



Legislation Details (With Text)

File #: 55878 **Version:** 1 **Name:** Incidental Alcohol Sales
Type: Ordinance **Status:** Passed
File created: 5/9/2019 **In control:** Attorney's Office/Approval Group
On agenda: 6/18/2019 **Final action:** 6/18/2019
Enactment date: 7/3/2019 **Enactment #:** ORD-19-00051

Title: Creating Section 28.130 and Section 28.151 and amending Sections 28.151, 28.061, 28.072 and 28.082 of the Madison General Ordinances and to amend the definition of "Use, Accessory" create a new use category, "Use, Incidental" and create a new use "Incidental Alcohol Sales."

Sponsors: Marsha A. Rummel

Indexes:

Code sections:

Attachments: 1. Body, 2. 55737,55783,55801,55878_Staff_Comments.pdf

Date	Ver.	Action By	Action	Result
6/18/2019	1	COMMON COUNCIL	Adopt and Close the Public Hearing	Pass
6/10/2019	1	PLAN COMMISSION	RECOMMEND TO COUNCIL TO ADOPT - PUBLIC HEARING	Pass
5/14/2019	1	COMMON COUNCIL	Referred for Public Hearing	
5/9/2019	1	Attorney's Office/Approval Group	Referred for Introduction	

Fiscal Note

No City appropriation required.

Title

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Body

DRAFTER'S ANALYSIS: This ordinance creates a new category of land use known as Incidental Uses.

The Zoning Code currently defines Principal Use as the "main use of land or buildings as distinguished from a subordinate or accessory use." The Zoning Code also allows for accessory uses, which are defined as uses "on the same lot with, and of a nature customarily incidental and subordinate to, the principal use or structure and serving the occupants of the principal use or structure." Thus, the Zoning Code contemplates that a building or structure will contain a single principal use and may contain accessory uses that customarily go with that principal use. While mixed-use districts allow multiple principal uses on a single property or in a single building, those uses must be in separate units on the land or in the building and thus are treated similarly to single use properties with respect to the classification of principal and accessory uses.

This scheme matches the historical use of properties: each piece of land or structure is used for a principal - single - purpose perhaps accompanied by accessory uses that are customarily associated with that principal use. In recent times, staff has seen an increase in requests of property owners to conduct multiple uses on a land or in a structure that may not customarily go hand-in-hand. Up to this point, Staff has approved such requests by approving multiple principal uses on the same property. However, doing this runs counter to the basic idea of a principal use as being the "main use" of the property. In other words, by definition, a property cannot have more than one principal because there would then be no "main use" of the property. Staff has

been unable to call these additional uses accessory uses because oftentimes the additional uses are not “customarily incidental to” the principal use. Thus, there is a need for the zoning code to acknowledge a person may have multiple distinct uses of a property but only one principal use.

This amendment creates a new use category known as Incidental Uses. It removes the word “incidental” from the definition of accessory use and defines incidental use as “a use that is affiliated with but subordinate to a principal use of land or structure.” Unlike accessory use, an incidental use does not have to be of the type customarily associated with the principal use. Instead, it must be affiliated with the principal use, such as through common ownership. Under this amendment, any principal use identified in the district use tables may also be an incidental use subject to the same use category (Permitted or Conditional) and same supplemental regulations, where applicable.

This amendment also recognizes there may be incidental uses that need to be specifically identified because there is no principal use that would apply. An example of such an incidental use is the incidental sale of alcohol. Over the last several years, staff has received numerous requests from business owners (primarily retail businesses) who want to supplement their business with the sale of alcohol to their customers. Currently, however, there is no way to approve such a use without adding an additional “principal use” to the property. Thus, this amendment also creates “Incidental Alcohol Sales” which would allow a property owner holding a class B license to sell alcohol to users of a principal use as long as the sale of alcohol does not exceed 25% of the gross receipts of the owner’s uses on the land. This zoning change has no impact on the separate issue of obtaining any needed alcohol license.

The Common Council of the City of Madison do hereby ordain as follows:
Please see "Body" in Attachments.