AN ORDINANCE INTOXICATING LIQUOR AND AMENDING ORDINANCE NO. ACCORDINGLY. PROVIDING FOR AND REGULATING THE SUNDAY SALE 56 AND ORDINANCE

City Council of Green Isle, Minnesota, does ordain:

intoxicating liquors at and which establishments have facilities 30 guests from the City holding or hereafter holding regular "on sale" Isle may d d defined by SPECIAL LICENSE REQUIRED. The Council one time. O H issue special licenses for the sale of "on sale" on Sundays to any establish-Green Isle and which are hotels Section 340.07 for serving not less of Minnesota Statutes, 0f the

in the special "Sunday sale" Section 2. same manner as application for regular "on sale" licenses. APPLICATION FOR LICENSE, license shall be made to Application for the City

fraction of a month shall be counted as one month. has elapsed when the application is made, period of issued Council each year, Section 3. of intoxicating liquor license shall be set by the City for a pro rata fee. during one Year, except that if a portion of the license year that year. Each license LICENSE FEE. said fee to be in effect for In computing The fee #OL shall be such fee, any a license may a special issued for a all licenses Sunday unexpired

## Section 4. CONDITIONS OF LICENSE.

all therefrom until the time next on any day when intoxicating liquor may be legally sold therein, employees Subdivision 1. except said licensee, his bona fide employees, and within 30 minutes officers, shall into said bar shall then be closed and locked, and law enforcing officers, shall be sold therein. All persons, thereafter when such liquor may thereafter after the expiration of the time except licensee, continuously be excluded excluded his

entertainment include section of licensee's agents or Subdivision 2. No licensee obtaining a license under employees exotic dameing or other normal social dancing this on or 20 ordinance volunteers under in any premises. subcontractors shall hire or Sim'ilar exhibitions, activities customers, Control This permit prohibition O.f. but only dancing the go-go dancing,

food. possession by toxicating liquors served tops after in areas 12:00 the customers serve Section 5. noon No Of intoxicating liquor shall be consumed or displayed intoxicating liquors on Sunday ll:30 p.m. on Sundays. and 11:00 p.m. access to 11:30 p.m. or removed by the management from the customers' HOURS OF SUNDAY SALES. the in conjunction with the serving of public such as counter tops or table to customers must This means that between the hours Such establishments be consumed by all in-

both, viction shall be punished by a fine imprisonment in the County Jail for Ordinance shall be Section 6. plus the costs of prosecution in either case. PENALTY. guilty Any person violating any provision of O Lh a misdemeanor not of not more than more than 90 days or and upon con-\$500.00 or

full force and effect from and after its Section 7. EFFECTIVE DATE. This Ordinance adoption and publication. shall be

with are hereby repealed. hereby repealed, and all ther ordinances inconsistent Section 8. REPEAL. Ordinance No. G G and Ordinance No. here-

1980. Passed by the Council this day

Mayor

Attest:

Cowl Schwick

Clerk

1-1- 8

Bill Wity of Green Isle

AN ORDINANCE NO. 74
AN ORDINANCE PROVIDING FOR AND
REGULATING THE SUNDAY SALE OF
INTOXICATING LIQUOR AND AMENDING ORDINANCE NO. 56 AND ORDINANCE NO. 69 ACCORDINGLY.
The City Council of Green Isle, Minnesota,

does ordain:
Section 1. SPECIAL LICENSE REQUIRED. The Council of the City of Green
Isle may issue special licenses for the sale
of intoxicating liquors at "on sale" on
Sundays to any establishments already
holding or hereafter holding regular "on
sale" licenses from the City of Green Isle
and which are hotels or restaurants as
defined by Section 340.07 of Minnesota
Statutes, and which establishments have
facilities for serving not less than 30 guests
at one time.

at one time.

Section 2. APPLICATION FOR LISCULUSE. Application for special "Sunday sale" licenses shall be made to the City Council in the same manner as application for regular "On sale" licenses.

Section 3. LICENSE FEE. The fee for a special Sunday sales of intoxicating liquor license shall be set by the City Council each year, said fee to be in effect for all licenses issued during that year. Each license shall be issued for a period of one year, except that if a portion of the license year has elapsed when the application is made, a license may be issued for a pro rata fee. In computing such fee, any unexpired fraction of a month shall be counted as one month. Section 4. CONDITION OF LICENSE. Subdivision 1. All persons, except licensee, his bona fide employees and law enforcing officers, shall be excluded from the bar within 30 minutes after the expiration of the time on any day when intoxicating liquor may be legally sold therein, and all doors into said bar shall thereafter continously be excluded therefrom until the time next thereafter when such iquor may again be legally sold therein.

Therein.

1 Subdivision 2. No licensee obtaining a license under any section of this ordinance shall hire or permit go-go dancing, strippers, exotic dancing or other similar exhibition, activities or entertainment on or in any premises. This prohibition does not include normal social dancing by customers, but only dancing by hired employees or volunteers under control of the licensee's agents or subcontractors.

Section 5. HOURS OF SUNDAY SALES. Such establishments may serve intoxicating liquors on Sunday between the hours of 12:00 noon and 11:00 p.m. in conjunction with the serving of food. No intoxicating liquor shall be consumed or displayed in areas of access to the public such as soundays. This means that all intoxicating liquors served to customers must be consumed by the customers or removed by the management from the customers' possession by 11:30 p.m.

Section 6. PENALTY. Any person violating any provision of this Ordinance shall be guilty of a misdemeanor and upon conviction shall be punished by a fine of not more than \$500.00 or imprisonment in the County Jall for not more than 90 days or both, plus the costs of prosecution in either case.

Section 7. EFFECTIVE DATE. This Section 7. EFFECTIVE DATE. This Ordinance shall be in that force and effect from and after its adoption and publication. Section 8. REPEAL. Ordinance No. 56 and Ordinance no. 69 are herby repealed, and all other ordinances inconsistent herewith are hereby repealed.

Passed by the Council this 5th day of

Roland F. Krueger Mayor

Attest: Carol Schwich Clerk 1-1-c

## AFFIDAVIT OF PUBLICATION

## State of Minnesota County of Sibley

being
duly
being duly sworn, on oath says he is and during all the
on
oath
says
he
is
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a11
the

signed by the publisher of said newspaper and sworn to before a notary public stating that the newspaper is a legal newspaper.
January 1 thereafter an affidavit in the form prescribed by the Secretary of State and
two years preceding the day or dates of publication mentioned below. (8) Said newspaper
Society. (7) Said newspaper has complied with all the foregoing conditions for at least
ed. (6) Said newspaper files a copy of each issue immediately with the State Historical
and control during all such regular business hours and at which said newspaper is print-
by the publisher of said newspaper or persons in his employ and subject to his direction
for the gathering of news, sale of advertisements and sale of subscriptions and maintained
the City of Arlington in said county, established and open during regular business hours
serve the City of Arlington in the County of Sibley and it has its known office of issue in
has entry as second-class matter in its local post-office. (5) Said newspaper purports to
cent of its total circulation currently paid or no more than three months in arrears and
500 copies regularly delivered to paying subscribers, has an average of at least 75 per-
paper is circulated in and near the municipality which it purports to serve, has at least
and is not made up entirely of patents, plate matter and advertisements. (4) Said news-
community which it purports to serve and does not wholly duplicate any other publication
newspaper has 50 percent of its news columns devoted to news of local interest to the
inches. (2) Said newspaper is a weekly and is distributed at least once each week. (3) Said
format and in column and sheet form equivalent in printed space to at least 900 square
stated as follows: (1) Said newspaper is printed in the English language in newspaper
of the newspaper known as Arlington Enterprise and has full knowledge of the facts herein
times herein stated has been the Owner publisher and printer

Subscribed and sworn to before me this Notarial Seal)

Notary public.

My commission Expires Tal 2 County, Minnesota 195 19 8P

of the lower case alphabet from A to Z, both s being the size and kind of type used in the wit: abcdefghijklmnopqrstuvwxyz