TITLE 8

ALCOHOLIC BEVERAGES¹

CHAPTER
1. BEER.

CHAPTER 1

BEER²

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8-101. Beer board established. There is hereby established a beer board to be composed of five (5) members appointed by the board of commissioners. A chairman shall be elected annually by the board from among its members. (Ord. #93-6, Nov. 1993)

8-102. Meetings of the beer board. All meetings of the beer board shall be open to the public. The board shall hold regular meetings in the city hall at such times as it shall prescribe. When there is business to come before the beer board, a special meeting may be called by the chairman provided he

¹State law reference
Tennessee Code Annotated, title 57.

²State law reference
For a leading case on a municipality's authority to regulate beer, see the Tennessee Supreme Court decision in Watkins v. Naifeh, 635 S.W.2d 104 (1982).
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gives a reasonable notice thereof to each member. The board may adjourn a
meeting at any time to another time and place. (Ord. #93-6, Nov. 1993)

8-103. **Record of beer board proceedings to be kept.** The recorder
shall make a record of the proceedings of all meetings of the beer board. The
record shall be a public record and shall contain at least the following: The date
of each meeting; the names of the beer board members present and absent; the
names of the members introducing and seconding motions and resolutions, etc.,
before the board; a copy of each such motion or resolution presented; the vote of
each member thereon; and the provisions of each beer permit issued by the
board. (Ord. #93-6, Nov. 1993)

8-104. **Requirements for beer board quorum and action.** The
attendance of at least a majority of the members of the beer board shall be
required to constitute a quorum for the purpose of transacting business.
Matters before the board shall be decided by a majority of the members present
if a quorum is constituted. Any member present but not voting shall be deemed
to have cast a "nay" vote. (Ord. #93-6, Nov. 1993)

8-105. **Powers and duties of the beer board.** The beer board shall
have the power and it is hereby directed to regulate the selling, storing for sale,
distributing for sale, and manufacturing of beer within the municipality in
accordance with the provisions of this chapter. (Ord. #93-6, Nov. 1993)

8-106. **"Beer" defined.** The term "beer" as used in this chapter shall
mean and include all beers, ales, and other malt liquors having an alcoholic
content of not more than five percent (5%) by weight. (Ord. #93-6, Nov. 1993)

8-107. **Permit required for engaging in beer business.** It shall be
unlawful for any person to sell, store for sale, distribute for sale, or manufacture
beer without first making application to and obtaining a permit from the beer
board. The application shall be made on such form as the board shall prescribe
and/or furnish, and pursuant to T.C.A. § 57-5-101(b), and shall be accompanied
by a non-refundable application fee of two hundred fifty dollars ($250). Said fee
shall be made payable to the City of Cross Plains. Each applicant must be a
person of good moral character and he must certify that he has read and is
familiar with the provisions of this chapter. (Ord. #93-6, Nov. 1993)

8-108. **Privilege tax.** There is hereby imposed on the business of
selling, distributing, storing or manufacturing beer a privilege tax of one
hundred dollars ($100). Any person, firm, corporation, joint stock company,
syndicate or association engaged in the sale, distribution, storage or
manufacture of beer shall remit the tax on January 1, 1994 and each successive
January 1, to the City of Cross Plains, Tennessee. At the time a new permit is
issued to any business subject to this tax, the permit holder shall be required to pay the privilege tax on a prorated basis for each month or portion thereof remaining until the next tax payment date. (Ord. #93-6, Nov. 1993)

8-109. **Beer permits shall be restrictive.** All beer permits shall be restrictive as to the type of beer business authorized under them. Separate permits shall be required for selling at retail, storing, distributing, and manufacturing. Beer permits for the retail sale of beer may be further restricted by the beer board so as to authorize sales only for off premises consumption. It shall be unlawful for any beer permit holder to engage in any type or phase of the beer business not expressly authorized by his permit. It shall likewise be unlawful for him not to comply with any and all express restrictions or conditions which may be written into his permit by the beer board. (Ord. #93-6, Nov. 1993)

8-110. **Interference with public health, safety, and morals prohibited.** No permit authorizing the sale of beer will be issued when such business would cause congestion of traffic or would interfere with schools, churches, or other places of public gathering, or would otherwise interfere with the public health, safety, and morals. In no event will a permit be issued authorizing the manufacture or storage of beer, or the sale of beer within three hundred feet of any hospital, school, church or other place of public gathering. The distances shall be measured in a straight line from the nearest point on the property line upon which sits the building from which the beer will be manufactured, stored, or sold to the nearest point on the property line of the hospital, school, church or other place of public gathering. No permit shall be suspended, revoked or denied on the basis of proximity of the establishment to a school, church or other place of public gathering if a valid permit had been issued to any business on that same location as of January 1, 1993, unless beer is not sold, distributed or manufactured at that location during any continuous six month period after January 1, 1993. (Ord. #93-6, Nov. 1993)

8-111. **Issuance of permits to persons convicted of certain crimes prohibited.** No beer permits shall be issued to any person who has been convicted for the possession, sale, manufacture, or transportation of intoxicating liquor, or any crime involving moral turpitude within the past ten (10) years. No person, firm, corporation, joint-stock company, syndicate, or association having at least a five percent (5%) ownership interest in the applicant shall have been convicted of any violation of the laws against possession, sale, manufacture, or transportation of beer or other alcoholic beverages or any crime involving moral turpitude within the past ten years. (Ord. #93-6, Nov. 1993)

8-112. **Prohibited conduct or activities by beer permit holders.** It shall be unlawful for any beer permit holder to:
(1) Employ any person convicted for the possession, sale, manufacture, or transportation of intoxicating liquor, or any crime involving moral turpitude within the past ten (10) years.
(2) Make or allow any sale of beer to a person under twenty one (21) years of age.
(3) Make or allow any sale of beer to any intoxicated person or to any feeble minded, insane, or otherwise mentally incapacitated person.
(4) Allow drunk persons to loiter about his premises.
(5) Serve, sell or allow the consumption on his premises of any alcoholic beverage with an alcoholic content of more than (5%) by weight.
(6) Allow pool or billiard playing in the same room where beer is sold and/or consumed.
(7) Make or allow any sale of beer between the hours of 6:00 A.M. Sunday morning until 1:00 P.M. the same day. (Ord. #93-6, Nov. 1993, modified)

8-113. Suspension and revocation of beer permits. The beer board shall have the power to revoke any beer permit issued under the provisions of this chapter when the holder thereof is guilty of making a false statement or misrepresentation in his application or of violating any of the provisions of this chapter. However, no beer permit shall be revoked until a public hearing is held by the board after reasonable notice to all the known parties in interest. Revocation proceedings may be initiated by the police chief or by any member of the beer board. (Ord. #93-6, Nov. 1993)

8-114. Civil penalty in lieu of suspension. The beer board may, at the time it imposes a revocation or suspension, offer a permit holder the alternative of paying a civil penalty not to exceed $1,500 for each offense of making or permitting to be made any sales to minors or, a civil penalty not to exceed $1,000 for any other offense. If a civil penalty is offered as an alternative to revocation or suspension, the holder shall have seven (7) days within which to pay the civil penalty before the revocation or suspension shall be imposed. If the civil penalty is paid within that time, the revocation or suspension shall be deemed withdrawn. (Ord. #93-6, Nov. 1993)