Roll Call Number	Agenda Item Number
	55
Date April 9, 2012	

RESOLUTION INITIATING AN AMENDMENT TO THE ZONING ORDINANCE TO FURTHER REGULATE THE ALLOWED LOCATION OF BUSINESSES ENGAGED IN THE SALE OF ALCOHOLIC LIQUOR FOR OFF-PREMISES CONSUMPTION, AND IMPOSING A TEMPORARY MORATORIUM

WHEREAS, a recent change in the Iowa Alcoholic Beverage Control Act has removed a longstanding prohibition against the issuance of a Class E Liquor Control License for the sale of alcoholic liquor for off-premises consumption from any premises at which gasoline is sold; and,

WHEREAS, since this change in the state law became effective on July 1, 2011, a total of 15 businesses in Des Moines, including eleven gas stations/convenience stores, have obtained licenses to sell alcoholic liquor for off-premises consumption; and,

WHEREAS, by Ordinance No. 15,059 passed October 24, 2011, the City Council made the sale of alcoholic liquor by Limited Food Sales Establishments and Limited Retail Sales Establishments (those under 10,000 square feet in size), by Gas Stations/Convenience Stores, and by Liquor Stores subject to receipt of a conditional use permit from the Zoning Board of Adjustment in an attempt to address the detrimental impact such businesses sometimes impose upon adjoining properties and the neighborhoods in which they are located; and,

WHEREAS, the City Council believes that the existing limitations on the sale of alcoholic liquor by Limited Food Sales Establishments, Limited Retail Sales Establishments, Gas Stations/Convenience Stores, and Liquor Stores have been inadequate to stop the proliferation of businesses engaged in the sale of alcoholic liquor, and the detrimental impact that the density of such businesses can have adjoining properties and the neighborhoods in which they are located; and,

WHEREAS, a temporary moratorium on the commencement of any business selling alcoholic liquors for off-premises consumption and upon the conversion of any existing business to one selling alcoholic liquors for off-premises consumption, from any business premises which is operated as a Limited Food Sales Establishment, Limited Retail Sales Establishment, Gas Station/Convenience Store or Liquor Store, is necessary and appropriate to preserve the status quo until appropriate regulations can be considered and adopted to address the detrimental impact that the proliferation of such businesses is having within the City of Des Moines.

NOW THEREFORE, BE IT RESOLVED by the City Council for the City of Des Moines, Iowa, as follows:

- 1. No new business selling alcoholic liquors for off-premises consumption shall be commenced, and no existing business shall be converted to one selling alcoholic liquors for off-premises consumption, from any business premises which is operated as a Limited Food Sales Establishment, Limited Retail Sales Establishment, Gas Station/Convenience Store or Liquor Store. The conversion of any Limited Food Sales Establishment, Limited Retail Sales Establishment or Gas Station/Convenience Store from one at which alcoholic liquor is not sold, to one at which alcoholic liquor is sold, is a material change in use requiring a new certificate of occupancy. The City Staff shall not issue any approval, permit, license or certificate of occupancy for any development or business activities which are prohibited by this section.
- 2. This moratorium shall take effect immediately upon the adoption of this resolution and shall expire on June 26, 2012, (after a term of 78 days), unless terminated or extended by further action of the City

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Counc City C	il. The Council de	City Cou termines	incil her	reby expre time that	esses its intent to immediately terminate this moratorium if the no further amendment to the Zoning Ordinance is warranted.
where applica presen than to determ	necessar ant's cont ted for co en days f nines that il shall a	y to avention to the consideration of the consideration of the constant of the	oid un hat the tion by g the dication	necessary moratoriu the City ate such of this mo	the City Clerk request relief from the effect of this moratorium hardship. The application shall identify the basis for the im is causing unnecessary hardship. The application shall be Council at the first regularly scheduled Council meeting more application is filed with the City Clerk. If the City Council pratorium is causing the applicant unnecessary hardship, the City this moratorium as is necessary to remedy such unnecessary
diliger the co Zonin	ntly proce ncerns ide g Commis	ed with entified ssion sh	conside in the p all ende	ration of reamble a co	then the and Plan and Zoning Commission are hereby directed to the appropriate amendments to the Zoning Ordinance to address above. The Community Development Department and Plan and complete their report and recommendation for receipt by the City and 11, 2012.
FORM AI	PPROVE	D:	*		to adopt.
Roger K. E Assistant C C:\Rog\Zonin					
Roger K. F Assistant C C:\Rog\Zonin					
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