



AGENDA
CITY OF CAMILLA COMMITTEE MEETING
CITY HALL – 4th FLOOR
LIVE BROADCAST - CITY OF CAMILLA FACEBOOK
THURSDAY, JULY 15, 2021 ~ 9:00 A.M.

ACTION ITEMS

1. AMENDMENTS TO CODE OF ORDINANCES – 2nd READING
2. RESOLUTION NO. 2021-07-19-2 – ADOPTION OF MASTER FEE SCHEDULE
3. ALCOHOL ORDINANCE – DISCUSSION and 1st READING
4. SPECIAL EVENTS ORDINANCE – DISCUSSION AND 1st READING
5. RESOLUTION NO. 2021-07-19-1 – CORONAVIRUS RESPONSE AND RELIEF SUPPLEMENTAL APPROPRIATION ACT (CRRSSA) - AIRPORT

DISCUSSION ITEMS

1. BOYS AND GIRLS CLUB RENOVATIONS – BID AWARD
2. AMERICAN RESCUE PLAN FUNDS – LISA FERGUSON
3. MUNICIPAL ELECTRIC AUTHORITY OF GEORGIA (MEAG) SOLAR PROJECT FOR WAL-MART – STEVE SYKES
4. DEPARTMENTAL REPORTS
5. OTHER

CITY OF CAMILLA
RESOLUTION NO. 2021-07-19-2

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF CAMILLA, GEORGIA ESTABLISHING AND ADOPTING A MASTER FEE SCHEDULE FOR FEES AND CHARGES OF MUNICIPAL SERVICES AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the City Council of the City of Camilla has the authority to establish fees and charges for City services; and

WHEREAS, the City finds it necessary to recover the costs of providing certain City services and said fees and charges do not exceed the reasonable costs of providing the services for which fees are imposed; and

WHEREAS, the proposed Master Fee Schedule will supersede any previously adopted or established fees or charges for specified City services.

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of Camilla, Georgia, as follows:

Section 1. That a new Master Fee Schedule, the same hereby is established, be adopted by the City of Camilla. A true copy of the Master Fee Schedule is attached hereto as Exhibit A and made a part hereof for all purposes, the same as if fully copied herein.

Section 2. Each fee or service charge set forth in this Resolution shall be charged until further resolution of this Council.

Section 3. The fees and charges shown in Exhibit A, attached hereto and incorporated herein by reference, shall be in force and effect July 19, 2021.

Approved and Adopted this 19th day of July, 2021.

Kelvin M. Owens, Mayor

Cheryl Ford, Clerk

CITY
SEAL

City of Camilla Taxes, Rates & Fees Schedule

Exhibit A

Adoption Date:

July 19, 2021

Code section	Description of Tax, Rate or Fee	Tax, Rate or Fee
Title 3 - Finance and Taxation		
Chapter 2 - Taxation and Revenue		
Article B - Property Taxes		
Section 3-2-1 (g)	Penalty on amounts due for delinquent taxes, fees and other revenue	12% of the principal amount due
	Fi Fas	\$9.00 Each
	Collection costs (Real Property)	\$50.00 per year
	Collection costs (Personal Property)	\$25.00 per year
	Interest on amounts due for delinquent taxes, fees and other revenue	Maximum rate allowed by law; Minimum charge \$10.00
Section 3-2-14(a)	Penalties and interest on delinquent taxes	3% above the federal prime rate
Section 3-2-14(b)	Penalties on delinquent taxes not paid within 120 days	5% of the amount of the tax due; penalty increases by 5% every 120 days; maximum penalty is 20% of the principal amount due
Article C - Alcoholic Beverage Taxes		
Section 3-2-21 (a)	Excise Taxes on Malt Beverages (wholesale)	\$.05 per 12 ounce container on any portion thereof.
	Excise tax on tap or draft beer (wholesale)	\$6.00 per container sold containing not more than 1 1/2 gallons and at a like rate for fractional parts.
Section 3-2-21 (b)	Excise tax on wine (wholesale)	\$.22 per wine gallon and in similar porportion for bottles and containers for various sizes
Section 3-2-21 (c)	Excise tax on distilled spirits (wholesale)	\$.22 per liter on all distilled spirits
Section 3-2-22 (a)	Privilege and License tax; retail malt beverage by the package	\$550.00
	Privilege and License tax; retail sale of malt beverage for consumption on the premises	\$550.00
Section 3-2-22 (b)	Privilege and license tax; retail wine dealer for the sale of wine by the package	\$800.00
	Privilege and license tax; retail wine dealer for the sale of wine for consumption on the premises	\$800.00
Section 3-2-22 (c)	Initial license tax; retail malt beverages or wine	\$250.00
Section 3-2-23	Wholesale dealer; malt beverage privilege license tax	\$50.00
	Wholesale dealer; wine privilege license tax	\$50.00
Section 3-2-24(a)	Privilege and license tax; retail sales of distilled spirits for consumption on the premises	\$1,500.00
Section 3-2-24(b)	Privilege and license tax; initial license tax for selling distilled spirits	\$250.00

Article E - E911 Prepaid Wireless Service Charges		
Section 3-2-34	Occupational License Tax; 3% of the recurring local service revenues	3% of local service revenues received by such company from subscribers located within the city
Section 3-2-50	Prepaid wireless E911 Charge; upon every prepaid wireless retail transaction of the public service answering point.	\$1.50
Title 4 - Public Safety		
Chapter 3 - Animal Control		
Article B - Animal Control		
Section 4-3-13	Dead animals-Removal from public right of way	Cost of removal/disposal
Article D - Impoundment of Animals		
Section 4-3-41	Reclamation of impounded animals; impoundment fe	\$25.00 - additional fees may be fixed by the council
Article G - Classification of Dogs as Dangerous or Vicious		
Section 4-3-84	Annual certificates of registration for dangerous or vicious dogs	\$100.00
Title 5 - Public Works		
Chapter 3 - Solid Waste Collection & Disposal		
Article A - General Provisions		
Section 5-3-7	Fees; classification of establishments	See Solid Waste Fee table
Chapter 4 - Cemeteries		
Cemetery Lots	Cost of 5x10 space	\$150.00
Interment fees	Cost of interment if lots purchased after 6/11/18	\$25.00
Title 6 - Municipal Utilities		
Chapter 1 - General Provisions		
Section 6-1-3 - Service Charge	Account Setup service charge-Residential	\$25.00
	Account Setup charge-Commercial and Industrial; includes Temporary/Permanent Service	\$40.00
Section 6-1-3.1 Utility Deposits	Residential - Gas	\$20.00
	Residential - Electric	\$50.00
	Residential - Water	\$10.00
	Commercial & Industrial	2X estimated monthly utility charges
Section 6-1-4 Disconnection of utility service; reconnection; late charge	Late charge	\$10.00
Sec. 6-1-9. - Charges, fees and rates for utility service	Water Rates	See Water/Sewer Rate Table
	Sewer Rates	See Water/Sewer Rate Table
	Electric rates	See Electric Rate Table
	Gas rates	See Natural Gas Rate Table
	Sales tax	8%
	Penalty for late payment	10%
Chapter 2. - Water Supply and Distribution		
Sec. 6-2-2. - Water tap charges	Charge for water tap	See Tap Fee table
Chapter 3. - Sewers & Sewage Disposal		
Article D. Fees & Charges		
Sec. 6-3-62. - Surcharges		See Water/Sewer Rate Table

Chapter 5 - Stormwater Utilities		
Sec. 6-5-9 Stormwater user fee charge rates	per equivalent residential unit	\$4.00
Title 8 - Planning & Development		
Chapter 2. - Technical Codes		
Section 8-2-1 (d)	Building permit fees	See Planning & Zoning Fee Table
Chapter 9 - Tree Protection		
Sec. 8-9-3 Procedure for land clearing or land disturbance permits		
	Regulatory processing fee	\$15.00
Sec. 8-9-8 Variances	Application fee	\$75.00
Sec. 8-9-12-Civil Penalty	Unnecessary tree removal	\$500.00
Chapter 10. - Wetland protection		
Sec. 8-10-4. - Local Development permits		
	Filing Fee	up to the larger of \$500.00 or \$100.00 per acre
Chapter 11 - Groundwater protection		
Sec. 8-11-6 - Administration and enforcement procedures	Filing fees	up to the larger of \$100.00 per acre
Title 9 - Licensing & Regulation		
Chapter 1 - Occupational taxes and Regulatory fees		
Sec.9-1-8 Occupation Tax Levied	Number of employees	
	1	\$40.00
	2 to 5	\$60.00
	6 to 10	\$90.00
	11 to 20	\$140.00
	21 to 50	\$215.00
	51 to 100	\$315.00
	101 to 200	\$465.00
	201 to 300	\$565.00
	301 to 400	\$665.00
	501 to 1000	\$765.00
	1,001 to 2,000	\$1,765.00
	2,001 to 3,000	\$3,765.00
Administration fee	Administration fee	\$25.00
Sec. 9-2-9 Permits for alcoholic beverage handlers	Application fee	\$40.00
Sec. 9-1-13 - Same-Election for certain professions	Practitioner fee	\$80.00

Sec. 9-9-16 Regulatory Fee	Peddlers	\$245.00
	Carnivals/Circus	\$245.00
	Lawn Care	\$80.00
	Pawn Brokers	\$125.00
	Burglar and Fire Alarms	\$125.00
	Billiard and Pool Rooms (per game table)	\$140.00
	Game Rooms (per game table)	\$140.00
	Game Machines (per game machines)	\$140.00
	Auctions	\$200.00
	Flea Markets/Junk Dealers	\$200.00
	Daycare	\$80.00
	Residential Rentals/Apartments (more than 10 units)	\$150.00
Chapter 2 - Alcoholic Beverages		
Sec. 9-2-2 License Required; revocation and suspension	Reinstatement fee -First offense	up to \$750.00
	Reinstatement fee -Second offense	Between \$750.00 and \$1,500.00
	Reinstatement fee - Third offense	between \$1,500 and \$3,000
Sec. 9-2-9 - Permits for alcoholic beverage handlers	Application fee	\$40.00
	Reinstatement fee-first offense	\$50.00
	Reinstatement fee-second offense	\$100.00
Sec. 9-2-17 Temporary permit for charitable organizations	Application fee	no charge
Chapter 3 - Miscellaneous Regulations		
Article A. -Canvassers and Solicitors	permit fee	\$10.00
	additional copies	.50 each
Article F - Other Regulations		
Sec. 9-3-91 Auctioneers	License and application fee	\$15.00 per day
Sec. 9-3-92. Circuses, carnivals and public exhibitions		\$245.00
Sec 9-3-35 - Peddlers		\$245.00
	Holiday sales -30 day license	\$50.00
Not for profit/non-profit organizations	no charge if proof of status shown	
Sec 9-3-99 Yard Sales	Yard Sale permit	No charge; limit 2 per year
Sec 9-3-101 Palm readers and fortune tellers	Annual license fee	\$125.00
Sec 9-3-103 - License fees and taxes for insurance companies		
(a) annual license fees	located within city limits	\$50.00
(b) annual license fee for insurance companies at other locations		\$17.50 per location
(c) Annual license fees for independent insurance agents or brokers		\$50.00 per year
(d) Gross direct premiums tax on life insurance companies		1%
(e) Gross premiums tax, all other insurers		2.50%
Sec 9-3-104.2 Tax on rooms, lodging and accommodations		5%
Sec 9-3-104-7 - Deficiency determinations		
(b) interest on deficiency		1% per month
Sec. 9-3-106 - Due compensation for telephone companies with end user retail customers within the city.	Franchise fees	3%

Article G - Temporary Consumer Fireworks Retail Sales Stands Operators' Licenses		
Sec 9-3-121 - License required	License fee per location	\$500.00
Chapter 4 - Utility Accomodation Policy		
Article C - Construction Permits		
Sec 9-4-23 - Permit Fees		\$500.00
Title 10 - Motor Vehicles and Traffic		
Chapter 5 - Personal Transportation Vehicles	Annual Registration fee	\$15.00
Appendix A - Zoning		
Sec. 3.25 Wireless telecommunications facility siting regulations	e. Zoning Administrative review application fee	\$75.00
	j. Conditional Use permit application fee	\$75.00

City of Camilla Electric Rate Table/Tariff

Electric Tariff
Residential Service

Page	Effective Date	Revision	Page No.
1 of 1	Bills rendered for the month of March, 2015	20141229	1.00

APPLICABILITY:

For all domestic uses of a residential customer in a separately metered single family or multifamily dwelling unit.

TYPE OF SERVICE:

Power normally supplied under this rate shall be 115/230 volts, single phase, 60 hertz. Three-phase service may be furnished, where available.

Monthly Rate

SUMMER-May through October billing

Base Charge	\$ 12.00
First 500 kWh	10.6 cents per kWh
Next 500 kWh	12.2 cents per kWh
Over 1000 kWh	13.6 cents per kWh

NON-SUMMER - November through April Billing

Base Charge	\$ 12.00
First 500 kWh	10.6 cents per kWh
Next 500 kWh	10.2 cents per kWh
Over 1000 kWh	9.6 cents per kWh

Minimum Monthly Bill: \$12.00

SENIOR CITIZEN DISCOUNT:

Customers of age 62 or greater shall have their base charge and minimum monthly bill reduced to \$7.00 per month.

MULTIPLE SERVICE:

Where two or more dwelling units are served through a common meter, the monthly Customer Charge will be increased by \$12.00 for each additional separate dwelling unit served. Multiple services under one meter must have prior approval from the City of Camilla Electric Department.

EXCESS FACILITIES CHARGE:

The City may assess charges to recover costs of additional facilities required to furnish service at the customer's location(s) under the provisions of the effective Excess Facilities Charge Rider.

REVENUE ADJUSTMENTS:

The amount calculated at the above rate is subject to increase or decrease under the provisions of the effective Revenue Adjustment Rider.

Page	Effective Date	Revision	Page No.
1 of 1	Bills rendered for the month of March, 2015	20141229	2.00

APPLICABILITY:

This rate is applicable to all non-residential customers where maximum monthly energy consumption isor is expected to be less than 3,000 kilowatthours, and where the maximum monthly demand would be less than 30 kilowatts. At the sole option of the City of Camilla, certain customers with demands in excess of 30 kilowatts, but whose maximum demands are known to occur during off-peak hours, may be served under this rate schedule.

TYPE OF SERVICE:

Single or three-phase, sixty (60) hertz, at a standard voltage.

Monthly Rate

SUMMER-May through October billing

Base Charge	\$ 20.00
First 3,000 kWh	14.7 cents per kWh
Over 3,000 kWh	13.7 cents per kWh

NON-SUMMER - November through April Billing

Base Charge	\$ 20.00
First 3,000 kWh	12.7 cents per kWh
Over 3,000 kWh	11.7 cents per kWh

Minimum Monthly Bill: \$20.00

MULTIPLE SERVICE: .

Where two or more businesses are served through a common meter, the monthly Customer Charge will be increased by \$20.00 for each additional separate business served. Multiple services under one meter must have prior approval from the City of Camilla Electric Department .

EXCESS FACILITIES CHARGE:

The City may assess charges to recover costs of additional facilities required to furnish service at the customer's location(s) under the provisions of the effective Excess Facilities Charge Rider.

REVENUE ADJUSTMENTS:

The amount calculated at the above rate is subject to increase or decrease under the provisions of the effective Revenue Adjustment Rider.

Page	Effective Date	Revision	Page No.
1 of 2	Bills rendered for the month of March, 2015	20141229	3.00

APPLICABILITY:

This rate is applicable to all commercial or industrial electric service which is delivered or compensated to one standard voltage and where one of the following criteria is met:

- 1) Billing demand for the current month and the preceding 11 months is equal to or greater than 30 kilowatts as defined in the Determination of Billing Demand section of this tariff.
- 2) Average monthly energy consumption is equal to or greater than 3,000 kilowatthours based on the most recent 12 months' data, where available.
- 3) In the event that average monthly energy consumption becomes permanently less than 3,000 kWh, the customer may switch to the appropriate tariff following 12 months of service on this rate .

TYPE OF SERVICE:

Three -phase, sixty (60) hertz, at a standard voltage.

Monthly Rate:

Base Charge \$ 35.00

Demand Charge \$3.00 per kW of Billing Demand

All consumption (kWh) not greater than 200 hours times the billing demand:

First 5,000 kWh	13.4 cents per kWh
Next 45,000 kWh	12.4 cents per kWh
Over 50,000 kWh	11.4 cents per kWh

All consumption (kWh) in excess of 200 hours and not greater than 400 hours times the billing demand	6.2 cents per kWh
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All consumption (kWh) in excess of 400 hours times the billing demand	5.6 cents per kWh
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Minimum Monthly Bill: Base charge plus \$8.00 per kW of billing demand.

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2 of 2	Bills rendered for the month of March, 2015	20141229	3.10

DETERMINATION OF BILLING DEMAND:

The maximum billing demand shall be based on the highest thirty-minute kW measurement during the current month and the preceding eleven (11) months.

For the billing months of July through October, the Billing Demand shall be the highest of:

- 1) The current actual demand, or,
- 2) Ninety-Five percent (95%) of the highest actual demand occurring in any previous applicable summer month (July through October), or,
- 3) Sixty percent (60%) of the highest actual demand occurring in any previous applicable winter month (November through June).

For the billing months of November through June, the Billing Demand shall be the greater of:

- 1) Ninety-Five percent (95%) of the highest summer month (July through October), or,
- 2) Sixty percent (60%) of the highest winter month (November through June), including the current month.

However, in no case shall the Billing Demand be less than the greatest of:

- 1) The contract minimum demand;
- 2) 50 percent of the contract capacity; or,
- 3) 10 kW.

REACTIVE DEMAND CHARGE:

Where there is an indication of a power factor of less than 95 percent lagging, the City may, at its option, install metering equipment to measure Reactive Demand. The Reactive Demand will be the highest 30-minute KVAR measured during the month. The Excess Reactive Demand will be the KVAR which is in excess of one-third of the measured actual kW in the current month. The City will bill excess KVAR at the rate of \$0.30 per excess KVAR.

EXCESS FACILITIES CHARGE:

The City may assess charges to recover costs of additional facilities required to furnish service at the customer's location(s) under the provisions of the effective Excess Facilities Charge Rider.

REVENUE ADJUSTMENTS:

The amount calculated at the above rate is subject to increase or decrease under the provisions of the effective Revenue Adjustment Rider.

Page	Effective Date	Revision	Page No.
1 of 1	Bills rendered for the month of March, 2015	20141229	4.00

APPLICABILITY:

This rate is applicable to all uses of the Mitchell County Public School System.

TYPE OF SERVICE:

Single or three-phase, sixty (60) hertz, at a standard voltage.

Monthly Rate:

Base Charge	\$ 35.00
Demand Charge	\$5.00 per kW of Billing Demand
Energy Charge	9.5 cents per kWh

Minimum Monthly Bill: \$35.00

DETERMINATION OF BILLING DEMAND:

The billing demand shall be based on the highest thirty-minute kW measurement during the current month.

EXCESS FACILITIES CHARGE:

The City may assess charges to recover costs of additional facilities required to furnish service at the customer's location(s) under the provisions of the effective Excess Facilities Charge Rider.

REVENUE ADJUSTMENTS:

The amount calculated at the above rate is subject to increase or decrease under the provisions of the effective Revenue Adjustment Rider.

Security Lighting Service

Page	Effective Date	Revision	Page No.
1 of 2	Bills rendered for the month of March, 2015	20141229	5.00

AVAILABILITY:

To property owners where the low voltage distribution lines of the City are within five hundred (500) feet of the desired lighting location. Security lighting service may also be made available by residential or commercial landlords to their tenants in accordance with the contract terms herein.

APPLICABILITY:

To unmetered dusk-to-dawn electric service provided by high pressure sodium vapor luminaires supported by short brackets and mounted on either the City's existing wood poles or poles owned by the customer which conform to the City's specifications. Service may be used to illuminate public thoroughfares and/or private outdoor areas, including, but not limited to, roadways, parking lots and yards.

Monthly Rate per Fixture:

Lamp Wattage	Type	Rate
175	Mercury Vapor	\$ 10.00
400	Mercury Vapor	\$ 16.00
150	High Pressure Sodium Vapor	\$ 10.00
250	High Pressure Sodium Vapor	\$ 16.00
400	High Pressure Sodium Vapor Flood	\$ 24.00
400	Metal Halide Flood	\$ 32.00
1,000	Metal Halide Flood	\$ 42.00

TERM OF CONTRACT:

The contract period shall be no less than three (3) years. The contract may be cancelled by either party with sixty (60) days written notice: however, should the customer cancel the contract during the first thirty-six (36) months, he shall pay to the City a sum equal to \$2.50 per luminaire per month for each month remaining in the original 36 month period. Tenants wishing to contract for this service may be required to make a deposit of twenty-five (\$25.00) per lamp. Such deposit, if required, will be returned upon request at the end of the 36-month contract period.

Security Lighting Service (continued)

Page	Effective Date	Revision	Page No.
2 of 2	Bills rendered for the month of March, 2015	20141229	5.10

SPECIAL PROVISIONS:

- 1) The luminaire, bracket and control equipment shall be owned, operated and maintained by the City.
- 2) When other than standard wood poles are desired by the customer , he shall install, own and maintain such poles.
- 3) In the situation where the installation of a lighting fixture at the location desired by the customer requires the setting of an additional wood pole or poles other than the City's existing distribution poles, the customer shall set, operate and maintain such poles. Alternatively, the City will set, operate and maintain the poles for an additional monthly charge of \$3.00 per pole.
- 4) Where the use of underground lighting service is desired by the customer, he shall install, operate and maintain the underground conductors and pole risers . Alternatively, the City will install such underground conductors and risers for an additional charge of \$0.15 per foot per month.
- 5) All lighting maintenance performed by the City will be accomplished as soon as it can be reasonably done following notification by the customer that service has been interrupted: however, such maintenance will be performed only during the City's regular working hours

EXCESS FACILITIES CHARGE:

The City may assess charges to recover costs of additional facilities required to furnish service at the customer's location(s) under the provisions of the effective Excess Facilities Charge Rider.

REVENUE ADJUSTMENTS:

Do not apply to this rate schedule .

HP-1 Service (Special Rate)

Page	Effective Date	Revision	Page No.
1 of 2	Bills rendered for the month of March, 2015	20150116	6.00

AVAILABILITY:

Service under this rate schedule is available only at the delivery point of the qualifying retail customer served and metered by the City of Camilla (the City), and is not available for resale service to any other customer.

APPLICABILITY:

This rate schedule applies to specifically identified, non-residential retail customers of the City that demonstrate a minimum demand of 5,000 kW. Service may be delivered at more than one metering point and compensated to that voltage. The City reserves the exclusive right to determine the applicability of this rate to any retail customer. Service under this rate schedule may be terminated and transferred to the applicable rate schedule if the character of service does not meet the criteria herein. Use of this rate in conjunction with any other rate or pricing method shall be at the sole discretion of the City.

TYPE OF SERVICE:

Three phase, 60 hertz, at a standard voltage.

	Monthly Rate:	
Base Charge		\$ 350.00
Distribution Charge		\$0.003 per kWh
Transmission Demand Charge of Transmission Billing Demand (TBD). The \$ per kilowatt (kW) will be updated periodically to reflect wholesale cost changes.		\$3.00 per kW

Energy Charge:

The monthly energy charge shall be the sum of all applicable hourly energy charges occurring during the billing period. The applicable hourly energy charges shall be product of the customer's energy consumption measured in kWh in each hour of the billing period and the applicable hourly market energy rate in \$/kWh for the corresponding hour, as posted on the MEAG_ Power internet web site. The City may, at its option, allocate contract power to supply the customer's needs in an effort to control the capacity needs and costs incurred by the City and customer. The usage that is applicable to the contracts will be billed based on the contract cost instead of the hourly market price and usage exceeding or short of the contract energy will be transacted at the hourly market price. The hourly market energy transaction prices will normally be updated twenty (20) minutes before each hour on the MEAG system Control and Data Acquisition (SCADA) system, available to the customer via the MEAG Power internet web site.

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2 of 2	Bills rendered for the month of March, 2015	20150116	6.10

YEAR-END ADJUSTMENT:

At its sole discretion the City may issue a billing adjustment to the customer to reflect changes in its wholesale costs for the prior annual period as may be determined by MEAG. Such adjustments may appear as a credit or an additional charge to the customer in the monthly bill immediately following the City's receipt of the adjustment

DETERMINATION OF TRANSMISSION BILLING DEMAND (TBD):

The TBD shall be the customer's measured demand in kW coincident with the MEAG system peak demand occurring in the applicable billing month. The determination of the TBD may be modified each calendar year as necessary to reflect any associated changes in the MEAG Annual System Budgets .

REACTIVE DEMAND CHARGE:

Where there is an indication of a power factor of less than 95 percent lagging, the City may, at its option, install metering equipment to measure Reactive Demand. The Reactive Demand will be the highest 30-minute kvar measured during the month. The Excess Reactive Demand will be the kvar which is in excess of one-third of the measured actual kW in the current month. The City will bill excess kvar at the rate of \$0.30 per excess kvar.

EXCESS FACILITIES CHARGE:

The City may assess charges to recover costs of additional facilities required to furnish service at the customer's location(s) under the provisions of the effective Excess Facilities Charge Rider.

TOTAL MONTHLY BILL:

The total monthly bill under this rate schedule shall be the sum of the following charges: Customer, Distribution, Transmission Demand, Energy, Facilities, applicable Excess Reactive Demand, applicable adjustments, and applicable fees and taxes.

PERIODIC REVIEW:

This rate schedule is subject to periodic review and adjustment as deemed appropriate by the City, based upon changes in its billing arrangement with MEAG and other power suppliers.

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1 of 1	Bills rendered for the month of March, 2015	20141229	7.00

REVENUE ADJUSTMENT RIDER:

The monthly revenue adjustment in cents per kWh shall represent the difference between total electric department costs (including wholesale power, distribution system operation & maintenance, administrative charges and transfers to the general fund of the City) and total electric department revenues (including sales of electricity and other operating receipts) divided by the total kilowatt-hours sold to customer served under tariff subject to such revenue adjustment. The monthly adjustment may be leveled to reduce the amount of variance.

The adjustment may be sub-categorized to detail items such as environmental compliance costs. Special rates may incorporate applicable adjustments in manner consistent with their individual rate methodology.

Applicable Tariffs: Residential, Small Power, Large Power, Public Schools and Industrial.

EXCESS FACILITIES CHARGE RIDER:

Should the customer require or request facilities beyond those reasonably required to provide standard electric service, separate facilities charges may be added to the monthly rate. Such facilities charges may, at the option of the customer, be paid in full as a one-time charge at the time of installation or be paid in equal monthly installments based on the installed cost of excess facilities times 1.20%. If the latter option is chosen, the City may, in turn, require a contract with the customer. In either case, the excess facilities will continue to be owned, operated and maintained by the City.

Applicable Tariffs: All.

City of Camilla Natural Gas Rate Table

Effective Date

April 1, 2006

Natural Gas Schedule
Residential and Commercial

Base Rate	\$6.50
All Gas Consumption	Wholesale Cost per MCF
Plus City Distribution Fee	\$4.00 per MCF

Industrial Firm Rates

(50MCF per day or 1500 MCF per month for customers)

Base Rate	\$11.50
All Gas Consumption	Wholesale Cost per MCF
Plus City Distribution Fee	\$1.50 per MCF

Industrial Interruptable Rate

Negotiated Rate - Rate shall be negotiated with each customer and implemented after approval of the City Council.
All rates based on wholesale cost plus distribution fee.

Seasonal Rate

Negotiated Rate - Rate shall be negotiated with each customer and implemented after approval of the City Council.
Based on wholesale cost plus distribution fee.

City of Camilla Planning & Zoning Rate Table

Building Permit Fee Table			Amount
Plumbing Permit fees			
	* New Installation (per fixture)		\$ 10.00
	Water Heaters		\$ 5.00
	Remodeling and replacement (per fixture)		\$ 5.00
	*Inspection Fee (3)		\$ 45.00
	Additional inspections		\$ 25.00
Electrical Permit Fees			
	Change Out Services		\$ 50.00
	New Services		\$ 100.00
	Inspection fee (3)		\$ 45.00
	Additional Inspections		\$ 25.00
HVAC Permit Fees			
	New Unit		\$ 100.00
	Change out		\$ 35.00
	Inspection fee (2)		\$ 25.00
	Additional inspections		\$ 25.00
Moving Structures			
			\$ 100.00
Demolition Fee			
			\$ 100.00
Fence Permit (over 7 feet)			
			\$ 25.00
Site Plan Fee			
			\$ 25.00
Shingle Inspection			
			\$ 15.00
Portable Utility Sheds (10x10 or larger)			
		less than 10x10	no charge
Screened rooms/additions			
			See Building permit fees below
Roof inspections			
			\$ 15.00
Windows inspection fee			
			\$ 25.00
Siding			
			-if new
			\$ 25.00
			if replacement
			no charge
Gutters			
			installed new-inspection fee
			\$ 25.00
			if replaced
			no charge

Building Permit fees			additional charge per \$1,000 over Base Cost
Total Project Valuation	Base Cost Covered	Base Fee	
\$0-\$1,999.00	0-\$1,999	\$25.00	\$0.00
\$2,000 -\$15,000	\$2,000	\$30.00	\$6.00
\$15,001-\$49,999	\$15,000	\$108.00	\$6.50
\$50,000-\$99,999	\$50,000	\$342.00	\$5.00
\$100,000-\$499,999	\$100,000	\$590.00	\$4.25
\$500,000 and up	\$500,000	\$2,290.00	\$1.25

City of Camilla Solid Waste Rate Table

Garbage and Trash Collection Fees

The monthly fees for garbage and trash collection by the City of Camilla will be as follows:

Residential (one pickup per week)	\$18.00
Commerical Rollaway (one pickup per week)	\$20.00

Dumpsters (size of container and number of pickups per week):

	<u>1 Day Wk</u>		<u>2 Day Wk</u>		<u>3 Day Wk</u>		<u>4 Day Wk</u>		<u>5 Day Wk</u>
2 yd container	\$ 24.76	\$	\$ 49.53	\$	\$ 74.28				
4 Yd Container	\$ 46.10	\$	\$ 91.20	\$	\$ 136.30	\$	\$ 181.40	\$	\$ 226.50
6 Yd Container	\$ 68.10	\$	\$ 135.20	\$	\$ 202.30	\$	\$ 269.40	\$	\$ 336.50
8 Yd Container	\$ 91.20	\$	\$ 181.40	\$	\$ 271.60	\$	\$ 361.80	\$	\$ 452.00

There shall also be an additional fee of \$3.00 per month to residential and \$5.00 per month to commercial customers within the limits of the City for weekly pickup of yard waste such as brush, limbs, leaves and grass trimmings.

City of Camilla Stormwater Rate Table

Effective date

December 13, 2010

Stormwater user fee charge rates

Stormwater Rate

\$4.00 per billing unit (ERU)

Calculation of user fee charges. The periodic stormwater user fee charges imposed on all developed properties shall be calculated by multiplying the stormwater user fee billing rate (per ERU) times the number of ERUs for each customer account. The number of ERUs that will be utilized to calculate the user fee charge for each customer account shall be in general accordance with the following:

SFR customer class: Each SFR customer account shall be charged 1.0 ERU per month unless one of the conditions outlined below applies.

If two customer accounts are assigned to a SFR property (i.e. a duplex) then each customer account on that parcel will be charged 0.5 ERU per month for billing purposes.

NSFR customer class: Each NSFR customer shall be charged 1.0 ERU for each 3,360 square feet, or increment thereof, of impervious surface located on the property to establish the total number of ERUs for billing. Fractional ERUs will be rounded to one decimal place to establish the number of ERUs for billing each month.

Undeveloped land customer class: Undeveloped land shall be assigned 0 ERUs and will not receive a stormwater user fee bill.

Stormwater user fee charges shall be billed on the customer's monthly public utility bill (except as stipulated below) starting with the first billing cycle in January 2011 as provided in this chapter.

Customers that do not receive a monthly public utility bill from the city shall be billed for stormwater services via another method and frequency established by the city.

The city reserves the right to charge the property owner for the total impervious surface for residential customer accounts that are part of a larger common development such as multifamily complexes.

City of Camilla Tap Fee Table

Water Service and Fees (taps)

A. Water Taps-Single

(1) Within the City

3/4" connection	\$200.00
1" connection	\$300.00
Over 1" in diameter or over 50 ft in length	Cost of Installation

(2) Outside the City Limits

3/4" connection	\$500.00
1" connection	\$600.00
Over 1" in diameter or over 50 ft in length	Cost of installation plus \$500.00

B. Water Taps - Multiple

(1) Within the City

3/4" connection - same as single family fee, except where the developer installs all lines, the City will furnish the water meters and meter boxes to the developer for his installation; the fee will be \$60.00 per unit.

(2) Outside the City Limits

All pipes and materials to be installed by the developer at the City's specifications; 3/4" services will be \$500.00 for first unit; \$150.00 for each unit thereafter.

C. All taps within the City Limits will be made to the customer's property line as per City specifications.

Sewer Services and Fees (Taps)

(1) Residential

Single	\$200.00
Multiple	\$300 for first tap \$100.00 per sewer added

(2) Commercial

Single	\$300.00
Multiple	\$300 for first tap \$100.00 per sewer added

(3) Outside the City Limits

All taps each \$500.00

(4) City sewer department will make **one main tap only** for multiple units. The developer will make all additional taps to meet City specifications.

(5) All taps within the City limits will be made available to the customer's property line as per City specifications.

Natural Gas Service and Fees (Taps)

a. Where service has been run to a proposed meter location	\$100.00
b. Where service has not been established at proposed meter location	\$150.00
c. Over 1" connection or over 50 feet in length	Above cost plus additional cost of installation
d. The total fees for inspection at one (1) location shall be \$25.00 for new gas construction or additions. The person to whom the permit is issued shall pay all fees. (Code 1970, Sec. 5-39)	

Electrical Service and Fees**Above Ground**

a. Single phase put in a work order for the Electric Department	No charge
b. Three phase/200 amp	\$150.00
c. Three phase/400 amp or larger	\$250.00

***Underground**

a. Single phase (plus any additional special customer requests)	\$100.00 for first 50 ft; thereafter \$1.50 per foot
b. Three Phase	\$150.00 for first 50 ft; thereafter \$2.00 per foot
c. Primary-Single phase	\$3.00 per foot
Three phase	\$9.00 per foot

* Underground Measurement is done from pole to pole. See Electric Superintendent for Final Costs.

Security Lights

150 Watt HPS	\$65.00
250 Watt HPS Cobra	\$185.00
400 Watt HPS Cobra	\$185.00
250 Watt HPS Flood	\$300.00
400 Watt HPS Flood	\$300.00
1,000 Watt HPS Flood	\$360.00
30' Pole	\$85.00
40' Pole	\$170.00
Service Charge	\$10.00

City of Camilla Water/Sewer Rate Table

Effective July, 2009 (to be reflected on August, 2009 bill):

Inside City Limits:

Water Rate:		
First 2,000 gallons or less per month	\$	10.00
Over 2,000 gallons per month (per 1,000 gallons)	\$	1.85
Sewer Rate:		
First 2,000 gallons or less per month	\$	10.00
Over 2,000 gallons per month (per 1,000 gallons)	\$	2.00
Maximum sewer charge	\$	40.00

Effective July, 2009 (to be reflected on August, 2009 bill):

Outside City Limits

Water Rate:		
First 2,000 gallons or less per month	\$	16.50
Over 2,000 gallons per month (per 1,000 gallons)	\$	2.05
Sewer Rate:		
First 2,000 gallons or less per month	\$	18.00
Over 2,000 gallons per month (per 1,000 gallons)	\$	2.15
Maximum sewer charge	\$	48.10

The monthly rates which the City of Camilla shall charge its industrial customers water or sewer excluding special contract customers will be as follows:

Water or Sewer Rate

First 3,000 gallons or less per month	\$	6.75
Over 3,000 gallons up to 300,000 gallons (per M gallon)	\$	0.68
Over 300,000 gallons up to 500,000 gallons (per M gallon)	\$	0.62
Over 500,000 gallons up to 1,500,000 gallons per (M gallon)	\$	0.55
Over 1,500,000 gallons (per M gal)	\$	0.53

This rate schedule shall not affect the existing sewer surcharge of \$11.50 per month per customer which shall remain in full force and effect.

Article D. Fees & Charges

Sec. 6-3-62 (2) e.

Commercial/Industrial Sewer Surcharges

1. BOD (threshold 300mg/l)

300-500 mg/l	\$0.04/lb of BOD
Over 500 mg/l	\$0.06/lb of BOD

2. Suspended Solids (threshold 250mg/l)

250-500 mg/l	\$0.04/lb of SS
Over 500 mg/l	\$0.06/lb of SS

3. Oil and grease (threshold 100mg/l)

100-200 mg/l	\$0.04/lb of oil and grease
Over 200mg/l	\$0.08/lb of oil and grease

ORDINANCE NO. 2021-08-16-1

AN ORDINANCE REPEALING THE EXISTING ALCOHOLIC BEVERAGES ORDINANCE; ADOPTING A NEW ORDINANCE FOR REGULATING THE SALE OF ALCOHOLIC BEVERAGES IN THE CORPORATE LIMITS OF THE CITY OF CAMILLA, GEORGIA; REPEALING ALL PRIOR ORDINANCES IN CONFLICT HEREWITH; AND FOR OTHER PURPOSES.

WHEREAS, the Mayor and City Council of the City of Camilla desire to provide for the health, safety, and welfare of the citizens of the City; and

WHEREAS, the Mayor and City Council have determined it necessary to regulate the sale and manufacture of alcoholic beverages within the corporate limits of the City of Camilla to protect the public health, safety, and welfare; and

WHEREAS, the Mayor and City Council have further determined it in the best interest of the City of Camilla and its citizens to impose a specific tax and to establish licensing qualifications and fees, and other regulations in connection with the sale of alcoholic beverages within the corporate limits of the City of Camilla; and

WHEREAS, in order to enforce the provisions required for the regulation of alcoholic beverages it is necessary to repeal an existing alcoholic beverages ordinance;

NOW, THEREFORE, BE IT ORDAINED by the Mayor and City Council of the City of Camilla, and it is hereby ordained by authority of the same, as follows:

Section 1. The existing alcoholic beverages ordinance is repealed.

Section 2 The Alcoholic Beverages Ordinance attached hereto as “Exhibit A” is hereby adopted.

Section 3. All ordinances or parts of ordinances in conflict herewith are repealed.

SO ORDAINED this ____ day of _____, 2021.

CITY OF CAMILLA

By: _____
Mayor, Kelvin Owens

(S E A L)

Attest: _____
Clerk, Cheryl Ford

FIRST READING: _____

SECOND READING: _____

Chapter 2 - ALCOHOLIC BEVERAGES

ARTICLE I. - IN GENERAL

Sec. 9-2-1. - Definitions.

- (a) The following words, terms and phrases, when used in this chapter, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Alcoholic beverage means and includes all alcohol, distilled spirits, beer, malt beverages, wine or, fortified wine.

Bar means any establishment (by whatever name it may be known including but not limited to bar, barroom, club, juke joint, honky-tonk, nightclub, pool hall, pool room, pub, recreation center and any other like or similar name describing the same or similar type of activity) which holds any consumption on premises alcoholic beverage license but which does not meet the requirements of restaurant, private club or licensed alcoholic beverage caterer as defined herein.

Brewpub means any bona fide food service establishment in which beer or malt beverages are manufactured or brewed subject to the barrel production limits and regulations under state law.

Brown bagging means the bringing of alcoholic beverages into business establishments licensed for the retail sale of malt beverages, wine or distilled spirits by the drink for the purpose of drinking such alcoholic beverages at any such establishment.

Church means any permanent building where persons regularly assemble for religious worship.

City means the City of Camilla and when used in a geographical sense means the territorial limits of the City of Camilla.

City clerk means the city clerk of the City of Camilla.

City council means the city council of the City of Camilla.

Distilled spirits means any alcoholic beverages obtained by distillation or containing more than 24 percent alcohol by volume, including, but not limited to, all fortified wines.

Fixed salary means the amount of compensation paid to any member, officer, agent or employee of a private club as may be fixed for him by its members at a prior annual meeting or by the governing body out of the general revenue of the club and shall not include any commission on any profits from the sale of alcoholic beverages. For the purposes of this definition, tips or gratuities which are added to bills of members and their guests under club regulations shall not be considered as profits from the sale of alcoholic beverages.

Food caterer means any person who prepares food for consumption off the premises.

Fortified wines means any alcoholic beverage containing more than 24 percent alcohol by volume made from fruits, berries or grapes either by natural fermentation or by natural fermentation with brandy added. The term "fortified wine" includes, but is not limited to, brandy.

Grocery store means a business which holds a grocery store retail business license issued by the city, and which:

- (1) Is engaged primarily in the retail sale of food and beverage items by the package designed for nonpremises consumption; and
- (2) Maintains at no time a retail inventory of alcoholic beverages which in more than 30 percent, valued at its retail sales price, of the total retail inventory of merchandise of such business, valued at its retail sales price.

Interest includes any pecuniary interest and any ownership interest, whether present or future, whole or partial, legal or beneficial, contingent or vested, direct or indirect, and any right, power, or authority of control.

Legal age means the age established by O.C.G.A. § 3-3-23, as amended from time to time, as the age below which alcoholic beverages may not lawfully be sold to, furnished to, purchased by or possessed by a person.

License means the authorization granted by the city to engage in the sale of specified alcoholic beverages upon the premises so licensed for a calendar year, or the remaining portion of a calendar year.

Licensed alcoholic beverage caterer means any retail dealer who has been licensed pursuant to article VI of this chapter.

Licensed premises includes not only the room wherein alcoholic beverages are sold or served but also the entire building in which such room is located, except that when such a room is located in a hotel, motel, or similar facility or in a shopping center only such room and any adjoining storage, office, toilet, and other similar rooms shall constitute the "licensed premises."

Licensee means a person holding a license issued pursuant the terms of this chapter.

License Holder means licensee.

Lounge means a separate room connected with a part of and adjacent to the premises of a restaurant or its adjacent lobby or reception area, with all booths, stools, and tables located therein being open to view only from within the lounge, with a seating capacity of at least 20 persons, and with all access and all exits to and from the lounge opening into such restaurant or the lobby or reception area adjoining such restaurant except for emergency exits or exits used solely as service doors.

Malt beverages means any alcoholic beverage obtained by the fermentation of any infusion or decoction of barley, malt hops or any other similar product, or any combination of such products in water, containing not more than fourteen (14) percent alcohol by volume and including ale, porter, brown, stout, lager beer, small beer and strong beer provided that the term "malt beverage" does not include sake, also known as Japanese rice wine.

Malt beverage taproom means exception to Georgia providing a license to manufactured malt beverages granting the right to sell up to 3000 barrels of malt beverages per year produced at the licensed premise as governed by O.C.G.A. § 3-5-24.1.

Manager means the individual who supervises the regular operations of a business licensed under this chapter and who is physically present on site at such business (a) at least 35 hours per week, or (b) at least 90 percent of the hours such business is open to the public, whichever is less.

Package means a bottle, can, keg, barrel or other original consumer container.

Premises means the space or area owned, leased, or controlled by the licensee and used by the licensee for the purpose of operating under the license and shall include that area circumscribed by the property lines of the property for which an alcoholic beverage license is issued by the city; except that in the case of hotels and motels, the term "premises" shall include only that portion of the property where alcoholic beverages are sold, delivered, or served.

Private club means a nonprofit organization which is organized under state law which meets each of the following requirements:

- (1) Has either a tax exempt status under section 501 of the United States Internal Revenue Code or operates pursuant to a charter from a state or national parent organization which has such tax exempt status;
- (2) Has been in existence at least one year prior to the filing of its application for an alcoholic beverage license to be issued pursuant to this chapter;
- (3) Has at least 50 members paying dues on a regular periodic basis;
- (4) Is organized and operated exclusively for the pleasure and recreation of its members and their guests or for other nonprofitable purposes;
- (5) Has facilities which are available for use only by the membership thereof and their guests and not by the general public;
- (6) Owns, rents or leases a building or space within a building for facilities for the use of its members and their guests;
- (7) Maintains kitchen and dining room space, equipment and items necessary to appropriately provide food service of full course meals for its members and their guests;
- (8) Is staffed with a sufficient number of employees for the preparation and service of meals for its members and their guests;
- (9) Has no member, officer, agent or employee directly or indirectly receiving, in the form of salary or other compensation, any profits, beyond a fixed salary, from the sale of alcoholic beverages to the club or to its members or their guests; and
- (10) Has such licenses as are required for the operation thereof.

Restaurant means a business kept, used, maintained, advertised and held out to the public as a place where meals are actually and regularly prepared and served for a period of at least five hours per day on at least five days per week with the exception of (i) holidays, (ii) vacations not exceeding two weeks duration, and (iii) periods of redecorating not exceeding 30 calendar days duration except to the extent extended by the city council in its discretion upon request therefor; and which meets all of the following requirements:

- (1) Meets all health and sanitation requirements for food service establishments required under applicable federal, state and local laws, codes, ordinances, rules and regulations;
- (2) Maintains upon the premises thereof in operative condition cooking and kitchen facilities and equipment appropriate to accommodate the preparation of meals for _____ food service customers at one time;
- (3) Maintains upon the premises thereof seating facilities, at booths or tables designed for food service, sufficient for at least _____ food service customers at one time, not

including seating provided by counters and stools, with booths and tables for purposes hereof being large enough to adequately accommodate at least two place settings of cutlery and dishes;

- (4) Maintains at all times such additional facilities, equipment and items as well as employees as shall be necessary for the cooking, preparation and service of meals for consumption at tables or booths located upon the premises for at least _____ food service customers at one time;
- (5) Is at all times during the hours of operation thereof prepared to serve full course meals with substantial entrees from a substantial variety of culinary choices, or substantial substitutes therefor, chosen by food service customers from a printed menu available to all food service customers at prices which are competitive with other restaurants in the community whether or not such other restaurants engage in the sale of alcoholic beverages; and
- (6) Derives at least 60 percent of its total gross food and beverage sales from the sale of full course meals prepared, served and consumed upon the premises thereof.

Retail sale means the sale or offer of sale of any alcoholic beverage to any member of the public.

Wine means any alcoholic beverage containing not more than 24 percent alcohol by volume made from fruits, berries or grapes either by natural fermentation or by natural fermentation with brandy added. The term includes, but is not limited to, all sparkling wines, champagnes, combination of such beverages, vermouths, special natural wines, rectified wines and like products. The term does not include cooking wine mixed with salt or other ingredients so as to render it unfit for human consumption as a beverage. A liquid shall first be deemed to be a wine at that point in the manufacturing process when it conforms to the definition of wine contained in this section.

- (b) As used in this chapter, the singular and the plural shall each include the other, the masculine and feminine shall each include the other, and any verb tense may include any other verb tense.
- (c) As used in this chapter, the term "may" is permissive and the term "shall" is mandatory.

Sec. 9-2-2. - Activities are privileges.

The manufacture, distribution, sale and possession of alcoholic beverages within the city are privileges and not rights with any privilege with respect thereto granted pursuant to this chapter to the holder of any alcoholic beverage license being held and enjoyed only for so long as the holder of such license issued pursuant to this chapter shall fully and completely comply with all provisions of this chapter.

Sec. 9-2-3. - Compliance required.

No person shall:

- (1) Distribute, sell, or offer to sell, either at retail or wholesale, any alcoholic beverage in the city except to the extent permitted pursuant to a current alcoholic beverage license issued by the city;

- (2) Distribute, handle, possess, sell, or offer to sell any alcoholic beverage in the city in violation of any provisions of this chapter or any provision of any law or regulation of the state relative to any alcoholic beverage;
- (3) Distribute, handle, possess, sell or offer to sell any alcoholic beverage in the city except in compliance with the provisions of this chapter.

Sec. 9-2-4. - Sales permitted.

The sale of malt beverages, wines and distilled spirits, subject to the provisions of this chapter, as this chapter may be amended from time to time, are permitted in the city.

Sec. 9-2-5. - Consumption in public places.

Except to the extent otherwise specifically permitted, no person shall consume any alcoholic beverage while such person is located in or upon any public street, road, alley, lane or sidewalk of the city or upon the premises of any building owned or leased by the city or upon the premises of any other property, either real or personal, owned or leased by the city. Functions sponsored by the city or any other governmental unit shall be exempt from this prohibition.

Sec. 9-2-6. - Open containers.

Except to the extent otherwise specifically permitted, no person shall have in such person's possession any package which contains an alcoholic beverage which has been opened or the seal of which has been broken while such person is located in or upon any public street, road, alley, lane, or sidewalk of the city or upon the premises of any building owned or leased by the city or upon the premises of any other property, either real or personal, owned or leased by the city.

Sec. 9-2-7. - False and misleading statements.

No person shall make, cause to be made, or present to the city any application for issuance, application for renewal, report, or other notification with respect to any alcoholic beverage license issued or sought to be issued or renewed by the city or any tax on alcoholic beverages due to the city which contains as of the date made or presented, any untrue or misleading statement or representation.

Sec. 9-2-8. - Brown-bagging prohibited.

It shall be unlawful for a licensee to allow customers to bring onto the licensed premises their own alcoholic beverages, which is known as "bring your own bottle" (BYOB) or "brown-bagging".

Sec. 9-2-9. - Knowledge of chapter.

The holder of any alcoholic beverage license as well as all employees, agents and servants of any business in which such alcoholic beverage license is utilized shall be conclusively presumed, for purposes of this chapter, to have at all times complete and full knowledge of all provisions of this chapter.

Sec. 9-2-10. - Notification to state revenue department of violations.

Upon determination of the existence of circumstances which are required pursuant to the provisions of O.C.G.A. § 3-3-21 to be reported to the state department of revenue, the City shall

promptly report the existence of such circumstances to the state department of revenue as required.

Sec. 9-2-11. - Criminal conviction not required.

Any proceeding or action which may be taken by the city with respect to the suspension or revocation of any alcoholic beverage license or the grant, denial or renewal of any such license shall be and are administrative in nature with respect to the privileges of the holder of such license and the right of such holder to continue to engage in the sale of alcoholic beverages in accordance with the provision of this chapter. No conviction, dismissal, acquittal, other plea or other disposition with respect to any criminal violation involving the sale, distribution or possession of alcoholic beverages or any other alleged criminal conduct shall be necessary for any action by the city pursuant to the provisions of this chapter relative to any such license or otherwise effect any action taken by the city relative thereto.

Sec. 9-2-12. - Violation and penalties.

- (a) It shall be unlawful for any person to violate any of the provisions of this chapter.
- (b) The following guidelines for the disposition of alcoholic beverage license violations are hereby adopted. It is emphasized that these are guidelines only and can be altered based upon the facts of any individual case. The guidelines for disposition of alcoholic beverage license violations are as follows:
 - (1) First offense within past two years: 30 days suspension and \$150.00 reinstatement fee;
 - (2) Second offense within past two years: 90 days suspension and \$250.00 reinstatement fee; unless
 - (3) Second offense within past 12 months: Revocation;
 - (4) Third offense within past two years: Revocation.

Secs. 9-2-13—9-2-29. - Reserved.

ARTICLE II. - MINIMUM AGE

Sec. 9-2-30. - Presence of persons not of legal age.

No person, who is the holder of any alcoholic beverage license issued by the city nor any agent, servant or employee of the business in which any such license is utilized, shall in connection with the operation of the business in which such license is utilized, permit or allow any person who has not attained legal age to be or remain upon the premises licensed if such business is a bar as defined herein.

Sec. 9-2-31. - Consumption by persons not of legal age.

No person, who is the holder of any alcoholic beverage license issued by the city nor any agent, servant or employee of the business in which any such license is utilized, shall in connection with the operation of the business in which such license is utilized, permit or allow any person who has not attained legal age to consume any alcoholic beverage upon the premises licensed.

Sec. 9-2-32. - Possession by persons not of legal age.

No person, who is the holder of any alcoholic beverage license issued by the city nor any agent, servant, or employee of any business in which any such license is utilized, shall in connection with the operations of the business in which such license is utilized, except as otherwise specifically provided in this chapter, permit or allow any person who has not attained legal age to possess any alcoholic beverage upon the premises licensed.

Sec. 9-2-33. - Furnishing to persons not of legal age.

No person, who is the holder of any alcoholic beverage license issued by the city nor any agent, servant or employee of the business in which any such license is utilized, shall in connection with the operation of the business in which such license is utilized sell, provide, give, furnish or distribute any alcoholic beverage to any person who has not attained legal age. Notwithstanding the foregoing, no person shall be in violation of the provisions hereof in the event that (i) such person has been furnished with identification showing that the person who is being furnished with alcoholic beverages has attained legal age and (ii) under the surrounding circumstances the person so furnished such identification could reasonably conclude that the person furnishing such identification had attained legal age. For purposes of this section, the term "identification" means any document issued by a governmental agency containing a description of the person such as the person's photograph or other written description of and providing the person's date of birth, and shall include, without being limited to, a passport, a military identification card, or a driver's license.

Sec. 9-2-34. - Acquiring for persons not of legal age.

No person, who is the holder of any alcoholic beverage license issued by the city nor any agent, servant or employee of the business in which any such license is utilized, shall in connection with the operation of the business in which such license is utilized purchase or acquire any alcoholic beverage for or on behalf of any person who has not attained legal age, or otherwise procure for or furnish to any person who has not attained legal age any alcoholic beverage.

Sec. 9-2-35. - Employment of persons not 18 years of age.

- (a) No holder of an alcoholic beverage license nor any agent, servant or employee of any business in which such license is utilized shall permit or allow any person who has not attained 18 years of age and who is employed by any business operated upon premises for which an alcoholic beverage license is issued by the city to engage in the sale, distribution, or acceptance of orders for alcoholic beverages; provided, however, that the provisions hereof shall not apply to nor prohibit persons who have not attained 18 years of age who are employed by a business in connection with the operation at such premises of a grocery store, as such term is defined in this chapter from engaging in the sale, distribution, and handling of alcoholic beverages at such premises in connection with employment in the operation of such business.
- (b) No holder of an alcoholic beverage license nor any agent, servant or employee of any business in which such license is utilized shall permit or allow any person who has not attained 18 years of age to be employed by any business operated upon premises for which a license for the consumption of alcoholic beverages upon such premises is issued by the city; provided, however, that the provisions of this subsection shall not apply to nor prohibit the employment of persons who have not attained 18 years of age in connection with the operation upon such premises of a restaurant, provided further, that persons who have not attained 18 years of age shall not engage in the sale, service, or acceptance of orders of alcoholic beverages in connection with the operation of any such restaurant.

Sec. 9-2-36. - Failure to check identification.

No person who is the holder of any alcoholic beverage license issued by the city nor any agent, servant or employee of the business in which any such license is utilized shall in connection with the operation of the business in which such license is utilized fail to require or check the identification of the person to whom any alcoholic beverage is sold or furnished prior to the sale, furnishing or distribution of any alcoholic beverage or any person who has not attained legal age. No person shall be in violation of the provisions hereof in the event that (i) such person has been furnished with identification showing that the person who is being furnished with alcoholic beverages has attained legal age and (ii) under the surrounding circumstances the person so furnished such identification could reasonably conclude that the person furnishing such identification had attained legal age. For purposes of this action, the term "identification" means any document issued by a governmental agency containing a description of the person such as the person's photograph or other written description and providing the person's date of birth, and shall include, without being limited to, a passport, a military identification card, or a driver's license.

Secs. 9-2-37—9-2-60. - Reserved.

ARTICLE III. - LICENSES

Sec. 9-2-61. - License required for sales.

No person shall sell or offer to sell any alcoholic beverages which is permitted to be sold in the city pursuant to the provisions of this chapter unless such sale is made or is to be made pursuant to the authority of a current effective alcoholic beverage license issued by the city pursuant to the provisions of this chapter.

Sec. 9-2-62. - Classification of licenses.

Alcoholic beverage licenses authorized to be issued by the city and required pursuant to the provisions of this chapter to be held for the sale of alcoholic beverages are classified as follows:

- (1) Wholesale malt beverage license;
- (2) Retail malt beverage package license;
- (3) Retail malt beverage consumption license;
- (4) Wholesale wine license;
- (5) Retail wine package license;
- (6) Retail wine consumption license; and
- (7) Wholesale distilled spirits license.
- (8) Retail distilled spirits package license.
- (9) Retail distilled spirits consumption license.
- (10) Brewpub or Taproom license.
- (11) Alcoholic beverage caterer (includes malt beverage, wine, and distilled spirits)
- (12) Special event permit.
- (13) One-day license for charitable organizations.

Sec 9-2-63 – Zoning requirements; exceptions.

No license for the sale of spirituous liquors or distilled spirits shall be granted for a business location in any district designated as R-1 residential, R-2 residential, and R-3 residential under the 2018 Zoning Ordinance for the City of Camilla, effective date of October 8, 2018. Private clubs, patriotic organizations, or fraternal organizations meeting all the requirements of section 9-2-89 are excepted if in compliance with such zoning regulations.

Sec. 9-2-64. - Qualifications for license.

No alcoholic beverage license required by the provisions of this chapter shall be issued to any person or for any location unless and until it has been successfully demonstrated to the satisfaction of the city council that:

- (1) Such person, or the person who shall actually and actively be in charge and management of the day to day operation of the business in which such license shall be utilized is a citizen of the United States of America;

- (2) Such person by reason of such person's business experience, financial standing, moral character, mental capacity, physical capacity, trade associations, record of arrest, and reputation in communities in which he has lived is, in the opinion of the city council, likely to operate the business in which the license will be utilized in conformity with federal, state and local laws, ordinances, rules, regulations, and requirements, including particularly the provisions of this chapter and the laws, rules and regulations of the state and the United States relative to the manufacture, sale, and distribution of alcoholic beverages, and, in making such determination, the city council shall, in addition to the other and further provisions of this section, consider all information that would be considered by the city council if this person was being denied a renewal license pursuant to the requirements of section 9-2-82 or, if this person was having his license suspended or revoked pursuant to the requirements of section 9-2-86; provided further that no license shall be issued to or for:
- a. Any person whose business in which the license will be utilized is conducted by a manager or agent unless such manager or agent possessed and meets all of the qualifications required hereunder for the holder of an alcoholic beverage license and would not be prohibited from being the holder of such a license;
 - b. A partnership unless all partners, members and managers of such partnership, as well as the manager of the business in which the license will be utilized, possess and meet all of the qualifications for the holder of an alcoholic beverage license and would not be prohibited from being the holder of such a license;
 - c. A corporation unless all officers thereof, all directors thereof and all shareholders thereof who shall either directly or beneficially as such word is defined and utilized in the Internal Revenue Code of the United States and regulations issued pursuant thereto own more than 20 percent of the outstanding shares of stock thereof, as well as the manager of the business in which the license will be utilized, possess and meet all of the qualifications for the holder of an alcoholic beverage license and would not be prohibited from being the holder of such a license;
 - d. Any person who has been convicted, has entered a plea of nolo contendere or has forfeited a bond with respect to any felony within ten years prior to the filing of any such application or with respect to any misdemeanor within five years prior to the filing of any such application including particularly but not being limited to those offenses involving force or violence, prostitution, gambling, or tax law violations in the event that such conviction, plea or bond forfeiture tends to indicate, in the opinion of the city council, that the applicant may not maintain or operate the business in which the alcoholic beverage license sought by the applicant would be utilized in conformity with federal, state or local laws, rules and regulations. The terms "felony" and "misdemeanor" as used in this subsection shall include the violation of any criminal law of the United States of America, the state, or any other state of the United States of America; provided that the term "misdemeanor" shall not include those violations which are commonly referred to as "traffic violations." The term "conviction" as used in this subsection shall include an adjudication of guilt, plea of guilty, a plea of nolo contendere or the forfeiture of a bond by a person charged with a crime. Notwithstanding the foregoing, the city council, in its sole discretion, may decide to authorize the issuance of a license to a

person who has in the past been convicted of, plead guilty to, entered a plea of nolo contendere to, or forfeited a bond on any crime when, after a thorough investigation of all the facts including parole or probation officer's reports, judge's recommendations, and any other evidence bearing on the character of the applicant, it has determined, in the sole discretion of the city council, that such action is in keeping with the ends of justice and the public interest and welfare;

- e. Any person who has been convicted of, has entered a plea of nolo contendere to, or forfeited a bond to any charge of violation of any state, federal, or local law involving the manufacture, sale, distribution, or possession of alcoholic beverages, contraband, or any "controlled substances" as such term is utilized under laws of the state, or any other substance, the control or possession of which is controlled or prohibited under laws of the state or the United States of America, or any other state of the United States. The term "conviction" shall include an adjudication of guilt, plea of guilty, a plea of nolo contendere or the forfeiture of a bond by a person charged with a crime. Notwithstanding the foregoing, the city council, in its sole discretion, may decide to authorize the issuance of a license to a person who has in the past been convicted of, plead guilty to, entered a plea of nolo contendere or forfeited a bond on any crime when, after a thorough investigation of all the facts including parole or probation officer's reports, judge's recommendations, and any other evidence bearing on the character of the applicant, it has determined, in the sole discretion of the city council, that such action is in keeping with the ends of justice and the public interest and welfare;
- f. Any person who as either the previous holder of any alcoholic beverage license issued by any authority, or as a party interested in any business in which any alcoholic beverage license issued by any authority was utilized, either conducted, or allowed the conduct of, the business with respect to which such license was issued in such a manner as to cause, in the opinion of the city council, greater than normal police activity, observation or inspection in order to prevent the violation of any law or regulation either relating to such license or the business associated therewith or in order to maintain public order;
- g. Any location not suitable therefor, in the opinion of the city council, because of either traffic congestion or the general character of the neighborhood or by reason of the effect which the utilization of such license at such location would have upon adjacent and surrounding properties or upon adjacent neighborhoods;
- h. Any location for which there is an unpaid or unsatisfied tax or other financial obligation due to the city which is not then the subject of appeal or litigation;
- i. Any person who has not attained the age of 21 years;
- j. Any person who either held any alcoholic beverage license issued by any authority which was revoked by such authority within a one-year period immediately prior to the date of the filing of an application or was a party interested in any business in which any alcoholic beverage license issued by any authority was revoked by such authority within the one-year period prior to the date of the filing of an application;

- k. (a) With regard to distilled spirits any location within 100 yards of any church building or within 200 yards of any school building, educational building, school grounds, or college campus.
- (b) With regard to wine or malt beverages any location within 100 yards of any school building, school grounds, or college campus. This provision shall not prohibit the sale of wine and malt beverages at a grocery store within 100 yards of any school building, school grounds, or college campus, provided that the grocery store has at least 10,000 square feet of floor space of which 85 percent is reserved for the sale of food.
- (c) Other restrictions as provided in O.C.G.A. § 3-3-21 are hereby adopted and made part of this ordinance.
- l. Any location at which the utilization of the licensee would cause or create any violation of the zoning ordinance of the city or of the building code or fire code of the city;
- m. Any location at which an alcoholic beverage license has previously been suspended or revoked by either the city or the state department of revenue and where, in the opinion of the city council, there exists the likelihood that the utilization of such license at such location would cause or necessitate greater than normal police activity, observation or inspection in order to either prevent violation of laws and regulations relating to such location or to maintain public order, due to the history of either (i) violations of the provisions of this chapter or of the laws, rules and regulations of the state relative to alcoholic beverages by the holder of the previous license at such location or agents, servants or employees thereof or (ii) activities or conduct of patrons of the business in which such previous license was utilized at such location, all as compared to the locations of other licenses, or would cause or tend to cause, in the opinion of the city, council, greater than normal community problems or conflict as compared to the locations of other licenses;
- n. Any location at which an alcoholic beverage license has previously been suspended or revoked by either the city or the state department of revenue and where, in the opinion of the city council, problems associated with the utilization of a prior alcoholic beverage license at such location were such that it would not be in the best interest of the public health, safety or welfare to grant any other alcoholic beverage license for such location;
- o. Any person or any location with respect to which the granting or utilization of a license would constitute a violation of laws, rules or regulations of the state; or
- p. Any person with respect to whom information is required under subsection 9-2-66(2), (3) or (4) who has not paid or satisfied any tax or other financial obligation due to the city which is not then the subject of appeal or litigation.

Sec. 9-2-65. - Location.

Notwithstanding any other provision of this article, the location with respect to which an alcoholic beverage license has been issued by the city shall remain eligible for issuance of alcoholic beverage licenses by the city notwithstanding subsequent changes which would

otherwise render the locations nonlicensable under subsection 9-2-64(2)k. for so long as an alcoholic beverage license remains issued for such location by the city and further provided that in the event of the termination of any such license issued with respect to such location the location itself shall thereafter remain eligible for the issuance of alcoholic beverage licenses if within six months following such termination an alcoholic beverage license is issued by the city for such location.

Sec. 9-2-66. - Applications.

Prior to the issuance of any alcoholic beverage license, the applicant therefor shall file with the city an application, in such form and substance as shall from time to time be determined by the city manager, and an application fee provided for in this article. Upon approval by the City Council, the applicant shall provide approved payment of the license fees and the license shall be issued. Applications for alcoholic beverage licenses shall be presented to the Planning and Zoning Department or designee, and shall be signed by the applicant if an individual, or by all partners if a partnership, or by a duly authorized agent if a corporation, shall be verified by oath or affidavit, shall contain the following statements and information and shall otherwise meet the following requirements:

- (1) In the case of an individual applicant who will actually and actively be in charge and management of the day to day operation of the business in which the license applied for will be utilized, then the name, age, sex, height, weight, birthdate, social security number, current residence address, business addresses, and all previous such addresses of the applicant within the last ten years;
- (2) In the case of an individual applicant who will not actually and actively be in charge and management of the day to day operation of the business in which the license applied for will be utilized, then the name, age, sex, height, weight, birthdate, social security number, current residence address, business addresses, and all previous such addresses within the last ten years of both the applicant and the person who will actively manage such business;
- (3) In the case of a partnership, then the name, date and location of formation, federal tax identification number, current principal business address, and all prior business addresses within the past ten years of such partnership as well as the name, age, sex, height, weight, birthdate, social security number, current business address, current residence address, and all prior such addresses within the past ten years of all partners, members and managers of such partnership and the manager or managers of the business in which the license applied for will be utilized;
- (4) In the case of a corporation, then the name, date and location of incorporation, federal tax identification number, current principal business address, name and address of registered agent in the state for service of process, and all prior business addresses within the last ten years of such corporation as well as the name, age, sex, height, weight, social security number, current business address, current residence address, and all prior such addresses within the last ten years of all officers thereof, all directors thereof, and all shareholders thereof who own either directly or beneficially, as such word is defined and utilized in the Internal Revenue Code of the United States and regulations issued pursuant thereto, more than 20 percent of the outstanding shares of

stock thereof, and of the manager or managers of the business, in which the license applied for will be utilized;

- (5) A statement with respect to whether the applicant or any person with respect to whom information is required under subsection (2), (3) or (4) of this section has made at any prior time any application to any governmental entity for any alcoholic beverage license of any nature and, if so, the circumstances thereof, including the disposition and current status thereof, all in sufficient detail to evaluate such application;
- (6) A statement with respect to whether the applicant or any person with respect to whom information is required under subsection (2), (3) or (4) of this section has ever held any alcoholic beverage license issued by any governmental entity, the circumstances thereof, and the present status of such license all in sufficient detail to evaluate such application;
- (7) A statement with respect to whether the applicant or any person with respect to whom information is required under subsection (2), (3) or (4) of this section has ever held any alcoholic beverage license issued by any governmental entity which has been suspended or revoked and, if so, the circumstances thereof, all in sufficient detail to evaluate such application;
- (8) A statement with respect to whether the applicant or any person with respect to whom information is required under subsection (2), (3) or (4) of this section has ever been convicted of, entered a plea or nolo contendere to, or forfeited a bond on, any crime other than traffic violations and, if so, the nature and circumstances thereof, all in sufficient detail to evaluate such application;
- (9) A statement with respect to whether any person or entity other than the applicant and those persons with respect to whom information is required under subsection (2), (3) or (4) of this section is or will be either directly or indirectly interested in the profits or losses of the business in which the license applied for will be utilized and, if so, the circumstances thereof, all in sufficient detail to evaluate such application;
- (10) The classification of license applied for;
- (11) The location with respect to which the license will be utilized and the name and nature of the business in which the license will be utilized, all in sufficient detail to evaluate such application;
- (12) A statement that both the applicant and all other person's with respect to whom information is required under subsection (2), (3) or (4) of this section are fully qualified in all respects under this chapter to be the holder of an alcoholic beverage license issued by the city and that all such persons are entitled to have the license requested issued in accordance with the provisions of this chapter;
- (13) A statement that the location with respect to which the licensee is sought meets all conditions, qualifications and criteria established in this chapter for the location of a business utilizing the alcoholic beverage license applied for;
- (14) Such other information and statements as shall from time to time be required by the city manager or the city council;

- (15) A Georgia government I.D., such as a state driver's license, taken within the past three years of the applicant and all persons with respect to whom information is required under subsection (2), (3) or (4) of this section; and
- (16) Written consents of the applicant and all persons with respect to whom information is required under subsections (2), (3) or (4) of this section that the city has the continuing permission and authority of all such persons to monitor the public records of the city, county, the state and of the United States to ensure on-going compliance with the statements set forth in subsections (7) and (8) of this section. Any license granted upon an application that does not contain such written consent shall automatically expire at midnight on December 31 of the year in which issued. Such license cannot be renewed under the provisions of sections 9-2-77 and 9-2-79. Rather, the city shall treat the request for renewal for such license as an application for a new license under section 9-2-66.

Sec. 9-2-67. - Designation of agent.

All applicants for alcoholic beverage licenses made by a corporation or a partnership shall name in the application one or more persons as the agent and representative for the corporation or partnership to receive all communications, notices, service of process or other papers or documents on behalf of the corporation or partnership in connection with any matter arising out of or connected with the issuance, holding, suspension, revocation or other action with respect to any such license. The application shall give the mailing address of such person, or persons, with the mailing of any notice to any such person at the address so furnished being sufficient notice to the corporation or partnership. If any such person shall cease to be the agent and representative of such corporation or partnership, another person shall immediately be appointed by the license holder and written notice shall be given the city stating the name and address of such new agent and representative.

Sec. 9-2-68. - Application fee.

The application for an alcoholic beverage license shall be accompanied by a city approved form of payment in the amount as set forth in the Master Fee Schedule on file in the office of the city clerk as an application fee to cover the cost of processing the application and conducting necessary investigations, which fee shall be nonrefundable upon denial of the application and shall not apply toward any licensee fee or excise tax payable by the licensee if the application is granted.

Sec. 9-2-69. - Investigation of application.

Upon receipt by the Planning and Zoning Department or designee of any application for an alcoholic beverage license, such application shall be forwarded to the chief of police for investigation, who, following such investigation, shall report his findings with respect thereto in writing.

Sec. 9-2-70. - Recommendation.

The Chief of Police shall conduct investigation and study with respect to an application for the issuance of an alcoholic beverage license as he shall deem necessary and shall report the investigation and study to the city manager together with his recommendation, if any, as to what

action should be taken with respect to the grant or denial of the application for such license and the city manager shall in turn conduct such additional investigation as he shall deem necessary and report the investigation to the city council with his recommendation as to what action should be taken with respect to the grant or denial of the application for such license.

Sec. 9-2-71. - Grant or denial of application.

(a) Following receipt by the city council of an application for an alcoholic beverage license together with the written report of the chief of police and the written recommendations relative thereto, the city council shall either:

- (1) Grant such application and direct issuance of a license in connection therewith subject to compliance with the provisions of this chapter; or
- (2) Table action on such application pending a hearing on such application as provided in this section.

If such application is so tabled by the council then the city manager shall cause a written notice to be issued to the applicant requiring such applicant to show cause, if any the applicant can, at a hearing at a time and place specified therein which shall not be less than five nor more than 30 days from the date of service of the notice by mail or otherwise upon the applicant as to why the application should not be denied as well as written notice of the findings of the chief of police, the recommendation of the City Clerk relative to such application, if any, and the recommendation of the city manager relative thereto.

(b) The hearing provided for above, which need not be a regular meeting of the city council, may be continued by announcement at such time and place due to the lack of a quorum of the city council or request of the applicant or for good cause shown. At such hearing the applicant shall have the opportunity to show cause why the application should be granted and should not be denied and shall be entitled to the opportunity to present evidence, to present witnesses, to cross examine witnesses presenting evidence against granting of the application, to be represented by an attorney, and to have the proceedings transcribed or recorded at the applicant's expense, all in accordance with such rules and procedures as may be adopted from time to time by the city council relative thereto.

(c) Following the conclusion of such hearing the city council shall, at a regular or called meeting thereof within 30 days of the date of such hearing, render its decision regarding the grant or denial of such application.

(d) Upon the denial of such application, the city manager shall cause the applicant to be notified in writing within ten days of such decision of the nature of the decision and the reasons therefor and shall cause to be returned to the applicant the licensee fee tendered in connection with the application but not the application fee which shall be nonrefundable.

(e) Upon the grant of such application the city manager shall promptly notify the applicant thereof and the Planning and Zoning Department shall promptly proceed to cause the license applied for to be issued.

Sec. 9-2-72. - Issuance of license.

Upon the approval of an application for an alcoholic beverage license by the city council, the Planning and Zoning Department, or designee, shall cause to be issued to the applicant the license applied for with respect to the location listed in the application upon payment of all fees and charges required therefor and subject to the conditions and limitations imposed in this chapter relative thereto.

Sec. 9-2-73. - Conditions and limitation of license.

The grant and issuance of an alcoholic beverage license to an applicant shall be conditioned upon:

- (1) Payment of all fees, charges and taxes applicable thereto;
- (2) Obtaining and maintenance of a license issued by the state department of revenue to the applicant for the location listed in the application for the same type activity which is authorized in the alcoholic beverage license issued by the city;
- (3) Obtaining and maintaining a business license issued by the city with respect to the business in which such alcoholic beverage license is to be utilized;
- (4) All statements, representations and information contained in the application for such license and all renewal and amended applications relative thereto continuing to remain materially unchanged except to the extent contained in amended application which have been granted pursuant to the provisions of section 9-2-88; and
- (5) Compliance with all requirements and provisions of this chapter and all laws, rules and regulations of the state relative to the sale, distribution and possession of alcoholic beverages.

Sec. 9-2-74. - License fees.

- (a) In addition to all other charges, taxes, and fees relative thereto, annual alcoholic beverage license fees as set forth in the schedule of fees and charges on file in the office of the city manager are imposed (which, consistent with city policy, are set by the city council) and shall be paid prior to the issuance of or renewal of any alcoholic beverage license;
- (b) License fees for the sale of alcoholic beverages are due and payable immediately upon issuance thereof and immediately as of the date of renewal thereof;
- (c) Any license issued at any time during a calendar year shall be due and payable as shown on the Master Fee Schedule; and
- (d) All license fees payable under this section shall be paid either in lawful currency of the United States of America or by a city approved form of payment payable to the city.

Sec. 9-2-75. - Duration.

No alcoholic beverage license shall be issued for a period of time less than the remainder of such calendar year. In the event of the revocation, suspension, termination, lapse or surrender of a license before the expiration of a calendar year there shall not be any refund therefor.

Sec. 9-2-76. - Expiration.

All alcoholic beverage licenses shall expire at midnight on December 31 of the year in which issued with all applications for a renewal of the license for the ensuing year to be treated as applications for new licenses except to the extent otherwise provided in this chapter.

Sec. 9-2-77. - Application for renewal.

The holder of any alcoholic beverages license who desires to renew such license shall annually file with the Planning and Zoning Department, or designee, an application therefor in such form and content as shall be determined from time to time by the city manager on or before 12:00 noon on October 15 of the year preceding the year for which the application for renewal is made. Failure of any holder of any alcoholic beverage license to file such application for renewal by such time and to pay together therewith the required applicable annual license fee for the ensuing year shall render the license void, lapsed, and nonrenewed effective as of the last minute of December 31 of that year. Annual license fee shall not be paid until renewal application is approved by Council.

Sec. 9-2-78. - Lapse of license.

- (a) If the holder of any alcoholic beverage license fails to timely file an application for renewal or to pay such annual license fee, then such license shall automatically become nonrenewed and lapsed.
- (b) In such event, in order to obtain an alcoholic beverage license, such former licensee shall be required to file an application for another alcoholic beverage license in accordance with the provisions of this chapter.
- (c) In such event, pending receipt of other such alcoholic beverage license, such former licensee shall not be entitled to engage in the sale of the alcoholic beverages formerly authorized pursuant to such lapsed license and shall immediately cease and desist in conducting such sales.

Sec. 9-2-79. - Operation pending renewal.

Upon the timely filing of an application for renewal of any alcoholic beverage license and the payment of the required license fee therefor pursuant to the provisions of section 9-2-77, the holder of such license shall be entitled to continue to engage in the activity authorized pursuant to the license issued for the previous year, subject to the provisions of this article, pending action on the application for renewal of such license.

Sec. 9-2-80. - Review of application for renewal.

All applications for renewal of alcoholic beverage licenses shall be reviewed by the city manager and/or his designees prior to the November regular meeting of the city council. Those applications for renewal that have had:

- (1) A change in new application or management; and/or
- (2) Any event that could trigger any ground for denial of renewal set for in section 9-2-82 of this Code

shall be submitted by the city manager to city council along with a written recommendation with respect to the renewal or nonrenewal of each such alcoholic beverage license. Recommendations for renewal may be summary in form and may be collective; however, any recommendation for nonrenewal shall be made individually and shall specify the reasons for recommendation for nonrenewal.

Sec. 9-2-81. - Grant or denial of renewal.

- (a) On or before the regular January meeting thereof, the city council shall with respect to each application for renewal coming to it pursuant to subsection 9-2-80(b) of this Code either:
 - (1) Grant such application for renewal; or
 - (2) Table action on such application pending a hearing on such application for renewal as provided in this section.
- (b) If an application for renewal is so tabled then the city manager shall cause a written notice to be issued to the applicant requiring the applicant to show cause why the application for renewal should be granted at a hearing at a time and place specified therein which shall not be less than five days nor more than 30 days from the date of service of the notice by mail or otherwise upon the applicant as well as written notice of the recommendation and reasons of the city manager relative to nonrenewal of such license or the recommendation of the city manager for renewal of such license, as the case may be.
- (c) The hearing provided for in subsection (b) of this section, which meeting need not be a regular meeting of the council, may be continued by announcement at such time and place due to the lack of a quorum of the city council or at the request of the applicant or for good cause shown. At such hearing the applicant shall have the opportunity to show cause why the application for renewal should be granted and shall be entitled to the opportunity to present evidence, to present witnesses, to cross examine witnesses presenting evidence against granting the application for renewal, to be represented by an attorney, and to have the proceeding transcribed or recorded at the applicant's expense, all in accordance with such rules and procedures as may be adopted from time to time by the city council relative thereto.
- (d) Following the conclusion of such hearing the city council shall, at a regular or called meeting thereof within 30 days of the date of such hearing, render its decision regarding the granting or denial of such application for renewal.
- (e) Upon the denial of such application the city manager shall cause the applicant to be notified in writing within ten days of such decision of the nature of such decision and the grounds therefor and shall cause to be returned to the applicant the license fee tendered in connection with the application for renewal whereupon, effective 30 days following notification by the city manager to the applicant thereof, all rights of the applicant to operate under the license for the preceding year shall lapse and terminate and the applicant shall cease and desist from all activity authorized under the prior alcoholic beverage license sought to be renewed.
- (f) Upon the grant of such application for renewal the city manager shall promptly notify the applicant thereof and the Planning and Zoning Department shall promptly proceed to cause the license applied for to be renewed.

Sec. 9-2-82. - Grounds for denial of new applications and renewal applications.

The city council shall be entitled to deny any new or renewal alcoholic beverage license upon a finding by the city council, following the hearing prescribed in connection therewith, of the existence, in the opinion of the city council, of any of the following:

- (1) Any violation by the holder of the alcoholic beverage license or by any other person required under this chapter in connection with such license to meet the qualifications required for the issuance of such license of any of the following:
 - a. Any federal or state law, rule or regulation relative to the manufacture, distribution, sale or possession of alcoholic beverages;
 - b. Any provision, condition, requirement or limitation contained in this chapter;
 - c. Any criminal law which is classified as a felony; or
 - d. Any criminal law involving moral turpitude;
- (2) Any violation by the holder of the alcoholic beverage license or by any employee, agent, or servant of the holder of such license or the business in which such license is utilized, in connection with the maintenance or operation of any business in which an alcoholic beverage license issued by the city is utilized, of any of the following:
 - a. Any federal or state law, rule or regulation relative to the manufacture, sale, distribution or possession of alcoholic beverages;
 - b. Any provision, condition, requirement, or limitation contained in this chapter;
 - c. Any other ordinance of the city; or
 - d. Any ordinance, rule, regulation or law of any governmental entity otherwise regulating the business in which such alcoholic beverage license is utilized;
- (3) The initial application for issuance of such alcoholic beverage license, any application for renewal thereof, or any amended application relative thereto contained, as of the time made, material false or misleading statements or information or was otherwise misrepresentative or misleading;
- (4) Failure of the applicant for renewal, or any other person required under this chapter in connection with such license to meet the qualifications required for the issuance of such license, to meet, as of the time of the application for renewal, the requirements established in this chapter for the initial issuance of such license;
- (5) Suspension or revocation during the period of time that the alcoholic beverage license issued by the city has been issued for such location by the state department of revenue of any alcoholic beverage license issued for the location of the business in which alcoholic beverage license issued by the city is utilized;
- (6) Failure of the holder of the license or any employee or agent of the business in which such license is utilized to promptly report to the police department of the city:
 - a. Any violation of this chapter;
 - b. Any other violation of law;

- c. Any violation of any other city ordinance; or
 - d. Any breach of the peace, disturbance or alteration which occurs upon the premises of the business in which such alcoholic beverage license is utilized;
- (7) Repeated failure of the holder of the license or the employees, agent and servants of the business in which such license is utilized to promptly control and prevent upon the premises of such business any of the following activities or conduct:
- a. Fighting;
 - b. Disorderly conduct;
 - c. Utilization of controlled substances;
 - d. Gambling;
 - e. Indecent conduct;
 - f. Excessive noise; or
- (8) Failure of the holder of the license or any other person required under this chapter in connection with such license to meet the qualifications required for the issuance of such license to promptly pay and satisfy all taxes and other financial obligations due to the city which are not the subject of appeal or litigation.

Sec. 9-2-83. - Transfer of licenses.

- (a) All alcoholic beverage licenses issued by the city shall be personal to the person to whom issued and are applicable only to the location for which application therefor is made and accordingly no license shall be transferable to any person or entity or to any other location.
- (b) Notwithstanding the provisions of subsection (a) of this section, in the event of the death of any person holding a license, or any interest therein, then upon application and approval by the city manager subject to the terms of this section, an alcoholic beverage license may be utilized by the administrator, executor or personal representative of such deceased person, or by the heirs at law of the deceased person, in the event that such administrator, executor, personal representative or heirs meet all of the qualifications contained in this chapter for the issuance of such alcoholic beverage license, with the license of such deceased person to be so utilized by the administrator, executor, personal representative, or heirs of such deceased person only for the time necessary to complete administration of the estate of such deceased person, but in no event longer than six months from the date of the death of such deceased person, with such license to lapse upon the earlier of such six-month period, completion of such administration, or December 31 of the year in which death shall occur.
- (c) Notwithstanding the provisions of subsection (a) of this section, in the event that the person to whom an alcoholic beverage license is issued certifies under oath in writing to the city manager that the business served by such alcoholic beverage license is relocating to another physical location within the city, the city manager may, upon payment to the city of an application amendment fee, provide for an amended license specific to the new location if such new location meets all of the requirements of this chapter. In no event shall any holder of an alcoholic beverage license operate under that license at more than one location at any time.

- (d) Notwithstanding any other provision of this chapter, any change in the ownership interests of a partnership or corporation which holds any alcoholic beverage license, as reflected in the initial application for such license, shall cause the immediate cessation of sales of any alcoholic beverages and no sales of alcoholic beverages shall be made until such change in the ownership interests is approved by the city council based upon the qualification of all persons then interested therein in accordance with the provisions hereof or until the issuance of another license to such corporation or partnership upon a new application therefor; provided, however, that this provision shall not apply in a situation in which one or more individuals who have existing interest in the entity which holds the license cease to have such interest and the remaining ownership interest in such entity remains unchanged except as to the division of the remaining interests therein.

Sec. 9-2-84. - Emergency suspension.

Notwithstanding any other provision of this chapter:

- (1) The chief of police shall be authorized, upon concurrence with respect thereto by the city manager, to suspend the right of the holder of any alcoholic beverage license to sell or otherwise distribute any alcoholic beverage, and to close the business in which such license is utilized, for such period of time as shall be determined to be necessary, but in no event in excess of 24 hours duration, in the event of:
 - a. Any national, state or local emergency;
 - b. Any riotous or violent circumstances either with respect to such location only or the community generally; or
 - c. Any circumstances which require such action in order to prevent conditions which are contrary to public health, welfare or safety.
- (2) The city council may, in its sole discretion, and either with or without notice or hearing, suspend the right of the holder of any alcoholic beverage license to sell or otherwise distribute any alcoholic beverage for such period of time as it may deem necessary, but in no event in excess of 30 days duration, in the event of:
 - a. Any national, state or local emergency;
 - b. Any riotous or violent circumstances either with respect to such location only or the community generally; or
 - c. Any circumstances which require such action in order to prevent conditions which are contrary to public health, welfare or safety; provided, however, that in no event shall such period of suspension exceed ten days duration without an opportunity to be heard being afforded to the holder of such license in connection with the continuance thereafter of such emergency suspension, with notice thereof and such hearing hereon being the same as provided in section 9-2-85 for suspension of alcoholic beverage licenses generally.

Sec. 9-2-85. - Suspension or revocation of license.

- (a) Upon a preliminary determination by the city manager that a ground or grounds exist for the suspension or revocation of an alcoholic beverage license pursuant to the provisions of this chapter, then the city manager shall cause a written notice to be issued to the holder of

such license requiring such holder to show cause, if any such holder can, at a hearing before the city council at a time and place specified therein which shall not be less than five days nor more than 30 days from the date of service of the notice, by mail or otherwise, upon such holder as well as written notice of the reasons believed by the city manager to authorize possible suspension or revocation of such license.

- (b) The hearing provided for in subsection (a) of this section, which need not be a regular meeting of the council, may be continued by announcement at such time and place due to the lack of a quorum of the city council or at the request of the license holder or for good cause shown for a period of not longer than ten days. At such hearing the holder of the license shall have the opportunity to show cause why the license should not be suspended or revoked and shall be entitled to the opportunity to present evidence, to present witnesses, to cross examine witnesses presenting evidence in favor of suspension or revocation, to be represented by an attorney, and to have the proceeding transcribed or recorded at the license holder's expense, all in accordance with such rules and procedures as may be adopted from time to time by the city council relative thereto.
- (c) Following the conclusion of such hearing the city council shall, at a regular or called meeting thereof within 30 days of the date of such hearing, render its decision regarding whether the license in issue should be suspended or revoked and, if suspended, then the duration of such suspension and the amount of license reinstatement fee which amount shall not be in excess of \$250.00, if any, as the city council shall in its sole discretion determine to be appropriate under the circumstances, which license reinstatement fee shall be paid as a condition to reinstatement of the license following suspension.
- (d) Upon the suspension or revocation of such license then the city manager shall cause the license holder to be notified in writing within ten days of such decision of the nature of such decision and the grounds therefor and thereupon the license shall immediately become suspended or terminated in accordance with such decision. The license holder shall immediately upon receipt of such notice cease and desist from all activity authorized under such alcoholic beverage license in accordance with such decision and physically surrender such license to the Planning and Zoning Department.
- (e) If the city council determines that grounds do not exist to suspend or terminate such license or decides to not suspend or terminate such license notwithstanding the existence of grounds therefor then the city manager shall promptly notify the license holder thereof.

Sec. 9-2-86. - Grounds for suspension or revocation.

The city council shall be entitled, in its sole discretion, to either suspend or revoke any alcoholic beverage license upon a finding by the city council, following the hearing prescribed in connection therewith, of the existence of any of the following:

- (1) Any violation by the holder of the alcoholic beverage license or by any other person required under this chapter in connection with such license to meet the qualifications required for the issuance of such license and of the following:
 - a. Any federal or state law, rule or regulation relative to the manufacture, distribution, sale or possession of alcoholic beverages;
 - b. Any provision, condition, requirement or limitation contained in this chapter;

- c. Any criminal law which is classified as a felony; or
 - d. Any criminal law involving moral turpitude;
- (2) Any violation by the holder of the alcoholic beverage license or by any other person required under this chapter in connection with such license to meet the qualifications required for the issuance of such license or by any employee, agent, or servant of the holder of such license or the business in which such license is utilized, all in connection with the maintenance or operation of any business in which an alcoholic beverage license issued by the city is utilized, of any of the following:
- a. Any federal or state law, rule or regulation relative to the manufacture, sale, distribution or possession of alcoholic beverages;
 - b. Any provision, condition, requirement, or limitation contained in this chapter;
 - c. Any other ordinance of the city; or
 - d. Any ordinance, rule, regulation or law of any governmental entity otherwise regulating the business in which such alcoholic beverage license is utilized;
- (3) The initial application for issuance of such alcoholic beverage license, any application for renewal thereof, or any amended application relative thereto contained, as of the time made, material false or misleading statements or information or was otherwise misrepresentative or misleading;
- (4) Failure of the holder of such license or any other person required under this chapter in connection with such license to meet the qualifications required for the issuance of such license, to meet, as of the time of the notice of hearing relative thereto, the requirements established in this chapter for the initial issuance of such license;
- (5) Suspension or revocation during the period of time that the alcoholic beverage license issued by the city has been issued for such location by the state department of revenue of any alcoholic beverage license issued for the location of the business in which the alcoholic beverage license issued by the city is utilized;
- (6) Failure of the holder of the license or any employee or agent of the business in which such license is utilized to promptly report to the police department of the city:
- a. Any violation of this chapter;
 - b. Any other violation of law;
 - c. Any other violation of any other city ordinance; or
 - d. Any breach of the peace, disturbance or alteration which occurs within or upon the premises of the business in which such alcoholic beverage license is utilized;
- (7) Repeated failure of the holder of the license or the employees, agent and servants of the business in which such license is utilized to promptly control and prevent within or upon the premises of such business any of the following activities or conduct:
- a. Fighting;
 - b. Disorderly conduct;
 - c. Utilization of controlled substances;

- d. Gambling;
 - e. Indecent conduct;
 - f. Excessive noise; or
- (8) Failure of the holder of the license or any other person required under this chapter in connection with such license to meet the qualifications required for the issuance of such license to promptly pay and satisfy all taxes and other financial obligations due to the city which are not the subject of appeal or litigation.

Sec. 9-2-87. - Termination.

All rights and privileges of the holder of an alcoholic beverage license issued by the city shall terminate upon the first to occur of the following:

- (1) Death of the holder of such license, except to the extent on any right to continue to utilize such license as provided in subsection 9-2-83(b);
- (2) Dissolution of a corporation or partnership which are holder of such license;
- (3) The filing of any voluntary bankruptcy proceedings under the bankruptcy code by the holder of such license or the failure of the holder of such license to, within 60 days of the date of filing thereof, obtain dismissal of and involuntary proceeding filed under the bankruptcy code against the holder of such license;
- (4) Lapse of such license pursuant to the provisions of this chapter;
- (5) Denial by the city council of an application for renewal of such license;
- (6) Revocation thereof by the city council;
- (7) Surrender thereof by the licensee to the city;
- (8) Automatically without any action on the part of the city upon revocation by the state department of revenue of any alcoholic beverage license issued by the state department of revenue to the holder of the license in issue with respect to such location; or
- (9) The licensee ceases to be engaged in the sale of alcoholic beverages permitted with such license.

Sec. 9-2-88. - Amended applications.

In the event that either (i) the business in which any alcoholic beverage license is utilized cease to be actively managed or operated on a day-to-day basis by the person so designated with respect thereto in the latest application relative to such license whether an initial, amended or renewal application; or (ii) any other material change occurs in any of the statements, representations or other information contained in any application relative to such license whether in an initial, amended or renewal application which has not otherwise been modified pursuant to an amended application previously granted pursuant to the provisions of this section, then:

- (1) Within 30 calendar days of such occurrence the licensee shall file with the Planning and Zoning Department an amended application with respect to such license, in such form and of such content as shall from time to time be prescribed therefore by the city manager, disclosing, in sufficient detail to evaluate the application, the nature and

extent of such changes and, in the case of the cessation of management of such business as reflected in the latest such application, the full details and particulars relative to the person who is then actively managing or operating such business on a day-to-day basis, all to the same extent as required in an initial application;

- (2) An amended application shall be accompanied by payment to the city by check or cash of an amended application processing fee which shall be nonrefundable regardless of the ultimate decision relative to such amended application;
- (3) Upon receipt of an amended application, city officials shall conduct such investigations as shall be appropriate relative thereto and shall make recommendations relative thereto as in the case of an initial application;
- (4) Upon receipt of recommendations relative thereto the city council shall proceed to act on such amended application as in the case of an initial application utilizing the same qualifications and criteria relative thereto as for an initial application and utilizing the same procedures with respect thereto;
- (5) Grant or denial of an amended application shall be based upon a finding by the city council that, as of the date of the determination thereof by the city council, the amended application either meets or fails to meet the requirements, criteria and qualifications contained in this chapter which are necessary for the initial issuance of such alcoholic beverage license;
- (6) Approval of an amended application by the city council shall constitute, effective as of the date of such approval, an amendment of the initial application;
- (7) The licensee shall, following determination thereof by the city council, be notified by the city manager of such decision as in the case of an initial application; and
- (8) Effective 15 days following notification by the city manager of denial of an amended application for such longer period of time as the city manager in his sole discretion determines appropriate under the circumstances, but in no event later than 30 days from the date of such notification: (i) such license shall lapse due to the failure of the licensee to continue to meet the qualifications, requirements and criteria for the grant of such license; (ii) all privileges relative to such license shall cease and terminate; (iii) such former licensee shall not be entitled to engage in the sale of the alcoholic beverages formerly authorized pursuant to such lapsed license; (iv) such former licensee shall immediately cease and desist from conducting such sales; and (v) in order to be authorized thereafter to engage in the sale of such alcoholic beverages the former licensee shall be required to file an application for another alcoholic beverage license and obtain approval thereof, all in accordance with the provisions of this chapter.

Sec. 9-2-89. - Waiting period before reapplication.

Notwithstanding any of the provisions of this article, any unsuccessful applicant must wait 90 days from the date of final decision before reapplying.

Sec. 9-2-90. - One-day license for charitable organizations.

(a) *Definitions.*

- (1) To qualify as a "charitable organization" as used herein, an organization must:

- a. Either be incorporated as a nonprofit corporation, or must be formally organized, with a constitution and bylaws, and with a central governing body such as a board of trustees or directors to be directly responsible for the one-day license; and
 - b. Said organization must also have been granted approved tax exempt status by United States Internal Revenue Service.
- (2) The term "charitable purposes" as used herein shall include the following: Relief of the indigent, medical research, provision of medical equipment, education, including youth education; historical preservation, preservation and encouragement of the fine arts; crime prevention and rehabilitation; libraries; zoos; scientific research and development; community development; industrial and commercial recruitment; and recreation.
- (3) The term "proceeds" as used herein means the gross proceeds from the event in connection with which the license is issued after payment of all of the expenses of the event.
- (b) *License; fee.* In addition to the other alcoholic beverage licenses provided for in this chapter, the city council may issue a consumption license valid for one day only to any charitable organization, authorizing the holder to dispense, at one location only, malt beverages, wine, and distilled spirits, by the drink for consumption only on the premises; provided, that:
- (1) The proceeds from the event shall be used only for charitable purposes; and
 - (2) The city has permitted the event consistent with the event permit requirements of section 9-2-175 of this chapter; and
 - (3) No alcoholic beverages are sold at the event, i.e., open bar only as an emolument of the donation or fund raising ticket received by the charitable organization.

If alcoholic beverages are to be sold at the event, then this section shall not apply.

The provisions of section 9-2-74 of this chapter shall apply with respect to license fees.

- (c) *Application.* Any charitable organization desiring to obtain a one-day alcoholic beverage license shall make application with sufficient evidence to satisfy the city council that the organization is a nonprofit charitable organization and that the proceeds will be used for charitable purposes. The organization shall designate one person who is a resident of the city who shall be responsible for the lawful and proper conduct of the alcoholic beverage license, giving the name, address and other information sufficient to identify such person.
- (d) *Excise tax not applicable.* The excise tax imposed by article V of this chapter shall not be applicable to the one-day license inasmuch as the sale of alcoholic beverages is not involved.
- (e) *Final report.* Within 30 days after the conclusion of the event, the license holder shall file a final report and accounting with the city council, said report and accounting to include a statement of the gross receipts, the amount of expenses paid, the net proceeds remaining, and how and to whom and for what purpose said net proceeds are to be distributed. Failure to comply with this reporting requirement shall make such charitable organization ineligible for the issuance of any subsequent license.

- (f) *Suspension or revocation.* The city manager shall have the right at any time to suspend or revoke the one-day license on any ground which constitutes a ground for suspension or revocation of licenses generally under sections 9-2-85 and 9-2-86 of this chapter. Any aggrieved organization shall have the right of appeal to the city council.
- (g) *Applicability of chapter.* Except as otherwise provided in this section, the remaining provisions of this chapter shall be applicable to the one-day license. The charitable organization and the responsible person identified pursuant to subsection (c) hereinabove shall be in charge and responsible for the event and shall be subject to the laws of the State of Georgia and the City of Camilla with respect to any violation of any license or permit issued by the City of Camilla.
- (h) If a one-day alcoholic beverage license is issued following the full application review process involving the decision of city council, such qualified charitable organization may submit an application for an annual event renewal one-day alcoholic beverage license to the city manager or his designee who shall either grant such license or recommend denial. A staff recommendation to deny a renewal one-day alcoholic beverage license shall be reviewed and decided by city council.

Secs. 9-2-91—9-2-120. - Reserved.

ARTICLE IV. - OPERATIONAL REGULATIONS

Sec. 9-2-121. - Hours of operation.

- (a) Retail dealers of malt beverages, wine and distilled spirits shall not engage in the sale of such beverages except during the following hours of lawful operation:

Mondays 6:00 a.m. to Tuesdays 1:30 a.m.

Tuesdays 6:00 a.m. to Wednesdays 1:30 a.m.

Wednesdays 6:00 a.m. to Thursdays 1:30 a.m.

Thursdays 6:00 a.m. to Fridays 1:30 a.m.

Fridays 6:00 a.m. to Saturdays 1:30 a.m.

Saturday 6:00 a.m. to Saturday 11:55 p.m.

Sunday 12:30 p.m. to Sunday 11:30 p.m. (packaged malt beverages and wine only)

- (b) Establishments having an on-premises consumption license issued pursuant this chapter and realizing less than 50 percent of the business, as measured by gross receipts, from the sale of food shall not permit their places of business to be opened for any reason after 2:00 a.m. on weekdays or anytime on Sundays, Christmas day or any other days on which the sale of alcoholic beverages is prohibited by state law.

Sec. 9-2-122. - Hours during which other activities prohibited.

Neither any holder of any alcoholic beverage license nor any employee of any business in which such license is utilized shall allow or permit any alcoholic beverage to be handled in any manner upon the premises of the business in which such license is utilized or any alcoholic beverage to be located upon any table, counter, or other such customer service area upon such premises, either in the form of the original container therefor or otherwise, from one hour after the last time permitted to sell an alcoholic beverage as set forth in section 9-2-121 of this chapter until such time as alcoholic beverages may again be sold as set forth in section 9-2-121 of this chapter.

All premises licensed to engage in such sales by the drink may remain open for a period of time not to exceed 15 minutes beyond the time that the last alcoholic beverage can be lawfully located upon the table, counter or other customer service area of the licensed premises as set forth hereinabove at which time all customers and patrons must leave the licensed premises. Following such mandatory closing time, up to four employees of the business located upon the licensed premises may remain for up to an additional hour to handle all post-closing duties. If, because of special circumstances, additional time is needed by the employees for post-closing duties, the holder of the alcoholic beverage license at such licensed premises may contact the police for additional time for which permission shall not be unreasonably withheld.

Sec. 9-2-123. - Election days; sale of malt beverages and/or wine.

Alcoholic beverages which are licensed for sale in the city may be sold on all election days during normal business hours established by this Code and regulation of sales of alcoholic beverages by ordinance.

Sec. 9-2-124. - Advertising.

No holder of any alcoholic beverage license shall allow or permit any advertising to be placed or run in any media or by any other means with respect to the availability of alcoholic beverages at the location licensed except to the extent permitted by state law and rules and regulations relative thereto.

Sec. 9-2-125. - Consumption prohibited upon premises of package licensee.

No holder of a license only for the package sales of any alcoholic beverage nor any employee, agent or servant of any business in which only a license for package sales is utilized shall knowingly allow or permit the breaking of any package containing any alcoholic beverage upon the premises where sold, or intentionally allow or permit the consumption of any of the contents of any package containing any alcoholic beverage upon the premises where sold.

Sec. 9-2-126. - Sales prohibited beyond premises.

No holder of any alcoholic beverage license or any employee, agent or servant of any business in which any alcoholic beverage license is utilized (herein collectively referred to as "licensee") shall sell or distribute any alcoholic beverage at any location other than within the interior of the building located upon premises so licensed in which such sales are authorized or upon the patio or deck (whether under roof or not) adjoining the licensed premises. The licensee shall not be authorized to sell or distribute any alcoholic beverage at any other location upon or within the licensed premises (hereinafter referred to as "open areas") including, but not limited to, the parking lot of such location unless any such open areas are set apart by a rope, fence or other similar access control mechanism that has been approved by the police department in the interest of public safety and the promotion of law enforcement; and, further provided that such licensee must continually supervise any and all such open areas to prevent non-customers from gaining access.

Sec. 9-2-127. - Furnishing alcoholic beverages to intoxicated person.

Notwithstanding any other provisions of this chapter, no person who is the holder of any alcoholic beverage license issued by the city nor any agent, servant or employee of any business in which any alcoholic beverage license is utilized shall sell, give, provide, distribute, or furnish any alcoholic beverage to any person who is then in an obvious state of intoxication.

Sec. 9-2-128. - Assisting other in violations.

No person who is the holder of any alcoholic beverage license issued by the city nor any agent, servant or employee of any business in which any alcoholic beverage license is utilized shall promote, encourage, or assist any other person in conducting or engaging in any activity or action which is in violation of any provision of this chapter.

Sec. 9-2-129. - Misrepresentation of beverages.

No person who is the holder of any alcoholic beverage license issued by the city, nor any agent, servant or employee of any business in which any alcoholic beverage license is utilized shall add to or otherwise adulterate the contents of a package or refill any empty package, or in any other manner misrepresent the quantity, quality or brand name of any alcoholic beverage.

Sec. 9-2-130. - Specific rules for consumption on premises.

- (a) *Rules applicable to all alcoholic beverages.* No person who is the holder of any alcoholic beverage license issued by the city or any agent, servant or employee of any business in which any alcoholic beverage license is utilized shall sell or distribute alcoholic beverages for consumption upon the premises under any of the following circumstances:
- (1) Serve multiple servings for a single price or offer all a person can drink for a set price;
 - (2) Make a single price the basis for a required purchase of two or more servings;
 - (3) Selling or furnishing alcoholic beverages at reduced prices based upon redemption or surrender of coupons, receipts, or other devices authorizing the serving of alcoholic beverage drinks on a subsequent day;
 - (4) Require or encourage the purchase of a second or subsequent alcoholic beverage at the same time another alcoholic beverage is purchased or before the first such beverage is consumed;
 - (5) Allow or permit any unconsumed alcoholic beverage sold for consumption on the premises to be removed from the licensed premises;
 - (6) For purposes of this section, the term "special events days" shall mean those certain days generally recognized nationwide as festive or celebratory and specifically approved in advance in writing as such by the chief of police and set forth on a list made available to all holders of on premises consumption alcoholic beverage licenses. For purposes of this section, the term "normal retail price" shall mean the price charged during the majority of the business hours, excluding the hours of 4:00 p.m. to 8:00 p.m., of such business for that particular alcoholic beverage during the preceding seven-day period of time.
 - a. Except for special events days, sell or furnish any alcoholic beverage prior to 4:00 p.m. or after 8:00 p.m. at a price less than the normal retail price of the business in which the associated alcoholic beverage license is utilized.
 - b. Except for special events days, sell or furnish any alcoholic beverage between the hours of 4:00 p.m. and 8:00 p.m. for less than one-half of the normal retail price.
 - c. On special events days only, alcoholic beverages may be sold or furnished at any time that the business and, as applicable to distilled spirits, the restaurant is open at any price set by the business so long as such price is not less than one-half of the normal retail price.
 - (7) Nothing contained in this section shall be construed to prohibit the dispensing of malt beverages in pitchers or in jumbo sizes which are available at all times that the business in which the alcoholic beverage license is utilized is open for business at the usual, customary or established retail price therefor.
- (b) *Rules applicable to distilled spirits.* In addition to the rules set forth in subsection (a) of this section, these rules shall likewise apply to the on premises consumption of distilled spirits:
- (1) Sponsor, conduct, allow or permit contests or promotions which have as their primary purpose the increasing of the consumption of distilled spirits on the premises.

- (2) Sell or furnish distilled spirits at any time that the restaurant or private club to which such license is attached is closed.

Sec. 9-2-131. - Operation only by licensee or designated manager.

Notwithstanding any other provisions of this chapter, no holder of any alcoholic beverage license issued by the city shall permit or allow any business in which such license is utilized to be managed or operated for any period of time longer than 15 days by any person except to the extent otherwise specifically provided in this chapter who is not listed upon the initial application for such license, upon the most recent application for renewal thereof, on an amended application relative thereto which has been approved by the city council, or upon a then pending and unacted upon amended application relative thereto.

Sec. 9-2-132. - Display of license.

The holder of every alcoholic beverage license issued by the city shall post and prominently display in a conspicuous place upon the premises licensed all alcoholic beverages licenses by the city and by the state department of revenue.

Sec. 9-2-133. - Posting of laws regulating sales.

The holder of every alcoholic beverage license issued by the city shall post and prominently display in a conspicuous place upon the premises licensed all notices required by state law relative to the sale of alcoholic beverages as well as such other notice or notices relative to the sale of alcoholic beverages pursuant to license issued by the city as shall from time to time be prescribed by the city manager of such form, size and content as shall be prescribed by the city manager.

Sec. 9-2-134. - Obstruction of view of interior of premises and lighting of premises.

- (a) For the safety of law enforcement personnel and other public officials, every business in which an alcoholic beverage license is utilized shall provide a door, window or other opening through which the interior of the premises licensed for the sale of alcoholic beverages shall be visible from the exterior. Neither the holder of any alcoholic beverage license nor any agent, servant or employee of any business in which such alcoholic beverage license is utilized shall obstruct, block, or obscure the view through any door, window or other opening of the interior of the premises licensed for the sale of alcoholic beverages.
- (b) Both the exterior and interior of all premises licensed by the city for the sale of alcoholic beverages shall be so arranged as to afford an unobstructed view from the outside thereof of the interior portion of the premises which is utilized for the sale of alcoholic beverages.
- (c) The exterior of all premises licensed by the city for the sale of alcoholic beverages shall at all times be illuminated with sufficient light intensity so as to allow a complete view of all portions of the exterior thereof.
- (d) The exterior of all premises licensed by the city for the sale of alcoholic beverages shall at all times be illuminated with sufficient light intensity so as to allow a complete view of the interior of such premises which is utilized for the sale of alcoholic beverages by a person standing on the inside of the entrance of such premises.

Sec. 9-2-135. - Restrictions on compensation.

No holder of any alcoholic beverage license nor any agent, servant or employee of any business in which any such alcoholic beverage license is utilized shall permit or allow any agent, servant or employee of such business who is not the owner of an interest in such business to either directly or indirectly, receive or obtain in any manner any salary or other compensation of any nature whatsoever which is based solely upon the volume of alcoholic beverages sold upon such premises either by or as a result of the efforts of such agent, servant or employee individually or of such business generally or which is based solely upon the profit derived by such business from the sale of any alcoholic beverages.

Sec. 9-2-136. - Restrictions on premises rental fees.

It shall be unlawful for an alcoholic beverage license holder to enter into any agreement whereby the rental paid for the licensed premises is based in whole or in part upon the volume of alcoholic beverages sold upon such premises or based in whole or in part upon the profit derived by such business utilizing the alcoholic beverage license.

Sec. 9-2-137. - Restrictions upon activities of employees.

No holder of any alcoholic beverage license nor any agent, servant or employee of any business in which any alcoholic beverage license is utilized shall permit or allow any agent, servant or employee of such business or license holder upon the premises licensed during any period of time that such agent, servant or employee is acting for the benefit of or on behalf of such business or license or is otherwise in the employ of such business or licensee to:

- (1) Dance with any customer or patron of such business;
- (2) Dance upon any bar, counter or table; and
- (3) Consume any alcoholic beverage purchased by a customer or patron of such business.

Sec. 9-2-138. - Access of police officers and public officials.

No holder of any alcoholic beverage license nor any agent, servant or employee of any business in which any alcoholic beverage license is utilized shall at any time deny or prevent access to the licensed premises, or any portion thereof, to any police officer, to any state or federal or local law enforcement officer or to any local, state or federal building, zoning or fire inspector or official in connection with the conduct of such officer's, inspector's or official's duties or fail or obstruct any such officer, inspector or official in connection with the conduct of any investigation by any such officer, inspector or official with respect to the licensed premises or any activity or conduct upon the licensed premises involving alcoholic beverages.

Sec. 9-2-139. - Noise control.

The holder of any alcoholic beverage license shall not allow or permit any customer, patron or other person upon the licensed premises to make, continue or cause to be made any noise that can be heard beyond the property boundary of the licensed premises that unreasonably or unnecessarily annoys, disturbs, injures or endangers the comfort, repose, health, peace or safety of others in the city. Moreover, the holder of any alcoholic beverage license shall comply with the noise control provisions of Title 11-Chapter 1-Section 11-1-4 of this Code.

Secs. 9-2-140—9-2-160. - Reserved.

ARTICLE V. - EXCISE TAXES

Sec. 9-2-161. - Excise tax—Malt beverages.

- (a) *[Rate of levy.]* There is hereby levied and imposed upon all wholesale dealers selling malt beverages within the city a specific excise tax in the amount of \$0.05 per 12-ounce container or any portion thereof so as to graduate the tax on bottles, cans, and containers of various sizes of malt beverages sold by each wholesale dealer within the city, and an excise tax on tap or draft beer in the amount of \$6.00 for each container sold, as hereinafter specified, containing not more than 15½ gallons and at a like rate for fractional parts, where the beverage is sold in or from a barrel or bulk container, such beverage being commonly known as tap or draft beer.
- (b) *Against whom levied.* The malt beverage excise tax is levied against and shall be paid by each licensed wholesale dealer in malt beverages in the city.
- (c) *Due date and required report.* The malt beverage excise tax shall be paid on or before the tenth day of the month following the calendar month in which the beverages are sold or disposed of, and payment shall be accompanied by a report itemizing the exact quantities of malt beverages sold for the preceding calendar month by size and type of container.

Sec. 9-2-162. - Excise tax—Wine.

- (a) *Rate of levy.* There is hereby set and levied on the sale of wine, excluding fortified wine, an excise tax in the sum of \$0.22 per wine gallon and in similar proportion for bottles and containers of various sizes.
- (b) *Against whom levied.* The wine excise tax shall be paid by each licensed wholesale dealer in wine in the city.
- (c) *Due date and required report.* The wine excise tax shall be paid on or before the tenth day of the month following the calendar month in which the beverages are sold or disposed of, and payment shall be accompanied by a report itemizing the exact quantities of wine sold for the preceding calendar month by size of container.

Sec. 9-2-163. - Excise tax—Distilled spirits.

- (a) *Rate of levy.* There is hereby levied and imposed upon all wholesale dealers selling distilled spirits within the city an excise tax in the amount of \$0.22 per liter or portion thereof for each liter of distilled spirits or part thereof sold within the city.
- (b) *[Due date and required report.]* The tax on distilled spirits is levied upon and shall be paid by the licensed wholesale dealer making the sale on or before the twentieth day of the calendar month following the calendar month in which the beverage is sold or disposed of, and payment shall be accompanied by a report itemizing the exact quantities of distilled spirits sold during the preceding calendar month.

Sec. 9-2-164. - Monthly reports and payment.

Each holder of a wholesale alcoholic beverage license shall file a monthly report by the tenth day of each calendar month itemizing for the preceding calendar month the exact quantities of all alcoholic beverages, by nature and by size and type of container, sold within the city and at such time shall remit to the city the amount of excise tax due to the city in accordance with the provisions of this chapter.

Sec. 9-2-165. - Examination of books and records.

The books and records of all wholesalers selling or delivering these beverages and all retailers thereof in the city shall be subject to inspection and audit by the agents of the city to ensure compliance herewith. It shall be unlawful for any person to deny to any authorized agent of the city reasonable access to its books and records and shall be the duty of each person to keep accurate records of payments and collections of the case tax and remittances.

Sec. 9-2-166. - Penalties.

- (a) The failure to make a timely report and remittance required shall render a wholesaler liable for a penalty equal to 25 percent of the total due during the first 30-day period following the date the report and remittance were due and a further penalty of 50 percent of the amount of this remittance for each successive 30-day period or any portion thereof during which the report and the remittance were not filed,
- (b) The filing of a false or fraudulent report shall render the wholesale dealer making the report liable to a penalty equal to 100 percent of the amount of the remittance which would be required under an accurate and truthful report.
- (c) Any person, wholesaler or retailer that shall violate the provisions hereof shall, upon conviction, be punished as prescribed by the municipal court and may in addition be subject to suspension or revocation of the license to sell such beverages.

Sec. 9-2-167. - Taxes collected upon delivery.

- (a) It shall be unlawful for any retailer of alcoholic beverages to receive and retain these beverages unless he shall have paid the tax thereon.
- (b) It shall be unlawful for any wholesaler of alcoholic beverages to sell or deliver these beverages to any retailer thereof unless he shall concurrently with this delivery collect the tax imposed.
- (c) It shall be unlawful for any wholesaler of alcoholic beverages to fail to remit to the city, when promptly due, the taxes levied, and collected by the wholesaler. It shall be unlawful for any person engaged as a retailer of these beverages to receive these beverages from another retailer unless tax has been paid.
- (d) It shall further be unlawful for any retailer of alcoholic beverages to receive and retail these beverages from another retail store, whether the other store shall be owned by the receiving retailer or not, or whether the other store is located within the corporate limits of the city or not, unless the tax shall have been paid and remitted to the city clerk.

Sec. 9-2-168. - Tax on sale of distilled spirits by the drink.

- (a) *Definitions.* The following words, terms and phrases shall, for the purposes of this section and except where the context clearly indicates a different meaning, be defined as follows:

City means the City of Camilla and, variously, the incorporated areas of Camilla, wherein the City of Camilla is empowered to impose this tax by O.C.G.A. § 3-4-130.

Due date means [the] 20th day after the close of the monthly period for which the tax is to be computed.

Licensee means any person holding a license to serve distilled spirits by the drink from the city.

Monthly period means the calendar months of any year.

Person means an individual, firm, partnership, joint adventure (venture), association, social club, fraternal organization, joint stock company, corporation, cooperative, estate, trust, receiver, trustee, syndicate, or any other group or combination acting as a unit, the plural as well as the singular number, excepting the United States, the state and any instrumentality of either thereof upon which the city is without power to impose the tax.

Tax means the sales tax on distilled spirits by the drink imposed by this article.

- (b) *Imposition; rate of tax.* There is hereby imposed, and there shall be paid, a tax of three percent on the sale of distilled spirits by the drink in the city.
- (c) *Collection by licensee.* Every licensee shall collect a tax of three percent on the sale of distilled spirits by the drink at his pouring outlet.
- (d) *Determination generally; returns; payments.*
- (1) *Due date of taxes.* All amounts of such taxes shall be due and payable to the finance director monthly on or before the twentieth day of every month next succeeding each respective monthly period.
 - (2) *Penalty and interest for failure to pay tax by due date.* A specific penalty of 15 percent is imposed for failure to pay any amount of tax when due and payable to the city. Delinquent amounts shall bear interest at the rate of one percent per month, or fraction thereof, until paid.
 - (3) *Return; time of filing; persons required to file; contents.* On or before the twentieth day of the month following each monthly period, a return for the preceding monthly period shall be filed by every licensee with the City Clerk showing the gross sales of distilled spirits by the drink and the amount of tax collected or otherwise due for the period, and such other information as may be required by the City Clerk.
 - (4) *Collection fee allowed licensees.* Licensees collecting the tax shall be allowed a percentage of the tax due and accounted for and shall be reimbursed in the form of a deduction in submitting, reporting and paying the amount due, if the amount is not delinquent at the time of payment. The rate of the deduction shall be the same rate authorized for deductions from state tax under the Georgia Retailer and Consumers' Sales and Use Tax Act, as now and hereafter amended.

- (e) *Deficiency determinations.*
 - (1) *Recomputation of tax; authority to make; basis of recomputation.* If the City Clerk is not satisfied with the return or returns of the tax or the amount of the tax required to be paid to the city by any person, she may compute and determine the amount required to be paid upon the basis of any information within her possession or that may come into her possession. One or more deficiency determinations may be made of the amount due for one or more monthly periods.
 - (2) *Penalty and interest for failure to pay tax.* A specific penalty of 10 percent is imposed upon the amount of any determination. Additionally, the amount of any determination shall bear interest at the rate of one percent per month, or a fraction thereof, from the due date of taxes until the date of payment.
 - (3) *Notice of determination; service of.* The City Clerk shall give to the licensee written notice of her determination. The notice may be served personally or by mail; if by mail, such service shall be addressed to the licensee at his address as it appears in the records of the city. Service by mail is complete when delivered by certified mail with a receipt signed by addressee or postal certification that such mail was refused.
 - (4) *Time within which notice of deficiency determination to be mailed.* Except in the case of failure to make a return, every notice of a deficiency determination shall be mailed within three years after the twentieth day of the calendar month following the monthly period for which the amount is proposed to be determined, or within three years after the return is filed, whichever period should last expire.
- (f) *Determination of no return made.*
 - (1) *Estimate of gross receipts.* If any person fails to make a return, the City Clerk shall make an estimate of the amount of the gross receipts of the licensee from the sale of distilled spirits by the drink, or as the case may be, of the amount of total such receipts in this city which are subject to the tax. The estimate shall be made for the period or periods in respect to which the person failed to make the return and shall be based upon any information which is or may come into the possession of the City Clerk. Written notice shall be given in the manner prescribed in subsection (e)(3).
 - (2) *Penalty and interest for failure to pay tax.* A specific penalty of 10 percent is imposed upon the amount of any determination. Additionally, the amount of any determination shall bear interest at the rate of one percent per month, or a fraction thereof, from the due date of taxes until the date of payment.
- (g) *Collection of tax by city.*
 - (1) *Action for delinquent tax; time for.* At any time within three years after any tax or any amount of tax required to be collected becomes due and payable and at any time within three years after the delinquency of any tax or any amount of tax required to be collected, the City Clerk may bring an action in a court of competent jurisdiction in the name of the city to collect the amount delinquent together with penalty, interest, court fees, filing fees, attorney's fees and other legal fees incident thereto.
 - (2) *Duty of successors or assignees of licensee to withhold tax from purchase money.* If any licensee liable for any amount under this section sells out his business or quits the

business, his successors or assigns shall withhold sufficiently from the purchase price to cover such amount until the former owner produces from the City Clerk either a receipt reflecting full payment or a certificate stating that no amount is due.

- (3) *Liability for failure to withhold.* If the purchaser of a business fails to withhold purchase as required, he shall be personally liable for the payment of the amount required to be withheld by him to the extent of the purchase price.
 - (4) *Credit for tax, penalty or interest paid more than once or erroneously or illegally collected.* Whenever the amount of any tax, penalty or interest has been paid more than once, or has been erroneously or illegally collected or received by the city, it may be offset by the City Clerk. If the operator or person determines that he has overpaid or paid more than once, which fact has not been determined by the City Clerk, such person shall have three years from the date of payment to file a claim in writing stating the specific ground upon which the claim is founded. The claim shall be audited. If the claim is approved by the City Clerk, the excess amount paid the city may be credited on any amounts then due and payable from the person by whom it was paid.
- (h) *Administration of ordinance; recordkeeping.*
- (1) *Authority of City Clerk.* The City Clerk shall administer and enforce the provisions of this section for the collection of the tax.
 - (2) *Records required from licensees, etc.; form.* Every licensee shall preserve, for a minimum of three years, all records, receipts, invoices and such other documents as the City Clerk may prescribe, and in such form as she may require.
 - (3) *Examination of records, audits.* The City Clerk or any person authorized in writing by her may examine the books, papers, records, financial reports, inventory, equipment and other facilities of any licensee liable for the tax, in order to verify the accuracy of any return made, or if no return is made, to ascertain and determine the amount required to be paid.
 - (4) *Authority to require reports; contents.* In administration of the provisions of this section, the City Clerk may require the filing of reports by person or class of persons having in their possession or custody information relating to the sale of distilled spirits by the drink. The reports shall be filed with the City Clerk when required by said official, and shall set forth the gross sales from the sale of distilled spirits by the drink, the amount of tax collection thereon, or such other information as the City Clerk may prescribe.
- (i) *Violations.* Any person violating any of the provisions of this section shall be deemed guilty of an offense and, upon conviction thereof, shall be punished as provided in section 1-13 of the city code of ordinances. Each such person shall be guilty of a separate offense for each and every day during any portion of which any violation of any provision of this section is committed, continued or permitted by such person, and shall be punished accordingly. Any licensee who fails to furnish any return required to be made, or who fails or refuses to furnish a supplemental return or other data required by the City Clerk, or who renders a false or fraudulent return, shall be deemed guilty of an offense and, upon conviction thereof, shall be punished as aforesaid.

Sec. 9-2-169. - Delinquency.

If after 45 days any excise tax imposed by this division is not paid by any holder of a wholesale alcoholic beverage license, then the excise tax assessed against such license holder shall become delinquent and all of the provisions of this Code relative to the collection of delinquent taxes shall be applicable for the collection of such excise tax. Alcoholic beverages on which city taxes have not been paid are subject to seizure and may be destroyed or sold by public sale as provided by law.

Secs. 9-2-170—9-2-174. - Reserved.

ARTICLE VI. - CATERING

Sec. 9-2-175. - Sale off-premises for catering purposes.

- (a) Licensed alcoholic beverage caterer. An alcoholic beverages licensee that is also a food caterer may become a licensed alcoholic beverage caterer by meeting all of the following five requirements:
- (1) Complying with all provisions of O.C.G.A. tit. 3, ch. 11 (sales off-premises for catered functions); and by
 - (2) Meeting the requirement that at least 60 percent of the gross income for such business comes from the sale of prepared foods as set forth in subsection 6-64(3)b. of this chapter; and by
 - (3) Applying for an off-premises catering license on the form prescribed by the city; and by
 - (4) Paying an annual fee to the city for such a license, with such fee being shown upon a schedule of fees maintained in the office of the City Clerk; and by
 - (5) Obtaining an event permit, as hereinafter defined and provided, for each and every such authorized catered function to which such alcoholic beverage caterer license shall be applicable.

A licensed alcoholic beverage caterer is eligible to sell or furnish only those types of alcoholic beverages as he can sell or furnish pursuant to his underlying alcoholic beverage license.

- (b) An event permit, issued by the city manager or his designee, is required before an otherwise licensed alcoholic beverage caterer can sell or furnish alcoholic beverages off premises, i.e., at any location other than the licensed premises utilizing the underlying alcoholic beverage license. In order to obtain an event permit, the licensed alcoholic beverage caterer shall be required to submit a fully accurate and completed application on the form prescribed by the city which shall include the following information:
- (1) Name of caterer;
 - (2) Date of event;
 - (3) Time (hours) of event;
 - (4) Location (address) of event;
 - (5) Host or sponsor of event;
 - (6) Estimated number of persons to attend the event that are of legal age;
 - (7) Estimated number of persons to attend the event that are not of legal age;
 - (8) Whether "open bar" or "cash bar" of alcoholic beverages at event;
 - (9) Estimated quantities of malt beverages, wine and/or distilled spirits (to extent authorized by license) to be served at event;
 - (10) Whether facility is private or public;

- (11) Whether location is within 100 yards of a church or school building;
 - (12) A plat or sketch shall be submitted showing the service area where alcoholic beverages will be served indicating whether said area is within the building or in an open area;
 - (13) An event fee in an amount shown upon a schedule of fees, not to exceed the amount provided by state law, maintained in the office of the City Clerk shall be submitted along with the application;
 - (14) Comply with the reporting provisions of O.C.G.A. § 3-11-3;
 - (15) Provide security and parking enforcement plans and personnel as required by the city.
- (c) An event permit cannot be obtained unless the event permit application referenced in subsection (b) hereinabove is accurately completed in full and submitted to the city manager or his designee at least 14 calendar days prior to the scheduled date of the event or function. Notwithstanding the foregoing, the city manager in his sole and sound discretion may issue an event permit within a shorter time frame if the event permit applicant has been previously approved and if the proposed event location has been previously approved.
- (d) An event permit may be refused by the city manager or his designee for any one of the following reasons:
- (1) Inadequate parking or enforcement personnel at the facility designated;
 - (2) Criminal record of host or caterer permit holder;
 - (3) Previous complaints on location or of applicant;
 - (4) Previous damage to facility by applicant or permit holder.
- (e) The city reserves the right to define and/or restrict the service area for serving of alcoholic beverages.
- (f) The city shall control the dispensing of alcohol in all of its facilities by requiring the use of a licensed alcoholic beverage caterer if alcohol is furnished at any such facility. Consistent with this article, alcohol may also be dispensed by a licensed alcoholic beverage caterer who has been issued an event permit at facilities of any local, state or federal public entity.
- (g) Violation.
- (1) It shall be unlawful for any food caterer or person to distribute or sell distilled spirits, malt beverages or wine off the premises of the food caterer's business without a license issued pursuant to this section.
 - (2) It shall be unlawful for any licensed alcoholic beverage caterer licensed under this section to distribute or sell distilled spirits, malt beverages or wine off-premises except in connection with an authorized catered function for which an event permit has been obtained.

Sections 9-2-176—9-2-179 Reserved.

ARTICLE IX. - CRAFT MANUFACTURING

Sec. 9-2-180. - Brewpub license.

- (a) For purposes of this Chapter, the terms "brewpub" and "eating establishment" shall have the same definitions as provided in O.C.G.A. § 3-1-2. No person or entity shall be eligible to obtain a brewpub license unless that person certifies in writing that the premises to be licensed will operate as an eating establishment. Any brewpub license shall be subject to revocation if, at any time, the licensed premises ceases operating as an eating establishment.
- (b) The percentage of gross food and beverage sales shall be calculated and verified as follows:
 - (1) Brewpub licensees that have been in operation for more than six months as of the date in which the licensee applies to renew its licenses under this Chapter for the succeeding calendar year shall submit a return, as part of its renewal application, showing its gross sales for the twelve complete calendar months immediately preceding the date of application; or, for each complete calendar month of operations preceding the date of application in which the licensee has been in operation, and demonstrating that its sales of prepared meals or food equal or exceed fifty percent of all gross sales of food and beverage items over the period covered by such return, as set out in O.C.G.A. § 3-1-2.
 - (2) The Office of Business Development, or its successor office, shall be authorized to prepare a return form upon which calculations of percentages of gross food and beverage sales shall be presented; and such office shall further be authorized to require that all such returns be submitted on the prepared form.
 - (3) In the event that a brewpub applying for renewal under this Section cannot demonstrate that its sales of prepared meals or food equal or exceed fifty percent of all gross sales of food and beverage items over the period covered by such return, as set out in O.C.G.A. § 3-1-2, then it shall not be permitted to renew its brewpub license. However, such business may instead obtain either a license for the manufacture of malt beverages; or licenses for retail sale of alcoholic beverages, but not both, by paying the appropriate license fees for the desired licenses.
- (c) Any licensee holding a brewpub license shall be authorized to do the following:
 - (1) Manufacture on the licensed premises not more than 10,000 barrels of malt beverages in a calendar year solely for retail sale;
 - (2) Operate an eating establishment that shall be the sole retail outlet for such malt beverages, and which eating establishment may sell such malt beverages by the drink for consumption on-premises, or by the package for consumption off-premises;
 - (3) Provided that the licensee offers for sale for consumption on-premises at least one variety of commercially available canned or bottled malt beverage that is manufactured off-premises and purchased from a licensed wholesaler, exercise all rights afforded to holders of licenses to sell malt beverages or wine by the drink for consumption on-premises, and exercise all rights afforded to holders of licenses to sell malt beverages or wine by the package for consumption off-premises;

- (4) Sell alcoholic beverages pursuant to this Section on all days and at all times that sales of alcoholic beverages by retailers are lawful under this Chapter, including, but not limited to, Sundays;
- (5) Notwithstanding any other provision of this paragraph, sell up to a maximum of 5,000 barrels annually of such malt beverages to licensed wholesale dealers. Under no circumstances shall such malt beverages be sold by a brewpub licensee to any person holding a retail consumption dealer's license or a retailer's license for the purpose of resale; and
- (6) Notwithstanding any other provision of this Chapter, sell growlers of malt beverages manufactured on the licensed premises directly to consumers..
- (d) No person or entity may hold a brewpub license and a license for the sale of distilled spirits by the package for consumption off-premises at the same time.
- (e) Brewpub licensees may separately obtain and hold licenses for alcoholic beverage caterer; catered or special event permit; or retail sale of distilled spirits by the drink for consumption of [off-] premises, provided they meet all applicable qualifications for each such license applied for.

Sec. 9-2-181. - Malt beverage taproom license.

- (a) For purposes of this Chapter, "malt beverage taproom" shall refer to business establishments operating pursuant to O.C.G.A. § 3-5-24.1, as amended from time to time.
- (b) Any licensee holding a malt beverage taproom license shall be authorized to do the following:
 - (1) Manufacture any quantity of malt beverages and sell any quantity of such malt beverages to licensed malt beverage wholesalers for distribution;
 - (2) Sell up to 3,000 barrels of malt beverages produced at the licensed premises to individuals who are on such premises:
 - a. For consumption on-premises; and
 - b. Packaged to go, provided that such sales of malt beverages packaged to go shall not exceed a maximum of 288 ounces of malt beverages per consumer per day.
 - (3) Sell malt beverages pursuant to this Section on all days and at all times that sales of malt beverages by retailers are lawful under this Chapter, including, but not limited to, Sundays.
- (c) Any licensee operating a malt beverage taproom shall be responsible for remitting all state and local sales, use, and excise taxes arising from its operations to the proper tax collecting authority.
- (d) No person holding a malt beverage taproom license and no entity operating a malt beverage taproom shall be eligible to hold any other manufacturing, wholesale, retail, or caterer's license for the sale of alcoholic beverages while such malt beverage taproom license remains valid.

- (e) No person holding a malt beverage taproom license and no entity operating a malt beverage taproom shall be permitted to sell any alcoholic beverages other than the malt beverages produced on such licensee's premises.

ORDINANCE NO. 2021-08-16-2

AN ORDINANCE OF THE CITY OF CAMILLA, GEORGIA, PROVIDING FOR AN APPLICATION AND LICENSING PROCESS FOR SPECIAL EVENTS TO BE HELD ON CITY PROPERTY; RENTAL OR USE OF PROPERTIES FOR EVENTS; PROVIDING FOR CONDUCT OF EVENTS; AND FOR OTHER PURPOSES.

WHEREAS, the Mayor and City Council of the City of Camilla, Georgia, are responsible for protecting the health, safety and welfare of the citizens of Camilla; and

WHEREAS, the Mayor and City Council of the City of Camilla have found that it is in the interest of the community to permit individuals or entities to rent or use City property for the conduct of special events, and

WHEREAS, the Mayor and City Council of the City of Camilla deem it necessary and prudent to establish a uniform system for the permitting and regulation of such events, in order to properly protect the health, safety and welfare of the citizens of Camilla, while also permitting the conduct of special events that may also be of benefit to the community; and

NOW, THEREFORE, IT IS ORDAINED by the Mayor and City Council of the City of Camilla:

Section 1. The official code of ordinances of the City of Camilla shall be amended by adopting Article V of Chapter 9, entitled “Special Events and Use of City Property,” the text of which is attached hereto as “Exhibit A.”

Section 2. Repealer. All ordinances or parts of ordinances in conflict with this ordinance are hereby repealed.

Section 3. Severability. Should any provision of his ordinance be rendered invalid by any court of law, the remaining provisions shall continue in force and effect until amended or repealed by action of the City governing authority.

SO ORDAINED this _____ day of _____, 2021.

THE CITY OF CAMILLA

By: _____
Kelvin M. Owens, Mayor

[SEAL]

Attest: _____
Cheryl Ford, Clerk

First Reading: _____

Second Reading: _____

Exhibit "A"

ARTICLE V OF CHAPTER 9.

SPECIAL EVENTS AND USE OF CITY PROPERTY

Section 9-5-1 Short title.

This chapter shall be known and may be cited as the City of Camilla, Georgia "Special Events and Use of City Property Ordinance."

Section 9-5-2 Definitions.

Unless the context indicates otherwise, the meaning of certain terms used in this chapter is as follows:

Applicant shall mean an individual or entity seeking a permit to host an event on city property. The applicant or, if the applicant is a corporation or similar entity, applicant's designee shall be responsible for compliance with all provisions of this chapter and other applicable chapters.

City means the City of Camilla, Georgia.

Governing authority means the Mayor and City Council of the City of Camilla.

Special event means any temporary event, activity, for public or private attendance that will occur on city property and will require or involve one or more of the following activities: closing (full or partial) of a public street; blocking or obstructing public property; exclusive use of the entirety or a portion of a city park or other city property or facility; the erection, use, or installation of a tent, canopy, stage, trailer, grandstand, bleachers, or any other structure; or placement and use of portable toilets (except where designated for use as part of ongoing construction on the property). Examples of "special events" include, but are not limited to: family reunions; cookouts or picnics attended by 20 or more people; fairs; festivals; "fun runs;" walks, and other kinds of races; parades; rallies; concerts; tours; and block parties.

Vendor means any person, group of persons, organization, association, club, or other entity that engages in the sale to the public of any food or food products, goods, services, or merchandise of whatever nature from any location, either mobile or stationary, on a temporary basis on any public street, sidewalk, right-of-way, or private property as an authorized participant in a special event. Vendors participating as part of a special event for which a lawful permit has been issued are excused from complying with the city's commercial soliciting ordinance for the duration of the vendors' participation in the special event.

Section 9-5-3 Permit required.

Except where otherwise permitted by this chapter, it is unlawful for any person, group of persons, organization, association, club, or other entity to conduct or cause to be conducted any special event on city property without having first obtained a valid special event permit from the city. The permit issued must be available upon request for review and inspection. Special event

permits are temporary and shall not vest any permanent property rights. Issued permits are effective only for the time period described on the permit. Special events are limited to the hours of operation specified in the permit. In no instance shall a special event be permitted to occur over the course of any more than 3 consecutive calendar days.

Section 9-5-4 Application required for permit.

Not less than 60 days nor more than 120 days prior to the special event, an application for a special event permit shall be submitted to the city manager and shall contain the following information:

- (1) The name, mailing address, email address, and telephone number of each applicant and, if a corporation, partnership, or other entity, the name, address, email address, and telephone number of a person designated as responsible for compliance with all provisions of this chapter and other applicable chapters.
- (2) A description of the proposed event.
- (3) The date(s), location(s), and hours of operation proposed for the special event.
- (4) A schedule, however tentative, of proposed activities.
- (5) An estimate of the projected attendance. The applicant is required to promptly update the city on any significant changes or anticipated changes in these figures.
- (6) A description of any services anticipated as being needed from the city. The applicant is required to promptly update this description and notify the city at the earliest opportunity as any need or anticipated need for services changes.
- (7) A description of any of the following elements contemplated for use or need in conducting the special event: closing (full or partial) of a public street; blocking or obstructing public property; the erection, use, or installation of a tent, canopy, stage, trailer, grandstand, bleachers, or other structure; pyrotechnics or sound amplification devices; placement and use of portable toilets; and signage.
- (8) A plan for parking along with plans for restroom facilities and the collection and removal of rubbish, garbage, and any other waste byproducts generated by the special event. An acceptable plan must provide for the immediate removal of all rubbish, garbage, and any other waste byproducts generated by the special event upon the conclusion of the special event.
- (9) Any other information the city manager may deem necessary and appropriate to determine whether the permit meets the requirements of this article.

The permit shall not waive the requirements of complying with other sections of this Code including, but not limited to, regulations on alcoholic beverages, business licenses, fire safety, zoning and signs.

The 60 - 120 day window for application may be waived upon order from the city manager upon a showing of clear and compelling need of immediate action. Among other reasons, ignorance of the permit requirement shall not establish clear and convincing need.

Section 9-5-5 Additional items required for consideration and issuance of a permit.

In addition to the information required above in an application for a special event permit, the following materials and information must be provided in support of and in addition to the application, all of which must be provided before an application will be considered:

- (1) If the applicant is a corporation, the state and date of incorporation, a representation that the corporation is qualified to do business in Georgia, and the name and address of the registered agent for service of process for the corporation in Georgia.
- (2) If the applicant is a corporation or other business entity required to comply with the State of Georgia SAVE and E-Verify requirements, a sworn declaration that the corporation is in compliance therewith. If the business entity is not subject to those requirements, a statement describing the reason(s) for any claimed exemption with sufficient particularity to permit a determination of the bona fides of the claim.
- (3) Identification of any location(s) within the prior 12 months where the applicant conducted a similar special event, if any.
- (4) Copies of written notices informing residences and businesses adjacent to the event area of the intent to host a special event. If the special event involves a parade, procession, or other event without a centralized location, this notification requirement may be waived by the city manager upon request. This notification requirement may also be waived if the city manager determines it would be unreasonable and unduly burdensome in light of the number of residences and businesses to be notified.
- (5) Proof of comprehensive liability insurance naming the city as an additional insured. Such insurance must provide at a minimum \$1,000,000.00 of coverage for personal injury per person and \$1,000,000.00 of property damage coverage covering all claims arising from a permit issued under this chapter. The city manager may waive or reduce this requirement for a special event that:
 - (a) Will not require or involve one or more of the following activities: closing (full or partial) of a public street; blocking or obstructing public property; the provision of merchandise, food, or beverages (whether by sale or otherwise); the erection, use, or installation of a tent, canopy, stage, trailer, grandstand, bleachers, or any other structure; use of any kind of pyrotechnics or sound amplification devices; or placement and use of portable toilets;
 - (b) Is in response to an immediate, current event defined as national, state, or local event or incident occurring within seven days prior to the proposed special event; or
 - (c) The applicant is an entity or organization recognized by the Federal Internal Revenue Service as satisfying the requirements of 26 U.S.C. § 501(c) or a charitable organization subject to and governed by O.C.G.A. § 43-17-1 et seq. Proper proof of Section 501(c) status and/or registration as required by O.C.G.A. § 43-17-1 et seq. is required.

In exercising this discretion, the city manager shall consider the nature of the activities planned for the participants in the proposed special event; the risk of potential injury or

harm to private property and private persons arising from the activities planned for the participants in the proposed special event; and the risk of potential injury or harm to public property arising from the activity planned for the participants in the proposed special event.

- (6) The applicant shall provide a written agreement in a form satisfactory to the city providing that the applicant shall defend, pay, and hold harmless the city, its elected and appointed officials, employees, and agents from liability for all personal and property damages arising from any acts or omissions resulting from a special event, inclusive also of any claims for attorneys' fees and costs connected with such claims, except for such claims arising solely from the negligent acts of the city, its elected and appointed officials, employees, and agents.

Section 9-5-6 Permit conditions.

Any special event permit issued by the city is subject to the following conditions and any other conditions determined to be reasonably necessary to protect the city's public safety, health, welfare, and good order:

- (1) The permit is limited to the specific geographic area(s) as shown on Exhibit "B" and titled "Entertainment District" within which the event is to take place. The applicant or other person designated is responsible for providing for security and sanitation services within the boundaries of the event until the area is cleared of all activities and structures related to the event.
- (2) Except as needed for clearing the event area(s) of all activities and related structures, no special event shall continue beyond the time approved on the permit.
- (3) The special event must comply with the city's noise ordinance and all other ordinances governing the conduct of the special event.
- (4) The use of glass containers within the area designated for the special event is prohibited.
- (5) The city shall have the right to require immediate termination or cessation of a special event if a determination is made the special event or aspects of the special event create or present an imminent threat to the public's safety, health, welfare, and good order. Upon being notified that the special event or an aspect of the special event must cease, it shall be unlawful for the applicant and and/or its designee to allow such activity to continue.
- (6) A permit issued under this chapter may not be assigned or transferred.

Section 9-5-7 Denying applications and revoking permits.

Upon submission of a complete application and all information and materials required by this chapter, payment of any required fee, and receipt of any additional materials deemed necessary, the city manager shall within three business days review the application for completeness. If additional time is necessary due to the absence of the city manager and the

applicant does not agree to additional time to permit the city manager's review of the application and materials, the application may be denied for lack of appropriate review.

- (a) Reasons for denial of a special event application include:
 - (1) The event will disrupt traffic within the city beyond practical solution;
 - (2) The event will interfere with access to fire stations and fire hydrants;
 - (3) The location of the special event will cause undue hardship to adjacent businesses or residents;
 - (4) The event will require the diversion of so many public employees that allowing the event would unreasonably deny service to the remainder of the city;
 - (5) The application contains incomplete or false information;
 - (6) The applicant fails to comply with all terms of this article including failure to remit all fees and deposits or failure to provide liability insurance quote (proof of insurance/bond is required 7 days prior to event), bonds and a save harmless agreement to the city; or
 - (7) The event will last longer than 3 consecutive calendar days.
- (b) If an application for a permit is denied or revoked the applicant may request in writing the action be reviewed by the governing authority. Such a request must be submitted to the city clerk within 5 days of the action complained of and must state with specificity the grounds for the appeal.
 - (1) From the filing date of the appeal, the hearing before the governing authority shall be scheduled for the next available governing authority meeting (City Council Meeting). The governing authority has the discretion, upon determining that exigent circumstances warrant, to schedule and hold an earlier meeting to consider an appeal.
 - (2) The appeal hearing shall be limited to the grounds stated in the appeal. The city manager and other persons directly affected by the decision at issue may speak and present evidence at the hearing and the parties may be represented by counsel at the appeal hearing.
 - (3) The governing authority shall issue its decision on the appeal within five days of concluding the hearing.
- (c) Once the governing authority approves the special event permit, all permits issued pursuant to this article shall be temporary and do not vest any permanent rights. Reasons for revocation by the city manager of a special events permit include:
 - (1) Application contained incomplete or false information;
 - (2) Applicant does not comply with all terms and conditions of permit or any other applicable city, state, or federal laws;
 - (3) Applicant fails to arrange for or adequately remit all fees, deposits, insurance or bonds to the city; or

- (4) There exists an emergency or exigent circumstances such as a disaster or public calamity that impacts the public safety, health, welfare, and good order to such an extent that it is reasonably prudent to revoke or deny the permit.
- (d) If a special event permit is revoked, the city manager shall notify the applicant in writing, providing the reason(s) for same, and the applicant of his/her right to appeal. If the permit is revoked, the special event may not proceed and, if revoked while ongoing, the special event must cease immediately.

Section 9-5-8 Security deposit and rental fees.

- (a) A security deposit as shown on the Master Fee Schedule shall be remitted to the city before the special event permit is issued. This requirement may be waived by the city manager if he determines, based on specific factual findings, that the performance deposit would be unduly burdensome or unnecessary given the size of the event or past history.
- (b) Rental fees for each park, indoor space, or other city property shall be established by the governing authority. A list of available venues and associated rental fees shall be available at City Hall.
- (c) Within twenty-four (24) hours of the conclusion of an event, the venue shall be cleaned and returned to its pre-event condition. This shall include cleaning any city streets, rights-of-way or any other city facility used or affected by the event. With approval, removal of tents, canopies, stages, trailers, grandstands, bleachers, portable toilets or any other structure may be given additional time for removal

Section 9-5-9 Immunities.

- (a) This article shall not be construed as a waiver of any immunity to which the city is entitled.
- (b) This article shall not be construed as imposing upon the city or its officials or employees any liability or responsibility for any injury or damage to any person in any way connected to the use for which permit has been issued. The city and its officials and employees shall not be deemed to have assumed any liability or responsibility by reasons of inspections performed, the issuance of any permit or the approval of any use of the right-of-way or other public property.

Section 9-5-10 Vendors.

- (a) The applicant responsible for the special event shall be responsible for all vendors as a component of the special event and shall be responsible for designating the location and activities of vendors consistent with a special event permit and any applicable conditions.
- (b) Authorized vendors providing food and/or merchandise for sale are not required to obtain or possess a separate vendor's permit to operate during the special event unless the vendor is a provider of alcoholic beverages as a part of the event. This provision notwithstanding, food vendors are required to comply with the rules and regulations of

the state and the Mitchell County health department as to the preparation and service of food.

- (c) The dispensing of alcoholic beverages, by sale or otherwise, as a part of the special event shall be allowed provided that each vendor dispensing alcoholic beverages shall have been duly licensed by the state, city, or other local governing authority to engage in off-premises dispensation and has complied with all provisions of the city's ordinances relating to the sale or dispensation otherwise of alcoholic beverages off premises.

Section 9-5-11 City co-sponsorship of special events.

The city may co-sponsor a proposed special. Co-sponsorship may take the form of a monetary contribution in support of the event, provision of services in-kind at no cost to the applicant, or both. Decisions on whether to participate in the proposed special event as a co-sponsor and what will be provided as a co-sponsor are entrusted to the discretion of the governing authority. Co-sponsorship of a proposed special event is limited only to those events where the applicant is an entity whose primary purpose is to promote economic development in the city or Mitchell County or an entity that is a non-profit organization that seeks to promote and advance the health, welfare, or safety of the public or a segment of the public within the city or Mitchell County and which has its principal place of business located in the city or Mitchell County. As a part of the application process an applicant may request that the city co-sponsor the proposed special event. The request must be in writing, describe with particularity the type(s) of co-sponsorship desired, and describe how the special event proposed will enhance or promote economic development in the city or promote and advance the health, welfare, or safety of the public or a segment of the public within the city or Mitchell County.

Section 9-5-12 Security.

The applicant shall at applicant's expense provide one (1) City of Camilla certified police officer for every one hundred attendees. The officer(s) shall attend the event for its entire jurisdiction. It shall be the duty of the police officer to see that the event is conducted in compliance with all applicable laws and regulations including without limitation the ordinances of the City of Camilla and in an orderly and peaceful manner consistent with the health, safety and welfare of the City.

Sections 9-5-13 – 9-5-15 Reserved.

**CITY OF CAMILLA, GEORGIA
RESOLUTION NO. 2021-07-19-1**

AUTHORIZATION TO ACCEPT GDOT CONTRACT FOR CORONAVIRUS RESPONSE AND RELIEF SUPPLEMENTAL APPROPRIATION ACT (CRRSAA) FOR COSTS ASSOCIATED WITH OPERATIONAL EXPENSES AT THE CAMILLA-MITCHELL COUNTY AIRPORT.

WHEREAS, the Camilla-Mitchell County Airport will receive a contract from the Georgia Department of Transportation (GDOT) for Coronavirus Response and Relief Supplemental Appropriation Act (CRRSAA) for 100% of reimbursement of eligible operational expenses in the amount of \$13,000.00; and

NOW, THEREFORE, BE IT RESOLVED THAT the Mayor and City Council of the City of Camilla authorizes Mayor Kelvin M. Owens and staff to sign such documents that may be necessary to complete this project and accept a contract from the GDOT for 100% of FAA funds.

Adopted this 19th day of July, 2021.

Mayor Kelvin M. Owens

Councilman Bryant Campbell

Councilwoman Annie Doris Willingham

Councilman Corey B. Morgan

Councilman Vernon Twitty

Councilman Venterra Pollard

Councilman W.D. Palmer III

ATTEST:

Cheryl Ford, Clerk

Attachment 3

AIRPORT OPERATING EXPENSES - BUDGET WORKSHEET

ITEM	DESCRIPTION	ESTIMATED COST/EXPENSE
1	UTILITIES	\$0.00
2	INSURANCE	\$0.00
3	GROUNDS REPAIRS & MAINTENANCE	\$0.00
4	VEHICLE/EQUIPMENT REPAIRS & MAINTENANCE	\$0.00
5	BUILDING REPAIRS & MAINTENANCE	\$0.00
6	COMPUTER/SOFTWARE MAINTENANCE	\$0.00
7	SUPPLIES/INVENTORY/MATERIALS	\$0.00
8	VEHICLE/EQUIPMENT RENTAL	\$0.00
9	AUTO FUEL	\$0.00
10	EMPLOYEE SALARY - FT/PT/OT	\$0.00
11	EMPLOYEE BENEFITS	\$0.00
12	TRAINING/EDUCATION	\$0.00
13	COMMUNICATIONS	\$0.00
14	TRAVEL	\$0.00
15	ACCOUNTING	\$0.00
16	LEGAL SERVICES	\$0.00
17	AVIATION FUEL	\$13,000.00
18	DUES/FEES/SUBSCRIPTIONS	\$0.00
19	LICENSES/CERTIFICATIONS	\$0.00
20	OTHER ELIGIBLE EXPENSES	\$0.00
21	ELIGIBLE CONTRACT TOWER EXPENSES	\$0.00
	TOTAL ESTIMATED COSTS*	\$13,000.00

*Total estimated cost should equal the amount allocated to airport through CRRSAA

You may include costs/expenses incurred since January 20, 2020 plus future estimated costs/expenses

If your airport does not have a cost/expense for an item above, leave at \$0.00

Cash Balances - Monthly
 FYE 9/30/2021
 As of
 May, 2021
 (unaudited)

General Fund		Acct. Num.											
	Balance	10/1/2020	October	November	December	January	February	March	April	May			
City of Camilla - Checking	144,256	632,212	489,791	1,221,144	174,519	181,556	213,078	131,259	77,539				
City of Camilla - Payroll	2,000	2,000	2,000	2,000	2,000	2,000	2,000	2,000	2,000				
Fine Account	9,285	28,708	10,500	6,707	23,320	19,027	11,701	36,082					
Money Market Acct	5,352	127,490	176,502	453,794	435,632	423,835	427,872	551,444	429,836				
Economic Development	668,713	672,522	676,325	680,133	683,941	687,743	691,552	695,363	699,168				
DFCS Repair MM	81,480	81,487	81,493	81,500	81,507	81,513	81,520	81,527	81,534				
2018 SPLOST Account	5,437	5,338	5,843	5,113	5,203	58,625	5,622	5,023	5,256				
2018 SPLOST Investment (GF-1)	903,916	823,447	864,496	905,543	951,588	951,625	911,679	955,709	832,887				
Monthly Difference	1,820,440	2,373,204	2,306,950	3,355,934	2,340,051	2,410,217	2,352,351	2,434,027	2,164,302				
		552,764	486,511	1,535,494	519,612	589,777	531,911	613,587	343,863				

Water & Sewer Fund		Acct. Num.											
	Balance	10/1/2020	October	November	December	January	February	March	April	May			
Availability Charge MM	336,228	404,073	471,920	92,235	100,306	108,376	116,447	99,586	175,462				
W & S Revenue MM	245,157	245,179	245,198	245,219	245,240	245,258	245,279	245,301	245,320				
Monthly Difference	581,385	649,251	717,118	337,454	345,545	353,634	361,727	344,887	420,782				
		67,866	135,732	-243,931	-235,840	-227,751	-219,659	-236,499	-160,603				
GEFA - DSRF - Equity	572,640	572,987	573,032	573,081	573,130	573,174	573,222	573,272	573,318				
Monthly Difference	572,640	572,987	573,032	573,081	573,130	573,174	573,222	573,272	573,318				
		347	392	441	490	534	582	633	678				

Restricted Funds		Acct. Num.											
	Balance	10/1/2020	October	November	December	January	February	March	April	May			
Electric Fund MM	912,613	912,912	912,985	913,062	913,140	913,210	913,287	913,367	914,457				
Monthly Difference	912,613	912,912	912,985	913,062	913,140	913,210	913,287	913,367	914,457				
		300	372	449	527	597	674	754	1,844				

Gas Fund		Acct. Num.											
	Balance	10/1/2020	October	November	December	January	February	March	April	May			
Gas Revenue	956,388	956,591	1,100,588	1,100,821	1,101,055	1,101,266	1,101,500	1,101,726	1,101,960				
Monthly Difference	956,388	956,591	1,100,588	1,100,821	1,101,055	1,101,266	1,101,500	1,101,726	1,101,960				
	0	203	144,200	144,433	144,667	144,878	145,112	145,338	145,572				

Gas Fund		Acct. Num.											
	Balance	10/1/2020	October	November	December	January	February	March	April	May			
Gas Revenue	956,388	956,591	1,100,588	1,100,821	1,101,055	1,101,266	1,101,500	1,101,726	1,101,960				
Monthly Difference	956,388	956,591	1,100,588	1,100,821	1,101,055	1,101,266	1,101,500	1,101,726	1,101,960				
	0	203	144,200	144,433	144,667	144,878	145,112	145,338	145,572				

Water & Sewer Fund

	October	November	December	January	February	March	April	May	Year to Date	Previous Year to Date	Difference Year to Date
Water Sales	79,754	69,714	69,482	62,885	59,125	57,613	56,308	70,039	525,117	557,974	(32,856)
Sewer Sales	97,141	83,856	83,049	71,421	58,833	57,124	56,875	88,272	596,571	674,071	(77,500)
Water Availability	62,284	29,145	46,772	46,772	46,772	46,772	46,772	46,772	372,064	498,275	(126,212)
Sewer Surcharge	28,486	28,681	28,773	28,727	28,762	28,670	28,681	28,704	229,483	226,070	3,413
Total	267,664	211,396	228,076	209,805	193,492	190,379	188,636	233,787	1,723,235	1,956,390	(233,155)
Cash Collections	250,098	200,774	237,197	199,881	195,574	198,258	190,186	219,845	1,691,813	1,939,309	(247,496)

Electric Fund

	October	November	December	January	February	March	April	May	Year to Date	Previous Year to Date	Difference Year to Date
Electric Sales	1,217,659	1,082,437	1,103,552	1,009,788	1,175,500	1,134,774	1,069,519	1,047,874	8,841,103	8,743,194	97,910
Electric Purchases	865,948	832,127	940,320	879,284	943,203	906,219	895,499	857,039	7,119,639	6,850,667	268,972
Gross Profit	351,711	250,310	163,232	130,504	232,297	228,555	174,020	190,834	1,721,465	1,892,527	(171,062)
GP Percentage	28.89%	23.12%	14.79%	12.92%	19.76%	20.14%	16.27%	18.21%	19.47%	21.65%	
Cash Collections	1,253,188	1,071,076	1,628,878	478,920	1,094,425	1,204,754	1,059,487	990,677	8,781,404	8,506,092	275,312

Gas Fund

	October	November	December	January	February	March	April	May	Year to Date	Previous Year to Date	Difference Year to Date
Gas Sales	228,846	259,546	288,385	366,528	350,027	307,218	288,947	254,813	2,344,311	2,371,688	(27,377)
Gas Purchases	142,300	174,321	228,014	193,329	173,276	209,711	146,692	146,722	1,414,363	1,350,207	64,156
Gross Profit	86,546	85,225	60,371	173,200	176,751	97,508	142,255	108,091	929,948	1,021,481	(91,533)
GP Percentage	37.82%	32.84%	20.93%	47.25%	50.50%	31.74%	49.23%	42.42%	39.67%	43.07%	
Cash Collections	207,156	337,392	298,505	354,810	309,831	351,682	303,449	252,292	2,415,117	7,526,562	(5,211,445)

Solid Waste Fund

	October	November	December	January	February	March	April	May	Year to Date	Previous Year to Date	Difference Year to Date
Garbage Collection	58,768	59,149	59,100	59,100	59,520	57,422	59,091	59,138	471,287	466,250	5,037
Sanitation Contract	49,207	49,211	49,547	50,482	51,043	50,822	50,215	50,835	401,363	388,107	13,256
Gross Profit	9,561	9,938	9,552	8,618	8,477	6,599	8,876	8,303	69,924	78,143	(8,219)
Trash Collection	6,639	6,684	6,704	6,701	6,734	6,705	6,697	6,679	53,543	52,657	886
Cash Collections	64,658	62,410	67,751	61,197	62,738	69,020	66,577	62,238	516,590	514,694	1,896

	October	November	December	January	February	March	April	May	Year to Date	Previous Year to Date	Difference Year to Date
Airport Fund											
Fuel Sales	8,555	23,999	17,608	27,611	40,815	18,641	7,018	6,358	150,605	173,131	(22,526)
Cost of Fuel	4,913	22,350	8,353	10,089	31,437	29,787	4,898	4,375	116,201	102,401	13,800
Gross Profit	3,642	1,649	9,255	17,522	9,378	(11,145)	2,120	1,983	34,404	70,730	(36,326)
Parts Sales	165	270	765	1,774	(589)	1,695	295	766	5,141	1,216	3,925
Cost of Parts	202		815	917	1,010	497	-	572	4,013	1,622	2,392
Gross Profit	(37)	270	(50)	856	(1,598)	1,198	295	194	1,128	(405)	1,533
Service Sales	3,570	746	936	1,664	1,092	2,080	988	1,612	12,688	6,942	5,746
Hanger & Pad Rent	1,665	1,682	1,670	1,623	1,850	1,670	1,850	1,730	13,740	22,155	(8,415)
Telecommunications											
Cable Sales	149,239	146,608	146,092	145,453	138,675	132,860	139,931	139,603	1,138,462	1,219,670	(81,208)
Internet Sales	104,995	102,576	108,663	104,666	99,899	100,193	84,865	73,893	779,749	746,676	33,073
Telephone Sales	26,312	25,915	26,389	26,516	27,073	25,248	26,392	26,484	210,329	213,942	(3,613)
Cash Collections	249,736	241,438	262,240	240,266	238,283	281,626	276,070	238,218	2,027,877	1,961,527	66,350
Remitted to SGGSA (CNSSV/FUNTS	295,713	300,471	315,806	325,845	286,455	282,034	319,036	308,516	2,433,877	2,431,113	2,764
Cash Collections (CNSSV/FUNDS (306,333	284,426	301,877	299,873	278,133	332,961	382,330	280,514	2,466,446	2,386,897	79,549
Pelham											
Cable Sales	27,378	27,245	27,539	27,446	27,471	27,570	27,217	27,829	219,696	230,447	(10,751)
Internet Sales	18,779	19,223	19,475	19,541	19,224	19,990	19,906	21,674	157,810	128,376	29,434
Telephone Sales	8,692	8,648	8,779	8,715	8,614	8,680	8,628	8,726	69,483	68,631	852
Baconton											
Cable Sales	7,198	7,173	7,320	7,518	7,318	7,271	7,012	7,109	57,919	61,657	(3,737)
Internet Sales	9,099	9,056	9,138	9,223	9,399	9,372	9,474	9,754	74,514	57,628	16,886
Telephone Sales	1,461	1,419	1,457	1,501	1,499	1,497	1,503	1,503	11,840	11,782	58

MEMORANDUM

DATE : July 6, 2021
TO : Steve Sykes
City Manager
FROM : W. J. Sullivan
Fire Chief
SUBJECT : June 2021 Monthly Report

The Camilla Fire Department responded to 52 calls for service in June. The members of CFD completed 223 hours of Activity and Training in June.

4	Fire Series 100
0	Overpressure Rupture, Explosion, Overheat, no fire Series 200
35	Rescue and Emergency Medical Services Incidents Series 300
5	Hazardous Condition Incidents Series 400
1	Service Calls Series 500
5	Good Intent Calls Series 600
2	False Alarm and False Calls Series 700
0	Severe Weather and Natural Disasters
52	Total

Respectfully Submitted.

Enclosures:

City of Camilla Fire Department

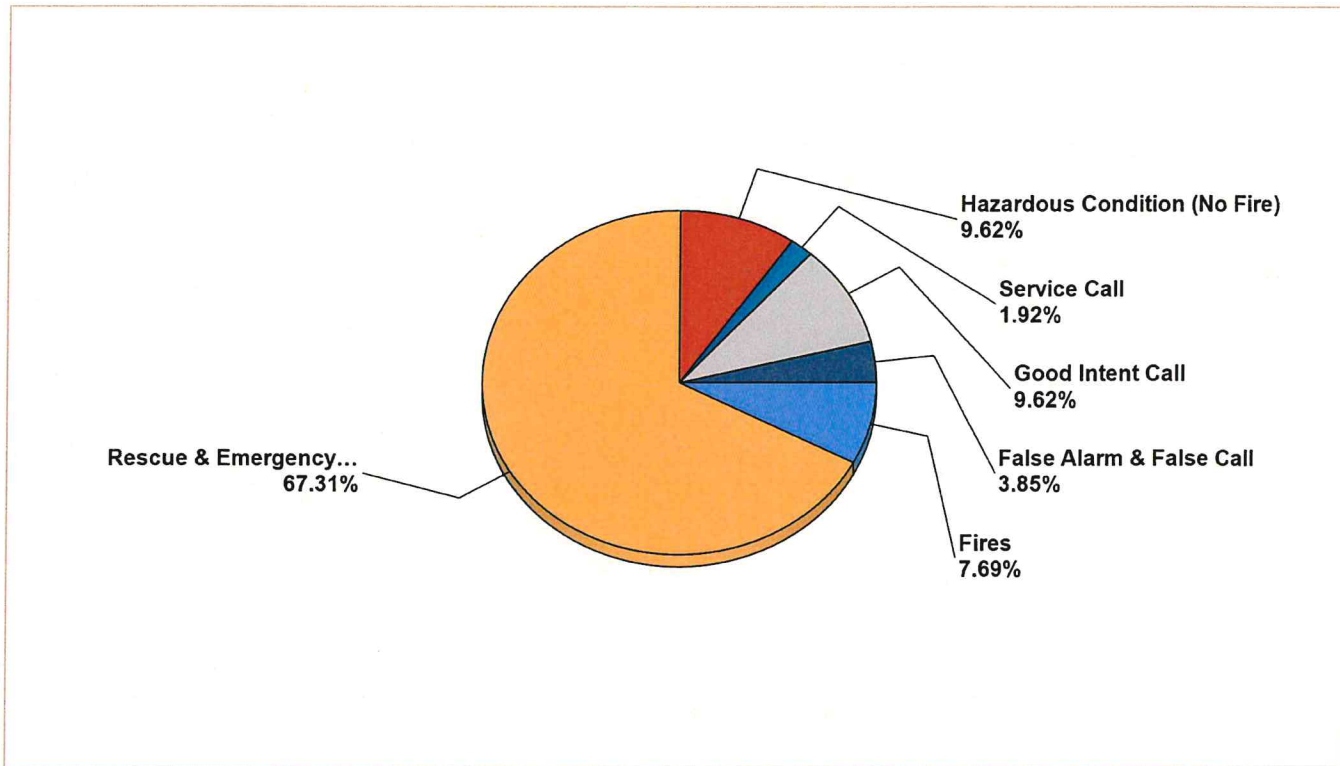
Camilla, GA

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Breakdown by Major Incident Types for Date Range

Zone(s): All Zones | Start Date: 06/01/2021 | End Date: 06/30/2021



MAJOR INCIDENT TYPE	# INCIDENTS	% of TOTAL
Fires	4	7.69%
Rescue & Emergency Medical Service	35	67.31%
Hazardous Condition (No Fire)	5	9.62%
Service Call	1	1.92%
Good Intent Call	5	9.62%
False Alarm & False Call	2	3.85%
TOTAL	52	100%

Only REVIEWED and/or LOCKED IMPORTED incidents are included. Summary results for a major incident type are not displayed if the count is zero.



Detailed Breakdown by Incident Type		
INCIDENT TYPE	# INCIDENTS	% of TOTAL
131 - Passenger vehicle fire	2	3.85%
132 - Road freight or transport vehicle fire	2	3.85%
311 - Medical assist, assist EMS crew	2	3.85%
321 - EMS call, excluding vehicle accident with injury	21	40.38%
322 - Motor vehicle accident with injuries	6	11.54%
323 - Motor vehicle/pedestrian accident (MV Ped)	1	1.92%
324 - Motor vehicle accident with no injuries.	5	9.62%
412 - Gas leak (natural gas or LPG)	4	7.69%
444 - Power line down	1	1.92%
522 - Water or steam leak	1	1.92%
611 - Dispatched & cancelled en route	4	7.69%
622 - No incident found on arrival at dispatch address	1	1.92%
743 - Smoke detector activation, no fire - unintentional	1	1.92%
745 - Alarm system activation, no fire - unintentional	1	1.92%
TOTAL INCIDENTS:	52	100%

Only REVIEWED and/or LOCKED IMPORTED incidents are included. Summary results for a major incident type are not displayed if the count is zero.





**CAMILLA POLICE DEPARTMENT
MONTHLY REPORT
MAY 2021**

CHIEF'S REPORT

May 2021

The department continued to manage the issues associated with the Covid-19 Pandemic. Our department staff are all currently healthy. Our PPE supplies are adequate, and we continue to follow the recommended safety protocols.

On May 18th, the Camilla Police Department participated in the senior's Class Life Skills Week at Westwood Schools. Capt. Mobley and five additional officers demonstrated self- defense techniques for the students, then taught these techniques to the class. Capt. Mobley said all students eagerly participated in this year's class. This is the fifth year we have been asked to provide this class to the graduating seniors, with the exception of last year (2020) cancellation due to Covid.

On May 20th, we participated in the 21st Century Policing forum at the Camilla Depot for the citizens of Camilla.

We will continue on Sunday afternoon's to monitor the traffic flow on N. Butler St., and Palmer St. neighborhood area.

We are continuing the process of entering supporting documents to complete our Department S.O.P. Once all documented proofs are completed, the Camilla Police Department will submit our policy for State Accreditation mock review.

Chief John M. Hendrich

MONTHLY TRAINING REPORT
MAY 2021

During the month of May the Camilla Police Department performed Annual training to comply with departmental training requirements as required by the departments Standard Operating Procedures.

The Training staff conducted a Personal Self Defense class for the seniors at Westwood School. The class was held in the school's gymnasium.

One uniformed division officer attended a Speed Detection Device class which certified that officer to operate both Radar and Lidar within the city limits of Camilla.

Shift Supervisor's continue safety discussions during regular shift changes. (Safety belt usage, etc.)

Camilla Police Department Training Officers also continue to monitor a Recruit Police Officer who is attending the Police Academy at ABAC in Tifton.

City of Camilla

POLICE DEPARTMENT

80 West Broad Street • Camilla, Georgia 31730

229-336-2201

MEMORANDUM

John Hendricks
CHIEF

TO: Steve Sykes, City Manager
FROM: John Hendricks, Chief of Police
SUBJECT: Monthly Report for May, 2021
DATE: June 2, 2021

1. For the month of May, 2021 there were:
 - 82 TOTAL TRAFFIC CITATIONS ISSUED
 - 0 DUI
 - 33 Speeding
 - 7 No Insurance

 - 23 TOTAL CRIMINAL CITATIONS ISSUED
 - 1 Disorderly Conduct
 - 20 Traffic Accidents
 - 11,607 Miles Patrolled
 2. Total fines collected (Payment in full) -\$13,863.19
 3. Total collected on payment biweekly - 3,661.35
 - Victims Fees - 680.50
 - Jail Const. - 1,528.47
 - Court Cost 1,416.83
 - Software - 619.23
 - PPO 1,269.60
 - 1.5% Driven Ed Train - 166.16
 - Eticket - 267.50
 - Fine for Com Service - 195.00
 - Spinal Fund - 50.00
 - DUI - 26.00
 - New Probation - 25.00
 - Date 754.95
- Total Collected for month \$24,523.78

Year To Date Total Collected: \$187,727.41

4. Please do not hesitate to contact us if any further information is desired.

John Hendricks

John Hendricks, Chief of Police

MEMORANDUM

TO: Steve Sykes, City Manager
FROM: John Hendricks, Chief of Police
SUBJECT: Monthly Report for May, 2020
DATE: June 4, 2020

1. For the month of May, 2020 there were:
 - 138 TOTAL TRAFFIC CITATIONS ISSUED
 - 2 DUI
 - 32 Speeding
 - 2 No Insurance

 - 25 TOTAL CRIMINAL CITATIONS ISSUED
 - 1 Disorderly Conduct
 - 16 Traffic Accidents
 - 14,456 Miles Patrolled
2. Total fines collected (Payment in full) - \$ 13,237.40
3. Total collected on payment biweekly - 4,718.52
 - Victims Fees - 804.85
 - Jail Const. - 1,449.40
 - Court Cost 1,402.30
 - Software - 702.55
 - PPO 1,210.05
 - 1.5% Driven Ed Train - 155.78
 - Spinal Fund - 28.50
 - Eticket - 317.00
 - Fine for Com Service - 261.00
 - New Probation - 4.00
 - Date - 69.50

Total Collected for month \$24,360.85

Year To Date Total Collected: \$196,790.86

4. Please do not hesitate to contact us if any further information is desired.

John Hendricks, Chief of Police

June 1st. 2021

To: Mitchell County E911 Advisory Board
Fm: Jessie Folsom, Mitchell County E-911 Director

Re: May 2021
E-911 MONTHLY REPORT

Mitchell County E - 911 assigned 5,871 calls for the month of May 2021.

We received phone calls for service in the following manner:

Administrative: 4,204
Emergency 911: 1,667
Emergency Cellular: 1,465

Total: 7,336

The following numbers indicate calls for service by department:

Mitchell County Sheriff	371
Grady EMS	677
Camilla Police Department	1,245
Camilla Fire Department	54
Pelham Police Department	1,093
Pelham Fire Department	53
MC Fire & Rescue	332
MCCI Fire Dept.	90
Autry S.P. F.D.	79
Ga. Forestry	07
County Coroner	03
Sale City P.D.	13
Totals:	3,122



Type Total Report

Print Date: 01-Jun-21

Print Time: 06:55:20

User Name: folsomj

Incidents Created From: 01-May-21 00:00:00 To: 31-May-21 23:59:59; Unit Org: MITCHELL.LAW.CAMILLA POLICE DEPT; Unit(s): All; Source: All; Community: All

Unit Org	Event	Event Description	Type Count
CAMILLA POLICE DEPT	911H	911 HANGUP/ ABANDONED CALL	9
CAMILLA POLICE DEPT	911O	911 OPEN LINE	4
CAMILLA POLICE DEPT	ABDV	ABANDONED VEHICLE	5
CAMILLA POLICE DEPT	ABUSE	CHILD/ELDER ENDANGERMENT/ABUSE	1
CAMILLA POLICE DEPT	ACCD	ACCIDENT	28
CAMILLA POLICE DEPT	ACCDUI	ACCIDENT UNKNOWN INJURIES	1
CAMILLA POLICE DEPT	ACCDWI	ACCIDENT WITH INJURIES/ENTRAPMENT	1
CAMILLA POLICE DEPT	ALARM	ALARM CALL	73
CAMILLA POLICE DEPT	ALARMF	FIRE ALARM	6
CAMILLA POLICE DEPT	ALARMM	MEDICAL ALARM	1
CAMILLA POLICE DEPT	ANMVIC	VICIOUS/ AGGRESSIVE ANIMAL	3
CAMILLA POLICE DEPT	AOA	ASSIST OTHER AGENCY	2
CAMILLA POLICE DEPT	ARREST	SUBJECT IN CUSTODY/ ARREST	2
CAMILLA POLICE DEPT	ATV	ATV IN ROAD WAY	8
CAMILLA POLICE DEPT	BURGAO	BURGLARY ALREADY OCCURED	2
CAMILLA POLICE DEPT	CALLBX	MEET SUBJECT AT CALLBOX	27
CAMILLA POLICE DEPT	CHASE	CHASE IN PROGRESS	1
CAMILLA POLICE DEPT	CHCUST	CHILD CUSTODY	1
CAMILLA POLICE DEPT	CIVIL	CIVIL MATTER	5
CAMILLA POLICE DEPT	DAMAGE	DAMAGE TO PROPERTY	15
CAMILLA POLICE DEPT	DELIVER / RECEIVE MESSAGE	DELIVER OR RECEIVE A MESSAGE	1
CAMILLA POLICE DEPT	DETAIL	SPECIAL DETAIL	48
CAMILLA POLICE DEPT	DIRECT	DIRECT/ CONTROL TRAFFIC	3
CAMILLA POLICE DEPT	DISP	DISPUTE/ DISTURBANCE	15
CAMILLA POLICE DEPT	DISVEH	DISABLE VEHICLE	10
CAMILLA POLICE DEPT	DOGB	DOG BITE	1
CAMILLA POLICE DEPT	DOMDIS	DOMESTIC DISPUTE	24
CAMILLA POLICE DEPT	DOOR	DOOR CHECK	404

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Page 1 of 4



Type Total Report

Print Date: 01-Jun-21

Print Time: 06:55:20

User Name: folsomj

Incidents Created From: 01-May-21 00:00:00 To: 31-May-21 23:59:59; Unit Org: MITCHELL.LAW.CAMILLA POLICE DEPT; Unit(s): All; Source: All; Community: All

Unit Org	Event	Event Description	Type Count
CAMILLA POLICE DEPT	DRAG	DRAG RACING	2
CAMILLA POLICE DEPT	DRUG	DRUG ACTIVITY	5
CAMILLA POLICE DEPT	ENTA	ENTERING AUTO	1
CAMILLA POLICE DEPT	ESCORT	ESCORT	50
CAMILLA POLICE DEPT	FIGHT	FIGHT IN PROGRESS	6
CAMILLA POLICE DEPT	FIREB	BRUSH FIRE	1
CAMILLA POLICE DEPT	FIREP	POLE/ TRANSFORMER FIRE	1
CAMILLA POLICE DEPT	FIRES	STRUCTURE FIRE	2
CAMILLA POLICE DEPT	FIREV	VEHICLE FIRE	1
CAMILLA POLICE DEPT	FLAGDN	FLAGGED DOWN	3
CAMILLA POLICE DEPT	FOLLOW	FOLLOW UP	17
CAMILLA POLICE DEPT	FRAUD	FRAUD	1
CAMILLA POLICE DEPT	FWORKS	FIREWORKS	2
CAMILLA POLICE DEPT	HARR	HARRASSMENT	7
CAMILLA POLICE DEPT	HIT	HIT CONFIRMATION	1
CAMILLA POLICE DEPT	HITRUN	HIT AND RUN	4
CAMILLA POLICE DEPT	INDECE	INDECENT ACTS/ PEEPING TOM	1
CAMILLA POLICE DEPT	INSPECTV	VIN INSPECTION	1
CAMILLA POLICE DEPT	INVEST	INVESTIGATIVE PURPOSE	3
CAMILLA POLICE DEPT	JUV	JUVENILE PROBLEMS	14
CAMILLA POLICE DEPT	LAW	LAW ENFORCEMENT	6
CAMILLA POLICE DEPT	LIGHTMAL	TRAFFIC LIGHT MALFUNCTION	1
CAMILLA POLICE DEPT	LIVEST	LIVESTOCK IN ROADWAY	1
CAMILLA POLICE DEPT	LOCK	LOCKSMITH	1
CAMILLA POLICE DEPT	LOIT	LOITERING/CROWD CONT	2
CAMILLA POLICE DEPT	LOST	LOST/STOLEN ITEM	4
CAMILLA POLICE DEPT	LOUDM	LOUD MUSIC/NOISE	12
CAMILLA POLICE DEPT	MED	MEDICAL CALL	6
CAMILLA POLICE DEPT	MEET	MEET WITH COMPLAINANT	14

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Page 2 of 4



Type Total Report

Print Date: 01-Jun-21

Print Time: 06:55:20

User Name: folsomj

Incidents Created From: 01-May-21 00:00:00 To: 31-May-21 23:59:59; Unit Org: MITCHELL.LAW.CAMILLA POLICE DEPT; Unit(s): All; Source: All; Community: All

Unit Org	Event	Event Description	Type Count
CAMILLA POLICE DEPT	MENSUB	MENTAL SUBJECT	3
CAMILLA POLICE DEPT	MISSPER	MISSING PERSON	1
CAMILLA POLICE DEPT	OLN	DRIVERS LICENSE CHECK 10-27	1
CAMILLA POLICE DEPT	OPDOOR	OPEN DOOR	4
CAMILLA POLICE DEPT	OPWIND	OPEN WINDOW	1
CAMILLA POLICE DEPT	OUTWI	OUT WITH SUBJECT	23
CAMILLA POLICE DEPT	PAPERW	PAPERWORK	14
CAMILLA POLICE DEPT	PARK	IMPROPERLY PARKED	11
CAMILLA POLICE DEPT	PATROL	PATROL	2
CAMILLA POLICE DEPT	RECKDR	RECKLESS DRIVER	12
CAMILLA POLICE DEPT	RECPROP	RECOVERED PROPERTY	2
CAMILLA POLICE DEPT	ROADHAZ	ROAD HAZARD	3
CAMILLA POLICE DEPT	SHOOT	SHOOTING	2
CAMILLA POLICE DEPT	SHOTS	SHOTS FIRED	9
CAMILLA POLICE DEPT	SIGN	SIGN DOWN	1
CAMILLA POLICE DEPT	SNAKE	SNAKE NEAR RESIDENCE	3
CAMILLA POLICE DEPT	SPEED	SPEEDING AUTO	2
CAMILLA POLICE DEPT	STAND	STAND BY TO RETRIEVE	1
CAMILLA POLICE DEPT	STOLENV	STOLEN VEHICLE	2
CAMILLA POLICE DEPT	STRAY/NUISANCE	STRAY ANIMAL	4
CAMILLA POLICE DEPT	SUBARM	SUBJECT ARMED	1
CAMILLA POLICE DEPT	SUSPAC	SUSPICIOUS ACTIVITY	32
CAMILLA POLICE DEPT	TAG	REGISTRATION CHECK 10-28	38
CAMILLA POLICE DEPT	TERRT	TERRORISTIC THREATS	1
CAMILLA POLICE DEPT	TEST	TEST	1
CAMILLA POLICE DEPT	THEFT	THEFT	11
CAMILLA POLICE DEPT	THREAT	NOT TERRORISTIC	3
CAMILLA POLICE DEPT	TRANSF	TRANSFER PATIENT	1
CAMILLA POLICE DEPT	TRANSP	TRANSPORT PRISONER	3

For Official Use Only



Type Total Report

Print Date: 01-Jun-21

Print Time: 06:55:20

User Name: folsomj

Incidents Created From: 01-May-21 00:00:00 To: 31-May-21 23:59:59; Unit Org: MITCHELL.LAW.CAMILLA POLICE DEPT; Unit(s): All; Source: All; Community: All

Unit Org	Event	Event Description	Type Count
CAMILLA POLICE DEPT	TREEDN	TREE DOWN	3
CAMILLA POLICE DEPT	TRESS	TRESSPASSING	1
CAMILLA POLICE DEPT	TS	TRAFFIC STOP	146
CAMILLA POLICE DEPT	UNRULY	UNRULY SUBJECT	5
CAMILLA POLICE DEPT	UNWANT	UNWANTED GUEST	4
CAMILLA POLICE DEPT	WALK	WALK THRU	5
CAMILLA POLICE DEPT	WANTED	WANTED PERSON	6
CAMILLA POLICE DEPT	WATER	WATER OVER ROADWAY	1
CAMILLA POLICE DEPT	WELFCK	WELFARE CHECK	9
CAMILLA POLICE DEPT	WILD	WILDLIFE	2

Type Count -CAMILLA POLICE DEPT: 1245

Total Incidents: 1245

Incident Types reported between 5/1/2021 and 5/31/2021

Events:	Total:
ABANDONMENT OF DEPENDENT CHILD MISDEMEANOR	1
AGGRAVATED ASSAULT	2
BATTERY - FAMILY VIOLENCE (1ST OFFENSE) MISD	2
BRAKE LIGHT/TURN SIGNAL VIOLATION	1
BURGLARY - 1ST DEGREE	1
CHILD CURFEW	1
CIVIL COMPLAINT	2
CRIMINAL DAMAGE TO PROPERTY	2
CRIMINAL DAMAGE TO PROPERTY - 2ND DEGREE	1
CRIMINAL TRESPASS	16
CRUELTY TO CHILDREN-ALLOW CHILD TO WITNESS FELONY/BATTERY/FAMILY VIOLENCE - 3RD DEGREE	1
DAMAGE TO VEHICLE	11
DEPOSIT ACCOUNT FRAUD (A CHECK LESS THAN \$1500)	1
DISORDERLY CONDUCT	3
DISORDERLY CONDUCT - 1ST OFFENSE	2
DOMESTIC COMPLAINT (REPORT ONLY)	5
DRIVER MUST APPLY FOR A NEW LICENSE WITHIN 60 DAYS OF A CHANGE OF NAME OR CHANGE OF ADDRESS	1
DRIVING WHILE DECLARED AS A HABITUAL VIOLATOR	1
DRIVING WHILE LICENSE SUSPENDED OR REVOKED (FELONY) (FOURTH OR SUBSEQUENT OFFENSE)	1
DRIVING WHILE LICENSE SUSPENDED OR REVOKED (MISDEMEANOR)	8
DRIVING WITHOUT LICENSE ON PERSON	1
ENTER AUTOW/INTENT TO COMMIT THEFT	3
EXPIRED OR NO TAG	2
FAILURE TO OBEY STOP SIGN	2
FINANCIAL TRANSACTION CARD FRAUD	1
FORGERY OF A FINANCIAL TRANSACTION CARD	1
Found or Recovered Property	1
FRAUDULENT ATTEMPTS TO OBTAIN REFUNDS	1
GIVING FALSE NAME/ADDR/DOB TO OFFICER	1
HARASSING COMMUNICATIONS	2
HIT AND RUN; DUTY OF DRIVER TO STOP AT OR RETURN TO SCENE OF ACCIDENT	2
INFORMATION ONLY	20
LICENSE: DRIVING WHILE LIC. SUSP/REVOKED - 1ST OFF	1
LOST PROPERTY	1
NO INSURANCE	4
NOISE VIOLATION (FROM VEHICLE)	1
NOISE VIOLATION - 1ST OFFENSE	1
NOISE VIOLATIONS (DISTURBING AND UNNECESSARY NOISES)	1
OBSTRUCTING LAW ENFORCEMENT OFFICERS - 1ST OFFENSE	5
PARENTAL RESPONSIBILITY	1
POSESSION OF MARIJUANA	1
POSS. OF CONTROLLED SUBSTANCE/MARIJUANA	1
POSSESSION AND USE OF DRUG RELATED OBJECTS	1
PUBLIC DRUNK	1
PUBLIC DRUNKENNESS	2
RECKLESS CONDUCT	3
SIMPLE ASSAULT	1
SIMPLE ASSAULT - FAMILY VIOLENCE	1
SIMPLE BATTERY	2
SIMPLE BATTERY - FAMILY VIOLENCE	5
SPEEDING	4
STALKING	2
TAILLIGHTS REQUIRED	2
TERRORISTIC THREATS AND ACTS	6
THEFT BY SHOPLIFTING	1
THEFT BY TAKING - FELONY	3
THEFT BY TAKING - MISDEMEANOR	6
THEFT OF LOST OR MISLAID PROPERTY - FELONY	1

THEFT OF LOST/MISLAID PROPERTY - MISDEMEANOR	1
TOO FAST FOR CONDITIONS - 1ST OFFENSE	1
UNAUTHORIZED USE OF A MOTOR VEHICLE	1
UNRULY JUVENILE	5
WARRANT EXECUTED	3
Total Events:	169

INCIDENT CASE STATUS REPORT

For Reports with Report Dates between 5/1/2021 and 5/31/2021

REPORT GENERATED ON: 6/3/2021 3:56:03 PM

CAMILLA I

Report Ordered by Case Number

PAGE 2 OF

CASE NUMBER CLEAR DATE DISPOSITION CASE STATUS	LOCATION INC. DATE INC. TIME INVESTIGATIVE CASE STATUS	REPORTING OFF APPROVING OFF ASSIGNED INVEST. STATUS CHANGED BY	OFFENSE TYPE (UCR) RECENT NOTES	STOLEN \$ RECOVERED \$	COMPLAINANT(S) VICTIM(S)	OFFENDER(S)	ARREST DATE RACE / SEX /
2105-16880 NO DISP ACTIVE	0 242 N BUTLER ST CAMILLA, GA 31730 05/20/2021 20:57	TUCKER, J LAURSEN, A ADKINS, S	OBSTRUCTING LAW ENFORCEMENT OFFICERS - 1ST OFFENSE NO INSURANCE DRIVING WHILE LICENSE SUSPENDED OR REVOKED (MISDEMEANOR) FAILURE TO OBEY STOP SIGN GIVING FALSE NAME/ADDR/DOB TO OFFICE		C JAMES TUCKER V STATE OF GA	CURTIS MARSHALL	B M 09/05
2105-17027 NO DISP. ACTIVE	0 8 U.S. HWY. 49S. CAMILLA, GA 31730 05/21/2021 22:49	BOWDRE, L LAURSEN, A ADKINS, S	TERRORISTIC THREATS AND ACTS		C KIMBERLY FLEMING V KIMBERLY FLEMING	JEFFERY JOHNSON	B M 01/31
2105-17139 NO DISP ACTIVE	0 181 U.S. HWY. 19 N CAMILLA, GA 31730 05/22/2021 18:03	LAURSEN, A LAURSEN, A ADKINS, S	CRIMINAL TRESPASS DISORDERLY CONDUCT		C DARYLL HARE V STATE OF GA V MUHAMMAD IQBAL	ADRIKHIA KIMBROUGH ALAYE SANDERS	B F 10/12 B M 02/05
2105-17178 NO DISP ACTIVE	0 64 S. MACARTHUR DR. CAMILLA, GA 31730 05/20/2021 03:17	BOWDRE, L LAURSEN, A ADKINS, S	HARASSING COMMUNICATIONS		C DOROTHY HILL V DOROTHY HILL	JOSHUA DAWSON	

TOTAL NUMBER OF RECORDS IN SEARCH: 13

Total Stolen Property Value: \$955.00
Total Recovered Property Value:

REPORT FILTER:

DATE RANGE: FROM: 5/1/20: 5/3

ACCIDENT REPORT LIST

For Reports with Report Dates between 5/1/2021 and 5/31/2021
Report Ordered by Case Number

REPORT GENERATED ON:

CAMILLA PI
6/3/2021 3:42:23 PM

PAGE 1 OF 1

ACCIDENT NUMBER	REPORTING OFFICER REPORT DATE	APPROVING OFFICER APPROVAL DATE	ROAD OF OCCURANCE	INJURED DRIVER/PEDESTIAN(S)	DRIVEN# / SEX / DOB	OCCUPANT(S)
2105-18294	KRENTZ, R. 05/30/2021	DAVIS, D. 05/02/2021	E OAKLAND AVE	0 ROBERT TRACKLEY TIPHANY JONES	M 05/06/1992 F 12/15/1986	HALEY JONES
2105-18238	SOUELL, C. 05/30/2021	DAVIS, D. 05/30/2021	57 MORNINGSIDE DRIVE	0 MARY WRIGHT	F 03/02/1999 F 10/14/1978	
2105-18211	BOWDRE, L. 05/30/2021	DAVIS, D. 05/30/2021	1221 N. HARKNEY ST. (BOB'S GROCERY)	0 COURTNEY CRUMP RODERICK JONES	F 03/28/1992 M 01/19/1979	
2105-17693	BROCK, K. 05/28/2021	DAVIS, D. 05/28/2021	39 S. ELLIS ST. CAMILLA, GA 31730	0 ASHLEY EDWARDS LATASHA JACKSON	F 10/22/1991 F 02/20/1994	
2105-17279	KRENTZ, R. 05/28/2021	DAVIS, D. 05/28/2021	7229 U.S. HWY. 19 NORTH	0 RODERICK JONES VELMA WEST	M 05/10/1995 F 08/03/1965	
2105-17112	SMITH, A. 05/22/2021	DAVIS, D. 05/24/2021	OAKLAND AVE	0 DEBRA FAVORS BRENT FRANKLIN	M 05/28/1962 M 01/29/1984	PATRICIA FRANKLIN
2105-17092	SMITH, A. 05/22/2021	LAURSEN, A. 05/23/2021	U.S. HIGHWAY 19 N	0 JOHNNY CHESTER ERNESTO PADILLA	M 12/29/1983 M 11/10/1992	
2105-16510	SMITH, A. 05/18/2021	LAURSEN, A. 05/18/2021	U.S. HIGHWAY 19 N	0 BRITTANY KEEL	F 12/11/1985	
2105-16443	BROCK, K. 05/18/2021	LAURSEN, A. 05/19/2021	U.S. HWY. 19	0 CHRISTOPHER VAIES JANA UNDERWOOD	M 08/29/2002 F 06/10/1984	JUSTICE HAYWOOD ARON REGGINS
2105-16119	SMITH, A. 05/11/2021	LAURSEN, A. 05/17/2021	U.S. HIGHWAY 19	0 BRITTANY SPENCE SOLOMON MORRIS	F 09/15/1990 M 02/01/1996	DEMETRIUS WICKS
2105-14898	BROCK, K. 05/11/2021	LAURSEN, A. 05/13/2021	U.S. HWY 19 N	1 DARRELL HOLLOWELL DARA MOBLEY	M 12/14/1971 F 04/10/1976	ZHYANI REESE
2105-14822	LAURSEN, A. 05/10/2021	LAURSEN, A. 05/10/2021	U.S. HWY 19 N	0 ALBERT SPURDIN JORGE AREVALO RODRIGUEZ	M 03/17/1999 M 12/17/1984	
2105-14898	SMITH, A. 05/08/2021	LAURSEN, A. 05/09/2021	500 S. MACARTHUR DR.	0 DARLUS WALDEN BRYCE MCGEE	M 05/25/1990 M 09/29/2010	BRAXTON JERKINS BRAYLAN MCCRAY KANAYA MCGEE
2105-14728	SMITH, A. 05/07/2021	LAURSEN, A. 05/07/2021	N SCOTT ST	0 TAYLER CHAPMAN DERRICK EDWARDS	F 10/15/1989 M 12/11/1979	
2105-14516	KRENTZ, R. 05/05/2021	LAURSEN, A. 05/10/2021	SOUTH COURT ALLEY	0 MACEY GIVENS EARL FORD	F 11/17/1995 M 09/08/1938	
2105-14185	SMITH, A. 05/03/2021	LAURSEN, A. 05/04/2021	BROAD ST	0 TERRENCE WILLIAMS PEGGY ROBERTS	M 07/30/2003 F 08/18/1985	BAILY GREER
2105-14118	LAURSEN, A. 05/03/2021	LAURSEN, A. 05/04/2021	OAKLAND AVE	0 COURTNEY HODGGE SAVANNAH FUTCH	F 12/30/1990 F 11/15/1999	
2105-13868	TUCKER, J. 05/01/2021	LAURSEN, A. 05/03/2021	S HARKNEY ST	0 ANTONIO VAIES ANTHONIA THOMAS	M 03/07/1990 F 01/28/1972	
2105-13847	TUCKER, J. 05/01/2021	LAURSEN, A. 05/03/2021	SOUTH BOULEVARD ST.	0 JOHNNY MOORE LEZLIE HAY	M 12/02/1984 F 08/25/1989	CYNTHIA MOORE
2105-13822	GREEN, T. 05/01/2021	LAURSEN, A. 05/01/2021	U.S. HWY. 19 S.	0 JOE CHAMBERS STEPHANIE DAVIS	M 03/13/1959 F 07/19/1984	

TOTAL NUMBER OF
RECORDS IN SEARCH: 21

1



CAMILLA POLICE DEPARTMENT
MONTHLY REPORT
JUNE 2021

MONTHLY TRAINING REPORT
JUNE 2021

During the month of June the Camilla Police Department performed Annual training to comply with departmental training requirements as required by the departments Standard Operating Procedures.

The Training staff conducted a CPR class for all certified Officers. The class consisted of CPR and AED training for infant, child, and adults. Training was held in the courtroom at the Public Safety Complex.

Another uniformed division officer attended a Speed Detection Device class which certified that officer to operate both Radar and Lidar within the city limits of Camilla.

Shift Supervisor's continue safety discussions during regular shift changes. (Safety belt usage, etc.)

Camilla Police Department Training Officers also continue to monitor a Recruit Police Officer who has graduated from the Police Academy and has entered the departments FTO program.

CHIEF'S REPORT
JUNE 2021

The department continued to manage the issues associated with the Covid-19 Pandemic. Our department staff are all currently healthy. Our PPE supplies are adequate, and we continue to follow the recommended safety protocols.

We have seen an increase in illegal ATV and off-road dirt bikes complaints riding in the city roadways. Our initial responses were making contact with the violators, educating them on the laws, and giving a first time warning. What we were seeing were mostly teenagers, 14-18 years of age, riding the ATV's and dirt bikes. Our officers have now began impounding the ATV or dirt bike, and making traffic cases in Municipal or Juvenile Court for violator.

We have seen an increase in Alarm calls in recent months. Jan. 2021 (32), Feb. 2021 (36), Mar. 2021 (39), Apr. 2021 (49), May 2021 (73), June 2021 (73). For the month of May, Officers responded to 122 N. Harney St. (24) times to false alarm calls. For the month of June, Officers responded to 122 N. Harney St. (24) times to false alarms again; and to 165 N. Harney St. (17) times to false alarms. I would ask Council to consider adopting an ordinance similar to City of Bainbridge which I have attached which would force the businesses or homeowners to get their Alarm systems serviced or repaired to work properly. Repeated alarm calls tie up multiple officers every time they are activated because it must be approached as the real thing.

On June 21st, 2021, I met with Sheriff Bozeman, Chief McCormick, and Dr. Keith Jones at the Mitchell Co. Sheriff's Dept. in reference to restarting Operation Turnaround. Dr. Jones talked with us about some possible grants he had learned of and asked us for letters of support. We are all supportive of Operation Turnaround and hope we can finally get it up and running. Dr. Jones has recently retired from his State of Ga. DJJ position and has more time to devote to this important program.

On June 25th, Officer Aaliyah Childs, completed her Basic Mandate Training at the Georgia Police Academy in Tifton. We are glad to have Officer Childs with our department and feel she will be a great servant of the citizens of Camilla.

We will continue on Sunday afternoon's to monitor the traffic flow on N. Butler St., and Palmer St. neighborhood area.

We are continuing the process of entering supporting documents to complete our Department S.O.P. Once all documented proofs are completed, the Camilla Police Department will submit our policy for State Accreditation mock review.

Chief John M. Hendrich

DIVISION 2. - FALSE ALARMS

Sec. 22-41. - Definitions.

The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Alarm system means an assembly of equipment and devices designated and arranged to detect and signal an unauthorized intrusion into a premises or to signal an attempted robbery at a protected premises or to signal a fire emergency at the protected premises and with respect to such signal, the public safety department of the city is expected to respond.

False alarm means the activation of an alarm system other than by the existence of a fire emergency, a forced entry or attempted forced entry to the premises, and a time when no such fire emergency, burglary, robbery or forcible entry is being committed or attempted upon the premises and shall include negligently activated alarms; alarms which are the result of equipment which has been improperly installed or maintained; alarms which are purposely activated to summons the public safety department in nonemergency situations; but does not include an alarm caused by violent conditions of nature or other causes which are beyond the alarm user's or alarm businesses' control.

(Code 1992, § 13-216; Ord. No. 532, § 1, 8-6-1996)

Sec. 22-42. - Prohibitions and restrictions.

It shall be a violation of this article for any person or persons to cause or allow more than two false alarms to be reported to the city during any twelve-month period. Each such alarm in excess of two during any 12-month period shall be subject to a service charge in the amount established by resolution and on file with the city clerk. A new alarm system shall be allowed a 30-day grace period from the date of its' installation before the penalty of this section shall apply.

(Code 1992, § 13-217; Ord. No. 532, § 11, 8-6-1996)

Sec. 22-43. - Payment of fee and condition of doing business.

Payment of false alarm fees as documented by the city public safety department and billed to a business is a condition of that business operating within the city. The city clerk is authorized to withhold issuing or renewing a license to a business which has failed to pay a false alarm service fee. Any business which operates or continues to operate within the city when its license has been withheld under this provision shall be deemed to be operating without a license and shall be subject to the penalty resulting therefrom. In the case of residences, the false alarm fee shall be billed on the utility bill issued by the city monthly and failure to pay such fee shall result in the discontinuance of utility service.

(Code 1992, § 13-218; Ord. No. 532, § III, 8-6-1996)

City of Camilla

POLICE DEPARTMENT

80 West Broad Street • Camilla, Georgia 31730

229-336-2201

MEMORANDUM

John Hendricks
CHIEF

TO: Steve Sykes, City Manager
FROM: John Hendricks, Chief of Police
SUBJECT: Monthly Report for June, 2021
DATE: July 1, 2021

1. For the month of June, 2021 there were:
 - 74 TOTAL TRAFFIC CITATIONS ISSUED
 - 1 DUI
 - 42 Speeding
 - 5 No Insurance

 - 27 TOTAL CRIMINAL CITATIONS ISSUED
 - 1 Disorderly Conduct
 - 24 Traffic Accidents
 - 10,719 Miles Patrolled
 2. Total fines collected (Payment in full) -\$15,004.47
 3. Total collected on payment biweekly - 2,467.25
 - Victims Fees - 451.30
 - Jail Const. - 921.50
 - Court Cost 1,304.58
 - Software - 503.50
 - PPO 954.00
 - 1.5% Driven Ed Train - 112.60
 - Eticket - 218.50
 - Fine for Com Service - 326.00
 - Spinal Fund - 14.82
 - Date 186.00
- Total Collected for month \$22,464.52

Year To Date Total Collected: \$210,191.93

4. Please do not hesitate to contact us if any further information is desired.

John Hendricks

John Hendricks, Chief of Police

MEMORANDUM

TO: Steve Sykes, City Manager
FROM: John Hendricks, Chief of Police
SUBJECT: Monthly Report for June, 2020
DATE: July 7, 2020

1. For the month of June, 2020 there were:
 - 56 TOTAL TRAFFIC CITATIONS ISSUED
 - 4 DUI
 - 20 Speeding
 - 0 No Insurance

 - 22 TOTAL CRIMINAL CITATIONS ISSUED
 - 1 Disorderly Conduct
 - 16 Traffic Accidents
 - 11,669 Miles Patrolled
2. Total fines collected (Payment in full) - \$ 14,023.82
3. Total collected on payment biweekly - 4,196.40
 - Victims Fees - 833.40
 - Jail Const. - 1,693.90
 - Court Cost 1,414.75
 - Software - 649.50
 - PPO 1,309.05
 - 1.5% Driven Ed Train - 152.71
 - Eticket - 285.65
 - Fine for Com Service - 145.00
 - Date - 101.00
 - Total Collected for month \$24,805.18

Year To Date Total Collected: \$221,596.04

4. Please do not hesitate to contact us if any further information is desired.

John Hendricks, Chief of Police

July 1st. 2021

To: Mitchell County Board of Commissioners
Fm: Jessie Folsom, Mitchell County E-911 Director

Re: June 2021
E-911 MONTHLY REPORT

Mitchell County E - 911 assigned 5,766 calls for the month of June 2021.

We received phone calls for service in the following manner:

Administrative: 3,996
Emergency 911: 1,770
Emergency Cellular: 1,558

Total: 7,324

The following numbers indicate calls for service by department:

Mitchell County Sheriff	370
Grady EMS	572
Camilla Police Department	995
Camilla Fire Department	55
Pelham Police Department	524
Pelham Fire Department	35
MC Fire & Rescue	78
MCCI Fire Dept.	129
Autry S.P. F.D.	71
Ga. Forestry	7
County Coroner	4
Sale City P.D.	29
Totals:	2,869



Type Total Report

Print Date: 01-Jul-21

Print Time: 06:51:01

User Name: folsomj

Incidents Created From: 01-Jun-21 00:00:00 To: 31-Jul-21 23:59:59; Unit Org: MITCHELL.LAW.CAMILLA POLICE DEPT; Unit(s): All; Source: All; Community: All

Unit Org	Event	Event Description	Type Count
CAMILLA POLICE DEPT	911H	911 HANGUP/ ABANDONED CALL	13
CAMILLA POLICE DEPT	911O	911 OPEN LINE	4
CAMILLA POLICE DEPT	ABDV	ABANDONED VEHICLE	2
CAMILLA POLICE DEPT	ACCD	ACCIDENT	18
CAMILLA POLICE DEPT	ACCDUI	ACCIDENT UNKNOWN INJURIES	2
CAMILLA POLICE DEPT	ACCDWI	ACCIDENT WITH INJURIES/ENTRAPMENT	4
CAMILLA POLICE DEPT	ALARM	ALARM CALL	73
CAMILLA POLICE DEPT	ALARMF	FIRE ALARM	7
CAMILLA POLICE DEPT	ANMCR	ANIMAL CRUELTY	2
CAMILLA POLICE DEPT	AOA	ASSIST OTHER AGENCY	10
CAMILLA POLICE DEPT	ASSAULT	ASSAULT	3
CAMILLA POLICE DEPT	ATV	ATV IN ROAD WAY	9
CAMILLA POLICE DEPT	BOLO	BE ON THE LOOKOUT	1
CAMILLA POLICE DEPT	BURGAO	BURGLARY ALREADY OCCURED	2
CAMILLA POLICE DEPT	BURGP	BURGLARY IN PROGRESS	1
CAMILLA POLICE DEPT	CALLBX	MEET SUBJECT AT CALLBOX	9
CAMILLA POLICE DEPT	CHASE	CHASE IN PROGRESS	2
CAMILLA POLICE DEPT	CHCUST	CHILD CUSTODY	1
CAMILLA POLICE DEPT	CIVIL	CIVIL MATTER	2
CAMILLA POLICE DEPT	DAMAGE	DAMAGE TO PROPERTY	10
CAMILLA POLICE DEPT	DELIVER / RECEIVE MESSAGE	DELIVER OR RECEIVE A MESSAGE	1
CAMILLA POLICE DEPT	DETAIL	SPECIAL DETAIL	36
CAMILLA POLICE DEPT	DISP	DISPUTE/ DISTURBANCE	14
CAMILLA POLICE DEPT	DISVEH	DISABLE VEHICLE	13
CAMILLA POLICE DEPT	DOGB	DOG BITE	1
CAMILLA POLICE DEPT	DOMDIS	DOMESTIC DISPUTE	16
CAMILLA POLICE DEPT	DOOR	DOOR CHECK	253
CAMILLA POLICE DEPT	DRAG	DRAG RACING	1

For Official Use Only

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Type Total Report

Print Date: 01-Jul-21

Print Time: 08:51:01

User Name: folsomj

Incidents Created From: 01-Jun-21 00:00:00 To: 31-Jul-21 23:59:59; Unit Org: MITCHELL.LAW.CAMILLA POLICE DEPT; Unit(s): All; Source: All; Community: All

Unit Org	Event	Event Description	Type Count
CAMILLA POLICE DEPT	DRUG	DRUG ACTIVITY	3
CAMILLA POLICE DEPT	ENTA	ENTERING AUTO	8
CAMILLA POLICE DEPT	ESCORT	ESCORT	36
CAMILLA POLICE DEPT	FIGHT	FIGHT IN PROGRESS	4
CAMILLA POLICE DEPT	FIREP	POLE/ TRANSFORMER FIRE	1
CAMILLA POLICE DEPT	FIREV	VEHICLE FIRE	3
CAMILLA POLICE DEPT	FLAGDN	FLAGGED DOWN	6
CAMILLA POLICE DEPT	FOLLOW	FOLLOW UP	9
CAMILLA POLICE DEPT	FRAUD	FRAUD	5
CAMILLA POLICE DEPT	FWORKS	FIREWORKS	5
CAMILLA POLICE DEPT	GASO	GAS ODOR	3
CAMILLA POLICE DEPT	HARR	HARRASSMENT	2
CAMILLA POLICE DEPT	HIT	HIT CONFIRMATION	2
CAMILLA POLICE DEPT	HITRUN	HIT AND RUN	2
CAMILLA POLICE DEPT	ILLBURN	ILLEGAL BURN	1
CAMILLA POLICE DEPT	INDECE	INDECENT ACTS/ PEEPING TOM	1
CAMILLA POLICE DEPT	INTOXD	INTOXICATED DRIVER	4
CAMILLA POLICE DEPT	INTOXP	INOXICATED PEDESTRIAN	1
CAMILLA POLICE DEPT	INVEST	INVESTIGATIVE PURPOSE	1
CAMILLA POLICE DEPT	JUV	JUVENILE PROBLEMS	11
CAMILLA POLICE DEPT	LAW	LAW ENFORCEMENT	4
CAMILLA POLICE DEPT	LIGHTMAL	TRAFFIC LIGHT MALFUNCTION	2
CAMILLA POLICE DEPT	LINEDWN	LINE DOWN	1
CAMILLA POLICE DEPT	LOIT	LOITERING/CROWD CONT	4
CAMILLA POLICE DEPT	LOST	LOST/STOLEN ITEM	3
CAMILLA POLICE DEPT	LOUDM	LOUD MUSIC/NOISE	10
CAMILLA POLICE DEPT	MED	MEDICAL CALL	5
CAMILLA POLICE DEPT	MEET	MEET WITH COMPLAINANT	18
CAMILLA POLICE DEPT	MENSUB	MENTAL SUBJECT	2

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Type Total Report

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User Name: folsomj

Incidents Created From: 01-Jun-21 00:00:00 To: 31-Jul-21 23:59:59; Unit Org: MITCHELL.LAW.CAMILLA POLICE DEPT; Unit(s): All; Source: All; Community: All

Unit Org	Event	Event Description	Type Count
CAMILLA POLICE DEPT	OPDOOR	OPEN DOOR	9
CAMILLA POLICE DEPT	OUTWI	OUT WITH SUBJECT	13
CAMILLA POLICE DEPT	PARK	IMPROPERLY PARKED	6
CAMILLA POLICE DEPT	PATROL	PATROL	8
CAMILLA POLICE DEPT	PROWL	PROWLER	2
CAMILLA POLICE DEPT	RECKDR	RECKLESS DRIVER	21
CAMILLA POLICE DEPT	RECPROP	RECOVERED PROPERTY	5
CAMILLA POLICE DEPT	ROADHAZ	ROAD HAZARD	1
CAMILLA POLICE DEPT	SEXASLT	SEXUAL ASSAULT/RAPE	1
CAMILLA POLICE DEPT	SHOP	SHOPLIFTER	1
CAMILLA POLICE DEPT	SHOTS	SHOTS FIRED	11
CAMILLA POLICE DEPT	SNAKE	SNAKE NEAR RESIDENCE	2
CAMILLA POLICE DEPT	SPEED	SPEEDING AUTO	2
CAMILLA POLICE DEPT	STALK	STALKING	1
CAMILLA POLICE DEPT	STAND	STAND BY TO RETRIEVE	1
CAMILLA POLICE DEPT	STOLENV	STOLEN VEHICLE	2
CAMILLA POLICE DEPT	STRAY/NUISANCE	STRAY ANIMAL	7
CAMILLA POLICE DEPT	SUBARM	SUBJECT ARMED	1
CAMILLA POLICE DEPT	SUICF	SUICIDE THREATS	2
CAMILLA POLICE DEPT	SUSPAC	SUSPICIOUS ACTIVITY	29
CAMILLA POLICE DEPT	TAG	REGISTRATION CHECK 10-28	26
CAMILLA POLICE DEPT	TERRT	TERRORISTIC THREATS	3
CAMILLA POLICE DEPT	THEFT	THEFT	6
CAMILLA POLICE DEPT	THREAT	NOT TERRORISTIC	3
CAMILLA POLICE DEPT	TRANSP	TRANSPORT PRISONER	5
CAMILLA POLICE DEPT	TREEDN	TREE DOWN	3
CAMILLA POLICE DEPT	TRESS	TRESSPASSING	4
CAMILLA POLICE DEPT	TS	TRAFFIC STOP	135
CAMILLA POLICE DEPT	UNRULY	UNRULY SUBJECT	3

For Official Use Only



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Print Date: 01-Jul-21

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User Name: folsomj

Incidents Created From: 01-Jun-21 00:00:00 To: 31-Jul-21 23:59:59; Unit Org: MITCHELL.LAW.CAMILLA POLICE DEPT; Unit(s): All; Source: All; Community: All

Unit Org	Event	Event Description	Type Count
CAMILLA POLICE DEPT	UNWANT	UNWANTED GUEST	4
CAMILLA POLICE DEPT	UTILITIES	UTILITIES	1
CAMILLA POLICE DEPT	WANTED	WANTED PERSON	5
CAMILLA POLICE DEPT	WATER	WATER OVER ROADWAY	1
CAMILLA POLICE DEPT	WELFCK	WELFARE CHECK	3
CAMILLA POLICE DEPT	WILD	WILDLIFE	1

Type Count -CAMILLA POLICE DEPT: 995

Total Incidents: 995

Incident Types reported between 6/1/2021 and 6/30/2021

Events:	Total:
ABANDONED; UNATTENDED; DISCARDED CONTAINERS AND MOTOR VEHICLES WITH LOCKS, DOORS OR WINDOWS	1
AFFRAY (FIGHTING)	1
AGGRAVATED ASSAULT	4
AGGRAVATED BATTERY	1
AGGRAVATED CRUELTY TO ANIMALS	1
BATTERY - FAMILY VIOLENCE (1ST OFFENSE) MISD	1
BESTIALITY	1
CHILD MOLESTATION	1
CIVIL COMPLAINT	1
COMMERCIAL GAMBLING	1
CRIMINAL DAMAGE TO PROPERTY - 2ND DEGREE	3
CRIMINAL TRESPASS	14
CRUELTY TO ANIMALS	1
CRUELTY TO CHILDREN	1
DAMAGE TO VEHICLE	4
DECEASED PERSON (NATURAL CAUSES, KNOWN MEDICAL)	1
DISCHARGE OF FIREARMS ON OR NEAR PUBLIC HIGHWAY OR STREET	2
DISCHARGE OF FIREARMS ON PROPERTY OF ANOTHER	1
DISCHARGING FIREARM IN CITY	1
DISORDERLY CONDUCT	4
DISORDERLY CONDUCT - 1ST OFFENSE	3
DOMESTIC COMPLAINT (REPORT ONLY)	7
DRIVING ON WRONG SIDE OF ROAD	2
DRIVING UNSAFE/IMPROPERLY EQUIPPED VEH. - 1ST OFFE	1
DRIVING WHILE LICENSE SUSPENDED OR REVOKED (MISDEMEANOR)	1
DRIVING WITHOUT A VALID LICENSE (FELONY) (FOURTH OR SUBSEQUENT OFFENSE)	2
DRIVING WITHOUT LICENSE ON PERSON	1
DRUG RELATED OBJECT (CITY COURT)	1
DUI	1
ENTER AUTOW/INTENT TO COMMIT THEFT	2
ENTERING AUTOMOBILE OR OTHER MOTOR VEHICLE WITH INTENT TO COMMIT THEFT OR FELONY	7
EXPIRED OR NO TAG	1
FAILURE TO OBEY STOP SIGN	2
FINANCIAL TRANSACTION CARD FRAUD	1
FLEEING OR ATTEMPTING TO ELUDE	1
FORGERY - 1ST DEGREE	1
FORGERY - 4TH DEGREE (CHECK LESS THAN \$1500)	1
Found or Recovered Property	5
GASOLINE DRIVE-OFF	1
HANDS FREE; DISTRACTED DRIVING	1
HIT AND RUN; DUTY OF DRIVER TO STOP AT OR RETURN TO SCENE OF ACCIDENT	2
IMPROPER PARKING	1
INFORMATION ONLY	46
INTERFERE W/CUSTODY (INTERSTATE, INTRASTATE)	1
LEASH LAW	4
LOITERING OR PROWLING	3
LOST PROPERTY	1
MISCELLANEOUS REPORT	10
NO CHILD RESTRAINT UNDER 4 YOA	1
NO INSURANCE	3
NOISE VIOLATION - 1ST OFFENSE	2
NOISE VIOLATIONS (DISTURBING AND UNNECESSARY NOISES)	1
OBSTRUCTING LAW ENFORCEMENT OFFICERS - 1ST OFFENSE	1
OBSTRUCTING OR HINDERING LAW ENFORCEMENT OFFICERS	1
OPEN CONTAINER	1
PARKING VIOLATION	1
POSSESSION OF MARIJUANA	2
POSS. OF CONTROLLED SUBSTANCE/MARIJUANA	1

POSSESSION OF A FIREARM BY A CONVICTED FELON	1
POSSESSION OF A SCHEDULE I CONTROLLED SUBSTANCE	1
POSSESSION OF FIREARM OR KNIFE DURING COMMISSION OF OR ATTEMPT TO COMMIT CERTAIN FELONIES	1
PUBLIC DRUNK	1
PUBLIC INDECENCY - 3RD OR SUBSEQUENT OFFENSE - FELONY	1
RECKLESS CONDUCT	2
RECKLESS DRIVING	1
Robbery by Force	1
SECURITY ESCORT	5
SIMPLE ASSAULT	1
SIMPLE BATTERY	2
SIMPLE BATTERY - FAMILY VIOLENCE	2
SPEEDING	4
STRIKING UNATTENDED VEHICLE	1
SUICIDE - THREAT OF	1
TAILLIGHTS/LENSES REQUIRED	1
TERRORISTIC THREATS AND ACTS	4
THEFT BY TAKING - FELONY	1
THEFT BY TAKING - MISDEMEANOR	3
THEFT OF LOST OR MISLAID PROPERTY - FELONY	1
THEFT OF LOST/MISLAID PROPERTY - MISDEMEANOR	1
TO FAST FOR CONDITIONS	1
UNRULY JUVENILE	4
VIOLATE FAMILY VIOLENCE ORDER	2
WARRANT EXECUTED	2
WELFARE CHECK	1
Total Events:	215

ACCIDENT REPORT LIST

For Reports with Report Dates between 6/1/2021 and 6/30/2021 23:59
Report Ordered by Case Number

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7/8/2021 11:44:24 AM

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ACCIDENT NUMBER	REPORTING OFFICER REPORT DATE	APPROVING OFFICER APPROVAL DATE	ROAD OF OCCURANCE	INJURED	DRIVER(PED/BIKES)	DRIVER# / SEX / DOB	OCCUPANT(S)
2106-20253	BROCK, K 06/15/2021	DAVIS, D 06/17/2021	HWY 19	0	APRIL LAMONS SANTONI WILLIAMS	F 12/25/1978 F 12/18/1991	RAYGAN WILLIAMS
2106-22134	ANDERS, K 06/30/2021	DAVIS, D 07/01/2021	US HWY 18W	0	ALPHONSO SINGLETON	M 09/24/1985	
2106-21916	CARLTON, T 06/29/2021	LARSEN, A 06/29/2021	WEST CIRCLE	0	MARQUAVIAN WILLIAMS PHILANTE SANDERS JERRIALUNA WILLIAMS LYNN CARVER	M 06/15/2004 M 09/05/1991 F 04/21/1998 F 07/22/1967	JAYCEON WILLIAMS KIMBERLY GLEATON SANDRA LOTT PAMELA HAWKINS
2106-21839	BOWDRE, L. 06/29/2021	LARSEN, A 06/29/2021	BROAD ST.	1	UNKNOWN UNKNOWN MACAH STALLWORTH ANTONIO HAWKINS VERONICA ISOM MOLLIE CROSBY	M 09/11/1986 M 02/13/1996 F 03/31/1986 F 01/10/1971	PAMELA HAWKINS LARDYN CANNON
2106-21612	ANDERS, K 06/28/2021	DAVIS, D 06/27/2021	FLAMINGO DR	1	NAKESHA COOPER JUAN LOPEZ - REYES BRUCE BRYANT	F 02/06/1980 M 06/24/1986 M 02/13/1986	
2106-21578	KRENTZ, R. 06/29/2021	DAVIS, D 06/27/2021	U.S. HWY 19 NORTH	0	UNKNOWN UNKNOWN MARY KILBREW TRAVIS WILLIS GREGORY DUPREE DEMONTE RUSSELL	M 09/11/1986 M 11/02/1942 M 01/24/1983 M 10/22/1992 M 10/15/1979	KENNETH HAMMONDS MICHAEL MCINTYRE
2106-21340	DAVIS, D. 06/24/2021	DAVIS, D. 06/25/2021	165 U.S. 19 N. CAMILLA, GA	0	JOHN ARLINE HAILY CULPPER CHAVEZ OSVALDO COURTNEY LIVINGSTON	F 07/14/1993 F 07/18/1999 F 05/18/1996	SAMMY CALHOUN JOSE ANILA VENANCIO ALVIA THOMAS AVILA KEARTRA VICKS ETERINITY JOHNSON
2106-20998	ANDERS, K 06/21/2021	DAVIS, D. 06/22/2021	SILVESTER RD (S.R. 112)	0	MOLLIE CROSBY	F 01/10/1971	
2106-20870	BROCK, K 06/20/2021	DAVIS, D. 06/20/2021	70 N. HARNEY ST. (PACIFICAR EXPRESS)	0	NAKESHA COOPER JUAN LOPEZ - REYES BRUCE BRYANT	F 02/06/1980 M 06/24/1986 M 02/13/1986	
2106-20959	BROCK, K. 06/20/2021	DAVIS, D. 06/21/2021	135 U.S. 19 CAMILLA, GA	0	FOUNTAIN NIXON MARY KILBREW TRAVIS WILLIS GREGORY DUPREE DEMONTE RUSSELL	M 09/21/1984 M 11/02/1942 M 01/24/1983 M 10/22/1992 M 10/15/1979	KENNETH HAMMONDS MICHAEL MCINTYRE
2106-20695	BROCK, K 06/18/2021	DAVIS, D 06/21/2021	165 U.S. 19 N. CAMILLA, GA	0	JOHN ARLINE HAILY CULPPER CHAVEZ OSVALDO COURTNEY LIVINGSTON	F 07/14/1993 F 07/18/1999 F 05/18/1996	SAMMY CALHOUN JOSE ANILA VENANCIO ALVIA THOMAS AVILA KEARTRA VICKS ETERINITY JOHNSON
2106-20239	BOWDRE, L. 06/15/2021	DAVIS, D. 06/17/2021	S. BOULEVARD ST.	0	DEMONTE RUSSELL	M 10/22/1992	
2106-20220	BOWDRE, L. 06/15/2021	DAVIS, D. 06/17/2021	W. BROAD ST.	1	DEMONTE RUSSELL	M 10/22/1992	
2106-20124	BROCK, K. 06/14/2021	DAVIS, D. 06/17/2021	ACCESS RD. W. OF BURGER KING	0	JOHN ARLINE HAILY CULPPER CHAVEZ OSVALDO COURTNEY LIVINGSTON	F 07/14/1993 F 07/18/1999 F 05/18/1996	SAMMY CALHOUN JOSE ANILA VENANCIO ALVIA THOMAS AVILA KEARTRA VICKS ETERINITY JOHNSON
2106-19761	KRENTZ, R. 06/11/2021	DAVIS, D. 06/11/2021	CONNECTOR RD.	2	KADESHIA VICKS	F 09/11/1993	
2106-19408	DAVIS, D. 06/09/2021	DAVIS, D. 06/11/2021		0	CEDRIC KNIGHT AMBER FREEMAN NEBRIA JONES	M 10/14/1988 F 01/30/1987 F 10/25/1991	
2106-19395	ANDERS, K 06/09/2021	DAVIS, D. 06/09/2021	N. BUTLER STREET	0	KHAWONESS HARVEY MARCOUS DEEN GAIL RUSSELL	F 06/05/1983 M 05/30/2001 F 05/12/1985	PRICILLA DEEN HARMONY PITTMAN
2106-19295	KRENTZ, R. 06/07/2021	DAVIS, D. 06/09/2021	E. OAKLAND AVE	0	EUREKA GREEN JAJUANA VALUGHN	M 05/30/2001 F 10/27/1972	
2106-19199	SMITH, A. 06/06/2021	DAVIS, D. 06/09/2021	RINMAN ST.	0	EUREKA GREEN JAJUANA VALUGHN	F 05/12/1985 F 10/27/1972	
2106-19170	BOWDRE, L. 06/06/2021	DAVIS, D. 06/09/2021	S. HARNEY ST	0	EUREKA GREEN JAJUANA VALUGHN	F 05/12/1985 F 10/27/1972	
2106-18918	BROCK, K. 06/04/2021	MOBLEY, J. 06/09/2021	S. BOULEVARD ST	0	STACEY SMITH CORY DONALDSON	F 03/02/1988 M 02/25/1988	
2106-18932	ANDERS, K 06/03/2021	DAVIS, D. 06/03/2021	U.S.HWY 19 N	0	HIRAM HENDRIX JEWELL SILAS HIRAM JACKSON	M 10/29/1928 M 06/01/1989 M 06/01/1989	
2106-18823	KRENTZ, R. 06/03/2021	DAVIS, D. 06/03/2021	195 S. BOULEVARD ST.	0	MATTEO TAGLIAFERRI GABRIEL DIXON WILLIE QUIMBLEY	M 02/27/1974 M 11/20/1971 F 11/13/1946	

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ACCIDENT NUMBER	REPORTING OFFICER REPORT DATE	APPROVING OFFICER APPROVAL DATE	ROAD OF OCCURANCE	INURED DRIVER/PEDESTIAN(S)	DRIVE/PEDESTIAN	SEX / DOB	OCCUPANT(S)
2106-18775	KRENTZ, R. 06/09/2021	DAVIS, D. 09/09/2021	E COCHRAN ST.	0	WAYNE BROWN	M 05/29/1957	
2106-18657	ANDERS, K. 06/02/2021	DAVIS, D. 06/02/2021	OAKLAND AVE	0	SHALANDA QUIBBLEY JOHN GOSSETT CUSHENA COLLIER	F 12/14/1976 M 01/27/1987 F 10/09/1985	
TOTAL NUMBER OF RECORDS IN SEARCH:				5			