MEMORANDUM

TO: Mayor Edwenna Perkins and Board of Trustees, Village of Maywood
FROM: Michael T. Jurusik
DATE: February 12, 2020
RE: Code Amendment Ordinance Permitting Future Consideration of New Class N (Bar and Grill) Liquor Licenses

Per the direction of the Village Board, I have enclosed the following documents for your review and consideration at the February 18, 2020 Regular Village Board Meeting:

1. AN ORDINANCE AMENDING TITLE XI (BUSINESS REGULATIONS), CHAPTER 117 (ALCOHOLIC BEVERAGES) OF THE MAYWOOD VILLAGE CODE TO UPDATE SECTION 117.01 (DEFINITIONS), SECTION 117.51 (WORDS "SALOON" AND "BAR" FORBIDDEN) AND TO ADD A NEW CLASS "N" (BAR AND GRILL) LIQUOR LICENSE

2. Examples of similar liquor licenses from nearby jurisdictions (Forest Park, River Forest, Oak Park, Melrose Park, Elmwood Park, Lombard).

The enclosed draft Ordinance creates a new restaurant option – the Limited Food Service Restaurant – and a new Class “N” (Bar and Grill) liquor license. A traditional “bar and grille” could operate under one of the existing restaurant liquor licenses, but the Limited Food Service Restaurant offers more flexibility with the menu than those current liquor licenses. In short, the limited food service restaurants have the following items:

- A full kitchen for preparation of full meals; or
- A limited kitchen (e.g., hot plates, small ovens, small deep fryers, microwaves, refrigerators and coolers, etc.) for preparation of a limited food menu (e.g., appetizers, salads, sandwiches, hamburgers, chicken wings, tacos and other causal dining fare); or
- A limited kitchen with a limited food menu, but also has established, active business relationships with local and regional restaurants and food delivery services so that patrons can order and eat food from the menu or delivered to the restaurant.
- A dining area for patrons to consume meals and beverages plus may have a patron bar where food and alcoholic beverages can be consumed.
- Meals and beverages can be ordered either at a counter or from waitstaff or directly from local and regional restaurants and food delivery services.
- Retail sale, service and on-site consumption of alcohol beverages shall only occur while the kitchen is open or food deliveries are available and consumption of alcohol shall only be allowed where the patron has also ordered and is waiting for a meal or other available food item or is in the process of consuming food.
- This type of restaurant is a limited food service operation NOT a fast food service operation.
The principal business of a limited food service restaurant is the service of meals and beverages, and said service of such meals shall constitute at least 50% of the gross income of the establishment as distinguished from the principal business being the service of food as a supplement to the service of alcoholic liquor.

There are several policy issues that need to be decided by the Village Board to finalize the enclosed Ordinance, including:

1. Does the Village want to allow on-site consumption of alcoholic beverages by patrons without the patrons having to order and consume food?
2. What is the annual regular hours liquor license fee?
3. What is the annual extended hours liquor license fee?

If there are any questions, please contact me.

Mike

Enclosure
cc.
Viola Mims, Village Clerk (w/ encl.)
Willie Norfleet, Jr., Village Manager (w/ encl.)
Val Talley, Chief of Police (w/ encl.)
Lanya Satchell, Finance Director (w/ encl.)
David Myers, Director of Community Development (w/ encl.)
Angela Smith, Business Development Coordinator (w/ encl.)
Michael A. Marrs (w/ encl.)
ORDINANCE NO. _____

( additions to existing text marked with underlining; deletions to existing text marked using strikethroughs)

AN ORDINANCE AMENDING TITLE XI (BUSINESS REGULATIONS), CHAPTER 117 (ALCOHOLIC BEVERAGES) OF THE MAYWOOD VILLAGE CODE TO UPDATE SECTION 117.01 (DEFINITIONS), SECTION 117.51 (WORDS "SALOON" AND "BAR" FORBIDDEN) AND TO ADD A NEW CLASS "N" (BAR AND GRILL) LIQUOR LICENSE

WHEREAS, the Village of Maywood (the "Village") is a home rule municipality, having all of the powers and authority granted to such municipalities pursuant to Article VII, Section 6 of the Illinois Constitution of 1970, including the right to exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, the Liquor Control Act of 1934 (235 ILCS 5/1-1 et seq.) (the "Act") grants to the Village the power, by general ordinance or resolution, to determine, among other things, the number, kind and classification of licenses for sale at retail of alcoholic liquor not inconsistent with the Act, the amount of local license fees to be paid for licenses issued, and to establish such further regulations and restrictions upon the issuance of and operations under local licenses not inconsistent with law as the public good and convenience may require; and

WHEREAS, the President and Board of Trustees of the Village of Maywood desire to amend Title XI (Business Regulations), Chapter 117 (Alcoholic Beverages) of the Maywood Village Code to permit the consideration of a new Class "N" (Bar and Grill) Liquor License, by amending Section 117.23 (Classifications; Fees; Number of Licenses) and 117.41 (Hours of Operation); and

WHEREAS, the President and Board of Trustees of the Village of Maywood desire to amend Section 117.51 (Words "Saloon" and "Bar" Forbidden), to Chapter 117 (Alcoholic Beverages), Title XI (Business Regulations) of the Maywood Village Code to allow for the new Class "N" (Bar and Grill) classification; and

WHEREAS, the President and Board of Trustees of the Village of Maywood find that it is in the best interests of the health, welfare and safety of the Village, its residents, property owners, business owners and the public to amend Sections 117.23 (Classifications; Fees; Number of Licenses), 117.41 (Hours of Operation), and 117.51 (Words "Saloon" and "Bar" Forbidden) of Chapter 117 (Alcoholic Beverages) of the Maywood Village Code as set forth below in this Ordinance.

BE IT ORDAINED BY THE PRESIDENT AND BOARD OF TRUSTEES OF THE VILLAGE OF MAYWOOD, COOK COUNTY, ILLINOIS, AS FOLLOWS:

SECTION 1: Each Whereas paragraph set forth above is incorporated by reference into this Section 1.
SECTION 2: A new definition of “RESTAURANT, LIMITED FOOD SERVICE” shall be added to Section 117.01 (Definitions) of Chapter 117 (Alcoholic Beverages) of the Maywood Village Code, in alphabetical order, which reads as follows:

RESTAURANT, LIMITED FOOD SERVICE. A limited food service restaurant may have a full kitchen for preparation of full meals or a limited kitchen (e.g., hot plates, small ovens, small deep fryers, microwaves, refrigerators and coolers, etc.) for preparation of a limited food menu (e.g., appetizers, salads, sandwiches, hamburgers, chicken wings, tacos and other casual dining fare) or may have a limited kitchen with a limited food menu, but also has established, active business relationships with local and regional restaurants and food delivery services so that patrons can order and eat food from the menu or delivered to the restaurant. The limited food service restaurant shall have a dining area for patrons to consume meals and beverages and may have a patron bar where food and alcoholic beverages can be consumed. The meals and beverages can be ordered either at a counter or from waitstaff or directly from local and regional restaurants and food delivery services. Retail sale, service and on-site consumption of alcohol beverages shall only occur while the kitchen is open or food deliveries are available and consumption of alcohol shall only be allowed where the patron has also ordered and is waiting for a meal or other available food item or is in the process of consuming food. This type of restaurant is further defined as any public place kept, used, maintained, advertised, and held out to the public as a place where complete meals are actually and regularly served, with adequate and sanitary kitchen and dining room equipment and with adequate staff to take orders, prepare food, and serve the food and beverages, including alcoholic beverages, in a limited food service operation rather than a fast food service operation. The principal business of a limited food service restaurant is the service of meals and beverages, and said service of such meals shall constitute at least 50% of the gross income of the establishment as distinguished from the principal business being the service of food as a supplement to the service of alcoholic liquor. The restaurant design shall reflect the character of an establishment that is a restaurant rather than an establishment set up to serve alcoholic liquor as its principal activity. A fast food restaurant is not a premises to be licensed as a limited food service restaurant hereunder.

SECTION 3: Subsections (N), (O) and (P) of Section 117.23 (Classifications; Fees; Number of Licenses) of Chapter 117 (Alcoholic Beverages) of the Maywood Village Code are amended, in their entirety, to read as follows:

“(N) Class N (bar and grill) license.

(1) A Class N license shall authorize the retail sale, on the authorized premises, of alcoholic liquor by the drink for consumption on the premises.

(2) A Class N licensee may operate a limited food service restaurant, which can consist of a full kitchen for preparation of full meals or a limited kitchen (e.g., hot plates, small ovens, small deep fryers, microwaves, refrigerators and coolers, etc.) for preparation of a limited food menu (e.g., appetizers, salads, sandwiches, hamburgers, chicken wings, tacos and other casual dining fare) or the licensee may have a limited kitchen with a limited food menu, but also establish and maintain active business relationships with local and regional restaurants and food delivery services so that patrons can order and eat food from the menu or delivered to the restaurant.
(3) The retail sale, service and on-site consumption of alcohol is permitted during the time that meals or limited food items are not being served when the kitchen in the establishment is closed. OR
The retail sale, service and on-site consumption of alcohol beverages shall only occur while the kitchen is open or food deliveries are available and consumption of alcohol shall only be allowed where the patron has also ordered and is waiting for a meal or other available food item or is in the process of consuming food.

(4) At all times that the establishment is open, patrons may drink without ordering food.

(5) There may be a patron bar or a service bar within the licensed premises.

(6) Alcoholic liquor shall not be sold in pitchers.

(7) No package sales shall be permitted.

(8) Billiards and/or pool tables or mechanical/electrical amusement devices, as defined in the Village Code or Illinois State law, shall be permitted on the licensed premises, including sports-related electronic video devices or video simulators, provided that the devices or simulators are maintained in a separate room from the dining area or bar area.

(9) No holder of a Class N liquor license shall require a person to pay a cover charge or any other type or form of admission fee in order to be able to enter the premises for which the license was issued.

(10) The annual fee for a Class N liquor license shall be:

(a) Regular closing hours, $___.

(b) Extended closing hours, $___.

(11) Compliance with the hours of operation requirements of § 117.41 below.

(12) Compliance with the beverage alcohol sellers and servers education and training (BASSET) requirements of § 117.28 below.

(13) Compliance with the insurance and indemnification requirements of § 117.57 below, as applicable.

(10) Increase or decrease in number of licenses. The number of licenses authorized to be issued for each license class may be increased or decreased from time to time only by an ordinance duly adopted by the President and Board of Trustees upon a determination that such increase or decrease in the number of licenses is in the best interests of the Village. The number of licenses authorized for the above classes shall be information retained by, and available from, the Office of the Village Clerk. When a liquor license expires or is not renewed or is revoked or terminated, it shall automatically reduce the number of authorized licenses of the particular class by the total number of revoked or terminated licenses in the particular class. In addition, the Local Commissioner shall notify, in writing, the Village
Clerk and Board of Trustees of the revocation or termination of any authorized license within 7 days of such occurrence."

**SECTION 4:** Subsections (N), (O) and (P) of Section 117.41 (Hours of Operation) of Chapter 117 (Alcoholic Beverages) of the Maywood Village Code are amended, in their entirety, to read as follows:

"(N) **Class N (bar and grill) license.**

(1) Regular license, commencing at 11:00 a.m. until 11:00 p.m., with extended hours from 11:00 p.m. on New Year's Eve Day to 2:00 a.m. on New Year's Day.

(2) Extended license, commencing at 11:00 a.m. until 2:00 a.m. the next day.

(3) A Class N licensee may apply to the Village Board for a temporary extension of the applicable hours of operation for a special event to be held on the licensed premises. If approved by the Village Board and the Local Liquor Control Commissioner, the temporary extension shall be limited to 1 hour, either allowing the service of alcoholic liquor 1 hour earlier or 1 hour later than permitted by this Code or by the ordinance authorizing the licensee's liquor license. The approval of the temporary extension of the hours of operation shall be by an ordinance passed by a majority of the Village Board members and further approved by the Local Liquor Control Commissioner.

(NO) **Holidays.** For purposes of this section, the following shall be considered holidays:

- New Year's Day (January 1)
- Martin Luther King's birthday (January 15)
- Valentine's Day (February 14)
- Memorial Day
- Independence Day (July 4)
- Labor Day
- Halloween (October 31)
- Thanksgiving
- Christmas Eve (December 24)
- Christmas Day (December 25)
- New Year's Eve (December 31)

(OP) **Retail liquor sales.** It shall be unlawful to keep open for business, or to admit the public to any premises in or on which alcoholic liquor is sold at retail during the hours within which the sale of such liquor is prohibited; provided, that in the case of restaurants, hotels and Class B licensees, such as grocery stores and drug stores, where the sale of liquor is not the primary business conducted on the licensed premises, such establishments may keep open during such hours, but no alcoholic liquor may be sold to, given away, or consumed by the public during such hours."

**SECTION 5:** Section 117.51 (Words "Saloon" and "Bar" Forbidden) of Chapter 117 (Alcoholic Beverages) of the Maywood Village Code is amended, in its entirety, to read as follows:

"**§ 117.51 WORDS “SALOON” AND “BAR” FORBIDDEN.**

No person licensed to sell alcoholic liquors shall use the words "saloon" or "bar" in any sign or advertisement."
SECTION 6: To the extent necessary, all tables of contents, indexes, headings, and internal references or cross-references to sections that need to be amended or deleted within the Maywood Code of Ordinances, as amended, as a consequence of the above Code Amendments, shall be amended by the Village’s codifier so as to be consistent with the terms of this Ordinance.

SECTION 7: All ordinances, or parts of ordinances, in conflict with the provisions of this Ordinance, to the extent of such conflict, are repealed.

SECTION 8: Each section, paragraph, clause and provision of this Ordinance is separable, and if any provision is held unconstitutional or invalid for any reason, such decision shall not affect the remainder of this Ordinance, nor any part thereof, other than that part affected by such decision.

SECTION 9: Except as to the Code amendments set forth above in this Ordinance, all Chapters and Sections of the Maywood Village Code, as amended, shall remain in full force and effect.

SECTION 10: This Ordinance shall be in full force and effect from and after its adoption, approval and publication in the manner provided by law.

ADOPTED this ___ day of February, 2020 pursuant to a roll call vote as follows:

AYES:__________________________________________

NAYS:__________________________________________

ABSENT:__________________________________________

APPROVED by me as Village President, and attested by the Village Clerk, on the ___ day of __________, 2020.

__________________________________________
Edwenna Perkins, Village President

ATTEST:

__________________________________________
Viola Mims, Village Clerk

This Ordinance was published by me in pamphlet form on the ___day of February, 2020.

__________________________________________
Viola Mims, Village Clerk
CLERK'S CERTIFICATE

I, Viola Mims, Clerk of the Village of Maywood, in the County of Cook and State of Illinois, certify that the attached document is a true and correct copy of that certain Ordinance now on file in my Office, entitled:

ORDINANCE NO. ___

AN ORDINANCE AMENDING TITLE XI (BUSINESS REGULATIONS), CHAPTER 117 (ALCOHOLIC BEVERAGES) OF THE MAYWOOD VILLAGE CODE TO UPDATE SECTION 117.01 (DEFINITIONS), SECTION 117.51 (WORDS "SALOON" AND "BAR" FORBIDDEN) AND TO ADD A NEW CLASS "N" (BAR AND GRILL) LIQUOR LICENSE

which Ordinance was passed by the Board of Trustees of the Village of Maywood at a Regular Village Board Meeting on the ___ day of February, 2020, at which meeting a quorum was present, and approved by the President of the Village of Maywood on the ___ day of February, 2020.

I further certify that the vote on the question of the passage of said Ordinance by the Board of Trustees of the Village of Maywood was taken by Ayes and Nays and recorded in the minutes of the Board of Trustees of the Village of Maywood, and that the result of said vote was as follows, to-wit:

AYES: _______________________________________

NAYS: _______________________________________

ABSENT: _____________________________________

I do further certify that the original Ordinance, of which the foregoing is a true copy, is entrusted to my care for safekeeping, and that I am the lawful keeper of the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the Village of Maywood, this ___ day of February, 2020.

______________________________
Viola Mims, Village Clerk
Forest Park Code of Ordinances
Title 3, Chapter 3, Section 3-3-5(B)

B. Class A1: This license shall authorize the retail sale of alcoholic liquor at one dispensing station (bar) for consumption only on the premises specified.

River Forest Code of Ordinances
Title 3, Chapter 1, Sections 8-5-3, 8-5-11(A)-(B)

RESTAURANT: Any public place kept, used, maintained, advertised and held out to the public as a place where meals are served, and where meals are actually and regularly served, without sleeping accommodations, such space being provided with adequate and sanitary kitchen and dining room equipment and capacity and having employed therein a sufficient number and kind of employees to prepare, cook and serve suitable food for its guests.

A. Class 1 - Restaurant Alcoholic Liquor For Consumption On Premises: A Class 1 local liquor license shall authorize the sale in restaurants of alcoholic liquor for consumption only on the restaurant premises.

B. Class 2 - Restaurant Beer And Wine For Consumption On Premises: A Class 2 local liquor license shall authorize the sale in restaurants only of beer and wine for consumption on the restaurant premises.

Oak Park Code of Ordinances
Title 3, Chapter 3, Section 3-4-2(4)

4. Restaurant Class B-4 Liquor License: Restaurant Class B-4 liquor licenses shall authorize the sale of alcoholic liquor in restaurants with a seating capacity, including all lounge area seating, of not less than fifty (50) persons for food service, pursuant to the terms of a Class B-1 liquor license and in addition shall allow the sale of alcoholic liquor in a lounge to patrons who do not order food, subject to the following: (Ord. 2011-0-66, 11-7-2011)

a. That the lounge area shall be placed in such a manner as to be consistent with the subsidiary role of the lounge as an adjunct to the primary restaurant business. (Ord. 2011-0-43, 7-18-2011)

b. That alcoholic liquor sales in the lounge and at restaurant tables be restricted to those hours when food service is available in the restaurant, provided that after the hours of nine o'clock (9:00) P.M. during the week and ten o'clock (10:00) P.M. on Fridays and Saturdays, the service of food from a late night menu shall be considered adequate food service. A "late night" menu shall be defined as foods served in small portions which would otherwise qualify as entrees, or foods which could be served as salads or appetizers, but shall not include prepackaged snack foods such as crackers, chips, nuts, or pretzels. (Ord. 2011-0-66, 11-7-2011)

c. That the floor area of the lounge may constitute no more than thirty percent (30%) of the floor space of the public dining area, except that the floor area of any physically separate pool playing area adjacent to and only accessible through the lounge area shall not be included as lounge area floor space in calculating the ratio of floor space in the lounge to floor space in the public dining area.

d. The sale of alcoholic liquor for consumption on the premises where sold shall be subsidiary and incidental to the sale and service of food.
(1) The test to determine whether the sale of alcoholic liquor is subsidiary and incidental to the restaurant
main business of the sale and service of food shall be a comparison of the gross revenue derived by the
licensee from the sale of alcoholic liquor to the gross revenue obtained by the licensee from the sale
and service of both alcoholic liquor and food for the annual period during which the liquor license is in
effect.

(2) For purposes of this chapter, "gross revenue" is defined to mean the total amount of cash or other
consideration (including all taxes collected by the seller) received by the licensee as the result of the
transfer of food and/or alcoholic liquor, to another.

(3) It shall be a condition for the renewal of a Class B-4 liquor license that, for the prior license period
during which the applicant for license renewal was a licensee in such class, the licensee's gross revenue
from the sale of alcoholic liquor authorized by the licensee's liquor license did not exceed forty percent
(40%) of the licensee's gross revenue from the sale and service of all food and alcoholic liquor in the
ordinary course of business by the licensee on the licensed premises.

(4) If the Commissioner determines that the licensee is not attempting in good faith to comply with the
provisions of the licensee's liquor license concerning the sale of alcoholic liquor as a subsidiary and
incidental part of the licensee's business, and with the limitations imposed upon the gross revenue
from the sale of alcoholic liquor as provided herein, the Local Liquor Control Commissioner shall reject
the renewal of the liquor license as provided in section 3-7-5 of this chapter.

(5) The licensee shall maintain adequate books and records in accordance with generally accepted
accounting standards, which shall clearly indicate gross revenue from the sale of alcoholic liquor
separately from gross revenue for the sale of food.

(6) The licensee shall make such books and records available for inspection by the Commissioner, or the
Commissioner's designee. Such inspection may be conducted during normal business hours on the
licensed premises, or at such other location in the Village as directed by the Commissioner. The
Commissioner shall determine, as a result of such inspection, whether, in the Commissioner's opinion,
the books and records maintained by the licensee meet the requirements of this chapter, and whether
there is cause for the Commissioner to conduct additional proceedings as provided in section 3-7-5 of
this chapter. (Ord. 2011-0-43, 7-18-2011)

e. The lounge area may include an area designated for the playing of pool, with the following limitations:

(1) The holder of the Class B-4 liquor license shall also possess a current license for the operation of a pool
and/or billiard hall.

(2) The pool playing area shall be adjacent to and shall only be accessible through the lounge area.

(3) The pool playing area shall be physically separated from the lounge and dining areas by a solid floor to
ceiling wall containing a doorway for passage between the lounge and pool playing area.

(4) The pool playing area shall only be accessible to persons twenty one (21) years of age or older or
persons accompanied by a parent or guardian twenty one (21) years of age or older.

(5) Food service shall be available in the pool playing area.

(6) The number of pool tables shall be limited to one table per ten (10) seats available in the main dining
area and in no case shall the total number of pool tables exceed ten (10) tables.
(7) One table per pool table, with a minimum of two (2) seats per table shall be available in the pool playing area for the service of food.

(8) The hours of operation for the pool playing area shall be no greater than the hours established for the operation of the restaurant which owns and operates the pool playing area. (Ord. 2008-0-046, 10-20-2008)

f. The annual fee for such liquor license for a restaurant with a seating capacity of one hundred (100) or more persons shall be three thousand dollars ($3,000.00). For a restaurant with a seating capacity of between ninety nine (99) and fifty (50) persons, the annual fee for such license shall be two thousand five hundred dollars ($2,500.00).

Melrose Park Code of Ordinances
Title 5, Chapter 5.12, Section 5.12.100(1-2.2)

1. Class "A" Late License. This license shall authorize the retail sale of alcoholic liquor for consumption only on the premises specified and not for resale in any form. The fee for such license shall be three thousand three hundred dollars ($3,300.00) per year. No retail operations shall occur on the premises after two a.m. and all patrons shall be required to leave the licensed premises.

2. Class "B" Tavern License. This license shall authorize the retail sale of liquor for consumption only on the premises specified and not for resale in any form. The fee for such license shall be three thousand three hundred dollars ($3,300.00) per year. No retail operations shall occur on the premises after two a.m. and all patrons shall be required to leave the licensed premises.

2.1 Class "B-1" Tavern License with Retail Sales. This license shall authorize the retail sale of liquor consumption on the premises specified and legal off premises consumption, but not for resale in any form. The annual fee for such license shall be three thousand five hundred dollars ($3,500.00). The hours of operation shall be as all other Class B licenses.

2.2 Tavern License with Retail Sales. Class "B-2" licenses shall authorize the retail sale of open alcoholic liquor in restaurants for consumption only on the premises and the sale of sealed bottles of Spirits for off-site consumption. A Class "B-2" licensee shall provide food service at all hours of operation except the last hour prior to closing. Bottles of Spirits sold to be removed from the premises pursuant to this subsection shall be accompanied by a dated receipt. The annual fee for such license shall be three thousand five hundred dollars ($3,500.00). The hours of operation shall be as all other Class B licenses.

Elmwood Park Code of Ordinances
Chapter 4, Section 4.2, 4-4.5(a), (f), (h)

Tavern: A permanent place of business for the retail sale of alcoholic liquor for consumption on the premises where sold.

(a) Class A License, Tavern: This license shall authorize the retail sale of alcoholic liquor for consumption only on the premises specified. The fee for such a license shall be as provided in section 4-4.7 of this chapter.
(f) **Class A-2 Special License, Tavern:** This license shall authorize the retail sale of alcoholic liquor for consumption only on the premises specified but shall provide for special hours of operation as distinguished from those provided for Class A licenses. The fee for such license shall be as provided in section 4-4.7 of this chapter.

(h) **Class A-3 Special License, Tavern Restricted:** This license shall authorize the retail sale of alcoholic liquor for consumption only on the premises specified in an establishment that has food service provided by a restaurant that is either located on the same premises or on premises immediately adjacent to the licensed premises by means of a pass-through of such food from the restaurant to the licensed premises. The fee for such license shall be as provided in section 4-4.7 of this chapter.

**Lombard Code of Ordinances**  
**Title XI, Chapter 112, Section 112.12**

**Class "D"** — Alcoholic beverages served with the primary purpose of the establishment being the sale of alcoholic beverages; package goods allowed to be sold. (Tavern) Video gaming, as provided for under the Illinois Video Gaming Act, shall not be allowed on the licensed premises.