

STATE OF GEORGIA
COUNTY OF FULTON

AN ORDINANCE TO AMEND CHAPTER 6, ARTICLE II, SEC. 6-115(a) OF THE CITY OF SANDY SPRINGS CODE OF ORDINANCES TO CLARIFY CONDITIONS FOR ANCILLARY GROWLER MALT BEVERAGE TASTING LICENSE

WHEREAS, the current City of Sandy Springs (“City”) Code of Ordinances Chapter 6, Article II, Sec. 6-115(a) (“Code”) provides that the holder of a package malt beverage license, with or without a package wine license, shall be eligible for an ancillary growler malt beverage tasting license to provide samples of growler malt beverages offered for sale to customers under the conditions; and

WHEREAS, the current Code further provides that a holder, with a package distilled spirits license shall not be eligible for an ancillary growler malt beverage tasting license; and

WHEREAS, the City desires to clarify the current Code to permit a holder with or without a package distilled spirits license to be eligible for an ancillary growler malt beverage tasting license to provide samples of growler malt beverages offered for sale to customers under the conditions set forth in the remainder of the Code;

NOW, THEREFORE, in order to accomplish the foregoing, the Mayor and Council of the City, pursuant to their authority, do hereby amend Chapter 6, Article II, Sec. 6.115 of the Code by deleting subparagraph (a) in its entirety and inserting in lieu thereof the following language:

“(a)The holder of a package malt beverage license, with or without a package wine license, shall be eligible for an ancillary growler malt beverage tasting license to provide samples of growler malt beverages offered for sale to customers under the conditions set forth in this section.”

This Ordinance shall be codified in a manner consistent with the laws of the State of Georgia and the City of Sandy Springs; and

It is hereby declared to be the intention of the Mayor and Council that all sections, paragraphs, sentences, clauses and phrases of this Ordinance are or were, upon their enactment, believed by the Mayor and Council to be fully valid, enforceable and constitutional.

It is hereby declared to be the intention of the Mayor and Council that, to the greatest extent allowed by law, each and every section, paragraph, sentence, clause or phrase of this Ordinance is severable from every other section, paragraph, sentence, clause or phrase of this Ordinance. It is hereby further declared to be the intention of the Mayor and Council that, to the greatest extent allowed by law, no section, paragraph, sentence, clause or phrase of this Ordinance is mutually dependent upon any other section, paragraph, sentence, clause or phrase of this Ordinance.

In the event that any phrase, clause, sentence, paragraph or section of this Ordinance shall, for any reason whatsoever, be declared invalid, unconstitutional or otherwise unenforceable by the valid judgment or decree of any court of competent jurisdiction, it is the express intent of the Mayor and Council that such invalidity, unconstitutionality or unenforceability shall, to the greatest extent allowed

ORDINANCE NO. 2018-01-01

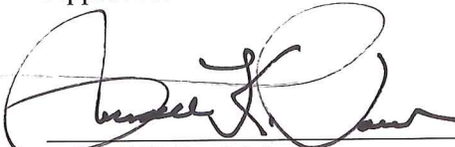
by law, not render invalid, unconstitutional or otherwise unenforceable any of the remaining phrases, clauses, sentences, paragraphs or sections of the Ordinance and that, to the greatest extent allowed by law, all remaining phrases, clauses, sentences, paragraphs and sections of the Ordinance shall remain valid, constitutional, enforceable, and of full force and effect.

All ordinances and parts of ordinances in conflict herewith are hereby expressly repealed.

The effective date of this Ordinance shall be the date of adoption unless otherwise stated herein.

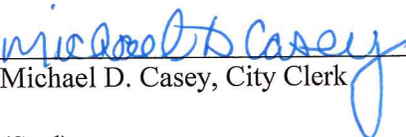
APPROVED AND ADOPTED this the 2nd day of January, 2018.

Approved:



Russell K. Paul, Mayor

Attest:



Michael D. Casey, City Clerk

(Seal)

