



Volume 31

July, 2006

<u>DUE TO RENEW -</u> Renewals are due to this office **45** days prior

Shanghai Garden	9/1
Grand Central Liquors	9/3
Qdoba Mexcian Grill	9/6
The Winery	9/7
Wal Mart Supercenter #1280	9/11
Pizza Hut of Grand Junction #1	9/14
Fishers Liquor Barn	9/18
Grand Vista Hotel	9/18
City Market No. 1, 9, 18, 32,	9/21
Pizza Hut of Grand Junction #2	9/24
Pizza Hut of Grand Junction #3	9/24
Kannah Creek Brewing Company	9/26
Crystal Café & Bake Shop	9/26
Kokopelli Liquors	9/26
Wal Mart Supercenter #5099	9/30
WW Peppers	10/1
Loco Food Store #16	10/2
Weavers Tavern	10/4
North Avenue Liquor	10/10
Dos Hombres Restaurant	10/14
GJ Scores	10/18
Pablo's Pizza	10/18
Quincy Bar & Grill	10/19
College Liquors	10/28
The Corral	11/6
Whiskey River	11/6
Loco Food Store #12	11/7
Thunder Mountain Tavern	11/12
Acorn Food Store	11/13
Suehiro Japanese Restaurant	11/13
Conchita's Mexican Restaurant	11/14
Zen Garden	11/16
Rite Aid #6178	11/19
Empire Theatre Co.	11/20
Shell Food Mart	11/23
Super C	11/25
Applebee's Grill & Bar	11/28
II Bistro Italiano	12/1
Stop N Save #2	12/8

Bars, Bingo Parlors, Bowling Alleys and Restaurants (with physically separate areas) Ordinance No. 3914 Regarding Smoking in Public Places

On March 27, 2006, Governor Bill Owens signed House Bill 06-1175 concerning the enactment of the "Colorado Clean Indoor Air Act," prohibiting smoking in indoor enclosed areas. The State law is effective as of July 1, 2006. The Grand Junction City Council passed Ordinance No. 3914 on June 7, 2006, amending the previous Ordinance regulating smoking in public places, in order to comply with the State law.

Effective on July 1, 2006:

- Smoking will no longer be allowed in free standing bars, physically separated bars located in restaurants, bowling alleys, billiard halls or in bingo halls or other facilities conducting games of chance. Smoking is allowed in <u>outdoor</u> seating areas of restaurants and bars that are not enclosed and are not under a roof or a projection of a roof as defined by the IBC as a roof assembly, such as pating
- No smoking shall occur within fifteen feet (15) of the front or main doorway leading into a building or facility including patio areas listed above.
- Smoking is prohibited in the indoor areas of a private club.

The following are places where smoking is not prohibited:

- Private homes, private residences, and private automobiles unless the home, residence or vehicle is being used for the public transportation of children or as part of health care or day care transportation.
- A hotel or motel room rented to one or more guests if the total percentage of such hotel or motel rooms in such hotel or motel does not exceed twenty-five percent;
- Any retail tobacco business.
- A place of employment that is not open to the public and that is under the control of an employer that employs three or fewer employees.

"No Smoking" or "Smoking Allowed Inside" signs must be posted at all main entrances. Only changes to the previous City Ordinance are listed, all other smoking prohibitions from the previous ordinance are still in effect.

For questions regarding the ordinance prohibiting smoking in any public place, please call **Code Enforcement 244-1593.**

Thank you for your cooperation in providing clean air for the community.



Calendar for 2006 Alcohol Server Responsibility Training Held at City Hall Auditorium

Mon., July 10, 2006 — 8:00 a.m. — 12:00 p.m. Sat., October 14, 2006 — 12:00 p.m. — 4:00 p.m.



Profanity Laws: This is a topic covered in our Server Responsibility Training and is always mentioned in the evaluations on what employees do not know regarding profanity laws.



Colorado Code of Regulations 47-900, Conduct of Establishment

Orderliness, loitering, serving of intoxicated person. Each person licensed under Articles 46, 47, and 48 of Title 12, and any employee or agent of such licensee shall conduct the licensed premises in a decent, orderly and respectable manner, and shall not permit on the licensed premises the serving or loitering of a visibly intoxicated person or habitual drunkard, nor shall the licensee, his employee or agent permit profanity, rowdiness, undue noise, or other disturbances or activity offensive to the senses of the average citizen, or to the residents of the neighborhood on which the licensed establishment is located.

City Code

Chapter 4, Alcoholic Beverages, Section 4-55 - Responsibility for conduct on licensed premises. A licensee under this article shall be required to notify the police department of the City whenever any customer within his establishment becomes disorderly in conduct by lewd or indecent display, rowdiness, fighting or challenging to fight, gambling, or any other conduct that would be offensive to the average citizen or to the residents of the neighborhood in which the establishment is located, and such requirement shall extend to such conduct in the area immediately adjacent to the premises as well as to the interior thereof.

Chapter 24, Offenses, Section 24-3, Disturbing the peace, subsection (3) - Page 24-3 - It shall be unlawful for any person within this City to disturb the peace of others. A person disturbs the peace of another when he:

(3) Permits another to commit an act of disturbing the peace as described in this section in or upon any premises owned, possessed or under his management or control when it is in his power to prevent such an act.

Chapter 24, Offenses, Section 24-8 Trespass, subsection (2) Pages 24-5 and 24-6
It shall be unlawful to commit trespass in the City. "Private property" within this section shall include private property where the public is a business invitee. A person commits trespass if he:
(2) Enters upon or refuses to leave any private property of another having been given notice by the owner or person responsible for the property that such entry or continued presence is prohibited.

A primary recourse for an owner or employee of a liquor license establishment when a customer is using profanity and disturbing others is to ask them to leave. If the customer becomes threatening or refuses to leave, they are then illegally trespassing and law enforcement can be called.

We would like to Introduce you to our new Liquor Enforcement Officer, Officer T.J. Rix.

T.J. graduated high school and enlisted with the U. S. Air Force as a Security Police Dog

Handler until 1974 and then was employed with both the Pueblo County Sheriff's Department and the Pueblo Police Department prior to enlisting in military service for a second time with the U. S. Army. In 1984 his family moved to Grand Junction and T.J. was hired with the Grand Junction Police Department. T.J. worked patrol and had a special assignment to the District Attorney's Office as a fraud investigator and then assigned back to the police department's investigation's section as a fraud investigator before being reas-



signed to patrol. T.J. has worked patrol until recently assigned to the Community Advocacy Program. With his recent assignment to the Community Advocacy Program, his responsibilities include the Crime Stoppers Coordinator, the Liquor Enforcement Officer, and as liaison officer on several community boards of directors. Additionally, as a uniformed officer in the Community Advocacy Program located in Mesa Mall, T.J. is responsible for additional calls for service to assist the patrol division that include criminal case investigations. T.J. also enjoys his additional assigned collateral duties as a Grand Junction Police Department Hostage Negotiator over the past eleven years and as an Emergency Vehicle Operator Instructor for the police department. T.J. will be presenting the July 10, 2006 Alcohol Server Responsibility Training being held 8:00 a.m.—noon in the City Hall Auditorium. Call 244.1509 to RSVP your attendance.