32-0-10

AN ORDINANCE

Amending Section 3-5-6 of the City Code, "Classification and License Fees," Class AC Liquor Licenses

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

SECTION 1: That Subsection 3-5-6(AC) of the Evanston City Code of

1979, as amended, is hereby further amended to read as follows:

3-5-6: CLASSIFICATION AND LICENSE FEES:

- (AC) Class AC licenses, which shall authorize the sale of alcoholic liquor for consumption on the premises while food service is available and served only in glass containers by wait staff at an arts cinema having a minimum seating capacity of eight hundred (800) in the Core District. Establishments holding class AC licenses must have some food service available when alcoholic liquor is being sold. Each class AC license shall be subject to the following conditions:
- 1. Sale, possession, and consumption of alcoholic liquor shall be restricted to the café area. Sale, possession, and consumption of alcoholic liquor in the viewing auditorium is prohibited. The conditions in Sections 3-5-6(AC) and (AC)(1) shall apply to all patrons of the arts cinema that are not patrons of a special event referenced in Section 3-5-6(AC)(2) hereinbelow.
- 2. The conditions in Section 3-5-6(AC) and (AC)(1) are hereby modified relative to patrons of a special event to be held at the arts cinema. Upon approval by the Local Liquor Commissioner of the request submitted by the license holder for a special event to be held at the arts cinema, the sale and consumption of alcoholic liquor on the premises shall be permitted, provided that food service is available when the alcoholic liquor is sold, and the liquor to be consumed by patrons of the special event is served only in open plastic containers. Possession and consumption of alcoholic liquor by the special event patrons is permitted in the café area and, in addition, shall only be permitted in the viewing auditorium that is showing the special event, and in no other auditorium.
- 3. The sale of alcoholic liquor shall only take place from eleven o'clock (11:00) a.m. to one o'clock (1:00) a.m. Sunday through Saturday.

4. No licensee shall employ on its premises any person under the age of twenty one (21) years to attend bar, or to pour, draw, or mix alcoholic liquor on said premises.

The annual single payment fee for initial issuance or renewal of such license shall be five thousand dollars (\$5,000.00).

The total fee required hereunder for renewal applicants electing to make semiannual payments, payable pursuant to the provisions of Section 3-5-7 of this Chapter, shall be five thousand, two hundred fifty dollars (\$5,250.00).

No more than one (1) such license shall be in force at any one time.

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

SECTION 3: That this Ordinance 32-O-10 shall be in full force and effect from and after its passage, approval, and publication in the manner provided by law.

Adopted: May 24, 2010

Attest

Rodnev Greene. City Clerk

Approved:

Elizabeth B. Tisdahl, Mayor

Approved as to form:

W. Grant Farrar, Corporation Counsel