## Should we be concerned?

Jane Todd Crawford Hospital announces that the sevices of the tacility are available to anyone without regard to race, color, na
tional origins, age, sex or handicap. This agency is a recipient of USDA donated food and assures that no discrimination in service occurs. If anyone believes that discrimination has occurred, write
to Administrator, Food and Nutrition Service, 3101 Park Center to Administrator, Food and Nutrition Service, 3101 Park Center
Drive, Alexander, VA 22302 . If anyone ras any questions about
the services provided, please call Rex A. Tungate, Administrator,
and state."
\#29 - Discredit the American Constitu tion by calling it inadequate, old-fashioned out of step with mod ern needs.
\#30 - Discredit the Founding Fathers. Present them as self-
ish aristocrats who ish aristocrats who "common no conn for th common man. forms - Belittle all culture and discourage the teaching of American history on American history on
the grounds that it was only a minor part of the "big picture. \#38-Transfer some of the powers of arrest from the police to social agencies. Treat all behavioral problems as psychiatric disorders. \#40 - Discredit the family as an institu tion. Encourage pro miscuity and easy di-\#41-Emphasize the need to raise children away from the negative influence of parents Attribute prejudices mental blocks and re tarding of children to of parents.
\#42 - Create the impression that violence and insurrection are legitimate aspects of legitimate aspects of tion; that students and special-interest groups should rise up and use "united force" to solve economic, political or social problems.
Should we be concerned? When one considers how well the goals mentioned above have been or are being achieved, it appears the answer would be yes. And it is chilling of consider's betwal of American's between the ages of $18-29$ have cialism.

The Record-Herald welcomes letters from its readers on any topic of
general interest. All must carry the name and address the name of the the name of the writer will be letter. Please letter. Please the Record-Herald, P.O. Box 130,

Greensburg, KY 42743.

SUMMARY OF ORDINANCE 2020-1214
AN ORDINANCE RELATED TO THE SALE OF ALCOHOHOLIC
BEVERAGES WITHIN THE CITY LIMITS OF THE CITY OF GREENSBURG

le to reflect current Kentuck Revised Statutues and set out the fee everedule for

## ARTICLE II <br> LICENSE REQUIREMENTS

## City License

businesses, and th

For the privilege of causing, permitting and engaging in the actions, businesses, and transactions authorizes thereby in regard to trafic in alcoholic
beverages in the City and pursuant to the authority of KRS 243.070 , there is hereby established a corresponding City license for each of the state
 hereatiter be amended to authorize additional City licenses, or the max
mum fee provided by KRS, as may be as amended from time to time,

| 1. Distiller's License, per annum | 50 |
| :---: | :---: |
| 2. Rectifier's License |  |
| a. Class A, per annum | \$3,000.00 |
| b. Class B (craft rectifier), per annum | \$960.00 |
| 3. Wholesaler's License, per annum | \$3,000.00 |
| 4. Quota Retail Package License, per annum | \$1,000.00 |
| 5. Quota Retail Drink License, per annum | \$1,000.00 |
| 6. Special Temporary License, per event | \$166.00 |
| 7. Non-quota Type 1 Retail Drink License, per annum |  |
| (includes distilled spirits, wine, and malt beverages) | \$2,000.00 |
| 8. Non-quota Type 2 Retail Drink License, per annum |  |
| (includes distilled spirits, wine, and malt beverages) | . 0 |
| 9. Non-quota Type 3 Retail Drink License, per annum |  |
| (includes distilled spirits, wine, and malt beverages) | \$300.00 |
| 10. Special Temporary Alcohol Auction License, per event | \$200.00 |
| 11. Special Sunday Retail Drink, per annum | \$300.00 |
| 12. Extended Hours Supplement License, per annum | \$2,000.00 |
| 13. Caterer's License, per annum | \$800.00 |
| 14. Bottling House or Bottling House Storage License, per annum | \$1,000.00 |
| 15. Brewer's License, per annum | \$500.00 |
| 16. Microbrewery License, per annum | \$500.00 |
| 17. Malt Beverage Distributor's License, per annum | \$400.00 |
| 18. Non-quota Retail Mail Beverage Package License, per annum | \$200.00 |
| 19. Non-quota Type 4 Retail Malt Beverage Drink License, per annum | \$200.00 |
| 20. Malt Beverage Brew-on-Premises License, per annum | 00 |
| 21. Limited Restaurant License, per annum (includes distilled spirits, wine, and malt beverages) | \$1,200.00 |
| 22. Limited Golf Course License, per annum |  |
| (includes distilled spirits, wine, and malt beverages) | \$1,200.00 |
| 3. Authorized Public Consumption License fee | \$250 |
| Qualified Historic Site License | \$1,030 |

B. The fee for each of the first five (5) supplemental bar licenses shall be the same as the fee for the $p$
for each supplemental license issued in excess of five (5) to the same licensee at the same premises.
C. The holder of a non-quota retail malt beverage package license may obtain a Non-quota type 4 malt beverage drink license for a fee of fifty dollars
$\$ 50.00)$ The holder of a Non-quota type 4 malt beverage drink license may obtain a non-quota retail malt beverage package licenses for a fee of fifty (50lars (\$50.00).

Limited
Limited Restaurant License
A Limited Restaurant License
set forth in KRS 241.010 (36) being issued pursuant to KRS Chapter 243, if said restaurant meets the definition of a "Limited Restaurant" as
 fifty (50) or one hundred (100) persons for dining. If the Limited destaurant only maintains seating for fifty (50) personss, it shall not have open
bar and all alcoholic beverages shall be sold in coniunction with the sale of a meal. Distilled spirits, wine, and malt beverages shall be deemed to bar and al alcoonoicic beverages shal be sold in coniunction with the sale of a meal. Distilled spirits, wine, and malt beverages shan be deemed to one-half (1/2) ho
Limited Golf Course License
A Limited Golf Course Licens
ALimited Golf Course License may be issued pursuant to KRS Chapter 243 if an establishment meets the following consitions: a golf course
with nine (9), or eighteen (18), holes sthat meets United States Golf Association criterias a regulation golf course. ALimited Golf Course License
shall authorize the licenses to purchase, receive, possess, and sell distilled spirits wine, with nine (9), or eighteen (18), holes that meets United States Golf Association criteria as a regulation golf course. A Limited Golf Course License
shall authorize the licenses to
tion on thathase, reeeeive, possess, and sell distilled spirits, wine, and malt beverages at retail by the drink for consump
 or a Convention Hotel Complex: a Horse Racetrack; an Au
Filight System; a Qualified Historic Site; and a State Park.
4. Non-quota Type 2 Retail Drink License
A ono-quota Retai Drink License may be issued pursuant to and as defined by Kentucky Revised Statutes to the foillowing ( ) a Hotel that
contains at least fifty (50) sleeping units, contains minimum dining seating for at least fifty (50) persons, and which maintains fitty percent (50\%)

. Non-quota Type 3 Retail Drink License
A Non-quota a 3 Retail Drink License may
A Non-quo for Reeat thn one (1) year prior to the license application and which excludes the general public; (b) a Dining Car: (c) a Distiller: and
existence for longer than
(d) existence or or Ionger than
(d) a Bed and Breakfast.
6. Non-quota Type 4 Retail Malt Beverage Drink License
A Non-quota Type 4 Retail Malt Beverage Drink Licens
ing; a holder of a quota retail drink license: a holder of a microbrewery license; a holder of a small farm winery licensed Sand any other busines
 ssued to any premises from which gasoine and lubrication oif are sold, or from which the servicing and repair of motor vehicles is conducted
unless there is maintained in inventory for sale on the premises at retail not less than five thousand dollars $(\$ 5,000.00$ ) of food, groceries, and uniess there is maintained in in
related products valued at cost.
Special Temporary License
A Special Temporary License arly organized fair exposition, racing assod only as set forth in KRS 243.260 and 804 KAR $4: 250$. Such a license may be issued to any regu
 Drink License at designated premises for a specified and linited time which shall not exceed thirty (30) days and which shall expire when the
qualifing event ends All erstricion and drohibitions applying to a distitel spirits and wine uuota Retial Drink License or a Non-quota Retai
Malt qualifying event ends. Al restrictions and prohibitions applying to a distilled spirits and wine Quota Retail
Malt Beverage Drink License shall apply also to a Special Temporary Licensee as described in this section.
Authorized Public Consumption License
An Authorized Public Consumption
the requirements of KRS 243.089 .
E. Expiration of License; Proration of Fees All City licenses, except temporary licenses, shall begin on May 1 st of any year and shall expire on April 30 th
of the following year as set forth in KRS 243.090 and $804 \mathrm{KAR} 4: 300$ Any licenses issued after May 1 1st of the following year as set forth in KRS 243.090 and 804 KAR 4:390. Any licenses issued after May 1st of any year shall be assessed a fee which is
based on the pro rat portio o the remainder of the license period; however, the cost of any license shall not be less than one half ( $1 / 12$ the amount
of the full fee for an annul of the fulf fee or an annual license of that type.
F. Payment of License Fees; delinquency
No Licicnsee shanl nenter into or begin operating any business for which a license is required by this chapter until the license fee has been pait
in full. The fee for renewal of any license shall be paid with the renewal application. Failure to pay any license fee within ten (10) days after


## G. Refund of Fees

1. Should any Licensee under this Ordinance be pronibited from conducting the licensed business for the full period covered by the license be
cause of any changes that may her cause of any changes that may hereatier be made in the laws of the Commonweath with reference to alcoholic beverages or other cause outside
Licensee's control, then the C City shall refund to Licensee the proportionate part of the license fee for the period during which Licensee is prevented trom carrying on said business if the Licensee provides sufficient proof to the City ABC Administrator that such period of inactivity was not the fault
of the Licensee nor the result of a revocation, suspension or other wrongdoing by Licensee, or an agent or employee of the Licensee. of the Licensee nor the result of a revocation, suspension or other wrongdoing by Licensee, or an agent or employee of the Licensee. 2. In the event a violation of thi.
any portion of the license fee.
H. Regulatory License Fee
2. Pursuant to KRS 243.075 , there is hereby imposed a Regulatory License Fee on the gross receipts of sale of alcoholic beverages of each $L$ L-
censee who has a local license issued by the City ABC Administrato. The City's Regulatory License Fee shall be fixed annually in the City's Budget Ordinance at a percentage rate reasonably estimated to to fully reimburse the City for the costs of any additional polixing, regulatory or admininstrative
expenses related to the sale of expenses related to the sale of alcohol. Intitilly, the City's Regulatory License Fee shall be six percent ( $6 \%$ ) of gross sales of all alconolic beverages
sold by the drink. In the case of fetzii sales of package distilled spirits and wine, the Regulatory License Fee shall he six percent ( $6 \%$ ) of gross sales



 to the schedule set forth by the Mayor, or his/h
biling by the local ABC office and/or the City.
3. Failure to pay such remitance within ten (1)
 be eless than ten dollars (\$10.00).
4. Interest a t the rate of eight pe
r. Disposition of Fees and any other type of payment to the City,

The City ABC Administrator shall transmit all fees and any other types of payment made to the City, upon collection, to the City Clerk, or his/her designee,
for depositi into the appropriate designated account. The regulatory fee set forth hereinabove remains unchanged from the prior ordinance. The Ordinance sets forth the procedures to obtain a license, restrictions on hours for sale and deliveries, restrictions on signage and adverisement and procedures for
the identification of "kegs" as defined in the Ordinance, as well as other minor amendments to the existing ordinance. Further, regulation of patio and outdoor sales are set
Ordinance as follows:

1. In addition to any criminal prosecution instituted in Green District Court against an alleged violator, the City ABC Administrator may assess civil fines in lieu if suspension as authorized in KRS 243.480 , including the per diem assessments for ongoing violations. Payment of all fines sh
to the City $A B C$ Administrator, who shall then transmit the fines to the City Clerk for depositit in the appropriat edesignated account. to the City ABC Administrator, who shall then transmit the fines to the City Clerk for deposit in the appropriate designated account.
2. Any person, firm or corporation who violates any of the provisions of this chapter, for which no toter penalty is hereby provided, shall be guilty of
a miscemeanor, and subject to prosecution in the Green County Court System, as follows tor the first offense, be fined not less than one hundred

