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**To:** [Trent Sorensen](#); [Brian Tucker](#); [Polly McLean](#)  
**Cc:** [Wendy Gurr](#); [Marla Howard](#)  
**Subject:** Planning Commission Hearing  
**Date:** Wednesday, August 17, 2022 5:22:28 PM

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Trent and Brian,

I reviewed the proposed agenda today and apologize for the last minute email. The proposed change may cause confusion with a restaurant licensee and create a conflict with the current 32B Alcoholic Beverage Control Act

The restaurant liquor license operational requirements require the sale, service and consumption of an alcoholic beverage in connection to order food prepared, sold, and furnished at the licensed premises (32B-6-205.2 [(5a-(ii))]. Further the alcoholic beverage is consumed where a customer is seated at a table, counter or dispensing area (32B-6-205.2 [(5a-i)]).

Weddings, receptions and similar events require an on-premise banquet license. These activities are not open to the general public and the host establishes a contract with the licensee. The operational requirements are vastly different to a full-service restaurant license.

I would suggest creating a new definition within 6.10.010 and a new section 19.04.463.

Amend 6.10.010

"Banquet" means an event that is a private event or a privately sponsored event for which there is a contract.

Add 19.04.463 On-Premise Banquet license.

"On-Premise Banquet license means an business authorized by the state alcoholic beverage control commission as a liquor outlet allowing the storage, sale and consumption of beer and liquor on the defined premise. Weddings, receptions and similar events are included.

Keith