

## Summary of changes to the August 5<sup>th</sup>, 2024 version of the changes to Chapter 6

- In 6-1, we added the definition of “bar” from state code. The existing ordinance has a section that says state law definitions apply, so this could become confusing if the state law definition of “bar” changes. However, there is a preference to include this, so it has been added.
- Added a definition of scanner.
- Section 6-19 and 6-20 – the hours for sale are what state law allows. This is for serving to stop at 2:00 AM.
- Section 6-36 – Adds a phase in period for security cameras, and makes this applicable to bars only as well as retail sales by the package, and adds a requirement to keep the video for 60 days.
- 6-76(c) – created a new subsection with insurance requirements.
- 6-76(d) – phased in requirement for use of scanners at pouring outlets other than restaurants and retention of that information.
- 6-106 – shortened time to provide updates to clerk if there are changes in ownership.
- 6-113 – new section requiring alcohol handler’s training for owners and anyone who handles alcohol for consumption on the premises.

6-208 (g) – added a requirement that any other changes in the business that would make the alcohol license application must be reported within 15 days on an amended application