Frend Wadsworth

-2-

Nov. 1, 1960-

that an advisory vote on municipal dispensary wasn't placed on the ballot. Of course, if the majority vote is against license, the sale of liquor by any method would be unlawful.

When the election is completed send the following to the Secretary of State:

CERTIFICATE OF RESULT OF LOCAL OPTION ELECTION

To the Secretary of State:

I, Frend Wadsworth, clerk of the Village of Maple Grove do hereby certify that at the regular election held in the village on the 8th day of November, 1960, the following question was submitted to the voters of the village:

"Shall licenses be granted for the sale of intoxicating liquor in the Village of Maple Grove?"

I further certify that the affirmative votes cast on the foregoing proposition were 33/ and the negative votes were 262 and the question aforesaid received (or failed to receive as the case may be) an affirmative majority of the votes cast on the question.

Witness my hand and the corporate seal of the Village of Maple Grove this _____ day of November, 1960.

Yours truly,

GENTY AND COUREY

Richard D. Genty

P.S. I have written to the Osseo Press advising as to the form of the question.

> STATE CT LINESOTA #14955 DEPARTMENT OF STATE

JAN 1 3 1961

Sauper Kalano Secretary of State

- mean the sale of liquor by the glass only; for consumption on the premises
- mean the sale of liquor in original package in retail stores for licensed premises only; and consumption off or away from the premises where sold.
- (f) The term "package" or "original package" shall mean and premises. include any container or recept acle holding liquor, which container or receptacle is corked or
- (g) The term "Hotel" as herein used shall mean and include any establishment having a resident proprietor or manager, where in consideration of payment therefore, food and lodging are regularly furnished to transients, and which maintains not less than 30 guest rooms, with bedding and other suitable and necessary furnishings in each room, and which is provided with suitable lobby, desk, and office for registration of its guests, at the main entrance and on the ground floor, and which employs an adequate staff to provide suitable and usual service, and which maintains under the same management and control as the rest of the establishment and has an integral part thereof a dining room with appropriate facilities for seating not less than 50 guests at one time, where the general public is, in consideration of payment therefore, served with meals at tables. The term "Hotel" as used herein shall include a motel or motor hotel.
- (h) The term "Restaurant" as herein used shall mean any establishment, other than a hotel, under the control of a single proprietor or manager having appropriate facilities for the serving of meals to not less than 60 guests at one time and where meals are regularly furnished or served at tables to the general public and which employs an adequate staff to provide the usual and suitable service to its guests, and the principal part of the business of which is the serving of foods.
- (i) The term "Exclusive Liquor Store" as herein used shall be an establishment used exclusively for the retail sale of intoxicating liquor, cigars, cigarettes, all forms of tobacco, non-intoxicating malt beverages and soft drinks, at retail, either "on sale" or "off sale."
- (j) The term "Club" shall and in and include any corporation duly organized under the laws of the State of Minnesota for civic, fraternal, social or business purposes or for intellectual improvement or for the promotion of sports, which shall have been in existence for 20 years or more, which shall have more than 50 members, and which shall for more than one year have owned, hired or leased a building or space in a building of such extent and character as may be suit- each application for a license. In able and adequate for the reasonable and comfortable accommoda- license for "on sale," the applition of its members and whose afare conducted by a board of directors, of \$4,000.00, to be approved as to such license shall be a renewal of executive committee, or other legal form by the Village Attorsimilar body chosen by the mem- neyfi, and as to sufficiency by the bers at a meeting held for that Council; or in lieu of such bond, purpose, none of whose members, cash or bonds of the United States

- (d) The term "On Sale" shall liquor on the licensed premises
- (b) "Off Sale" licenses, which shall permit the sale of liquor at (e) The term "Off Sale" shall retail in original packages for consumption off or away from the vance to the Village Treasurer, censee by a parent, spouse, adult
 - (c) "Club" licenses, which shall permit the consumption of liquor by members only on the club
 - Section 3. Application for License. Every person desiring a license for either "on" or "off" sales shall file the application in the form to be prescribed by the Liquor Control Commissioner.
 - (a) The application shall be verified and shall be filed with the Village Council together with all other pertinent records, information and reports that said Council may require from time to time;
 - (b) The application shall evidence compliance with the following requirements:
 - (1) The applicant shall be a citizen of the United States, or, if a corporation, it shall be organized and existing under the laws of the State of Minnesota, its registered office shall be in Maple Grove, and its officers, directors, stockholders, and managing agent shall be United States citizens:
 - (2) The applicant, and if a corporation, its officers, directors, stockholders, and managing agent, shall be persons of good moral character and repute, and shall never have been convicted of a felony, gross misdemeanor. any crime involving moral turpitude, or any crime involving the use, manufacture, sale, distribution, or consumption of intoxicating liquor, shall be at least 21 years of age, and shall never have been a member of the communist party;
 - (3) The applicant shall have been a resident of Maple Grove for at least one year, and if a corporation, the managing agent thereof shall have been a resident for a like period;
 - (4) The applicant, and if a corporation, its officers, directors, shareholders, and managing agent, shall not be an owner of an interest, however small, disclosed or undisclosed, in any liquor establishment or related business any where within Hennepin county, nor a relative, by blood or marriage to any such person, and shall not be an agent, representative, or employee of any liquor establishment or related business any
 - (5) The applicant shall establish proof of financial responsibility.

Section 4. Bond. A bond with corporate surety shall accompany the case of an application for a cation shall be accompanied by a sale" or "off sale" shall be grant-licenses within the Village. Not corporate surety bond in the sum ed by the Village Council, unless more than six establishments shall the Village Council that any license shall be a renewal of be issued an "off sale" license.

come effective not later than the commencement of operation of the licensed premises.

All license fees are payable in ad- do so has been served on the li-Section 6. Annual License Fees. and a receipt therefore shall accompany each applicantion for is-30th day of June of each year and our civilization, nor to any public every day between the hound no licenses shall initially be a constant. ed pursuant to this ordinance prior to the 1st day of March, 1961. The annual license fee shall be prorated for an unexpired portion of a license year, provided however that the minimum prorated fee thereof shall be 50% of the annual license fee. Annual license fees shall be as follows:

- (a) Three Thousand Dollars, (\$3,000.00) for sale" licensee.
- Hundred Dollars, (b) One (\$100.00) for an "off sale" license.
- (c) One Hundred Dollars, (\$100.00) for a "club" li-

lage Council shall review the appliant of the appropriate cation, the background of the appropriate cation and at said and during said hours and at said times no intoxicating liquor in page 11. cation, the background of the applicant(s), and all pertinent records submitted with the applicant member of the communist party, tion, and may cause any additional not to any person who shall have been, at any time, a served, kept, displayed, or permitted to be on or in any table, booth, ted to be on or in any table, booth, the shall have been at any times and intoxicating inquitions. tion, and may cause any additional investigation to be made of the applicant and of all the representations set forth in the application in more described in the application in the app as deemed necessary, and for said demeanor involving the use, man-times on the premises in such properties of the purpose may refer the matter to ufacturer, sale, distribution, or to the licensee and his employees. At the police department for additional investigation. tional investigation.

- (a) Powers. The Council shall have complete investigatory powers in reviewing license applications. Said powers shall include, but shall not be limited to, the followine:
 - applicant's past state and federal income tax returns;
- financial statements and/or credit reports;
- books and records;
- affidavit of personal references;
- (5) Requiring information to tiller. be submitted by affidavit;
- vestigation and approval of the person, to one management, or to change in ownership or beneficial required bond and liability insur- one establishment, except at the interest of shares unless the VI ance policy, the Village Council discretion of the Village Council lags Council shall have been actishall grant or refuse such license in its discretion; provided that no solely for sale of intoxicating such change thall have been ap-"off sale" license shall become ef- liquors in hotels and exclusive "on proved by the Village Council fective until it, together with the sale" liquor stores annexed to res- The Village Council, or any officer bond, has the approval of the Li- taurants. "Off sale" licenses shall of the Village designated by it quor Control Commissioner. No li- be issued only to proprietors of ex- may at any reasonable time excense shall be transferable either clusive liquor stores and drug amine the stock transfer records as to licensee or premises without stores. "Club" licenses shall be and minute books of any corporate the approval of the Council and al- issued only to clubs as defined in licensee in order to verify the so of the Liquor Control Commissioner in the case of "off sale" this ordinance.
- a license shall be a renewal of within the Village, Not more than such corporate licensee has no until a public hearing shall have officers, agents, or employees are of a market value or \$4,000.00 considerable or \$4

any spendthrift or improvident ground or within 500 person after written notice not to another licensed establishme child, or guardian of any such ises wherein such liquor is p person, nor to any person of In- ted to be or is sold, pursus dian blood who has not adopted the an "on sale" license, shall be language, customs, and habits of and kept closed to the publications of and kept closed to the houle

- (c) No pool or billard table shall keeping, possession or operation of, or employees may be a on the premises, or in any room remain therein and thereon it adjoining the livered premises remain therein and thereon is adjoining the licensed premises the purpose only of cleaning, no controlled believed to slot may the purpose only of cleaning, no other work controlled by him, any slot malessary repairs, or other work chine, dice or other gambling descent connection therewith, or as watch vice or apparates nor permit any man.
- gambling theres, nor permit the the same or is any adjoining be consumed on the licensed prembuilding. building directly or indirectly unlies between the hours of one der his der his control, to be used as a o'clock A.M. and eight o'clock A.M. resort for resort for prostitutes, or other dison any day or on Sunday at an orderly persons.
- (d) No license shall be issued to ing moral turpitude, or any mis-times on the premises in such porin violation of my laws of the (o) It shall be a condition of fice.

 United Character is a condition of the United States, or any State, and or ary license hereafter issued fart of any political subdivision of hereunder to a corporation that first either. either, nor to any person whose the Village Council he furnished is the liquor liquor liquor license or non-intoxicating by the licensee with a correct list as the malt beverage license, under this of all stockholders of the corpora-making shall have been revoked.
- recult reports;

 (3) Requiring submission of place owned by a manufacturer, or exclusive wholesale distributing agent, and no equipment to be voted at any meeting of the fidavit of personal references;

 or fixtures in any licensed place to nomy me vinage council of any such place nor any change in ownership or beneficial interest in such shares. Any fitted interest in such shares of stock entitled to be voted at any meeting of the shall be owned in whole or in now. by any such manufacturer or dis-
- (f) Not more than one license license shall be revoked and ter-(b) Approval. After such in- of any class shall be issued to one minated thirty days after any such "On sale" licenses may be issued field of such change in writing and (subdivision (j) of Section 1. of names of stockholders and persons voting at meetings of such cor-
- (c) Notice. No license for "on lishments shall be issued "on sale" poration, and the Village Council lishments shall be issued "on sale" may cancel and terminate any libe issued an "off sale" license change of ownership of stock in tually occurred without such relicense within the Village. quired written notice provided

ground, or within 5000 (m) Every room, place of

- A.M. During the said hours no son, or persons, shall be allow premises except a club as defined hereunder. No licensee shall keep, possess or operate, or permit the keeping, possession or operation of, owner or licensee, his agents, on the contract of the contract of
- (n) No intoxicating liquor shall fore three o'clock P.M. on Mem orial Day or before 8 o'clock P.M Before granting a license the Village Council shall review the application of the large council shall review the l
 - or any other ordinance or law, tion to whom the license is issued license shall have (e) No license shall be granted each, either individually, jointly, any handfolder for others and it (e) No license shall be granted to any manufacturer or distiller of intoxicating liquor, nor to anyone tax returns;

 (2) Requiring submission of nancial statements and/or edit reports;

 (e) No license shall be granted to any manufacturer or distiller of intoxicating liquor, nor to anyone interested in the ownership or operation of any such place nor to anyone to a person operating a ligarisation of any change in ownership or heresuch corporation, and any such

VILLAGE OF MAPLE GROVE

Liquor Licensing Ordinance

AN ORDINANCE LICENSING pensation by way of profit from AND CONSUMPTION OF IN-TOXICATING LIQUOR WITHIN THE VILLAGE OF MAPLE GROVE AND ESTABLISHING A PENALTY FOR VIOLATION.

The Village Council of MAPLE GROVE Does Ordain:

Section 1. Definition of Terms. As used in this ordinance:

- (a) The term "person" includes an individual natural person of either sex, a co-partnership, a corporation, an association of persons, and the agent, manager or employee of any of the aforesaid;
- (b) The terms "intoxicating liquor" and "liquor" shall mean and include ethyl alcohol and include distilled, fermented, spirituous, vinous and malt beverages containing in excess of 3.2 per cent of alcohol by weight.
- (c) The terms "sale", "sell" and "sold," in addition to their acinclude all barters, and all manners or means of furnishing intoxicating liquor or liquors as above described in violation or evasion of
- (d) The term "On Sale" shall mean the sale of liquor by the glass for consumption on the premises
- (e) The term "Off Sale" shall mean the sale of liquor in original package in retail stores for consumption off or away from the premises where sold.
- (f) The term "package" or "or iginal package" shall mean and premises. include any container or receptacle holding liquor, which container or receptacle is corked or sealed.
- (g) The term "Hotel" as herein used shall mean and include any establishment having a resident proprietor or manager, where in consideration of payment therefore, food and lodging are regularly furnished to transients, and which maintains not less than 30

AND REGULATING THE SALE the distribution or sale of beverages to the members of the club beyond the amount of such reasonable salary or wages as may be fixed and voted each year by the directors or other governing body.

- (k) The term "Applicant" shall mean any person applying for a license hereunder and shall include all other persons holding any interest, disclosed or undisclosed, in the establishment sought to be licensed. The term "applicant" shall also include a person seeking a license as a transferee thereof.
- (1) The term "Liquor Control Commissioner" shall have reference to the office of the Liquor Control Commissioner of the State of Minnesota.
- Section 2. License Required. No person shall, directly or indirectly, upon any pretense or by any device, sell or keep for sale any ining obtained a license therefor as hereinafter provided. Licenses cepted meanings, shall mean and shall be granted only for the purposes permitted by the statues of the State and by this ordinance, and shall be of three kinds:
 - (a) "On Sale" licenses, which only;
 - (b) "Off Sale" licenses, which shall permit the sale of liquor at retail in original packages for consumption off or away from the licensed premises only; and
 - (c) "Club" licenses, which shall permit the consumption of liquor
 - Section 3. Application for License. Every person desiring a license for either "on" or "off" sales shall file the application in the form to be prescribed by the Liquor Control Commissioner.
 - (a) The application shall be verified and shall be filed with the Village Council together with all other pertinent records, information and reports that said Council

#14955 Treasurer on the same conditions notice in the official newspaper, zoned other than con as provided in the penalty clause and three copies of said notice of the required surety bond. In the have been posted in public places wise by the zoning case of an application for an "off in the vicinity of the premises to sale" license a similar surety bond be licensed at least ten days beor cash or United States bond fore said hearing. No such licenses equivalent shall be required, but shall be issued unless approved by the amount of such bond shall be at least a four-fifths vote of the \$2,000.00 and shall be approved Village Council. by the Liquor Control Commissioner. All such bonds shall be for the benefit of the Village and shall be conditioned as follows:

- (a) That the licensee will obey the law relating to such licensed business.
- (b) That the licensee will pay to the Village when due all taxes, license fees, penalties and other charges provided by law.
- (c) That in the event of any violation of the provisions of any law relating to the retail "off sale" and retail "on sale" of intoxicating liquor, such bond shall be forfeited to the Village.

Section 5. Liability Insurance. The licensee shall provide a liability insurance policy to be approved as to legal form by the Village Attorney, and as to suf-premises at all times, which license ficiency by the Council, which shall not be effective beyond the policy shall specifically provide compact and contiguous space toxicating liquor without first hav- for the payment by the insurance named in the license for which it company on behalf of the licensee was granted. of all sums which the licensee shall become obligated to pay by reason of liability imposed upon him by law for injuries or damages to persons, including the liability imposed upon the licensee by reason of Minnesota Statutes 1945, Secshall permit the consumption of tion 340.95. Said policy shall beliquor on the licensed premises come effective not later than the commencement of operation of the licensed premises.

> All license fees are payable in ad- do so has been served on the livance to the Village Treasurer, censee by a parent, spouse, adult and a receipt therefore shall ac-child, or guardian of any such company each applicantion for is- person, nor to any person of In- ted to be or is sold, p suance or renewal of a license. dian blood who has not adopted the an "on sale" license, sha All licenses shall exprire on the language, customs, and habits of 30th day of June of each year and our civilization, nor to any public every day between the no licenses shall initially be grant- prostitute. ed pursuant to this ordinance prior to the 1st day of March, 1961. The annual license fee shall be prorated for an unexpired portion of a license year, provided however that the minimum prorated fee thereof shall be 50% of the annual license fee. Annual license fees shall be as follows:

Section 8. Conditions of License All licenses granted hereunder shall be granted subject to the following conditions, and all other conditions of this ordinance, and subject to all other ordinances of the Village applicable thereto and to all regulations promulgated by the Liquor Control Commissioner applicable thereto.

- (a) Every licensee shall be responsible for the conduct of his place of business and the conditions of sobriety and order therein. No "on sale" dealer shall sell liquor by the bottle or container for removal from the premises. No dealer licensed for "off sale" only shall permit the consumption of any liquor on such licensed premises. The license shall be posted in a conspicuous place on the licensed
- (b) No liquor shall be sold to any minor. No license shall be granted to a minor, and no minor dence that the contents shall be employed in any room constituting the place in which intoxicating liquors are sold retail at "on sale". No liquor shall be sold or furnished to anyone on credit, nor to any intoxicated person or habitual drunkard, nor to any spendthrift or improvident Section 6. Annual License Fees. person after written notice not to
 - (c) No pool or billard table shall be kept or used in any "on sale" premises except a club as defined hereunder. No licensee shall keep, possess or operate, or permit the keeping, possession or operation of, on the premises, or in any room adjoining the licensed premises controlled by him, any slot ma-Three Thousand Dollars, chine, dice or other gambling de-(\$3,000.00) for an "on vice or apparatus nor permit any

less specifically design the Village,

- (i) No license sha for operation on any on which taxes or a other financial claim lage are delinquent
- (j) All premises cense hereunder is be open to inspec Councilman, police or cer, or other properly officer or employee of without warrant, at ar ing which the place shall be open to the business.
- (k) No licensee shall for sale or keep for cating liquors in any or age which has been partly refilled. No lie directly or through any son dilute or in any m per with the contents o inal package so as to composition or alcoho while in the original pa session on the license by any licensee of any i liquor in the original p fering in composition of content from the liquor ceived from the manuf wholesaler from whom chased shall be prima iginal package have been with, diluted or change
- (1) No license shall to an establishment w feet of any elementa junior high school, se school, church, park ground, or within 50 another licensed establi
- (m) Every room, place ises wherein such liquor one o'clock A.M. and A.M. During the said ho son, or persons, shall be be or remain upon, or room, place or premise pupose whatsoever, exce owner or licensee, his servants, or employees n remain therein and th the purpose only of clear essary repairs, or other connection therewith, or

censed premises

icenses, which sale of liquor at packages for r away from the only; and

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lication for Lion desiring a li-"on" or "off" e application in rescribed by the mmissioner.

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icant shall be a 'nited States, or, i, it shall be oristing under the te of Minnesota, ffice shall be in ind its officers, olders, and manhall be United

licant, and if a officers, direcs, and managing persons of good and repute, and been convicted ss misdemeanor. ving moral turcrime involving icture, sale, disisumption of inir, shall be at f age, and shall n a member of party;

icant shall have of Maple Grove year, and if a managing agent ve been a resiperiod;

licant, and if a officers, direcs, and managing t be an owner however small lisclosed, in any nent or related ere within Henor a relative, by ge to any such all not be an tative, or emliquor establishl business any

licant shall esf financial re-

I. A. bond with hall accompany or a license. In plication for a ile," the appli-าดทางก ond in the sum approved as to Village Attorfficiency by the of such bond, e United States

come effective not later than the commencement of operation of the licensed premises.

Section 6. Annual License Fees. All license fees are payable in adand a receipt therefore shall accompany each applicantion for issuance or renewal of a license. 30th day of June of each year and no licenses shall initially be granted pursuant to this ordinance prior to the 1st day of March, 1961. The annual license fee shall be prorated for an unexpired portion of a license year, provided however that the minimum prorated fee thereof shall be 50% of the annual license fee. Annual license fees shall be as follows:

- (a) Three Thousand Dollars, (\$3,000.00) for an "on sale" licensee.
- Hundred Dollars, (b) One (\$100.00) for an "off sale" license.
- (c) One Hundred Dollars, (\$100.00) for a "club" li-

Section 7. Granting of Licenses. Before granting a license the Village Council shall review the application, the background of the applicant(s), and all pertinent records submitted with the application, and may cause any additional not to any person who shall have investigation to be made of the applicant and of all the represent- misdemeanor, or any crime involvations set forth in the application ing moral turpitude, or any misas deemed necessary, and for said demeanor involving the use, manpurpose may refer the matter to ufacturer, sale, distribution, or the police department for additional investigation.

- (a) Powers. The Council shall have complete investigatory powers in reviewing license applications. Said powers shall include, but shall not be limited to, the
 - (1) Requiring submission of eral income tax returns;
 - credit reports;
 - books and records;
 - (4) Requiring submission by affidavit of personal references;
 - (5) Requiring information to tiller. be submitted by affidavit;
- so of the Liquor Control Commissioner in the case of "off sale" this ordinance.
- same location to the same licensee, two clubs shall be issued a "club" until a public hearing shall have of \$4,000.00 been conducted by the Village

credit, nor to any intoxicated person or habitual drunkard, nor to person after written notice not to ground, or within 5000 feet of do so has been served on the livance to the Village Treasurer, censee by a parent, spouse, adult child, or guardian of any such person, nor to any person of Indian blood who has not adopted the All licenses shall exprire on the language, customs, and habits of our civilization, nor to any public prostitute.

- (c) No pool or billard table shall be kept or used in any "on sale" premises except a club as defined hereunder. No licensee shall keep, possess or operate, or permit the keeping, possession or operation of, on the premises, or in any room adjoining the licensed premises controlled by him, any slot machine, dice or other gambling device or apparatus, nor permit any gambling therein, nor permit the licensed premises or any room in the same or in any adjoining building directly or indirectly under his control, to be used as a resort for prostitutes, or other disorderly persons.
- (d) No license shall be issued to any person not a citizen of the United States, nor to any person not of good moral character and repute, nor to any person who shall have been, at any time, a member of the communist party, been convicted of a felony, gross consumption of intoxicating liquor in violation of any laws of the United States, or any State, and of any political subdivision of either, nor to any person whose liquor license or non-intoxicating by the licensee with a correct list as that of malt beverage license, under this of all stockholders of the corpora- making the or any other ordinance or law, shall have been revoked.
- (e) No license shall be granted applicant's past state and fed- to any manufacturer or distiller of intoxicating liquor, nor to any-(2) Requiring submission of one interested in the ownership financial statements and/or or operation of any such place nor to a person operating a licensed place owned by a manufacturer, (3) Requiring submission of distiller, or exclusive wholesale dis tributing agent, and no equipment or fixtures in any licensed place shall be owned in whole or in part by any such manufacturer or dis-
- (f) Not more than one license (b) Approval. After such in- of any class shall be issued to one vestigation and approval of the person, to one management, or to required bond and liability insur- one establishment, except at the ance policy, the Village Council discretion of the Village Council. shall grant or refuse such license "On sale" licenses may be issued in its discretion; provided that no solely for sale of intoxicating such change shall have been ap-"off sale" license shall become ef- liquors in hotels and exclusive "on fective until it, together with the sale" liquor stores annexed to resbond, has the approval of the Li- taurants, "Off sale" licenses shall quor Control Commissioner. No li- be issued only to proprietors of ex- may at any reasonable time excense shall be transferable either clusive liquor stores and drug amine the stock transfer records as to licensee or premises without stores. "Club" licenses shall be the approval of the Council and allissued only to clubs as defined in licensee in order to verify the (subdivision (j) of Section 1. of
- (g) Not more than three estab-(c) Notice. No license for "on lishments shall be issued "on sale" sale" shall be grant- licenses within the Village. Not ed by the Village Council, unless more than six establishments shall such license shall be a renewal of be issued an "off sale" license a license previously granted at the within the Village. Not more than license within the Village.
 - (h) No "on sale" or "off sale"

junior high school, senior high school, church, park or playanother licensed establishment.

- (m) Every room, place or premises wherein such liquor is permitted to be or is sold, pursuant to an "on sale" license, shall be closed and kept closed to the public on every day between the hours of one o'clock A.M. and six o'clock A.M. During the said hours no person, or persons, shall be allowed to be or remain upon, or within such room, place or premises for any pupose whatsoever, except that the owner or licensee, his agents, or servants, or employees may be and remain therein and thereon for the purpose only of cleaning, necessary repairs, or other work in connection therewith, or as watch-
- (n) No intoxicating liquor shall be consumed on the licensed prem- purpose of ises between the hours of one or any emplo o'clock A.M. and eight o'clock A.M. on any day or on Sunday at any time after one o'clock A.M. or before three o'clock P.M. on Memorial Day or before 8 o'clock P.M. on any Election Day in the Village, and during said hours and at said times no intoxicating liquor in any quantity whatsoever shall be served, kept, displayed, or permitted to be on or in any table, booth, bar or other place in such licensed premises, except the stock of liquors stored therein during such times on the premises in such portions thereof as are accessible only to the licensee and his employees.

(o) It shall be a condition of

every license hereafter issued hereunder to a corporation that ized to sell the Village Council be furnished is the act of tion to whom the license is issued licensee is lia and the number of shares held by provided by each, either individually, jointly, sale, equally or beneficially for others; and it ing the same shall be the continuing duty of each corporate licensee promptly to notify the Village Council of any change in ownership or beneficial interest in such shares. Any csange of ownership or beneficial interest in shares of stock entitled to be voted at any meeting of the stockholders of such corporation shall be deemed equivalent to a transfer of the license issued to such corporation, and any such license shall be revoked and terminated thirty days after any such change in ownership or beneficial interest of shares unless the Village Council shall have been notified of such change in writing and proved by the Village Council. The Village Council, or any officer of the Village designated by it and minute books of any corporate names of stockholders and persons voting at meetings of such corporation, and the Village Council may cancel and terminate any license issued hereunder to a corupon determination by the Village Council that any change of ownership of stock in such corporate licensee has actually occurred without such required written notice provided that no such action shall be taken rith the Village Council after two weeks published licenses shall be issued to premises until after a hearing by the Coun-

conviction of ony, gross crime involv No portion (to the Villag turned upon

Section 1 Acts or St unlawful fo enter any the purpose served or de any alcoholi more than o of alcohol b

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- (c) Any or misstate age of any sell, serve or beverage to
- (d) A mi her possessio quor, with it at a place of of his or he Possession liquor at a household of guardian sh dence of in same at a household of guardian.

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"Liquor Control hall have refere of the Liquor oner of the State

nse Required. No tly or indirectly, ie or by any defor sale any inwithout first havense therefor as vided. Licenses only for the pury the statues of this ordinance, three kinds:

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dication for Limmissioner.

be filed with the ogether with all ecords, informahat said Council

Treasurer on the same conditions notice in the official newspaper, zoned other than commercial, unas provided in the penalty clause and three copies of said notice less specifically designated othercase of an application for an "off in the vicinity of the premises to sale" license a similar surety bond be licensed at least ten days beequivalent shall be required, but shall be issued unless approved by the amount of such bond shall be at least a four-fifths vote of the \$2,000.00 and shall be approved Village Council. by the Liquor Control Commissioner. All such bonds shall be for the benefit of the Village and ht of such reason- shall be conditioned as follows:

- (a) That the licensee will obey the law relating to such licensed business.
- (b) That the licensee will pay to the Village when due all taxes, license fees, penalties and other charges provided by law.
- (c) That in the event of any violation of the provisions of any law relating to the retail "off sale" and retail "on sale" of intoxicating liquor, such bond shall be forfeited to the Village.

Section 5. Liability Insurance. The licensee shall provide a liability insurance policy to be ap-Village Attorney, and as to sufcompany on behalf of the licensee was granted. of all sums which the licensee shall become obligated to pay by reason of liability imposed upon him by law for injuries or damages to persons, including the liability imposed upon the licensee by reason licenses, which of Minnesota Statutes 1945, Secconsumption of tion 340.95. Said policy shall become effective not later than the commencement of operation of the licensed premises.

Section 6. Annual License Fees. All license fees are payable in adr away from the vance to the Village Treasurer, and a receipt therefore shall acsuance or renewal of a license. All licenses shall exprire on the no licenses shall initially be grant- prostitute. ed pursuant to this ordinance prior on desiring a li- to the 1st day of March, 1961. "on" or "off" The annual license fee shall be e application in prorated for an unexpired porrescribed by the tion of a license year, provided however that the minimum prorated fee thereof shall be 50% cation shall be of the annual license fee. Annual license fees shall be as follows:

of the required surety bond. In the have been posted in public places or cash or United States bond fore said hearing. No such licenses

Section 8. Conditions of License All licenses granted hereunder shall be granted subject to the following conditions, and all other conditions of this ordinance, and subject to all other ordinances of the Village applicable thereto and to all regulations promulgated by the Liquor Control Commissioner applicable thereto.

- (a) Every licensee shall be responsible for the conduct of his place of business and the conditions of sobriety and order therein. No "on sale" dealer shall sell liquor by the bottle or container for removal from the premises. No dealer licensed for "off sale" only shall permit the consumption of any liquor on such licensed premises. The license shall be posted in proved as to legal form by the a conspicuous place on the licensed premises at all times, which license ficiency by the Council, which shall not be effective beyond the policy shall specifically provide compact and contiguous space for the payment by the insurance named in the license for which it
- (b) No liquor shall be sold to any minor. No license shall be granted to a minor, and no minor shall be employed in any room constituting the place in which intoxicating liquors are sold retail at "on sale". No liquor shall be sold or furnished to anyone on credit, nor to any intoxicated person or habitual drunkard, nor to any spendthrift or improvident person after written notice not to do so has been served on the licensee by a parent, spouse, adult child, or guardian of any such company each applicantion for is- person, nor to any person of Indian blood who has not adopted the language, customs, and habits of y on the club 30th day of June of each year and our civilization, nor to any public
 - (c) No pool or billard table shall be kept or used in any "on sale" premises except a club as defined hereunder. No licensee shall keep, possess or operate, or permit the keeping, possession or operation of, on the premises, or in any room adjoining the licensed premises controlled by him, any slot ma-(a) Three Thousand Dollars, chine, dice or other gambling de-(\$3,000.00) for an "on vice or apparatus, nor permit any

wise by the zoning ordinances of the Village,

- (i) No license shall be granted for operation on any premises upon which taxes or assessments or P.M. on an other financial claims of the Vil- before 8 o'c lage are delinquent and unpaid tion day in
- (j) All premises where any license hereunder is granted shall be open to inspection by any Councilman, police or health officer, or other properly designated officer or employee of the Village, without warrant, at any time during which the place so licensed shall be open to the public for business.
- (k) No licensee shall sell, offer for sale or keep for sale, intoxicating liquors in any original package which has been refilled or partly refilled. No licensee shall directly or through any other person dilute or in any manner tamper with the contents of any original package so as to change its composition or alcoholic content while in the original package. Possession on the licensed premises by any licensee of any intoxicating liquor in the original package differing in composition or alcoholic content from the liquor when received from the manufacturer or wholesaler from whom it was purchased shall be prima facie evi- may then be dence that the contents of the original package have been tampered with, diluted or changed.
- (1) No license shall be granted to an establishment within 1000 feet of any elementary school, junior high school, senior high school, church, park or playground, or within 5000 feet of another licensed establishment.
- (m) Every room, place or premises wherein such liquor is permitted to be or is sold, pursuant to an "on sale" license, shall be closed and kept closed to the public on every day between the hours of enter any one o'clock A.M. and six o'clock the purpose A.M. During the said hours no person, or persons, shall be allowed to be or remain upon, or within such more than o room, place or premises for any of alcohol b pupose whatsoever, except that the owner or licensee, his agents, or servants, or employees may be and remain therein and thereon for the purpose only of cleaning, necessary repairs, or other work in connection therewith, or as watch-

cil on ten censee.

Section 9 No sale of be made o o'clock A.M sale" shall o'clock A.M A.M. of any sale" shall o'clock A.M P.M. of any on which da made until 1 sale" shall b Day, Januai May 30; In 4; Thanksgir Day. Decem

Section 10 sumption. In "on sale" th served and counters or chairs at w sit to be se male patron tables only.

Section 11 cense grante temporarily without noti a hearing s the Council Any violatio condition of state licensi fication of application revocation. be revoked conviction of ony, gross crime involv No portion to the Villag turned upon

Section 1 Acts or St served or de any alcoholi

(b) A mit toxicating li attempt to other purch any intoxica

- mean the sale of liquor by the glass for consumption on the premises
- (e) The term "Off Sale" shall mean the sale of liquor in original package in retail stores for licensed premises only; and consumption off or away from the premises where sold.
- (f) The term "package" or "original package" shall mean and include any container or receptacle holding liquor, which container or receptacle is corked or sealed.
- (g) The term "Hotel" as herein used shall mean and include any establishment having a resident proprietor or manager, where in consideration of payment therefore, food and lodging are regularly furnished to transients, and which maintains not less than 30 guest rooms, with bedding and other suitable and necessary furnishings in each room, and which is provided with suitable lobby. desk, and office for registration of its guests, at the main entrance and on the ground floor, and which employs an adequate staff to provide suitable and usual service, and which maintains under the same management and control as the rest of the establishment and has an integral part thereof a dining room with appropriate facilities for seating not less than 50 guests at one time, where the general public is, in consideration of payment therefore, served with meals at tables. The term "Hotel" as used herein shall include a motel or motor hotel.
- (h) The term "Restaurant" as herein used shall mean any establishment, other than a hotel, under the control of a single proprietor or manager having appropriate facilities for the serving of meals to not less than 60 guests at one time and where meals are regularly furnished or served at tables to the general public and which employs an adequate staff to provide the usual and suitable service to its guests, and the principal part of the business of which is the serving of foods.
- (i) The term 'Exclusive Liquor Store" as herein used shall be an establishment used exclusively for the retail sale of intoxicating liquor, cigars, cigarettes, all forms of tobacco, non-intoxicating malt beverages and soft drinks, at re-You sale" or "off sale." tail, either
- (i) The term "Club" shall meating and include any corporation duly organized under the laws of the State of Minnesota for civic, fraternal, social or business purposes or for intellectual improvement or for the promotion of sports, which shall have been in existence for 20 years or more, which shall have more than 50 members, and which shall for more than one year have owned, hired or leased a building tent and character as may be suitable and adequate for the reason- the case of an application for a able and comfortable accommoda-license for "on sale," the applition of its members and whose at-

- (d) The term "On Sale" shall liquor on the licensed premises only;
 - (b) "Off Sale" licenses, which shall permit the sale of liquor at retail in original packages for consumption off or away from the
 - (c) "Club" licenses, which shall permit the consumption of liquor by members only on the club premises.
 - Section 3. Application for Li-Liquor Control Commissioner.
 - (a) The application shall be Village Council together with all other pertinent records, information and reports that said Council may require from time to time:
 - (b) The application shall evidence compliance with the following requirements:
 - (1) The applicant shall be a citizen of the United States, or, if a corporation, it shall be or ganized and existing under the laws of the State of Minnesota. its registered office shall be in Maple Grove, and its officers, directors, stockholders, and managing agent shall be United States citizens:
 - (2) The applicant, and if a corporation, its officers, directors, stockholders, and managing agent, shall be persons of good moral character and repute, and of a felony, gross misdemeanor, any crime involving moral turpitude, or any crime involving the use, manufacture, sale, distribution, or consumption of intoxicating liquor, shall be at least 21 years of age, and shall never have been a member of the communist party;
 - (3) The applicant shall have been a resident of Maple Grove for at least one year, and if a corporation, the managing agent thereof shall have been a resident for a like period;
 - (4) The applicant, and if a corporation, its officers, directors, shareholders, and managing agent, shall not be an owner of an interest, however small, disclosed or undisclosed, in any liquor establishment or related business any where within Hennepin county, nor a relative, by ment or related business any
 - (5) The applicant shall establish proof of financial responsibility.

Section 4. Bond. A bond with each application for a license. In come effective not later than the commencement of operation of the licensed premises.

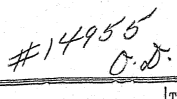
Section 6. Annual License Fees. All license fees are payable in advance to the Village Treasurer, and a receipt therefore shall accompany each applicantion for issuance or renewal of a license. All licenses shall exprire on the language, cust 30th day of June of each year and our civilization no licenses shall initially be granted pursuant to this ordinance prior cense. Every person desiring a li- to the 1st day of March, 1961. cense for either "on" or "off" The annual license fee shall be sales shall file the application in prorated for an unexpired porthe form to be prescribed by the tion of a license year, provided however that the minimum prorated fee thereof shall be 50% of the annual license fee. Annual verified and shall be filed with the license fees shall be as follows:

- (a) Three Thousand Dollars, (\$3,000.00) for an "on sale" licensee.
- (b) One Hundred Dollars, (\$100.00) for an "off sale" license.
- (c) One Hundred Dollars, (\$100.00) for a "club" li-

Section 7. Granting of Licenses. Before granting a license the Village Council shall review the application, the background of the applicant(s), and all pertinent records submitted with the application, and may cause any additional investigation to be made of the applicant and of all the representations set forth in the application as deemed necessary, and for said purpose may refer the matter to shall never have been convicted the police department for additional investigation.

- (a) Powers. The Council shall have complete investigatory powers in reviewing license applications. Said powers shall include, but shall not be limited to, the following:
 - (1) Requiring submission of applicant's past state and federal income tax returns;
- (2) Requiring submission of financial statements and/or credit reports;
- (3) Requiring submission of books and records;
- (4) Requiring submission by affidavit of personal references;
- (5) Requiring information to tiller. be submitted by affidavit;
- (b) Approval. After such investigation and approval of the person, to one blood or marriage to any such required bond and liability insur- one establishme person, and shall not be an ance policy, the Village Council discretion of the agent, representative, or em- shall grant or refuse such license "On sale" licen ployee of any liquor establish- in its discretion; provided that no solely for sal "off sale" license shall become ef- liquors in hotel fective until it, together with the sale" liquor sto bond, has the approval of the Li-taurants. "Off quor Control Commissioner. No li- be issued only to cense shall be transferable either clusive liquor as to licensee or premises without stores. "Club" the approval of the Council and allissued only to or space in a building of such ex- corporate surety shall accompany so of the Liquor Control Commis- (subdivision (j. sioner in the case of "off sale" this ordinance.
- (c) Notice, No license for "on lishments shall cation shall be accompanied by a sale" or "off sale" shall be grant-licenses, within fairs and management are con-corporate surety bond in the sum ed by the Village Council, unless more than six e ducted by a board of directors, of \$4,000.00, to be approved as to such license shall be a renewal of be issued an executive committee, or other legal form by the Village Attor- a license previously granted at the within the Village similar body chosen by the mem-neyfi, and as to sufficiency by the same location to the same licensee, two clubs shall bers at a meeting held for that Council; or in lieu of such bond, purpose, none of whose members, cash or bonds of the United States until a public hearing shall have officers, agents, or employees are of a market value of \$4,000.00 been conducted by the Village paid directly or indirectly any com- may be deposited with the Village Council after two weeks published licenses shall be

- credit, nor to ; son or habitus any spendthri person after w do so has bee censee by a p child, or guar person, nor to dian blood who prostitute.
- (c) No pool be kept or use premises excep hereunder. No possess or ope keeping, posses on the premise adjoining the controlled by chine, dice or vice or appara gambling ther licensed premi the same of building direct der his contro resort for pros orderly person
- (d) No licen any person no United States. not of good n repute, nor to shall have bee member of the not to any per been convicted misdemeanor, o ing moral turp demeanor invol ufacturer, sale consumption of in violation of United States. of any politic either, nor to liquor license malt beverage or any other shall have been
- (e) No licen to any manufi of intoxicating one interested or operation of to a person of place owned b distiller, or excl tributing agent, or fixtures in shall be owned by any such m
- (f) Not mor of any class she
- (g) Not more license within
 - (h) No "on i



VILLAGE OF MAPLE GROVE

Liquor Licensing Ordinance

AND REGULATING THE SALE AND CONSUMPTION OF IN-TOXICATING LIQUOR WITHIN THE VILLAGE OF MAPLE GROVE AND ESTABLISHING A PENALTY FOR VIOLATION.

The Village Council of MAPLE GROVE Does Ordain:

Section 1. Definition of Terms. As used in this ordinance:

- (a) The term "person" includes an individual natural person of either sex, a co-partnership, a corporation, an association of persons, and the agent, manager or employee of any of the aforesaid
- (b) The terms "intoxicating liquor" and "liquor" shall mean and include ethyl alcohol and include distilled, fermented, spirituous, vinous and malt beverages containing in excess of 3.2 per cent of alcohol by weight.
- (c) The terms "sale", "sell" and "sold," in addition to their accepted meanings, shall mean and include all barters, and all manners or means of furnishing intoxicating liquor or liquors as above described in violation or evasion of
- (d) The term "On Sale" shall mean the sale of liquor by the glass for consumption on the premises only.
- (e) The term "Off Sale" shall mean the sale of liquor in original package in retail stores for consumption off or away from the premises where sold.
- iginal package" shall mean and premises. include any container or receptacle holding liquor, which container or receptacle is corked or sealed.
- (g) The term "Hotel" as herein used shall mean and include any establishment having a resident proprietor or manager, where in consideration of payment therefore, food and lodging are regularly furnished to transients, and

the distribution or sale of bev- sioner. All such bonds shall be erages to the members of the club for the benefit of the Village and beyond the amount of such reason-shall be conditioned as follows: able salary or wages as may be fixed and voted each year by the directors or other governing body.

- (k) The term "Applicant" shall mean any person applying for a license hereunder and shall include all other persons holding any interest, disclosed or undisclosed, in the establishment sought to be licensed. The term "applicant" shall also include a person seeking a license as a transferee thereof.
- (1) The term "Liquor Control Commissioner" shall have reference to the office of the Liquor Control Commissioner of the State of Minnesota.
- Section 2. License Required. No person shall, directly or indirectly. upon any pretense or by any device, sell or keep for sale any intoxicating liquor without first having obtained a license therefor as hereinafter provided. Licenses shall be granted only for the purposes permitted by the statues of the State and by this ordinance, and shall be of three kinds:
- (a) "On Sale" licenses, which shall permit the consumption of liquor on the licensed premises only;
- (b) "Off Sale" licenses, which shall permit the sale of liquor at retail in original packages for licensed premises only; and
- (c) "Club" licenses, which shall (f) The term "package" or "or- by members only on the club

Section 3. Application for Lithe form to be prescribed by the tion of a license year, provided Liquor Control Commissioner.

(a) The application shall be verified and shall be filed with the Village Council together with all other pertinent records, information and reports that said Council

Treasurer on the same conditions notice in the as provided in the penalty clause and three cop of the required surety bond. In the have been pos case of an application for an "off in the vicinity sale" license a similar surety bond | be licensed at or cash or United States bond fore said heari equivalent shall be required, but shall be issued the amount of such bond shall be at least a four \$2,000.00 and shall be approved Village Council AN ORDINANCE LICENSING | pensation by way of profit from by the Liquor Control Commis-

- (a) That the licensee will obey the law relating to such licensed subject to all
- (b) That the licensee will pay to the Village when due all taxes, license fees, penalties and other charges provided by law.
- (c) That in the event of any violation of the provisions of any law relating to the retail "off sale" and retail "on sale" of intoxicating liquor, such bond shall be forfeited to the Village.

Section 5. Liability Insurance. The licensee shall provide a liability insurance policy to be approved as to legal form by the Village Attorney, and as to sufficiency by the Council, which policy shall specifically provide for the payment by the insurance named in the company on behalf of the licensee of all sums which the licensee shall become obligated to pay by reason of liability imposed upon him by law for injuries or damages to persons, including the liability imposed upon the licensee by reason of Minnesota Statutes 1945, Section 340.95. Said policy shall become effective not later than the commencement of operation of the licensed premises.

Section 6. Annual License Fees. All license fees are payable in ad- do so has been consumption off or away from the vance to the Village Treasurer, censee by a pa and a receipt therefore shall accompany each applicantion for is- person, nor to permit the consumption of liquor All licenses shall exprire on the 30th day of June of each year and our civilization no licenses shall initially be grant- prostitute. ed pursuant to this ordinance prior cense. Every person desiring a li- to the 1st day of March, 1961. cense for either "on" or "off" The annual license fee shall be sales shall file the application in prorated for an unexpired porhowever that the minimum prorated fee thereof shall be 50% of the annual license fee. Annual license fees shall be as follows:

> (a) Three Thousand Dollars, (\$3,000.00) for an "on vice or appara

Section 8. C All licenses shall be grante lowing conditi conditions of of the Village and to all regu by the Liquor (er applicable t

- (a) Every I sponsible for place of busin tions of sobriet No "on sale" liquor by the for removal fro dealer licensed. shall permit t any liquor on ises. The licens a conspicuous I premises at all shall not be el compact and was granted.
- (b) No liqu any minor. N granted to a m shall be empli constituting the toxicating liqu at "on sale". sold or furnis credit, nor to a son or habitua any spendthril person after w child, or guar dian blood who ianguage,
- (c) No pool be kept or use premises excep hereunder. No possess or ope keeping, posses on the premise adjoining the controlled by chine, dice or

GET OUR PRICES ON ICE CREAM for your next party or celebration. Vince Pharmacy, Osseo, Minn., Phone HA. 5-2026. We deliver.

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MOTOR OIL - SAE 10-20-30-40 grades. 59c gallon. Bring your own container. Osseo Gamble Store. HA. 5-2174.

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NEED A GOOD CHEAP Dairy concentrate? Try Purina's 50% Cow Chow. Ask about prices. Rogers Grain and Feed.

HOUSES WANTED! Our expanded sales force is anxious to show you our fast officient service. Call Bill Setzler, HA. 5-3312 at the Broker Building, KE, 3-6330

FOR RENT: Apartment, 3 rooms and bath. Utilities furnished. Ken Heesen, HA, 5-3217.

you, Al Miller and Robert Bengston. It will pay you to see MENZEL REALTY on Highway 152 - 52 South of Osseo

satisfaction is our business. Phone HA. 5-3221

FOR RENT: Walkout basement apartment, fireplace, picture window, utilities, 13/2 miles W. of Bass Lake. Matt Munn, KE 3-6482. Furnished or unfurnished.

> GERALD R. WALSH Attorney at Law

11 West Third Street

HA. 5-2103 Osseo, Minn.

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TAylor 7-2995

Purity - Ohleen DAIRY SERVICE

mallow snowmen favors for the Children's Hospital in St. Paul. The project is to be completed December 16 at the Al Hechtman home.

The following volunteered to serve on commitees: Calling, Al Hechtman and Brian Germundsen; they will call members for unscheduled events. Ways and Means: Bill Anstett and Douglas garlicky. White; they will think of ways to raise money for our club. Transportation: Brian Germundsen and Mike Dellno; they make arrangements for transportation to meetings and other activities. Librarian: Vickie Hill, Vickie will keep a folder for each project carried by our members. This oflder us then checked out by anyone desiring to use it for reference material for demonstration or project talks,

Safety chaiman: Vince Hilgert. He is responsible for all safety activties and publications.

Recreation chairman: Jean Baker. She keeps a file of all our licky. games and helps the members select games for our recreation.

Song leader: Janice Spartz. Historian: Gary Germundsen:

Gary will keep a scrapbook of our club activities.

We sang Christmas carols and played a few games. Vince Hilgert gave a humorous reading of nite before Christmas.

tion on making holiday candle tors below No. 2 through No. 4; tory om immunization, holders using holy not restaurable tors below No. 2 through No. 4; tory om immunization, holders using holy not restaurable tors below No. 2 through No. 4; holders using hob nail timblers, discounts for black, brown or

delicious Christmas pu was served by mesdames Alquist, White and Germundsen, Our next meeting will be January 10 at the William and Anstett home.

Support Program

(Continued from Page 1) grades down to No. 5 or No.

Flaxseed: \$2.44 per bushel for No. 1. Premium for low moisture;

ghums). Discounts for lower Fleming, director of the division grades down grades down to No. 4, No. 4 smutty, No. 4 discol sorghums and containing not more than 13 percent than 13 percent moisture.

Grade No. 3; premium for higher and deaths. test weight only, for No. 4 be of diphtheria reported to the U. S. during cause of "he die No. 4 be Dublic Health Service. In a coop ter d cause of "badly stained" or "materially weather the stained of these cases with ular in the stained of these cases with the stained of the sta terially weathered" and for gar-licky.

on test weight only. Discounts ap- fully immunized, representing an what he plicable to mer last 25 plicable to rye containing more immunization failure of six per last 25 tsan 3/10 of 1 tsan 3/10 of 1 per cent ergot; rye cent. No deaths were reported containing containing more than 1 percent among these patients, and only ergot inclicible ergot ineligible.

Premium for low moisture; discounts for grade and quality fac-

OSSEO

1955-59 the following cases deaths were reported to the state health department: 214 cases of diptheria with 20 deaths; 1,379 cases of pertussis with 4 deaths; soil 989 cases of poliomyelitis with 37 deaths; and 38 cases of tentanus

with 12 deaths. Many of these 2,611 cases and most of the 73 deaths could have been prevented if every suscept ible person had received the proper dredweight for Grade No. 2 or better event. better except mixed grain sor-ghums). Discount for Grade No. 2 or immunizations as the property of the division of the division agai inju The value of immunization in are

Oats: 47 cents per bushel for theria and the other of polio cases Hea mur ther

In 1959 there were 860 cases Rye: 94 cents per bushel for tion status was obtained in 755 levels rade No. 2 are bushel for too status was obtained in 755 levels. Grade No. 2 or better or No. 3 cases. Only 46 patients had been on test weight Soybeans: \$1.79 per bushel for who had been immunized at some

> Polio epidemics, such as the one in Minnesota in 1952 in which 3,926 cases and 206 deaths were reported, could still occur unless a greater proportion of the population is protected. Of the 200 paralytic cases reported in Minnesota in 1959, 158 (79%) occurred in persons who had received no Salk vaccine or less than the three doses recommended as the primary series. Of the 17 deaths reported, 11 victims had received no vaccine. Four others had received less than the recommended primary series. Although tetanus is not a comnunicable disease, cases and

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AMERICAN LEGION CLUBROOMS ALL WELCOME—Hats, Noisemakers, etc.

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bob evan's corner

The year of 1960 is just about kaput. It was suppose to be a sizzler but it turned out to be just an average year for everyone. But it was a rewarding year. No war, most all of us enjoyed a good standard of living, and the outlook for the future is good. Could have been a lot worse. So we do have a great deal to be thankful for. I want to take this opportunity to thank you for the business given our firm this year and the friends we made. Also may 1961 be a Happy and Prosperous year for all of you.

In 1961 nothing Great will be achieved without enthusiasm.

EVANS FURN

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a n d

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PRINTERS and PUBLISHERS



HOUSE FOR SALE IN ANOKA With built in stove and oven. 3 bedrooms, kitchen, and dining and living room and bath. Garage attached, hot water baseboard heating. Full basement. City gas. Lot 100 ft. front by 200 ft. depth. Brick front. Jos. W. Mastley, owner, HA. 5-2745.

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PATZ EQUIPMENT, barn cleaners, self propelled silo unloaders, Auger feeder and Gardner barn equipment. For information and price call L. C. Grambart, Osseo, HA. 5-2480.

FOR SALE-14 corrugated aluminum roofing. 10 ft, length of 6 ft. sheets all new. 10 ft. 3.25, 6 ft. 1.99, 10 ft. sheet covers 20 sq. ft. Jos. W. Mastley, owner, HA. 5-2745.

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FOR SALE - Open House next Sunday and Monday, New 3-bedroom walk-out with lake right on east side of Fish Lake-near Osseo and Crystal, \$15,000 and low down payment, 216 acres adjoining available on terms. SHEFFIELD, Call TA 2-7150.

PIONEER TREE SERVICEtree removal and sawing, land clearing and blasting. Insured Free estimates. Call LI 5-7222 or GR 8-4626.

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FOR SALE: 6 feeder pigs eight weeks old. HA 5-3007.

FOR SALE: Fireplace wood, birch. Roman Eckes, 132 - 2nd Av. SE HA 5-3562.

Cousins Country

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The club voted to make marshmallow snowmen favors for the Children's Hospital in St. Paul. The project is to be completed December 16 at the Al Hechtman home.

The following volunteered to serve on commitees: Calling, Al Hechtman and Brian Germundsen; they will call members for unscheduled events. Ways and grades down to No. 5 or No. Means: Bill Anstett and Douglas White; they will think of ways to raise money for our club. Transportation: Brian Germundsen and Mike Dellno; they make arrange ments for transportation to meetings and other activities. Librarian: Vickie Hill, Vickie will keep a folder for each project carried by our members. This oflder us then checked out by anyone desiring to use it for reference ma- than 13 percent moisture. terial for demonstration or pro-

ash trays, clay and a caroling an- mixed. Soybeans containing m gel. She decorated it very clever than 14 percent moisture ine ly using small balls and beads. ible..

Bill Anstett has attended the county craft project meeting with No. 1. Premiums for higher qu his mother, Mrs. William Anstett ity; discounts for lower gra who is our craft propect leader. down to No. 4, 5 or "samp He showed us how to make holi- on test weight only but having day candles from bees wax and test weight of not less than sequins. Bill has learned how to pounds. per bushel. Wheat m make so many things . He prom- not be musty, sour, heating or l ised us another demonstration Discount of 20 cents per bus next month. Larry Alquist gave a for specified undesirable variet very timely project talk on the proper care and use of our Christmas tree. He stressed the following don't for a safer holiday.

1. Don't put lighted candles on the tree.

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Support Program

(Continued from Page 1)

Flaxseed: \$2.44 per bushel for No. 1. Premium for low moisture; discount for No. 2.

Grain sorghum: \$1.39 per hundredweight for Grade No. 2 or immunizations as a preven better except mixed grain sor-measure, according to Dr. I ghums). Discounts for lower Fleming, director of the div grades down to No. 4, No. 4 smut-ty, No. 4 discolored or mixed grain The value of immunization ty, No. 4 discolored or mixed grain sorghums and containing not more the prevention of disease i

Wheat: \$1.96 per bushel

State Health **Department Urg Immunizations** To Help Curb Disease Spread

Cases and deaths which conti to occur in Minnesota from s preventable diseases as dipthe dicate that much remains to

During the five-year per 1955-59 the following cases deaths were reported to the s health department: 214 cases diptheria with 20 deaths; 1 cases of pertussis with 4 dea 989 cases of poliomyelitis wit deaths; and 38 cases of tent with 12 deaths.

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siring to use it for reference ma-

terial for demonstration or pro-

He is responsible for all safety ac-

tivties and publications.

Safety chaiman: Vince Hilgert.

Recreation chairman: Jean Ba-

games and helps the members se-

lect games for our recreation.

Song leader: Janice Spartz.

Historian: Gary Germundsen:

played a few games. Vince Hil-

gert gave a humorous reading of

Janice Spartz gave a demonstra-

tion on making holiday candle

holders using hob nail timblers,

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Ways and

events.

Support Program

delicious Christmas pa

William and Anstett home.

(Continued from Page 1)

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Grade No. 3; premium for higher and deaths. quality; discounts for No. 4 on ker. She keeps a file of all our licky.

containing more than 1 percent We sang Christmas carols and ergot ineligible.

Soybeans: \$1.79 per bushel for No. 2 or better, green and yellow. Premium for low moisture; discounts for grade and quality factors below No. 2 through No. 4; discounts for black, brown or

OSSEO

During the five-year period deaths continue to 1955-59 the following cases and quate immunization deaths were reported to the state is recommended. I health department: 214 cases of lissed that six of

diptheria with 20 deaths; 1,379 who died from te cases of pertussis with 4 deaths; 989 cases of poliomyelitis with 37 deaths; and 38 cases of tentanus

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In 1959 there were 860 cases test weight only, for No. 4 be- of diphtheria reported to the U.S. cause of "badly stained" or "ma- Public Health Service. In a coopterially weathered" and for gar-erative study of these cases with the states involved, the immuniza-Rye: 94 cents per bushel for tion status was obtained in 755 Grade No. 2 or better or No. 3 cases. Only 46 patients had been on test weight only. Discounts ap-I fully immunized, representing an plicable to rye containing more immunization failure of six per Gary will keep a scrapbook of our tsan 3/10 of 1 per cent ergot; rye cent. No deaths were reported among these patients, and only five deaths occurred in persons 22222 who had been immunized at some time in their lives. A total of 41 deaths occurred among the 555 persons (74%) with no prior history om immunization.

Polio epidemics, such as the one in Minnesota in 1952 in which 3,926 cases and 206 deaths were reported, could still occur unless a greater proportion of the population is protected. Of the 200 paralytic cases reported in Minnesota in 1959, 158 (79%) occurred in persons who had received no Salk vaccine or less than the three doses recommended as the primary series. Of the 17 deaths reported, 11 victims had received no vaccine. Four others had received less than the recommended primary series.

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State Health Department Urges Immunizations To Help Curb Preventable

Disease Spread Cases and deaths which continue to occur in Minnesota from such preventable diseases as diptheria, pertussis (whooping cough), poliomyelitis, and tetanus (lockjaw) indicate that much remains to be done, even though the death rate from all communicable diseases has dropped from 58.8 per 100,000 population in 1949 to 43.5 in

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Immunization against tentanus protects against infection that may result from minor cuts and scratches, as well as severe wounds. Persons previously immunized against tetanus should receive a booster dose of toxoid in case of injury, especialy if their wounds are penetrating and contaminated with dirt.

The Minnesota Department of Health recommends primary immunization against smallpox, diphtheria, polio, pertussis, and tetanus during the first year of life. Booster doses should be given at regular intervals, perhaps throughout their money. life, in order to insure adequate levels of immunity.

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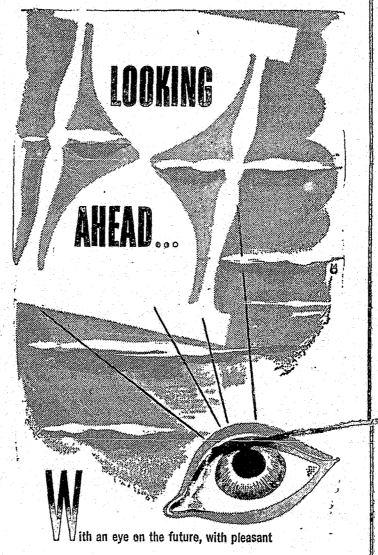
tain diseases should not lead to tural disease disappears, persons have less chance to build up natural immunity.

"If we are to maintain the gains made, we must do more and more immunizing since it is impossible to completely eradicate these diseases. Protection is especially important during infancy and preschool years since these children lack natural immunity to these diseases," Dr. Fleming states.

From 1955 to 1959 non-military spending by the federal government increased by \$10.8 billion. This was more than it cost to run the entire government in

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