FIRST READING

ORDINANCE No. 2024-02

AN ORDINANCE IN AMENDMENT TO CHAPTER 15 OF THE ORDINANCES OF THE BRISTOL TOWN CODE

* * *

CHAPTER 15 – JUNK, SECONDHAND AND ANTIQUE DEALER

* * *

ARTICLE II. LICENSE

Sec. 15-36. Required; conditions.

No person shall sell, purchase, barter or deal in junk, <u>or</u> old metals, secondhand articles or antiques, and no person shall establish, operate or maintain an automobile junkyard within the town, without having first obtained a license as provided in this chapter. All licenses issued shall be subject to such conditions and restrictions as the town council shall deem appropriate to promote the public health, safety or general welfare, and shall be revocable at the pleasure of the town council.

(Code 1972, § 10-2)

* * *

Sec. 15-38. Hearing on application by town council.

The town council shall hold a public hearing on any application for a license under this chapter in any location not lawfully occupied for such purpose at the time of the application for such license. Notice of such public hearing shall be posted at least seven days, but not more than 14 days prior to such hearing, in not less than two public places in the town, and in a newspaper of general circulation in the town; provided, however, that before the town council shall post or publish notice of a hearing, the applicant shall deposit the sum set out therefor in section 11-1 with the town clerk, plus the cost of posting and publishing such notice. Such notice shall indicate <u>that whether</u> the applicant is either a junk, secondhand or antique dealer.

(Code 1972, § 10-4)

Sec. 15-39. Prerequisites to issuance—Approval of adjoining property owners.

No license shall be granted to the keeper of any shop or storehouse for the reception of any junk, <u>or</u> old metals, secondhand articles or antiques or to a person establishing, operating or maintaining an automobile junkyard, in any location not lawfully occupied for such purpose at the time of the application for such license, where the owners or occupants of the greater part of the land within 200 feet of such building or place shall file with the town council their objection to the granting of such license; provided, however, that this section shall not apply to any applicant who is the keeper of such an <u>shop or storehouse or</u> automobile junkyard in the town which is being acquired by eminent domain proceedings, who is applying for a license to relocate such business within the town.

(Code 1972, § 10-5)

* * *

This ordinance shall take place upon its passage.

/Volumes/Share/Bristol/Ordinances/2nd hand stores- licnensing/Ord re_ 2nd hand stores licensing d2.docx