact area or right-of-way closure area or a business

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- within a special event impact area or right-of-way
   closure.
- 3 (f) An Americans with Disabilities Act (ADA) compliance plan
  4 is required for any special event that interferes with
  5 accessibility on city streets, sidewalks, right-of-way,
  6 or city facilities. This plan must also comply with: 71
  7 IL Admin Code, Section 400.
- In the case of a carnival, and unless the permittee 8 (g) 9 establishes an earlier closing time, the special event 10 shall close upon and not operate after (1) the hour of 11 8:00 p.m. on Sundays through Thursdays and (2) the hour 12 of 9:00 p.m. on Fridays and Saturdays. The permittee 13 shall conclude its ticket sales at least thirty (30) 14 minutes prior to the closing time required under this 15 paragraph.
- (h) <u>The coordinator shall not issue a permit authorizing a</u>
  circus or carnival to operate in any one (1) location
  for a period exceeding five (5) days. The coordinator
  shall not issue permits for more than two (2) carnivals
  or two (2) circuses that include animal performances at
  the same location within a single calendar year,
  regardless of the entity operating the carnival or

1	circus. The coordinator shall not issue more than four
2	(4) permits for a circus not including animal
3	performances at the same location within a single
4	<u>calendar year.</u>
5 (i)	For any event for which the permittee or a person acting
6	on the permittee's behalf has obtained a license to sell
7	alcoholic liquor on the premises of the special event,
8	the permittee shall ensure that the service and
9	consumption of alcohol within their control complies
10	requirements of said license.
11 (j)	For any event for which the sale of alcoholic liquor is
12	not authorized, a permittee shall make reasonable
13	efforts to ensure that persons participating in the
14	event who under the control of the permittee refrain
15	from the consumption of alcohol on the premises of the
16	event. A person participating in an event is under the
17	control of the permittee only if such person is
18	performing any duty on behalf of the permittee related
19	to the event or attached to a vendor or unit included in
20	the event. A person present at an event as a mere
21	spectator or observer shall not be deemed to be

1	participating in a the event for the purposes of this
2	paragraph.
3	Section 16 - Amendments to Sec. 41.5-160
4	Section 41.5-160 of the Code of Ordinances shall be and hereby is
5	amended as follows:
6	
7	(a) An emergency action plan is required for any special
8	event and must be approved by the coordinator.
9	(b) A permittee shall prepare an emergency action plan for
10	a special event that is based on the estimated number of
11	attendees and, at a minimum, includes:
12	1. On-site security for attendees and property;
13	2.On-site medical coverage, number of a level of
14	certification of emergency medical responders, and the
15	911 access that will be utilized for the special event;
16	3. Fire safety plan;
17	4. Weather related evacuation and cancellation plans; and
18	5. Documents required in section 41.5-131 (Contents of
19	Special Events Application).
20	(c) The respective departments of the city shall provide a
21	permittee with such assistance as the permittee may

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1	reasonably require in the development of the emergency action
2	plan. Subject to the requirements of paragraph (e), a
3	department may provide an organizer with a pre-approved
4	template plan for common event types, locations, or scenarios.
5	(d) When required for a special event, the number of police
6	officers, emergency medical providers, and fire department
7	employees required for a special event must be based on
8	guidelines established by each separate department. Each
9	department's guidelines shall be reduced to writing and
10	available for public inspection. In developing such
11	guidelines, a department shall consider the size and nature
12	of the proposed special event; the anticipated number of
13	attendees; available staffing on the date and time proposed;
14	traffic conditions, including the number of intersections
15	required to be closed; security threats associated with
16	special events regardless of their nature; and any other
17	objective law enforcement or public safety consideration.
18	(e) <u>A security plan created by the city in response to an</u>
19	application for a special event, when in the possession of
20	the city shall constitute a plan of security measures and
21	response to potential attacks and shall not be available for

22 inspection and copying to the extent disclosure could

1 reasonably expose vulnerabilities, or jeopardize the 2 effectiveness of the plan, or the safety of the personnel 3 implementing the plans or the public at large.

4 (f) At least thirty 30 fourteen (14) business days prior to
5 the start of a tier 1 or tier 2 special event, a permittee
6 shall provide the coordinator a written description of all
7 non-city public safety resources, if any, that the permittee
8 has retained for the special event.

9

### Section 17 - Amendments to Sec. 41.5-170

Section 41.5-170 of the Code of Ordinances shall be and hereby is amended as follows:

12

### 13 Sec 41.5-170 Violations of this chapter. Offense And Penalty

14 (a) A person who violates a provision of this chapter or a requirement or condition of a special permit is guilty 15 16 of a separate offense for each day or part of a day during which the violation is committed or continued. 17 For offense punishable by a fine not to exceed five 18 (b) hundred dollars (\$500.00), a culpable mental state is 19 20 not required for the commission of an offense under 21 this chapter.

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Each offense is punishable by a fine not to exceed: 1 (C) 2 (1)Two thousand dollars (\$2,000.00) fine plus cost recovery for a violation of a provision of this 3 4 chapter or a requirement or condition of a special event permit governing fire safety, zoning, or public 5 6 health and sanitation, including dumping of refuse, 7 site restoration; or Reserved. Any event organizer/person or 8 (2) 9 organization who holds a special event, regardless of 10 tier, without a proper permit is subject to fines not 11 less than five hundred dollars (\$500.00) and not more than ten thousand dollars (\$10,000.00) per day of the 12 13 unpermitted special event. 14 (3) Five hundred dollars (\$500.00) fine for all other violations of this chapter or requirement or condition 15 of a special event permit. 16 17 (4) Any other offenses listed in this Code. 18 Section 18 - New Sec. 41.5-171 Chapter 41.5 of the Code of Ordinances shall be and hereby is 19 20 amended by creating Sec. 41.5-171 as follows: 21 Sec. 41.5-171 Damage to public property

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1	(a) <u>A permittee is liable for any loss or damage to public</u>
2	property caused by the permittee or its agents in the course of
3	the event.
4	(b) The city shall notify a permittee of any damages it
5	believes the permittee is responsible for in writing, including
6	the nature and location of the damage, the reason the city
7	attributes the damage to the permittee, and the cost of replacement
8	or repair of the property, including an invoice or estimate from
9	any third-party contractor.
10	(c) The provisions of this section are independent of a
11	permittee's obligations with respect to site restoration or
12	payment of costs associated the event itself.
13	(d) The city's failure to notify a permittee of its liability
14	for damages under this section as part of any bill issued under
15	Sec. 41.5-114 of this code shall not relieve the permittee of its
16	obligations under this section nor operate as a bar to recovery.
17	(e) The city's issuance of a subsequent permit shall not be
18	considered a waiver of any claim against the permittee arising
19	from or relating to a previous special event.
20	(f) In addition to reimbursement for damages and expenses
21	set forth in paragraph (a), the city is entitled to recover its

- 1 cost of litigation (if it prevails) and any cost associated with
- 2 collection thereafter.