

LICENSE ADDENDUM AGREEMENT

This Agreement is entered in to this 29th day of July, 2003, by and between Minnesota Historical Society, DBA: Mill City Museum, (the "Applicant") and the City of Minneapolis (the "City").

WHEREAS, the Applicant has applied to the City for a Class A Liquor License for a restaurant and liquor operation located at 704 2nd Street South, approved licensed premises and

WHEREAS, the City Council has expressed concern with regard to permitting so-called adult entertainment on the licensed premises; and

WHEREAS, the Applicant desires to provide acceptable forms of entertainment which require a Class A Liquor License; and

WHEREAS, with the additional restrictions and obligations on the Applicant's part recited below, the City Council will look more favorably upon the application of Applicant; and

WHEREAS, the Applicant agrees to operate under and fully perform the obligations set out hereunder;

NOW, THEREFORE, in consideration of the City granting the Applicant a Class A Liquor License for the premises at the Applicant agrees as follows:

- 1. The Applicant will not allow any activities to occur on its premises which include or involve nude or semi-nude dancing, revealing or inappropriate employee attire, mud wrestling, wet T-shirt contests, employee wrestling with customers or sexually suggestive touching, and other similar types of activities.**
- 2. Violation of the terms of paragraph 1 above shall provide a basis for revocation of Applicant's Class A Liquor License.**
- 3. All parties hereto agree that this Agreement is specifically enforceable and that in any litigation involving this Agreement, no defense will be raised as to its enforceability.**

By (signature) _____ 07/29/03

Date

**(print or type) Deborah J. Johnson
Applicant Representative**

City Of Minneapolis: Witnessed By Phil Schliesman