

St. Louis City Ordinance 65061

FLOOR SUBSTITUTE
BOARD BILL NO. [00] 43

INTRODUCED BY ALDERMAN SHARON TYUS

An ordinance pertaining to vendors; repealing Ordinance 64712, approved on July 29, 1999 and Ordinance 64569, approved on February 11, 1999; prohibiting street vendors within the City of St. Louis except within designated vending districts; establishing vending districts within the City of St. Louis; promulgating rules and regulations for vending within vending districts; containing definitions, a penalty clause, a severability clause and an emergency clause.

NOW THEREFORE BE IT ORDAINED BY THE CITY OF ST. LOUIS AS FOLLOWS:

SECTION ONE. Ordinance 64712, approved on July 29, 1999 and Ordinance 64569, approved on February 11, 1999 are hereby repealed.

SECTION TWO. Definitions.

"City park" means any area maintained by the Director of Parks, Recreation and Forestry including any sidewalk immediately adjacent to such area but not extending past the curblineline of such sidewalk.

"Festival vendor" means any person who sells or offers for sale any goods, wares, merchandise, flowers, horticultural products, services, food or beverages from a booth, stall, stand, table, wagon, pushcart, handcart or other vehicle, or from a pack, basket or similar container, or hand held display at a parade, fair or festival for which the City has issued a permit.

"Itinerant vendor" means any person who engages in a temporary or transient business in the City, selling goods, wares, merchandise, flowers, horticultural products, services, food or

beverages, and who for the purpose of carrying on such business, hires, leases or occupies any building or enclosed structure, or any portion thereof, for the exhibition or sale of goods, wares or merchandise.

"Roadway" means that portion of the street or alley, excluding the median if any, between the regularly established curbs, or that portion ordinarily used for vehicular traffic.

"Sidewalk" means that portion of a street, intended for the use of pedestrians, between the curblines or lateral boundary of a roadway and the adjacent property line.

" Sidewalk Vendor" means any person who sells or offers for sale on any public sidewalk or public right of way, other than a roadway or roadway median, any goods, wares, merchandise, flowers, horticultural products, services, food or beverages from a booth, stall, stand, table, wagon, pushcart, handcart or other non-motorized vehicle, or from a pack, basket or similar container, or hand held display.

"Soulard Market Area" means the area bounded by Lafayette Street on the south, Seventh Street on the east, Marion Street on the north and Interstate highway 55 on the west.

" Vehicle Vendor" means any person who sells or offers for sale on any public roadway any goods, wares, merchandise, flowers, horticultural products, services, food or beverages from a wagon, pushcart, handcart or other vehicle.

"Vend or vending" means to sell or offer for sale any goods, wares, merchandise, flowers, horticultural products, services, food or beverages.

SECTION THREE. Vending prohibited; exceptions.

No person shall sell or offer for sale or permit the offering or selling of any goods, wares, merchandise, flowers, horticultural products, services, food or beverages upon any public sidewalk, street, roadway, or roadway

median within the City of St. Louis except in those areas designated by ordinance as Vending Districts.

SECTION FOUR. The following areas are designated as Vending Districts within the City of St. Louis. Except for those vending businesses located in The Wharf Vending District as regulated by the provisions of Ordinance 61362, every vending business operated within a Vending District shall comply with the rules and regulations adopted in this ordinance.

A. "Downtown Vending District" shall mean the area bounded by the Mississippi River on the east, Cole Street on the north, Tucker Boulevard on the west and Interstate highway 40 on the south.

B. "City Park Vending Districts" shall mean any area maintained by the Director of Parks, Recreation and Forestry.

C. "Wharf Vending District" as defined and regulated by Ordinance 61362, June 6, 1989.

D. "Meramec Street Vending District" shall mean the area bounded by the west curb line of South Broadway south from the south curb line of Meramec Street to the southernmost part of the lot numbered 4257 South Broadway; and on Ohio Street from the south curb line of Meramec Street to the north curb line of South Broadway provided such vendors are licensed as provided herein. Licensed vendors in this district may sell agricultural products and flowers only.

E. "24th Ward Vending District" shall mean the area Beginning at the intersection of the western City limits and the Daniel Boone Expressway and proceeding along the centerlines in a generally clockwise direction northeast to Oakland, east to Graham, south to Manchester, east to Hampton, south to the St. Louis and San Francisco railroad tracks, east to Kingshighway, south to Southwest, southwest to Brannon, south to Arsenal, west to Hampton, north to Southwest, west to Clifton, northwest to Columbia, south to Southwest, west to the St. Louis and San Francisco

railroad tracks, southwest to Arsenal, west to Ellendale, north to the Missouri Pacific Railroad tracks, southwest to the City limits, and north to the point of beginning.

F. "The Grand Boulevard Vending District" shall mean the area along Grand Boulevard from Natural Bridge Avenue to Interstate Highway 70.

G. "The 14th Ward Vending District" shall mean the area beginning at the intersection of Chippewa and Macklind and proceeding in a generally clockwise direction along the centerlines east to Kingshighway, north to Beck, east to Ridgewood, south to Chippewa, east to Meramec, east to Gravois, south to the railroad tracks, southeast to Gustine, south to Delor, west to Ray, south to Walsh, west to Morganford, northwest to Gravois, southwest to Bates, east to Morganford, south to Federer, west to Carlsbad, south to Holly Hills, west to Kingshighway, north to Eichelberger, west to Macklind, north to the point of beginning.

H. "The 4th Ward Vending District" shall mean the area beginning at the intersection of the centerlines of Vandeventer and Evans, and proceeding along the centerlines in a generally clockwise direction west to Marcus, north to Ashland, east to Sarah, south to Greer, east to Clay, north to Sullivan, east to Vandeventer, south to Greer, east to Prairie, south to Page, west to Vandeventer and north to the point of beginning.

SECTION FIVE. This ordinance shall not be construed to forbid merchants occupying with their goods, wares, merchandise, flowers, food or beverages, a limited portion of the sidewalk adjacent to the property occupied by them in conformity with the conditions of a permit obtained from the Department of Streets or the Board of Public Service, or prevent or prohibit the sale or offering for sale any goods, wares, merchandise, flowers, food or beverages

(i) by merchants pursuant to Ordinance 60950, approved on July 18, 1988; or

(ii) the delivery of any goods, wares, merchandise, flowers, food or beverages to any residence or business within the aforementioned geographical areas;

(iii) during any period of time for which a festival, fair or parade permit has been issued by the Street Department or the Board of Public Service for a festival, fair or parade to be conducted within any of the aforementioned areas.

PART I
VENDORS
LICENSE

SECTION SIX. Vending business - Permitted - License required

No person shall operate a business as a sidewalk vendor, vehicle vendor, itinerant vendor, or festival vendor within Vending District without first having obtained a license according to the provisions of this ordinance. No person shall act as an agent or an employee for any person licensed under the provisions of this ordinance unless such person has first obtained an identification certificate from the License Collector. No licensee shall permit any other person to act as agent or employee for such licensee unless such person has first obtained an identification certificate from the License Collector.

SECTION SEVEN. Vendor's License-Application-contents

Application for a license shall be made in writing on a form provided by the License Collector, and signed by the applicant. If the applicant is a corporation, a duly authorized agent shall sign the application. The application shall contain the following information:

- (a) The full name, residence address and business address of the applicant and any employee of the applicant
- (b) The business telephone number of the applicant;
- (c) The type of license sought by the applicant;
- (d) A general description of the item or items to be sold;

- (e) A full face photograph of the applicant and a full face photograph of the applicant's employees, if applicable;
- (f) a written statement of clearance certifying that no current or past earnings and /or property taxes are due and payable to the City;
- (g) a statement from the Director of Revenue of the State of Missouri certifying that the applicant is not delinquent in the payment of any sales tax if the list of delinquent taxpayers provided to the City by the Director of Revenue indicates a delinquency on the part of such person.

Any such other information as may be required by the License Collector.

Subsequent to the issuance of a license, the licensee shall be required to notify the License Collector within 10 days of any changes in the information made part of the application.

Section Five. Issuance of license - Contents - Exhibition

Upon the filing of the completed application, the payment of the proper license fee as prescribed in this ordinance, the License Collector shall deliver to the licensee a license.

Every license shall be numbered consecutively, and shall show the name, occupation and place of residence of the licensee and the period for which the license is issued.

Every license shall be color-coded in a manner to be determined by the License Collector.

Each licensee shall carry the license with him and shall exhibit it whenever required by any police officer or other officer authorized under the laws or ordinances to make arrests.

SECTION EIGHT. Identification Certificate-Application-contents

Application for an employee identification Certificate shall be made in writing on a form provided by the License Collector, and signed by the applicant. The application shall contain the following information:

- (a) The full name, residence address and business address of the applicant;
- (b) The name of the applicant's employer;
- (c) A full face photograph of the applicant;
- (d) Any such other information as may be required by the License Collector.

The License Collector is authorized to charge a non-refundable application processing fee of \$20.00 to be collected at the time of application. Subsequent to the issuance of an identification certificate, the certificate holder shall be required to notify the License Collector within 10 days of any changes in the information made part of the application. Each certificate holder shall carry the certificate with him and shall exhibit it whenever required by any police officer or other officer authorized under the laws or ordinances to make arrests.

SECTION NINE. Corporate applicant qualifications.

Each corporate applicant for a vending license shall be qualified to do business under the laws of the state of Missouri.

SECTION TEN. Applicability of Health Code-Inspection.

All licensees and their employees shall be subject to and comply with all applicable requirements and standards for dispensing and purveying food contained in Title Eleven of the Revised Code, as amended, and rules and regulations promulgated thereunder by the Health Commissioner. All food held, offered for sale, sold or given away by licensees shall be subject to and comply with all applicable requirements for such food of the Revised Code and the rules and regulations promulgated thereunder by the Health Commissioner.

SECTION ELEVEN. Health Inspections and analysis.

It shall be the duty of every licensee to permit inspections to be made and, when required, to furnish samples of any foods kept, offered for sale or given away by the licensee as often as may be deemed necessary to determine that the foods are free from adulteration, are not misbranded, and do not contain an excessive number of microorganisms

or their toxins. The licensee shall answer all reasonable and proper questions and furnish records of the sampled product. Samples shall be examined or analyzed by or under the direction of the City's Department of Health, and a record of each such examination or analysis shall be made and kept in its office.

PART II SIDEWALK AND VEHICLE VENDORS

SECTION TWELVE. Sidewalk and Vehicle Vendor's License-Application

Every individual who desires a license as a sidewalk or vehicle vendor shall make application therefor in conformity with the provisions of this ordinance relating to applications for licenses. The fee for a sidewalk or vehicle vendor's license shall be \$200.00 per year. A non-refundable application processing fee of \$25.00 shall be collected at the time of application; provided, however, that upon the granting of a license, the amount of the application fee shall be credited to the fee for said license.

SECTION THIRTEEN. Sidewalk or vehicle vendor's License-Term.

Any sidewalk or vehicle vendor's license issued according to the provisions of this ordinance shall be valid until December 31 of the year in which this ordinance is enacted. Thereafter all licenses shall be valid for one (1) year beginning on January 1 and ending on December 31. Renewal of licenses shall be permitted beginning on December 1.

No license shall be issued under this ordinance except for the full license period and the full license fee.

SECTION FOURTEEN. Additional permit requirements.

The license collector shall issue the license to the applicant upon his meeting the following conditions:

A. Present proof of compliance with all requirements deemed necessary by the Department of Health, the Department of Streets, the Department of Public Safety or the Department of Parks, Recreation and Forestry; and

B. Present proof of insurance in the amount of twenty-five thousand dollars/fifty thousand dollars bodily injury coverage and property

damage in the amount of ten thousand dollars with an insurance company of good standing on each vehicle used in the operation of the vending business.

SECTION FIFTEEN. Rules and Regulations.

A. The business of sidewalk or vehicle vending shall only be permitted between the hours of 6:00 a.m. and 11:00 p.m.

B. No pushcart or other vehicle related to the operation of a vending business shall be located on any City sidewalk or other public way during non-vending hours, nor shall any such pushcart or other item be parked, stored or left overnight;

C. A licensed vendor may not block the passage of the public through a public area or interfere with access to ramps, curb cuts or other conveniences for individuals with disabilities. If a sufficient crowd gathers to transact business with a licensed vendor such that the passage of the public through a public area is blocked or that access to ramps, curb cuts or other conveniences for individuals with disabilities is blocked a police officer may disperse that portion of the crowd that is blocking the passage of the public.

D. A licensed vendor may not conduct a vending business in a public area so as to obstruct access to private property, except with the prior written consent of the owner or manager of the property.

E. The conduct and behavior of all licensed vendors shall comply in all respects with existing noise ordinances.

F. No licensed vendor shall conduct a vending business within 150 feet from another licensed vendor or an existing business which sells or offers for sale comparable goods or merchandise.

G. No licensed vendor shall conduct a vending business within 300 feet of a fair or festival unless such vendor has first obtained the written permission of the permit holder of the fair or festival and has been issued a festival vendor's license under the provisions of this ordinance.

H. Licensed vendors shall keep the sidewalks, street and other spaces adjacent to their vending sites or locations clean and free of paper, peelings and refuse of any kind. All trash or debris accumulating within

fifteen (15) feet of any vending stand shall be collected and disposed of by the vendor each day of operation.

I. Persons engaged in food or beverage vending shall affix to their pushcart a receptacle for litter that shall be maintained and emptied regularly and marked as being for litter.

J. Licensed vendors may not put refuse from the operation of their pushcart in or beside any public trash container or in any drain along or in the streets or sidewalks.

K. Licensed vendors may not leave their pushcart unattended at any time.

L. A pushcart shall not be motor powered. Nothing in this paragraph shall prohibit the transportation of a licensed vendor's pushcart to and from the licensed vendor's authorized location by a motor powered vehicle.

M. The Director of Streets shall formulate any additional rules and regulations necessary for the proper administration of this ordinance. Rules and regulations shall be maintained in the office of the Director of Streets and shall be available for public inspection during ordinary business hours.

SECTION SIXTEEN. License transferral prohibited.

No transfer of ownership shall be allowed on any license issued hereunder.

SECTION SEVENTEEN. Licensed vendor's vehicles.

A. Every wagon, cart or other vehicle used by a licensed vendor in or about his business shall have the name of the owner and his address plainly, distinctly, and legibly painted in letters and figures at least two inches in height in a conspicuous place on the outside of each side of every such wagon, cart or other vehicle, and such name and address shall be kept so painted plainly and distinctly at all times while such wagon, cart or other vehicle is in use during the continuance of the license covering the use of such wagon, cart or other vehicle.

B. No vehicle used for vending, selling or peddling within the City shall interfere with or impede the flow of traffic on any City street. No vending vehicle shall violate any traffic or parking laws, including the prohibition of double parking of the City.

C. Whenever the vehicle is stopped for the purpose of making a sale, it shall be stopped at the right hand curb of the street at the extreme right hand edge of the pavement and shall be legally parked. No sale shall be made from any such vehicle from other than the curb side when said vehicle is legally parked or to any person who is standing in the normally traveled portion of a City street or alley. At such stops the vehicle's motor shall be turned off unless its operation is essential to producing the product sold.

D. No vehicle may be parked or stored in a restricted parking area.

E. Each vending vehicle subject to the provisions of this chapter shall be equipped with:

(i) A mechanical and electrical signaling device which while the vehicle is stopped to make sales, will display flashing signals plainly visible from the front and rear, during the day or night, indicating that sales therefrom are being made;

(ii) A receptacle for the disposal of wrappers, papers, containers and other trash.

F. All vehicles used in the sale of the products described in this ordinance must be kept in a clean and sanitary condition at all times, and when containing loads or parts of loads of such products, they must be kept only in sanitary places that meet with the rules and regulations of the City Health Department.

PART II - FESTIVAL VENDORS

SECTION EIGHTEEN. Festival Vendor License-Application.

Every individual who desires to operate a vending business at a festival, fair or parade shall make application for a festival vendor license in conformity with the provisions of this ordinance relating to applications for licenses. The fee for a festival vendor's license shall be \$75.00. A

non-refundable application processing fee of \$25.00 shall be collected at the time of application; provided, however, that upon the granting of a license, the amount of the application fee shall be credited to the fee for said license. The sponsor of the fair, festival or parade and the vendor shall be jointly and severally liable for obtaining a festival vendor's license from the License Collector.

SECTION NINETEEN. Exemptions

Any vendor at a fair or festival which is three (3) calendar days or less in duration or any vending business which is operated at any fair, festival or parade solely for the benefit of a not-for-profit organization as defined by Section 501 (c) (3) of the Internal Revenue Code shall be exempt from the payment of a festival vendor license fee. Festival vendors shall not be required to obtain employee identification certificates for individuals who assist the licensee in the operation of a festival vending business. Exempted festival vendors shall be required to comply with all other provisions of this ordinance.

SECTION TWENTY. Festival Vendor's License - Term.

A festival vendor's license shall only be valid for the period of time during which the fair, festival or parade is held.

SECTION TWENTY-ONE. Festival vendor's license - contents.

In addition to any other requirement contained in this ordinance, the festival vendor's license shall include name and address of sponsor of fair, festival or parade, name and address, social security number and federal identification number of organization or vendor, type of article to be sold, days of vending, and other information deemed necessary by the License Collector.

SECTION TWENTY-TWO. Registration in advance.

All festival vendors shall be registered at least twenty-one (21) days prior to the fair, festival or parade at which they intend to sell goods or merchandise. The License Collector may waive this provision for good cause shown.

SECTION TWENTY-THREE. Additional license and permit requirements.

No festival vendor offering any goods, wares, merchandise, food or beverage exclusively at a fair, festival or parade pursuant to the provisions of this ordinance, is required to have any additional business or merchants license except for a license or permit required by the excise laws of the City.

PART III - ITINERANT VENDORS

SECTION TWENTY-FOUR. Itinerant Vendor License-Application.

Every individual who desires a license as an itinerant vendor shall make application therefor in conformity with the provisions of this ordinance relating to applications for licenses, and shall state the class of license sought. The fee for an itinerant vendor's license shall be \$25.00 per day. A non-refundable application processing fee of \$25.00 shall be collected at the time of application; provided, however, that upon the granting of a license, the amount of the application fee shall be credited to the fee for said license.

SECTION TWENTY-FIVE. Itinerant vendor's license - term

Any itinerant vendor's license issued according to the provisions of this ordinance shall only be valid on the day issued.

No itinerant vendor's license shall be issued under this ordinance except for the full license period and the full license fee.

SECTION TWENTY-SIX. License transferral prohibited.

No transfer of ownership shall be allowed on any license issued hereunder.

SECTION TWENTY-SEVEN. Temporary association with local dealer.

Any person engaged as an itinerant vendor shall not be relieved from the provisions of this ordinance by reason of temporary association with any local dealer, trader, merchant or auctioneer, or by conducting a temporary or transient business in connection with, or as a part of, the business of, or in the name of any local dealer, trader, merchant or auctioneer.

SECTION TWENTY-EIGHT. Applicability of part.

The provisions of this ordinance shall not apply to sales made to dealers by commercial travelers or selling agents in the usual course of business, nor to bona fide sales of goods, wares or merchandise by sample for future delivery.

SECTION TWENTY-NINE. Limitations on applicability.

The provisions of this ordinance shall not apply to any person who hires, leases or occupies any part of a building or enclosed structure, or portion thereof, for the exhibition or sale of goods, wares or merchandise for a period of more than two consecutive days and less than ten consecutive days on less than three occasions in any calendar year.

SECTION THIRTY. Rules and Regulations for Downtown Vending District

In addition to all other requirements of this ordinance the following provisions shall apply to every vending business in the Downtown Vending District. The provisions of this section shall supercede any other provision of this ordinance if such provisions are inconsistent.

A. Every vending business in the Downtown Vending District must operate from a fixed location on a public sidewalk or public right of way, other than a roadway except when licensed as a Festival Vendor under the provisions of this ordinance.

B. Vendors must apply for a permit to operate a vending business in the Downtown Vending District.

C. No more than ten (10) Sidewalk Vendors permits may be in use within the Downtown Vending District at any time. The Director of Streets shall be authorized to issue seven (7) such permits and the Director of Parks shall be authorized to issue three (3) such permits. These permits shall be issued on a first come basis. Spaces shall not be assigned or reserved in any manner. No person, partnership or corporation shall be issued more than two (2) permits to operate a vending business within the Downtown Vending District at any one time.

D. A sidewalk vendor shall be required to operate a vending business a minimum of three days per week for a minimum of four (4) hours per day. No pushcart or other item related to the operation of a vending business shall be located on any City sidewalk or other public way during non-vending hours, nor shall any such pushcart or other item be parked, stored or left overnight in the Downtown Vending District;

E. Downtown Vending District permits shall be valid for one (1) year beginning on January 1 and ending on December 31. Renewal of permits shall be permitted beginning on December 1.

SECTION THIRTY-ONE.. Rules and Regulations for City Parks Vending Districts.

A. Except as provided in Chapter 22.20 of the Revised Code, as amended, pertaining to awarding concession contracts in City parks, no person shall vend or operate a vending business in any City park without first having obtained a license in accordance with the provisions of this ordinance and a permit from the Director of Parks, Recreation and Forestry.

B. The Director of Parks, Recreation and Forestry is authorized to establish rules, regulations and fee schedules not inconsistent with the provisions of this ordinance necessary for the proper administration of operating a vending business within City Park Vending Districts; provided, however, that the Director shall issue no vehicle vendor permits and not more than three (3) fixed location sidewalk vendor permits at one time for the totality of all city parks located within the Downtown Vending District. Such rules, regulations and fee schedules shall be maintained in the office of the Director and shall be available for public inspection during ordinary business hours.

PART V GENERAL PROVISIONS.

SECTION THIRTY-TWO. The provisions of this ordinance shall not apply to any person operating a business within the Soulard Market Area under an agreement with the Director of Public Utilities or any person who has entered into a concession contract with the City of St. Louis.

SECTION THIRTY-THREE .The provisions of this ordinance shall not be construed as prohibiting the distribution or sale of newspapers, pamphlets, handbills or other written or printed matter sold or distributed for the purpose of disseminating news and information.

SECTION THIRTY-FOUR. The provisions of Section Six of this ordinance requiring vendors within the City of St. Louis to obtain a license shall not apply to the sale of any farm produce or farm products including but not limited to any horticultural products, fruits, vegetables, garden products, butter, eggs, or poultry by any farmer or producer, or any employee of any farmer or producer, who shall grow or process such farm produce or farm products.

SECTION THIRTY-FIVE.

A. Any goods, wares, merchandise, flowers, horticultural products, food or beverages sold or offered for sale by a vendor who is charged with a violation of this ordinance may be confiscated by the police department or the health department and held pending the prosecution of such violation.

B. Any goods, wares, merchandise, flowers, horticultural products, services, food or beverages being held pursuant to this section shall only be released upon notification by the warrant officer for municipal violations that such goods, wares, merchandise, flowers, horticultural products, services, food or beverages are no longer necessary for prosecution.

C. If such goods, wares, merchandise, flowers, horticultural products, services, food or beverages are not redeemed by the vendor or the vendor's agent within a reasonable time after the disposition of any summons issued for a violation of this ordinance, they may be disposed of in any manner deemed in the best interest of public health and safety.

SECTION THIRTY-SIX. Penalty

Any person who is found guilty or enters a plea of guilty to a violation of any provision of this ordinance, or who knowingly furnishes false information on any license or permit application required by this ordinance, shall be subject to a fine of not less than \$50.00 nor more than \$500.00 or to a term of imprisonment of not more than ninety (90) days or both a fine and imprisonment.

SECTION THIRTY-SEVEN. Revocation of license.

The License Collector shall revoke any vendor's license issued herein if the licensee is found guilty or enters a plea of guilty to a violation of any provision of this ordinance or violates any license regulation promulgation under the authority of this ordinance. A licensee shall not be entitled to a refund of the fees paid for any license which is subsequently revoked as provided herein.

SECTION THIRTY-EIGHT. SEVERABILITY

The provisions of this ordinance shall be severable. In the event that any provision of this ordinance is found by a court of competent jurisdiction to be unconstitutional, the remaining provisions of this ordinance are valid unless the court finds the valid provisions of this ordinance are so essentially and inseparably connected with, and so dependent upon, the void provision that it cannot be presumed that the Board of Aldermen would have enacted the valid provisions without the void ones or unless the Court finds that the valid provisions, standing alone, are incomplete and incapable of being executed in accordance with the legislative intent.

SECTION THIRTY-FIVE. EMERGENCY CLAUSE.

This being an ordinance for the preservation of public peace, health, and safety, it is hereby declared to be an emergency measure within the meaning of Sections 19 and 20 of Article IV of the Charter of the City of St. Louis and therefore shall become effective immediately upon its passage and approval by the mayor.

Legislative History				
1ST READING	REF TO COMM	COMMITTEE	COMM SUB	COMM AMEND
05/12/00	05/12/00	STR		
2ND READING	FLOOR AMEND	FLOOR SUB	PERFECTN	PASSAGE
06/23/00		09/22/00	09/22/00	09/29/00
ORDINANCE	VETOED	VETO OVR	SIGNED BY MAYOR	
65061			10/11/00	

