CITY of ALBUQUERQUE TWENTY-FIRST COUNCIL

CC	DUNC	CIL BILL NO. <u>C/S R-15-262</u> ENACTMENT NO. R-2016-						
SF	PONS	ORED BY: Isaac Benton						
	1	RESOLUTION						
	2	AMENDING THE TEXT OF THE HUNING HIGHLAND SECTOR DEVELOPMENT						
ial] - New H] - Deletion	3	PLAN'S CORRIDOR REVITALIZATION ZONE (SU-2/CRZ) TO ALLOW THE SAL						
	4	OF BEER AND WINE FOR ON-PREMISE CONSUMPTION FOR						
	5	ESTABLISHMENTS WITH A "SMALL BREWER'S LICENSE" OR A						
	6	"WINEGROWER'S LICENSE" WHICH ARE NOT RESTAURANTS, AND						
	7	ALCOHOL SALES FOR OFF-PREMISE CONSUMPTION FOR						
	8	ESTABLISHMENTS WITH A "SMALL BREWER'S LICENSE" OR A						
	9	"WINEGROWER'S LICENSE" AS A PERMISSIVE USE.						
	10	WHEREAS, the Council, the Governing Body of the City of Albuquerque,						
	11	has the authority to adopt and amend plans for the physical development of						
	12	areas within the planning and platting jurisdiction of the City authorized by						
	13	statute, Section 3-19-3, NMSA 1978, and by its home rule powers; and						
		WHEREAS, the Council has the authority to adopt, amend, or repeal such a						
ate teris	15	sector development plan; and						
Inderscored Material] -	16	WHEREAS, the City of Albuquerque adopted the Huning Highland Sector						
S &	17	Development Plan in 1988; and						
ders	18	WHEREAS, the Huning Highland Sector Development Plan was amended in						
	19	2005 to establish the SU-2/Corridor Revitalization Zone (SU-2/CRZ) for lots						
[Bracketed// [Bracketed/Str	20	fronting Central Avenue and portions of Broadway Boulevard by the Council's						
35 x x x x x x x x x x x x x x x x x x x	21	adoption of F/S R-04-155 (Enactment No. R-2005-003); and						
回發	22	WHEREAS, the SU-2/CRZ zone was established with the stated goal of						
=	23	encouraging continued development of these corridors as viable residential						
	24	and commercial area for the community; and						
	25	WHEREAS, the SU-2/CRZ zone stipulates that the sale of alcohol for on-						
	26	premise consumption is limited to "Restaurant with full-service liquor for on-						
	27	premise consumption, including microbrewery"; and						

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1	WHEREAS, the Planning Department has interpreted this language to mean				
2	that alcohol-serving establishments in the SU-2/CRZ zone must be restaurant				
3	and may not be taprooms, tasting rooms or bars without foodservice; and				
4	WHEREAS, there is an increasing interest throughout the City in taprooms,				
5	tasting rooms or bars that serve locally-brewed craft beers and locally-				
6	produced wines; and				
7	WHEREAS, proposals to establish such businesses in the Huning Highland				
8	Sector Development Plan's SU-2/CRZ zone area have been precluded by th				
9	regulations established by this zone; and				
10	WHEREAS, the Huning Highland Sector Development Plan also establishes				
11	specific regulations for the sale of alcohol for off-premise consumption,				
12	limiting such establishments to full-service grocery stores; and				
13	WHEREAS, the record for F/S R-04-155 and similar zoning amendments in				
14	other areas suggests that this prohibition was intended to address community				
15	concerns about the impacts of packaged liquor sales and, in particular, the				
16	sale of miniature bottles and fortified liquors; and				
17	WHEREAS, certain establishments in the Huning Highland area have				
18	expressed a desire to sell locally-produced alcoholic beverages for off-				
19	premise consumption; and				
20	WHEREAS, the New Mexico state statute that defines "Small brewer's				
21	license" (60-6A-26.1 NMSA 1978) authorizes one to whom a small brewer's				
22	license is issued to sell beer in unbroken packages for consumption off				
23	premises; and				
24	WHEREAS, the New Mexico state statute that defines "Winegrower's				
25	license" (60-6A-11 NMSA 1978) authorizes one to whom a winegrower's				
26	license is issued to sell wine in unbroken packages for consumption off				
27	premises; and				
28	WHEREAS, allowing an opportunity for small brewers and winegrowers to				
29	sell their products for off-premise consumption, subject to certain restrictions				
30	and procedures, is consistent with the Huning Highland Sector Development				
31	Plan.				
32	BE IT RESOLVED BY THE COUNCIL, THE GOVERNING BODY OF THE CITY OF				

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- 1 SECTION 1. Section A of the text of the Huning Highland Sector
- 2 Development Plan's SU-2/Corridor Revitalization Zone (SU-2/CRZ), the
- 3 permissive uses, is hereby amended as follows:
- 4 "The CORRIDOR REVITALIZATION ZONE (SU-2/CRZ) corresponds to the C-1
- 5 Neighborhood Commercial Zone of the Comprehensive City Zoning Code with
- 6 the following exceptions:
- 7 A. Permissive Uses:
- 8 1. Permissive uses of the C-1 zone; provided, however, signs are regulated
- 9 by the Huning Highland Urban Conservation Overlay Zone Regulatory Plan.
- 10 2. Permissive uses of the R-3 zone as further regulated by the Huning
- 11 Highland Urban Conservation Overlay Zone Regulatory Plan. Density and floor
- 12 area ratio shall be regulated by the Huning Highland Urban Conservation
- 13 Overlay Zone and accompanying Regulatory Plan.
- 14 3. Restaurant with full-service liquor for on-premise consumption.
- 4. Microbrewery, tap room, tasting room or similar establishment serving
- 16 beer and/or wine for on-premise consumption with an approved "Small
- 17 brewer's license" as governed by 60-6A-26.1 NMSA 1978 or an approved
- 18 "Winegrower's license" as governed by 60-6A-11 NMSA 1978. Any brewery
 - activities are to be conducted within a completely enclosed building. Brewery
 - activities or products will not produce odor, dust, smoke, noise, vibration or
 - other impacts in excess of allowed standards.
- 5. Alcoholic beverage sales of beer and/or wine for off-premise
- 23 consumption in a microbrewery, tap room, tasting room or similar
 - establishment with an approved "Small brewer's license" as governed by 60-
- 25 6A-26.1 NMSA 1978 or an approved "Winegrower's license" as governed by
- 26 60-6A-11 NMSA 1978.
 - 6. Either:
 - a. One full service grocery store with package liquor sales for
- 29 consumption off-premise, provided that the store is 40,000 square feet or
- 30 greater net leasable area and within a building containing residential and/or
- 31 office uses, with the following further restrictions:
- 32 (1) No sales of broken packages (singles):

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- 1 (2) No sales of miniatures or distilled spirits in quantities less than 750 2 milliliters: 3 (3) No sales of fortified wines with a volume of alcohol of more than 13.5 4 percent; and 5 (4) The area for display and sale of liquor shall not exceed 20% of the 6 gross floor area of the grocery store: 7 OR 8 b. One full service grocery store with only wine and beer sales for 9 consumption off-premise provided that the store is between 5,000 and 40,000 10 square feet net leasable area and within a building containing residential 11 and/or office uses, with the following further restrictions: 12 (1) No sales of broken packages (singles); 13 (2) No sales of fortified beer or beer in any single container; 14 (3) No sales of fortified wines with a volume of alcohol of more than 13.5 15 percent; and 16 (4) The area for display and sale of liquor shall not exceed 20% of the 17 gross floor area of the grocery store." 18 7. Only one full service grocery store with package liquor sales for 19 consumption off-premises or one full service grocery store with wine and beer 20 sales for consumption off-premises shall be allowed in the SU-2/CRZ zone at 21 any time. 22 8. "Full service grocery store" shall mean a store primarily engaged in 23 retailing a general line of food, such as canned, refrigerated, packaged, baked 24 and frozen foods; fresh fruits and vegetables; and fresh and prepared meats, 25 fish, and poultry. 26
 - SECTION 2. The entire text of the Corridor Revitalization Zone (SU-2/CRZ), which is currently contained only in the text of F/S R-04-155, shall be inserted into the pdf of the Huning Highland Sector Development plan beginning after page 35, with required insert pages numbered as 35a, 35b and so on as necessary.
- 31 SECTION 3. EFFECTIVE DATE. This resolution shall take effect five days 32 after publication by title and general summary.

SECTION 4. SEVERABILITY CLAUSE. If any section, paragraph, sentence, clause, word or phrase of this resolution is for any reason held to be invalid or unenforceable by any court of competent jurisdiction, such decision shall not affect the validity of the remaining provisions of this resolution. The Council hereby declares that it would have passed this resolution and each section, paragraph, sentence, clause, word or phrase thereof irrespective of any provisions being declared unconstitutional or otherwise invalid. Bracketed/Underscored Material] - New X:\CITY COUNCIL\SHARE\CL-Staff_Legislative Staff\Legislation\21 Council\R-262CSfinal.docx

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<u> </u>		Natalie Y. Howard, Cit	ty Clerk					
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