

## EXHIBIT "A"

### ARTICLE V. – SALE OR SERVING OF ALCOHOLIC BEVERAGES

Sec. 10-730. – ~~Quarterly report required. Repealed.~~

~~The person operating an establishment with the on-premise sale of alcoholic beverages shall on a quarterly basis, no later than on the tenth day of the month following each quarter, file with the city secretary an affidavit on an officially approved form provided by the city secretary that reflects gross sales for the preceding three (3) months and gross sales for the preceding twelve-month period, or since the establishment began its operation, whichever is shorter, breaking down the sales between the sale of food and the sale of alcoholic beverages. The person operating this establishment shall on a quarterly basis file with the city secretary a copy of the filing supplied to the State of Texas for sales tax and mixed beverage (alcoholic beverages) tax purposes. The city reserves the right to request persons to submit an annual certified audit of the gross sales broken down between food sales and mixed beverage sales at the person's expense. All filings including all sales and beverage tax filings, shall remain confidential.~~

(Repealed in its entirety by Ordinance No. \_\_\_\_\_, adopted December 2, 2025.)