

## CHAPTER III. BEVERAGES

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### ARTICLE 1. GENERAL PROVISIONS

3-101. DEFINITIONS. Unless otherwise expressly stated or the context clearly indicates a different intention, the following terms shall, for the purpose of this chapter, have the meanings indicated in this section.

(a) Alcohol means the product of distillation of any fermented liquid, whether rectified or diluted, whatever the origin thereof, and includes synthetic ethyl alcohol but does not include denatured alcohol or wood alcohol.

(b) Alcoholic Liquor means alcohol, spirits, wine, beer and every liquid or solid, patented or not, containing alcohol, spirits, wine or beer and capable of being consumed as a beverage by a human being, but shall not include any cereal malt beverage.

(c) Caterer means an individual, partnership or corporation which sells alcoholic liquor by the individual drink, and provides services related to the serving thereof, on unlicensed premises which may be open to the public, but does not include a holder of a temporary permit selling alcoholic liquor in accordance with the terms of such permit.

(d) Cereal Malt Beverage means any fermented but un-distilled liquor brewed or made from malt or from a mixture of malt or malt substitute, but does not include any such liquor which is more than 3.2 percent alcohol by weight.

(e) Class A Club means a premises which is owned or leased by a corporation, partnership, business trust or association and which is operated thereby as a bona fide nonprofit social, fraternal or war veterans' club, as determined by the State of Kansas, for the exclusive use of the corporate stockholders, partners, trust beneficiaries or associates (hereinafter referred to as members), and their families and guests accompanying them.

(f) Class B Club means a premises operated for profit by a corporation, partnership or individual, to which members of such club may resort for the consumption of food or alcoholic beverages and for entertainment.

(g) Club means a Class A or Class B club.

(h) Drinking Establishment means premises which may be open to the general public, where alcoholic liquor by the individual drink is sold.

(i) General Retailer means a person who has a license to sell cereal malt beverages at retail.

(j) Limited Retailer means a person who has a license to sell cereal malt beverages at retail only in original and unopened containers and not for consumption on the premises.

(k) Place of Business. Any place at which cereal malt beverages or alcoholic beverages or both are sold.

(l) Temporary Permit means a permit, issued in accordance with the laws of the State of Kansas, which allows the permit holder to offer for sale, sell and serve alcoholic liquor for consumption on unlicensed premises, open to the public.

(m) Wholesaler or distributor. Any individuals, firms, co-partnerships, corporations and associations which sell or offer for sale any beverage referred to in this chapter, to persons, co-partnerships, corporations and associations authorized by this chapter to sell cereal malt beverages at retail.

(Code 1988)

3-102. RESTRICTION ON LOCATION. (a) No alcoholic liquor shall be sold or served by a person holding a license or permit from the city whose place of business or other premises are located within 300 feet of any church, school, nursing home or hospital, said distance to be measured from the nearest property line of such church, school, nursing home or hospital, to the nearest portion of the building occupied by the premises.

(b) The distance location of subsection (a) above shall not apply to a club, drinking establishment, caterer or temporary permit holder when the license or permit applicant petitions for and receives a waiver of the distance limitation from the governing body. The governing body shall grant such a waiver only following public notice and hearing and a finding by the governing body that the proximity of the establishment is not adverse to the public welfare or safety.

(c) No license or permit shall be issued for the sale of alcoholic liquor if the building or use does not meet the zoning ordinance requirements of the city or conflicts with other city laws, including building and health codes.

(Code 1988)

3-103. MINORS ON PREMISES. (a) It shall be unlawful for any person under the age of 21 years to remain on any premises where the sale of alcoholic liquor is licensed for on-premises consumption, or where a caterer or temporary permit holder is serving alcoholic liquor.

(b) It shall be unlawful for the operator, person in charge or licensee of any premises licensed for on-premises consumption of alcoholic liquor or a caterer or temporary permit holder who is serving alcoholic liquor to permit any person under the age of 21 years to remain on the premises.

(c) This section shall not apply if the person under the age of 21 years is accompanied by his or her parent or guardian, or if the licensed or permitted premises derives not more than 50 percent of its gross receipts in each calendar year from the sale of alcoholic liquor for on-premises consumption.

(Code 1988)

3-104. CONSUMPTION ON PUBLIC PROPERTY. Except as otherwise provided herein for cereal malt beverages, no person shall drink or consume any alcoholic liquor or cereal malt beverage on city owned public property.

(a) Alcoholic beverages and cereal malt beverages may be consumed inside the Blue Rapids Community Building when the community room facilities are used for

private parties. The City Council may impose, from time to time, conditions for the use of said community building, including without limitation, security deposits for clean-up and damage, by motion and approval by the majority of the governing body. No alcoholic beverages or cereal malt beverage shall be consumed or permitted to be consumed outside of the building premises.

(b) Alcoholic beverages and cereal malt beverages may be consumed in Riverside Park (Marshall County Fair Grounds) except for the following areas and times:

- (1) Swimming pool area at all times;
- (2) Ball fields during youth-related sports and activities (high school age and below);
- (3) Midway area during Marshall County Fair week, including exhibition halls and barns, and areas in which rides are offered or in which youth or child-related events are held. The consumption of alcoholic and cereal malt beverages is not prohibited in the campground area or in the arena in which the demolition derby and figure eight racing is held or in any area designated by the Governing Body for consumption of alcoholic or cereal malt beverages. The Governing Body reserves the power to regulate, permit or restrict the consumption of alcoholic and cereal malt beverages during such events or at such times during fair week as such Governing Body may determine from time to time by motion and approval by a majority of the Governing Body.

(c) The governing body, upon written application, shall conduct a hearing to determine on a case by case basis the events (or special occasions) and times during which cereal malt beverages may be consumed on city owned public property. The Chief of Police shall review the application and make recommendations to the governing body. The governing body may impose such reasonable safety precautions as necessary to protect property and the public generally and to ensure that the privacy and rights of others are not interfered with or adversely affected. All conditions or requirements, as determined by the governing body after conducting a hearing to consider an application, shall be followed by the approved sponsor. The governing body may require that a cash bond be posted, subject to forfeiture, to ensure compliance with any conditions or requirements imposed by the governing body.

(d) The following minimum requirements shall be applicable for the approval of any request to consume cereal malt beverages on city-owned public property:

- (1) The event or special occasion must be a community-wide event.
- (2) The sponsor or organizer must be a resident of the City and have a cereal malt beverage license for the area designated for drinking or consuming cereal malt beverages; only cereal malt beverages sold or provided by the sponsor may be consumed in this area;
- (3) The drinking or consumption of cereal malt beverages must be confined to a certain designated area suitable for such activity;
- (4) The sponsor must abide by hourly restrictions as determined reasonable and appropriate for the event;
- (5) The sponsor must designate a person or persons who will be present during the event and who will be responsible to address any concerns or inquiries from law enforcement officers.
- (6) The sponsor must have adequate supervision for the activity.
- (7) The area designated for drinking must have adequate rest room facilities available and provide for reasonable access to such facilities.
- (8) The sponsor must provide for clean-up and trash disposal.

(9) Notice must be posted that if consumption of cereal malt beverages occurs outside the designated area or outside designated times, such person or persons can be prosecuted for drinking or consuming cereal malt beverages on city owned public property.

(e) Any person aggrieved by the decision of the governing body may appeal for review by the District Court to determine whether such decision is arbitrary and capricious. Before appealing, such person must request reconsideration by the governing body setting forth reasons why the decision of the governing body should be revised, changed or modified. The governing body shall have until the next city council meeting following the submission of a request for reconsideration in which to either reconsider the matter or deny reconsideration. (Ord. 2190, 2240; Code 2013)

3-105. PUBLIC SALE; CONSUMPTION. (a) It shall be unlawful for any person to sell, serve or dispense any cereal malt beverage or alcoholic beverage in any public place not licensed to sell, serve or dispense such beverage at such public place within or under the jurisdiction of the city.

(b) It shall be unlawful for any person to drink or consume any cereal malt beverage or alcoholic beverage in any public place not licensed to sell and serve such beverage for public consumption at such public place within or under the jurisdiction of the city.

(c) For purposes of this section, the term "public place" shall include upon any street, public thoroughfare, public parking lot or any privately owned parking area made available to the public generally, within any parked or driven motor vehicle situated in any of the aforesaid places or upon any property owned by the state or any governmental subdivision thereof unless such property is leased to others under K.S.A. 12-1740 et seq. if the property is being used for hotel or motel purposes or purposes incidental thereto or is owned or operated by an airport authority created pursuant to Chapter 27 of the Kansas Statutes Annotated. (K.S.A. 41-719; Ord. 970, Sec. 5; Code 1988)

3-106. OPEN CONTAINER. (a) It shall be unlawful for any person to transport in any vehicle upon a highway or street any cereal malt beverage or alcoholic beverage unless such beverage is:

(1) In the original, unopened package or container, the seal of which has not been broken and from which the original cap or cork or other means of closure has not been removed;

(2) In the locked, rear trunk or rear compartment or any locked outside compartment which is not accessible to any person in the vehicle while it is in motion or;

(3) In the exclusive possession of a passenger in a vehicle which is a recreational vehicle as defined by K.S.A. 75-1212 or a bus as defined by K.S.A. 8-1406, who is not in the driving compartment of such vehicle or who is in a portion of such vehicle from which the driver is not directly accessible.

(b) As used in this section "highway" and "street" have meanings provided by K.S.A. 8-1424 and K.S.A. 8-1473 and amendments thereto. (K.S.A. 8-1599; Ord. 970, Sec. 4; Code 1988)

3-107. CONSUMPTION WHILE DRIVING. It shall be unlawful for any person to consume any cereal malt beverage or alcoholic beverage while operating any vehicle upon any street or highway. (K.S.A. 41-719; Code 1988)

- 3-108. IDENTIFICATION CARD. (a) It shall be unlawful for any person to:
- (1) Display, cause or permit to be displayed, or have in possession, any fictitious, fraudulently altered, or fraudulently obtained identification card for purposes relating to the sale, purchase or consumption of either cereal malt beverage or alcoholic liquor.
  - (2) Display or represent any identification card not issued to such person as being his or her card for purposes relating to the sale, purchase or consumption of either cereal malt beverage or alcoholic liquor.
  - (3) Permit any unlawful use of an identification card issued to a person for purposes relating to the sale, purchase or consumption of either cereal malt beverage or alcoholic liquor.
  - (4) Photograph, photostat, duplicate or in any way reproduce any identification card or facsimile thereof in such a manner that it could be mistaken for a valid identification card or display or have in possession any such photograph, photostat, duplicate, reproduction or facsimile for purposes relating to the sale, purchase or consumption of either cereal malt beverage or alcoholic liquor.
- (b) It shall be unlawful for any person to:
- (1) Lend any identification card to or knowingly permit the use of any identification card by any person under 21 years of age for use in the sale, purchase or consumption of any alcoholic liquor.
  - (2) Lend any identification card to or knowingly permit the use of any identification card by any person under 21 years of age for use in the sale, purchase or consumption of any cereal malt beverage.
- (Code 1988)
- 3-109. UNDERAGE PURCHASER. (a) It shall be unlawful for any person under 21 years of age to purchase or attempt to purchase any cereal malt beverage.
- (b) It shall be unlawful for any person under 21 years of age to purchase or attempt to purchase any alcoholic liquor.
- (K.S.A. 41-715, 41-2721; Code 1988)
- 3-110. LICENSE REFUND. Any licensed issued under this chapter shall not be refunded for any reason. (Ord. 1708)
- 3-111. STREET DANCES. (a) The city council, upon request, may permit the consumption of alcoholic liquor at any street dance if reasonable safety precautions and public accommodations have been addressed.
- (b) The city council may impose additional conditions upon such permission to assure public safety and accommodation and may waive any business regulation or other applicable restriction that may prohibit or limit such events.
- (Ord. 2084; Code 2013)

## ARTICLE 2. CEREAL MALT BEVERAGES

3-201. LICENSE REQUIRED OF RETAILERS. (a) It shall be unlawful for any person to sell any cereal malt beverage at retail without a license for each place of business where cereal malt beverages are to be sold at retail.

(b) It shall be unlawful for any person, having a license to sell cereal malt beverages at retail only in the original and unopened containers and not for consumption on the premises, to sell any cereal malt beverage in any other manner.

(c) Special Event Cereal Malt Beverage Permits. It shall be unlawful for any person to sell or serve any cereal malt beverage at any special event within the city without first obtaining a local special event permit from the city clerk.

(1) There is hereby levied a special event permit fee in the amount of \$30 on each group or individual, which fee shall be paid before the event begins. Every special event permit holder shall cause the permit receipt to be placed in plain view on any premises within the city where the holder of the special event permit is serving cereal malt beverage for consumption on the premises.

(2) It shall be unlawful for any person to serve cereal malt beverage at a special event without first applying for a local special event permit at least \_\_\_\_\_ days before the event. Written application for the local special event permit shall be made to the city clerk on the form used for annual cereal malt beverage sales as directed by the city clerk. In addition to any other information required, the applicant shall provide the following:

- (A) The name of the applicant;
- (B) The group for which the event is planned;
- (C) The location of the event;
- (D) The date and time of the event;
- (E) Any anticipated need for police, fire or other municipal services.

(3) Upon meeting the requirements to obtain a special event permit, the city clerk shall issue a local special event permit to the applicant if there are no conflicts with any zoning or other ordinances of the city. The city may further impose conditions or restriction upon such permit to ensure public safety.

(4) The city clerk shall notify the chief of police whenever a special event permit has been issued and forward a copy of the permit and application to the chief of police. In the event a background check is needed, the fees for such background check shall be assessed against the applicant.

(5) The following regulations shall apply to a special event cereal malt beverage permit:

(A) No special event permit holder shall allow the serving of CMB between the hours of 12:00 a.m. and 6:00 a.m. at any event for which a special event permit has been issued.

(B) No cereal malt beverage shall be given, sold or traded to any person under 21 years of age.

(C) No more than four special event permits may be issued in a calendar year to the same applicant.

(D) No special event permit issued hereunder may be transferred or assigned to any other vendor.

(E) All local ordinances and state statutes for the sale and consumption of cereal malt beverage apply to holders of special event permits.

(K.S.A. 41-2702; Ord. 2223; Code 2013)

3-202. APPLICATION. Any person desiring a license shall make an application to the governing body of the city and accompany the application by the required license fee for each place of business for which the person desires the license. The application shall be verified, and upon a form prepared by the attorney general of the State of Kansas, and shall contain:

(a) The name and residence of the applicant and how long he or she has resided within the State of Kansas;

(b) The particular place for which a license is desired;

(c) The name of the owner of the premises upon which the place of business is located;

(d) The names and addresses of all persons who hold any financial interest in the particular place of business for which a license is desired.

(e) A statement that the applicant is a citizen of the United States and not less than 21 years of age and that he or she has not within two years immediately preceding the date of making application been convicted of a felony or any crime involving moral turpitude, or been adjudged guilty of drunkenness, or driving a motor vehicle while under the influence of intoxicating liquor or the violation of any other intoxicating liquor law of any state or of the United States;

(f) Each application for a general retailer's license shall be accompanied by a certificate from the city health officer certifying that he or she has inspected the premises to be licensed and that the same comply with the provisions of chapter 8 of this code.

(g) Each application for a general retailer's license must be accompanied by a certificate from the city fire chief certifying that he or she has inspected the premises to be licensed and that the same comply with the provisions of chapter 7 of this code.

The application shall be accompanied by a statement, signed by the applicant, authorizing any governmental agency to provide the city with any information pertinent to the application. One copy of such application shall immediately be transmitted to the chief of police of the city for investigation of the applicant. It shall be the duty of the chief of police to investigate such applicant to determine whether he or she is qualified as a licensee under the provisions of this chapter. The chief shall report to the governing body not later than five working days subsequent to the receipt of such application. The application shall be scheduled for consideration by the governing body at the earliest meeting consistent with current notification requirements.

(Code 1988)

3-202A. LICENSE APPLICATION PROCEDURES. (a) All applications for a new and renewed cereal malt beverage license shall be submitted to the city clerk 10 days in advance of the governing body meeting at which they will be considered.

(b) The city clerk's office shall notify the applicant of an existing license 30 days in advance of its expiration.

(c) The clerk's office shall provide copies of all applications to the police department when they are received. The police department will run a records check on all applicants. The department will then recommend approval, or disapproval, of applications within five working days of the department's receipt of the application.

(d) The governing body will not consider any application for a new or renewed license that has not been submitted 10 days in advance and been reviewed by the above city department.

(e) An applicant who has not had a cereal malt beverage license in the city shall attend the governing body meeting when the application for a new license will be considered.  
(Code 1988)

3-203. LICENSE GRANTED; DENIED. (a) The journal of the governing body shall show the action taken on the application.

(b) If the license is granted, the city clerk shall issue the license which shall show the name of the licensee and the year for which issued.

(c) No license shall be transferred to another licensee.

(d) If the license shall be denied, the license fee shall be immediately returned to the person who has made application.

(Code 1988)

3-204. LICENSE TO BE POSTED. Each license shall be posted in a conspicuous place in the place of business for which the license is issued. (Code 1988)

3-205. LICENSE, DISQUALIFICATION. No license shall be issued to:

(a) A person who has not been a resident in good faith of the state of Kansas for at least one year immediately preceding application and a resident of Marshall county for at least six months prior to filing of such application.

(b) A person who is not a citizen of the United States.

(c) A person who is not of good character and reputation in the community in which he or she resides.

(d) A person who, within two years immediately preceding the date of making application, has been convicted of a felony or any crime involving moral turpitude, or has been adjudged guilty of drunkenness or driving a motor vehicle while under the influence of intoxicating liquor or the violation of any other intoxicating liquor law of any state or of the United States.

(e) A partnership, unless all the members of the partnership shall otherwise be qualified to obtain a license.

(f) A corporation if any manager, officer or director thereof or any stockholder owning in the aggregate more than 25 percent of the stock of such corporation would be ineligible to receive a license hereunder for any reason other than nonresidence within the city or county.

(g) A corporation, if any manager, officer or director thereof, or any stockholder owning in the aggregate more than 25 percent of the stock of such corporation, has been an officer, manager or director, or a stockholder owning in the aggregate more than 25 percent of the stock, of a corporation which: (A) Has had a retailer's license revoked under K.S.A. 41-2708 and amendments thereto; or (B) has been convicted of a violation of the drinking establishment act or the cereal malt beverage laws of this state.

(h) A person whose place of business is conducted by a manager or agent unless such manager or agent possesses the same qualifications required of the licensee.

(i) A person whose spouse would be ineligible to receive a retailer's license for any reason other than citizenship, retailer residency requirements or age, except that this subsection (i) shall not apply in determining eligibility for a renewal license.

(Code 1988)

- 3-206. RESTRICTION UPON LOCATION. (a) No license shall be issued for the sale at retail of any cereal malt beverage on premises which are located in areas not zoned for such purpose.
- (b) It shall be unlawful to sell or dispense at retail any cereal malt beverage at any place within the city limits that is within a 300-foot radius of any church or school.
- (c) Provisions of this section shall not apply to any establishment holding a private club license issued by the State of Kansas.
- (d) The distance limitation of subsection (b) above shall not apply to any establishment holding a cereal malt beverage license issued by the city when the licensee has petitioned for and received a waiver of the distance limitation. The governing body shall grant such a waiver only following public notice and hearing. (K.S.A. 41-2704; Code 1988)
- 3-207. LICENSE FEE. The rules and regulations regarding license fees shall be as follows:
- (a) General Retailer -- for each place of business selling cereal malt beverages at retail, \$125 per calendar year.
- (b) Limited Retailer -- for each place of business selling only at retail cereal malt beverages in original and unopened containers and not for consumption on the premises, \$75 per calendar year.
- Full amount of the license fee shall be required regardless of the time of the year in which the application is made, and the licensee shall only be authorized to operate under the license for the remainder of the calendar year in which the license is issued. (K.S.A. 41-2702; Code 1988)
- 3-208. SUSPENSION OF LICENSE. The chief of police, upon five days' written notice, shall have the authority to suspend such license for a period not to exceed 30 days, for any violation of the provisions of this chapter or other laws pertaining to cereal malt beverages, which violation does not in his or her judgment justify a recommendation of revocation. The licensee may appeal such order of suspension to the governing body within seven days from the date of such order. (Code 1988)
- 3-209. LICENSE SUSPENSION/REVOCAION BY GOVERNING BODY. (a)The governing body of the city, upon five days' written notice, to a person holding a license to sell cereal malt beverages may permanently revoke or cause to be suspended for a period of not more than 30 days such license for any of the following reasons:
- (1) The licensee has violated any provisions of K.S.A. 41-2701, et seq., and amendments thereto, or any rules or regulations of the city;
  - (2) Drunkenness of the licensee or permitting any intoxicated person to remain in or upon the licensee's place of business;
  - (3) The sale of cereal malt beverages to any person under 21 years of age;
  - (4) For permitting any person to mix drinks with materials purchased in any premises licensed under this article or brought into the premises for this purpose;
  - (5) For the sale or possession of, or for permitting the use or consumption of alcoholic liquor within or upon any premise licensed under this article;
  - (6) The licensee has been convicted of a violation of the beer and cereal malt beverage keg registration act.
- The provisions of subsections (a)(4) and (5) shall not apply if the place of business or premises also are currently licensed as a club or drinking establishment pursuant to the club and drinking establishment act.

(b) The city, upon five days' notice to the persons holding a license, shall revoke or suspend the license for any one of the following reasons:

(1) The licensee has fraudulently obtained the license by giving false information in the application therefor;

(2) The licensee has become ineligible to obtain a license under this chapter;

(3) The nonpayment of any license fees;

(4) Permitting any gambling in or upon the licensee's place of business;

(5) The employment of persons under 18 years of age in dispensing or selling cereal malt beverage;

(6) The employment or continuation in employment of a person in connection with the sale, serving or dispensing of cereal malt beverages if the licensee knows such person has been, within the preceding two years, adjudged guilty of a felony or any violation of the intoxicating liquor laws of this state, another state or the United States; or

(7) There has been a violation of K.S.A. 21-4106 or K.S.A. 21-4107 (public nuisance) in or upon the licensee's place of business.

(K.S.A. 41-2708; Code 2013)

3-210. SAME; APPEAL. The licensee, within 20 days after the order of the governing body revoking any license, may appeal to the district court of Marshall county and the district court shall proceed to hear such appeal as though such court had original jurisdiction in the matter. Any appeal taken under this section shall not suspend the order of revocation of the license of any licensee, nor shall any new license be issued to such person or any person acting for or on his or her behalf, for a period of six months thereafter. (K.S.A. 41-2708; Code 1988)

3-211. CHANGE OF LOCATION. If a licensee desires to change the location of his or her place of business, he or she shall make an application to the governing body showing the same information relating to the proposed location as in the case of an original application. Such application shall be accompanied by a fee of \$0. If the application is in proper form and the location is not in a prohibited zone and all other requirements relating to such place of business are met, a new license shall be issued for the new location for the balance of the year for which a current license is held by the licensee. (Code 1988)

3-212. WHOLESALERS AND/OR DISTRIBUTORS. It shall be unlawful for any wholesaler and/or distributor, his, her or its agents or employees, to sell and/or deliver cereal malt beverages within the city, to persons authorized under this this article to sell the same within this city unless such wholesaler and/or distributor has first secured a license from the director of revenue, state commission of revenue and taxation of the State of Kansas authorizing such sales. (K.S.A. 41-307:307a; Code 1988)

3-213. BUSINESS REGULATIONS. It shall be the duty of every licensee to observe the following regulations.

(a) The place of business licensed and operating under this article shall at all times have a front and rear exit unlocked when open for business.

(b) The premises and all equipment used in connection with such business shall be kept clean and in a sanitary condition and shall at all times be open to the inspection of the police and health officers of the city, county and state.

(c) Except as provided by subsection (d), no cereal malt beverages may be sold or dispensed between the hours of 12:00 midnight and 6:00 a.m., or consumed between the hours of 12:30 a.m. and 6:00 a.m., or on Sunday, except in a place of business which is licensed to sell cereal malt beverage for consumption on the premises, which derives not less than 30 percent of its gross receipts from the sale of food for consumption on the licensed premises; closing hours for clubs shall conform to K.S.A. 41-2612 and any amendments thereto.

(d) Cereal malt beverages may be sold at any time alcoholic liquor is allowed by law to be served on premises which are licensed pursuant to K.S.A. 41-2601 et seq., and licensed as a club by the State Director of Alcoholic Beverage Control.

(e) The place of business shall be open to the public and to the police at all times during business hours, except that premises licensed as a club under a license issued by the State Director of Alcoholic Beverage Control shall be open to the police and not to the public.

(f) It shall be unlawful for any licensee or agent or employee of the licensee to become intoxicated in the place of business for which such license has been issued.

(g) No licensee or agent or employee of the licensee shall permit any intoxicated person to remain in the place of business for which such license has been issued.

(h) No licensee or agent or employee of the licensee shall sell or permit the sale of cereal malt beverage to any person under 21 years of age.

(i) No licensee or agent or employee of the licensee shall permit any gambling in the place of business for which such license has been issued.

(j) No licensee or agent or employee of the licensee shall permit any person to mix alcoholic drinks with materials purchased in said place of business or brought in for such purpose.

(k) No licensee or agent or employee of the licensee shall employ any person under 21 years of age in dispensing cereal malt beverages. No licensee shall employ any person who has been judged guilty of a felony.

(Code 2013)

3-214. PROHIBITED CONDUCT ON PREMISES. The following conduct by a cereal malt beverage licensee, manager or employee of any licensed cereal malt beverage establishment is deemed contrary to public welfare and is prohibited:

(a) Remaining or permitting any person to remain in or upon the premises who exposes to view any portion of the female breasts below the top of the areola or any portion of males/females pubic hair, anus, buttocks or genitals;

(b) Permitting any employee on the licensed premises to touch, caress or fondle the breasts, buttocks, anus, vulva or genitals of any other employee or any patron;

(c) Encouraging or permitting any patron on the licensed premises to touch, caress or fondle the breasts, buttocks, anus, vulva, or genitals of any employee;

(d) Performing or permitting any person to perform on the licensed premises acts of or acts which simulate:

(1) Sexual intercourse, masturbation, sodomy, or any other sexual act which is prohibited by law; or

(2) Touching, caressing or fondling such persons' breasts, buttocks, anus or genitals.

(e) Using or permitting any person to use on the licensed premises, any artificial devices or inanimate objects to depict any of the acts prohibited by paragraph (d) of this section.

(f) Showing or permitting any person to show on the licensed premises any motion picture, film, photograph, electronic reproduction, or other visual reproduction depicting:

(1) Acts or simulated acts of sexual intercourse, masturbation, sodomy, or any sexual act which is prohibited by law;

(2) The touching, caressing or fondling of the buttocks, anus, genitals or the female breasts;

(3) Scenes in which a person displays the buttocks, anus, genitals or the female breasts.

(g) As used in this section, the term "premises" means the premises licensed by the city as a cereal malt beverage establishment and such other areas, under the control of the licensee or his or her employee or employees, that are in such close proximity to the licensed premises that activities and conduct of persons within such other areas may be viewed by persons on or within the licensed premises.

(Code 1988)

3-215. SANITARY CONDITIONS REQUIRED. All parts of the licensed premises including furnishings and equipment shall be kept clean and in a sanitary condition, free from flies, rodents and vermin at all times. The restroom shall be equipped with at least one lavatory with hot and cold running water, be well lighted, and be furnished at all times with paper towels or other mechanical means of drying hands and face. Each restroom shall be provided with adequate toilet facilities which shall be of sanitary design and readily cleanable. The doors of all toilet rooms shall be self closing and toilet paper at all times shall be provided. Easily cleanable receptacles shall be provided for waste material and such receptacles in toilet rooms for women shall be covered. The restrooms shall at all times be kept in a sanitary condition and free of offensive odors and shall be at all times subject to inspection by the city health officer or designee. (Code 1988)

3-216. MINORS ON PREMISES. (a) It shall be unlawful for any person under 21 years of age to remain on any premises where the sale of cereal malt beverages is licensed for on-premises consumption.

(b) It shall be unlawful for the owner, bartender, or manager of any premises where the sale of cereal malt beverage is licensed for on-premises consumption to knowingly allow and permit minors under the age of 18 years to come into and remain on the premises.

(c) It shall be the duty of the owner, bartender, or manager of any beer tavern in the city to see to it that no minors under the age of 18 years are allowed to remain on the premises.

(d) This section shall not apply if the person under 21 years of age is an employee of the licensed establishment, or is accompanied by his or her parent or guardian, or if the licensed establishment derives not more than 50 percent of its gross receipts in each calendar year from the sale of cereal malt beverages for on-premises consumption.

(Ord. 1614, Secs. 3:4; Code 1988)

### ARTICLE 3. ALCOHOLIC LIQUOR

- 3-301. STATE LICENSE REQUIRED. (a) It shall be unlawful for any person to keep for sale, offer for sale, or expose for sale or sell any alcoholic liquor as defined by the "Kansas liquor control act" without first having obtained a state license to do so.  
(b) The holder of a license for the retail sale in the city of alcoholic liquors by the package issued by the state director of alcoholic beverage control shall present such license to the city clerk when applying to pay the occupation tax levied in section 3-302 and the tax shall be received and a receipt shall be issued for the period covered by the state license.  
(Ord. 970, Sec.1; Ord. 971, Sec.2; Code 1988)
- 3-302. OCCUPATIONAL TAX. There is hereby levied a biennial occupation tax of \$300 on any person holding a license issued by the state director of alcoholic beverage control for the retail sale within the city of alcoholic liquors for consumption off the premises. Such tax shall be paid by the retailer to the city clerk before business is begun under an original state license and shall be paid within five days after any renewal of a state license.  
(K.S.A. 41-310; Code 2013)
- 3-303. POSTING OF RECEIPT. Every licensee under this article shall cause the city alcoholic liquor retailer's occupation tax receipt to be placed in plain view, next to or below the state license in a conspicuous place on the licensed premises.  
(Ord. 971, Sec. 3; Code 1988)
- 3-304. HOURS OF SALE. No person shall sell at retail any alcoholic liquor:  
(a) On Easter Sunday, Thanksgiving Day or Christmas Day;  
(b) Before 9:00 a.m. or after 11:00 p.m. Monday through Saturday;  
(c) Before 12:00 noon or after 7:00 p.m. on Sunday.  
(K.S.A. 41-712; C.O. 2066; Code 2013)
- 3-305. BUSINESS REGULATIONS. It shall be unlawful for a retailer of alcoholic liquor to:  
(a) Permit any person to mix drinks in or on the licensed premises;  
(b) Employ any person under the age of 21 years in connection with the operation of the retail establishment;  
(c) Employ any person in connection with the operation of the retail establishment who has been adjudged guilty of a felony;  
(d) Furnish any entertainment in his or her premises or permit any pinball machine or game of skill or chance to be located in or on the premises; or  
(e) Have in his or her possession for sale at retail any bottles, cask, or other containers containing alcoholic liquor, except in the original package.  
(f) Sell, give away, dispose of, exchange or deliver, or permit the sale, gift or procuring of any alcoholic liquor to or for any person under 21 years of age.  
(Ord. 970, Sec. 3; Code 1988)
- 3-306. RESTRICTIONS ON LOCATION. No person shall knowingly or unknowingly sell, give away, furnish, dispose of, procure, exchange or deliver, or permit the selling,

giving away, furnishing, disposing of, procuring, exchanging or delivering of any alcoholic beverage in any building, structure or premises, for consumption in such building or upon such premises if such consumption is within 200 feet from the nearest property line of any existing hospital, school, church or library.  
(K.S.A. 41-710; Code 1988)

#### ARTICLE 4. PRIVATE CLUBS

- 3-401. LICENSE REQUIRED. It shall be unlawful for any person granted a private club license by the State of Kansas to sell or serve any alcoholic liquor authorized by such license within the city without first obtaining a local license from the city clerk. (Code 1988)
- 3-402. LICENSE FEE. (a) There is hereby levied a biennial license fee on each private club located in the city which has a private club license issued by the state director of alcoholic beverage control, which fee shall be paid before business is begun under an original state license and within five days before the license expires. The city license fee for a Class A club shall be \$\_\_\_\_\_ (\$200 - \$500) and the city license fee for a Class B club shall be \$\_\_\_\_\_ (\$200 - \$500).
- (b) All applications for new or renewal city licenses shall be submitted to the city clerk. Upon presentation of a state license, payment of the city license fee and the license application, the city clerk shall issue a city license for the period covered by the state license, if there are no conflicts with any zoning or alcoholic beverage ordinances of the city.
- (c) The license period shall extend for the period covered by the state license. No license fee shall be refunded for any reason.
- (d) Every licensee shall cause the city club license to be placed in plain view next to or below the state license in a conspicuous place on the licensed premises.  
(Code 2013)
- 3-403. BUSINESS REGULATIONS. (a) No club licensed hereunder shall allow the serving, mixing or consumption of alcoholic liquor on its premises between the hours of 2:00 a.m. and 9:00 a.m. on any day.
- (b) Cereal malt beverages may be sold on premises licensed for the retail sale of cereal malt beverages for on-premises consumption at any time when alcoholic liquor is allowed by law to be served on the premises.
- (c) No club membership shall be sold to any person under 21 years of age, nor shall alcoholic beverages or cereal malt beverages be given, sold or traded to any person under 21 years of age.  
(Code 1988)

## **ARTICLE 5. DRINKING ESTABLISHMENTS**

- 3-501. LICENSE REQUIRED. It shall be unlawful for any person granted a drinking establishment license by the State of Kansas to sell or serve any alcoholic liquor authorized by such license within the city without first obtaining a city license from the city clerk. (Code 1988)
- 3-502. LICENSE FEE. (a) There is hereby levied a biennial license fee in the amount of \$300 on each drinking establishment located in the city which has a drinking establishment license issued by the state director of alcoholic beverage control, which fee shall be paid before business is begun under an original state license and within five days after any renewal of a state license.
- (b) All applications for new or renewal city licenses shall be submitted to the city clerk. Upon presentation of a state license, payment of the city license fee and the license application, the city clerk shall issue a city license for the period covered by the state license, if there are no conflicts with any zoning or alcoholic beverage ordinances of the city.
- (c) The license period shall extend for the period covered by the state license. No license fee shall be refunded for any reason.
- (d) Every licensee shall cause the city drinking establishment license to be placed in plain view next to or below the state license in a conspicuous place on the licensed premises.  
(Code 2013)
- 3-503. BUSINESS REGULATIONS. (a) No drinking establishment licensed hereunder shall allow the serving, mixing or consumption of alcoholic liquor on its premises between the hours of 2:00 a.m. and 9:00 a.m. on any day.
- (b) Cereal malt beverages may be sold on premises licensed for the retail sale of cereal malt beverage for on-premises consumption at any time when alcoholic liquor is allowed by law to be served on the premises.
- (c) No alcoholic beverages or cereal malt beverages shall be given, sold or traded to any person under 21 years of age.  
(Code 1988)
- 3-504. PROHIBITED CONDUCT ON LICENSED PREMISES. The following conduct by an alcoholic liquor licensee, manager, or employee of any licensed alcoholic liquor establishment is deemed contrary to public welfare and is prohibited:
- (a) Remaining or permitting any person to remain in or upon the premises who exposes to view any portion of the female breasts below the top of the areola or any portion of males or females pubic hair, anus, buttocks or genitals;
- (b) Permitting any employee, agent, patron or other person on the licensed premises to touch, caress or fondle the breasts, buttocks, anus, vulva or genitals of any other employee, agent, patron or other person;
- (c) Encouraging or permitting any patron on the licensed premises to touch, caress or fondle the breast, buttocks, anus, vulva, or genitals of any employee, agent, patron or other person;
- (d) Performing or permitting any person to perform on the licensed premises acts of or acts which simulate:

(1) Sexual intercourse, masturbation, sodomy, or any other sexual act which is prohibited by law; or

(2) Touching, caressing or fondling such persons' breasts, buttocks, anus or genitals.

(e) Using or permitting any person to use on licensed premises, any artificial devices or inanimate objects to depict any of the acts prohibited by paragraph (d) of this section.

(f) Showing or permitting any person to show on the licensed premises any motion picture, film, photograph, electronic reproduction, or other visual reproduction depicting:

(1) Acts or simulated acts of sexual intercourse, masturbation, sodomy, or any sexual act which is prohibited by law;

(2) The touching, caressing or fondling of the buttocks, anus, genitals or the female breasts;

(3) Scenes in which a person displays the buttocks, anus, genitals or the female breasts.

(g) As used in this section, the term "premises" means the premises licensed by the city as a drinking establishment and such other areas, under the control of the licensee or his or her employee or employees, that are in such close proximity to the licensed premises that activities and conduct of persons within such other areas may be viewed by persons on or within the licensed premises.

(Ord. 2058; Code 2013)

3-505. SUSPENSION OF LICENSE. The chief of police or the city enforcement officer, upon five days' written notice, shall have the authority to suspend such license for a period not to exceed 30 days, for any violation of the provisions of this article or other laws pertaining to drinking establishments, which violation does not in the judgment of the chief of police or city enforcement officer justify a recommendation of revocation. The licensee may appeal such order of suspension to the governing body within seven days from the date of such order. (Ord. 2058; Code 2013)

3-506. SUSPENSION/REVOCAION. The governing body of the city, upon 5 days' written notice, to a person holding a drinking establishment license, may permanently revoke or cause to be suspended for a period of not more than 30 days such license if it determines that the licensee or an employee of the licensee has:

(a) violated or is not in compliance with any provisions of Article 5, and any amendments thereto;

(b) obtained the drinking establishment license by giving false or misleading information in the application thereof or has otherwise become ineligible to obtain a license under this article;

(c) become intoxicated while in or is under the influence of alcohol while at the drinking establishment for which such license has been issued;

(d) sold alcoholic liquor or cereal malt beverage to any person under the age of 21 years;

(e) knowingly employed a person adjudged guilty of a felony or a crime relating to alcohol or intoxicating liquor;

(f) failed to pay any license fees;

(g) refused to allow inspection of the licensed premises by a city police officer or a city enforcement officer; or

(h) knowingly allowed possession, use, or sale of controlled substances on the licensed premises or knowingly allowed prostitution on said licensed premises.  
(Ord. 2058; Code 2013)

#### **ARTICLE 6. CATERERS**

- 3-601. LICENSE REQUIRED. It shall be unlawful for any person licensed by the State of Kansas as a caterer to sell alcoholic liquor by the drink, to sell or serve any liquor by the drink within the city without obtaining a local caterer's license from the city clerk.  
(Code 1988)
- 3-602. LICENSE FEE. (a) There is hereby levied a license fee in the amount of \$25 per catered event but not more than \$250 in any single calendar year for each caterer doing business in the city who has a caterer's license issued by the state director of alcoholic beverage control, which fee shall be paid before business is begun under an original state license and within five days after any renewal of a state license.  
(b) All applications for new or renewal city licenses shall be submitted to the city clerk. Upon presentation of a state license, payment of the city license fee and the license application, the city clerk shall issue a city license for the period covered by the state license, if there are no conflicts with any zoning or alcoholic beverage ordinances of the city.  
(c) The license period shall extend for the period covered by the state license. No license fee shall be refunded for any reason.  
(d) Every licensee shall cause the caterer license to be placed in plain view on any premises within the city where the caterer is serving or mixing alcoholic liquor for consumption on the premises.  
(Code 1988)
- 3-603. BUSINESS REGULATIONS. (a) No caterer licensed hereunder shall allow the serving, mixing or consumption of alcoholic liquor between the hours of 2:00 a.m. and 6:00 a.m. on any day.  
(b) No alcoholic beverages or cereal malt beverages shall be given, sold or traded to any person under 21 years of age.  
(Code 1988)
- 3-604. NOTICE TO CHIEF OF POLICE. Prior to any event at which a caterer will sell or serve alcoholic liquor by the individual drink, the caterer shall provide written notice to the chief of police at least three days prior to the event if the event will take place within the city. The notice shall contain the location, name of the group sponsoring the event, and the exact date and times the caterer will be serving. (Code 1988)

## **ARTICLE 7. TEMPORARY PERMITS**

- 3-701. PERMIT REQUIRED. It shall be unlawful for any person granted a temporary permit by the State of Kansas to sell or serve any alcoholic liquor within the city without first obtaining a local temporary permit from the city clerk. (Code 1988)
- 3-702. PERMIT FEE. (a) There is hereby levied a temporary permit fee in the amount of \$25 per day on each group or individual holding a temporary permit issued by the state director of alcoholic beverage control authorizing sales within the city, which fee shall be paid before the event is begun under the state permit.  
(b) Every temporary permit holder shall cause the temporary permit receipt to be placed in plain view on any premises within the city where the holder of the temporary permit is serving or mixing alcoholic liquor for consumption on the premises.  
(Code 1988)
- 3-703. CITY TEMPORARY PERMIT. (a) It shall be unlawful for any person to conduct an event under a state issued temporary permit without first applying for a local temporary permit at least seven days before the event. Written application for the local temporary permit shall be made to the city clerk and shall clearly state:  
(1) the name of the applicant;  
(2) the group for which the event is planned;  
(3) the location of the event;  
(4) the date and time of the event;  
(5) any anticipated need for police, fire or other municipal services.  
(b) Upon presentation of a state temporary permit, payment of the city's temporary permit fee and a written application as provided for in subsection (a), the city clerk shall issue a local temporary permit to the applicant if there are no conflicts with any zoning or other ordinances of the city.  
(c) The city clerk shall notify the chief of police whenever a temporary permit has been issued and forward a copy of the permit and application to the chief of police.  
(Code 1988)
- 3-704. PERMIT REGULATIONS. (a) No temporary permit holder shall allow the serving, mixing or consumption of alcoholic liquor between the hours of 2:00 a.m. and 6:00 a.m. at any event for which a temporary permit has been issued.  
(b) No alcoholic beverages shall be given, sold or traded to any person under 21 years of age.  
(Code 1988)

## ARTICLE 8. SPECIAL EVENT CMB PERMITS

- 3-801. SPECIAL EVENT CMB PERMITS; PERMIT REQUIRED. It shall be unlawful for any person to sell or serve any CMB at any special event within the city without first obtaining a local special event permit from the city clerk. (Ord. 2223; Code 2013)
- 3-802. SAME; PERMIT FEE. (a) There is hereby levied a special event permit fee in the amount of \$30 on each group or individual, which fee shall be paid before the event begins. Such fee shall be in addition to the \$25 fee to be remitted to the Division of Alcohol Beverage Control.  
(b) Every special event permit holder shall cause the permit receipt to be placed in plain view on any premises within the city where the holder of the special event permit is serving CMB for consumption on the premises.  
(Ord. 2223; Code 2013)
- 3-803. SAME; CITY SPECIAL EVENT PERMIT. (a) It shall be unlawful for any person to serve CMB at a special event without first applying for a local special event permit at least 35 days before the event. Written application for the local special event permit shall be made to the city clerk on the form used for annual cereal malt beverage sales or, when available, the special event CMB permit application approved by the Attorney General, as directed by the city clerk. In addition to any other information required, the applicant shall provide the following:  
(1) The name of the applicant;  
(2) The group for which the event is planned;  
(3) The location of the event;  
(4) The date and time of the event; and  
(5) Any anticipated need for police, fire, or other municipal services.  
(b) Upon meeting the requirements to obtain a special event permit, the city clerk shall issue a local special event permit to the applicant if there are no conflicts with any zoning or other ordinances of the city.  
(c) The city clerk shall notify the chief of police whenever a special event permit has been issued and forward a copy of the permit and application to the chief of police.  
(Ord. 2223; Code 2013)
- 3-804. SAME; PERMIT REGULATIONS. (a) No special event permit holder shall allow the serving of CMB between the hours of 12:00 a.m. and 6:00 a.m. at any event for which a special event permit has been issued.  
(b) No CMB shall be given, sold or traded to any person under 21 years of age.  
(c) No more than four special event permits may be issued in a calendar year to the same applicant.  
(d) No special event permit issued hereunder may be transferred or assigned to any other vendor.  
(e) All local ordinances and state statutes for the sale and consumption of CMB apply to holders of special event permits.  
(Ord. 2223; Code 2013)

## ARTICLE 9. KEG REGISTRATION

3-901. DEFINITIONS. As used in this article, the words and phrases herein defined shall have the following meaning, unless the context otherwise requires:

(a) Beer means a beverage, containing more than 3.2% alcohol by weight, obtained by alcoholic fermentation of an infusion or concoction of barley, or other grain, malt and hops in water and includes beer, ale, stout, lager beer, porter and similar beverages having such alcoholic content.

(b) Cereal malt beverage means any fermented but undistilled liquor brewed or made from malt or from a mixture of malt or malt substitute, but does not include any such liquor which is more than 3.2% alcohol by weight.

(c) Keg means a reusable container of beer or cereal malt beverage having a liquid capacity of four or more gallons.

(d) Legal age for consumption means 21 years of age.

(e) Person means any natural person, corporation, partnership, limited liability company, trust or association.

(f) Retailer means a person who sells at retail, or offers for sale at retail, beer or cereal malt beverage pursuant to a valid state and/or municipal license.

(g) Sell or sell at retail refers to and means sales of beer or cereal malt beverage for use or consumption and not for resale in any form, and includes sales of beer or cereal malt beverage in a keg returnable to the seller. Such terms shall not refer to or mean sales by a distributor or sales by one retailer to another.

(h) Proper proof of identification means a photographic motor vehicle operator's license, a valid passport, a United States military identification card, a Kansas photographic non-driver's identification card or other official or apparently official document, containing a photograph, signature and birth date of the person.

(Code 2013)

3-902. RETAILER DUTIES. A retailer, or retailer's employee or agent, prior to or at the time of any sale at retail of a keg, shall:

(a) Affix or cause to be affixed to the keg a keg identification tag, in accordance with the provisions of section 3-804;

(b) Require the purchaser to exhibit proper proof of identification. If the purchaser fails to provide such proof of identification, the retailer shall refuse to sell the keg to such person;

(c) Require the purchaser to sign a Declaration and Receipt for the keg in the form provided for in section 3-804;

(d) Record on the declaration the keg identification tag number, the date of sale, the purchaser's name and address, and the type, number and expiration date of the purchaser's identification;

(e) Inform the purchaser, that any deposit paid by the purchaser for the keg, if required, shall be forfeited if the keg is returned without the original keg identification tag intact and readable;

(f) Require each purchaser of any such keg to acknowledge as part of the declaration that persons under 21 are not of legal age for consumption of beer or cereal malt beverage and that the declaration is subject to inspection by law enforcement personnel; and

(g) Provide a copy of the Declaration and Receipt to the purchaser.

(Code 2013)

- 3-903. PURCHASER REQUIREMENTS. Any person who purchases a keg or the contents thereof shall:
- (a) Be of legal age to purchase, possess, or use beer and cereal malt beverage;
  - (b) Provide proof of identification and such other information as the retailer may require in accordance with 3-802.
  - (c) Sign a Declaration and Receipt in the form required by section 3-802;
  - (d) Not allow any person under the age of 21 to consume the keg contents except as allowed by law;
  - (e) Not remove, obliterate, or allow to be removed or obliterated, the keg identification tag required by section 3-802; and
  - (f) Maintain a copy of the Declaration and Receipt with the keg during the time the keg is in the purchaser's possession or control.
- (Code 2013)

- 3-904. IDENTIFICATION REQUIREMENTS. (a) The keg identification tag required under this article shall be in the form of a uniquely numbered and coded tag or label, prescribed and furnished by the city clerk. Such tag or label is used for a single sale of the marked keg and is to be removed from the keg by the retailer upon return of the keg to the retail seller and maintained with the records of the sale. Such tags shall be fabricated and made attachable in such a manner as to make the tag removable for the purpose of the cleaning and reusing the keg by a manufacturer.
- (b) The Declaration and Receipt required shall be on a form prescribed and furnished by the city clerk and shall include the information as required by sections 3-802 and 3-803 thereof, and may include such other identifying information as the city clerk may deem necessary and appropriate.
- (c) Retailers may apply for and receive keg identification tags and Declaration and Receipt forms from the city clerk upon submittal of an application on a form as prescribed by the city clerk and such proof as may be required by the city clerk that the applicant is duly licensed to sell beer or cereal malt beverages in a keg. The city clerk may charge a reasonable fee for furnishing the tags and forms required by this article not to exceed the actual cost of furnishing such tags and forms.
- (d) The retailer shall retain a copy of all such Declarations and Receipts required on the retailer's licensed premises for a period of six months. Such Declarations and Receipts shall be available for inspection and copying by any law enforcement officer during normal business hours for the purpose of identifying persons suspected of a violation of law.
- (e) Falsifying any information on a Declaration and Receipt shall be a violation of this section.
- (Code 2103)

- 3-905. DEPOSIT REFUND. No retailer may refund any deposit upon return of a keg that:
- (a) Does not have the required identification tag; or
  - (b) Has an identification tag that has been defaced to the extent that the information contained on the tag cannot be read.
- (Code 2013)

- 3-906. VIOLATIONS. It shall be unlawful for an person to:

(a) Remove from a keg all or part of a keg identification tag required pursuant to this article;

(b) Deface a keg identification tag to the extent the information contained on the tag cannot be read;

(c) Fail to return a keg within 10 days of the due date; or

(d) Possess a keg that does not have the keg identification tag.

Provided that the provisions of this section shall not apply to a manufacturer, distributor, or retailer, and; subsection (d) shall not apply to any person who finds a discarded keg on such person's property.

(Code 2013)

3-907. PENALTIES. Any person violating any provision of this article shall be punished by:

(a) A fine of not more than \$1,000; or

(b) Imprisonment in jail for not more than 179 days; or

(c) Both such fine and imprisonment not to exceed (a) and (b) above.

(Code 2013)