

Legislation Details (With Text)

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Туре:	Ordi	nance		Status:	Passed	
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Title:	Amending sections 310.01 and 310.18 of the Legislative Code to add Class N Small Brewer off-sale - 128 ounces license and Class T - Temporary World Soccer Cup Licenses and corresponding fees.					
Sponsors:	Amy Brendmoen					
Indexes:						
Code sections:						
Attachments:	1. Attachment #1 - Section 310.01 Class R Licenses, 2. Attachment #2 - Section 310.01 Class T Licenses, 3. Attachment #3 - Section 310.01 Class N Licenses, 4. Attachment #4 - Section 310.18 Enforcement Level 1, 5. Attachment #5 - Section 310.18 Enforcement Level 2, 6. Attachment #6 - Section 310.18 Enforcement Level 3, 7. Attachment #7 - Section 310.18 Enforcement Level 4, 8. Attachment #8 - Section 310.18 Enforcement Level 5, 9. Attachment #9 - Section 310.18 Enforcement Level 6					
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Amending sections 310.01 and 310.18 of the Legislative Code to add Class N Small Brewer off-sale - 128 ounces license and Class T - Temporary World Soccer Cup Licenses and corresponding fees.

THE COUNCIL OF THE CITY OF SAINT PAUL DOES ORDAIN:

SECTION 1

WHEREAS, on May 22, 2022, Governor Walz signed Bill SF3008 into effect; and

WHEREAS, under this new legislation, the creation of a Class N Small Brewer off-sale - 128 ounces license type was created; and

WHEREAS, under the new legislation municipalities were given the authority to allow for on-sale service for expanded hours during the World Cup Soccer Tournament; and

WHEREAS, Council desired to add the Class N Small Brewer off-sale - 128 ounces license type and allow for expanded on-sale service hours during the World Soccer Cup; and

WHEREAS, Council wishes to add the licenses and corresponding fees to the license table; and now therefore be it

RESOLVED, that the Council of the City of Saint Paul does hereby ordain:

SECTION 2

Chapter 310.01 of the Saint Paul Legislative Code is hereby amended as follows:

Sec. 310.01. - Definitions.

For the purposes of this chapter, any chapter of the Legislative Code pertaining to licenses as hereinafter mentioned, and subsequently enacted ordinances establishing or relating to the requirements for Class R, for routinely issued licenses, Class T for temporary licenses and Class N for licenses in which neighbors are required to be notified, under authority of the City of Saint Paul, the terms defined in this section shall have the meanings ascribed to them:

Adverse action means the revocation or suspension of a license, the imposition of conditions upon a license, the denial of an application for the grant, issuance or renewal of a license, the imposition of a fine, the assessment of the costs of a contested hearing, and any other disciplinary or unfavorable action taken with respect to a license, licensee or applicant for a license. "Adverse action" includes any of the foregoing directed at one (1) or more licenses held by a licensee at any location in the city. "Adverse action" also includes disapproval of licenses issued by the state under statutory provisions which permit the governing body to disapprove the issuance of the license.

Bond means a bond meeting the requirements of section 310.07 and indemnifying the city against all claims, judgments or suits caused by, resulting from or in connection with any licensed business, activity, premises, thing, facility, occurrence or otherwise under these chapters.

Building official means the official in the department of safety and inspections charged with the responsibility of enforcement of the building code.

Chapters and *these chapters* shall mean this uniform license ordinance, any chapter of the Legislative Code pertaining to licenses as hereinafter mentioned, and subsequently enacted ordinances establishing or relating to the requirements for class R, class T and class N licenses under authority of the city.

Class R licenses means those licenses which can be approved and issued or denied by the director of the department of safety and inspections, subject to the procedures required by these chapters. The following licenses are so classified, and the numbers shown opposite them correspond to the chapters in the Legislative Code pertaining to each license:

SEE ATTACHMENT #1

Class T licenses means those licenses which must be approved or denied by the director, subject to the procedures required by these chapters. The following licenses are so classified, and the numbers shown opposite them correspond to the chapters in the Legislative Code pertaining to each license:

SEE ATTACHMENT #2

Class N licenses means those licenses which can be approved or denied only by the council, subject to the procedures required by these chapters. The following licenses are so classified, and the numbers shown opposite them correspond to the chapters in the Legislative Code pertaining to each license:

SEE ATTACHMENT #3

Department means the department of safety and inspections.

Director means the director of the department of safety and inspections, unless otherwise defined in the specific chapter, section or subdivision referred to.

Fee means and includes both the license fee and application fee unless otherwise provided.

Inspector as used in these chapters means the director of the department of safety and inspections or his or her designee.

License means and includes all licenses and permits provided for or covered by these chapters. License also includes licenses issued by the state under statutory provisions which permit the governing body to disapprove the issuance of such licenses, for the purposes of making procedures in chapter 310 of the Legislative Code applicable to the approval or disapproval of such licenses.

Person means and includes any person, firm, corporation, partnership, company, organization, agency, club or any group or association thereof. It shall also include any executor, administrator, trustee, receiver or other representative appointed by law.

Zoning administrator means the official in the department of safety and inspections charged with responsibility for enforcement of the zoning code.

SECTION 3

Section 310.18 of the Saint Paul Legislative Code is hereby amended as follows:

Sec. 310.18. - License fee schedule.

Notwithstanding the provision of any other ordinance or law to the contrary, the following fees are hereby provided for all the licenses listed herein. These fees supersede all inconsistent provisions, including, but not limited to, graduated fee provisions, in these chapters and in other ordinances and laws, and include the fee for the license application as part of the license fee; provided, however, that this section does not amend or modify sections 310.09(a) or 310.09(d) of the Legislative Code with respect to exempt organizations or late fees. Pursuant to section 310.09(b) of the Legislative Code, these schedules shall be posted in the office of the director. These fees shall be effective for license renewals and new license applications occurring on and after January 1, 1995, or on the effective date of this section, whichever is later; provided, however, that with respect to all licenses whose renewal dates occur after the effective date of this new schedule, there shall be no increases in, nor offsets or refunds of, the existing fees paid, or due and owing.

SEE ATTACHMENT #4 - Enforcement Level 1

- SEE ATTACHMENT #5 Enforcement Level 2
- SEE ATTACHMENT #6 Enforcement Level 3
- SEE ATTACHMENT #7 Enforcement Level 4
- SEE ATTACHMENT #8 Enforcement Level 5
- **SEE ATTACHMENT #9 Enforcement Level 6**

SECTION 4

This ordinance shall take effect and be in force thirty (30) days following its passage, approval and publication.