

## ALCOHOLIC BEVERAGES SCHEDULE OF FEES AND PENALTIES

**Generally:** It shall be unlawful for any person to manufacture, sell or offer for sale, at retail or wholesale, within the unincorporated area of the county any alcoholic beverage, including malt beverages or wine, without having a manufacturer's license or retail or wholesale alcohol beverage dealer's license or in violation of the terms of such license or this article.

<b>Classes:</b> The licenses shall be divided into the following classes:	<b>Fees:</b>
Class A, retail liquor package store;	\$2,000.00
Class B, retail package beer and/or wine;	\$150.00
Class C, retail beer and/or wine by the drink;	\$1,200.00
Class D, retail liquor by the drink;	\$1,350.00
Class E, wholesale liquor;	\$500.00
Class F, wholesale beer and/or wine;	\$100.00 Beer only \$100.00 Wine Only
Class G, licensed alcoholic beverage caterer;	\$100 PER DAY
Class H, license for manufacture of beer.	\$2,500
Class I, license for manufacture of wine.	\$2,500
Class J, license for manufacture of distilled spirits.	\$5,000

(Class D license holders may be issued a class C, license at no additional charge. Class C and D license holders shall not be required to obtain separate Class A and B licenses.

Class A and B license holders. Class A and B license holders whose dominant activity is the sale of alcoholic beverages shall be exempted from purchasing a general business license. Class B license holders whose dominant activity is the sale of nonalcoholic items shall be required to secure a general business license and shall obtain but shall not pay any additional charge for an alcoholic beverage license.)

**Change of business:** If an ongoing business licensed hereunder is sold, the new owner's fee shall be determined at the time of transfer. A new owner or new location shall pay the base fee for his initial license.

**Payment:** The fees referred to in this section shall be payable annually on a calendar-year basis. If the license is purchased and is not used for the full calendar year, there shall be no refunds for any portion of the fees.

**Duration and renewal:** All licenses are issued only on a calendar-year basis and shall come up for renewal each year following issuance. Each licensee shall make a written application for renewal in December of each year following issuance. Each licensee shall make a written application for renewal on or before December 31 of each calendar year which shall swear to the truthfulness of such information

that is the same as the prior application and shall set forth facts which are different from the prior year's application. The form shall be approved by the director of finance or his designated representative. All fees shall be tendered with the application.

**Penalty for filing renewal application and license fee payment after January 15:** There shall be a penalty fee charged for filing the alcoholic beverage renewal application and license fee payment after January 15 as follows:

January 15—January 31	\$50.00
February 1—February 15	\$100.00
After February 15	Ten percent of annual license fee but not less than \$100.00.

Alcoholic beverage license renewal application fees paid to the county code enforcement office after March 1 shall be deemed in proper form only if presented as a cashier's check. Personal or company checks will not be acceptable forms of payment after March 1. If an alcoholic beverage license renewal application and license fee has not been filed with the county commission code enforcement office by April 1, the license shall be declared to be abandoned and any relicensing shall require a new application.