

CITY OF PORT WASHINGTON, WISCONSIN

Ordinance No. 2019-20

An Ordinance Regulating Events, Event Licenses and Permits

The Common Council of the City of Port Washington do ordain as follows:

Section 1. Section 9.13.000, Municipal Code of the City of Port Washington, entitled “CIVIC FUNCTIONS AND PROMOTIONS,” is hereby repealed and recreated to read as follows:

9.13.000 EVENTS REGULATED

I. PURPOSES.

The City of Port Washington recognizes that events organized by individuals, private organizations, and non-profits serve an important role in enhancing the City’s quality of life and provide benefits to the community. In order to treat all persons and groups uniformly, to facilitate the successful staging of these events, and to make efficient use of available public facilities and resources, the City will use staff time and resources to review event applications and assist organizers and sponsors to ensure that events have an overall positive effect on the health, safety and welfare of the community. During the review process, the City will address traffic and parking issues, health and safety issues related to the participants and the public, effects upon neighboring properties, explosion and fire hazards, disorder and other dangers to persons or property, preservation of peace and order, sanitation, and the overall safeguarding of the public. The City will also consider the potential diversion of police, fire, ambulance and other services from their regular and necessary duties, and the additional costs of providing municipal services associated with the holding of such events.

II. DEFINITIONS. As used herein the following terms shall have the meanings indicated:

- A. “**Event**” means a temporary gathering of people on public or private property and involving one or more of the circumstances listed below. The City Clerk, or in the Clerk’s absence the City Administrator, shall have exclusive authority to determine whether such gathering constitutes an “Event,” based on the totality of circumstances after considering all relevant factors, including, but not limited to, those listed below.
1. Exclusive use of all or part of public waters or City Property or facilities within the City’s boundaries, including, but not limited to, buildings, parks, park shelters, open spaces, streets, parking lots and athletic fields.
 2. The closing of a public street, alley and/or other public right-of-way or public way.
 3. Installation or construction of temporary structures, including, but not limited to, tents.
 4. City ordinances, rules or policies require public safety support by City employees.
 5. The provision of Extraordinary Services by any City department.
 6. Event hours will extend beyond those otherwise prescribed by City ordinances.

7. Alcohol beverages, food and/or merchandise will be offered for sale.

Examples of Events include, but are not limited to, activities such as: running or walking events; beer gardens; boat, bicycle or road races or other forms of competition or athletic events; music, theater, film performances or concerts; fishing derbies; water sports demonstrations; air shows; carnivals; civic fundraising events; trade or equipment shows; cultural events such as art fairs, antique shows, religious services, classes, meetings, parties, and other temporary gatherings involving one or more of the above factors. The term "Event" is not intended to include a family gathering or picnic unless it involves at least one of the above factors, and shall not include the holding of a block party in a primarily residential area pursuant to § 7.17.020, Municipal Code.

- B. **"City Property"** includes, but is not limited to, all municipal buildings, structures, parks, beaches, athletic fields and facilities; public streets, rights-of-way and parking lots; marina, harbor and related boating, docking, launching and pier facilities; and any other property owned, leased, controlled or lawfully occupied by the City.
- C. **"Extraordinary Services"** means reasonable and necessary services provided by the City which are required by or arise from the holding of an Event. Extraordinary Services result in measurable financial costs to the City which are beyond the normal levels of public health and safety services provided on a non-Event day. Extraordinary Services are those which require City employees to be specifically assigned to tasks in support of the Event and/or those services resulting in overtime pay or similar costs which result from the Event. Examples of Extraordinary Services include, but are not limited to, police services, traffic control, explosion/fire inspection or protection, ambulance/EMS services, parks services, and other services necessary to promote the health and safety of event participants and citizens, the efficient delivery of City services, and the proper administration of this Ordinance and public policy.
- D. **"Organizer"** means any person who or entity that arranges, plans, coordinates or takes other action to gather persons for an Event. The determination of whether someone is an Organizer shall be based in part upon the common meaning of the words "organize," "organizer," "arrange," "plan" and "coordinate." The City Clerk, or in the Clerk's absence the City Administrator, shall have exclusive authority to determine whether a person or entity meets the definition of an "Organizer" based on the totality of circumstances after considering all relevant factors, including, but not limited to, those listed below.
 - 1. Whether the person or entity sets or takes action to set the date of such Event.
 - 2. Whether the person or entity arranges, plans, coordinates or takes action to arrange, plan or coordinate the activities associated with the Event.
 - 3. Whether the person or entity arranges, plans or coordinates or takes action to arrange, plan or coordinate the activities of persons to assist with the operation of the Event.
 - 4. Whether the person or entity erects or arranges, plans or coordinates or takes action to arrange, plan or coordinate the erection of temporary structures, placement of barricades or cones, signs, or other structures or objects to facilitate the Event.

5. Whether the person or entity promotes the Event by means of advertisements, banners, flyers, web-based promotion, social media or other means.
6. Whether the person or entity creates or causes the creation of original content related to the advertisement or promotion of the Event.
7. Whether the person or entity pays any costs or expenses of the Event.
8. Whether the person or entity receives revenue from the Event, whether directly or indirectly, from admissions, concessions or sales of other merchandise or services.

Organizer does not include a person who or entity that: advertises or promotes an Event as part of a contract or agreement for advertising services, such as a newspaper who accepts advertisements for events, a convention and visitors bureau, or a tourism bureau; transmits information pertaining to an Event through word of mouth, social media or otherwise; or provides sponsorship through the provision of money, goods, liability insurance, indemnification or other services, whether in exchange for advertising or not, for an Event with a separately identified Organizer.

- E. **“Sponsor”** means any person who or entity which assumes or undertakes responsibility or pays money for various obligations relating to, arising from or associated with an Event. Such obligations include, but are not limited to, the cost of Extraordinary Services or other expenses or the provision of goods, insurance, indemnification or services, usually in exchange for advertising during the Event. The City Clerk, or in the Clerk’s absence the City Administrator, shall have exclusive authority to determine whether a person or entity meets the definition of a “Sponsor,” based on the totality of circumstances after considering all relevant factors.

III. LICENSE OR PERMIT REQUIRED; EXCEPTIONS.

- A. **License or Permit Required.** No person or entity acting as an event Organizer shall set up for, begin, hold or conduct an Event within the City without first obtaining an Event license or permit. Events for which the City is the sole Organizer, or in which the City participates as one of several Organizers, shall also be subject to the provisions of this Ordinance. The City Clerk, or in the Clerk’s absence the City Administrator, shall have the exclusive authority to determine whether an Event license or permit is required for an event; provided, however, that if an event meets the definition of “Event” hereinabove, then an Event license or permit shall be required. Neither the City’s review of an application for an Event license or permit, nor the subsequent issuance of such license or permit, shall be construed as acceptance by the City of liability or responsibility for any injury or property damage relating to or arising from the Event. Event licenses and permits are temporary in nature, and do not vest permanent rights in any applicant, licensee or permittee.
- B. **Exceptions.** An Event license or permit is not required in the following circumstances:
 1. An event is wholly contained on public or private property:
 - a. Which is specifically designed or suitable for the Event; and
 - b. Which has a physical layout appropriate for fire protection purposes, and has appropriate sanitation facilities and street and/or highway access; and

- c. Conducting the Event will result in no greater use of public facilities and/or services than on normal, non-Event days.

The provision of legal parking spaces shall not be included in a determination of whether an event is “wholly contained” on public or private property.

2. Recurring events for which the Organizer enters into a separate written agreement, approved by the Common Council, to conduct the Event in accordance with the terms and conditions of said agreement. In such cases the Common Council may, in its discretion, grant relief from the strict application of the provisions of this Ordinance; provided, however, that no relief from the liability insurance and indemnification requirements of this Ordinance shall be granted, and any such agreement shall substantially comply with the Purposes set forth in Section I of this Ordinance.
3. Events on property otherwise exempt from City license or permit requirements, including, without limitation, events wholly contained on property owned by the state of Wisconsin that do not require Extraordinary Services.

IV. **EVENT LICENSE AND PERMIT REQUIREMENTS.**

- A. **Applications.** Completed written applications for an Event license or permit, and for related licenses and permits, shall be filed with the City Clerk and shall include payment of the required application fee(s). Applications for licenses and permits shall be on forms approved by the City and contained in the Event Application Manual available from the City Clerk or on the City’s official website and shall be signed by the person or authorized representative of the entity organizing the Event. Applications shall be filed not earlier than one (1) year, and not later than sixty (60) days, prior to the Event.
- B. **Compliance with Laws.** Events shall be conducted in compliance with all applicable state, county and city laws, ordinances and regulations, including, but not limited to, those relating to traffic, parks, health, fire safety, building and zoning, food service, merchants, and alcohol beverages. Organizers shall use reasonable efforts to ensure compliance by Event participants, attendees, merchants and licensees with such laws.
- C. **Designation of Contact Person.** The applicant shall designate and identify an authorized person who can be contacted at any time regarding the operation of the Event, including by City officials and staff such as the City Administrator; City Clerk; Building Inspector; police, fire and ambulance personnel; and parks & recreation, public works and street department staff, to provide information and respond to questions and comments from the public or others, and shall provide the telephone number and email address at which the contact person may be reached.
- D. **Conditional Approval.** The approval of every Event application shall be conditioned upon the approval and issuance of all necessary licenses, permits and inspections by City departments, in addition to Common Council approval of the Event.
- E. **Non-Transferable.** Event licenses and permits shall not be transferred or assigned to any other person or entity without prior approval of the Common Council and shall be automatically revoked at the time of any such unauthorized transfer or assignment.

V. **CONTENTS OF EVENT APPLICATIONS; REGULATIONS.**

Event applications shall include and address the following matters and attach supporting information as necessary. A summary of required application information is set forth below, and additional requirements may be obtained from City departments when planning an event and seeking City approvals.

- A. **Duration; Hours of Operation.** An application shall specify the date(s) on which the Event will occur or, in the case of seasonal or recurring events, the date(s) within the season or period of the calendar year on which the Event will occur. No Event shall be open to the public except between the hours of 8:00 a.m. and 10:00 p.m., unless other hours of operation are approved by the Common Council. The application shall also specify the hours during which pre-event set-up and post-event takedown operations will occur, and no pre-event or post-event activities may be conducted at other times.
- B. **Maximum Attendance.** An application shall specify the maximum number of persons reasonably expected to attend each day of the Event.
- C. **Parking.** An application shall identify areas that may reasonably be expected to be used by attendees for off-street and on-street parking. An applicant shall take reasonable precautions to minimize adverse effects on the neighborhoods that will be directly affected by parking and traffic related to the Event. The Police Department shall post signs indicating temporary parking restrictions on public streets for the Event only if deemed necessary for public safety by the Police Chief in the application review process.
- D. **Mapped Routes and Alteration of Mapped Routes.** An application shall include a map of proposed routes for Events which will involve the exclusive use or closing of all or part of public parking lots, streets, alleys and/or other public ways. Proposed routes may be altered at the discretion of the City in the interests of the health, safety and welfare of the community. Any deviation from the approved route without prior approval of the City constitutes a violation of the license or permit conditions and of this Ordinance and may result in the denial of a future Event license or permit.
- E. **Sanitary Facilities and Potable Water.** All sanitary and potable water facilities shall be provided for the Event as required by applicable state, county and City laws and codes.
- F. **Illumination.** If the Event is to be conducted during hours of darkness, its operation shall comply with all applicable state, county and City codes related to illumination.
- G. **Security.** An applicant shall work with the Police Department to ensure that appropriate security is provided for the Event. The Police Department may, in its discretion, become involved in providing security for an Event, with the costs of any Extraordinary Services to be paid by the Organizer.
- H. **Fire Protection.** All fire protection for the Event shall be provided by the applicant as required by the federal, state and City fire prevention codes, such as the National Fire Protection Association (NFPA) codes and the Wisconsin Administrative Code, including, but not limited to, fire alarms, fire extinguishers, fire lanes and fire escapes.
- I. **Required Approvals.** No Event shall be held unless all approvals have been granted, and all licenses and permits have been issued, as required by state laws and City codes.

- J. **Refuse Removal.** Within twenty-four (24) hours after the end of the Event, the Organizer shall take all reasonable action to pick up and remove litter and refuse resulting from the Event. The Organizer is responsible not only for litter and refuse removal from the Event grounds, but also from the neighborhoods immediately surrounding the Event.
- K. **Notification.** The City may require an Organizer to provide reasonable advance notice to residents and businesses (or to neighborhoods if individual notice is impractical) who may be expected to experience substantial traffic and/or noise impacts from the Event.
- L. **Barricades.** The placement of barricades shall be required for street closures or pursuant to a security plan for the Event. Barricades may be available for rent from the City or a private company, with the costs thereof to be paid by the Organizer. All barricades used shall be approved by the City Engineer.

VI. **REVIEW OF EVENT APPLICATIONS.**

- A. **Order of Processing; Reservation of Future Dates.** Applications for Event licenses or permits shall be processed in the order received by the City Clerk. Persons or entities holding an approved Event may reserve the date(s) for the Event to be held the following year; provided, however, that not later than sixty (60) days after the end of the Event they give to the City Clerk written notice of their intent to hold the Event the following year, and the date(s) on which such Event is expected to be held. If timely given, such notice will reserve the designated date(s) until a complete application is filed with the City Clerk (or the person or entity gives the City Clerk written notice of the withdrawal of such reservation), and will have priority over other applications received for a license or permit for an Event on the same date(s). Unless the City Clerk receives a timely written notice of intent to hold an Event as described above, approval for the use of City Property and allocation of City resources shall be based upon the applications as they are received, without regard to events that may have been held in prior years. Recurring events with separate written agreements approved by the Common Council shall have priority over the reservations provided for in this Section VI.A.
- B. **Event Meeting.** Upon receipt of an application for an Event license or permit, the City Administrator or City Clerk may schedule a meeting among the applicant, City department heads, officials and staff. The meeting will be held to discuss the Event, its potential impacts, the City services requested, and the City services which may be required. The meeting will be held as soon as practicable after an application has been filed with the City Clerk.
- C. **Application Review.** Upon receipt of an application for an Event license, the City Clerk will provide the following City departments with a copy of the application for review and comment: City Administrator; Police; Fire; Building Inspection; Public Works; Parks & Recreation; Streets; and City Attorney. Additional City officials (e.g., Harbormaster) may need to review and comment on the application due to the location, scope or circumstances of the event. The City department heads shall, within ten (10) days of receipt of a copy of the application, notify the City Clerk whether they recommend approval or denial of the application, approval contingent upon modification of the application, or take no position on the application, and shall provide the Clerk with the estimated costs of Extraordinary Services which may be incurred by their department for the Event.

In the case of Events for which the City is the sole Organizer, or in which the City participates as one of several Organizers, the City Clerk shall give notices to all affected City departments for their review and so they may determine their level of sponsorship, if any.

- D. **City Administrator Recommendation.** As soon as practicable after the City Administrator receives from the City Clerk the City department heads' recommendations and estimated costs of Extraordinary Services, the Administrator shall provide a recommendation to the Common Council regarding the application. Recommendations may include, but are not limited to: (1) a license or permit be approved and issued as requested and without conditions; (2) a license or permit be denied; or (3) a license or permit be approved subject to certain conditions deemed reasonable and necessary by the City Administrator.
- E. **Common Council Action.** After its review of a completed application and the recommendations and comments provided by the City Administrator and City departments, the Common Council may approve or deny an Event license or permit, or place reasonable conditions on an Event license or permit, and shall require that all costs of providing Extraordinary Services be paid by an Organizer, licensee or permittee.
- F. **Grounds for Denial.** To the extent permitted by law, the Common Council may deny an Event license or permit if the applicant has made a materially false statement or misrepresentation regarding the nature or scope of an event previously approved by the Council, has held a prior event without obtaining a required license or permit, or has violated the terms or conditions of a previously issued Event license or permit. An applicant's prior conduct while holding an event or in holding the Event which is the subject of a pending application will also be considered and may affect the decision to approve or deny an Event license or permit. An Event license or permit may be denied, or conditions placed thereon, based upon considerations of the health, safety, and welfare of the community, and of the anticipated costs of holding the Event. In addition, the Common Council may base its decision on any of the following grounds:
1. Application is not complete and/or fails to include necessary attachments.
 2. Applicant has not paid the application fees.
 3. Applicant asserts that they cannot or will not pay the costs of Extraordinary Services.
 4. Application contains a materially false statement or misrepresentation.
 5. Applicant has, on a prior occasion, been required to pay for Extraordinary Services or damages to City property and has not paid for such Services or damages.
 6. An application for an Event on the same date and place, or requiring extraordinary City resources, was previously received and a license or permit for such Event has been or will likely be granted which will authorize uses or activities which do not reasonably permit multiple occupancy of City Property or facilities or would result in use of City resources which would adversely affect public health, safety or welfare.
 7. The proposed uses or activities would conflict with previously planned events or programs organized by others, either due to the limited supply of City Property or facilities or the unavailability of sufficient City resources for the proposed Event.

8. The proposed uses or activities would present a serious or unreasonable danger to the health or safety of the persons expected to participate in or attend the Event, the neighborhood in which the Event would occur, the community as a whole, or to City Property and resources required to be involved with the proposed Event.
9. The number of persons expected to participate in or attend the Event would result in a concentration of persons, vehicles or things which could not be supported at the requested time or place due to insufficient open area, streets, parking or traffic controls.
10. Activities reasonably expected to occur at the intended Event are prohibited by law.
11. The City's anticipated costs associated with the Event including, but not limited to, the cost of Extraordinary Services, would exceed the anticipated benefits of the Event to the community.
12. The proposed uses or activities would materially interfere with the community's use of City Property in such a manner or for such a length of time as to exceed the anticipated benefits of the Event to the community.

G. **Amendment or Revision of Application.** Any amendment or revision of an application shall, for purposes of determining the priority of the application, relate back to the date of filing of the original application, unless the original application is incomplete or lacking sufficient information to allow for an adequate review of the proposed Event.

VII. **FEES; CHARGES; SCHEDULE OF EXTRAORDINARY SERVICES; PAYMENT**

A non-refundable application fee is required for all Event applications. Application fees are separate from fees charged for other licenses and permits which may be required to conduct an Event and separate from any requirement to pay the City for the costs of Extraordinary Services provided for or at the Event, or for damages resulting from the Event.

A. **Fees and Charges.** Event fees and charges are as follows:

1. Event application fees:
 - a. Single-day event: \$25.00
 - b. Multiple-day event (consecutive or recurring): \$35.00
2. All other fees and charges, including, but not limited to, park or facility rental fees, alcohol beverage license fees, food and beverage sale permit fees, and equipment rental fees, shall be paid at the time an Event application is filed with the City Clerk. However, submittal of an Event application does not by itself reserve a park or other City property or facility, or City services necessary to conduct the Event.
3. Application fees shall be effective for Events occurring on and after January 1, 2020.

B. **Schedule of Charges for Extraordinary Services.** The Common Council shall periodically approve a resolution adopting a schedule of charges for Extraordinary Services provided by the City at or for an Event. The schedule may provide for hourly rates or flat fees and will specify those Extraordinary Services for which charges will be made.

C. Estimates of and Payment for Extraordinary Services.

1. The Organizer shall be responsible for and pay to the City all costs of Extraordinary Services provided by the City at or for an Event. If there is more than one Organizer, the Organizers shall be jointly and severally liable for payment of such costs. If the City is a co-organizer of an Event, the costs of Extraordinary Services will be apportioned based on the level of the City's involvement, with that amount deducted from the total costs of Extraordinary Services and the balance thereof to be paid by the other Organizers. The costs of Extraordinary Services shall not exceed the actual costs of providing such services. All such costs shall be paid to the City within thirty (30) days after the date an invoice is mailed to the Organizer following the Event.
2. Prior to approval of an Event license or permit, the Police and Fire Departments and all other departments potentially affected by the proposed Event shall review the application and provide the City Clerk with the estimated costs of Extraordinary Services which may be incurred by their department for Extraordinary Services provided at or for the Event. The estimates provided by City department heads shall provide enough detail to allow the Organizer to reasonably understand the Extraordinary Services that are expected to be provided. When proper advance notice of an Event is given as required by this Ordinance, City departments will make reasonable efforts to adjust the work schedules of City employees to minimize the requirement for overtime pay or other costs of Extraordinary Services.
3. After reviewing the estimates provided by City department heads, the City Administrator may recommend to the Common Council that advance payment of the costs of Extraordinary Services be required as a condition of an Event license or permit.
4. The Common Council shall address the payment of Extraordinary Services by one or more of the following means at the time it acts on an Event application:
 - a. The Council may require that the Organizer(s) pay the total costs of Extraordinary Services provided by the City at or for the Event, with such costs to be mailed via invoice to the Organizer(s) after the end of the Event.
 - b. The Council may require that the Organizer(s) pay less than the total costs of Extraordinary Services provided by the City at or for the Event, with said amount to be determined by the Council based upon the unique circumstances of the Event. Any costs required to be paid shall be mailed via invoice to the Organizer(s) after the conclusion of the event.
 - c. The Council may require that funds be paid into escrow, or other security acceptable to the Council be provided, by the Organizer(s) before an Event license or permit is issued. The amount of the escrow or other security shall be based upon the estimated costs of Extraordinary Services which may be incurred.
 - d. Security for the estimated costs of Extraordinary Services may be in the form of a cash deposit into an escrow account held by the City, or a bond or letter of credit, the type and form of which shall be subject to the approval of the City Attorney.
 - e. If the total costs of Extraordinary Services exceed the amount of the security provided, then the deficiency shall be billed to and paid by the Organizer(s). If the

total cost of Extraordinary Services is less than the amount of cash deposited in escrow, then any remaining funds shall be returned to the Organizer(s) within a reasonable time after the Event. Any other security must be claimed, drawn upon or released by the City within a reasonable time after the Event.

VIII. INDEMNIFICATION AND HOLD HARMLESS

The Organizer(s) of an Event shall be required to sign an agreement in form and substance acceptable to the City Attorney in which they agree to indemnify and hold the City, its officials, employees, departments, and subunits harmless from any claims or liability for damages, including, but not limited to, bodily injury, death and/or property damage connected with or arising from the Event, and which are caused by the negligent or intentional acts or omissions of the Organizer(s), their officers, employees, agents, volunteers, or any persons subject to their right of control.

IX. INSURANCE

The Organizer(s) of an Event shall, at their expense, obtain and maintain in force a policy of liability insurance subject to the City's minimum insurance requirements for the Event. Such liability insurance shall be primary coverage for acts or omissions which occur on City Property and which cause injury to or death of persons, or property damage, during the Event, and any insurance or self-insurance maintained by the City, its officials, officers, members, agents, employees or authorized volunteers will not contribute to any such loss or liability. All insurance shall be in full force prior to the beginning of the Event, and shall remain in force throughout the Event, including any pre-Event set-up and post-Event takedown or clean-up operations relating to the Event. A current certificate of liability insurance evidencing the required type and amount of coverage shall be filed with the City Clerk at least thirty (30) days prior to the Event and shall be subject to review and approval by the City Attorney. An Event shall not commence or proceed without submission and approval of such insurance certificate. The City's receipt and retention of such insurance certificate without comment shall not constitute or be deemed acceptance thereof, or waiver of any requirement under this Section.

X. EVENT CANCELLATION

The City Administrator, Police Chief or Fire Chief may cancel an Event, whether or not a license or permit has been issued, without prior notice due to any substantial change in conditions that has or is likely to adversely affect the health, safety or welfare of the public or of attendees of the Event.

XI. APPEALS

- A. **Appeal from Determination of City Clerk or City Administrator.** A person, entity or applicant aggrieved by a determination made by the City Clerk or City Administrator pursuant to this Ordinance shall file a written appeal with the City Clerk not later than five (5) business after notice of such determination. The appeal shall be heard and decided by the Common Council, following review and recommendation by the License Committee, at the Common Council's next regularly scheduled meeting for which legally required notice may be provided to the public. The Common Council may affirm, reverse or modify a determination of the City Clerk or City Administrator at the conclusion of such hearing, after the appellant, the City Clerk and/or City Administrator, and their respective attorneys have had an opportunity to be heard.
- B. **Appeal from Decision of Common Council.** A person, entity or applicant aggrieved by a decision of the Common Council denying, suspending, revoking or nonrenewing an

Event license or permit, or other decision of the Common Council made pursuant to this Ordinance, may seek review in the Ozaukee County Circuit Court as provided in Wis. Stat. §§ 68.001, et seq. (Municipal Administrative Procedure) (2017-18 and as amended) or seek such other legal relief as may be available.

XII. PENALTIES

In addition to such other forfeitures or penalties set forth in the Municipal Code of the City of Port Washington, in the event of a violation of the terms or conditions of an Event license or permit or this Ordinance by an Organizer, Sponsor, licensee or permittee, the City may deny, suspend, revoke or nonrenew such license or permit, seek injunctive relief and/or pursue all other available legal and equitable remedies. A conviction of such violation(s) may also result in the denial of a future Event license or permit.

Section 2. This Ordinance shall take effect upon adoption and publication as provided by law.

Adopted and dated this 17th day of December, 2019.

CITY OF PORT WASHINGTON



Martin T. Becker, Mayor

ATTEST:



Susan L. Westerbeke, City Clerk