

WORK SESSION AGENDA



Casper City Council
City Hall, Council Meeting Room
Tuesday, February 12, 2019, 4:30 p.m.

Work Session Meeting Agenda Items		Recommendation	Allotted Time	Beginning Time
Recommendations = Information Only, Move Forward for Approval, Direction Requested				
1.	Council Meeting Follow-up		10 min	4:30
2.	Cedar Springs Wind Energy Project Overview (Consultant: Nextera Energy Resources)	Information Only	15 min	4:40
3.	Restricted Parking Areas (John Henley)	Direction Requested	5 min	4:55
4.	Annexation Policy/Philosophy (Carter Napier)	Direction Requested	30 min	5:00
5.	Liquor License Ordinance	Move Forward for Approval	60 min	5:30
6.	Sanitary Sewer Interceptor State Revolving Fund Loan Application	Move Forward for Approval	10 min	6:30
7.	Agenda Setting		20 min	6:40
8.	Legislative Review		10 min	7:00
9.	Council Around the Table		10 min	7:10
Approximate Ending				7:20

February 4, 2019

MEMO TO: J. Carter Napier, City Manager *for J. Carter Napier*
FROM: Liz Becher, Community Development Director *LB*
SUBJECT: Cedar Springs Wind Energy Project Overview

Meeting Type & Date: Council Work Session, February 12, 2019.

Action Type: Information only.

Recommendation: That Council review and consider the impact of the proposed Cedar Springs Wind Energy project planned for Converse County following a presentation by the project consultant, NextEra Energy Resources.

Summary: The Cedar Springs Wind Energy project will be located in central Converse County, approximately 10 miles north of Douglas and west of State Highway 59. The project is proposed to be located exclusively on private land and State of Wyoming land. A Project fact sheet and Project location map are attached. Final design is still underway, and locations of proposed facilities may change. The project is currently planned to consist of 160 wind turbines, two new substations, an operations and maintenance building, project roads, an above and underground collector system, and a 25-mile generation tie-line to the Windstar Substation near Glenrock. NextEra Energy Resources, LLC and Rocky Mountain Power will own and operate the systems. Permitting is currently underway, and affected municipalities will be able to provide input as to how the project will impact the environment, social climate, and economy, and what mitigation steps may be necessary.

The submittal of an Industrial Siting Application is planned for February 2019 with a public hearing tentatively planned in May 2019. Construction would start in August 2019 and full commercial operation would commence by December 2020.

Financial Considerations: Council may want to consider any financial cost impacts of this project to the City, both positive and negative.

Oversight/Project Responsibility: Community Development Department and City Attorney's Office.

Attachments: Project fact sheet and Project location map.

Cedar Springs Wind Energy Center



Overview

- » Located in Converse County, Wyoming
- » Owned and operated by a subsidiary of NextEra Energy Resources, LLC
- » Expected maximum capacity of 400 megawatts produced by approximately 160 GE turbines
- » Environmental surveys ongoing
- » Converse County Site Plan and Wind Energy Permit Application to be submitted in November 2018
- » Wyoming Industrial Siting Permit Application to be submitted in February 2019
- » Projected construction timeline August 2019 - December 2020
- » Expected to begin commercial operation in December 2020

Benefits

- » Provides employment opportunities
- » Adds property taxes benefiting schools and local services
- » Supports economy through purchases of regional goods and services
- » Provides landowner payments
- » Makes charitable contributions to local organizations
- » Creates no air or water pollution
- » Allows land to remain in agricultural use
- » Generates clean, home-grown electricity

Projected Local Economic Impact

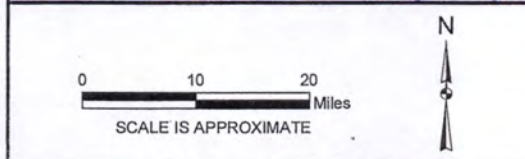
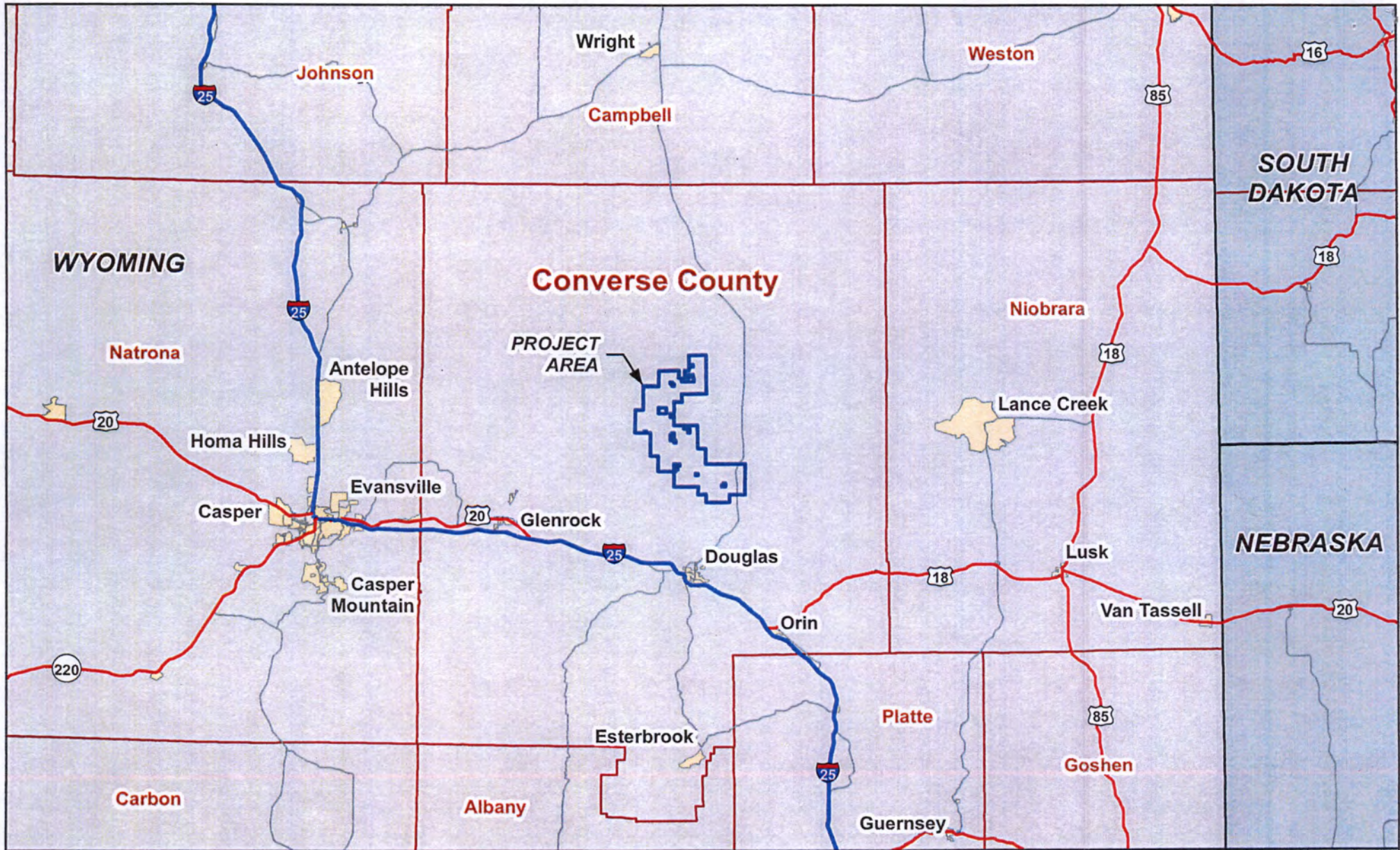
Construction Jobs:	Average 125; Maximum 265
Full-Time Operations Jobs:	Up to 16
Capital Cost:	Over \$400 Million
Taxes:	Over \$70 Million*
Landowner Payments:	More than \$65 Million*

*Estimated over first 25 years of the project. All figures are estimated and subject to change.

About NextEra Energy Resources, LLC

- » We are a subsidiary of NextEra Energy, Inc., a leading clean energy company
- » The largest generator of wind energy in the world
- » Made its first wind energy investment in 1989
- » Owner and operator of more than 9,500 wind turbines across more than 120 wind projects in 21 states and four Canadian provinces**
- » Generates approximately 99 percent of its electricity from clean or renewable sources

**Includes megawatts associated with noncontrolling interests related to NextEra Energy Partners, LP.



- Interstate
- US Highway
- State/County Highway
- Project Area
- Census Designated Place
- County Boundary
- State Boundary

Enclosure 2
Public Notice
 Cedar Springs Wind Energy Project
 Converse County, Wyoming

MEMO

TO: Casper City Council

FROM: John Henley, City Attorney *JH*

DATE: February 7, 2019

SUBJECT: Restrictive Parking

Council had received a request for assistance from two individuals living on Linda Vista; students from Kelly Walsh High School were parking in front of their residence.

At the time of the report, the problem seemed to be more widespread than just on Linda Vista in front of these individuals' home. During the recent Kelly Walsh High School construction phase, the neighborhoods around Kelly Walsh were inundated with vehicles. However, construction had been stopped and the parking areas had all been completed at the time of the Linda Vista communication.

There was and is a policy in place called the Critical Parking, which prohibits parking on the streets in front of a particular home or a series of homes near schools after an application for and an approval for a Critical Parking designation.

Again, thinking that the problem was more widespread and because the Critical Parking program had reportedly had some problems around Natrona County High School, in years past, other options were considered.

The other option, which seemed most likely to accomplish the desired result, would be to limit to parking between the hours of 7 AM to 4 PM Monday through Fridays during the school district's academic year. The parking restriction would be limited to one block face from the high schools' campuses.

Doing a visual survey over the Christmas and New Year's school vacation, it appeared that there were a significant number of residential homeowners or renters which parked on the streets that would be affected under such a broad prohibition. It was anticipated that homeowners could have a permit issued to them, but there were very significant numbers - particularly around Natrona County High School, the Spruce Street area seemed the most congested, though those areas to the south of Natrona County High School also had a significant number of neighborhood vehicles parked on the street which would mandate interrupting multiple homeowners or renters, forcing them to get issued and then display parking permits.

Following the school holiday, a visual survey was done around Kelly Walsh High School to determine how widespread the problem was. There seemed to be some additional students parking on Linda Vista, but otherwise student parking seem to be minimal or nonexistent.

The end result is that the individuals who had concerns on Linda Vista have obtained a Critical Parking permit. Other residents on Linda Vista were asked by internet survey if they needed a Critical Parking designation, and three responded. Those three stated they did not want or need such restrictions. No other residents around N.C.H.S. or Kelly Walsh have made complaints. At this point, we will utilize the Critical Parking designation to address concerns of neighbors, unless the problem again becomes more widespread.

Attached is the parking permit application which can be used for various parking options, including the Critical Parking - Schools.

PARKING PERMIT APPLICATION

Name of Applicant _____ Date: _____

Signature of Applicant _____

NOTE: By signing this application, you are agreeing to the conditions for the parking permit for which you apply (see attached).

Address _____

City _____ State _____ Zip _____

Telephone _____ (work) _____ (home)

Type of Permit for Which Application is Being Made

- Handicapped – Initial Application Fee - \$25; Annual Fee - \$300
(Must have valid disabled sticker, issued by the State of Wyoming)
- Temporary Special Needs Parking – Initial Application Fee - \$25; Monthly Fee - \$25
(Must have proof of the temporary disability, along with an estimate of the duration of the temporary disability, supplied by a licensed physician. Disability must be temporary in nature, lasting for a period of less than 12 months. Must also provide employer name, address, hours of work, and information relating to the parking situation around the applicant's employment or residence.)
- Loading Zone – Initial Application Fee - \$25; Annual Fee - \$300
- Recreational Vehicle – Initial Application Fee - \$25; Annual Fee - \$25 *(petition required each year)*
- Parkway Parking – Initial Application fee - \$25; Annual Fee - \$25 *(petition required each year)*
- Construction Parking – Initial Application Fee - \$25; Monthly Fee - \$25
- Critical Parking – Schools – Application Fee - \$0; Annual Fee - \$25
- Critical Parking – Schools, Guest – Application Fee - \$0; Per Day Fee - \$2

(PLEASE NOTE: If your application is denied, your application fee will not be refunded. Also, it is your responsibility to renew these permits annually. They are not automatically renewed, and you will not receive renewal reminders.)

City Engineer

Approve/Date _____

Deny/Date _____

Reason for denial: _____

Community Development Director

Approve/Date _____

Deny/Date _____

Reason for denial: _____

Issued by: _____ Date: _____

City of Casper, Administrative Services Department, 200 North David Street, Casper, WY 82601

Petition for Recreational Vehicle Parking on the Street or Parking on a Parkway

OWNER: _____ DATE: _____

ADDRESS: _____

HEREBY PETITIONS for an annual permit to park a (an) _____

License # _____ on the street or parkway (check one) at the above location.

Recreation Vehicle Parking

Chapter 10.36 of the Casper Municipal Code states that the owner of a recreational vehicle may apply for an annual permit to park a recreational vehicle on the public street in front of the lot owned by him or her. The applicant will be required to obtain the signatures of the owners of the 2 lots immediately adjacent on the same side of the street (one on each side) and the 3 lots immediately across the street, agreeing to the parking of such vehicle. Parking will not be permitted on an arterial or collector street, and in the thirty foot sight distance triangle at the intersection of any street or alley.

Parkway Parking

The Casper Municipal Code states that the owner abutting the parkway may apply for an annual permit to park a vehicle or recreational vehicle within the parkway, which must be located in front of or, for a corner lot, on the street side of the lot owned or occupied by the owner. The applicant will be required to obtain the signatures of the owners of the 2 lots immediately adjacent on the same side of the street (one on each side) and the 3 lots immediately across the street, agreeing to the parking of such vehicle.

I agree to the parking of a (an) _____, on the street or parkway (check one) at the above location.

<u>Name</u>	<u>Address</u>	<u>Telephone Number</u>
1. _____	_____	_____
2. _____	_____	_____
3. _____	_____	_____
4. _____	_____	_____
5. _____	_____	_____

Submitted by: _____ Date: _____

PARKING PERMIT CONDITIONS

Handicapped

- For use only by handicapped individual.
- Must have proper identification according to the laws of the State of Wyoming
- Permit must be displayed prominently on the dashboard of the parked vehicle, on the side nearest the curb or roadside, or suspended from the rearview mirror inside the vehicle, so as to be in plain view of any persons looking through the front windshield of the vehicle from the sidewalk or roadside. The permit shall at all times be displayed so that the expiration date is plainly visible from the sidewalk or roadside.
- Violation of any conditions on this permit will be cause for immediate revocation.

Recreational Vehicle

- For use by property owner. Space must be located directly in front of the lot owned by the applicant; and, applicant must obtain the signatures of the owners of the lot on each side of the applicant, and the owners of the three lots located immediately across the street, agreeing to the parking of such recreational vehicle, as defined in Chapter 10.36 of the Casper Municipal Code, if it is determined by the Community Development Director that there is insufficient space or access to the lot for storage of such unit off the street, and that on-street parking of such unit will not constitute a traffic impediment or safety hazard.
- Upon each and every request for renewal of said permit, applicant shall provide a new petition completed as described in the above paragraph.
- Permit must be displayed prominently on the dashboard of the parked vehicle, on the side nearest the curb or roadside, or suspended from the rearview mirror inside the vehicle, so as to be in plain view of any persons looking through the front windshield of the vehicle from the sidewalk or roadside, or in a location approved by the Community Development Director. The permit shall at all times be displayed so that the expiration date is plainly visible from the sidewalk or roadside.
- Vehicle must be currently licensed and in operable condition.
- Washing, greasing or repairing, or advertising the sale of such vehicle in said space shall not be allowed.
- Violation of any conditions on this permit will be cause for immediate revocation.

Loading Zone

- For use by owner or lessee of property, or to owner of the vehicle.
- Shall only be used for loading or unloading merchandise or materials or passengers.
- Violation of any conditions on this permit will be cause for immediate revocation.

Critical Parking – Schools

- For use by property owner and guests.
- Permit must be displayed prominently on the dashboard of the parked vehicle, on the side nearest the curb or roadside, or suspended from the rearview mirror inside the vehicle, so as to be in plain view of any persons looking through the front windshield of the vehicle from the sidewalk or roadside. The permit shall at all times be displayed so that the expiration date is plainly visible from the sidewalk or roadside.
- Violation of any conditions on this permit will be cause for immediate revocation.

Temporary Special Needs Parking

- For use only by temporarily handicapped individual.
- Handicap must be temporary in nature, lasting for a period of less than 12 months.
- Must have proper documentation issued by licensed physician.
- Permit must be displayed prominently on the dashboard of the parked vehicle, on the side nearest the curb or roadside, or suspended from the rearview mirror inside the vehicle, so as to be in plain view of any persons looking through the front windshield of the vehicle from the sidewalk or roadside. The permit shall at all times be displayed so that the expiration date is plainly visible from the sidewalk or roadside.
- Violation of any conditions on this permit will be cause for immediate revocation.

Construction Parking

- For use only by individuals employed by contractor responsible for the project.
- Permit must be displayed prominently on the dashboard of the parked vehicle, on the side nearest the curb or roadside, or suspended from the rearview mirror inside the vehicle, so as to be in plain view of any persons looking through the front windshield of the vehicle from the sidewalk or roadside. The permit shall at all times be displayed so that the expiration date is plainly visible from the sidewalk or roadside.
- Violation of any conditions on this permit will be cause for immediate revocation.

Parkway Parking

- For use by property owner. Space must be located directly in front of the lot owned by the applicant; and, the applicant must obtain the signatures of the owners of the lot on each side of the applicant, and the owners of the three lots located immediately across the street, agreeing to the parking of such recreational vehicle, if it is determined by the Community Development Director that there is insufficient space or access to the lot for storage of such unit off the street.
- Upon each and every request for renewal of said permit, applicant shall provide a new petition completed as described in the above paragraph.
- Permit must be displayed prominently on the dashboard of the parked vehicle, on the side nearest the curb or roadside, or suspended from the rearview mirror inside the vehicle, so as to be in plain view of any persons looking through the front windshield of the vehicle from the sidewalk or roadside. The permit shall at all times be displayed so that the expiration date is plainly visible from the sidewalk or roadside, or in a location approved by the Community Development Director.
- Vehicle must be currently licensed and in operable condition.
- Washing, greasing or repairing, or advertising the sale of such vehicle in said space shall not be allowed.
- No portion of the parkway shall be used to park or store any type of commercial vehicle, building, equipment, sign or other obstruction intended for commercial use or display.
- Violation of any conditions on this permit will be cause for immediate revocation.



City of Casper
Critical Parking Permit

Owner:

Address:

Expiration Date:



Permit is valid for
designated residence
only.

**Permit must hang
from rearview
mirror and be
clearly displayed.**

February 6, 2019

MEMO TO: J. Carter Napier, City Manager *for J. Carter Napier*

FROM: Andrew Beamer, Public Services Director *AB*
Liz Becher, Community Development Director *lb*
John Henley, City Attorney
Tom Pitlick, Finance Director

SUBJECT: City Annexation Policy/Philosophy

Meeting Type & Date: Council Work Session, February 12, 2019.

Action Type: Direction requested.

Recommendation: That Council discuss their philosophy about property annexations into the City of Casper and provide direction to staff as to whether to exercise existing water/sewer contracts and commitments to annex, and provide input on future water/sewer agreements as they relate to the requirement to immediately annex, if eligible. Based on the discussion below, staff is requesting answers/input on the following:

1. Is Council in favor of initiating annexations prior to the next Census?
2. If the Council wishes to proceed with Council-initiated annexations, and given the limited time available until the next Census, and current staffing limitations, how should potential annexation areas be determined and prioritized? (Density, Total Population, Fiscal Analysis/Potential Tax Revenues, Infrastructure Needs, Location and the City's Ability to provide Cost-Effective City services, Relevance to Adopted Development Plans, other?).
3. Does Council have specific areas of the City in mind that they feel would meet the prioritization goals, as specified, and which Council would like to direct staff to analyze or focus on first?
4. Does the Council wish to start using broader Pre-Annexation Agreements rather than utility-focused Outside Water/Sewer Contracts when a property is interested in obtaining City Utilities?
5. What is the Council's policy, moving forward, with respect to properties that want water and/or sewer? Should a cost/benefit analysis of the annexation be performed up front, prior to requiring a property owner to annex immediately?

Summary:

Any residential growth that Casper can reflect during the 2020 Census process will result in an increase to the state sales tax revenue that the City receives, based on population (\$566 annually, per person, from sales tax and optional one-cent), property tax, franchise fees, as well as federal benefits that are based on population from the U.S. Census count, to the municipality over the next ten (10) years.

The local Federal Census count will be conducted through July of 2020. Given the fast-approaching deadline, beginning any annexation processes sooner, rather than later, is critical. The timeline for the completion of an annexation is lengthy because of complex and stringent State Statutory requirements. The minimum amount of time in which Casper has found that an annexation can be completed is five (5) months, from the day an annexation application is received, until final approval by Council. The MAXIMUM amount of time that an annexation MUST be completed, per State Statutes, is six (6) months. Completing this timeline is challenging, even for the simplest (voluntary) annexations. Therefore, to hit the Census count deadline, any annexations would need to begin by June of 2019. It is unclear how long Council-initiated (forced) annexations may take, or whether they could be successfully completed within the time allotted by Statutes, because the City Council has not initiated a forced annexation in recent decades, or possibly ever, as far as staff can determine. Much will depend on the political will of the Council, as well as whether property owners will see annexation into the City as a positive, or a negative.

The City has over 500 properties that have signed a “Commitment to Annex” as a result of their request to receive water and/or sewer service. Some of these 500 properties are now eligible for annexation, because, as the City has expanded through the years, they have become contiguous with the City limits. Although many of these properties are eligible, that is not to say that the area is up to City standards with regard to roads, sidewalks, utilities, street lights, fire hydrants, curb, gutter, etc. When a property owner voluntarily applies for annexation into the City, the Council lays out the property owner’s obligations in a formal Subdivision Agreement. Generally, the City doesn’t accept annexations until the streets, utilities, and other appurtenances are constructed and accepted to be up to City standards. With a Council initiated annexation, the property owner may not be agreeable to paying for the necessary improvements, consenting to an LAD (Local Assessment District), or otherwise agreeing to any obligations that the Council might want to impose. Therefore, the Council must consider that with Council-initiated (forced) annexations, the Council very likely is accepting either the financial obligation to construct and maintain infrastructure that the City typically doesn’t have to when properties are voluntarily annexed, or accepting a lesser standard of public infrastructure than currently exists within the City for an unknown period of time until the necessary improvements can be financially undertaken.

In recent years, the City Council has had an unofficial, standing policy to require any property that is eligible for annexation (contiguous) to annex into the City immediately, when they request

water and/or sewer. Any property that is not eligible for annexation, (not contiguous), is required to execute an “Outside City Water/Sewer Agreement” and a “Commitment to Annex.” Once they have executed these agreements, the City provides them with water and/or sewer at 150% of the cost of water and/or sewer rates inside the City limits.


Staff is now asking for direction on this policy in light of the goals and policies of the recently-approved Generation Casper Comprehensive Land Use Plan, and the realization that not all annexations are immediately beneficial to the City, financially, or otherwise. The City is legally obligated to provide the same City amenities and basic services to every property within the City limits. In some locations, usually on the fringes of the City, provision of basic City amenities and services can be much more costly than the increase in tax revenue can reasonably cover. As part of the annexation process, the City is required to complete an annexation study/report prior to final approval by Council. This report is always completed after the annexation has been formally applied for, and is well underway. An alternate approach, which may make some sense, is to do an analysis up front, prior to a property owner being requested to annex. This would allow for a discussion to occur as to the financial implications to the City, as well as any other benefits or potential drawbacks that the City may be incurring. If the City took a more thoughtful approach to annexations moving forward, the property owners could still be obligated to execute a Commitment to Annexation, but annexation would not occur immediately, until the Council determined that the annexation was beneficial from a financial or other standpoint.



Financial Considerations: None at this time.

Oversight/Project Responsibility: Community Development Department, Public Services Department, and Finance Department.

Attachments: None.

February 7, 2019

MEMO TO: Casper City Council
J. Carter Napier, City Manager 

FROM: Steve Schultz, CPD – Captain – Field Operations 
John Henley, City Attorney 

SUBJECT: Ordinance Amending Chapter 5.08 (Alcohol) of the Casper Municipal Code

Meeting Type & Date

Work Session

February 12, 2019

Action Type

Ordinance Amendment

Recommendation

That Council approve an Amendment to Chapter 5.08 of the Municipal Code pertaining to alcoholic beverages.

Summary

The existing Chapter 5.08 of the Casper Municipal Code has fallen behind Wyoming State Statutes in places and requires various amendments to become consistent with State law. Further, the existing demerit point system has proven ineffective in dealing with liquor license holders who repeatedly violate Municipal Code. Additionally, over serving intoxicated patrons, and intoxicated liquor dealer staff have created significant public health and safety issues. The proposed amendments replace the demerit point system with an administrative fee schedule for repeated violations. Sections addressing over serving, intoxicated dealer staff, and minors' presence in facilities functioning primarily as a bar have been added. Inconsistencies with State law have been addressed, (however, see section 3 below regarding "Special" malt beverages/permits.

1. Does the proposed over serve provision alter the statewide prohibition against suing liquor providers for the acts of intoxicated patrons who injure or kill others or injure others' property. According to the Wyoming Supreme Court case decided in 2011, *Munkberg v. Freire*, and discussed at the last work session, the answer is "No." State law controls and even State law modifies the prohibition, only to the extent that there was a violation of Title 12 - essentially selling liquor to minors. In that case, a provider of liquor to minors may be responsible if the minor causes a motor vehicle crash, or the like. Municipal Ordinances have no effect on this.

The Wyoming Legislature has looked at Wyoming's laws on liquor sales and delivery since the 2011 ruling of the Supreme Court, and has not modified the statute which is the basis of the Supreme Court's ruling.

2. Blood alcohol concentrations for public intoxication-summary: attached are the printouts for blood-alcohol concentrations for each of the months in 2017 and 2018 for the public intoxication arrest. Public intoxication does not require that the perpetrator submit to a blood alcohol concentration test, but for those who did the summary of the results comparing 2017 with 2018 follows. For point of reference, the presumptive level for driving under the influence of alcohol is .08.

PUBLIC INTOXICATION

	Number of Offenses		Average BAC	
	2017	2018	2017	2018
January	20	31	0.225	0.267
February	24	26	0.22	0.199
March	34	19	0.236	0.271
April	39	47	0.216	0.225
May	34	37	0.215	0.291
June	26	44	0.262	0.291
July	44	58	0.213	0.273
August	52	33	0.205	0.239
September	34	22	0.215	0.255
October	39	25	0.216	0.213
November	30	18	0.249	0.240
December	35	27	0.231	0.224
Totals	411	387	0.206	0.249

↑ .043 !

DWUI

	Number of Offenses		Average BAC	
	2017	2018	2017	2018
January	8	11	0.157	0.177
February	9	9	0.181	0.268
March	10	15	0.152	0.209
April	13	16	0.164	0.211
May	10	14	0.171	0.164
June	10	9	0.172	0.163
July	11	21	0.157	0.160
August	19	21	0.174	0.141
September	7	7	0.206	0.160
October	14	14	0.170	0.167
November	17	17	0.063	0.161
December	18	15	0.178	0.165
Totals	146	169	0.159	0.179

+20

↑ .02

3. At the last Council meeting, former councilman Morgan correctly pointed out that the statute addressing special malt beverage permit for public auditoriums, civic centers or event centers have been changed at the state-level, but not at the local ordinance level.

Currently, there are only three such permits issued throughout the entire State of Wyoming. These permits are granted annually and allow public auditoriums, civic centers or event centers to sell malt beverages on a particular premise. In the old State Statute and in the current Casper Ordinance, the charge for such permit is \$1500.

The current State Statute has significantly reduced verbiage. The modified State Statute seems to anticipate that the Council can provide rules to implement the section if there is application made for a special malt beverage permit.

To bring some consistency between the State Statute and the Casper Ordinance, the Council may want to consider modifications with either issuing a separate set of rules or including restrictions within the body of the Ordinance, itself, to provide the boundaries for implementation and awarding of the permit. Former Councilman Morgan raised the current requirement of "kitchen facilities" as an example that would preclude areas such as the Lyric and others from attaining a special malt beverage permit should they desire.

Attached is the old Wyoming Statute 12-4-504, as well as the new Wyoming Statute 12-4-504 and the current malt beverage permit authorization 5.08.080 - Special Malt Beverage Permit, which is mirrored in the proposed Ordinance at Section 5.08.130 at p. 14 (all attached).

Considerations

None

Oversight/Responsibility

Keith McPheeters, Chief of Police

Attachments

Proposed Ordinance

Alcohol redacted data

Special Malt Beverage Permit

Statute and Ordinance

PI - 2017

Column1	Date	Time	Month	Year	BAC
January 2017 Total PI 20					
17-000088	1/1/2017	17:05:43	January	2017	
17-000236	1/2/2017	21:33:32	January	2017	0.192
17-000433	1/3/2017	23:11:54	January	2017	0.079
17-000433	1/3/2017	23:11:54	January		
17-000705	1/5/2017	15:18:49	January	2017	0.251
17-000741	1/5/2017	19:39:29	January	2017	
17-000754	1/5/2017	20:54:38	January	2017	0.21
17-000940	1/6/2017	19:49:42	January	2017	
17-000946	1/6/2017	20:09:08	January	2017	
17-000955	1/6/2017	20:58:48	January	2017	0.26
17-002425	1/14/2017	0:00:09	January	2017	0.33
17-002480	1/14/2017	9:01:23	January	2017	
17-002746	1/15/2017	21:22:20	January	2017	0.17
17-002763	1/15/2017	23:51:23	January	2017	0.193
17-002960	1/17/2017	0:07:50	January	2017	0.27
17-003067	1/17/2017	13:07:32	January	2017	0.069
17-004088	1/21/2017	16:26:30	January	2017	0.179
17-004264	1/22/2017	23:13:36	January	2017	0.22
17-004406	1/23/2017	16:04:45	January	2017	0.204
17-004623	1/24/2017	19:00:19	January	2017	0.225
Average BAC					0.203714286
February Total PI 24					
17-006066	2/1/2017	14:59:36	February	2017	
17-006077	2/1/2017	16:20:09	February	2017	0.14
17-006659	2/4/2017	12:18:30	February	2017	0.14
17-007088	2/6/2017	17:32:55	February	2017	
17-007127	2/6/2017	22:47:49	February	2017	0.18
17-007138	2/7/2017	0:28:48	February	2017	0.277
17-007606	2/9/2017	0:31:41	February	2017	0.199
17-008001	2/10/2017	16:52:20	February	2017	0.02
17-008103	2/11/2017	2:51:01	February	2017	0.282
17-008241	2/11/2017	22:30:05	February	2017	0.25
17-008347	2/12/2017	15:56:51	February	2017	0.154
17-008394	2/12/2017	21:08:29	February	2017	0.345
17-008516	2/13/2017	12:45:35	February	2017	0.356
17-008849	2/14/2017	20:59:16	February	2017	
17-009077	2/16/2017	2:33:59	February	2017	
17-009220	2/16/2017	15:39:41	February	2017	0.255
17-009292	2/16/2017	22:16:22	February	2017	
17-009628	2/18/2017	20:16:18	February	2017	0.155
17-009837	2/19/2017	23:23:32	February	2017	0.25
17-009913	2/20/2017	14:17:27	February	2017	0.1
17-010795	2/24/2017	19:40:47	February	2017	0.25
17-010996	2/25/2017	20:24:00	February	2017	0.3

17-011202	2/27/2017	11:18:52	February	2017	0.307
17-011476	2/28/2017	18:29:14	February	2017	
Average BAC					0.22
March Total PI 34					
17-011709	3/1/2017	18:32:09	March	2017	0.25
17-011975	3/2/2017	19:27:04	March	2017	
17-011984	3/2/2017	20:18:45	March	2017	
17-012297	3/4/2017	1:21:25	March	2017	0.19
17-012488	3/5/2017	2:34:24	March	2017	0.109
17-012526	3/5/2017	9:43:46	March	217	
17-012537	3/5/2017	10:39:00	March	2017	0.221
17-012541	3/5/2017	11:03:17	March	2017	
17-012627	3/5/2017	21:14:56	March	2017	0.18
17-012969	3/7/2017	15:34:42	March	2017	0.32
17-013932	3/11/2017	17:05:56	March	2017	0.36
17-014820	3/15/2017	23:31:14	March	2017	
17-014822	3/15/2017	23:34:35	March	2017	0.23
17-014848	3/16/2017	6:37:37	March	2017	
17-015153	3/17/2017	12:16:58	March	2017	0.15
17-015315	3/17/2017	21:23:12	March	2017	0.194
17-015409	3/18/2017	2:28:05	March	2017	
17-015557	3/18/2017	21:02:18	March	2017	
17-015747	3/19/2017	20:02:40	March	2017	0.155
17-015784	3/20/2017	0:47:30	March	2017	0.23
17-015886	3/20/2017	14:18:16	March	2017	
17-015939	3/20/2017	19:37:32	March	2017	0.25
17-015973	3/21/2017	0:43:02	March	2017	0.21
17-016117	3/21/2017	16:51:28	March	2017	0.175
17-016278	3/22/2017	11:48:19	March	2017	0.22
17-016796	3/24/2017	12:44:12	March	2017	0.239
17-016966	3/25/2017	5:09:22	March	2017	0.25
17-017042	3/25/2017	17:06:17	March	2017	0.414
17-017149	3/26/2017	10:51:00	March	2017	
17-017177	3/26/2017	14:22:00	March	2017	
17-017210	3/26/2017	17:37:01	March	2017	0.392
17-017570	3/28/2017	15:05:32	March	2017	0.222
17-018010	3/30/2017	12:22:56	March	2017	0.24
17-018119	3/31/2017	0:14:00	March	2017	
Average BAC					0.236409091
April Total PI 39					
17-018410	4/1/2017	18:29:00	April	2017	
17-018734	4/3/2017	16:17:36	April	2017	0.29
17-018974	4/4/2017	22:26:00	April	2017	
17-019294	4/6/2017	10:20:06	April	2017	0.27
17-019419	4/6/2017	18:21:01	April	2017	0.12

17-019427	4/6/2017	19:09:49 April	2017	0.296
17-019461	4/6/2017	22:30:07 April	2017	0.5
17-019463	4/6/2017	22:33:16 April	2017	0.191
17-019713	4/7/2017	22:45:00 April	2017	
17-019920	4/8/2017	22:16:13 April	2017	0.186
17-019930	4/8/2017	23:37:00 April	2017	
17-019985	4/9/2017	12:07:00 April	2017	
17-020714	4/12/2017	20:26:00 April	2017	
17-020720	4/12/2017	20:57:19 April	2017	0.217
17-020755	4/12/2017	23:31:14 April	2017	0.35
17-021041	4/13/2017	21:16:35 April	2017	0.186
17-021066	4/13/2017	23:29:01 April	2017	0.18
17-021210	4/14/2017	17:11:49 April	2017	0.197
17-021244	4/14/2017	20:12:57 April	2017	0.248
17-021248	4/14/2017	20:39:00 April	2017	
17-021435	4/15/2017	22:06:10 April	2017	0.08
17-021435	4/15/2017	22:06:00 April	2017	
17-021478	4/16/2017	1:57:51 April	2017	0.198
17-021497	4/16/2017	3:45:59 April	2017	0.21
17-021519	4/16/2017	9:41:00 April	2017	
17-021672	4/17/2017	9:14:55 April	2017	0.21
17-021673	4/17/2017	9:16:36 April	2017	0.09
17-021674	4/17/2017	9:17:27 April	2017	0.14
17-021675	4/17/2017	9:20:13 April	2017	0.21
17-021882	4/18/2017	14:39:00 April	2017	
17-021948	4/18/2017	13:08:15 April	2017	0.13
17-021961	4/18/2017	13:43:42 April	2017	
17-022033	4/18/2017	18:53:28 April	2017	0.23
17-022452	4/20/2017	15:13:52 April	2017	0.354
17-023078	4/24/2017	1:47:26 April	2017	0.12
17-023078	4/24/2017	1:47:26 April	2017	0.31
17-023645	4/26/2017	19:02:00 April	2017	
17-023838	4/27/2017	16:37:00 April	2017	
17-023902	4/27/2017	22:37:36 April	2017	0.22
17-0242349	4/29/2017	19:29:15 April	2017	0.12
			Average BAC	0.21677778
May Total PI 34				
17-024672	5/1/2017	21:36:00 may	2017	
17-024902	5/2/2017	20:15:00 may	2017	
17-025063	5/3/2017	13:32:20 may	2017	0.3
17-025127	5/3/2017	19:56:00 may	2017	
17-025380	5/4/2017	21:31:46 May	2017	0.281
17-025678	5/6/2017	4:47:52 May	2017	0.144
17-025752	5/6/2017	14:54:46 May	2017	0.188
17-025909	5/7/2017	15:25:00 may	2017	
17-026177	5/8/2017	17:40:14 May	2017	0.23

17-026192	5/8/2017	19:50:00 may	2017	
17-026422	5/9/2017	19:36:20 May	2017	0.208
17-026615	5/10/2017	14:12:58 May	2017	0.141
17-026677	5/10/2017	18:36:03 May	2017	0.21
17-026699	5/10/2017	20:25:27 May	2017	0.23
17-027389	5/13/2017	1:18:35 May	2017	0.23
17-027586	5/13/2017	22:40:27 May	2017	0.18
17-028140	5/16/2017	17:53:00 may	2017	
17-028143	5/16/2017	18:05:04 May	2017	0.25
17-028508	5/18/2017	11:11:00 may	2017	
17-028775	5/19/2017	13:08:00 may	2017	
17-028805	5/19/2017	15:07:27 May	2017	0.13
17-029634	5/23/2018	13:23:00 may	2017	
17-030295	5/26/2017	0:03:48 May	2017	0.267
17-030492	5/26/2017	19:01:00 may	2017	
17-030523	5/26/2017	21:46:53 May	2017	0.174
17-031095	5/29/2017	16:28:47 May	2017	0.23
17-031157	5/29/2017	22:41:33 May	2017	0.246
17-031231	5/30/2017	8:56:26 May	2017	0.23
17-031331	5/30/2017	13:09:00 may	2017	
17-031354	5/30/2017	14:32:24 May	2017	0.218
17-031408	5/30/2017	16:38:00 may	2017	
17-031670	5/31/2017	14:46:00 may	2017	
			Average BAC	0.215105263
June Total PI 26				
17-032015	6/1/2017	18:40:52 June	2017	0.306
17-032265	6/2/2017	18:30:00 june	2017	
17-032611	6/4/2017	5:22:41 June	2017	0.132
17-032772	6/5/2017	1:30:39 June	2017	0.214
17-033391	6/7/2017	13:43:00 june	2017	
17-033749	6/8/2017	23:08:00 june	2017	
17-034179	6/10/2017	15:48:56 June	2017	0.337
17-034193	6/10/2017	17:14:00 June	2017	
17-034288	6/11/2017	1:07:11 June	2017	0.183
17-034446	6/11/2017	22:15:08 June	2017	0.15
17-034625	6/12/2017	16:16:28 June	2017	0.22
17-035084	6/14/2017	19:43:00 June	2017	
17-035331	6/15/2017	19:56:45 June	2017	0.397
17-035411	6/16/2017	2:42:56 June	2017	0.19
17-035985	6/18/2017	23:40:22 June	2017	0.25
17-036070	6/19/2017	12:51:46 June	2017	0.301
17-036335	6/20/2017	13:07:03 June	2017	0.28
17-036926	6/22/2017	21:29:00 June	2017	
17-037051	6/23/2017	12:53:05 June	2017	0.308
17-037445	6/25/2017	1:16:00 June	2017	
17-037506	6/25/2017	12:43:35 June	2017	0.491

17-037620	6/25/2017	22:28:00	June	2017	
17-037999	6/27/2017	12:33:00	June	2017	
17-038291	6/28/2017	16:36:56	June	2017	0.264
17-038330	6/28/2017	20:05:20	June	2017	0.26
17-038928	6/30/2017	23:39:18	June	2017	0.183
17-038931	6/30/2017	23:50:00	June	2017	
				Average BAC	0.262705882
July Total PI 44					
17-039094	7/1/2017	17:44:30	July	2017	0.12
17-039504	7/3/2017	14:26:54	July	2017	0.324
17-039545	7/3/2017	17:13:32	July	2017	0.25
17-039774	7/4/2017	12:07:44	July	2017	0.3
17-039790	7/4/2017	13:50:00	July	2017	
17-039808	7/4/2017	15:08:17	July	2017	0.22
17-039847	7/4/2017	19:36:21	July	2017	0.318
17-040079	7/5/2017	12:16:01	July	2017	
17-040452	7/6/2017	17:50:46	July	2017	0.285
17-040477	7/6/2017	21:00:37	July	2017	0.283
17-040617	7/7/2017	14:49:06	July	2017	
17-040703	7/7/2017	22:14:34	July	2017	0.21
17-040775	7/8/2017	6:29:35	July	2017	0.14
17-040799	7/8/2017	10:58:28	July	2017	
17-040955	7/9/2017	2:33:16	July	2017	
17-041039	7/9/2017	15:13:27	July	2017	0.087
17-041027	7/9/2017	13:58:00	July	2017	0.26
17-041781	7/12/2017	18:17:31	July	2017	0.178
17-042086	7/13/2017	17:34:41	July	2017	0.179
17-042132	7/13/2017	20:05:30	July	2017	0.282
17-042295	7/14/2017	13:26:49	July	2017	0.238
17-042347	7/14/2017	17:06:43	July	2017	0.18
17-042567	7/15/2017	15:42:01	July	2017	0.25
17-042567	7/15/2017	15:42:01	July	2017	0.25
17-042686	7/15/2017	22:59:52	July	2017	
17-042837	7/16/2017	18:41:53	July	2017	0.2
17-042841	7/16/2017	19:42:06	July	2017	0.224
17-043023	7/17/2017	14:11:22	July	2017	
17-043227	7/18/2017	9:22:39	July	2017	
17-043359	7/18/2017	19:31:32	July	2017	
17-043606	7/19/2017	19:41:01	July	2017	
17-043608	7/19/2017	19:53:39	July	2017	0.16
17-043797	7/20/2017	13:20:27	July	2017	
17-043886	7/20/2017	18:28:43	July	2017	
17-044251	7/22/2017	8:21:11	July	2017	
17-044319	7/22/2017	17:24:05	July	2017	0.13
17-044329	7/22/2017	18:10:16	July	2017	
17-044526	7/23/2017	21:05:38	July	2017	0.3

17-044572	7/24/2017	3:15:02 July	2017	
17-044800	7/24/2017	20:45:05 July	2017	0.213
17-044839	7/25/2017	0:58:38 July	2017	
17-045358	7/26/2017	17:02:29 July	2017	0.18
17-045438	7/26/2017	22:47:48 July	2017	
17-046349	7/30/2017	21:09:43 July	2017	
17-046455	7/31/2017	10:32:00 July	2017	0.23
			Average BAC	0.213964286
August Total PI 52				
17-046765	8/1/2017	14:45:22 August	2017	0.287
17-046788	8/1/2017	15:45:25 August	2017	
17-047121	8/2/2017	21:08:35 August	2017	
17-047442	8/4/2017	10:24:51 August	2017	0.35
17-047569	8/4/2017	18:24:06 August	2017	0.23
17-047657	8/5/2017	3:50:44 August	2017	
17-047667	8/5/2017	8:23:47 August	2017	0.23
17-048094	8/7/2017	12:46:18 August	2017	0.308
17-048239	8/7/2017	22:16:23 August	2017	
17-048430	8/8/2017	19:36:35 August	2017	0.104
17-048550	8/9/2017	10:35:55 August	2017	
17-049170	8/11/2017	18:03:18 August	2017	0.22
17-049201	8/11/2017	21:58:14 August	2017	0.19
17-049227	8/11/2017	23:33:47 August	2017	0.2
17-049389	8/12/2017	21:23:36 August	2017	0.085
17-049534	8/13/2017	16:32:03 August	2017	0.2
17-049575	8/13/2017	20:13:39 August	2017	0.28
17-049578	8/13/2017	20:36:35 August	2017	0.296
17-049583	8/13/2017	21:11:19 August	2017	0.26
17-049829	8/14/2017	19:21:47 August	2017	0.136
17-049875	8/15/2017	2:05:44 August	2017	0.131
17-050188	8/16/2017	13:29:06 August	2017	0.078
17-050877	8/18/2017	19:01:25 August	2017	0.199
17-050961	8/18/2017	22:17:28 August	2017	0.1
17-050985	8/18/2017	23:46:22 August	2017	0.078
17-051115	8/19/2017	14:03:43 August	2017	
17-051141	8/19/2017	15:30:50 August	2017	
17-051181	8/19/2017	17:34:23 August	2017	0.08
17-051341	8/20/2017	2:52:47 August	2017	0.25
17-051341	8/20/2017	2:52:00 August	2017	0.34
17-051352	8/20/2017	5:15:28 August	2017	0.141
17-051502	8/20/2017	18:20:55 August	2017	
17-051574	8/20/2017	21:02:28 August	2017	0.247
17-051590	8/20/2017	21:52:21 August	2017	
17-051697	8/21/2017	9:08:01 August	2017	
17-051763	8/21/2017	13:52:39 August	2017	0.17
17-051831	8/21/2017	18:21:00 August	2017	0.22

17-051854	8/21/2017	20:07:24	August	2017	0.211
17-052376	8/23/2017	14:43:15	August	2017	0.37
17-052545	8/24/2017	11:30:30	August	2017	
17-052637	8/24/2017	16:35:25	August	2017	0.18
17-052667	8/24/2017	17:54:05	August	2017	0.11
17-052875	8/25/2017	14:26:55	August	2017	0.22
17-053279	8/27/2017	1:34:59	August	2017	
17-053394	8/27/2017	17:50:43	August	2017	
17-053395	8/27/2017	17:54:32	August	2017	0.273
17-053466	8/27/2017	22:23:10	August	2017	0.23
17-053642	8/28/2017	17:19:22	August	2017	
17-053673	8/28/2017	19:15:26	August	2017	
17-053955	8/29/2017	15:00:33	August	2017	0.245
17-054013	8/29/2017	17:33:50	August	2017	0.14
17-054302	8/30/2017	18:12:08	August	2017	
17-054523	8/31/2017	13:13:49	August	2017	
Average BAC					0.20525
September Total PI 34					
17-055326	9/3/2017	17:38:40	September	2017	
17-055409	9/4/2017	0:34:20	September	2017	
17-055541	9/4/2017	18:03:47	September	2017	
17-056119	9/6/2017	16:33:25	September	2017	0.29
17-056133	9/6/2017	18:45:42	September	2017	
17-056623	9/8/2017	14:52:29	September	2017	0.18
17-056929	9/9/2017	21:18:06	September	2017	0.24
17-056954	9/9/2017	23:14:00	September	2017	0.11
17-056991	9/10/2017	6:25:00	September	2017	
17-057838	9/13/2017	21:15:00	September	2017	
17-057850	9/13/2017	22:45:23	September	2017	0.192
17-057999	9/14/2017	14:53:41	September	2017	0.344
17-058047	9/14/2017	17:28:48	September	2017	
17-058854	9/18/2017	19:35:04	September	2017	0.3
17-059023	9/19/2017	14:45:24	September	2017	0.235
17-059127	9/19/2017	23:31:27	September	2017	0.3
17-059182	9/20/2017	9:25:48	September	2017	0.14
17-059445	9/21/2017	12:50:53	September	2017	
17-059693	9/22/2017	14:01:24	September	2017	
17-059759	9/22/2017	17:31:09	September	2017	
17-059864	9/23/2017	20:59:22	September	2017	0.23
17-059893	9/23/2017	14:28:58	September	2017	0.133
17-060082	9/24/2017	21:50:13	September	2017	0.18
17-060082	9/24/2017	21:50:13	September	2017	
17-060208	9/25/2017	13:33:43	September	2017	0.05
17-060286	9/25/2017	17:25:02	September	2017	
17-060540	9/26/2017	21:02:46	September	2017	0.22
17-060540	9/26/2017	21:02:46	September	2017	0.27

17-060732	9/27/2017	18:04:02	September	2017	
17-060818	9/28/2017	2:14:17	September	2017	
17-061019	9/28/2017	21:51:01	September	2017	0.2
17-061151	9/29/2017	14:51:13	September	2017	0.345
17-061204	9/29/2017	18:41:37	September	2017	
17-061262	9/29/2017	23:19:16	September	2017	
17-061271	9/29/2017	23:35:59	September	2017	0.14
				Average BAC	0.215736842
October Total PI 39					
17-061470	10/1/2017	13:11:22	October	2017	
17-061765	10/2/2017	22:29:39	October	2017	0.136
17-062115	10/4/2017	10:43:20	October	2017	
17-062377	10/5/2017	11:57:59	October	2017	
17-062537	10/5/2017	22:48:22	October	2017	
17-062552	10/6/2017	1:31:29	October	2017	0.31
17-062990	10/8/2017	3:58:53	October	2017	0.139
17-063093	10/8/2017	21:51:46	October	2017	0.24
17-063484	10/10/2017	14:52:11	October	2017	0.28
17-064307	10/14/2017	8:40:33	October	2017	
17-064521	10/15/2017	16:45:02	October	2017	0.4
17-064646	10/16/2017	10:51:03	October	2017	0.05
17-064646	10/16/2017	10:51:03	October	2017	0.293
17-064763	10/16/2017	21:09:00	October	2017	
17-064921	10/17/2017	14:45:08	October	2017	0.244
17-064966	10/17/2017	18:49:37	October	2017	0.117
17-065011	10/17/2017	22:06:11	October	2017	0.268
17-065011	10/17/2017	22:06:11	October	2017	0.35
17-065188	10/18/2017	17:17:11	October	2017	0.16
17-065339	10/19/2017	11:21:44	October	2017	0.234
17-065390	10/19/2017	14:49:04	October	2017	0.337
17-065540	10/20/2017	1:13:03	October	2017	0.13
17-065554	10/20/2017	3:18:00	October	2017	
17-065692	10/20/2017	16:33:41	October	2017	0.06
17-065692	10/20/2017	16:33:41	October	2017	0.19
17-065736	10/20/2017	19:15:37	October	2017	0.256
17-065994	10/22/2017	1:54:27	October	2017	0.211
17-066304	10/23/2017	22:06:22	October	2017	0.16
17-066837	10/26/2017	1:53:42	October	2017	0.147
17-066919	10/26/2017	12:18:01	October	2017	0.163
17-067029	10/26/2017	20:18:53	October	2017	0.142
17-067336	10/28/2017	10:42:41	October	2017	
17-067402	10/28/2017	17:50:28	October	2017	0.163
17-067431	10/28/2017	21:26:42	October	2017	0.104
17-067607	10/29/2017	22:48:21	October	2017	
17-067779	10/30/2017	16:55:04	October	2017	0.281
17-067779	10/30/2017	16:55:04	October	2017	0.298

17-067779	10/30/2017	16:55:04	October	2017	0.344
17-067833	10/30/2017	22:02:48	October	2017	0.274
17-067833	10/30/2017	22:02:48	October	2017	0.224
				Average BAC	0.216290323
November Total PI 30					
17-068085	11/1/2017	4:00:14	November	2017	0.111
17-068252	11/1/2017	20:24:08	November	2017	0.25
17-068816	11/4/2017	11:29:14	November	2017	0.27
17-069102	11/6/2017	2:34:28	November	2017	0.294
17-069111	11/6/2017	4:02:35	November	2017	0.22
17-069323	11/7/2017	0:35:56	November	2017	
17-069467	11/7/2017	16:18:37	November	2017	0.398
17-069716	11/8/2017	17:43:12	November	2017	0.31
17-070158	11/10/2017	13:59:37	November	2017	
17-070280	11/10/2017	23:13:45	November	2017	0.22
17-070867	11/13/2017	18:20:45	November	2017	
17-070920	11/13/2017	22:59:38	November	2017	0.38
17-071120	11/14/2017	20:04:33	November	2017	0.212
17-071523	11/16/2017	16:34:36	November	2017	0.211
17-071612	11/17/2017	2:37:28	November	2017	0.26
17-071614	11/17/2017	3:32:10	November	2017	
17-071748	11/17/2017	16:30:00	November	2017	
17-071752	11/17/2017	16:46:12	November	2017	
17-072038	11/18/2017	23:04:13	November	2017	0.2
17-072045	11/18/2017	23:28:41	November	2017	0.105
17-072085	11/19/2017	4:43:40	November	2017	
17-072504	11/21/2017	4:52:42	November	2017	0.179
17-073133	11/23/2017	14:00:45	November	2017	0.193
17-073467	11/25/2017	16:36:04	November	2017	0.28
17-073600	11/26/2017	9:35:43	November	2017	0.273
17-073671	11/26/2017	17:19:18	November	2017	0.24
17-073689	11/26/2017	20:11:18	November	2017	0.4
17-073851	11/27/2017	14:10:10	November	2017	0.2
17-074011	11/28/2017	8:34:09	November	2017	0.287
17-074153	11/28/2017	17:18:58	November	2017	
				Average BAC	0.249681818
December Total PI 35					
17-074905	12/2/2017	0:15:20	December	2017	
17-074989	12/2/2017	15:29:32	December	2017	0.296
17-074996	12/2/2017	16:36:58	December	2017	0.2
17-075170	12/3/2017	17:00:10	December		
17-075378	12/4/2017	16:47:52	December	2017	0.35
17-075725	12/6/2017	11:27:48	December	2017	0.28
17-075773	12/6/2017	14:08:43	December		
17-076212	12/8/2017	18:37:21	December	2017	0.167

PI - 2018

CR #	Date	Time	Month	Year	BAC	refused/UNK
January Total PI 31						
18-000034	1/1/2018	2:11	January	2018		x
18-000084	1/1/2018	10:57	January	2018	0.4	
18-000136	1/1/2018	16:08	January	2018	0.256	
18-000701	1/3/2018	23:17	January	2018	0.285	
18-000776	1/4/2018	10:21	January	2018	0.179	
18-001130	1/5/2018	17:20	January	2018	0.4	
18-001150	1/5/2018	18:44	January	2018		x
18-001382	1/7/2018	3:55	January	2018		x
18-001597	1/8/2018	12:36	January	2018	0.31	
18-001682	1/8/2018	17:56	January	2018	0.24	
18-001703	1/8/2018	19:16	January	2018	0.291	
18-001901	1/9/2018	14:08	January	2018		x
18-002031	1/10/2018	0:21	January	2018		x
18-002192	1/10/2018	16:31	January	2018		x
18-002369	1/11/2018	13:34	January	2018	0.16	
18-003490	1/16/2018	11:04	January	2018	0.387	
18-003533	1/16/2018	13:23	January	2018		x
18-003699	1/17/2018	3:43	January	2018	0.27	
18-003750	1/17/2018	11:21	January	2018		x
18-003911	1/17/2018	22:50	January	2018	0.267	
18-004291	1/19/2018	13:20	January	2018	0.315	
18-004567	1/21/2018	4:20	January	2018	0.28	
18-004678	1/21/2018	23:37	January	2018	0.11	
18-005038	1/23/2018	16:33	January	2018		x
18-005039	1/23/2018	16:44	January	2018	0.157	
18-005061	1/23/2018	19:21	January	2018	0.287	
18-005076	1/23/2018	20:31	January	2018	0.28	
18-005839	1/27/2018	16:17	January	2018	0.345	
18-006493	1/31/2018	0:44	January	2018	0.33	
18-006505	1/31/2018	3:44	January	2018	0.23	
18-006659	1/31/2018	16:35	January	2018	0.105	
				Average BAC	0.267455	R/U 9
February Total PI 26						
18-006824	2/1/2018	12:02	February	2018	0.35	
18-006868	2/1/2018	15:54	February	2018	0.235	
18-006868	2/1/2018	15:54	February	2018	0.105	
18-007109	2/2/2018	19:53	February	2018		x
18-007393	2/3/2018	20:55	February	2018	0.19	
18-007895	2/6/2018	12:40	February	2018	0.2	
18-007963	2/6/2018	19:44	February	2018	0.17	
18-008016	2/7/2018	0:34	February	2018	0.13	

18-008232	2/8/2018	2:35	February	2018		x
18-008326	2/8/2018	12:56	February	2018	0.28	
18-008546	2/9/2018	14:26	February	2018	0.26	
18-008921	2/12/2018	3:38	February	2018	0.185	
18-009025	2/12/2018	14:48	February	2018	0.128	
18-009217	2/13/2018	12:44	February	2018	0.281	
18-009230	2/13/2018	14:32	February	2018		x
18-009523	2/15/2018	0:48	February	2018		x
18-009896	2/16/2018	20:54	February	2018	0.157	
18-009958	2/17/2018	2:51	February	2018		x
18-009981	2/17/2018	6:33	February	2018	0.312	
18-010038	2/17/2018	14:38	February	2018	0.263	
18-010242	2/18/2018	16:49	February	2018	0.126	
18-010392	2/19/2018	23:55	February	2018	0.11	
18-010940	2/22/2018	19:22	February	2018		x
18-010965	2/22/2018	22:00	February	2018	0.249	
18-010971	2/22/2018	22:54	February	2018	0.22	
18-011184	2/23/2018	21:00	February	2018	0.23	
18-011949	2/28/2018	5:03	February	2018		x
				Average BAC	0.199095	R/U 7

March Total PI 19						
18-012708	3/3/2018	14:36	March	2018	0.237	
18-013202	3/6/2018	12:33	March	2018		x
18-013463	3/7/2018	17:22	March	2018	0.32	
18-014231	3/10/2018	23:03	March	2018	0.2	
18-015487	3/16/2018	17:40	March	2018	0.346	
18-016148	3/19/2018	23:14	March	2018	0.245	
18-016850	3/22/2018	18:17	March	2018	0.374	
18-017184	3/23/2018	22:44	March	2018	0.25	
18-017301	3/24/2018	16:43	March	2018	0.1	
18-017312	3/24/2018	18:27	March	2018		x
18-017708	3/26/2018	18:07	March	2018	0.274	
18-017720	3/26/2018	20:00	March	2018	0.158	
18-017956	3/27/2018	20:57	March	2018		x
18-017986	3/28/2018	0:02	March	2018	0.3	
18-018536	3/30/2018	17:32	March	2018		x
18-018555	3/30/2018	19:03	March	2018		x
18-018592	3/30/2018	21:48	March	2018	0.327	
18-018613	3/30/2018	23:36	March	2018	0.36	
18-018773	3/31/2018	23:55	March	2018	0.42	
18-018773	3/31/2018	23:55	March	2018	0.43	
				Average BAC	0.271313	R/U 5

April Total PI 47						
18-019409	4/3/2018	22:10	April	2018	0.147	
18-019419	4/3/2018	23:21	April	2018		x
18-019569	4/4/2018	16:45	April	2018	0.29	
18-019789	4/5/2018	19:42	April	2018	0.16	
18-020140	4/7/2018	20:03	April	2018	0.21	
18-020211	4/8/2018	2:50	April	2018	0.17	
18-020289	4/8/2018	16:42	April	2018	0.1	
18-020561	4/10/2018	3:25	April	2018	0.11	
18-020710	4/10/2018	18:02	April	2018		x
18-020820	4/11/2018	8:04	April	2018		x
18-020982	4/11/2018	21:20	April	2018		x
18-021660	4/14/2018	22:19	April	2018		x
18-021714	4/15/2018	2:46	April	2018		x
18-021660	4/14/2018	22:19	April	2018	0.19	
18-021725	4/15/2018	6:49	April	2018	0.18	
18-021836	4/15/2018	20:12	April	2018	0.258	
18-022131	4/16/2018	21:38	April	2018	0.36	
18-022132	4/16/2018	21:40	April	2018	0.22	
18-022359	4/17/2018	23:53	April	2018	0.36	
18-022364	4/18/2018	0:58	April	2018	0.193	
18-022500	4/18/2018	19:50	April	2018	0.18	
18-022526	4/18/2018	21:35	April	2018	0.166	
18-022576	4/19/2018	7:27	April	2018		x
18-022736	4/19/2018	20:48	April	2018		x
18-022750	4/19/2018	22:05	April	2018	0.188	
18-022750	4/19/2018	22:05	April	2018	0.249	
18-022769	4/19/2018	23:43	April	2018	0.15	
18-023156	4/21/2018	18:18	April	2018	0.15	
18-023166	4/21/2018	19:25	April	2018	0.181	
18-023170	4/21/2018	19:44	April	2018	0.23	
18-023170	4/21/2018	19:44	April	2018	0.23	
18-023228	4/21/2018	23:08	April	2018	0.36	
18-023235	4/21/2018	23:35	April	2018	0.151	
18-023589	4/23/2018	19:20	April	2018	0.304	
18-023589	4/23/2018	19:20	April	2018	0.295	
18-023611	4/23/2018	21:34	April	2018		x
18-023751	4/24/2018	14:28	April	2018		x
18-023844	4/24/2018	22:07	April	2018		x
18-024054	4/25/2018	22:02	April	2018	0.12	
18-024251	4/26/2018	16:55	April	2018	0.334	
18-024263	4/26/2018	18:23	April	2018	0.211	
18-024275	4/26/2018	19:44	April	2018	0.336	
18-024282	4/26/2018	19:57	April	2018		x

18-024717	4/28/2018	17:28	April	2018		x
18-024803	4/29/2018	0:21	April	2018	0.3111	
18-024996	4/30/2018	3:22	April	2018		x
18-025138	4/30/2018	16:26	April	2018	0.201	
18-025173	4/30/2018	19:31	April	2018	0.355	
				Average BAC	0.225003	R/U 14
May Total PI 37						
18-025236	5/1/2018	1:54	May	2018	0.236	
18-025467	5/1/2018	21:08	May	2018	0.27	
18-025468	5/1/2018	21:26	May	2018	0.26	
18-025907	5/3/2018	21:53	May	2018	0.375	
18-026372	5/5/2018	15:57	May	2018	0.296	
18-026748	5/7/2018	13:50	May	2018	0.304	
18-026841	5/7/2018	21:10	May	2018	0.26	
18-027099	5/8/2018	23:41	May	2018	0.302	
18-027272	5/9/2018	16:40	May	2018		x
18-027886	5/12/2018	2:57	May	2018	0.1	
18-028037	5/12/2018	22:29	May	2018	0.203	
18-028050	5/13/2018	0:08	May	2018		x
18-028071	5/13/2018	3:36	May	2018	0.76	
18-028152	5/13/2018	17:58	May	2018	0.239	
18-028196	5/13/2018	23:29	May	2018	0.257	
18-028196	5/13/2018	23:29	May	2018	0.346	
18-028505	5/14/2018	16:57	May	2018	0.24	
18-028529	5/14/2018	18:19	May	2018		x
18-029103	5/18/2018	4:33	May	2018	0.2	
18-029105	5/18/2018	5:38	May	2018	0.252	
18-029225	5/18/2018	16:33	May	2018	0.32	
18-029233	5/18/2018	17:03	May	2018	0.4	
18-030035	5/22/2018	12:06	May	2018	0.4	
18-030053	5/22/2018	13:00	May	2018	0.245	
18-030123	5/22/2018	16:52	May	2018	0.271	
18-030969	5/26/2018	0:27	May	2018	0.298	
18-031450	5/28/2018	10:00	May	2018	0.302	
18-031554	5/28/2018	19:32	May	2018	0.289	
18-031632	5/29/2018	9:39	May	2018	0.376	
18-031812	5/29/2018	22:34	May	2018	0.246	
18-031901	5/30/2018	10:21	May	2018	0.4	
18-031977	5/30/2018	14:02	May	2018		x
18-032003	5/30/2018	14:58	May	2018	0.17	
18-032122	5/30/2018	23:34	May	2018		x
18-032241	5/31/2018	12:26	May	2018	0.346	
18-032281	5/31/2018	16:18	May	2018	0.172	

18-032290	5/31/2018	16:48	May	2018	0.189	
				Average BAC	0.291375	R/U 5

June Total PI 44						
18-032479	6/1/2018	10:58	June	2018	0.25	
18-032785	6/2/2018	20:03	June	2018	0.4	
18-032825	6/2/2018	22:34	June	2018	0.173	
18-032972	6/3/2018	19:22	June	2018		x
18-033098	6/4/2018	11:30	June	2018	0.4	
18-033200	6/4/2018	18:25	June	2018		x
18-033227	6/4/2018	20:49	June	2018		x
18-033535	6/6/2018	0:51	June	2018	0.301	
18-033718	6/6/2018	18:16	June	2018	0.328	
18-033760	6/6/2018	21:58	June	2018		x
18-033799	6/7/2018	1:32	June	2018	0.14	
18-033999	6/7/2018	17:11	June	2018		x
18-034179	6/8/2018	11:22	June	2018	0.325	
18-034313	6/8/2018	21:44	June	2018	0.226	
18-034461	6/9/2018	13:08	June	2018	0.4	
18-034809	6/11/2018	8:26	June	2018	0.299	
18-034976	6/11/2018	21:38	June	2018		x
18-035192	6/12/2018	19:39	June	2018		x
18-035649	6/14/2018	17:51	June	2018	0.4	
18-035714	6/14/2018	23:34	June	2018		x
18-035886	6/15/2018	16:00	June	2018	0.31	
18-035929	6/15/2018	18:53	June	2018	0.33	
18-036086	6/16/2018	12:19	June	2018	0.241	
18-036130	6/16/2018	18:41	June	2018		x
18-036287	6/17/2018	18:52	June	2018	0.161	
18-036291	6/17/2018	19:27	June	2018	0.33	
18-036292	6/17/2018	19:28	June	2018	0.264	
18-036532	6/18/2018	23:39	June	2018	0.296	
18-036621	6/19/2018	10:40	June	2018		x
18-036697	6/19/2018	19:28	June	2018	0.35	
18-036830	6/20/2018	11:29	June	2018	0.35	
18-037184	6/21/2018	19:05	June	2018	0.289	
18-037225	6/21/2018	22:15	June	2018	0.25	
18-037521	6/23/2018	0:22	June	2018	0.4	
18-038042	6/25/2018	19:17	June	2018	0.4	
18-038089	6/26/2018	2:08	June	2018	0.17	
18-038089	6/26/2018	2:08	June	2018	0.26	
18-038089	6/26/2018	2:08	June	2018	0.1	
18-038112	6/26/2018	5:37	June	2018		x
18-038671	6/28/2018	11:17	June	2018	0.32	

18-038796	6/28/2018	19:04	June	2018	0.251	
18-038878	6/29/2018	2:18	June	2018	0.387	
18-038879	6/29/2018	2:37	June	2018		x
18-038935	6/29/2018	11:27	June	2018	0.32	
18-039262	6/30/2018	13:30	June	2018	0.205	
				Average BAC	0.291697	R/U 12

July Total PI 58						
18-039915	7/3/2018	2:58	July	2018	0.36	
18-039915	7/3/2018	2:58	July	2018	0.24	
18-039915	7/3/2018	2:58	July	2018	0.24	
18-039915	7/3/2018	2:58	July	2018		x
18-039919	7/3/2018	3:25	July	2018	0.196	
18-040064	7/3/2018	15:40	July	2018	0.33	
18-040143	7/3/2018	20:49	July	2018	0.304	
18-040294	7/4/2018	13:39	July	2018	0.206	
18-040800	7/5/2018	22:24	July	2018	0.283	
18-041262	7/7/2018	15:10	July	2018	0.24	
18-041287	7/7/2018	18:05	July	2018	0.28	
18-041506	7/8/2018	19:23	July	2018	0.136	
18-041613	7/9/2018	9:11	July	2018	0.387	
18-041952	7/10/2018	15:37	July	2018		x
18-041958	7/10/2018	16:15	July	2018	0.345	
18-042169	7/11/2018	13:54	July	2018	0.1	
18-042211	7/11/2018	16:34	July	2018	0.246	
18-042432	7/12/2018	12:50	July	2018		x
18-042778	7/13/2018	16:57	July	2018	0.3	
18-042836	7/13/2018	20:34	July	2018	0.213	
18-042866	7/13/2018	22:18	July	2018	0.287	
18-042884	7/13/2018	23:07	July	2018	0.374	
18-042958	7/14/2018	4:23	July	2018	0.177	
18-043116	7/14/2018	19:43	July	2018	0.238	
18-043116	7/14/2018	19:43	July	2018	0.296	
18-043274	7/15/2018	12:05	July	2018	0.312	
18-043274	7/15/2018	12:05	July	2018		x
18-043336	7/15/2018	17:46	July	2018		x
18-043349	7/15/2018	19:26	July	2018	0.197	
18-043558	7/16/2018	18:17	July	2018	0.21	
18-043572	7/16/2018	19:47	July	2018		x
18-043580	7/16/2018	20:25	July	2018	0.325	
18-043745	7/17/2018	13:50	July	2018	0.33	
18-043896	7/18/2018	6:17	July	2018	0.301	
18-044088	7/18/2018	20:58	July	2018		x
18-044111	7/18/2018	22:45	July	2018	0.254	

18-044117	7/18/2018	23:19	July	2018		x
18-044398	7/19/2018	22:41	July	2018	0.185	
18-044536	7/20/2018	11:36	July	2018	0.387	
18-044618	7/20/2018	16:42	July	2018		x
18-044853	7/21/2018	19:07	July	2018	0.313	
18-044869	7/21/2018	20:32	July	2018	0.236	
18-045014	7/22/2018	16:41	July	2018		x
18-045078	7/22/2018	23:07	July	2018		x
18-045249	7/23/2018	17:23	July	2018		x
18-045268	7/23/2018	18:48	July	2018		x
18-045569	7/25/2018	2:57	July	2018	0.338	
18-045569	7/25/2018	2:57	July	2018	0.243	
18-045717	7/25/2018	16:13	July	2018	0.326	
18-046731	7/29/2018	14:04	July	2018	0.23	
18-046775	7/29/2018	17:52	July	2018		x
18-046989	7/30/2018	14:35	July	2018	0.32	
18-047004	7/30/2018	15:00	July	2018	0.212	
18-047016	7/30/2018	15:44	July	2018	0.32	
18-047134	7/31/2018	2:39	July	2018	0.342	
18-047134	7/31/2018	2:39	July	2018	0.261	
18-047233	7/31/2018	11:27	July	2018	0.4	
18-047359	7/31/2018	19:17	July	2018	0.271	
18-047383	7/31/2018	21:06	July	2018	0.195	
				Average BAC	0.273022	R/U 14

August Total PI 33						
18-047425	8/1/2018	1:42	August	2018	0.23	
18-047622	8/1/2018	21:10	August	2018	0.304	
18-047658	8/1/2018	23:17	August	2018	0.24	
18-047658	8/1/2018	23:17	August	2018		x
18-047971	8/2/2018	22:43	August	2018	0.29	
18-048234	8/3/2018	20:10	August	2018		x
18-048296	8/3/2018	22:33	August	2018	0.11	
18-048354	8/4/2018	2:44	August	2018		x
18-048416	8/4/2018	11:48	August	2018	0.077	
18-048555	8/4/2018	23:00	August	2018		x
18-048914	8/6/2018	20:00	August	2018		x
18-049137	8/7/2018	17:51	August	2018		x
18-049352	8/8/2018	14:05	August	2018	0.24	
18-049703	8/9/2018	21:06	August	2018		x
18-049920	8/10/2018	18:10	August	2018		x
18-050290	8/12/2018	1:43	August	2018		x
18-050429	8/12/2018	18:49	August	2018	0.178	
18-050636	8/13/2018	18:28	August	2018	0.308	

18-050657	8/13/2018	19:49	August	2018	0.34	
18-051530	8/16/2018	19:04	August	2018	0.374	
18-051726	8/17/2018	13:07	August	2018	0.254	
18-051859	8/17/2018	22:14	August	2018	0.213	
18-052112	8/19/2018	2:04	August	2018	0.11	
18-052542	8/21/2018	3:12	August	2018	0.125	
18-052747	8/21/2018	21:51	August	2018	0.194	
18-052753	8/21/2018	22:19	August	2018		x
18-052932	8/22/2018	17:44	August	2018	0.303	
18-053163	8/23/2018	15:46	August	2018		x
18-053379	8/24/2018	14:03	August	2018	0.35	
18-053848	8/26/2018	18:49	August	2018	0.311	
18-053876	8/26/2018	20:52	August	2018		x
18-054335	8/28/2018	14:51	August	2018	0.261	
18-055096	8/31/2018	3:02	August	2018	0.174	
				Average BAC	0.239682	R/U 12

September Total PI 22						
18-055515	9/1/2018	21:37	September	2018	0.121	
18-055528	9/1/2018	22:59	September	2018	0.286	
18-055563	9/2/2018	3:10	September	2018		x
18-055580	9/2/2018	9:11	September	2018	0.216	
18-055766	9/3/2018	9:29	September	2018	0.375	
18-056108	9/4/2018	18:47	September	2018	0.386	
18-056477	9/6/2018	11:12	September	2018	0.2	
18-056593	9/6/2018	19:35	September	2018	0.321	
18-058121	9/13/2018	8:00	September	2018	0.275	
18-058711	9/15/2018	17:06	September	2018	0.306	
18-058795	9/16/2018	1:53	September	2018		x
18-059177	9/18/2018	0:05	September	2018		x
18-059858	9/20/2018	17:55	September	2018		x
18-059939	9/21/2018	0:31	September	2018		x
18-060770	9/24/2018	20:07	September	2018		x
18-060985	9/25/2018	17:59	September	2018		x
18-061240	9/26/2018	20:01	September	2018		x
18-061821	9/29/2018	14:58	September	2018	0.311	
18-061856	9/29/2018	18:14	September	2018	0.242	
18-061903	9/30/2018	0:04	September	2018		x
18-061998	9/30/2018	17:47	September	2018	0.281	
18-062006	9/30/2018	19:33	September	2018		x
				Average BAC	0.255385	R/U 10

October Total PI 25						
18-062300	10/1/2018	22:09	October	2018		x

18-062580	10/2/2018	22:29	October	2018	0.14	
18-063058	10/5/2018	0:31	October	2018		x
18-063081	10/5/2018	3:23	October	2018		x
18-063117	10/5/2018	9:01	October	2018	0.334	
18-063486	10/6/2018	20:19	October	2018	0.131	
18-063529	10/7/2018	2:05	October	2018		x
18-063764	10/8/2018	12:33	October	2018	0.19	
18-063998	10/9/2018	14:19	October	2018		x
18-064168	10/10/2018	11:39	October	2018		x
18-064334	10/10/2018	22:37	October	2018	0.109	
18-064334	10/10/2018	22:37	October	2018		x
18-065597	10/16/2018	19:25	October	2018	0.19	
18-065826	10/17/2018	16:34	October	2018		x
18-065894	10/17/2018	22:49	October	2018	0.28	
18-066200	10/19/2018	0:49	October	2018	0.263	
18-067272	10/23/2018	14:17	October	2018		x
18-067388	10/24/2018	2:38	October	2018	0.195	
18-067554	10/24/2018	17:21	October	2018	0.207	
18-067699	10/25/2018	8:04	October	2018		x
18-067832	10/25/2018	15:47	October	2018	0.289	
18-067891	10/25/2018	20:24	October	2018	0.18	
18-068173	10/26/2018	18:03	October	2018	0.25	
18-068822	10/29/2018	18:26	October	2018	0.279	
18-069342	10/31/2018	21:28	October	2018	0.16	
				Average BAC	0.213133	R/U 10

November Total PI 18						
18-070352	11/5/2018	3:38	November	2018	0.26	
18-069965	11/3/2018	1:06	November	2018		x
18-070945	11/7/2018	21:17	November	2018	0.18	
18-070945	11/7/2018	21:17	November	2018		x
18-071398	11/9/2018	19:57	November	2018		x
18-071493	11/10/2018	9:31	November	2018	0.3	
18-071900	11/12/2018	17:58	November	2018	0.164	
18-071877	11/12/2018	15:48	November	2018	0.165	
18-072325	11/14/2018	15:13	November	2018		x
18-073224	11/18/2018	21:44	November	2018		x
18-073174	11/18/2018	15:08	November	2018	0.31	
18-073174	11/18/2018	15:08	November	2018	0.11	
18-073378	11/19/2018	17:33	November	2018	0.355	
18-073387	11/19/2018	18:17	November	2018		x
18-073683	11/20/2018	22:48	November	2018	0.29	
18-073887	11/21/2018	19:18	November	2018		x
18-073816	11/21/2018	13:35	November	2018	0.34	

18-075022	11/27/2018	20:29	November	2018	0.175	
				Average BAC	0.240818	R/U 7

December Total PI 24						
18-076159	12/1/2018	22:45	December	2018	0.17	
18-076159	12/1/2018	22:45	December	2018	0.157	
18-076770	12/5/2018	12:59	December	2018	0.332	
18-077646	12/10/2018	0:45	December	2018	0.101	
18-077857	12/10/2018	21:28	December	2018	0.242	
18-077865	12/10/2018	22:13	December	2018	0.125	
18-078184	12/12/2018	9:50	December	2018		x
18-078369	12/13/2018	0:01	December	2018	0.167	
18-079056	12/16/2018	0:36	December	2018		x
18-078806	12/14/2018	20:20	December	2018		x
18-078773	12/14/2018	17:23	December	2018	0.205	
18-079066	12/16/2018	2:24	December	2018		x
18-079361	12/17/2018	15:46	December	2018	0.207	
18-079279	12/17/2018	10:07	December	2018	0.325	
18-080050	12/20/2018	17:22	December	2018	0.336	
18-080483	12/22/2018	14:54	December	2018	0.27	
18-080628	12/23/2018	13:25	December	2018	0.18	
18-080876	12/25/2018	17:36	December	2018	0.243	
18-080876	12/25/2018	17:36	December	2018	0.296	
18-080780	12/24/2018	17:50	December	2018	0.26	
18-080780	12/24/2018	17:50	December	2018	0.22	
18-081569	12/28/2018	22:51	December	2018		x
18-081720	12/29/2018	21:20	December	2018	0.264	
18-081921	12/31/2018	1:50	December	2018	0.168	
				Average BAC	0.224632	R/U 5

2017 BAC LOG (DUI - Arrests)

Date	Day	Time	Case #	Month	Average BAC	
				January		
1/2/2017	Monday	2:21 AM		0.177	Jan	0.157333333
1/5/2017	Thursday	12:20 AM		0.159	Feb	0.18125
1/6/2017	Friday	9:58 AM		Refusal	March	0.152888889
1/5/2017	Thursday	11:25 PM		0.086	April	0.164461538
1/6/2017	Friday	10:17 PM		0.187	May	0.1719
1/9/2017	Monday	11:25 PM		0.152	June	0.172666667
1/29/2017	Sunday	3:32 AM		0.183	July	0.157727273
					August	0.174
					September	0.206285714
				February	October	0.170307692
2/4/2017	Saturday	9:55 AM		0.127	November	0.1854375
2/11/2017	Saturday	2:31 AM		0.194	December	0.178
2/11/2017	Saturday	2:53 AM		0.128		
2/11/2017	Saturday	9:50 PM		0.274		
2/12/2017	Sunday	unk		Refusal	Total BAC Avg	0.172712727
2/14/2017	Tuesday	12:37 AM		0.128		
2/16/2017	Thursday	7:00 PM		0.236		
2/27/2017	Monday	4:16 AM		0.222		
2/28/2017	Tuesday	1:19 AM		0.141		
				March		
3/7/2017	Tuesday	12:00 AM		0.166		
3/13/2017	Monday	10:14 PM		0.129		
3/14/2017	Tuesday	6:24 AM		0.14		
3/17/2017	Friday	12:22 AM		0.2		
3/18/2017	Saturday	9:31 PM		0.062		
3/19/2017	Sunday	unk		Refusal		
3/23/2017	Thursday	12:01 AM		0.134		
3/23/2017	Thursday	5:33 PM		0.25		
3/31/2017	Friday	9:44 PM		0.127		
3/31/2017	Friday	11:47 PM		0.168		
				April		
4/7/2017	Friday	2:36 AM		0.154		
4/8/2017	Saturday	2:04 AM		0.196		
4/8/2017	Saturday	2:52 AM		0.162		
4/8/2017	Saturday	6:21 PM		0.13		
4/15/2017	Saturday	10:01 PM		0.232		
4/16/2017	Sunday	12:34 AM		0.186		
4/20/2017	Thursday	12:32 AM		0.131		
4/20/2017	Thursday	8:54 PM		0.188		
4/21/2017	Friday	12:37 AM		0.132		

4/22/2017	Saturday	11:53 PM	0.242
4/26/2017	Wednesday	10:42 PM	0.134
4/28/2017	Friday	12:34 AM	0.154
4/29/2017	Saturday	3:28 AM	0.097

Date	Day	Time	May
5/3/2017	Wednesday	12:56 AM	0.188
5/5/2017	Friday	2:10 AM	0.198
5/7/2017	Sunday	2:57 AM	0.101
5/7/2017	Sunday	4:43 PM	0.239
5/7/2017	Sunday	5:29 PM	0.195
5/14/2017	Sunday	3:28 AM	0.168
5/16/2017	Tuesday	10:31 PM	0.13
5/26/2017	Friday	3:37 AM	0.151
5/26/2017	Friday	10:24 PM	0.22
5/28/2017	Sunday	4:40 AM	0.129

Date	Day	Time	June
6/2/2017	Friday	7:49 PM	0.223
6/3/2017	Saturday	4:07 AM	0.214
6/8/2017	Thursday	11:05 PM	Refusal
6/11/2017	Sunday	5:26 AM	0.087
6/17/2017	Saturday	3:47 AM	0.112
6/17/2017	Saturday	3:42 PM	0.278
6/18/2017	Sunday	1:47 AM	0.177
6/21/2017	Wednesday	10:36 PM	0.109
6/28/2017	Wednesday	9:56 PM	0.2
6/29/2017	Thursday	3:47 AM	0.154

Date	Day	Time	July
7/3/2017	Monday	9:22 PM	0.155
7/10/2017	Monday	3:25 AM	0.13
7/12/2017	Wednesday	12:14 AM	0.219
7/15/2017	Saturday	11:06 PM	0.133
7/16/2017	Sunday	12:21 AM	0.123
7/16/2017	Sunday	12:42 AM	0.129
7/21/2017	Friday	11:44 PM	0.199
7/23/2017	Sunday	3:28 AM	0.241
7/27/2017	Thursday	2:43 AM	0.06
7/27/2017	Thursday	7:52 PM	0.149
7/28/2017	Friday	8:46 PM	0.197

Date	Day	Time	August
8/1/2017	Tuesday	UNK	Refused
8/1/2017	Tuesday	7:03 PM	0.142
8/3/2017	Thursday	unk	Refused
8/6/2017	Sunday	2:11 AM	0.17

8/6/2017	Sunday	4:14 AM	0.141
8/8/2017	Tuesday	10:44 PM	0.159
8/13/2017	Sunday	7:34 AM	0.148
8/14/2017	Monday	9:01 PM	0.168
8/16/2017	Wednesday	5:44 AM	0.081
8/19/2017	Saturday	2:47 AM	0.193
8/20/2017	Sunday	3:11 AM	0.186
8/21/2017	Monday	3:32 PM	0.215
8/22/2017	Tuesday	3:14 AM	Refused
8/22/2017	Tuesday	7:08 PM	0.15
8/23/2017	Wednesday	5:31 PM	0.259
8/26/2017	Saturday	9:56 PM	0.204
8/29/2017	Tuesday	12:22 AM	0.243
8/29/2017	Tuesday	12:48 AM	0.159
8/29/2017	Tuesday	3:31 PM	0.166

Date	Day	Time	Case #
September			
9/1/2017	Friday	11:28 PM	0.089
9/9/2017	Saturday	7:49 PM	0.359
9/16/2017	Saturday	11:53 PM	0.188
9/19/2017	Tuesday	10:25 PM	0.223
9/22/2017	Friday	4:00 PM	0.16
9/26/2017	Tuesday	1:52 AM	0.241
9/26/2017	Tuesday	10:25 PM	0.184

Date	Day	Time	Case #
October			
10/4/2017	Wednesday	3:49 AM	0.148
10/7/2017	Saturday	2:00 AM	0.133
10/7/2017	Saturday	3:27 AM	0.37
10/7/2017	Saturday	4:21 PM	0.191
10/7/2017	Saturday	11:21 PM	0.163
10/8/2017	Sunday	2:08 AM	0.181
10/8/2017	Sunday	6:59 PM	0.198
10/10/2017	Tuesday	11:12 PM	0.046
10/10/2017	Tuesday	4:42 AM	0.144
10/13/2017	Friday	12:20 AM	0.176
10/13/2017	Friday	1:58 AM	0.198
10/14/2017	Saturday	4:18 AM	0.118
10/18/2017	Wednesday	UNK	Refused
10/25/2017	Wednesday	9:47 PM	0.148

Date	Day	Time	Case #
November			
11/3/2017	Friday	12:23 AM	0.144
11/3/2017	Friday	4:15 AM	0.13
11/3/2017	Friday	11:12 PM	0.199
11/7/2017	Tuesday	4:02 AM	0.145

11/10/2017	Friday	11:23 PM	0.188
11/12/2017	Sunday	1:07 AM	0.164
11/13/2017	Monday	9:01 PM	0.362
11/16/2017	Thursday	2:23 AM	0.188
11/18/2017	Saturday	UNK	IS
11/19/2017	Sunday	1:58 AM	0.255
11/19/2017	Sunday	2:27 AM	0.171
11/19/2017	Sunday	6:11 PM	0.166
11/19/2017	Sunday	10:28 PM	0.175
11/20/2017	Monday	1:26 AM	0.166
11/21/2017	Tuesday	9:58 PM	0.138
11/25/2017	Saturday	1:39 PM	0.251
11/27/2017	Monday	11:09 PM	0.125

Date	Day	Time	December
12/2/2017	Saturday	3:00 AM	0.160
12/3/2017	Sunday	12:12 AM	0.1
12/9/2017	Saturday	3:12 AM	0.232
12/10/2017	Sunday	UNK	Refused
12/12/2017	Tuesday	8:19 PM	0.294
12/13/2017	Wednesday	12:49 AM	0.046
12/16/2017	Saturday	1:55 PM	0.24
12/16/2017	Saturday	6:15 PM	0.143
12/17/2017	Sunday	12:37 AM	0.111
12/18/2017	Monday	10:14 PM	0.195
12/20/2017	Wednesday	11:37 PM	0.117
12/21/2017	Thursday	10:51 PM	0.238
12/29/2017	Friday	12:46 AM	0.146
12/30/2017	Saturday	2:01 AM	0.31
12/30/2017	Saturday	2:07 AM	0.298
12/31/2017	Sunday	1:07 AM	0.084
12/31/2017	Sunday	3:35 AM	0.162
12/31/2017	Sunday	9:25 PM	0.155

2018 BAC LOG (DWI - Arrests)

Date	Day	Time	Case #	Month	Average BAC	
1/2/2018	Tuesday	3:57 AM		January	Jan	0.177909091
1/2/2018	Tuesday	10:39 AM		January	Feb	0.268666667
1/3/2018	Wednesday	5:35 PM		January	March	0.209533333
1/6/2018	Saturday	2:50 AM		January	April	0.2116
1/10/2018	Wednesday	1:45 AM		January	May	0.164166667
1/12/2018	Friday	12:04 AM		January	June	0.163777778
1/12/2018	Friday	12:30 PM		January	July	0.160619048
1/13/2018	Saturday	9:48 PM		January	August	0.14175
1/20/2018	Saturday	10:54 PM		January	September	0.160857143
1/24/2018	Wednesday	11:25 PM		January	October	0.167428571
1/28/2018	Sunday	2:32 AM		January	November	0.161882353
					December	0.165

Date	Day	Time	Case #	Month	Average BAC	
2/5/2018	Monday	1:05 AM		February	Total BAC Avg	0.179465888
2/10/2018	Saturday	1:39 AM		February		
2/10/2018	Saturday	3:31 AM		February		
2/10/2018	Saturday	10:36 PM		February		
2/14/2018	Wednesday	3:02 PM		February		
2/16/2018	Friday	2:34 AM		February		
2/24/2018	Saturday	11:34 PM		February		
2/24/2018	Saturday	12:58 AM		February		
2/26/2018	Monday	6:21 PM		February		

Date	Day	Time	Case #	Month
3/2/2018	Friday	3:12 AM		March
3/5/2018	Monday	3:28 PM		March
3/7/2018	Wednesday	4:41 AM		March
3/10/2018	Saturday	3:50 AM		March
3/11/2018	Sunday	1:51 AM		March
3/11/2018	Sunday	11:01 PM		March
3/14/2018	Wednesday	12:16 AM		March
3/15/2018	Thursday	1:54 AM		March
3/15/2018	Thursday	2:05 AM		March
3/17/2018	Saturday	1:07 AM		March
3/18/2018	Sunday	1:15 AM		March
3/18/2018	Sunday	3:49 AM		March
3/20/2018	Tuesday	1:20 AM		March
3/25/2018	Sunday	4:44 PM		March
3/26/2018	Monday	3:33 AM		March

Date	Day	Time	Case #	Month
4/1/2018	Sunday	9:14 PM		April
4/1/2018	Sunday	11:34 PM		April

4/2/2018	Monday	3:11 AM	0.166
4/3/2018	Tuesday	1:37 AM	0.24
4/4/2018	Wednesday	8:55 PM	0.359
4/4/2018	Wednesday	9:26 PM	0.361
4/7/2018	Saturday	12:41 AM	0.18
4/7/2018	Saturday	3:30 AM	0.171
4/7/2018	Saturday	10:33 PM	0.148
4/10/2018	Tuesday	9:31 PM	0.275
4/12/2018	Thursday	3:38 AM	0.088
4/13/2018	Friday	unk	Refusal
4/19/2018	Thursday	4:41 AM	0.139
4/20/2018	Friday	3:56 PM	0.33
4/28/2018	Saturday	5:03 AM	0.09
4/28/2018	Saturday	3:49 PM	0.305

Date	Day	Time	May
5/7/2018	Monday	10:40 PM	Refusal
5/10/2018	Thursday	4:05 PM	0.327
5/12/2018	Saturday	12:06 AM	0.152
5/19/2018	Saturday	10:24 PM	0.167
5/20/2018	Sunday	9:20 PM	0.114
5/23/2018	Wednesday	2:10 AM	0.184
5/24/2018	Thursday	9:52 PM	0.125
5/24/2018	Thursday	10:46 PM	0.089
5/25/2018	Friday	1:23 AM	0.239
5/25/2018	Friday	8:29 PM	0.075
5/25/2018	Friday	10:30 PM	Refusal
5/25/2018	Friday	11:42 PM	0.162
5/28/2018	Monday	1:50 AM	0.203
5/30/2018	Wednesday	12:54 PM	0.133

Date	Day	Time	June
6/1/2018	Friday	11:56 PM	0.208
6/2/2018	Saturday	10:01 PM	0.119
6/9/2018	Saturday	1:18 AM	0.217
6/14/2018	Thursday	7:20 PM	0.126
6/17/2018	Sunday	12:22 AM	0.165
6/17/2018	Sunday	2:49 PM	0.183
6/23/2018	Saturday	12:30 AM	0.151
6/30/2018	Saturday	1:32 AM	0.134
6/30/2018	Saturday	11:34 PM	0.171

Date	Day	Time	July
7/1/2018	Sunday	4:52 PM	0.347
7/1/2018	Sunday	8:15 PM	0.1
7/3/2018	Tuesday	3:53 AM	0.182
7/4/2018	Wednesday	3:48 AM	0.142

7/5/2018	Thursday	2:26 AM	0.06
7/5/2018	Thursday	9:41 PM	0.06
7/6/2018	Friday	8:40 PM	0.176
7/6/2018	Friday	10:57 PM	0.111
7/7/2018	Saturday	1:28 AM	0.192
7/10/2018	Tuesday	1:09 AM	0.195
7/12/2018	Thursday	2:02 AM	0.162
7/14/2018	Saturday	1:25 AM	0.206
7/15/2018	Sunday	3:48 AM	0.194
7/22/2018	Sunday	3:10 AM	0.109
7/26/2018	Thursday	1:16 AM	0.195
7/26/2018	Thursday	7:22 PM	0.125
7/26/2018	Thursday	11:53 PM	0.166
7/28/2018	Saturday	3:39 AM	0.127
7/28/2018	Saturday	5:43 AM	0.165
7/29/2018	Sunday	2:19 AM	0.184
7/30/2018	Monday	1:52 AM	0.175

Date	Day	Time	August
8/3/2018	Friday	12:52 AM	0.067
8/4/2018	Saturday	12:40 AM	Refused
8/4/2018	Saturday	12:42 AM	0.155
8/4/2018	Saturday	2:50 AM	0.126
8/5/2018	Sunday	3:06 AM	0.144
8/5/2018	Sunday	1:36 AM	0.112
8/5/2018	Sunday	2:12 AM	0.172
8/5/2018	Sunday	2:43 AM	0.167
8/7/2018	Tuesday	11:48 PM	0.129
8/8/2018	Wednesday	3:04 AM	0.094
8/8/2018	Wednesday	12:57 AM	0.214
8/10/2018	Friday	10:25 PM	0.069
8/11/2018	Saturday	02:51	0.207
8/14/2018	Tuesday	12:46 AM	0.214
8/14/2018	Tuesday	1:06 AM	0.145
8/19/2018	Sunday	3:11 AM	0.08
8/23/2018	Thursday	11:11 PM	0.119
8/26/2018	Sunday	1:51 AM	0.182
8/26/2018	Sunday	6:31 AM	0.129
8/31/2018	Friday	2:16 AM	0.13
8/31/2018	Friday	6:24 PM	0.18

Date	Day	Time	September
9/6/2018	Thursday	5:25 PM	0.211
9/7/2018	Friday	10:45 PM	0.121
9/9/2018	Sunday	12:19 AM	0.11
9/12/2018	Wednesday	6:40 PM	0.175
9/15/2018	Saturday	8:32 AM	0.193

9/15/2018	Saturday	9:54 PM	0.135
9/15/2018	Saturday	2:27 AM	0.181

Date	Day	Time	October
10/4/2018	Thursday	3:40 AM	0.155
10/9/2018	Tuesday	1:42 AM	0.137
10/16/2018	Tuesday	6:11 PM	0.239
10/17/2018	Wednesday	10:26 PM	0.154
10/19/2018	Friday	1:42 AM	0.131
10/20/2018	Saturday	10:21 PM	0.245
10/21/2018	Sunday	3:21 AM	0.083
10/26/2018	Friday	4:11 PM	0.195
10/26/2018	Friday	11:51 PM	0.144
10/27/2018	Saturday	10:52 PM	0.216
10/28/2018	Sunday	1:18 AM	0.009
10/28/2018	Sunday	2:08 AM	0.232
10/28/2018	Sunday	3:59 AM	0.28
10/31/2018	Wednesday	9:08 PM	0.124

Date	Day	Time	November
11/3/2018	Saturday	2:00 AM	0.179
11/4/2018	Sunday	2:02 AM	0.163
11/5/2018	Monday	10:03 PM	0.087
11/10/2018	Saturday	4:32 AM	0.141
11/10/2018	Saturday	3:13 AM	0.137
11/11/2018	Sunday	2:43 AM	0.207
11/12/2018	Monday	2:36 AM	0.182
11/12/2018	Monday	9:34 PM	0.061
11/20/2018	Tuesday	10:15 PM	0.205
11/21/2018	Wednesday	3:02 AM	0.171
11/22/2018	Thursday	9:38 PM	0.171
11/22/2018	Monday	5:53 AM	0.129
11/23/2018	Friday	9:11 PM	0.201
11/24/2018	Saturday	12:43 AM	0.207
11/24/2018	Saturday	1:47 AM	0.076
11/26/2018	Monday	3:05 AM	0.237
11/29/2018	Thursday	7:05 PM	0.198

Date	Day	Time	December
12/1/2018	Saturday	12:35 AM	0.265
12/1/2018	Saturday	9:54 PM	0.093
12/3/2018	Monday	10:38 PM	0.206
12/3/2018	Monday	10:43 PM	0.02
12/5/2018	Wednesday	12:00 AM	0.086
12/8/2018	Saturday	12:21 AM	0.231
12/8/2018	Saturday	9:35 PM	0.051
12/12/2018	Wednesday	4:36 AM	0.142

12/14/2018	Friday	3:23 AM	0.15
12/22/2018	Saturday	11:35 PM	0.188
12/26/2018	Wednesday	1:37 PM	0.253
12/29/2018	Saturday	11:31 PM	0.175
12/31/2018	Monday	2:34 PM	0.234
12/31/2018	Monday	6:10 PM	0.15
12/31/2018	Monday	8:49 PM	0.237

2017 PI Arrest by Day Hour							
Day/ Hour	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
0	0	2	5	0	1	2	4
1	5	3	0	2	1	3	3
2	5	1	1	0	2	2	3
3	3	1	0	0	0	2	1
4	1	1	1	1	0	0	1
5	2	0	0	0	0	0	1
6	1	0	0	0	1	0	1
7	0	0	0	0	0	0	0
8	0	0	2	0	0	0	3
9	3	5	1	1	0	0	1
10	2	3	0	4	1	1	2
11	1	1	0	2	4	1	1
12	2	3	2	1	3	3	2
13	2	2	6	4	2	3	0
14	1	5	6	5	3	5	3
15	3		5	1	4	1	5
16	2	8	3	3	3	5	3
17	7	5	4	4	4	3	8
18	3	3	4	7	3	6	2
19	2	5	6	6	4	5	1
20	4	2	3	6	4	4	5
21	11	3	2	2	5	3	4
22	4	9	3	2	5	3	6
23	4	0	3	3	2	7	4
Total	68	35	57	52	52	59	41

2017 Average PI PBT BY Day Hour							
Day/ Hour	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
0	0.00	0.12	0.15	0.00	0.20	0.13	0.18
1	0.12	0.21	0.00	0.13	0.15	0.18	0.14
2	0.18	0.29	0.13	0.00	0.00	0.23	0.16
3	0.12	0.00	0.00	0.00	0.00	0.00	0.00
4	0.00	0.22	0.18	0.11	0.00	0.00	0.14
5	0.14	0.00	0.00	0.00	0.00	0.00	0.25
6	0.00	0.00	0.00	0.00	0.00	0.00	0.14
8	0.00	0.00	0.26	0.00	0.00	0.00	0.08
7	0.00	0.00	0.00	0.00	0.00	0.00	0.00
9	0.09	0.13	0.00	0.14	0.00	0.00	0.00
10	0.11	0.19	0.00	0.07	0.27	0.35	0.00
11	0.00	0.31	0.00	0.25	0.06	0.20	0.27
12	0.25	0.32	0.15	0.00	0.13	0.23	0.18
13	0.13	0.11	0.08	0.09	0.00	0.08	0.00
14	0.00	0.12	0.21	0.10	0.29	0.15	0.11
15	0.08	0.00	0.20	0.18	0.28	0.13	0.23
16	0.30	0.28	0.19	0.23	0.13	0.05	0.22
17	0.13	0.10	0.04	0.16	0.14	0.13	0.19
18	0.07	0.07	0.15	0.09	0.14	0.14	0.00
19	0.11	0.14	0.20	0.06	0.17	0.14	0.12
20	0.28	0.21	0.07	0.16	0.16	0.13	0.29
21	0.17	0.06	0.25	0.00	0.19	0.19	0.11
22	0.10	0.20	0.21	0.10	0.18	0.10	0.12
23	0.23	0.00	0.13	0.19	0.09	0.12	0.10
Average	0.11	0.13	0.11	0.09	0.11	0.12	0.13

2018 PI Arrest by Day Hour							
Time/Day	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
0	4	1	1	6	2	3	2
1	2	1	1	1	1	0	1
2	5	1	9	3	1	2	3
3	2	3	3	2	0	2	1
4	1	0	0	0	0	1	1
5	0	0	1	1	0	1	0
6	1	0	0	1	0	0	1
7	0	0	0	0	1	0	0
8	0	1	0	1	2	0	0
9	1	2	1	1	0	1	1
10	0	3	1	1	1	1	0
11	0	1	2	2	2	3	2
12	2	2	4	1	4		1
13	1	1	2	3	1	2	3
14	1	2	6	3	0	2	4
15	2	4	2	1	4	0	2
16	3	3	4	7	3	4	2
17	4	6	4	3	4	5	2
18	3	8	2	1	2	3	6
19	6	8	6	2	8	3	6
20	2	5	4	2	2	4	5
21	1	6	4	6	2	3	3
22	0	2	6	6	8	5	7
23	4	3	3	5	2	2	6
TOTAL	45	63	66	59	50	33	59

2018 Average PI PBT by Day Hour							
Hour	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
0	0.31	0.10		0.25	0.17	0.26	0.35
1		0.17	0.24	0.23	0.14		
2	0.14		0.25	0.26		0.39	0.10
3	0.28	0.22	0.14	0.25		0.17	
4	0.28					0.20	0.18
5						0.25	
6	0.18			0.30			0.31
7							
8		0.30			0.28		
9	0.22	0.38	0.38			0.33	0.30
10		0.34		0.40	0.18	0.25	
11		0.40	0.39	0.35	0.26	0.34	0.08
12	0.31	0.25	0.29	0.33	0.33		0.24
13	0.18	0.30	0.29	0.22	0.16	0.28	0.30
14	0.23	0.22	0.26	0.21		0.31	0.27
15	0.21	0.23	0.33		0.21		0.27
16	0.11	0.23	0.26	0.24	0.23	0.31	0.22
17	0.26	0.25	0.27	0.28	0.37	0.34	0.31
18	0.22	0.27	0.39	0.33	0.29	0.29	0.22
19	0.23	0.32	0.25	0.18	0.29		0.25
20	0.26	0.24	0.25		0.18	0.19	0.23
21		0.27	0.23	0.21	0.38	0.26	0.19
22		0.13	0.21	0.21	0.24	0.22	0.20
23	0.24	0.22	0.33	0.26	0.15	0.37	0.31
Total	0.22	0.26	0.26	0.25	0.25	0.28	0.24

2017 PI Arrest by Day Hour							
Day/ Hour	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
0	0	2	5	0	1	2	4
1	5	3	0	2	1	3	3
2	5	1	1	0	2	2	3
3	3	1	0	0	0	2	1
4	1	1	1	1	0	0	1
5	2	0	0	0	0	0	1
6	1	0	0	0	1	0	1
7	0	0	0	0	0	0	0
8	0	0	2	0	0	0	3
9	3	5	1	1	0	0	1
10	2	3	0	4	1	1	2
11	1	1	0	2	4	1	1
12	2	3	2	1	3	3	2
13	2	2	6	4	2	3	0
14	1	5	6	5	3	5	3
15	3		5	1	4	1	5
16	2	8	3	3	3	5	3
17	7	5	4	4	4	3	8
18	3	3	4	7	3	6	2
19	2	5	6	6	4	5	1
20	4	2	3	6	4	4	5
21	11	3	2	2	5	3	4
22	4	9	3	2	5	3	6
23	4	0	3	3	2	7	4
Total	68	35	57	52	52	59	41

2018 PI Arrest by Day Hour							
Time/Day	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
0	4	1	1	6	2	3	2
1	2	1	1	1	1	0	1
2	5	1	9	3	1	2	3
3	2	3	3	2	0	2	1
4	1	0	0	0	0	1	1
5	0	0	1	1	0	1	0
6	1	0	0	1	0	0	1
7	0	0	0	0	1	0	0
8	0	1	0	1	2	0	0
9	1	2	1	1	0	1	1
10	0	3	1	1	1	1	0
11	0	1	2	2	2	3	2
12	2	2	4	1	4		1
13	1	1	2	3	1	2	3
14	1	2	6	3	0	2	4
15	2	4	2	1	4	0	2
16	3	3	4	7	3	4	2
17	4	6	4	3	4	5	2
18	3	8	2	1	2	3	6
19	6	8	6	2	8	3	6
20	2	5	4	2	2	4	5
21	1	6	4	6	2	3	3
22	0	2	6	6	8	5	7
23	4	3	3	5	2	2	6
TOTAL	45	63	66	59	50	33	59

2017 Average DWUI BAC by Day Hour							
Time/Day	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
0	0.13		0.17	0.15	0.14	0.16	
1	0.17	0.17	0.19			0.20	
2	0.16	0.18			0.12	0.18	0.20
3	0.19	0.13		0.15	0.15	0.15	0.19
4	0.14	0.22	0.14			0.13	0.17
5	0.09			0.08			
6			0.14				
7	0.15						
8							
9							0.13
10							
11							
12							
13							0.25
14							
15		0.22	0.17				0.28
16	0.24					0.16	0.19
17	0.20			0.26	0.25		
18	0.18						0.14
19			0.15		0.19	0.22	0.36
20			0.29		0.19	0.20	
21	0.16	0.23	0.14	0.17		0.13	0.18
22	0.18	0.16	0.17	0.12	0.24	0.20	0.23
23		0.14	0.05	0.12	0.09	0.17	0.18
Day Average	0.16	0.18	0.17	0.15	0.16	0.17	0.20

2018 Average DWUI BAC by Day Hour								
Time/Day	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	
0	0.14			0.21	0.16		0.10	0.28
1	0.14	0.19	0.17	0.13	0.16	0.19	0.19	
2	0.19	0.18		0.18	0.15	0.16	0.16	
3	0.16	0.20	0.20	0.14	0.12	0.16	0.15	
4				0.19	0.14		0.14	
5							0.13	
6	0.13							
7								
8							0.19	
9								
10			0.28					
11								
12				0.13		0.19		
13				0.25				
14	0.18	0.23						
15		0.25		0.30		0.33	0.31	
16	0.34				0.33	0.20		
17				0.08	0.21			
18		0.17	0.24	0.18		0.18		
19					0.15			
20	0.10	0.24		0.36		0.13		
21	0.18	0.06	0.28	0.24	0.12	0.20	0.13	
22		0.10	0.21	0.15	0.09	0.10	0.17	
23	0.13		0.13	0.23	0.14	0.17	0.17	
Day Average	0.17	0.17	0.20	0.19	0.15	0.16	0.19	

2017 DWUI Arrests by Day Hour								
Day/Hour	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Total
0	5		4	3	3	6		21
1	4	1	2			1		8
2	4	1			2	2	8	17
3	5	1		1	1	1	5	14
4	2	1	2			1	2	8
5	1			1				2
6			1					1
7	1							1
8								0
9							1	1
10								0
11								0
12								0
13							2	2
14								0
15		1	1				1	3
16	1					1	1	3
17	1			1	1			3
18	2						2	4
19			2		2	1	1	6
20			1		1	1		3
21	1	3	1	2		1	3	11
22	1	2	4	2	1	2	1	13
23		2	1	1	1	5	4	14
Total	28	12	19	11	12	22	31	135

2018 DWUI Arrests by Day Hour									
Day/Hour	Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Total	
0	2			1	3		2	8	16
1	5	3	5	1	2	2	7	25	
2	7	1		1	3	2	5	19	
3	7	3	2	3	2	2	5	24	
4				2	1		1	4	
5							3	3	
6	1							1	
7								0	
8							1	1	
9								0	
10			1					1	
11								0	
12				1		1		2	
13				1				1	
14	1	1						2	
15		1		1		1	1	4	
16	2				1	1		4	
17				1	1			2	
18		2	1	1		1		5	
19					3			3	
20	1	1		1		2		5	
21	2	1	1	2	3	1	4	14	
22		3	1	1	1	3	7	16	
23	2		1	1	2	3	4	13	
Total	30	16	13	20	19	21	46	165	

§ 12-4-504. Special malt beverage permit for public auditoriums, civic centers or events centers.

Wyoming Statutes

Title 12. ALCOHOLIC BEVERAGES

Chapter 4. LOCAL LICENSES

Article 5. SPECIAL PERMITS

Current with changes from the 2016 Legislative Session through Ch. 119

(old)

§ 12-4-504. Special malt beverage permit for public auditoriums, civic centers or events centers

- (a) The appropriate licensing authority in a county, city or town may issue a special malt beverage permit to any responsible person or organization for sales of malt beverages at public auditoriums, civic centers or events centers meeting the qualifications of subsection (b) of this section.
- (b) To qualify for a special malt beverage permit as authorized pursuant to this section the appropriate licensing authority shall require that:
 - (i) The public auditorium, civic center or events center shall be an enclosed building owned by the county, city or town containing meeting rooms, kitchen facilities and at least one (1) auditorium which has a seating capacity for no less than five thousand (5,000) persons and is used for public gatherings;
 - (ii) The person or organization holds a written agreement with the owner of the public auditorium, civic center or events center giving said person the right to sell concessions within the building for the period for which the license will be effective.
- (c) No person or organization holding the special malt beverage permit shall sell any alcoholic liquor other than malt beverages on the premises described on the permit, nor shall any malt beverage be sold for consumption off the premises authorized by the permit. It shall be the duty and obligation of the issuing body and the holder of the permit to see that no sales are made to any person under the age of twenty-one (21) years.
- (d) The permits authorized by this section shall be issued after a hearing on application for a one (1) year period unless sooner revoked and the license fee shall be one thousand five hundred dollars (\$1,500.00) payable annually in advance.
- (e) The issuing body shall provide rules and regulations for the following:
 - (i) The location of the dispensing rooms;

- (ii) The furnishings and other features of the dispensing rooms; and
- (iii) The hours and days of the operation of the dispensing rooms.

Cite as W.S. 12-4-504

§ 12-4-504. Special malt beverage permit for public auditoriums, civic centers or events centers.

Wyoming Statutes

Title 12. ALCOHOLIC BEVERAGES

Chapter 4. LOCAL LICENSES

Article 5. SPECIAL PERMITS

Current through the 2018 Legislative Session

(New)

§ 12-4-504. Special malt beverage permit for public auditoriums, civic centers or events centers

- (a) The appropriate licensing authority in a county, city or town may issue a special malt beverage permit to any responsible person or organization for sales of malt beverages at public auditoriums, civic centers or events centers. The issuing body may provide rules to implement this section.
- (b) through Repealed by Laws 2017, ch. 50, §2

Cite as W.S. 12-4-504

History. Amended by Laws 2017, ch. 63, §2, eff. 7/1/2017.

Amended by Laws 2017, ch. 50, §1 and , eff. 7/1/2017.

5.08.080 - Special malt beverage permit.

- A. Public auditoriums, civic centers and events centers meeting the qualifications of subsection B of this section may be licensed by the city council under a special malt beverage permit.
- B. To qualify for a special malt beverage permit an applicant must meet the following requirements:
 - 1. The applicant must be a responsible person or organization;
 - 2. The public auditorium, civic center or events center shall be an enclosed building owned by the city or the county, containing meeting rooms, kitchen facilities and at least one auditorium which has a seating capacity for no less than five thousand persons and is used for public gatherings;
 - 3. The person or organization applying for the permit must hold a written agreement with the owner of the public auditorium, civic center or events center, giving said applicant the right to sell concessions within the building for the period for which the license will be effective.
- C. No person or organization holding a special malt beverage permit shall sell any alcoholic liquor other than malt beverages on the premises described on the permit, nor shall any malt beverage be sold for consumption off the premises authorized by the permit. It shall be the duty and obligation of the holder of the permit to see that no sales are made to any person under the age of twenty-one years.
- D. The permits authorized by this section shall be issued after a hearing on the application, and the license fee shall be one thousand five hundred dollars, payable annually in advance.
- E. The permit shall be subject to such rules and regulations as are established by the city council for the following:
 - 1. The hours and days of operation of the licensed building.

(Ord. No. 9-17, § 4, 6-20-2017; Ord. 8-88 § 3, 1988; Ord. 25-86 (part), 1986: prior code § 3-22)

461 container wherein there is any alcoholic liquor or malt beverage and in near proximity to where
462 any such person is standing or sitting is prima facie evidence that the person maintaining the
463 premises is maintaining a nuisance.

464 ~~5.08.090~~ **5.08.130** - Special malt beverage permit.

465 A. Public auditoriums, civic centers and events centers meeting the qualifications of
466 subsection B of this section may be licensed by the city council under a special malt
467 beverage permit.

468 B. To qualify for a special malt beverage permit an applicant must meet the following
469 requirements:

470 1. The applicant must be a responsible person or organization;

471 2. The public auditorium, civic center or events center shall be an enclosed building
472 owned by the city or the county, containing meeting rooms, kitchen facilities and at
473 least one auditorium which has a seating capacity for no less than five thousand persons
474 and is used for public gatherings;

475 3. The person or organization applying for the permit must hold a written agreement with
476 the owner of the public auditorium, civic center or events center, giving said applicant
477 the right to sell concessions within the building for the period for which the license will
478 be effective.

479 C. No person or organization holding a special malt beverage permit shall sell any alcoholic
480 liquor other than malt beverages on the premises described on the permit, nor shall any malt
481 beverage be sold for consumption off the premises authorized by the permit. It shall be the
482 duty and obligation of the holder of the permit to see that no sales are made to any person
483 under the age of twenty-one years.

484 D. The permits authorized by this section shall be issued after a hearing on the application, and
485 the license fee shall be one thousand five hundred dollars, payable annually in advance.

486 E. The permit shall be subject to such rules and regulations as are established by the city
487 council for the following:

488 1. The hours and days of operation of the licensed building.

489 (Ord. No. 9-17, § 4, 6-20-2017; Ord. 8-88 § 3, 1988; Ord. 25-86 (part), 1986: prior code § 3-22)

490 ~~5.08.090~~ **5.08.140** - Malt beverage and catering permits for public events.

491 A. A malt beverage permit, authorizing the sale of malt beverages only, may be issued by the
492 city manager or his or her designee to any responsible person or organization for sales at a
493 picnic, bazaar, fair, rodeo, special holiday or similar public gathering. No person or
494 organization holding the special permit shall sell any alcoholic liquor other than malt
495 beverages on the premises described on the permit, nor shall any malt beverage be sold or
496 consumed off the premises authorized by the permit. Privately owned or leased premises
497 shall be subject to the restrictions set forth in subsections G and H.

On February 5, 2019, Lt. Mattila contacted Lt. Koltiska with the Sheridan Police Department in reference to their Alcohol ordinances in the City of Sheridan. Lt. Mattila collected a copy of the City of Sheridan and while reviewing the ordinance, Lt. Koltiska stated that the ordinance was more than holding the servers accountable for the over service of alcohol. The ordinance requires establishments to contact the Sheridan Police Department to report crimes, refuse service to any patron who is obviously intoxicated, and instruct patrons to leave the establishment. Lt. Koltiska stated a rough estimate of call increase was four times more calls for service at establishments that serve alcoholic beverages since the implementation of the ordinance. Lt. Koltiska also stated the Police Department has seen a decrease in crime around the establishments.

Cheyenne changed the ordinance just before Frontier Days last year around May of 2018. There had been a few establishments that they had had problems with for over service prior to the ordinance change. They have seen a decrease in the calls to their establishments they've had more response to since the ordinance change.

Cheyenne PD issued cites to Frontier Days vendors that were witnessed by officers serving to obvious intoxicated subjects. Since the ordinance change it appears that the issue of over service, fights ect, have calmed down to a degree.

They are not seeing an increase in calls for service to the bars to solve minor issues. Cheyenne PD has not seen a decrease in arrest for Public intoxication or DWUI arrest.

- 41 states or having been in active continuous existence for not less than twenty years,
42 but does not mean a college fraternity;
- 43 c. A hall or building association of a local unit specified in subdivisions a and b of
44 this subsection, of which all of the capital stock is owned by the local unit or its
45 members, operating clubroom facilities for the local unit;
- 46 d. A golf club having more than fifty bona fide members and owning, maintaining or
47 operating a bona fide golf course together with a clubhouse;
- 48 e. A social club with more than one hundred bona fide members who are residents of
49 the county in which it is located, owning, maintaining or operating club quarters,
50 incorporated and operating solely as a nonprofit corporation under the laws of this
51 state and qualified as a tax exempt organization under the Internal Revenue Service
52 Code and having been continuously operating for a period of not less than one year.
53 The club shall have had during this one-year period a bona fide membership paying
54 dues of at least twenty-five dollars per year as recorded by the secretary of the club,
55 quarterly meetings, and an actively engaged membership carrying out the objects of
56 the club. A social club shall, upon applying for a license, file with the licensing
57 authority and the commission a true copy of its bylaws and shall further, upon
58 applying for a renewal of its license, file with the licensing authority and the
59 commission a detailed statement of its activities during the preceding year which
60 were undertaken or furthered in pursuit of the objects of the club together with an
61 itemized statement of amounts expended for such activities. Club members, at the
62 time of application for a limited retail liquor license pursuant to this chapter, shall
63 be in good standing by having paid at least one full year in dues;
- 64 f. Club does not mean college fraternities or labor unions.
- 65 6. "Conviction" ~~for the purpose of computing demerit points against a liquor license~~
66 ~~holder~~ shall mean a finding of guilty, the entry of a guilty or no contest plea, or the
67 entry of a guilty or no contest plea as part of a deferred sentence in any court. ~~to any~~
68 ~~demerit point violation as set forth in Section 5.08.190.~~
- 69 7. "~~Commission~~" "Division" means the Wyoming Liquor Division.
- 70 8. "Drugstore" means space in a building maintained, advertised and held out to the public
71 as a place where drugs and medicines are sold and prescriptions compounded and where
72 a registered pharmacist is regularly employed.
- 73 9. "Industry representative" means and includes all wholesalers, manufacturers, rectifiers,
74 distillers and breweries dealing in alcoholic liquor or malt beverage, and proscriptions
75 under their conduct includes conduct by a subsidiary, affiliate, officer, director,
76 employee, agent, broker or any firm member of such entity.
- 77 10. "Intoxicating liquor," "alcoholic liquor," "alcoholic beverage" and "spirituous liquor"
78 are construed as synonymous in meaning and definition.
- 79 11. "Licensee" means a person holding a:
- 80 a. Retail liquor license;
- 81 b. Limited retail liquor license;

- 82 c. Resort liquor license;
- 83 d. Malt beverage permit;
- 84 e. Restaurant liquor license;
- 85 f. Catering permit;
- 86 g. Special malt beverage permit; or
- 87 h. Bar and grill liquor license;
- 88 i. Manufacturer's license-granted by the Wyoming Liquor Division and a City issued
- 89 satellite manufacturer's permit.
- 90 12. "Limited retail liquor license" means a license issued as hereinafter provided to a bona
- 91 fide fraternal club.
- 92 13. "Malt beverage" means any fluid, substance or compound intended for beverage
- 93 purposes manufactured from malt, wholly or in part, or from any substitute therefor,
- 94 containing at least one-half of one percent of alcohol by volume.
- 95 14. "Malt beverage permit" means the authority under which the licensee is permitted to
- 96 sell malt beverages only.
- 97 15. "Manufacture" or "manufactures" means distilling or rectifying and bottling or
- 98 packaging any spirituous fluid, substance or compound intended for beverage purposes
- 99 which contains at least one-half of one percent (.5%) alcohol by volume;
- 100 16. "Microbrewery" is a commercial enterprise as defined by Wyoming Statute Section
- 101 12-1-101(a)(ixx).
- 102 17. "Operational" means offering for sale to the general public alcoholic liquor and malt
- 103 beverages as authorized under a license or permit issued under this title for not less than
- 104 three consecutive months during any calendar year.
- 105 18. "Original package" means any receptacle or container used or labeled by the
- 106 manufacturer of the substance, containing any alcoholic liquors or malt beverages.
- 107 19. "Person" includes an individual person, partnership, corporation, limited liability
- 108 company or association.
- 109 20. "Resident" means a domiciled resident and citizen of Wyoming for a period of not less
- 110 than one year who has not claimed residency elsewhere for any purpose within a one-
- 111 year period immediately preceding the date of application for any license or permit
- 112 authorized under this chapter.
- 113 21. "Restaurant" means space in a building maintained, advertised and held out to the
- 114 public as a place where individually priced meals are prepared and served primarily for
- 115 on-premises consumption and where the primary source of revenue from the operation
- 116 is from the sale of food and not from the sale of alcoholic or malt beverages. The
- 117 building shall have a dining room or rooms, a kitchen and the number and kinds of
- 118 employees necessary for the preparing, cooking and serving of meals in order to satisfy
- 119 the licensing authority that the space is intended for use as a full-service restaurant. The

- 120 service of only fry orders or such food and victuals as sandwiches, hamburgers or salads
121 shall not be deemed a restaurant for the purposes of this section.
- 122 22. "Restaurant liquor license" means the authority under which a licensee is permitted to
123 sell alcoholic liquor and malt beverages for consumption on the premises owned or
124 leased by the licensee, and is subject to the limitations hereinafter provided.
- 125 23. "Retail liquor license" means the authority under which a licensee is permitted to sell
126 alcoholic liquor or malt beverages for use or consumption, but not for resale.
- 127 24. "Room" means an enclosed and partitioned space within a building, large enough for a
128 person. Partitions may contain windows and doorways, but any partition shall extend
129 from floor to ceiling.
- 130 25. "Sell" or "sale" includes offering for sale, trafficking in, bartering, delivery, or
131 dispensing and pouring for value, exchanging for goods, services or patronage, or an
132 exchange in any way other than purely gratuitously. Every delivery of any alcoholic
133 liquor or malt beverage made otherwise than by gift constitutes a sale.
- 134 26. "Special malt beverage permit" means the authority under which a licensee is
135 permitted to sell malt beverages at public auditoriums, civic centers or events centers,
136 meeting the qualifications hereinafter provided.
- 137 27. "Wholesaler" means any person, except the commission, who sells any alcoholic or
138 malt beverage to a retailer for resale.
- 139 28. "Winery" means a commercial enterprise manufacturing wine at a single location in
140 Wyoming in quantities not to exceed ten thousand gallons per year.

141 (Ord. 33-06 §§ 1, 2, 2006; Ord. 24-96 § 1, 1996; Ord. 22-93 § 1, 1993; Ord. 8-88 § 1, 1988; Ord.
142 25-86 (part), 1986: prior code § 3-1)

143 (Ord. No. 34-15, § 1, 12-15-2015)

144
145 5.08.020 - Authorization—Rules and regulations.

146
147 A. The City of Casper may issue liquor licenses of the types, and in the manner, and
148 subject to fees and regulations allowed by the State Liquor Code, Wyoming State Statutes 12-1-
149 101 et seq. as these statutes may be amended from time to time.

150
151 B. The city council is authorized to license, regulate and prohibit the retail sale of
152 alcoholic liquors and malt beverages under this chapter. The city council may, from time to time,
153 make rules and regulations as it deems necessary to carry out the provisions of this chapter;
154 provided that said rules and regulations are consistent with the provisions contained in this
155 chapter and the applicable state statutes.

156 (Ord. 25-86 (part), 1986: prior code § 3-45)

157 ~~5.08.015~~ **5.08.030** - Compliance with Requirements.

158 All liquor license applicants and holders and their employees and agents shall comply with
159 all relevant provisions of Wyoming State Statutes 12-1-101 et. seq. and any applicable City of
160 Casper ordinances, resolutions, rules, and regulations as they may be amended from time to time.

161 Any violation of this chapter occurring on a licensed premise or in relation to any other
162 license or permit shall be attributable to the license or permit holder for purposes of licensure
163 oversight and the public health and safety and peace. The acts or omissions of employees or
164 agents of the licensee or permit holder are the responsibility of the licensee or permit holder.

165 ~~5.08.030~~ **5.08.040** - License—Required.

166 It is unlawful for any person to **manufacture, brew, vint, or distill, or** possess for sale, sell or
167 dispense for any pecuniary advantage or give away to the public, as an inducement to the public
168 to patronize any business, place or person within the city, any alcoholic liquor or malt beverage
169 as defined in this chapter, or to operate a microbrewery, **winery, or manufacturing operation**
170 within the city without first obtaining a license to do so and paying the license fees therefor, and
171 for a distiller, a satellite manufacturer's permit..

172 (Ord. 22-93 § 2, 1993: Ord. 25-86 (part), 1986: prior code § 3-9)

173 **5.08.050** - License application—Contents and fees.

174 Any person desiring a license or permit, including a satellite manufacturer's permit, under the
175 provisions of this chapter, if alcoholic beverage sales thereunder are to take place within the city,
176 shall apply to the city council for the same upon a form of application prepared by the attorney
177 general of the state and furnished to the city. It shall be sworn to by the applicant, filed in the
178 office of the city clerk and be accompanied by the sum of fifteen dollars in the event that it is
179 submitted as an application for annual renewal to become effective on the annual renewal date of
180 April 1st, and in the sum of thirty dollars for an application submitted at any other time or for
181 any other purpose. The set amount is intended to defray the expense of publishing notice of such
182 application as required by law. Such application shall contain the following information:

183 A. The location and description of the licensed building in which the applicant will sell
184 under the license, if the building is in existence at the time of application. If the building is not in
185 existence, the location and an architect's drawing or suitable plan of the licensed building and
186 premises to be licensed;

187 B. The age and residence of the applicant, and of each applicant or partner if the
188 application is made by more than one individual or by a partnership;

189 C. A disclosure of any criminal record of the applicant or any partner equal to a felony
190 conviction under Wyoming law and any conviction for a violation of Wyoming law relating to
191 the sale or manufacture of alcoholic or malt beverages within ten years prior to the filing of the
192 application;

193 D. If the applicant is a corporation:

194 1. The name, age and residence of each officer, director and stockholder
195 holding, either jointly or severally, ten percent or more of the outstanding and issued
196 capital stock of the corporation, and

197 2. Whether any officer, director or stockholder with ten percent or more
198 ownership has been convicted of a violation of law as provided in subsection C of this
199 section;

200 E. A statement indicating the financial condition and financial stability of a new
201 applicant;

202 F. The site and the zoning of the site where the applicant will sell under the license;

203 G. If the applicant is a limited liability company:

204 1. The name, age and residence of each officer, manager and member holding,
205 either jointly or severally, ten percent or more of the outstanding ownership of the limited
206 liability company, and

207 2. If any officer, manager or member with ten percent or more ownership has
208 been convicted of a violation of law as provided under subsection C of this section;

209 H. No person or partner shall have any interest, directly or indirectly, in a license or
210 permit unless he signs and verifies the application for the license or permit. No corporation shall
211 be granted a license or permit unless two or more of the officers or directors sign and verify the
212 application on behalf of the corporation and also verify upon their oath as individuals that the
213 statements and provisions contained therein are true, except that if all the stock of the corporation
214 is owned by one individual then that individual may sign and verify the application and verify
215 upon his oath that the statements and provisions contained therein are true. No limited liability
216 company shall be granted a license or permit unless at least one of the officers, managers, or if
217 there are no officers or managers, at least one of the members who is duly authorized to act on
218 behalf of the limited liability company signs and verifies the application on behalf of the
219 company and also verifies upon his oath that the statements and provisions contained therein are
220 true.

221 (Ord. No. 9-17, § 2, 6-20-2017; Ord. 40-07 § 1, 2007; Ord. 24-96 § 4, 1996; Ord. 26-89, 1989;
222 Ord. 2-87 § 1, 1987; Ord. 25-86 (part), 1986: prior code § 3-10)

223 ~~5.08.050~~ **5.08.060** - License application—Change of ownership and other information.

224 A. Corporate and limited liability company licensees and permittees shall advise the
225 city council within thirty days in writing of any change in the information in any application

226 required under this chapter. The city shall provide the commission a copy of a notification of
227 change.

228 B. Whenever an interest of more than ten percent of the whole interest in any
229 corporation, association or organization holding a retail liquor license is sought to be sold,
230 assigned or otherwise transferred, a new application shall first be filed with the city clerk and no
231 such sale, assignment or transfer shall be made without the prior approval of the city council.

232 C. Whenever ownership of a license or permit is proposed to be transferred, or a retail
233 or limited retail liquor license moved to a different location, or a licensed or permitted facility is
234 proposed to be expanded, a new application shall first be filed with the city clerk, and no such
235 transfer, move or expansion shall be made without the prior approval of the city council as set
236 forth herein.

237 (Ord. 24-96 § 5, 1996; Ord. 25-86 (part), 1986: prior code § 3-13)

238 ~~5.08.060~~ **5.08.070** - License application—Affidavits required.

239 In addition to the application form, each applicant shall furnish the city an affidavit in duplicate,
240 setting forth the names and addresses of all stockholders and their respective stockholdings if the
241 applicant is a corporation, and the names and addresses of all members if the applicant is an
242 association or organization. Such affidavit shall also state whether or not any relative by blood or
243 marriage of an individual applicant, partner, stockholder of a corporation or a member of an
244 association or organization making application has any interest in any retail liquor license issued
245 by the city and, if so, the name and address of each such person; such affidavit shall also state
246 whether or not any person, other than the applicant, has any interest, whether direct or indirect, in
247 the license and, if so, the nature of the interest.

248 (Ord. 2-87 § 2, 1987: Ord. 25-86 (part), 1986: prior code § 3-14)

249 ~~5.08.070~~ **5.08.080** - License application—Notice, hearing and appeals procedure.

250 A. When an application for a license, special malt beverage permit, satellite
251 manufacturer's permit, or renewal, or a transfer of location or ownership thereof has been filed
252 with the city clerk, the clerk shall promptly prepare a notice of application, place the notice
253 conspicuously upon the premises shown by the application as the proposed place of sale, and
254 publish the notice in a newspaper of local circulation once a week for two consecutive weeks.
255 The notice shall state that a named applicant has applied for a license, special malt beverage
256 permit, renewal, expansion or transfer thereof, and that protests against the issuance, renewal,
257 expansion or transfer of the license or special malt beverage permit will be heard at a designated
258 meeting of the city council. Each applicant shall, at the time of filing his application, pay the
259 clerk an amount sufficient to cover the costs of publishing notice. Notices may be substantially in
260 the following form:

261 NOTICE OF APPLICATION FOR A _____

262 Notice is hereby given that on the _____ day of _____, 19 _____,
263 (name of applicant) filed an application for a _____ license (permit), in the office of the
264 Clerk of the City of Casper for the following building (insert address) and protests, if any there
265 be, against the issuance (transfer or renewal) of the license (permit) will be heard at the hour of
266 _____ .m. on the _____ day of _____, 19 _____
267 , in the (meeting place of the governing body).

268 _____

269 Dated _____

270 Signed
271 City Clerk

272

273 B. Any license or other permit authorized under this chapter shall not be issued,
274 renewed, expanded or transferred until on or after the date set in the notice for hearing protests.
275 If a renewal or transfer hearing, the hearing shall be held no later than thirty days preceding the
276 expiration date of the license or special malt beverage permit. A license or special malt beverage
277 permit shall not be issued, renewed, expanded or transferred if the city council finds from
278 evidence presented at the hearing:

279 1. The welfare of the people residing in the vicinity of the proposed license or
280 permit premises is adversely and seriously affected;

281 2. The purpose of this chapter shall not be carried out by the issuance, renewal,
282 expansion or transfer of the license or permit;

283 3. The number, type and location of existing licenses or special malt beverage
284 permits meet the needs of the vicinity under consideration;

285 4. The desires of the residents of the city will not be met or satisfied by the
286 issuance, renewal or transfer of the license or special malt beverage permit; or

287 5. Any other reasonable restrictions or standards which may be imposed by the
288 city council shall not be carried out by the issuance, renewal, expansion or transfer of the
289 license or permit.

290 ~~C. The owner and holder of an expired liquor license or permit or one due for~~
291 ~~expiration has a preference right to a new license for the same location. After the required notice~~
292 ~~and a public hearing, each application claiming renewal preference shall be promptly considered~~
293 ~~and acted upon by the city council.~~

294 **DC.** When any application is filed with the city council, the city clerk shall
295 immediately forward a copy of the application to the division. The city council shall not approve
296 or deny an application until the division has certified the application is complete pursuant to this
297 subsection. All applications shall be deemed to be certified unless objection is made by the
298 division within ten working days after receipt of the application. Upon approval or denial of an
299 application, the city council shall promptly notify the division.

300 **ED.** An applicant for a renewal license or special malt beverage permit may appeal to
301 the district court from an adverse decision by the city council. No applicant for a new license or
302 permit shall have a right of appeal from the decision of the city council denying an application.

303 **FE.** Upon an appeal, the person applying for a license and claiming renewal preference
304 shall be named as plaintiff, with the city council named as defendant. During the pendency of an
305 appeal, a renewal license denied by the city council shall not be granted to any other applicant.
306 Upon notice of appeal the city clerk shall transmit to the clerk of the district court a certified
307 copy of the application, of each protest, if any, and of the minutes recording the decision
308 appealed from. The appeal shall be heard as a trial de novo with evidence taken and other
309 proceedings had as in the trial of civil actions. The court may accept and consider as part of the
310 record certified documents forwarded to the court by the city clerk. The case shall be heard
311 promptly and the procedure shall conform to the Wyoming Rules of Civil Procedure unless other
312 procedures are provided for or required.

313 **F. The date the renewal application is due to the City Clerk's office for renewal**
314 **will be set by the City Clerk. Renewal applications received after this date will be assessed**
315 **a late fee. Late fee will be One Hundred Dollars (\$100.00) and must be paid before the City**
316 **Clerk will accept the renewal application. Late applications more than 3 weeks late may**
317 **not be renewed.**

318 (Ord. No. 9-17, § 3, 6-20-2017; Ord. 24-96 §§ 6, 1996; Ord. 25-86 (part), 1986: prior code § 3-
319 15)

320 ~~5.08.035~~ **5.08.090** - Suspension of license by licensing authorities for failure to pay sales tax.

321 The city council may suspend any license issued under this title if the licensee fails to pay
322 sales taxes and the division has ceased sales of alcoholic liquor to the licensee. The licensee may
323 appeal license suspension to the district court in the manner specified under W.S. 12-4-104 and
324 the appeal proceedings shall be in accordance with the Wyoming Rules of Appellate Procedure.
325 The suspension shall remain in effect pending a decision by the appellate court.

326 (Ord. 24-96 § 3, 1996)

327 ~~5.08.025~~ **5.08.100** - Microbrewery and winery permits—Authorized—Conditions—
328 Dual permits and licenses—Fees—Satellite winery permits.

329 A. Subject to restrictions imposed under W.S. 12-4-103 excluding W.S. 12-4-
330 103(a)(vi), the city council may issue:

331 1(a). A microbrewery permit authorizing a permit holder to brew a malt
332 beverage and dispense the brewed malt beverage for on-premises and limited off-
333 premises personal consumption;

334 1(b). A satellite manufacturer's permit authorizes the permittee to sell the
335 permittee's product at the satellite location consistent with the manufacturer's license.

336 2. A winery permit authorizing a permit holder to manufacture wine and
337 dispense the manufactured wine for on-premises and limited off-premises personal
338 consumption.

339 3. Satellite winery permits, authorizing a winery permit holder to sell its
340 manufactured wine at the number of satellite locations as specified by W.S. 12-4-412(d),
341 as it may, from time to time be amended, from its licensed manufacturing site under the
342 original permit. Satellite winery permits will be issued on application to the city clerk for
343 each location following approval of the city council after a public hearing for
344 consideration of the permit application. Satellite winery permits shall be subject to the
345 applicable terms and conditions of this chapter.

346 4. Every applicant for a satellite winery permit shall file with the city clerk, at
347 the time of application for the initial permit, and any subsequent permit or renewal
348 thereof, an affidavit in a form approved by the city clerk attesting that the applicant does
349 not have more than the number of satellite locations within the state as specified by W.S.
350 12-4-412(d), as it may, from time to time be amended.

351 5. No satellite winery permit shall be eligible for renewal in the event the
352 applicant thereof has more than the number of satellite locations within the state as
353 specified by W.S. 12-4-412(d), as it may, from time to time be amended.

354 B. The city council:

355 1. May allow the sale of other malt beverages under a microbrewery permit for
356 on-premises consumption when obtained through licensed wholesale malt beverage
357 distributors;

358 2. May allow the sale of other wines under a winery permit for on-premises
359 consumption when obtained from the commission;

360 3. May approve the dual holding of a microbrewery permit or winery permit
361 and one of the following:

362 a. A retail liquor license;

- 363 b. Subject to subsection C of this section, a restaurant license;
- 364 c. A resort license;
- 365 d. A microbrewery permit;
- 366 e. A winery permit; or
- 367 f. A bar and grill liquor license. Provided, however, the provisions of
368 this chapter shall apply to any person holding a microbrewery or winery permit
369 and a bar and grill liquor license, except the dual holder:
- 370 i. May sell the brewed malt beverage or manufactured wine for
371 limited off-premise personal consumption.
- 372 ii. May upon cessation of full service restaurant operations serve
373 a limited menu and continue to serve malt beverages authorized under the
374 microbrewery permit or wines authorized under the winery permit.
- 375 iii. Shall not include sales of malt beverages or wines authorized
376 under the microbrewery or winery permit, or sales other than food service
377 and alcoholic beverages, in the annual gross sales report.
- 378 4. May allow the microbrewery to sell on-site its brewed product for off-
379 premises personal consumption, not for retail sale, in packaging of bottles, cans or packs
380 of an aggregate volume not to exceed two thousand ounces per sale;
- 381 a. All microbrewery products for off-premises personal consumption
382 shall be packaged in a sealed container prior to leaving the premises. Such seal
383 shall be of such a nature as to indicate whether the container has been opened
384 subsequent to the most recent purchase of a beverage in that container.
- 385 5. May allow the winery to sell its manufactured wine on site for off-premises
386 personal consumption, not for retail sale, in packaging of bottles of an aggregate volume
387 not to exceed two thousand twenty-eight ounces per sale;
- 388 a. All winery products for off-premises personal consumption shall be
389 packaged in a sealed container prior to leaving the premises. Such seal shall be of
390 such a nature as to indicate whether the container has been opened subsequent to
391 the most recent purchase of a beverage in that container.
- 392 6. Shall limit the number of microbreweries or the number of wineries to no
393 more than those allowed in W.S. 12-4-201(d) for each permit;

394 7. May allow the transfer of a microbrewery or winery permit to another
395 location and ownership of the microbrewery or winery may be transferred upon approval
396 by the local licensing authority; and

397 8. Shall assess a fee of not less than three hundred dollars nor more than five
398 hundred dollars payable annually in advance for each microbrewery or winery permit;
399 shall assess a fee of one hundred dollars annually for up to three satellite winery permits
400 issued within the city to the same applicant. When dual ownership of a microbrewery or
401 winery permit and a liquor license exists, no additional fee shall be assessed other than
402 the retail, restaurant or resort license fee.

403 C. Restaurant license restrictions of this chapter shall apply to any person holding a
404 microbrewery or winery permit and a restaurant liquor license pursuant to subsection (B)(3)(b)
405 of this section, except the dual holder:

406 1. May sell the brewed malt beverage or manufactured wine for limited off-
407 premises personal consumption pursuant to subsections (B)(4) and (5) of this section;

408 2. May upon cessation of full service restaurant operations, serve a limited
409 menu and continue to serve malt beverages authorized under the microbrewery permit or
410 wines authorized under the winery permit; and

411 3. Shall not include sales of malt beverages or wines authorized under the
412 microbrewery or winery permit, or sales other than food service and alcoholic beverages
413 in the annual gross sales report required under this chapter.

414 (Ord. No. 9-17, § 1, 6-20-2017; Ord. No. 11-14, § 1, 6-3-2014; Ord. 33-06 § 3, 2006; Ord. 24-96
415 § 2, 1996; Ord. 22-93 § 3, 1993)

416 5.08.105 – Manufacturing and rectifying.

417 a. A holder of a manufacturer's license who is a federally licensed distiller or rectifier
418 may dispense free of charge at the site identified on the manufacturer's license samples in
419 quantities not to exceed one and one-half (1.5) ounces of their product manufactured at the site
420 identified on the manufacturer's license and no more than three (3) ounces of samples per
421 consumer per day. The dispensing of samples shall be subject to the schedule of operating hours
422 set pursuant to W.S. 12-5-101 and the licensed building provisions provided in W.S. 12-5-201.

423 b. The local licensing authority may issue to the holder of a manufacturer's license
424 granted under subsection (a) of this section who is a federally licensed distiller or rectifier, a
425 satellite manufacturer's permit which allows the permittee to sell product manufactured at the site
426 identified on the manufacturer's license at not more than one (1) satellite location within
427 Wyoming separate from its manufacturing site under the original permit. All products sold at a
428 manufacturer's satellite location shall be obtained through the division. The satellite

429 manufacturer's permit may be issued on application to the appropriate licensing authority. The
430 local licensing authority may require a public hearing and the payment of an additional permit
431 fee not to exceed one hundred dollars (\$100.00). The satellite manufacturer's permit shall be
432 subject to the terms and conditions of W.S. 12-4-106, the schedule of operating hours set
433 pursuant to W.S. 12-5-101 and the licensed building provisions pursuant to W.S. 12-5-201.

434 c. For purposes of this section:

435 (i) "Distiller" includes any person who:

436 (A) Produces distilled spirits from any source or substance;

437 (B) Brews or makes mash, wort or wash fit for distillation or for the production of
438 distilled spirits, other than the making or using of mash, wort or wash in the authorized
439 production of wine or beer, or the production of vinegar by fermentation;

440 (C) By any process separates alcoholic spirits from any fermented substance; or

441 (D) Making or keeping mash, wort or wash, has a still in operation at the site
442 identified on the manufacturer's license.

443 (ii) "In operation" means is currently being operated or has been operated in the
444 preceding twelve (12) months with all necessary permits;

445 (iii) "Manufacture" or "manufactured" means distilling or rectifying and bottling or
446 packaging any spirituous fluid, substance or compound intended for beverage purposes which
447 contains at least one-half of one percent (.5%) alcohol by volume;

448 (iv) "Rectifier" includes any person who colors, flavors or otherwise processes distilled
449 spirits by distillation, blending, percolating or other processes.

450 ~~5.08.430 5.08.110—Evidence of sale—Possession of federal tax stamp.~~

451 ~~The possession of any alcoholic beverage, as the same is defined in Section 5.08.010, and the~~
452 ~~possession of a special tax stamp from the government of the United States authorizing the sale~~
453 ~~of any alcoholic liquor or malt beverage by a person not licensed under this chapter is prima~~
454 ~~facie evidence that the person possessing the alcoholic beverage and special tax stamp is selling~~
455 ~~the alcoholic beverage in violation of this chapter. A certified copy of such special tax stamp~~
456 ~~verified by the proper authorities shall be admitted in evidence in all respects as the original~~
457 ~~special tax stamp might be received.~~

458 ~~5.08.440 5.08.120 - Evidence of sale—Persons and alcoholic beverages on premises.~~

459 The presence of any person in any unlicensed structure, room or place, other than the person
460 maintaining the place, such person having upon any table, bench, bar or other article any

461 container wherein there is any alcoholic liquor or malt beverage and in near proximity to where
462 any such person is standing or sitting is prima facie evidence that the person maintaining the
463 premises is maintaining a nuisance.

464 ~~5.08.080~~ **5.08.130** - Special malt beverage permit.

465 A. Public auditoriums, civic centers and events centers meeting the qualifications of
466 subsection B of this section may be licensed by the city council under a special malt
467 beverage permit.

468 B. To qualify for a special malt beverage permit an applicant must meet the following
469 requirements:

470 1. The applicant must be a responsible person or organization;

471 2. The public auditorium, civic center or events center shall be an enclosed building
472 owned by the city or the county, containing meeting rooms, kitchen facilities and at
473 least one auditorium which has a seating capacity for no less than five thousand persons
474 and is used for public gatherings;

475 3. The person or organization applying for the permit must hold a written agreement with
476 the owner of the public auditorium, civic center or events center, giving said applicant
477 the right to sell concessions within the building for the period for which the license will
478 be effective.

479 C. No person or organization holding a special malt beverage permit shall sell any alcoholic
480 liquor other than malt beverages on the premises described on the permit, nor shall any malt
481 beverage be sold for consumption off the premises authorized by the permit. It shall be the
482 duty and obligation of the holder of the permit to see that no sales are made to any person
483 under the age of twenty-one years.

484 D. The permits authorized by this section shall be issued after a hearing on the application, and
485 the license fee shall be one thousand five hundred dollars, payable annually in advance.

486 E. The permit shall be subject to such rules and regulations as are established by the city
487 council for the following:

488 1. The hours and days of operation of the licensed building.

489 (Ord. No. 9-17, § 4, 6-20-2017; Ord. 8-88 § 3, 1988; Ord. 25-86 (part), 1986: prior code § 3-22)

490 ~~5.08.090~~ **5.08.140** - Malt beverage and catering permits for public events.

491 A. A malt beverage permit, authorizing the sale of malt beverages only, may be issued by the
492 city manager or his or her designee to any responsible person or organization for sales at a
493 picnic, bazaar, fair, rodeo, special holiday or similar public gathering. No person or
494 organization holding the special permit shall sell any alcoholic liquor other than malt
495 beverages on the premises described on the permit, nor shall any malt beverage be sold or
496 consumed off the premises authorized by the permit. Privately owned or leased premises
497 shall be subject to the restrictions set forth in subsections G and H.

- 498 B. A catering permit authorizing the sale of alcoholic liquor and malt beverages may be issued
499 by the city manager or his or her designee to any person holding a retail liquor license
500 authorizing the off-premises sale of both alcoholic and malt beverages, for sales at meetings,
501 conventions, private parties and dinners, or at other similar gatherings not capable of being
502 held within the licensee's licensed premises. No licensee holding a catering permit shall sell
503 or permit consumption of any alcoholic liquor or malt beverage off the premises described
504 in the permit.
- 505 C. The permits authorized by this section shall be issued for one twenty-four-hour period,
506 subject to the schedule of operating hours provided by this chapter. No person or
507 organization shall receive more than a total of twelve malt beverage and ~~twenty-four~~ **thirty-**
508 **six** catering permits for sales at the same premises in any one year. In no event shall more
509 than twenty-four malt beverage permits be issued for any given premises in any one year.
- 510 D. The malt beverage permit and the catering permit shall be issued on application to the city
511 manager or his or her designee without public notice or hearing. An application for a malt
512 beverage permit or catering permit under this section shall be accompanied by a designation
513 of the event for which the application is sought specifying the type of event and the name of
514 the sponsor. Any applicant applying for a permit authorized by this section and having
515 licensed premises located within a jurisdiction other than that jurisdiction to which
516 application is made shall secure the written approval of the licensing authority of that
517 jurisdiction in which the licensed premises are located prior to filing an application for a
518 permit.
- 519 E. The fee for the malt beverage permit and the catering permit shall be fifty dollars per
520 twenty-four-hour period, payable to the city.
- 521 F. Applications shall be submitted on a form approved by the city manager or his or her
522 designee.
- 523 G. Applications for malt beverage permits shall be denied due to any of the following
524 conditions:
- 525 1. Conviction of the following individuals and entities for one or more of the following
526 offenses related to a similar event or location within the preceding five years prior to the
527 date of the application as follows:
- 528 a. Applicant or applicant's entity principals, employees, agents, or representatives
529 while travelling to or from the event or at the event:
- 530 1) Driving while under the influence,
531 2) Public intoxication,
532 3) Disturbing the peace/noise offense,
533 4) Serving after hours at location,
534 5) Controlled substances offenses,
535 6) Serving to a minor,
536 7) Selling alcohol without a license,
537 8) Violation of any provision of Chapter 5.08 of the Casper Municipal Code.

- 538 2. Convictions of any patron, guest, attendee, employee, owner, applicant, or principal
539 resulting from four or more of any of the following offenses occurring at, or stemming
540 from, an event location for which a permit is being applied for, within three hundred
541 sixty-five days prior to the date of the application as follows:
- 542 a. Minor in possession,
 - 543 b. Disturbing the peace/noise offense,
 - 544 c. Selling alcohol without a license,
 - 545 d. Furnishing alcohol to minor,
 - 546 e. Driving while under the influence,
 - 547 f. Controlled substances offense.
- 548 3. Applicant's business entity is not in good standing with the State of Wyoming Secretary
549 of State.
- 550 4. Applicant lack of valid Wyoming sales tax permit.
- 551 5. Applicant nonresident of Wyoming.
- 552 6. Applicant not obtaining other required permits, including, but not limited to, open
553 container, street closure, and food service permits.

554 Any denial by the city manager or his designee may be appealed to the city council by the
555 applicant filing a written notice of appeal with the city manager within ten days of the denial.
556 The appeal will be considered within thirty days of the written notice of appeal being filed.
557 Council's decision is final.

558 Upon denial, or final denial of any malt beverage permit for any of the reasons listed in this
559 section, applicant may apply for future malt beverage permits after the expiration of three
560 hundred sixty-five days from the date of any such denial.

561 The provisions of this section shall become applicable for any license applied for or any
562 conviction of the listed offenses occurring after the effective date of this ordinance.

563 H. Any permit issued under this section may be revoked at any time on the discretion of the
564 city manager, or his or her designee, or the chief of police, or his or her designee, if the
565 event poses a risk to public safety or welfare. Upon revocation, all sales and consumption of
566 alcohol shall cease.

567 (Ord. 11-05 § 1, 2005; Ord. 30-04 §§ 1 (part), 2, 2004; Ord. 33-02 § 1, 2002; Ord. 17-02 § 1,
568 2002; Ord. 2-91, 1991; Ord. 69-87 § 1, 1987; Ord. 25-86 (part), 1986; prior code § 3-28)

569 (Ord. No. 33-11, §§ 1—3, 12-20-2011)

570 ~~5.08.100~~ **5.08.150** - License holder restrictions.

571 A. A license or permit authorized by this chapter shall not be held by, issued or transferred to:

572 ~~1. Any member of the city council or county commissioners;~~

- 573 ~~2. Any person employed by the state or a city, town or county as a law enforcement~~
574 ~~officer or who holds office as a law enforcement officer through election;~~
- 575 31. Any party who does not own the licensed building or hold a written lease for a period
576 for which the license will be effective, containing an agreement by the lessor that
577 alcoholic liquor or malt beverages may be sold upon the leased premises, except as
578 provided by subdivision 2 of this subsection;
- 579 42. Any licensee who fails to demonstrate that his licensed alcoholic or malt beverage
580 enterprise will be operational in a planned but not physically functional building within
581 ~~two~~ one years after a license or permit has been issued or transferred, or if holding a
582 license, fails to open his business in a functional building within ~~two~~ one years after
583 license issuance or transfer. Upon a showing of good cause by the licensee and for an
584 additional period of not to exceed one year, the local licensing authority may extend the
585 time period in which the business or enterprise of the licensee is required to become
586 operational or open for business pursuant to this subsection. Any license or permit in
587 violation of this subsection shall not be renewed by the city council;
- 588 53. Any licensee who does not annually purchase at least two hundred fifty dollars of
589 alcoholic liquors or malt beverages from the commission or any authorized malt
590 beverage wholesaler, except any licensee having a planned building not in existence or
591 operational pursuant to subdivision 2 of this subsection;
- 592 64. A manufacturer of alcoholic beverages or wholesaler of malt beverages; provided,
593 however, this prohibition is not intended to prevent the manufacture or sale of malt
594 beverages under a microbrewery license issued pursuant to this chapter;
- 595 75. A person under twenty-one years of age;
- 596 86. A college fraternity or organization created by one or more college fraternities;
- 597 97. A chamber of commerce;
- 598 108. A corporation or a limited liability company which has not qualified to do business in
599 Wyoming;
- 600 119. An individual who is not a resident; or
- 601 1210. Any partnership or group of two or more persons unless each individual interested,
602 directly or indirectly, is a resident.
- 603 1311. Except as provided in subsection 12 of this section, a license or permit authorized by
604 this chapter shall not be renewed if the licensee or permittee did not, during the previous
605 one year term of the license or permit, purchase at least two hundred fifty dollars of
606 alcoholic or malt beverages from the commission or any authorized malt beverage
607 wholesaler. A retail liquor license shall not be renewed if the licensee did not, during
608 the previous one year term of the license, purchase at least two thousand dollars of
609 alcoholic beverages from the commission, excluding malt beverage purchases;
- 610 1412. Subsection 11 of this section shall not apply to:
- 611 a. Any licensee or permittee having a planned but not physically functional building
612 pursuant to subsection 4 of this section;

613 b. Holders of special permits issued under Sections 5.08.130 and 5.08.140 of this
614 code.

615 B. No more than one license or permit shall be issued to any one person, except for malt
616 beverage or catering permits, or in conjunction with a microbrewery license as hereinafter
617 provided.

618 (Ord. No. 9-17, § 5, 6-20-2017; Ord. 24-96 § 7, 1996; Ord. 22-93 § 6, 1993; Ord. 8-88 § 2, 1988;
619 Ord. 25-86 (part), 1986: prior code § 3-12)

620 ~~5.08.110~~ **5.08.160** - License interest restrictions.

621 No person or partner shall have any interest, directly or indirectly, in a license or permit
622 unless he signs and verifies the application for the license or permit and no corporation shall be
623 granted a license or permit unless two or more of the officers or directors sign and verify the
624 application on behalf of the corporation and also verify upon their oath as individuals that the
625 statements and provisions are true.

626 (Ord. 25-86 (part), 1986: prior code § 3-11)

627 ~~5.08.120~~ **5.08.170** - Retail, resort and restaurant license fees.

628 Every person holding a retail, resort or restaurant license authorized by the provisions of this
629 chapter shall pay annually in advance, for a license hereunder, the sum of one thousand five
630 hundred dollars. The license fee shall be paid to the clerk of the city before the license is issued.

631 (Ord. 25-86 (part), 1986: prior code § 3-18)

632 ~~5.08.130~~ **5.08.180** - Fee disposition—Refunds prohibited.

633 All fees for licenses and permits issued by the city council paid under this chapter shall be
634 deposited into the city treasury. No refund of all or any part of a license or permit fee shall be
635 made at any time following issuance.

636 (Ord. 25-86 (part), 1986: prior code § 3-16)

637 ~~5.08.140~~ **5.08.190** - License and permit term.

638 A. A license or permit is considered a personal privilege to the holder and the term of the
639 license or permit is for one year unless sooner revoked, except for twenty-four-hour catering
640 and malt beverage permits. When a valid license or permit is determined to be part of the
641 estate of a deceased holder, the administrator or executor of the estate may exercise the
642 privilege of the deceased under the license or permit until the expiration of the license or
643 permit.

644 B. The term of a license or special malt beverage permit may be less than one year if specified
645 by the city council to coincide with the annual date or dates set by the authority for
646 consideration of license and permit issuance, renewals and transfers. In the event that the

647 city council issues a license or permit for a term less than one year, it shall prorate the fee
648 accordingly. Any licensee not attempting to renew a newly issued prorated license or permit
649 valid for a term of less than one year shall not be eligible for any license or permit
650 authorized under this chapter for a period of two years after the expiration date of the
651 prorated license or permit.

652 (Ord. 25-86 (part), 1986: prior code § 3-17)

653 ~~5.08.150~~ **5.08.200**- Number of licenses allowed—Council authority.

654 The city council may issue less than the total number of allowable liquor licenses allowed by
655 state statutes and may issue any license or permit authorized by this chapter.

656 (Ord. 25-86 (part), 1986: prior code § 3-46)

657 ~~5.08.160~~ **5.08.210**- License—Display required.

658 Each licensee shall display his license in a conspicuous place in the licensed building.

659 (Ord. No. 9-17, § 6, 6-20-2017; Ord. 25-86 (part), 1986: prior code § 3-36)

660 ~~5.08.170~~ **5.08.220** - License—Transfer conditions and procedures.

661 A. Except as otherwise provided, after public hearing and subject to the approval of the city
662 council, a license or permit may be transferred to or renewed on different premises on the
663 same basis as the original application or a licensed or permitted facility may be expanded.
664 An additional license fee of not more than one hundred dollars, as specified by city council
665 resolution, is required for the remaining term of the license or permit. A transferred license
666 or permit shall expire on the same day as the original license or permit.

667 B. A licensee, or the executor or administrator of the estate of a deceased licensee, may assign
668 or transfer the license or permit by a sale made in good faith. The assignment and transfer
669 shall first have the approval of the city council, which consideration shall be based in part
670 upon a public hearing and an application filed under oath by the assignee or transferee
671 showing the person or entity to be qualified to hold a license or permit under Wyoming law.
672 The approval of the transfer shall not be given by the city council if proceedings, including
673 an action to collect delinquent sales tax payments pursuant to W.S. 12-2-306, are pending to
674 suspend, revoke or otherwise penalize the original license or permit holder. A transfer of a
675 license or permit shall require the payment of an additional license fee to the city of not
676 more than one hundred dollars for the transfer, and upon assignment the assignee may
677 exercise the privilege of continuing the business authorized by the license or permit.

678 (Ord. 24-96 § 8, 1996: Ord. 25-86 (part), 1986: prior code § 3-42)

679 ~~5.08.180~~ **5.08.230** - Transfer, sale or attachment restrictions.

680 No license or permit shall be transferred or sold, or licensed or permitted facility expanded
681 except as provided by this chapter, nor used for any place not described in the license or permit
682 at the time of issuance, nor shall any license be subject to attachment, garnishment or execution.

683 (Ord. 25-86 (part), 1986: prior code § 3-43)

684 ~~5.08.185~~ **5.08.240** - Liquor license application information.

685 All applicants for liquor licenses shall provide accurate information in conjunction with their
686 applications. Providing false information is declared to be violation of law and may be penalized
687 accordingly.

688 (Ord. 1-95 § 1, 1994)

689 ~~5.08.200~~ **5.08.250** - Sales by clubs—Petition—Duties and restrictions.

690 A. Bona fide clubs, as defined in Section 5.08.010(5), shall be licensed under a limited retail
691 liquor license for which they shall pay a license fee of one hundred dollars annually in advance,
692 which license fee shall be paid to the city.

693 B. At least fifty-one percent of the membership of a social club as defined by Section
694 5.08.010(5)(e), shall sign a petition indicating a desire to secure a limited retail liquor license.
695 The form of the petition shall be prescribed by the commission and shall include the residence
696 address of each member signing the petition. The petition shall be submitted with the initial
697 application for a limited retail liquor license.

698 C. A club holding a limited retail liquor license shall not sell alcoholic or malt beverages for
699 consumption anywhere except within the licensed premises and for consumption by its members
700 and their accompanied guests only. It shall be the duty and obligation of the club to check and
701 regulate sales to members and their accompanied guests to ensure that all alcoholic or malt
702 beverages sold are consumed within the building, space or premises.

703 D. Any golf club as defined by Section 5.08.010(5) which holds a club limited retail liquor
704 license may dispense alcoholic beverages from any location within the boundaries of the golf
705 club premises. The premises shall be a single property within a contiguous boundary upon which
706 the golf club is located and which shall be identified in the license. Any location on the golf club
707 premises where alcoholic beverages are dispensed as approved by the licensing authority shall
708 comply with applicable sanitation and fire hazard requirements and other applicable laws.

709 (Amended during Supp. No. 26, 1-07; Ord. 9-05 § 2, 2005: Ord. 25-86 (part), 1986: prior code §
710 3-19)

711 ~~5.08.210~~ **5.08.260** - Use of drive-in areas—Restrictions.

712 Upon approval of the city council, a drive-in area adjacent or contiguous to the licensed room
713 may be used by the holder of a retail liquor license for taking orders, making delivery of and
714 receiving payment for alcoholic liquors or malt beverages under the following conditions:

715 A. The holder of the retail liquor license shall own the area or hold a written lease for the
716 period for which the license was issued;

717 B. Repealed.

718 C. The area shall be well lighted and subject to inspection by the city council or its designees
719 at any and all times;

720 D. No walls or screens shall interfere with observing and checking the part of the area used for
721 orders, delivery and payment;

722 E. No order shall be received from, nor delivery made to, a person under twenty-one years of
723 age or an intoxicated person in the area;

724 F. No part of a publicly owned sidewalk, highway, street or alley shall be used for taking
725 orders or conducting sales;

726 G. Alcoholic liquor or malt beverages shall be sold and delivered in the drive-in area only in
727 the original, unopened package, and consumption of alcoholic liquor or malt beverages in the
728 drive-in area shall not be permitted; and

729 H. No retail liquor license may be renewed, granted or transferred for any establishment
730 having what is commonly known as a "drive-up" window, door or other service area intended to
731 allow the purchase of alcohol from a motor vehicle. However, nothing in this section shall
732 prohibit the renewal or transfer of a license for an existing establishment having a "drive-up"
733 window in operation prior to the effective date of the ordinance codified in this section at its
734 current location or on adjacent and abutting real property. Should the license be transferred to a
735 new location which is not on adjacent and abutting real property, a "drive-up" window shall not
736 be allowed.

737 (Ord. No. 9-17, § 7, 6-20-2017; Ord. 20-06 § 1, 2006; Ord. 8-88 § 4, 1988; Ord. 25-86 (part),
738 1986: prior code § 3-34)

739 ~~5.08.220~~ **5.08.270** - Use of drive-in areas—Council authority.

740 The agents and officers of the city administering the liquor licenses shall determine whether
741 traffic conditions or physical circumstances hindering law enforcement should require a decision
742 forbidding or restricting sales or delivery in any drive-in area, recommending appropriate action
743 to the city council. If by resolution of the city council the right of a licensee to use certain drive-
744 in areas is forbidden or restricted, that resolution shall be complied with by the licensee.

745 (Ord. 25-86 (part), 1986: prior code § 3-35)

746 ~~5.08.230~~ **5.08.280** - Sales by drugstores.

747 All sales of alcoholic liquor or malt beverages by drugstores holding a retail liquor license under
748 the provisions of this chapter shall be made only in the container received by the druggist in the
749 original package. No such container or original package shall be opened upon the premises
750 where the same is sold, or in any room or building in connection with the drugstore. Any such
751 sale shall be made by a licensed pharmacist or by an adult clerk. The drugstore shall be limited in
752 its sales to the amount provided in this chapter that may be sold by holders of other retail
753 licenses.

754 (Ord. 25-86 (part), 1986: prior code § 3-20)

755 ~~5.08.240~~ **5.08.290** - Resort retail license.

756 The city council may issue resort retail liquor licenses to applicants who meet the requirements
757 of Wyoming Statutes Section 12-4-401. All applicants for issuance or renewal of a resort liquor
758 license shall comply with all applicable state statutes as they may be amended from time to time.

759 (Ord. 25-86 (part), 1986: prior code § 3-21)

760 (Ord. No. 17-17, § 1, 11-7-2017)

761 ~~5.08.250~~ **5.08.300** - Restaurant license issuance—Council authority.

762 A. Subject to availability, restaurants, ~~as defined by subsection 20,~~ may be licensed by the city
763 council under a restaurant liquor license. In addition to the application requirements required by
764 this chapter, the license applicant shall submit a valid food service permit issued by the state of
765 Wyoming upon application.

766 B. Any person holding a limited retail liquor license and otherwise qualified for a restaurant
767 liquor license under Sections 5.08.010 and 5.08.300 through 5.08.330, may be issued a restaurant
768 liquor license by the city council.

769 (Ord. 33-06 § 4, 2006; Ord. 25-86 (part), 1986: prior code § 3-24)

770 ~~5.08.260~~ **5.08.310** - Restaurant license—Food service requirements.

771 A. An applicant for a restaurant liquor license shall satisfy the city council that the primary
772 source of revenue from the operation of the restaurant to be licensed will be derived from food
773 services and not from the sale of alcoholic liquor or malt beverages.

774 B. When renewing a restaurant liquor license, the city council shall condition renewal upon a
775 requirement that not less than sixty percent of gross sales from the preceding twelve months'
776 operation of a licensed restaurant be derived from food services.

777 C. Upon application for license renewal, a license holder shall submit an annual report to the
778 city council on the sales of the licensed restaurant. The report shall contain the annual gross sales
779 figures of the restaurant and shall separate the gross sales figures into two categories:

780 1. Food service sales; and

781 2. Alcoholic liquor and malt beverage sales.

782 D. The annual report shall be submitted upon a form approved by the city council.

783 (Ord. 25-86 (part), 1986: prior code § 3-25)

784 ~~5.08.270~~ **5.08.320** - Restaurant licenses—Transfer.

785 No restaurant liquor license shall be transferred to another location. License ownership may be
786 transferred to a purchaser or lessee of the licensed premises with the approval of the city council.

787 (Ord. 33-06 § 5, 2006; Ord. 22-93 § 4, 1993; Ord. 25-86 (part), 1986: prior code § 3-26)

788 ~~5.08.280~~ **5.08.330** - Restaurant license—Sale and consumption conditions.

789 A. Except as provided in subsection F of this section, restaurant liquor licensees shall not sell
790 alcoholic liquor or malt beverages for consumption off the premises owned or leased by the
791 licensee. Except as provided in subsections B and F of this section, alcoholic or malt beverages
792 shall be served for on-premises consumption only, in dining areas which are adequately staffed
793 and equipped for all food services offered by the restaurant.

794
795 B. Alcoholic liquor and malt beverages shall be dispensed and prepared for consumption in
796 one room, and one additional room if authorized by the city council upon the licensed premises
797 separated from the dining area in which alcoholic liquor and malt beverages may be served, and
798 in the case of a golf course upon which a restaurant liquor license is operational, at dispensing
799 areas on the premises of the golf course as provided by subsection E hereof. No consumption of
800 alcoholic liquor or malt beverages shall be permitted within the dispensing room or rooms, nor
801 shall any person other than employees who are at least eighteen years of age be permitted to
802 enter a dispensing room. If a restaurant has a dispensing room separate from the dining area
803 which is licensed prior to February 1, 1979, for purposes of alcoholic liquor or beverage sales
804 and consumption, the restaurant may dispense alcoholic liquor or malt beverages in the separate
805 dispensing room under a restaurant liquor license, and any person who is at least eighteen years
806 of age is permitted to enter the separate dispensing room.

807
808 C. No alcoholic liquor or malt beverages shall be served to an individual person unless served
809 in conjunction with meals served to, and eaten by, the individual person. However, nothing
810 herein provided shall prohibit the sale of alcoholic liquor or malt beverages to any person whom
811 the licensee, his agents or employees, reasonably believe has the intention of ordering and eating
812 a meal.

813

814 D. All sales of alcoholic or malt beverages authorized by a restaurant liquor license shall cease
815 at the time food sales and services cease, or at the hours specified by Section 5.08.390, if food
816 sales and services extend beyond the hours specified therein.
817

818 E. With the approval and on the conditions imposed by the city council, any restaurant liquor
819 licensee operating on a golf course may dispense alcoholic beverages from any location on the
820 premises of the golf course, and such holders shall comply with all applicable sanitation and fire
821 hazard requirements, and other applicable laws.
822

823 F. A restaurant liquor licensee may permit a patron to remove one unsealed bottle of wine for
824 off-premises consumption provided that the patron has purchased a full course meal and
825 consumed a portion of the bottle of wine with the meal on the restaurant premises. For purposes
826 of this subsection the term "full course meal" shall mean a diversified selection of food which is
827 ordinarily consumed with the use of tableware and cannot conveniently be consumed while
828 standing or walking. A partially consumed bottle of wine that is to be removed from the premises
829 pursuant to this subsection shall be securely sealed by the licensee or an agent of the licensee and
830 placed in a tamper-proof transparent bag which shall also be securely sealed prior to removal
831 from the premises, so that it is visibly apparent that the resealed bottle of wine has not been
832 tampered with. The licensee or agent of the licensee shall provide a dated receipt for the bottle of
833 wine to the patron. Wine which is resealed in accordance with the provisions of this subsection
834 shall not be deemed an open container for purposes of Section 5.08.480.
835

836 G. No restaurant liquor licensee shall promote the restaurant as a bar and/or lounge nor shall
837 the licensee compete with a retail liquor licensee in activities other than dinner functions,
838 including, but not limited to, dances, receptions, and other social gatherings.
839

840 (Ord. No. 9-17, § 8, 6-20-2017; Ord. 33-06 § 6, 2006; Ord. 11-05 §§ 2, 3, 2005; Ord. 9-05 § 1,
841 2005; Ord. 25-86 (part), 1986: prior code § 3-27)
842

843 ~~5.08.285~~ **5.08.340** - Bar and grill liquor license issuance, council authority, criteria and
844 restrictions.

845 A. Subject to availability, restaurants, as defined by subsection 19 of Section 5.08.010 of this
846 chapter, may be licensed by the city council under a bar and grill liquor license. In addition to the
847 application requirements required by this chapter, the license applicant shall submit a valid food
848 service permit issued by the state of Wyoming upon application. Criteria that may be considered
849 by the city council in determining to whom any such license may be issued may include, but is
850 not limited to the following:

851 1. The location of the proposed business is in an area: (1) in need of redevelopment; (2)
852 officially designated as an urban renewal area; or (3) that has been identified as being under
853 served by food and beverage services.
854

855 2. The issuance of the license will contribute to economic development goals or purposes of
856 the city.
857

858 3. Whether the applicant will be investing in the construction of a new structure or will
859 otherwise be materially and substantially updating a current building.

860
861 4. If the applicant's business is a new business, the number of new jobs reasonably estimated
862 to be created, or if an existing business, the number of new or additional jobs that will reasonably
863 be created by use of the bar and grill liquor license.

864
865 B. Bar and grill licenses shall be subject to the provisions of Sections 5.08.310 and
866 5.08.330(D) of this chapter to the same extent that those provisions are applicable to restaurant
867 liquor licenses. Bar and grill liquor licensees shall not sell alcoholic or malt beverages for
868 consumption off the premises owned or leased by the licensee except as allowed under Section
869 5.08.330(F) of this chapter.

870
871 C. Every person holding a bar and grill liquor license authorized by the provisions of this
872 chapter shall pay annually, in advance, a license fee for such license the sum of ten thousand five
873 hundred dollars for the first license year; and, three thousand dollars for each year thereafter that
874 such license is granted, in addition to any other fees due from such person otherwise holding a
875 microbrewery or winery permit. The license fee shall be paid to the clerk of the city before the
876 license is issued.

877
878 D. Bar and grill liquor licenses shall not be sold, transferred, or assigned by the holder.

879
880 (Ord. 33-06 § 7, 2006)

881 (Ord. No. 1-09, § 1, 2-17-2009; Ord. No. 32-12, § 1, 12-4-2012)

882
883 ~~5.08.290~~ **5.08.350** - Location—General conditions.

884
885 A. The principal place in which alcoholic liquor and malt beverages are sold under a retail
886 liquor license shall be located in one building upon the premises for which the retail liquor
887 license is issued and as approved by the licensing authority.

888 B. Alcoholic beverages secured in the licensed building by a server may be served only in the
889 licensed building, and in an immediately adjacent fenced or enclosed area as approved by the
890 city council. This area shall not be in another building.

891
892 C. The retail licensee may separate the facility for the sale of alcoholic liquor and malt
893 beverages for off-premises consumption from the facility used to serve customers for on-
894 premises consumption.

895
896 D. A separated facility for making sales for off-premises consumption shall be separated by a
897 glass or other suitable partition when a connection doorway exists to permit persons to pass
898 freely between the two facilities.

899
900 E. The licensee, an employee, or a licensed operator is to be present in the licensed building
901 used for the selling or dispensing of malt beverages or alcoholic liquors at all times during hours
902 of operation.

903

904 F. All licensees, other than resort licensees and limited retail licensees, are required to post
905 signage on all exits from the licensed building stating:

906

907 "No alcohol beyond this point per City of Casper Ordinance."
908

909

910 All licensees of limited retail or resort liquor licenses shall post signage on all driveway and
911 pathway exits from the legal boundary of the lot or lots under the ownership or lease by the
912 licensee stating:

913 "No alcohol beyond this point per City of Casper Ordinance."
914

915

916 G. No person under the age of twenty-one shall enter or remain in an establishment that is
917 primarily for off-premise sales of alcoholic liquor or malt beverages unless accompanied by a
918 parent, spouse or legal guardian who is twenty-one years of age or older.

919

920 (Ord. No. 9-17, §§ 9, 10, 6-20-2017; Ord. No. 3-14, § 1, 2-4-2014; Ord. 19-95 § 1, 1995; Ord.
921 25-86 (part), 1986: prior code § 3-30(A))

922

923 ~~5.08.295~~ **5.08.360** - Right of entry—Inspection.

924

925 A. In addition to all other rights of inspection which the city may now or hereafter possess, the
926 public safety director or the designee(s) of the public safety director are empowered to enter and
927 inspect every place of business which is licensed or permitted by the city to sell malt or alcoholic
928 beverages or where malt or alcoholic beverages are sold, stored or kept for the purpose of sale
929 pursuant to a city liquor license or City-issued permit.

930

931 B. Entry for purposes of inspection pursuant to this section is authorized only during open
932 business hours unless it is in the presence of the licensee or his agent, employee or
933 representative, or unless the person making entry does so under court order, or the person
934 making entry has reasonable grounds to believe that evidence of a violation of this chapter is
935 within the place to be entered and emergency or exigent circumstances exist such that a
936 warrantless search is allowed by law.

937

938 C. Reserved.

939

940 (Ord. 19-95 § 2, 1995)

941 (Ord. No. 9-12, § 1, 3-6-2012; Ord. No. 32-12, § 2, 12-4-2012)

942

943 ~~5.08.300~~ **5.08.370** - Convention facilities.

944

945 If a licensee is engaged in a business operation with convention facilities, the licensee may
946 maintain more than one additional dispensing room under the same license fee. For purposes of
947 this section, a convention facility shall have and maintain all of the following:

948

949 A. Motel or hotel sleeping room accommodations;

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951 B. Restaurant facilities; and

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C. Conference facilities.

(Ord. 25-86 (part), 1986: prior code § 3-30(B))

~~5.08.320~~ **5.08.390** - Hours of sale generally—Exceptions—Designation of dates for unrestricted operation.

A. All licensees except club licensees and satellite manufacturer's permit holding liquor licenses shall be controlled by the following schedule for operating hours:

1. ~~On all days except Sunday, a~~A licensee may commence the selling, serving, or dispensing of alcoholic liquors or malt beverages at six a.m. and shall cease the sale of both alcoholic liquor and malt beverages promptly at the hour of two a.m. the following day. Any portion of any building used by the licensee for the selling, serving, dispensing, or consumption of alcoholic liquors or malt beverages shall be cleared of all persons other than employees by two-thirty a.m. The licensee shall ensure that all consumption of alcoholic liquors or malt beverages has ceased by two-thirty a.m. within all areas of the licensed building, or in the case of resort licensees, within the boundary of the lot or lots under the ownership or lease by the licensee, other than in private hotel or motel rooms;

~~2. On Sundays, licensees may commence the selling, serving, or dispensing of alcoholic liquors or malt beverages at ten a.m. and shall cease the sale of alcoholic liquors or malt beverages promptly by the hour of ten p.m. Any portion of the building used by the licensee for the selling, serving, dispensing, or consumption of alcoholic liquors or malt beverages shall be cleared of all persons other than employees by ten thirty p.m. The licensee shall ensure that all consumption of alcoholic liquors or malt beverages has ceased by two thirty a.m. Within all areas of the licensed building, or in the case of resort licensees, within the boundary of the lot or lots under the ownership or lease by the licensee, other than in private hotel or motel rooms. However, on Sundays that occur on December 31st licensees may continue to sell, serve, or dispense both alcoholic liquor and malt beverages until the hour of two a.m. on January 1st. At two thirty a.m. on January 1st, any portion of the building used by the licensee for the selling, serving, dispensing, or consumption of alcoholic liquors or malt beverages shall be cleared of all persons other than employees. The licensee shall ensure that all consumption of alcoholic liquors or malt beverages has ceased by two thirty a.m. within all areas of the licensed building, or in the case of resort licensees, within the boundary of the lot or lots under the ownership or lease by the licensee, other than in private hotel or motel rooms.~~

2. Clubs holding a limited retail liquor license may commence the selling, serving, or dispensing of alcoholic liquors or malt beverages each day at nine a.m. and shall cease sales of alcoholic liquor and malt beverages promptly at the hour of two a.m. of the following day and shall clear the licensed building of all persons other than employees by two-thirty a.m. Clubs holding a limited retail liquor license may remain open past two a.m. on the morning of January 1st.

995 3. The hours of operating designated in subsection A of this section may be modified on no
996 more than four days each calendar year by a resolution of the city council, designating those
997 dates during city or county fairs, rodeos, pageants, jubilees, special holidays or similar public
998 gatherings when all licensees may continuously operate their licensed building, or licensed resort
999 or club premises for a period of twenty-four hours beginning at six a.m. ~~on days other than~~
1000 ~~Sunday, and beginning at ten a.m. on Sundays.~~

1001
1002 (Ord. No. 9-17, § 12, 6-20-2017; Ord. 43-00 § 1, 2000; Ord. 24-96 § 11, 1996; Ord. 25-86 (part),
1003 1986: prior code § 3-29)

1004

1005 ~~5.08.330~~ **5.08.400** - Off-premises storage prohibited—Exception.

1006

1007 A licensee shall not store alcoholic liquor or malt beverages outside of the licensed premises
1008 unless he files with the commission and the city council a written statement that he stores liquor
1009 or malt beverages in a place other than his place of business and states the exact location of the
1010 storage place.

1011 (Ord. 25-86 (part), 1986: prior code § 3-31)

1012

1013 ~~5.08.190—Demerit point values for alcoholic beverage violations—Hearings—Suspensions and~~
1014 ~~revocation petition consideration—Procedure.~~

1015 ~~A.—The city council shall use an alcoholic liquor and malt beverage demerit point system to~~
1016 ~~assist it in identifying licensees which repeatedly violate the provisions of this code relating~~
1017 ~~to alcoholic liquor and malt beverages, and in determining when liquor licenses should be~~
1018 ~~suspended or revoked as a result of such violations. Violations of this chapter by an~~
1019 ~~employee or agent of a licensee, while acting in the service of the licensee, shall be imputed~~
1020 ~~to the licensee for the purposes of this section. Accordingly, a licensee will acquire demerit~~
1021 ~~points upon the conviction of its employees and/or agents for violations of city code Chapter~~
1022 ~~5.08 committed while acting in the service of the licensee. References to "violations by a~~
1023 ~~licensee," "convictions of a licensee," "demerit points acquired by a licensee," and similar~~
1024 ~~references shall be construed in a manner consistent with this intent. Upon conviction for~~
1025 ~~any offense specified in subsection B of this section, the number of demerit points specified~~
1026 ~~in subsection B shall be acquired by the licensee. Points shall be considered "acquired" by a~~
1027 ~~licensee on the date Chapter 5.08 of this code is violated by the licensee. In attributing~~
1028 ~~points to a licensee, the section number of the city code which the licensee is convicted of~~
1029 ~~violating and the points ascribed to the violation by subsection B are controlling.~~

1030 ~~B.—The number of demerit points specified below will be acquired by a licensee as a result of a~~
1031 ~~conviction of it, its employees or agents for violations of the corresponding sections of this~~
1032 ~~chapter.~~

1033 **Alcoholic Liquor and Malt Beverage Demerit Points**

1034

1035

CityCode Section or Chapter	Type of Violation	Point Value
5.08.050	Failure to notify city of changes in application information	25
5.08.080(C)	Special malt beverage permit violation:	
	Selling alcoholic liquor other than malt beverages	25
	Malt beverage sold for consumption off authorized premises	25
5.08.090(B)	Catering permit violation:	
	Selling or permitting consumption of alcoholic liquor or malt beverage off the authorized premises	25
5.08.160	Failure to display license	10
5.08.180	Unlawful sale or transfer of license or permit	5
5.08.180	Unlawful expansion of license or permitted facility	50
5.08.185	Providing false information on license application	50
5.08.200	Fraternal club permit violation:	
	Selling alcoholic liquor or malt beverage for consumption off the licensed premises	25
	Selling alcoholic liquor or malt beverage for consumption by other than members and their accompanied guests	25
5.08.210	Drive-in area violation	25
5.08.230	Drugstore sale violation	25
5.08.240	Resort retail license violation:	

	Improper transfer of license	50
	Selling alcoholic beverages or malt liquor for consumption off premises owned or leased by the licensee	25
5.08.280	Restaurant license sale violation	25
5.08.290(B)	Retail liquor license location violation	25
5.08.290(C)	Retail liquor license sale violation	25
5.08.290(E)	Repealed	
5.08.290(H)	Licensee, employee, or licensed operator off premises violation	50
5.08.290(I)	Signage violation	10
5.08.320	Hours of sale violation:	
	Per violation	25
5.08.330	Off-premises storage violation	25
5.08.340	On-premises violations:	
	Prostitution	50
	Public indecency	10
	Obscenity	10
5.08.290(D) or 5.08.340	Gambling	10
	Any other violation of this chapter	25
Chapter 15.40	Violation of occupancy limit (fire code)	25
	Failure to maintain:	

	Exits and emergency escapes	25
	Fire protection and life safety systems	25
	Unauthorized use of pyrotechnic special effects material	25
5.08.350	Minor illegally on premises	
5.08.360(B)	Failure to check identification	
5.08.360(A)(B)	Sale or gift to minor	
5.08.350 to 380	First violation within 12 months	25
	Second violation within 12 months	50
	Third violation within 12 months	75

1036

1037 1. ~~Liquor licensee will be granted a one time, non-accumulation of points for first time~~
1038 ~~violations of any of the codes numbered 5.08.350 through 5.08.380, provided that the~~
1039 ~~establishment has all alcohol server staff/employees "tips" trained (training for~~
1040 ~~intervention procedures).~~

1041 2. ~~Licensee new hires will be granted a thirty day grace period to obtain their tips training~~
1042 ~~to be eligible for the non-accumulation of points described above in Section~~
1043 ~~5.08.190(B)(1).~~

1044 ~~5.08.340~~ **5.08.410** - Prostitution, public indecency, gambling and obscenity prohibited.

1045 A. No licensee or agent or employee thereof shall knowingly permit prostitution, under
1046 Section 6-4-101, Wyoming Statutes, public indecency under Section 6-4-201, Wyoming
1047 Statutes, or shall promote obscenity under Section 6-4-302, Wyoming Statutes, within any
1048 licensed building or licensed premises under this chapter.

1049 B. Any licensee, permittee or agent or employee thereof violating subsection A of this section,
1050 or aiding, abetting or inciting any violation thereof is, in addition to other penalties provided
1051 by law, subject to the suspension or revocation of his license or permit, and the violation,
1052 aiding, abetting or inciting a violation is sufficient cause for the suspension or revocation of
1053 the license or permit.

1054 (Ord. No. 9-17, § 13, 6-20-2017; Ord. 25-86 (part), 1986: prior code § 3-33)

1055 5.08.350 - Repealed.

1056 ~~5.08.360~~ **5.08.420** - Sale or gift to minors prohibited.

1057 A. It is declared to be illegal and a violation of this chapter for any person to sell, furnish, give
1058 or cause to be sold, furnished or given, any alcoholic liquor or malt beverage to any person
1059 under the age of twenty-one years, unless such person is his or her legal ward, medical
1060 patient or member of his or her own immediate family.

1061 B. For the purpose of establishing the age of any person proposing to buy alcoholic liquor or
1062 malt beverages, all licensees shall demand presentation of identification as provided for in
1063 Section 5.08.440.

1064 (Ord. 8-88 § 5, 1988; Ord. 25-86 (part), 1986: prior code § 3-37)

1065 ~~5.08.370~~ **5.08.430** - Minors—Possession of alcohol or public intoxication.

1066 A. For the purpose of this section "possess" includes the consumption of, or the actual
1067 possession of alcoholic liquor or malt beverages.

1068 B. It is declared to be illegal and a violation of this chapter for any person under the age of
1069 twenty-one years to have alcoholic liquor or malt beverages in his or her possession, or to be
1070 drunk or under the influence of alcoholic liquor or malt beverages on any street or highway
1071 or in any public place. Provided, however, this subsection does not apply to possession of
1072 alcoholic liquor or malt beverages by a person under the age of twenty-one years:

1073 1. When making delivery of alcoholic or malt beverages pursuant to his lawful
1074 employment;

1075 2. Who is in the physical presence of his or her parents or legal guardian;

1076 3. Is a licensee under this title; or

1077 4. When serving alcoholic or malt beverages pursuant to his or her employment if the
1078 person is at least eighteen years of age.

1079 C. It is declared to be illegal for any person to attempt to commit any offense under this
1080 section. Any person convicted of such attempt is subject to fine or jail or both, which
1081 punishment may not exceed the maximum punishment prescribed for illegally possessing
1082 alcoholic liquor or malt beverages under this section.

1083 (Ord. No. 9-17, § 15, 6-20-2017; Ord. 2-95 § 1, 1994; Ord. 12-90 § 1, 1990; Ord. 8-88 § 6, 1988;
1084 Ord. 25-86 (part), 1986: prior code § 3-38)

1085 ~~5.08.380~~ **5.08.440** - Minors—Proof of age.

1086 In order to safeguard against violations of this chapter, any licensee or his agent or employee
1087 may refuse to sell or serve alcoholic liquor or malt beverages to any person who is unable to
1088 produce bona fide evidence of his or her majority and identity. Bona fide evidence of majority
1089 and identity of a person is:

1090 A. ~~As to residents of this state, a Wyoming State driver's license issued pursuant to state~~
1091 ~~law;~~

1092 B. ~~As to nonresidents of this state, identification shall include a state driver's license, or~~
1093 ~~registration certificate issued under the Federal Military Selective Service Act, an~~
1094 ~~internationally accepted passport document with a discernible date of birth and~~
1095 ~~photograph, an identification card issued by the Department of Revenue, or a student~~
1096 ~~identification card issued by any college or university, or any identification issued to~~
1097 ~~any member of the Armed Forces of the United States, all of which identification must~~
1098 ~~be of the type that bears a photograph.~~

1099 A motor vehicle driver's license or valid picture identification card issued by any state,
1100 territory or possession of the United States, the District of Columbia or the Commonwealth of
1101 Puerto Rico, a permanent resident card issued by the United States citizenship and immigration
1102 services, a valid picture identification card issued to a member of the armed forces or an
1103 internationally accepted passport document with a discernible date of birth and photograph is
1104 prima facie evidence of the age and identity of a person.

1105 (Ord. 24-96 § 13, 1996: Ord. 25-86 (part), 1986: prior code § 3-39)

1106 ~~5.08.390~~ **5.08.450** - Minors—False proof of age.

1107 Any person under the age of twenty-one (21) years who attempts in any manner to purchase
1108 alcoholic or malt beverages or who falsifies any identification or uses any false identification in
1109 order to obtain alcoholic or malt beverages is guilty of a misdemeanor.

1110 (Ord. 24-96 § 14, 1996: Ord. 8-88 § 8, 1988: Ord. 25-86 (part), 1986: prior code § 3-41)

1111 ~~5.08.400~~ **5.08.460** – Minors – Age violation – Defense to prosecution.

1112 Proof that a licensee or his employee or agent has demanded, was shown and acted in
1113 reliance upon such bona fide evidence as required in this chapter in any transaction, employment,
1114 use or permission forbidden herein is a defense to any criminal prosecution for the sale of
1115 alcoholic or malt beverages or liquor to a person under the age of twenty-one years or to any
1116 proceedings for the suspension or revocation of any liquor license based thereon.

1117
1118 ~~5.08.410~~ **5.08.470** - Bottle clubs prohibited.

1119 A. A "bottle club" is an operation or enterprise whereby space is given or rented to any person
1120 or persons upon the premises of such operation or enterprise for the keeping or storage of
1121 alcoholic or malt beverages for consumption upon such premises or in other rooms nearby,
1122 used for consumption by the owner of the beverages or guests, the income, profits or fees of
1123 the operator of the bottle club being secured from sales or furnishing mixes, ice, food or
1124 glasses or from dues, charges, contributions, membership cards or assessments.

1125 B. It is unlawful to operate a bottle club in the city, and any person who operates a bottle club
1126 shall be deemed guilty of a misdemeanor and upon conviction shall be punished by a fine of
1127 not more than one hundred dollars for each offense. Each day of operation shall be deemed a

1128 separate offense. This subsection shall not apply to any person lawfully licensed under the
1129 liquor laws of the state or the city and operating in compliance with the law.

1130 (Ord. 25-86 (part), 1986: prior code §§ 3-6, 3-7)

1131 ~~5.08.420~~ **5.08.480** - Open container restrictions.

1132 A. It is unlawful:

- 1133 1. For any person to sell or dispense alcoholic liquor or malt beverages in open containers
1134 from the licensed facilities used to serve customers for off-premises consumption,
1135 commonly referred to as a "drive-up window";
- 1136 2. To operate a motor vehicle in which alcoholic liquor or malt beverages are present in
1137 an open container, unless the opened container is in the trunk, an outside compartment,
1138 or an inside compartment of a vehicle without a trunk; provided, the inside
1139 compartment is not accessible to the driver or any other person in such vehicle, i.e., the
1140 cargo area behind the rear most seat in a passenger van or station wagon when no
1141 passenger occupies the rear most seat;
- 1142 3. To possess or consume alcoholic liquor or malt beverages from an open container in a
1143 motor vehicle;
- 1144 4. To possess or dispense alcoholic liquor or malt beverages in an open container in any
1145 open space and certain structures in the city unless a license or permit authorizing same
1146 has been issued by the city manager or his or her designee. However, nothing in this
1147 chapter shall be interpreted as authorizing the possession of open containers of alcoholic
1148 liquor or malt beverages in or on motor vehicles;
- 1149 5. For any person or lessee of an unlicensed restaurant to permit any person to possess or
1150 consume alcoholic liquor or malt beverages from an open container within the
1151 restaurant.
- 1152 6. Notwithstanding this section, a resealed bottle of wine may be transported as provided
1153 in the Restaurant License section.

1154 B. Definitions.

- 1155 1. "Certain structures" means any city owned, operated or leased offices, public safety or
1156 maintenance facility and any building or structure used primarily for public
1157 entertainment, i.e., theaters, amusement centers, restaurants and the like, excluding,
1158 however, structures duly licensed to sell or dispense alcoholic liquor or malt beverages.
- 1159 2. "Open container" means any glass, cup, bottle, can or other receptacle used for
1160 drinking, other than the beverage's original unopened package or container, the seal of
1161 which has not been broken and from which the original cap, cork or other means of
1162 closure has not been removed.
- 1163 3. "Open space" means any street, alley, public way, sidewalk, public or private parking
1164 lot set aside for business use, and any other unenclosed public property. However, any
1165 golf course within the city limits shall not be considered open space.

1166 (Ord. 11-05 § 4, 2005; Ord. 30-04 § 1 (part), 2004; Ord. 25-99 § 1, 1999; Ord. 25-86 (part),
1167 1986: prior code § 3-8)

1168 (Ord. 25-86 (part), 1986: prior code § 3-5)

1169 ~~5.08.450~~ **5.08.490** - Public intoxication prohibited.

1170 Every person within the limits of the city who is under the influence of alcohol or any drug
1171 is guilty of a misdemeanor if they are found:

1172 A. Upon any city street, alley, or thoroughfare, or in any public or semi-public place
1173 within the city where the public has the liberty to enter and exit, or in any vehicle on
1174 public or semi-public property within the city, in such a condition that he or she is
1175 unable to exercise care for his or her own safety or the safety of others; or,

1176 B. Interfering with, obstructing, or preventing the free use of any street, sidewalk, or other
1177 public way; or

1178 C. Sleeping or unconscious in that condition in any public or semi-public place within the
1179 city; or,

1180 D. Intruding upon any private premises without the consent of the owner or occupant
1181 therefore; or,

1182 E. Turbulent, violent, menacing or disorderly to such an extent as to jeopardize persons or
1183 property or to such an extent as to menace the public peace and safety.

1184 (Ord. 25-86 (part), 1986: prior code § 3-2)

1185 (Ord. No. 5-15, § 1, 6-2-2015)

1186 ~~5.08.460~~ **5.08.500** - Unlicensed structures declared a nuisance.

1187 Any building, house, structure, room or place, except as such is used exclusively as a
1188 dwelling, where alcoholic, spirituous, fermented, malt liquor beverage is offered for sale,
1189 exchanged for goods or in any way delivered otherwise than in consummation of a gift, which
1190 house, building, structure, room or place is not licensed under the provisions of this chapter is
1191 declared to be a nuisance. It is unlawful to maintain a nuisance as defined herein and any person
1192 who maintains such nuisance is guilty of a misdemeanor and may, upon conviction, be punished
1193 as provided by Chapter 1.28 of this code or any amendments thereto.

1194 (Ord. 25-86 (part), 1986: prior code § 3-4)

1195 ~~5.08.470~~ **5.08.510** - Beer keg regulations.

1196 A. All licensees operating within the city who sell keg beer or party balls for consumption off
1197 licensed premises shall positively identify the purchaser by name, address, date of birth and
1198 shall maintain a state form on file for use of local authorities, if necessary. ~~other relevant~~
1199 ~~information as prescribed by the police chief/public safety director, and shall require the~~
1200 ~~signing of a receipt by the purchaser in order to allow kegs or party balls to be traced if the~~

1201 ~~contents are used in violation of this chapter. The receipt shall be on a form prescribed by~~
1202 ~~the police chief/public safety director and shall include the name and address of the~~
1203 ~~purchaser and such other information as may be required by the police chief. All receipts~~
1204 ~~shall be kept by the licensee for a period of six months and shall be subject to inspection by~~
1205 ~~the police chief/public safety director or his/her agent when conducting an investigation.~~

1206 B. Anyone selling keg beer or party balls for off-premises consumption who fails to require
1207 the signing of a receipt at the time of sale is guilty of a misdemeanor. ~~Such person shall be~~
1208 ~~punished by a fine of not less than three hundred fifty dollars nor more than seven hundred~~
1209 ~~fifty dollars for the first conviction of this section. For a second conviction of this section~~
1210 ~~within twelve months, such person shall be punished by a fine of not less than five hundred~~
1211 ~~dollars nor more than seven hundred fifty dollars.~~

1212 C. Any purchaser of keg beer or party balls who knowingly provides false information on the
1213 receipt required by subsection A above shall be guilty of a misdemeanor. Such person shall
1214 be punished by a fine of not less than three hundred fifty dollars nor more than seven
1215 hundred fifty dollars for the first conviction of this section. For a second conviction of this
1216 section within twelve months, such person shall be punished by a fine of not less than five
1217 hundred dollars nor more than seven hundred fifty dollars.

1218 D. As used in this section, "keg" means any brewery-sealed, individual container of beer
1219 having a liquid capacity of seven and one-half gallons or more. "Party ball" means any
1220 brewery-sealed container of beer having a liquid capacity of five and one-quarter gallons.

1221 (Ord. 22-92, 1992)

1222 ~~5.08.029480~~ **5.08.520** – Over-serving and Intoxicated Agents

1223 (a) ~~No licensee or their employee or agent or any other person shall sell, serve, give, or deliver,~~
1224 ~~or aid in the sale, service, delivery, or procurement of malt or alcoholic beverages to any person~~
1225 ~~who is or has become obviously intoxicated.~~

1226 (a) No person, whether a licensee, the licensees' employee, or agent, or other person shall sell,
1227 serve, give, or deliver or aid in the sale, service, delivery or procurement of malt or alcoholic
1228 beverages to any person who is or has become obviously intoxicated.

1229 (b) It shall be unlawful for any licensee or permit holder, or any of their agents or employees to
1230 be present on the licensed premises while intoxicated and while acting in any capacity, or
1231 purporting to act, as an agent of the licensee or permit holder.

1232 (c) For the purpose of this ~~Chapter, intoxication or~~ **code section**, the state of being obviously
1233 intoxicated can be described as any combination of facts, information, observations, or
1234 indications that would cause a reasonable and prudent person to believe that an individual **is**
1235 **obviously impaired.**

1236 F. ~~5.08.055~~ **5.08.530** ~~Violation/Enforcement.~~

1237 ~~Violations of this chapter may be enforced to the extent and in the manner authorized~~
1238 ~~and described in Wyoming State Statutes 12-1-101 et. seq. as they may be amended from time to~~
1239 ~~time. This includes prosecution of violations in the Municipal Court of the City of Casper as~~
1240 ~~misdemeanor offenses punishable by up to a Seven Hundred Fifty Dollar (\$750.00) fine for each~~
1241 ~~offense, as well as administrative fees, suspension, revocation, nonrenewal, or conditional~~
1242 ~~renewal of licenses. Appeals of any of these enforcement actions may be taken as allowed and in~~
1243 ~~the manner specified by applicable state statutes. Any law enforcement agency issuing a citation~~
1244 ~~or other charging document for a violation of this chapter shall notify the City Clerk of said~~
1245 ~~charge within five (5) business days of its issuance.~~

1246

1247 F. 5.08.530 – Violation/Enforcement.

1248 Violations of this chapter may be enforced in the Municipal Court of the City of
1249 Casper as misdemeanor offenses punishable by up to a Seven Hundred Fifty Dollar (\$750.00)
1250 fine for each offense, in the manner authorized and described in Wyoming State Statutes 12-1-
1251 101 et. seq. as they may be amended from time to time. Appeals of any of these actions may be
1252 taken as allowed and in the manner specified by applicable state statutes. Any law enforcement
1253 agency issuing a citation or other charging document for a violation of this chapter shall notify
1254 the City Clerk of said charge within five (5) business days of its issuance.

1255 ~~In addition to any other penalties or remedies, licensees shall be subject to~~
1256 ~~administrative fees of One Thousand Dollars (\$1000.00) for the third violation within any~~
1257 ~~consecutive twenty four month period of any provisions of this Chapter, Two Thousand Dollars~~
1258 ~~(\$2000.00) for a fourth violation within the same consecutive twenty four month period, and~~
1259 ~~Five Thousand Dollars (\$5000.00) for a fifth or subsequent violation within a consecutive~~
1260 ~~twenty four month period. Any violation relating to the license holder or licensed premises shall~~
1261 ~~apply to this subsection, regardless of whether separate individual employees or agents of the~~
1262 ~~licensee committed the individual violations. The violations need not be of the same section or~~
1263 ~~subsection of this chapter to be counted in this total.~~

1265 ~~A notice to pay said fee shall be issued by the City Clerk to the licensee upon~~
1266 ~~notification by the court of licensee's convictions for the relevant offenses. The time frame for~~
1267 ~~accumulation of the violations shall be the date of violations, not the dates of conviction. If such~~
1268 ~~fee is not paid, or an appeal hearing before Council requested in writing to the City Clerk and~~
1269 ~~accompanied by a bond in the amount of the fee at issue within ten (10) days of the notice being~~
1270 ~~given by the Clerk, the license shall be suspended until such time as the fee is paid to the City~~
1271 ~~Clerk. If an appeal hearing is requested, it shall be in Council's sole discretion, after hearing all~~
1272 ~~the relevant facts in the matter, whether to suspend part or all of the fee. The hearing shall not be~~
1273 ~~a contested case hearing, and the Wyoming Administrative Procedure Act shall not apply to such~~
1274 ~~hearing.~~

1275 5.08.535 Licensure Considerations and Administrative Fees

1276 Violations of the Casper Municipal Code and/or Wyoming State Statutes may also
1277 be factors in the consideration of suspensions, revocations, nonrenewals or conditional renewals
1278 of licenses and permits.

1279 In recognition of the fact that license holders who repeatedly violate the provisions of this
1280 Code create an undue burden of the City in administering liquor licenses, in addition to any other
1281 penalties or remedies, licensees shall be subject to administrative fees of One Thousand Dollars
1282 (\$1000.00) for the third violation of this Chapter within any consecutive twenty-four month
1283 period, and Five Thousand Dollars (\$5000.00) for a fifth or subsequent violation within a
1284 consecutive twenty-four month period Any violation relating to the license holder or licensed
1285 premises shall apply to this subsection, regardless of whether separate individual employees or
1286 agents of the licensee committed the individual violations. The violations need not be of the
1287 same section or subsection of this chapter to be counted in this total.

1288
1289 A notice to pay said fee shall be issued by the City Clerk to the licensee upon
1290 notification by the court of licensee's convictions for the relevant offenses. The time frame for
1291 accumulation of the violations shall be the date of violations, not the dates of conviction. If such
1292 fee is not paid, or an appeal hearing before Council requested in writing to the City Clerk and
1293 accompanied by a bond in the amount of the fee at issue within ten (10) days of the notice being
1294 given by the Clerk, the license shall be suspended until such time as the fee is paid to the City
1295 Clerk. If an appeal hearing is requested, it shall be in Council's sole discretion, after hearing all
1296 the relevant facts in the matter, whether to suspend part or all of the fee. The hearing shall not be
1297 a contested case hearing, and the Wyoming Administrative Procedure Act shall not apply to such
1298 hearing.

1299

1300 ~~CA. Not later than thirty days following disposition of a charge alleging a violation of state~~
1301 ~~law, this chapter, or Chapter 15.40 of the city code in any court which results in a conviction, the~~
1302 ~~chief of police shall report the following information to the administrative services director who~~
1303 ~~in turn, shall notify the licensee of the demerit points violations acquired as a result of the~~
1304 ~~conviction:~~

1305 ~~1. The fact that a licensee, its employee or agent has been convicted of a violation of state law,~~
1306 ~~this chapter or Chapter 15.40 of the city code;~~

1307 ~~2. The date of the alleged violation;~~

1308 ~~3. The demerit points violations as specified in this chapter that are acquired by the licensee as~~
1309 ~~a result of the conviction; and~~

1310 ~~4. Whether the court disposition has been appealed.~~

1311 ~~The administrative services director shall maintain the total of all demerit points violations~~
1312 ~~acquired by each licensee. The total of any demerit points violations acquired by a licensee shall~~
1313 ~~be reported by the administrative services director to the city council at the time of application~~
1314 ~~for renewal and at any time the total points violations acquired by a licensee reach the limits for~~
1315 ~~suspension actions of this chapter.~~

1316 ~~DB. 1. In the event that a licensee, or with the licensee's prior knowledge of the action~~
1317 ~~leading to the conviction, its agent or employee is convicted of illegally distributing or~~
1318 ~~possessing with intent to distribute a controlled substance in the licensed premises, in any court,~~
1319 ~~the licensee shall acquire one hundred fifty points **violations**.~~

1320 ~~2. In the event that a third party is convicted of illegally distributing or possessing with intent~~
1321 ~~to distribute a controlled substance in the licensed premises, and the city council finds that there~~
1322 ~~is substantial evidence that such occurred with the licensee's, or its agent's or employee's prior~~
1323 ~~knowledge while employed within the licensee's establishment, of the action leading to the~~
1324 ~~conviction, and that licensee, its agent or employee did not report his or her knowledge of such~~
1325 ~~sale or possession to a peace officer, as that term is defined in Wyoming Statutes Section 7-2-101~~
1326 ~~(1977), as soon as practicable, the licensee shall acquire one hundred fifty points **violations**.~~

1327 ~~3. Should the city council become aware that an event, as described in subsection (D)(1),~~
1328 ~~(D)(2) or (E) of this section, may have occurred, it shall provide the licensee with notice and an~~
1329 ~~opportunity for a hearing. Notice of such hearing shall precede consideration of the matter by at~~
1330 ~~least ten days, shall be served personally or by mail to the address of the licensee listed on the~~
1331 ~~licensee's most recent liquor license application to the city, and shall include a statement:~~

1332 ~~a. That the city council has been informed that one or more of the events described in~~
1333 ~~subsection (D)(1), (D)(2) or (E) of this section, has occurred and that as a result demerit points~~
1334 ~~**violations** may be attributed to the licensee and that a suspension and/or revocation of the license~~
1335 ~~is possible;~~

1336 ~~b. Summarizing the nature and date(s) of the alleged event(s) and the number of demerit points~~
1337 ~~**violations** which would be attributed to the licensee if the city council finds that such event(s)~~
1338 ~~occurred;~~

1339 ~~c. That a hearing on the subject has been scheduled before the city council, and further~~
1340 ~~informing the licensee of the time and place of the hearing; and~~

1341 ~~d. That the purpose of the hearing is to hear evidence, including that presented by the licensee,~~
1342 ~~on the issue.~~

1343 ~~4. In the event that the city council concludes that there is substantial evidence that a licensee,~~
1344 ~~its agent or employee has refused to allow entry and inspection pursuant to Section 5.08.295, the~~
1345 ~~licensee shall acquire one hundred demerit points **violations** for each day that a refusal occurs.~~

1346 ~~E. 1. Except as otherwise provided, the following suspension periods shall be imposed:~~

1347 ~~a. Every licensee acquiring one hundred twenty five points violations in a twelve month~~
1348 ~~period shall have its license suspended for seven days;~~

1349 ~~b.— Every licensee acquiring more than one hundred seventy five but less than two hundred~~
1350 ~~fifty points violations in a twelve month period shall have its license suspended for thirty days;~~
1351 ~~and~~

1352 ~~e.— Every licensee acquiring more than two hundred fifty points violations in a twenty four~~
1353 ~~month period shall have its license suspended for sixty days.~~

1354 ~~2.— It is declared to be a gross violation, both of this chapter and for the purposes of license~~
1355 ~~revocation as provided in Title 12, Chapter 7, of the Wyoming Statutes, for a licensee to have its~~
1356 ~~license suspended three times in any twenty four month period. In the event of a gross violation,~~
1357 ~~the city council may authorize a petition to the district court pursuant to Wyoming Statutes~~
1358 ~~Section 12-7-201 to revoke a licensee's license.~~

1359 ~~3.— The sanctions provided in this section for demerit points violations are cumulative, and~~
1360 ~~therefore points violations may result in multiple sanctions. Accumulated points violations shall~~
1361 ~~not be excused at the end of the license year, but shall instead continue to be counted against a~~
1362 ~~licensee for the periods described in this section of the Casper Municipal Code.~~

1363 ~~FE.— If it appears to the city council that a licensee has acquired sufficient points violations to~~
1364 ~~result in a suspension or revocation of its license, the licensee shall be afforded an opportunity~~
1365 ~~for hearing before the city council. The purpose of such hearing is to allow the licensee to~~
1366 ~~provide information demonstrating that such points violations have not been acquired. Notice of~~
1367 ~~such hearing shall precede consideration of the matter by at least ten days, shall be served~~
1368 ~~personally or by mail to the address of the licensee listed on the licensee's most recent liquor~~
1369 ~~license application to the city, and shall include a statement:~~

1370 ~~1.— That it appears to the city council that the licensee has acquired points **violations** such that a~~
1371 ~~suspension and/or revocation of the licensee's license is appropriate;~~

1372 ~~2.— Summarizing the nature and date(s) of the incidents resulting in points **violations** and the~~
1373 ~~number of demerit points **violations** alleged to have been acquired by the licensee as a result of~~
1374 ~~such incidents;~~

1375 ~~3.— That a hearing on the subject has been scheduled before the city council, and further~~
1376 ~~informing the licensee of the time and place of the hearing; and~~

1377 ~~4.— That the purpose of the hearing is to allow the licensee to offer corrections to the~~
1378 ~~information demonstrating such points **violations** have not been acquired.~~

1379 ~~GF.— At a hearing, a licensee may appear in person or through counsel. A licensee will be given~~
1380 ~~an opportunity to present evidence and argument on the relevant issue. Evidence relied on shall~~
1381 ~~consist of information commonly relied upon by reasonably prudent people in the conduct of~~
1382 ~~their serious affairs. Irrelevant, immaterial or unduly repetitious evidence shall be excluded. A~~
1383 ~~record shall be made of the proceeding and shall include the following:~~

- 1384 1.—All notices and intermediate rulings;
- 1385 2.—Evidence received or considered by the city council including information officially noticed
1386 and received from the municipal court;
- 1387 3.—Questions and offers of proof, objections and rulings thereon;
- 1388 4.—Any proposed findings and exceptions thereto; and
- 1389 5.—Any opinion, findings, decision or order of the city council and any report by any hearing
1390 officer.

1391 ~~**HG.**— Nothing shall preclude the city council from appointing one or more hearing examiners
1392 to conduct any hearing called for by this section for the purpose of assembling a record for
1393 subsequent consideration by the city council. If a hearing examiner is appointed, the council shall
1394 direct the examiner to forward the record of the hearing to the council either with or without
1395 proposed findings of fact and conclusions of law, and with or without the
1396 opinion/recommendation of the examiner.~~

1397 ~~**HH.**— Following the hearing described in this section, and based upon the information
1398 considered and received at such hearing, and the sanctions described, the city council shall:~~

- 1399 1.—Order the suspension of the license in question;
- 1400 2.—Authorize the city attorney to prepare and file with the district court a petition to revoke the
1401 licensee's license; or
- 1402 3.—Find that suspension or revocation is not required by the terms of this section.

1403 ~~City council decisions shall be in writing, shall be supported by findings of fact and conclusions
1404 of law, and shall be delivered to the licensee in interest either personally or by mail at the address
1405 listed on the licensee's most recent liquor license application to the city.~~

1406 ~~**II.**— The city council's action suspending a licensee shall be subject to review in the district
1407 court in accordance with the procedural rules heretofore or hereinafter adopted by the Wyoming
1408 Supreme Court concerning the review of administrative actions. Filing an appeal as provided in
1409 such rules, stays enforcement of the suspension decision pending final order on the appeal. The
1410 city council's action may be set aside by the district court if it finds the action to be:~~

- 1411 1.—Arbitrary, capricious, or otherwise not in accordance with law;
- 1412 2.—Without observance of the procedure required by law; or
- 1413 3.—Unsupported by substantial evidence.

1414 ~~KJ If a license is revoked, except as provided in Wyoming Statutes Section 12-7-201(d)~~
1415 ~~concerning the expiration of a licensee while a revocation order is under appeal, the holder of~~
1416 ~~such revoked license shall not be eligible to apply for a new license for a period of twelve~~
1417 ~~months from the date of revocation.~~

1418 ~~(Ord. No. 3-14, §§ 2-4, 2-4-2014; Ord. No. 2-10, § 1, 1-5-2010; Ord. 8-99 § 1, 1999; Ord. 24-~~
1419 ~~96 § 9, 1996; Ord. 19-95 §§ 3, 4, 1995; Ord. 5-95 § 1, 1995; Ord. 25-86 (part), 1986; prior code~~
1420 ~~§ 3-44)~~

1421 ~~5.08.195 – Administrative fees.~~

1422 ~~In addition to any other penalty, sanction or fee authorized by law, if a licensee, either as an~~
1423 ~~entity or by virtue of its employees or agents, violates Casper Municipal Code Section 5.08.360~~
1424 ~~for the sale or furnishing of alcohol to a minor, et seq, the licensee shall, upon notice, pay to the~~
1425 ~~city clerk, an administrative fee in the amount of one thousand dollars for the first instance of~~
1426 ~~reaching three convictions for violations occurring within a twelve twenty-four month period,~~
1427 ~~and two thousand dollars for a fourth violations within a twelve twenty-four month period, and~~
1428 ~~five thousand dollars for a fifth or subsequent violation within that twelve twenty-four month~~
1429 ~~period. Such fee shall be paid~~

1430 ~~within ten days of the notice to pay. The notice to pay shall be issued by the city clerk upon~~
1431 ~~notification by the court of convictions for the relevant offenses, but the time frame for~~
1432 ~~accumulation of the fees shall be based on date of violation, not conviction. If such fee is not~~
1433 ~~paid, or a hearing before council is not requested within ten days of notice begin given, the~~
1434 ~~license shall be suspended until such time as the fee is paid to the city clerk.~~

1435 ~~————— It shall be in council’s sole discretion, after hearing, whether to impose or suspend~~
1436 ~~the fee. The hearing shall not be a contested case hearing, and the Wyoming Administrative~~
1437 ~~Procedures Act shall not apply to such hearing.~~

1438 ~~(Ord. 19-06 § 1, 2006)~~

1439 **5.08.540 – Council Hearing and Appeal of Suspension or Revocation**

1440 If it appears to the city council that there are concerns that a suspension or revocation
1441 of a license may be appropriate, the licensee shall be afforded an opportunity for hearing before
1442 the city council. The purpose of such hearing is to allow the licensee to provide information
1443 demonstrating that such action is not warranted. Notice of such hearing shall precede
1444 consideration of the matter by at least ten days, shall be served personally or by mail to the
1445 address of the licensee listed on the licensee’s most recent liquor license application to the city,
1446 and shall include a statement:

1447 1. That it appears to the city council that there are concerns that a suspension and/or
1448 revocation of the licensee’s license may be appropriate;

- 1449
- 1450 2. Summarizing the nature and date(s) of the incidents resulting in the concern(s);
- 1451
- 1452 3. That a hearing on the subject has been scheduled before the city council, and further
- 1453 informing the licensee of the time and place of the hearing; and
- 1454
- 1455 4. That the purpose of the hearing is to allow the licensee to offer corrections and/or
- 1456 contest the information before council which has given rise to the concern(s).
- 1457
- 1458 A. At a hearing, a licensee may appear in person or through counsel. A licensee will be
- 1459 given an opportunity to present evidence and argument on the relevant issue. Evidence relied on
- 1460 shall consist of information commonly relied upon by reasonably prudent people in the conduct
- 1461 of their serious affairs. Irrelevant, immaterial or unduly repetitious evidence shall be excluded.
- 1462 A record shall be made of the proceeding and shall include the following:
- 1463 1. All notices and intermediate rulings;
- 1464 2. Evidence received or considered by the city council including
- 1465 information officially noticed and received from the municipal court;
- 1466 3. Questions and offers of proof, objections and rulings thereon;
- 1467 4. Any proposed findings and exceptions thereto; and
- 1468 5. Any opinion, findings, decision or order of the city council and any
- 1469 report by any hearing officer.
- 1470 B. Nothing shall preclude the city council from appointing one or more hearing
- 1471 examiners or officers to conduct any hearing called for by this section for the purpose of
- 1472 assembling a record for subsequent consideration by the city council. If a hearing examiner is
- 1473 appointed, the council shall direct the examiner to forward the record of the hearing to the
- 1474 council either with or without proposed findings of fact and conclusions of law, and with or
- 1475 without the opinion/recommendation of the examiner.
- 1476 C. Following the hearing described in this section, and based upon the information
- 1477 considered and received at such hearing, and the sanctions described, the city council shall:
- 1478 1. Order the suspension of the license in question;
- 1479 2. Authorize the city attorney to prepare and file with the district court a
- 1480 petition to revoke the licensee's license; or
- 1481 3. Find that suspension or revocation is not required by the terms of this
- 1482 section;

1483 4. Place conditions upon the license and licensee which shall address
1484 concerns of the Council which exist after the hearing.

1485
1486 City council decisions shall be in writing, shall be supported by findings of fact and conclusions
1487 of law, and shall be delivered to the licensee in interest either personally or by mail at the address
1488 listed on the licensee's most recent liquor license application to the city.

1489 D. The city council's action suspending a licensee shall be subject to review in the
1490 district court in accordance with the procedural rules heretofore or hereinafter adopted by the
1491 Wyoming Supreme Court concerning the review of administrative actions. Filing an appeal as
1492 provided in such rules, stays enforcement of the suspension decision pending final order on the
1493 appeal. The city council's action may be set aside by the district court if it finds the action to be:

- 1494 1. Arbitrary, capricious, or otherwise not in accordance with law;
1495 2. Without observance of the procedure required by law; or
1496 3. Unsupported by substantial evidence.

1497 E. If a license is revoked, except as provided in Wyoming Statutes Section 12-7-201(d)
1498 concerning the expiration of a licensee while a revocation order is under appeal, the holder of
1499 such revoked license shall not be eligible to apply for a new license for a period of twelve
1500 months from the date of revocation.

1501 PASSED on 1st reading the 22nd day of January, 2019

1502 PASSED on 2nd reading the ___ day of _____, 2019

1503 PASSED, APPROVED, AND ADOPTED on third and final reading the
1504 _____ day of _____, 2019.

1505
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1509 APPROVED AS TO FORM:

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1516 ATTEST:

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
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
Fleur D. Tremel
City Clerk

CITY OF CASPER, WYOMING
A Municipal Corporation

Charles Powell
Mayor

January 31, 2019

MEMO TO: J. Carter Napier, City Manager  for J. Carter Napier

FROM: Andrew Beamer, P.E., Public Services Director 
Bruce Martin, Public Utilities Manager

SUBJECT: Authorizing a pre-application submittal to the Wyoming State Loan and Investment Board for an \$8.0 Million Clean Water State Revolving Fund (CWSRF) Loan for the North Platte Sanitary Sewer Interceptor Rehabilitation Project.

Meeting Type & Date
Council Work Session
February 12, 2019

Action type
Authorization

Recommendation:

That Council, by resolution, authorize a pre-application submittal to the Wyoming State Loan and Investment Board for an \$8.0 million CWSRF Loan for the North Platte Sanitary Sewer Interceptor Rehabilitation Project.

Summary:

The North Platte Sanitary Sewer Interceptor (NPSSI) is a 47,000 foot long pipeline that begins on the west side of Paradise Valley, collects wastewater from homes and businesses from Casper, Bar Nunn, Mills, and several Water & Sewer, and Improvement & Service Districts, and conveys the wastewater to the Sam Hobbs Regional Wastewater Treatment Plant (WWTP). The interceptor ranges in diameter from 24 to 54 inches and is constructed of unlined reinforced concrete pipe (RCP). The pipeline was designed and constructed during the early 1980's at a time when Casper was expected to grow significantly. The interceptor was sized to accommodate the anticipated growing population. However, Casper did not experience the growth expected, leaving a pipeline that is oversized and underutilized. Low, slow flows in the interceptor allow for the creation of hydrogen sulfide gas (H₂S), a chemical that is toxic and highly corrosive to concrete pipe. Concerns regarding the extent of corrosion in the interceptor prompted a risk-based condition assessment of the NPSSI.

CH2M HILL Engineering Inc. conducted the North Platte Sanitary Sewer Condition Assessment Study in two phases. During Phase I of the study, each manhole along the pipeline was inspected. Additionally, a pole mounted zoom camera was used to visually inspect 25-75 feet of pipeline in both directions out of each manhole. During this initial assessment, just over 12,000 feet of pipeline was identified as potentially having extensive corrosion. During Phase II of the study, these pipes were televised using closed circuit television (CCTV), which provided more comprehensive pipeline condition data. Additionally, core samples of the pipe walls were taken and tested to determine pipe integrity at two locations expected to have a high degree of corrosion.

The final report of the North Platte Sanitary Sewer Interceptor Condition Assessment Study identified three areas of capital improvements that are necessary to extend the dependable service life of the NPSSI: 1) drop connection improvements, 2) pipeline rehabilitation, and 3) manhole rehabilitation. Drop connections are pipes that drop wastewater from a tributary sewer pipeline into the interceptor. Currently, three of these connections cause turbulence at the junction, which releases increased amounts of H₂S gas and accelerates deterioration. Drop connection improvements will limit turbulence and retard corrosion of the adjacent RCP. Reconstruction of these drop connections is estimated to cost \$530,000.

Trenchless pipeline rehabilitation was recommended for 10,696 feet of interceptor pipeline that either displayed signs of advanced H₂S corrosion, pipe wall loss of more than one inch, exposed pipe reinforcement, and other major structural flaws, or had notable corrosion and was adjacent to a high priority area. Depending on the technology used, the project may include a combination of temporary installation pits, new manhole structures, and/or surface restoration. Pipeline cleaning, bypass pumping, and appropriate odor control measures must also be incorporated into the rehabilitation design. The estimated cost for the pipeline rehabilitation is \$6.070 million.

Finally, it was recommended that all connected manhole structures on the pipelines identified for improvements also be rehabilitated. This includes chemical grouting, coating, and corrosion proof lining of 44 manholes. These improvements may extend the life of the manholes 30-40 years. The estimate for manhole rehabilitation is \$275,000.

The total NPSSI rehabilitation cost is estimated at \$6.875 million. Assuming standard design costs of 10% and a construction administration cost of 8%, the total project cost is anticipated to be just over \$8.0 million.

A facility for liquid phase chemical treatment and corrosion mitigation was completed in FY17 to help inhibit further degradation of the pipeline from hydrogen sulfide gas. In the past, summertime flushing flows from the Paradise Valley wells were used to help control H₂S generation in the NPSSI, but these flushing flows are high in selenium.

Combined, these capital improvements and corrosion mitigation will save tens of millions of dollars in future pipe repairs and replacements while extending the service life of the pipeline another 30+ years.

Financial Considerations

The CWSRF loan will be for \$8.0 million and will be eligible for 25% principal forgiveness. Upon completion of the project and consummation of the amended promissory note, the outstanding \$6.0 million loan balance is proposed to be paid off using the Opportunities Fund.

Oversight/Project Responsibility

Andrew Beamer, P.E., Public Services Director
Bruce Martin, Public Utilities Manager