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ORDINANCE NO. O-4-20-5

AN ORDINANCE AMENDING CHAPTER 4 (ALCOHOLIC BEVERAGES), ARTICLE III (LICENSES), DIVISION 1 (IN GENERAL), SECTIONS 4-68 (CLASSIFICATIONS AND AMOUNTS OF FEES) AND 4-77 (NUMBER OF LICENSES) OF THE BRADLEY VILLAGE CODE

ADOPTED BY THE BOARD OF TRUSTEES OF THE VILLAGE OF BRADLEY

THIS 1/2 DAY OF May , 2020

Published in pamphlet form by the authority of the Board of Trustees of the Village of Bradley, Kankakee County, Illinois this / day of / 2020

ORDINANCE NO. 0-4-20-5

AN ORDINANCE AMENDING CHAPTER 4 (ALCOHOLIC BEVERAGES), ARTICLE III (LICENSES), DIVISION 1 (IN GENERAL), SECTIONS 4-68 (CLASSIFICATIONS AND AMOUNTS OF FEES) AND 4-77 (NUMBER OF LICENSES) OF THE BRADLEY VILLAGE CODE

WHEREAS, the Corporate Authorities of the Village of Bradley, Kankakee County, Illinois, have the authority to adopt ordinances and to promulgate rules and regulations that pertain to its government and affairs and protect the public health, safety, and welfare of its citizens; and

WHEREAS, Section 4-1 of the Illinois Liquor Control Act of 1934 (235 ILCS 5/4-1) (the "Act") grants the Corporate Authorities of the Village the power to determine the number, kind, and classification of local liquor licenses within the Village; and

WHEREAS, the Corporate Authorities of the Village have previously exercised the authority granted by Section 4-1 of the Act, establishing the number, kind, and classifications of all local liquor licenses permitted within the Village; and

WHEREAS, the Corporate Authorities of the Village have determined that it is in the best interests of the Village and its citizens to amend the provisions of Section 4-68 of the Village Code to permit holders of "Class L" licenses to operate restaurants on their respective licenses premises, as set forth in this Ordinance; and

WHEREAS, the Corporate Authorities of the Village have determined that it is in the best interests of the Village and its citizens to amend Section 4-77 of the Village Code to permit a total of three (3) "Class L" licenses within the Village.

NOW THEREFORE, BE IT ORDAINED BY THE CORPORATE AUTHORITIES OF THE VILLAGE OF BRADLEY, KANKAKEE COUNTY, ILLINOIS, PURSUANT TO ITS STATUTORY AUTHORITY, AS FOLLOWS:

SECTION 1. The Corporate Authorities hereby find that all of the recitals contained in the preamble to this Ordinance are true, correct, and complete and are hereby incorporated by reference hereto and made a part hereof.

SECTION 2. Chapter 4 (Alcoholic Beverages), Article III (Licenses), Division 1 (In General), Section 4-68 (Classifications and Amounts of Fees) is hereby amended to read as follows:

Sec. 4-68. - Classifications and amounts of fees.

Licenses shall be and are hereby divided into classes, with fees for such licenses as follows:

* * *

(12) Class L license. A class L license shall authorize the sale of all kinds of liquor by hotels or motels for consumption on the premises only in a hospitality room, banquet room, bar, restaurant, or lounge, and including room service. The full amount of the fee for such class L license shall be as provided in the village fee schedule in section 18-1.

<u>SECTION 3.</u> Chapter 4 (Alcoholic Beverages), Article III (Licenses), Division 1 (In General), Section 4-77 (Number of Licenses) is hereby amended to read as follows:

Sec. 4-77. - Number of licenses.

Class	Number of Licenses
	(limits)
***	***
Class L	3

SECTION 4. In the event that any provision or provisions, portion or portions, or clause or clauses of this Ordinance shall be declared to be invalid or unenforceable by a Court of competent jurisdiction, such adjudication shall in no way affect or impair the validity or enforceability of any of the remaining provisions, portions, or clauses of this Ordinance that may be given effect without such invalid or unenforceable provision or provisions, portion or portions, or clauses.

SECTION 5. That all ordinances, resolutions, motions, or parts thereof, conflicting with any of the provisions of this Ordinance, are hereby repealed to the extent of the conflict.

SECTION 6. That the Village Clerk is hereby directed to publish this Ordinance in pamphlet form.

SECTION 7. That this Ordinance shall be in full force and effect from and after its passage, approval and publication in pamphlet form as provided by law.

PASSED by the Board of Trustees on a roll call vote on the ______ day of _______, 2020.

TRUSTEES:

ROBERT REDMOND	Aye – 🗡	Nay –	Absent
MICHAEL WATSON	Aye – 🔀	Nay –	Absent –
RYAN LEBRAN	Aye –	Nay –	Absent –
BRIAN BILLINGSLEY	Aye –	Nay –	Absent –
DARREN WESTPHAL	Aye –	Nay –	Absent –
BRIAN TIERI	Aye –	Nay –	Absent –

ACTING VILLAGE PRESIDENT:

MICHAEL WATSON	Non-Voting -	- <u>X</u>	
TOTALS:	Aye – <u>(</u>	Nay – Al	osent –
ATTEST.			

Julie Tambling, Village glerk
APPROVED this, 2020.
Michael Hatson MICHAEL WATSON, ACTING VILLAGE PRESIDENT
ATTEST:
JULIE TAMBLING, VILLAGE CLERK

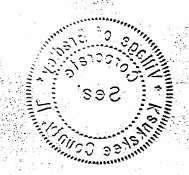
STATE OF ILLINOIS)	
)	§§
COUNTY OF KANKAKEE)	

I, Julie Tambling, Village Clerk of the Village of Bradley, County of Kankakee and State of Illinois, DO HEREBY CERTIFY that the attached is a true, perfect, and complete copy of Ordinance number (ALCOHOLIC BEVERAGES), "AN ORDINANCE AMENDING CHAPTER 4 (ALCOHOLIC BEVERAGES), ARTICLE III (LICENSES), DIVISION 1 (IN GENERAL), SECTIONS 4-68 (CLASSIFICATIONS AND AMOUNTS OF FEES) AND 4-77 (NUMBER OF LICENSES) OF THE BRADLEY VILLAGE CODE," which was adopted by the Village Corporate Authorities at a meeting held on the Authorities a

IN WITNESS WHEREOF, I have hereunto set my hand in the Village of Bradley, County of Kankakee and State of Illinois, on this / day of May, 2020.

JULIE TAMBLING, VILLAGE CLERK

(SEAL)





Agenda Cover Memorandum

Meeting Date: April 27,2020						Interi	nal Review
Fiscal Year: FY 19/20						Initials	
Agenda Item:	Liquor Lice	ense				Date	-24-1
<u>Item Type:</u>	X Ordinan	ice	☐ Resolution		☐ Other		
Action Requested:	X Approva	I	☐ First Readi	ng	☐ For Discussion	☐ Information	onal
Staff Contact:	Name:	Khamsed	Nelson				
	Phone:	815 936-	5103				
	Email:	kbnelsor	@bradleyil.org	Z			
Brief Summary: Class "L" has an amendment to include restaurants. I have attached the liquor classification document defining class "L" before the amendment for reference. Best Western is requesting for a class "L" license their application is completed and they have met the requirements to be granted a class "L" liquor license. This Ordinance is to amend the number of class "L" licenses from 2 to 3. Staff Recommendation Approval							
<u>ATTACHMENT</u>							
 Draft Ordina Liquor classi 		ument de	fining class "L"	before t	he amendment		
Financial (if applicable	<u>2)</u>						
Is this a budgeted ite	em? □Y	es .	X No 🗆	Require	s Budget Amendme	ent	

provide the local liquor control commissioner with a schedule of proposed dates and times of operation for the service of beer and wine under this subsection upon applying for a license under this subsection, and shall provide the commissioner with a floor and seating plan for each scheduled event, all to be approved by the commissioner. The local liquor control commissioner shall be provided with 30 day written notice of any revisions to the approved schedule and such revisions shall be subject to the commissioner's approval. The licensee shall give prior notice to the local liquor control commissioner within 48 hours of any changes in dates or starting times of any applicable event. A license under this subsection shall be issued in accordance with procedures otherwise applicable to licenses under this article, and an initial license issued during a license year shall be prorated on a monthly basis.

(12) Class L license. A class L license shall authorize the sale of all kinds of liquor by hotels or motels for consumption on the premises only in a hospitality room, banquet room, bar, or lounge, and including room service, but specifically excluding a restaurant. The full amount of the fee for such class L license shall be as provided in the village fee schedule in section 18-1.

(Code 1973, § 4-19; Code 1985, § 3-50; Ord. No. O-6-83-2, § 4-19, 7-11-1983; Ord. No. O-4-89-1, 4-10-1989; Ord. No. O-3-95-2, § 1995; Ord. No. O-10-98-3, 10-12-1998; Ord. No. O-4-99-1, 4-12-1999; Ord. No. O-8-01-4, 8-27-2001; Ord. No. O-9-01-3, 9-24-2001; Ord. No. O-6-02-6, 7-8-2002; Ord. No. O-12-02-2, 12-23-2002; Ord. No. O-2-06-1, 2-13-2006; Ord. No. O-3-07-7, § 1, 3-12-2007; Ord. No. O-4-07-3, § 1, 4-23-2007; Ord. No. O-6-08-6, § 1, 8-25-2008; Ord. No. O-9-11-2, § 1, 9-12-2011; Ord. No. O-1-15-1, § 1-26-2015)

State Law reference— Authority of president and board of trustees to set classification and fee, 235 ILCS 5/4-1.

Added restaurant after bar Removed highlighted portion Sec. 4-68. - Classifications and amounts of fees.

Licenses shall be and are hereby divided into classes, with fees for such licenses as follows:

- (1) Class A license. A Class A license shall entitle the licensee with a full service restaurant to sell all kinds of alcoholic liquor for consumption on the premises where sold only and to conduct a full service bar. The full amount of the license fees for such Class A license shall be as provided in the village fee schedule in section 18-1.
- (2) Class B license. A Class B license shall entitle the licensee to sell all kinds of alcoholic liquors for consumption on the premises where sold and in package quantities. The full amount of the license fee for such Class B license shall be as provided in the village fee schedule in section 18-1.
- (3) Class C license. A Class C license shall entitle the licensee to sell alcoholic liquors in package quantities where the liquor is sold but not consumed on the premises. The full amount of the license fee for such Class C license shall be as provided in the village fee schedule in section 18-1.
- (4) Class D license. A Class D license shall authorize the sale of alcoholic liquors by clubs for consumption on the premises where sold and in package quantities. The full amount of the licensee fee for such Class D license shall be as provided in the village fee schedule in section 18-1.
- (5) Class E license. A Class E license shall authorize the sale of alcoholic liquor for consumption on the premises only on premises used as a restaurant with no bar or cocktail lounge. The full amount of the license fee for such Class E license shall be as provided in the village fee schedule in section 18-1.
- (6) Class F license. A Class F license shall authorize the sale of beer and wine only for consumption on the premises used as restaurant with no bar or cocktail lounge. The full amount of the fee for such Class F license shall be as provided in the village fee schedule in section 18-1.
- (7) Class G license. A Class G license shall authorize the sale of beer and wine only by a golf course for consumption on the premises only. The full amount of the fee for such Class G license shall be as provided in the village fee schedule in section 18-1.
- (8) Class H license. A Class H license shall authorize the sale of all kinds of liquor by hotels or motels for consumption on the premises only in a hotel hospitality room and banquet room, but, excluding a bar, lounge, or restaurant and, further, specifically, not including room service. The full amount of the fee for such Class H license shall be as provided in the village fee schedule in section 18-1.
- (9) Class I license. A Class I license shall authorize the retail sale of bottled wine and beer, the provision, without charge, of samples of wine and beer in small and limited

- amounts by the glass for tasting purposes only in connection with anticipated sales, on the premises, and the sale of wine and beer for by the glass for consumption on the premises, in an establishment in which the retail sale of bottled wine and beer is the primary and principal business thereof. The consumption of wine and beer on the premises, including the consumption of wine and beer for sampling purposes, shall be under the supervision of the license holder or duly authorized agent and shall be conducted in a manner which will confine the consumption on the premises. The full amount of the license fee for such Class I license shall be as provided in the village fee schedule in section 18-1.
- (10) Class J license. A Class J catering license shall authorize the sale of alcoholic liquor anywhere in the village where the licensee is acting as a caterer, in conjunction with parties or events where the licensee is also providing food services. During any quarterly period, the income which the licensee derives from the sale of food must comprise at least 50 percent of the gross revenue of the amount earned from the sale of food and alcoholic liquor at such parties or events. In addition to the other requirements of this chapter, a class J license shall only be issued to persons who can demonstrate that they are operating a bona fide catering business with headquarters within the village and only to those persons who possess a valid and current Class A or Class E license. There shall be no license fee for a Class J license.
- (11) Class K license. A Class K license shall authorize the sale of beer and wine only by persons who possess a valid village liquor license for all or a portion of a location which contains a public arena facility. A Class K license is available for the indoor or outdoor area of a public arena on property owned or controlled by the licensee for events occurring at the arena that are not previously licensed. Approved events for which beer or wine shall be served pursuant to a Class K license shall be served either in the indoor or outdoor area of a public arena, but not both. Any outdoor area licensed under this subsection at which beer or wine is served must be fenced and offer limited access. so as to serve only patrons of the public arena. Service of beer and wine under this subsection for outdoor events shall be restricted to the fenced area. Sanitation facilities for outdoor events must be provided for patrons and employees and must be inspected and approved. A tent or other structure within the fenced area used under this section must be inspected and approved by the department of building standards and the fire department prior to each approved outdoor event, and any and all other required inspections shall be conducted prior to each approved event. No event shall occur unless an applicable location has passed all required inspections. Live or recorded music, and amplification systems for the entertainment of patrons, are authorized as part of authorized events. Admission to a location licensed under this subsection shall be restricted to persons who hold valid admission tickets. The holder of the license shall