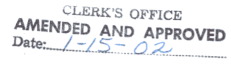
Fairclough, Shamberg, Sullivan, Taylor, Clementson, Fairclough, Shamberg, Sullivan, Taylor, Kendall, Tesche, Traini, Van Etten & Von Gemmingen

Submitted by: Assembly members TREMAINE, /

Prepared by: Department of Law For reading: December 18, 2001



ANCHORAGE, ALASKA AR NO. 2001-1368

A RESOLUTION OF THE MUNICIPALITY OF ANCHORAGE REAFFIRMING ALL CONDITIONS IMPOSED BY THE ASSEMBLY UPON CERTAIN LIQUOR LICENSES WITHIN THE MUNICIPALITY OF ANCHORAGE.
WHEREAS, the Anchorage Assembly has over the years on a case by case basis adopted conditions in lieu of protesting new liquor license approvals, liquor license transfers and liquor license renewals; and,
WHEREAS, the Alcoholic Beverage Control Board decided not to file an accusation on a recent protest because their counsel advised that violation of local conditions imposed prior to the effect date of AS 4.11.480(c) and (d) (July 1, 1999) could not be used by the Board for purposes of filing an accusation; now therefore,
THE ANCHORAGE ASSEMBLY RESOLVES
Section 1. That all conditions imposed by the Municipality of Anchorage upon liquor licenses within its jurisdiction prior to July 1, 1999 that have not since been removed or repealed by Assembly action are hereir renewed and reaffirmed. All other conditions are not affected by this resolution. Section 2. (see below)
Section 243 That this resolution is effective immediately upon its passage and approval.
PASSED AND APPROVED by the Anchorage Assembly this 15th day of January 2002.
A_{i}
ATTEST:

Section 2:

Municipal Clerk

3: 34 3!

31 3, 31 3!

G:\Mat\Dennis\Ar\AR re license conditions.doc