

AN ORDINANCE TO IMPOSE LICENSING REQUIREMENTS FOR DOING BUSINESS IN THE CITY OF RICH HILL, MISSOURI

Section 1. - Definitions.

The following words, terms and phrases, when used in this Ordinance, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Auction place or establishment means any building, store, pavilion, enclosure, yard, or other place where sales of property at auction are had.

Auctioneer means one who sells or makes a business of selling personal property at public auction for a commission or for recompense.

Book agent means one who goes from place to place within the city taking orders for books, magazines, or periodicals for future delivery.

Board of Alderman means the duly elected Board of Alderman of the City.

Broker means every person or association of persons who shall carry on the business of buying or selling any kind of stocks, bonds, bills of exchange, checks, drafts, bank notes, county or city warrants, promissory notes or other writings obligatory for themselves or for others.

Businesses, trades, occupations. The names, descriptions and definitions of businesses, trades and occupations shall be given a broad construction for the purpose of this chapter so as to include all those of similar nature. No business, trade or occupation generally conforming and similar to in nature and practice, any business, trade or occupation listed in this chapter shall evade the license required by this chapter because designated by another name.

City means the city of Rich Hill, Missouri.

Excavator means any person who digs basements or subcontract for water or sewer contractor or utility.

Hawker means any person who carries his goods, wares and merchandise about and sells them on the streets or in public places and attracts customers by public outcry, show, performance, lecture or other conventional signals.

Huckster means any person who sells, from any wagon, truck or other vehicle, or any stand or place within this city, any game, fish, poultry, eggs, butter, fruit or other provisions, or any farm or garden produce not the product of his own farm or garden.

Itinerant merchant means any person who conducts or engages in temporary or transient business of selling goods, wares and merchandise with the intention of continuing in such business in any one place for a period of not more than 60 (sixty) days, and who, for the purpose of carrying on such business, shall hire, lease or occupy, either in whole or in part, any room, building or other structure for the exhibition and sale of such goods, wares and merchandise.

License officer means the Mayor, his or her deputy or authorized representative.

Loan agent means any individual who loans money for others for a commission or other recompense.

Loan company means any corporation, association, or trust loaning money for interest.

Lunch stands means temporary stands where food and drinks are served for gain or profit.

Manufacturer means any person exerting labor, skill, or art on material to produce a finished product. The term "manufacturer" shall not include persons making articles by hand in the home nor to any shoemaker, painter, carpenter or other mechanic whose finished products are solely the result of his labor and not the result of a division of labor.

Mercantile agent means any person having a place of business in this city where orders for the sale and delivery of merchandise are taken, or who shall go from place to place within the city and shall take orders for the sale of goods, wares, and merchandise for future delivery, either by himself or some other person.

Nightclub means any public hall where music and dancing are permitted, and food or refreshments are offered for sale.

Outdoor advertising means the independent occupation of erecting, maintaining, placing, selling, leasing, or providing any sign, out of doors, for another compensation, which by word, picture or other device shall advertise any business, occupation, profession, service or product; provided the term "outdoor advertising" shall not apply to any nameplate, building directory notice, announcement or like sign, which shall not exceed three square feet in area, nor to signs on a vehicle, window, door or transom.

Painting and papering contractor means one who contracts with the owner or person in charge of a building or structure, or the improvement thereof, to do painting or paper hanging work at a certain price or rate and hires labor in the performance of any such contract and shall not include the independent occupation of sign painting, nor the installation or attachment on the premises being improved by sign, article or fixture made or painted away from such premises.

Pawnbroker means any person who loans money or deposits on personal property, or who deals

in the purchase of personal property on the condition of selling the same back again at a stipulated price, or who makes a public display at his place of business of the sign generally used by pawnbrokers to denote their business, i.e., a sign or other advertising device or structure displaying a logo comprised of three gilt or three yellow balls, or who publicly exhibits a sign of “money to loan on personal property or deposit.”

Peddler means any person who shall sell goods, wares, and merchandise, except products of his own raising, by going from place to place to sell the same.

Public garage means any place where automobiles or trucks are either stored or repaired for recompense to the proprietor or operator.

Salvage dealer means any person who buys or sells any wastepaper, rags, or other waste materials.

Solicitor means any person taking orders by phone or in person for goods, which are to be shipped, either directly or indirectly to the customer from out of town.

Stockyard means a place conducted for profit, as a public market with pens in which livestock are received and kept for periods of one week or more for sale, exchange, or shipment. This shall not include sales pens where livestock are kept for less than one week for sale by cattle and horse dealers.

Street exhibition means any feats of skill, display of rare or unusual objects, persons or animals, trained animals, daredevil stunts, wrestling, ventriloquism, acrobatics, or other similar performance located on streets, alleys, vacant lots or public places.

Temporary merchant means any person who deals in the selling of goods, wares and merchandise, including agricultural and horticultural products, which property is shipped into the city for the purpose of sale only and where the owner or seller has no intention of establishing a permanent place of business in the city; provided that the license tax shall not be collected when agricultural or horticultural products are to be sold by the actual producer thereof.

Wholesale merchant means any person selling to dealers for resale.

Section 2. - Required.

Except as specifically exempted from the provisions of this Ordinance, it shall be unlawful for any person, either directly or indirectly, to conduct any business, occupation, or nonprofit enterprise, or to use in connection therewith any vehicle, premises, machine or device, in whole or in part, without a license or permit therefore being first procured and kept in effect, at all such times as required by this Ordinance

Section 3. - Acts which constitute doing business.

For the purpose of this Ordinance, any person shall be deemed to be in business or engaging in any occupation or nonprofit enterprise when he shall be engaged in, or carry on any business or occupation in the City, by:

- a) Selling, manufacturing, (but such activity shall be limited to a Manufacturer as that term is de herein), assembling, installing, offering, renting or leasing or providing any goods or services
- b) Soliciting business or offering goods or services for hire.
- c) Using any vehicle or premises in the City for the purposes of such business or occupation.

Section 4. - Agents responsible for obtaining license.

The officers, managers or agents of a corporation or company and the agents or other representatives of nonresidents who are doing business in this City shall be personally responsible for the compliance of their principals and of the businesses they represent.

Section 5. - Separate license for branch establishments.

A license shall be obtained in the manner prescribed in this Ordinance for each branch establishment or location of the business engaged in, as if each such branch establishment or location were a separate business; provided that the warehouses and distributing plants used in connection with and incidental to a business licensed under the provisions of this Ordinance shall not be deemed to be separate places of business or branch establishments.

Section 6. - No license required for deliveries into City.

No license shall be required of any person for any mere delivery in the City of any property purchased or acquired in good faith from such person at his regular place of business outside the City where no intent by such person is shown to exist to evade the provisions of this Ordinance.

Section 7. - Qualifications of applicants.

The general standards herein set out relative to the qualifications of every applicant for a City license shall be considered and applied by the City license officer. The applicant shall:

Be of good moral character. In making such determination the City license officer shall consider:

1. *Penal history.* All convictions, the reasons therefore, and the demeanor of the applicant subsequent to his release.

2. *Business license history.* The business license history of the applicant, whether such person, in previously operating, in this or another state under a license has had such license revoked or suspended, the reasons therefore, and the demeanor of the applicant subsequent to such action.

3. *General personal history.* Such other facts relevant to the general personal history of the applicant as he shall find necessary to a fair determination of the eligibility of the applicant.

- a. Not be in default under the provisions of this Ordinance or indebted or

obligated in any manner to the City except for current taxes.

Section 8. - Application.

Every person required procuring a license under the provisions of this Code or any other ordinance shall submit an application for such license to the City license officer. The application shall:

- a. Be a written statement upon forms provided by the license officer. Such form shall include an affidavit, to be sworn to by the applicant before any person authorized to administer an oath by the laws of this state.
- b. Require the disclosure of all information necessary for compliance with Section 7 and of any other information which the City license officer shall find to be reasonably necessary to the fair administration of this Ordinance.
- c. Be accompanied by the full amount of the fees chargeable for such license as required by the most recent fee schedule adopted by the Board of Aldermen
- d. For construction industry contractors, be accompanied by a certificate of insurance for workers' compensation coverage if the applicant for the license is required to cover his liability for workers' compensation under RSMo. Chapter 287 or a statement explaining why the applicant is not subject to the state Workers 'Compensation Act.
- e. Be accompanied by proof of issuance of a retail sales license by the state director of revenue if the applicant is subject to liability for the collection of sales or use taxes under the state Sales Tax Law, RSMo. Chapter 144 or an explanation stating why applicant is not a business subject to the requirements thereof.

Section 9. Fee Schedule.

No person, whether for himself or by or through any agent, officer, servant, employee, or substitute, shall engage in or carry on any of the following occupations, trades, businesses, or agencies within the city without first obtaining a license and paying the required fee found in the City Fee Schedule, therefor from the city:

- Abstract agency or abstractor
- Advertising company (billposter, outdoor advertising)
- Agents (huckster, peddler, book agent, salesperson, solicitor, itinerant merchant
- Antique dealer
- Amusement Park
- Appliance home-sales & service
- Auctioneers
- Automobile dealer or agent (new or new and used with public garage and accessories)
- Automobile accessories, parts wholesale, or retail
- Automobile dealers, used only
- Auto repairs or body shop
- Auto trailer sales or rental

Auto washing
Auto, wrecking or salvage dealer
Banks and trust companies
Bakeries, wholesale
Bakeries, retail
Barbershops
Beauty parlors
Beverage distributors
Billposters and outdoors advertising
Billiard, pool, snooker halls
Blacksmith
Boat and motor dealer
Boardinghouse
Book agent or magazine agent
Bottling works
Bowling alleys
Boxing and sparing exhibitions
Brokers
Building contractor
Butchers, wholesale
Carpenter or cabinet shop
Carnivals: per day
Carpet service
Cattle and horse dealers
Cement contractor (See Contractors)
Circuses tent show side shows
Cleaning and pressing and dyeing agencies or establishments
Clothing store
Coal and wood dealers
Contractors:
Building, Cement, Electrician, Glass, Heating/air conditioning, insulation, painting, papering, plastering, plumbing and mechanical, roofing, and sewer
All other contractors
Collection agencies
Confectionaries (including but not limited to ice cream or frozen custard)
Copy service
Dances
Drugstores
Express companies or agencies (including but not limited to trucking, transfer, movers, delivery)
Exterminator
Farm equipment or supplies

Feed or flour mills or dealers
Ferris wheel (not with carnival)
Fishing supplies or bait shop
Garbage collectors
Garage, public for repair or storage
Gasoline filling stations
Gasoline bulk plants or stations or wholesale tank wagons (business)
Grocers
Hawkers
Hotels and motels per sleeping room
House movers
Ice cream vendors
Insurance agents per company
Intelligence or employment office or credit bureau
Janitor or cleaning service
Job printing plants
Laundries, professional or coin operated
Loan companies, agencies, or agent
Lumber dealer
Lunch stands
Machine or welding shops
Manufacturing agents
Manufacturers
Mercantile agents
Merchants, itinerant or temporary
Merry-go-round or other rides not with a carnival or amusement park
Miniature golf courses, not in an amusement park
Monument dealers or agent
Moving picture show
Newspaper office (per publishing)
Nightclub
Nursery stock agent
Office building
Painting or papering contractors
Pawn brokers
Peanut & popcorn stand
Peddlers
Photographers
Piano and organ dealers
Produce and poultry and milk dealers
Real estate agents, one occupation

Real estate agents and insurance agents and loan agents
Refuse collectors and trash haulers
Restaurants, cafes, coffee shops, lunch counters
Rooming houses, with four or more rooms offered for rent
Salvage (other than automobile, furniture, clothing, antiques)
Scales, where charge is made for weighing
Sewing shop
Sheet metal shop
Shoe cobbler shop
Shooting galleries
Skating Rink
Soft drink dealer or vendor
Stockyard
Storage warehouse, grain elevator, where charge is made for storage
Street exhibitions
Tailors
Taxicabs
Telegraph companies
Tinner
Tire service
Trucking and delivery license
Vending machines, pinball machines, jukeboxes
Undertakers
Water conditioning
Wholesale merchants or houses
Welding shop
Wool, hide or fur dealers

Section 10. - Exemptions from licensing requirements.

The following persons or organizations shall be exempt from the provisions of this Ordinance:

- a. *Auctioneer.* The auctioneer license provided for shall not apply when sale of the personal property: first, is directed by a statute of this state or the United States; second, is in execution of the order, judgement or decree of any court of this state or the United States; third, is in conformity to a deed of trust or mortgage to secure the payment of debt; and further provided that the person so selling does not hold himself out as a professional auctioneer.

- b. *Auction places or establishments.* Auction places or establishments shall be free from the license when the sale of personal property at auction at such place or establishment shall be exclusively and entirely under one or more of the following conditions: first, when

directed by the statutes of this state or the United States; second, in executing any order, judgement or decree of any court of this state or the United States; third, when the property is sold in conformity to a decree of trust or mortgage for the security of debt; and fourth, when the property is sold by authority of an executor, administrator or guardian.

- c. *Book agent.* A book agent who sells or takes orders for books, magazines or periodicals, devoted exclusively to the use of one's profession, trade or vocation, shall not be required to take out a license.
- d. *Not for Profit.* Any person or organization for the conduct or operation by such person or organization of a nonprofit enterprise, either regularly or temporarily, which operates without private profit, for a public, charitable, educational, literary, fraternal or religious purpose.
- e. *School Organizations.* Any person or organization that is sponsored by a public or private school or educational organization.
- f. *Dances and dance halls.* Dances and dance halls are subject to license requirements only when the same are operated, promoted or conducted for gain or for profit, and a license shall not be required for dances by or for the benefit of any organization if the purpose of such organization is noncommercial.
- g. *Entertainment.* Nothing in this article shall be so construed as to require a license for any entertainment given by the citizens of this City when the same shall not be for gain or profit to the person giving such entertainment, and no license shall be required of any concert, lecture hall, tableaux or other exhibition when the same is given solely for religious or charitable purposes.
- h. *Lunch stand.* A license shall not be required for a lunch stand conducted by or for the benefit of any organization if the purpose of such organization is noncommercial.

Section 11. State Appeals.

If the license officer, for good cause, disapproves the application for a license or refuse to renew a license, the applicant therefore may appeal to the Board of Alderman. The Board of Alderman shall hear any evidence by the applicant of the license at the next regular or called meeting of the Board of Alderman and shall order the license issued or refused. Neither the licensing officer nor the Board of Alderman shall refuse a license unless it fairly appears that the business, trade or occupation to be carried on under the license will be detrimental to the health, morals or safety of the public, or that the public will be exposed to chicanery, fraud or dishonesty or the operation of such business, trade or occupation will directly result in the violation of a law of the United

States, this state or this City.

Section 12. - Contents of license.

Each license issued under this Ordinance shall state upon its face the following:

- a. The name and address of the licensee and any other name under which such business is to be conducted.
- b. The kind of business or occupation licensed.
- c. Dates of issuance and expiration thereof.
- d. Such other information as the license officer shall determine.

Section 13. - Expiration.

All annual licenses issued by the City shall expire on June 30 following issuance. Licenses other than annual licenses shall expire under the provisions of this Code or other ordinances under which the same are issued.

Section 14 - Renewal license procedure.

The applicant for a renewal of a license shall disclose such information of the applicant's demeanor and the conduct and operation of the business or occupation during the preceding licensing period, as is reasonably necessary to the determination by the license officer of the applicant's eligibility for a renewal license. The information shall be given in a written sworn application only when required by the license officer. Additionally, the applicant shall pay the full amount of the fees chargeable for such license as required by the most recent fee schedule adopted by the Board of Aldermen.

Section 15. - Duplicate license procedure.

A duplicate license or special permit shall be issued by the license officer to replace any license, previously issued, which has been lost, stolen, defaced, or destroyed, without any willful conduct on the part of the licensee, upon the filing by the licensee of an affidavit sworn to before a notary public of the state attesting to such fact, and the paying to the licensing officer of a fee located in the City Fee Schedule.

Section 16. - Display of license; unauthorized possession.

Every licensee of the City shall:

- a. Post and maintain such license upon the licensed premises in a place where it may be plainly seen at all times.
- b. Carry such license or other insignia on his person when he has no licensed business premises and shall display the same to any licensing officer or police officer on demand.
- c. Affix any insignia furnished by the licensing officer to any vehicle, machine or device used in connection with a licensed business, trade or occupation as directed by the licensing officer.
- d. Not allow any license, special permit or insignia to remain posted or displayed or used

after the period for which it was issued has expired; or when it has been suspended or revoked, or for any other reason becomes ineffective.

- e. Not loan, sell, give or assign to any other person, or allow any other person to use or display, or to destroy, damage or remove, or to have in his possession, except as authorized by the license officer or by law, any license or insignia which has been issued to the licensee.

Section 17. - Nontransferable; exceptions.

No license issued by the City shall be assigned or transferred; provided that the guardian or trustee of any person found incompetent, or the executor, administrator, surviving partner, trustee, widow, or heir of a deceased person, may operate the licensed business until the expiration of such license.

Section 18. - Revocation.

The Board of Alderman shall have the right to revoke any license granted by the City if such license was obtained by fraud or misrepresentation; if the licensee is unfit to engage in the business, trade or occupation to which he was licensed; if the business, trade or occupation is carried on in such a manner as to be detrimental to the public health, morals, safety or welfare; if the licensee has violated the laws of the United States, the laws of the state, this Ordinance or other ordinances of the City relating to or concerning the business, trade or occupation for which the license is issued; provided that before such license may be revoked, the holder thereof shall be promptly given a fair and impartial hearing before the Board of Alderman, after due notice of such hearing. Such notice of the hearing for the revocation of a license shall be given in writing, setting forth the grounds of complaint and the time and place of the hearing. Such notice shall be served on the licensee at least five days prior to the date set for the hearing unless the licensee shall request in writing that the time be reduced. Any municipal occupation license applied for or issued before or after a revocation of the state retailer's license by the state director of revenue shall, during the continuation of the revocation of the state retailer's license, be null and void.

Section 19. - Suspension.

- a. *Summary Action.* When the conduct of any licensee, agent or employee is so inimical to the public health, safety, and general welfare as to constitute a nuisance and thus give rise to an emergency, or if the conduct of the licensee, agent, or employee is in violation to this Ordinance, the license officer shall have authority to summarily order the cessation of the trade, business or occupation and close the premises where operated, or suspend the license.
- b. *Special hearing.* Unless waived in writing, the license officer shall, within three days after he has acted summarily, conduct a special hearing to determine if such suspension should be continued or lifted.
- c. *Right of appeal.* Any person aggrieved by the decision of the license officer shall have the right to appeal to the Board of Alderman by filing a written appeal with the Mayor. The Board of Alderman shall hold a hearing on the appeal not later than the next Board

of Alderman meeting. The Board of Alderman, after an impartial hearing, may lift or continue the suspension or revoke the license.

- d. *Effect of revocation or suspension.* Upon revocation or suspension of a license, he shall immediately cease the business, trade or occupation licensed.

Section 20. - General standards of conduct of licensee.

Every licensee under this Ordinance shall:

- a. *Operate properly.* Avoid all forbidden, improper or unnecessary practices or conditions which do or may adversely affect the public health, morals or welfare.
- b. *Permit inspection.* Permit all reasonable inspections of his business by the license officer, Chief of Police or any police officer of the City.
- c. *Comply with governing law.* Ascertain and at all times comply with all applicable city, state and federal laws.
- d. *Cease business.* Refrain from operating the licensed business or pursuing the licensed occupation after the expiration of his license and during the period his license is revoked or suspended.

Section 21. - Duties of police.

It shall be the duty of the chief of police and all policemen to make inspections, investigations of persons, trades, businesses, and occupations necessary for the enforcement of this Ordinance and all other ordinances relating to licenses and report all violations to the license officer and shall submit such other reports as he may require.

Section 22. - Investigations by license officer; notice to violators to comply with code; filing complaint in court.

The license officer shall make such investigations as are reasonably necessary for the enforcement of this Ordinance and all other ordinances relating to licenses. When the license officer has found or a police officer has reported the violation of a provision relating to the licensing by any person, the license officer shall notify or cause such person to comply, giving the time in which compliance shall be made, and upon the failure or refusal of such person to comply with such provision within the time limit, the license officer may direct the City attorney to file a complaint in the municipal court and/or to pursue appropriate civil remedies.

Section 23. - Right of entry of license officer and police officers.

The license officer and police officers of the City, in the inspections of licenses and businesses, shall have the authority to enter, at all reasonable times, the following premises:

- a. Those for which a license is required.
- b. Those for which a license was issued and which, at the time of inspection, are operating under such license.
- c. Those for which the license has been revoked or suspended.

Section 24. - Issuance of license contravening law or ordinance.

The license officer shall have no authority to issue any license for the operation of any business or the pursuit of any occupation which, because of its location, nature or operation, results in the violation or contravention of any law of the United States, the state or other regulations of the City. In the event such license is issued, it shall be revoked according to the provisions of Section 17 and the City, because of the issuance of such license, shall not be estopped or prejudiced in the enforcement of this Code or any other ordinance.

Section 25. - Duties of City license officer.

The City license officer shall issue licenses in the name of the City to all persons qualified under the provisions of this Ordinance and shall:

- a. *Make rules.* Promulgate and enforce all reasonable rules and regulations necessary to the operation and enforcement of this Ordinance.
- b. *Adopt forms.* Adopt all forms and prescribe the information to be given therein as to character and other relevant matter for all necessary papers.
- c. *Require affidavits.* Require applicants to submit all affidavits and oaths necessary to the administration of this Ordinance.
- d. *Obtain endorsement.* Submit all applications, in a proper case, to interested City officials for their endorsements thereon as to compliance by the applicant with all City regulations which they have the duty of enforcing.
- e. *Investigate.* Investigate and determine the eligibility of any applicant or license as prescribed herein.
- f. *Examine records.* Examine the books and records of any applicant or licensee when reasonably necessary to the administration and enforcement of this Ordinance.
- g. *Give notice.* Notify any applicant of the acceptance or rejection of his application and shall, upon his refusal of any license or permit, at the applicants request, state in writing the reasons therefore and deliver them to the applicant.

Section 26. - Records of license officer; reports of license officer to Board of Alderman.

The City license officer shall keep an accurate record of all licenses issued, showing the nature of the business or occupation license, the name and address of the licensee and any other proper information that may be required by the City administrator and/or clerk or Board of Alderman.

Section 27. - Information under Ordinance to be confidential.

The license officer shall keep all information furnished or secured under the authority of this Ordinance in strict confidence. Such information shall not be subject to public inspection and shall be kept so that the contents thereof shall not become known except to the person charged with the administration of this Ordinance, except as otherwise provided by law.

Section 28. - Interstate commerce.

No licensing fees of the City shall unduly burden interstate commerce nor discriminate against persons engaged in interstate commerce. In any case where a license regulation is believed by a licensee or an applicant for a license to place an undue burden upon such commerce or discriminates in such a manner as to give a preference to local commerce, he, she or it may apply to the Board of Alderman for an adjustment of the fee so that it shall not be discriminatory or unfair to interstate commerce. Such application may be made before, at or within six months after payment of the prescribed license fee. The applicant shall, by affidavit and supporting testimony, show the method of his or her business and the gross volume of business or the estimated gross volume of business and such other information as the Board may deem necessary in order to determine the extent, if any, of such undue burden on such commerce. The Board of Alderman shall conduct an investigation, comparing the applicant's business with other businesses of like nature and shall make findings of fact from which they shall determine whether the fee fixed is unfair, unreasonable or discriminatory as to the applicant's business and shall fix as the license fee for the applicant, an amount that is fair, reasonable and nondiscriminatory or, if the fee has already been paid, shall order a refund of the amount over and above the fee so fixed. In fixing the fee to be charged, the Board shall have the power to base the fee upon a percentage of gross sales, or any other method which will ensure that the fee assessed shall be uniform with that assessed on businesses of like nature, so long as the amount assessed is not in excess of the fees as prescribed by this Code or other ordinance. Should the Board determine that the gross sales measure of the fee is the fair basis, they may require the applicant to submit, either at the time of termination of the applicant's business in the city or at the end of each three-month period, a sworn statement of the gross sales and pay the amount of fee therefor; provided that no additional fee during any one calendar year shall be required after the licensee has paid an amount equal to the license as prescribed by this Code or other ordinance.

Section 29. - Liability of violator.

- a. *Penalty for Violations.* The failure of any person or entity subject to this Ordinance to comply with its provisions shall be guilty of a misdemeanor and subject to a fine of up to \$500 for each violation and/or incarceration for up to 6 months.
- b. *Action by City attorney.* In addition to enforcement of the penalty provisions of this Ordinance, the City attorney shall, at the direction of the City, institute a civil suit in the name of the City in the Circuit Court of Bates County, Missouri to enforce compliance of this Ordinance by any violator.
- c. *Civil judgement; barring criminal prosecution.* No civil judgement, or any act by the city attorney, the license officer or the violator shall bar or prevent a criminal prosecution for each and every violation of this chapter.

Section 30. - Conflicting Ordinances.

All Ordinances, or parts thereof, which are in conflict with this Ordinance, are hereby repealed.

Bill No. 761

Ordinance No. 1756

1st READING ON THIS THE 8TH DAY OF JUNE 2022

2nd READING ON THIS THE 8TH DAY OF JUNE 2022

THIS ORDINANCE WAS READ TWO TIMES AND PASSED THIS 8TH DAY OF JUNE 2022.

Nathan Kassner, Mayor

ATTEST:

Casey Crews, City Clerk

Ayes: Rich, Entrikin, Bonham

Nays: None