## 29-0-09

## Amending the City Code by Enacting Subsection 3-5-19 "ALCOHOL AWARENESS TRAINING"

## NOW, THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF EVANSTON, COOK COUNTY, ILLINOIS:

**SECTION 1:** That Section 3-5, "Liquor Control Regulations," of the Evanston City Code of 1979, as amended, is hereby further amended to read as follows:

## 3-5-19 ALCOHOL AWARENESS TRAINING:

- (A) It shall be unlawful for any liquor licensee of any licensed establishment to sell, deliver, serve, prepare, pour, mix or draw alcoholic liquor for consumption on the premises, unless the site-manager have successfully completed a State of Illinois Liquor Control Commission certified Beverage Alcohol Sellers and Servers Education Training (BASSET) program required by the Local Liquor Control Commissioner. All persons hired, performing, and working as a site-manager must have a BASSET Training Certificate before a liquor license is issued.
- (B) All original and subsequent renewal applications for all liquor classes of Section 3-5-6 of this Chapter, excluding Class F, X, and X1, shall be accompanied with proof of completion of a State certified Beverage Alcohol Sellers and Servers Education and Training (BASSET) program for all owners and any site-managers supervising the selling, delivering, serving, preparing, pouring, mixing or drawing of alcoholic beverages.
- (C) At least one BASSET Certified site-manager shall be present on premise during times when alcoholic liquor is being served or sold.
- (D) Any person successfully completing the alcohol awareness program shall keep on file with the licensee proof of current qualifications the certificate of course completion and picture identification of participant. Proof of completion shall be presented to the Local Liquor Control Commissioner or to any law enforcing officer upon request.

(E) It shall be the responsibility of the owner and/or site-manager who have successfully completed the alcohol awareness training to train and educate all employees of alcohol service and awareness.

**SECTION 2:** That all ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION 3: That if any provision of this Ordinance 29-O-09 or application thereof to any person or circumstance is held unconstitutional or otherwise invalid, such invalidity shall not affect other provisions or applications of this Ordinance 29-O-09 that can be given effect without the invalid application or provision, and each invalid application of this Ordinance is severable.

**SECTION 4:** That this Ordinance shall be in full force and effect from and after its passage, approval, and publication in the manner provided by law.

Introduced: Approved: , 2009 Approved:

Adopted: Upul 27, 2009 Upul 30, 2

Lorraine H. Morton, Mayor

Attest: Approved as to form:

Rodney Greene, City Clerk Elke B. Tober-Purze, Interim

First Assistant Corporation Counsel