

City of Chicago

Office of the City Clerk

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Sponsor(s):

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10/11/2017

Reilly (42)

Ordinance

Amendment of Municipal Code Chapter 4-60 concerning issuance of additonal liquor licences requirements and procedures in hair salons Committee on License and Consumer Protection

Committee(s) Assignment:

Committee on License and Consumer Protection City Council Meeting, October 11, 2017 Alderman Brendan Reilly, 42nd Ward

ORDINANCE

BE IT ORDAINED BY CITY COUNCIL OF THE CITY OF CHICAGO:

SECTION 1. Section 4-60-010 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

4-60-010 Definitions.

(Omitted text is unaffected by this ordinance)

"Consumption on premises – incidental activity license" means a city license for the: (1) retail sale of alcoholic liquor for consumption on the premises at a fixed place of business where the sale <u>or service</u> of alcoholic liquor is incidental or secondary to the primary activity of such place of business, including but not limited to restaurants, hotels, theaters providing live stage performances, bowling alleys, <u>hair salons</u>, and not-for-profit clubs; or (2) retail sale of alcoholic liquor from an airport pushcart in accordance with Section 4-60-077; or (3) service and sale of alcoholic liquor from an outdoor/ non-fixed seating/mobile pushcart on Navy Pier in accordance with Section 4-60-071(a)(2); or (4) service and sale of alcoholic liquor.

(Omitted text is unaffected by this ordinance)

<u>"Hair salon" means any establishment that is primarily engaged in the business of cutting, coloring or styling hair.</u>

(Omitted text is unaffected by this ordinance)

SECTION 2. Section 4-60-021 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

4-60-021 Ordinance prohibiting issuance of additional liquor licenses – Requirements – Procedure.

(Omitted text is unaffected by this ordinance)

(c) No ordinance to prohibit the issuance of additional liquor licenses in a specified area may:

(1) prohibit additional licenses for sale of liquor on the premises of any of the following: sports stadiums with a seating capacity of more than 3,000 persons; restaurants; hotels; banquet halls licensed for incidental service of liquor only and where the principal activity is the service of food, the theters whose premises are licensed for incidental service of liquor only, that provide live stage performances and are equipped with fixed seating; any ice rink for which a valid public place of amusement license under Article III of Chapter 4-156 of this Code and a valid retail food license have been issued, and where the sale of alcoholic liquor is incidental to those activities; facilities operated by the metropolitan pier and exposition authority Metropolitan

<u>Pier and Exposition Authority</u>; or sports plazas, as that term is defined in Section 4-60-075; or hair salons serving alcoholic liquor to their patrons on a complimentary basis with no charge.

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(Omitted text is unaffected by this ordinance)

SECTION 3. This ordinance shall take full force and effect upon its passage and publication.

1 Alderman Brendan Reilly 42nd Ward