STATE OF GEORGIA  
COUNTY OF FULTON

AN ORDINANCE TO AMEND CHAPTER 6 OF THE SANDY SPRINGS CODE OF ORDINANCES SO AS TO PERMIT THE SALE OF BEER GROWLERS

WHEREAS, the Alcoholic Beverage Ordinance of the City of Sandy Springs, as currently enacted, does not allow for the sale of beer growers; and

WHEREAS, growlers have become a popular new manner for selling malt beverages; and

WHEREAS, other jurisdictions in Georgia have enacted ordinances which allow for the sale of growlers; and

WHEREAS, the City Council has determined that in light of the growing popularity of craft malt beverages and growlers, the Alcoholic Beverage Ordinance of the City of Sancy Springs be amended to allow the sale of growlers;

NOW, THEREFORE, in order to accomplish the foregoing, the Mayor and City Council of the City of Sandy Springs, pursuant to their authority, do hereby amend Chapter 6, Article I, Section 6-1(b) and Chapter 6, Article II, Division 4, Section 6-137 as follows:

Chapter 6, Article I, Section 6-1(b) is hereby amended so as to add the word “growler”, as a defined term, as follows:

“Growler means a glass bottle not to exceed 2 liters and not less than 12 ounces that is filled with beer from a keg by a licensee, or an employee of a licensee, holding a package malt beverage license issued by the City of Sandy Springs.”

Chapter 6, Article II, Division 4, Section 6-137 is hereby amended by adding to its title, “Sale of Growlers”, designating the existing paragraph under said section as (a), and adding the following designated paragraph (b), so that said Section 6-137 shall now read as follows:


(a) It shall be unlawful for any person to consume any alcoholic beverages on premises licensed for the sale of alcoholic beverages by the package. It shall be unlawful for any package licensee to open or break the package of any alcoholic beverage for a purchaser or to permit the consumption of alcoholic beverages on the licensed premises.

(b) The sale of Growlers, as defined in Section 6-1(b), is authorized for and by those licensees holding a package malt beverage license, with or without a package wine license, but not authorized under any circumstances for licensees holding a package distilled spirits license, and who do not sell, or offer for sell, vehicular fuel. The filling of Growlers by means of a tapped keg shall not constitute the breaking of a package as contemplated by O.C.G.A. § 3-3-26 or by subsection (a) of this Section 6-137. Growlers may only be filled from kegs procured by the licensee from a duly licensed wholesaler. Growlers may be filled and made available for retail sale only if
securely sealed. In order to be securely sealed, the Growler must be sealed with a tamper proof cap or seal.”

APPROVED AND ADOPTED this the 5th day of June, 2012.

Approved:

[Signature]

Eva Galambos, Mayor

Attest:

[Signature]

Michael Casey, City Clerk

(Seal)