DEPARTMENT OF BUSINESS AFFAIRS AND CONSUMER PROTECTION
CITY OF CHICAGO

AMENDED LIQUOR LICENSE PLAN OF OPERATION

Licensee: TOBACCO CITY 1 INC
Premises: 1756 W. Chicago Avenue, Chicago, Illinois 60622
License Types: Retail Food Establishment, Package Goods and Tobacco Retail Over Counter
Account Number: 336603-01

Pursuant to the City of Chicago Municipal Code Section 4-60-040 (h), the City of Chicago Department of Business Affairs and Consumer Protection (BACP) and the above named Licensee have agreed to the issuance of a Package Goods Store License under the following conditions:

1. **Operations:** The licensee has applied for an Accessory Use Package Goods Liquor License and has represented to the Local Liquor Control Commission (LLCC) that it will operate as a grocery store and that hours shall not extend beyond midnight seven days a week.

2. **Product Restrictions:** The licensee agrees to sell only liquor*, wine, and craft beers not to exceed 30% of total store revenue. The licensee shall not sell any liquor product that is priced less than $5.99/unit. With this intent, Licensee agrees not to sell any size, brand or flavor of the following:

   Fortified Wine such as Wild Irish Rose, Night Train, Italian Swizz, Thunderbird or other such fortified wine brands.

   Special Brews such as all high-gravity malt liquors, St. Ives, Steel Reserve Colt 45, Cobra, etc.

   Other products that are intended to provide high alcohol content at a low price or any single serving sized containers

   *The sale of liquor shall be limited to 750ml bottles with a price minimum per bottle of $20.00. The liquor sale area shall be limited to 7 square feet located behind the cash register.

3. **Cooperation:** The licensee agrees that in the event that the LLCC receives a complaint or other information that the business is being operated in a manner inconsistent with this agreement, licensee shall fully cooperate with any investigation and submit any records requested by the LLCC. The licensee agrees to work with the Chicago Police Department, local alderman, city agencies and
any community groups to address any issues with the operation of the business. The licensee shall immediately address any public nuisance issues that impact the health, safety and welfare of the community.

4. **Sales and Tracking:** The licensee shall purchase and install a computer-based data collection and storage point of sale ("POS") register system capable of generating and storing weekly reports concerning all sales of alcoholic and non-alcoholic items in order to substantiate that sales of alcoholic items does not exceed 30% of total sales. Such POS register system shall be able to clearly distinguish between sales of alcoholic and non-alcoholic items.

5. **Cleanliness:** The licensee will monitor the area around the business and the nearby area from open to close and keep it clean, free of garbage and debris. Garbage will be picked up by a private waste management company on a timely basis insuring no over flow of garbage from the business.

6. The licensee will name a public liaison representative to serve as the agent of the licensee to members of the community. Liaison will hear all complaints filed by the community and seek to resolve any public nuisance matters.

7. The licensee shall regularly attend local CAPS Beat meetings and cooperate with the police and community and be proactive about any public nuisance issues.

8. **Signage/Facade:** Views into the store must not be obstructed by signs, boxes, advertisements, or similar materials. View into the store from the street should both enhance security in the store, which enhances the safety in the neighborhood. With the permission of the landlord the sign hanging from the roof of the store shall be removed. Any outdoor sign for the store will not include internal lighting, neon or tube lighting, blinking, lights, or lights brighter than the interior lighting of the store. The bottom of any outdoor sign will be levelled such that it is parallel to the ground. The licensee shall notify landlord that places in the façade of the building where the masonry or stonework are chipped, broken, or mission, should be repaired and maintained.

The conditions of this liquor license are legally binding and may be enforced by City of Chicago enforcement authorities under M.C.C. § 4-60-040(h). All other conditions of the license are governed by the City of Chicago Municipal Code. Violation of the above stated conditions may result in the imposition of a fine and/or suspension or revocation of all business licenses issued to the Licensee. Violations of the above stated conditions may also result in the issuance of Cease and Desist orders prohibiting the activity which violates the conditions of the liquor license.

The conditions of the liquor licenses issued pursuant to this Plan of Operation shall apply to the business address and Licensee and to all officers, managers, members, partners and direct or indirect owners of the entity. The sale of the business to other persons purchasing the stock or membership units of the licensed entity does not void the conditions of the license. Any and all potential new owners of the licensed entity shall be subject to the same conditions set forth in this Plan of Operation.

It shall be the duty of every person conducting, engaging in, maintaining, operating, carrying on or managing the above-mentioned business entity to post this Plan of Operation next to the liquor license in a conspicuous place at the business address.
Licensee: TOBACCO CITY 1 INC.

Premises: 1756 W. Chicago Avenue, Chicago, Illinois 60622

Ghadi A. Ghnaimat, President
TOBACCO CITY 1 INC.

Shannon Trotter, Commissioner
Local Liquor Control Commission
City of Chicago

1/11/2020 Date

1/13/2020 Date