ORDINANCE 2018-050    PASSED: SEPTEMBER 24, 2018

AMENDING CHAPTER 32 “BUSINESS REGULATIONS”
OF THE MUNICIPAL CODE OF THE CITY OF DEKALB,
ILLINOIS, AS IT PERTAINS TO PAWN BROKERS WITHIN
 THE CITY OF DEKALB.

WHEREAS, the City of DeKalb is a home-rule municipality with the power and authority
Municipal Code; and

WHEREAS, the City presently maintains provisions of Chapter 32 of the City Code
regulating certain businesses; and

WHEREAS, the City seeks to make an amendment to said section to provide for the
amendment of regulations applicable to pawnbrokers; and

WHEREAS, the City Council has determined that it is necessary and appropriate to
amend said regulations to include the following restrictions, so as to protect and promote
the public health, safety, welfare and morals;

THEREFORE BE IT ORDAINED by the Mayor and City Council of the City of DeKalb,
DeKalb County, Illinois, as follows:


Chapter 32, “Business Regulations” shall be amended with the insertion of Sections 32.01
- 32.22 as follows:

32.01. Definitions.

1) Pawnbroker: Every owner, operator or employee engaged in the business of
receiving property in pledge or as security for money or other things advanced to the
pawner or pledger shall be deemed to be a pawnbroker. The conduct of any other
business which is regulated by the state or federal government as a pawnbroker shall
also be deemed to be a pawnbroker.

2) Licensee: The owner, operator, and all employees of a business licensed under
this article.

3) Junk/Scrap: Manufactured articles or parts that have been discarded and are
useful only as material for reprocessing or recycling.

4) Precious Metals: Articles consisting primarily of the elements gold (chemical
symbol Au), silver (chemical symbol Ag), platinum (chemical symbol Pt) or palladium
(chemical symbol Pd), but not including articles merely plated with these metals or articles
similar in color to these metals but not actually consisting of them.

5) Individually Identifiable Articles: Articles that are individually identifiable by an identification number, serial number, engraving, stamping, forging or other applied numbers, letters, characters or markings, or other unique features that serve to distinguish it from any other similar article and which could be used to establish ownership of the article.

32.02. Electronic reporting of transactions.

The Police Department shall enter into a contract for service with a company designated by the Chief of Police (hereafter, “the Online Records Repository”), in order to enhance its investigative services to protect pawnbrokers and members of the general public. In the event of a change to its electronic reporting system, the city will notify all impacted licensees of the change within a reasonable time prior to such change.

Every pawnbroker shall operate and maintain a computer system with internet access and photographic or video capability sufficient for the electronic reporting requirements described in this article. Any failure or malfunction of such equipment on the part of the licensee shall not exempt the licensee from the recording/reporting requirements outlined in this Ordinance. The licensee shall immediately notify the police department of any such failure or malfunction, and shall have such resolved as soon as practicable. Failure by the licensee to resolve any failure or malfunction of equipment within two business days of their failure or malfunction shall lead to license revocation proceedings hereunder.

Each licensee shall maintain an account with the then-current Online Records Repository for the purpose of reporting transactions as required herein.

32.03. Record of transactions.

Throughout the term of the license, every pawnbroker shall report/upload to the then-current Online Records Repository the below listed information for each and every transaction conducted during each day they were open for business by the end of that business day. All information shall be recorded in the English language.

A transaction shall consist of all articles brought in to a pawnbroker for sale, barter, trade, pledge or pawn by an individual (pawner/seller) at the same time and date, and includes the sale of non-junk/scrap articles by a pawnbroker to another person. Articles brought in to a pawnbroker by an individual (pawner/seller) for sale, barter, trade, pledge or pawn at different times on the same date by the same person shall be considered as separate transactions, regardless of how short the difference in time is between those transactions. Separate transactions, either from the same person or different persons, shall not be combined and reported collectively. The licensee shall also comply with such rules and regulations as the Chief of Police shall establish regarding the reporting of
information into the Online Records Repository from time to time, and the Police
Department shall provide each licensee with a written notice of any revision to such
policies. The licensee shall also comply with the policies and procedures of the Online
Records Repository.

1. Non-junk/scrap articles other than coins and paper money.
   A. Purchases/receipts by licensees.
      I. All such articles sold, bartered, traded, pledged or pawned to a pawnbroker
         by an individual (pawner/seller) during a transaction shall be associated with
         the person (pawner/seller) who brought the article(s) in. The licensee shall
         record/report the following information for each such transaction:

         a. The name, current address and date of birth of the pawner/seller.

         b. A digital photographic or scanned image of a photo ID card of the
            pawner/seller, sufficiently clear to allow the information on the ID to be
            read. The photo ID must be a currently valid (not expired) card issued
            by a government entity of the United States and must include the
            pawner/seller’s first and last name, current address, date of birth, and
            physical descriptors.

         c. The date and time of the transaction.
      II. Descriptions/photographs of articles.
          a. Individually identifiable articles:

             i. Each individually identifiable non-junk/scrap article brought in to a
                pawnbroker by an individual (pawner/seller) for sale, barter, trade,
                pledge or pawn during a single transaction shall be itemized
                separately. Licensees shall not lump such articles together (e.g.,
                “five gold monogrammed rings”), but must provide a complete and
                thorough description of each item to include the following:

                a. Type of article

                b. Brand name/make/manufacturer (if applicable).

                c. Model number where such information is listed anywhere on the
                   item subject to the transaction.

                d. Serial number where such information is listed anywhere on the
                   item subject to the transaction.
e. Color/finish.

f. Any other identifying marks, writing, engraving, etc.

ii. A digital photograph(s) shall be taken of each individually identifiable article, sufficiently detailed to allow reasonable identification of the article. The digital photograph(s) shall capture any identifying numbers inclusive of serial numbers and model numbers, marks, writing, engraving, etc., or any other distinguishing characteristics.

b. Non-individually identifiable articles:

i. Articles that can not be distinguished from any other similar articles may be described in groups of similar types of articles, but only within the same transaction made by the same seller/pawner. Licensees shall provide reasonable descriptions of the number and types of items within each group to enable the Police Department to determine if they may have been stolen during a particular crime. Example: an individual pawner/seller brings in a video game controller, 5 video game discs, and numerous items of jewelry. The licensee would first of all have to individually itemize and photograph the video game controller as outlined in "Individually identifiable articles" above, as it would be a serially-numbered item. As for the remaining items, the licensee shall not list them as "Miscellaneous video games and jewelry." Instead, the licensee shall describe them as follows: "5 video game discs to include the following titles...," and "Miscellaneous jewelry to include 2 yellow gold necklaces, 1 silver necklace, 2 pairs of silver earrings, one women's yellow gold ring, 1 women's white gold diamond ring and two silver bracelets."

ii. A digital photograph(s) shall be taken of each group of similar types of articles within each transaction made by the same seller/pawner. The articles may be photographed together as a group, but each individual article shall be visible in the photograph. For example, given the circumstances outlined in subparagraph "a" above, the 5 video game discs would be photographed together as a group side-by-side (not stacked on top of each other), and the jewelry items would be photographed together as a group with each item laid out so as to be individually viewable (not piled together in a heap).

B. Sales by licensees.

I. In order to facilitate the return of stolen items to their rightful owners, individually identifiable non-junk/scrap articles sold by a pawnbroker to an individual shall be reported to Online Records Repository. Licensees shall
individually itemize and describe each individually identifiable article so sold.

II. Each individually identifiable non-junk/scrap article sold by a pawnbroker shall be associated with the person to whom it was sold. The licensee shall record/report the following information for each such transaction:

a. The name and current address of the purchaser must be recorded/reported—a photographic image of a government-issued photo ID card is not necessary.

b. A digital photograph of non-junk/scrap articles sold by a pawnbroker to an individual is not required.

III. Reporting the sale of non-individually identifiable articles by a licensee to the Online Records Repository is not required.

2. Junk/scrap articles.

A. Purchases by licensees.

I. Junk/scrap articles that are not individually identifiable may be recorded/reported in bulk, but must specify the weight, type (e.g., steel, copper, aluminum, etc.) and form (e.g. sheet, cans, pipe, wire, etc.) of the bulk material.

II. Each different type and form of junk/scrap bulk material brought in to a pawnbroker by an individual for sale during a transaction shall be associated with the person who brought the material in. Licensees shall record/report the following information for each such transaction:

a. The name, current address and date of birth of the pawner/seller.

b. A photographic or scanned image of a photo ID card of the seller, sufficiently clear to allow the information on the ID to be read. The photo ID must be a currently valid (not expired) card issued by a government entity of the United States and must include the pawner/seller's first and last name, current address, date of birth, and physical descriptors.

c. If the seller is selling on behalf of a company or business, the name, address, and telephone number of such company or business shall also be recorded/reported.

d. If the junk/scrap is brought by motor vehicle to a licensee for sale, the make, model, color, and license plate number of that vehicle shall be
recorded/reported.

e. The date and time of the transaction.

f. A digital photograph or, if the licensee has a video system, video segment of each individual type & form of bulk material purchased by the licensee shall be linked to the record of that transaction.

g. In the case of any junk/scrap that includes identification information such as model number, serial number, vehicle identification number, year/make/model, ownership information or similar information, such information shall be documented by the licensee at the time of transaction and entered into the Online Records Repository.

h. In the case of any junk/scrap that is accompanied by a title or other documentation evidencing proof of ownership, a photograph or scan of such document shall be uploaded into the Online Records Repository, and a copy of such document shall be retained by the licensee.

B. Sales by licensees.

1. Licensees do not need to record/report any information pertaining to the sale of junk/scrap material that is not individually identifiable. Licensees shall record/report information pertaining to the sale of individually identifiable junk/scrap material. The licensee shall record/report the following information for each such transaction:

a. The name and current address of the purchaser must be recorded/reported—a photographic image of a government-issued photo ID card is not necessary.

b. A digital photograph of non-junk/scrap articles sold by a pawnbroker to an individual is not required.

3. Coins and paper money.

A. Purchases/receipts by licensees.

1. Coins or paper money brought in by an individual (pawner/seller) for sale, barter, trade, pledge or pawn during a single transaction do not need to be itemized individually, but rather may be recorded/reported in bulk, unless such items are brought in and given a value in excess of the face value of the coin or paper money (such as items brought in based upon their collectability or historic value). If such items are brought in and given value in excess of their face value, the items shall be photographed, and a log
describing the items (and serial number, if indicated on the item) shall be made in the Online Records Repository.

II. Coins or paper money brought in to a pawnbroker by an individual (pawner/seller) for sale, barter, trade, pledge or pawn during a transaction shall be associated with the person (pawner/seller) who brought the article in. The licensee shall record/report the following information for each such transaction:

a. The name, current address and date of birth of the pawner/seller.

b. A digital photographic or scanned image of a photo ID card of the pawner/seller, sufficiently clear to allow the information on the ID to be read. The photo ID must be a currently valid (not expired) card issued by a government entity of the United States and must include the pawner/seller’s first and last name, current address, date of birth, and physical descriptors.

c. The date and time of the transaction.

d. The quantities and types of coins or paper money present. If coins are all of the same type, they shall be reported by either quantity or weight, and type (e.g., 5 Morgan silver dollars, 25 buffalo nickels, 5 lbs. of wheat pennies, etc.). If coins are from a collection, a description of the theme of the collection (e.g., Bicentennial coins, state quarters, etc.) along with the number of coins shall be provided. If coins represent an accumulation of disparate coins with no overall theme, a generic description of the type and quantity of coins shall be provided (e.g., approximately 200 U.S. coins of miscellaneous dates & denominations, approximately 100 foreign coins from various countries, etc.). Paper money shall be reported by quantity and type (e.g., 25 U.S. $5 silver certificates, etc.). Coins or currency given greater value than the face value shall be documented as described above.

III. As a photograph of coins or paper money conveys no more information than can be obtained from the written descriptions required by Paragraph 3 (A)(II)(d) of this section, no photographs of coins or paper money are required unless the coins or paper money are given more value than their face value.

B. Sales by licensees.

I. Licensees do not need to record/report any information pertaining to the sale of coins or paper money to other individuals or businesses, unless such items are sold at a value in excess of their face value. If sold at a value
greater than their face value, Licensees shall individually itemize and describe each individually identifiable article so sold.

II. Each individually identifiable non-junk/scrap article sold by a pawnbroker shall be associated with the person to whom it was sold. The licensee shall record/report the following information for each such transaction:

a. The name and current address of the purchaser must be recorded/reported—a photographic image of a government-issued photo ID card is not necessary.

b. A digital photograph of non-junk/scrap articles sold by a pawnbroker to an individual is not required.

4. In the event the electronic reporting system malfunctions or is otherwise not operational, the licensee shall, at all times during such malfunction or non-operation, be required to keep written records of any and all transactions made during the period of malfunction or non-operation, to include all information required by this section. These written records shall be reported/uploaded to the Online Records Repository as soon as practicable after the electronic reporting system is functional. No such written records shall be erased, mutilated or changed. Written records shall be open and available for review upon request by the city treasurer or any peace officer during regular business hours.

32.04. Pawnbrokers: Issuance of signed receipt.

Every pawnbroker shall, at the time of making any advancement or loan, deliver to the person pawning or pledging any property a receipt signed by him containing an accurate account and description, in the English language, of all the goods, articles or other things pawned or pledged, the amount of money, value or thing loaned thereon, the time of pledging the same, the rate of interest to be paid on such loan and the name and residence of the person making the pawn or pledge.

32.05. Pawnbrokers: employment of persons under Eighteen.

No pawnbroker shall permit any person under the age of eighteen (18) years to take pledges in pawn for him.

32.06. License Required; Compliance with State Law.

No person or company shall receive any article or thing by way of pledge or pawn, nor shall he loan or advance any sum of money on the security of any article or thing, unless he also happens to be separately licensed as a pawnbroker under this Chapter, and complies with the specific requirements of this Chapter applicable to Pawnbrokers. All Pawnbrokers shall comply with applicable state and federal laws with regard to fees
which may be charged, as well as with regulations which may otherwise be applicable.

32.07. Waiting periods.

No articles received on deposit or pledge by any pawnbroker, shall be permitted to be redeemed or removed from the place of business of such pawnbroker for the space of forty-eight (48) hours after the delivery of the signed receipt required herein. No articles pawned or pledged shall be sold or disposed of by any pawnbroker within one (1) year from the time the pawner or pledger shall make default in the payment of interest on the money so advanced by the pawnbroker, unless by the written consent of the pawner or pledger.

No pawnbroker shall expose for sale, or sell, trade or barter, or melt, crush/compact, destroy, or otherwise dispose of, any non-scrap/junk article that is individually identifiable within twenty-one (21) days of the time of purchasing or receiving the same, nor until the same has been in or upon the premises where the same are offered, exposed, traded, bartered or sold, at least twenty-one (21) days, unless the article consists primarily of precious metal(s). Due to fluctuations in the prices of precious metals and security concerns emanating from the accumulation of large quantities of precious metals, there shall be no waiting period for such articles, even if they are individually identifiable (although they shall be photographed and documented in accordance with the requirements of this Chapter 32). There shall be no waiting period for scrap/junk, coins, paper money or other non-individually identifiable articles.

32.08. Prohibited transactions.

No pawnbroker, in the course of conducting his or her business, shall receive any articles for pawn, pledge, advancement of money, loan, resale, or personal use from:

1. Minors who are under eighteen (18) years of age.

2. Any person appearing to be intoxicated or under the influence of drugs or alcohol.

3. Any person known to the pawnbroker to have been convicted of Theft, Residential Burglary, Burglary, Home Invasion, Vehicular Invasion, Armed Robbery, Robbery or Electronic Fencing under the laws of the State of Illinois, or the equivalent laws of any other state. A peace officer may provide such criminal conviction information to a pawnbroker, and a pawnbroker may also access the Online Records Repository “No Buy” list prior to making a transaction to ensure that the prospective pawner/seller has not been convicted of any such crime. All pawnbrokers are required to check both the Online Records Repository “No Buy” list and the information provided by the City of DeKalb Police Department (if any) prior to completing any transaction with any person or business.
4. Any person bringing such articles to the premises in a shopping cart.

5. Any person presenting a serial numbered non-scrap/junk article from which the serial number has been removed or obliterated.

6. Any person in possession of a manhole lid or casting, catch basin grate or casting, electrical conduit in lengths longer than six inches, spools of copper, fire hydrants, fire hydrant caps or components, street lighting poles, guardrails or guardrail components, railroad tracks or railroad track components, aluminum bridge rails, or any item stamped, marked or cast with the name of any City, any unit of federal, state or local government, unless such items are brought by persons having valid identification indicating that they are employees of the unit of government at issue, and payment for such items is tendered via a check made out to the unit of government.

7. Any firearm (as defined under state law or City Code), knife or sword.

In the event that any of the above enumerated persons shall attempt to conduct a prohibited transaction, a representative of that business shall notify the police department of the incident while the person is still present in the business if safe to do so, or otherwise as soon as the person has left the business. In no event shall the licensee complete a prohibited transaction.


In the event that a person seeking to sell or pawn any item presents to the owner/operator/employee of a pawn or resale shop what is reasonably believed to be a false/fictitious/forged/altered ID card, a representative of that business shall notify the police department of the incident while the person is still present in the business if safe to do so, or otherwise as soon as the person has left the business.

32.10. Report of lost or stolen articles to police.

Every pawnbroker who shall receive or be in possession of any goods, articles or things under circumstances which would lead a reasonable person to conclude that they have been lost or stolen, or which have been alleged or supposed to have been lost or stolen shall immediately notify the police department of such receipt and, forthwith on demand, exhibit the same to any member of the police department.

32.11. Return of stolen property.

When any person is found to be the owner of stolen property which has been pawned or purchased by a pawnbroker, such property shall be returned to the owner thereof or the City of DeKalb Police Department without the payment of the money
advanced by the pawnbroker thereon or any costs or charges of any kind which the
pawnbroker may have placed upon the same.

32.12. Inspection of premises by City.

Submission of a signed application for a license and/or acceptance of a license
constitutes the applicant's consent to an inspection of any and all portions of the licensed
premises by the City: 1) at any time during the normal business hours of the licensed
premises, with or without advance notice; or, 2) at such other time as the City shall
designate to the applicant/licensee in writing, with not less than 48 hours advance notice.
Inspections pursuant to this consent may be conducted by any City personnel, including
Police Department, Building, Public Works, or Fire Department staff, City Manager or
other staff authorized by the City Manager, for purposes of determining compliance with
the provisions of this Code, or for purposes of determining compliance with any other
applicable code or regulation. The consent for inspection shall extend to any portion of
the premises and to any items contained therein, and also to any other areas, onsite or
offsite, where the pawnbroker maintains any items pawned. An applicant or licensee's
refusal to grant access to the premises for an inspection shall constitute grounds for denial
of a pending application (without refund of any posted application fees), and shall
constitute a violation of this Code for license holders, which may subject a licensee to
suspension or revocation of their license, imposition of fines and penalties under this
Code, or both.

32.13. Hours of operation.

No business licensed under this article shall purchase or accept any goods, articles
or things whatsoever, from any person-outside of posted business hours.


No person licensed under this article shall be permitted to solicit business of any
nature upon any street or public highway in the City, or at any location other than their
licensed premises.

32.15. License Required.

No person shall engage in, carry on or conduct the business of a pawnbroker
unless he is licensed to do so. A pawnbroker's license shall entitle the licensee to engage
in the purchase, sale, trade or barter of non-junk/scrap secondhand articles in addition to
the business of receiving property in pledge or as security for money or other things.
Additionally, licensees are required to have any other required licensure applicable to
their business under federal, state or local law. All licensees under this Code must also
hold a valid Fire Life Safety License issued by the City, and must pay the fees applicable
to such licenses. The license required hereunder shall be provided at no additional cost
(other than the fees applicable to background investigations).
32.16. Application.

Any person desiring a license as a pawnbroker shall make application in writing to the Finance Department on a form acceptable to the Chief of Police setting out in the application the full name and residence of the applicant, if an individual, and if a corporation, the name and residence of each of its officers. Such application shall also set out the location at which it is intended or desired to conduct such business, and such other information as the Chief of Police shall from time to time deem appropriate. Any false information provided on the application shall result in the denial or revocation of the license. Applicants shall be required to complete all related requirements including a criminal history and background check (and shall pay all fees associated therewith).

32.17. License to state location of business.

Every license granted to any pawnbroker under the provisions of this division shall designate the place in which the person receiving the license shall be authorized to carry on such business. Such business shall not be carried on or conducted in any other place than that designated by the license.

32.18. Change of location or ownership of business.

Licenses shall be non-transferrable, either by ownership or premises. At the time of transfer of any ownership interest in a licensee, or a relocation of a licensee, the then-current license (if any) shall be invalidated and surrendered to the City, and the new owner(s) and/or new premises shall require the issuance of a new license.

32.19. License to be publicly posted.

Every license granted under this article shall be conspicuously posted for public viewing so as to be seen by anyone entering the place of business of such pawnbroker, whether that place of business is a fixed storefront or temporary, non-fixed location.

32.20. Issuance of license; fee.

The City Manager may grant licenses to such pawnbroker applicants as shall pass all requirements imposed herein, all requirements imposed under the application process established by the Chief of Police, and who also receive a positive recommendation from the Chief of Police, to engage in the business of a pawnbroker at the place designated in the application for and during the period of such license, upon payment by the applicant to the city of an annual license fee. The annual fee for such license shall be $100 for each year or portion thereof, with licensure following the licensee's Fire Life Safety license term.

Any person employed by or providing volunteer work for the licensee at the business for which the license is sought, at any time during the period of the license, shall
also be required to pass a background check if that employee or volunteer engages in
the collection, receipt, purchase or sale of secondhand or junk/scrap articles. Proof of
such background check for each employee or volunteer shall be kept on the premises of
businesses licensed under this article or kept on file at their corporate offices if applicable
and be presented for review within a reasonable amount of time upon request by the
Police Department.

The results of all background checks shall be provided to the Chief of Police, who
shall determine if the applicant has a history of past criminal conduct or criminal
associations that would make it not in the best interests of the citizens of DeKalb to issue
a license to the applicant to engage in such business.

Any establishment where any party listed on the application, in any capacity, is
delinquent, by more than 30 days, in the payment of any obligation to the City, including
but not limited to the payment of outstanding permit fees, water bills, ordinance violation
fines or penalties, or any other City fines, charges, debts or penalties, whatsoever. Any
licensee that has a person or entity disclosed on its license application that is more than
thirty days delinquent in the payment of any amounts due the City shall: 1) be ineligible
to receive a new or renewed license; and, 2) shall be subject to revocation of a license
and imposition of fines and penalties, as a violation of this Code. Any license revoked
under this Section shall be subject to a reinstatement fee of $500, following the payment
of all outstanding amounts due to the City.

32.21. Revocation or Suspension.

a) The licenses issued pursuant to this Chapter may be revoked by the City
Manager for any of the following causes. Notice of revocation of a license shall be given
in writing, setting forth specifically the grounds of the complaint.

1. Any fraud, misrepresentation or false statement contained in the application for
license.

2. Conviction of any fraud, misrepresentation or false statement made in
connection with the pawning or sale of any item.

3. Any violation of this Chapter.

4. Conviction of the licensee of any felony or of a misdemeanor involving moral
turpitude.

5. Conducting the business licensed under this Chapter in an unlawful manner or
in such a manner as to constitute a breach of the peace or to constitute a menace
to the health, safety or general welfare of the public.

6. Failure to pay any tax, duty or other sum or charge due to the City from the
licensee or any person listed on the licensee's application, or any such person becoming a debtor of the City of DeKalb on any form of obligation.

b) In addition, in the event that the City Manager becomes aware that any Licensee under this Chapter has been charged with any offense that would either disqualify the applicant from receiving a license or justify revocation of a previously issued license, the City Manager may notify the Licensee, via mail, of the City's intent to conduct a hearing to revoke the license in question. Such notice shall be mailed not less than 3 business days before the date of the hearing; however, if the Licensee is provided with actual, personal notice, not less than 1 business day of notice is required. Said hearing may be conducted by the City Manager or designee, or by an Administrative Hearing Officer of the City, and shall be conducted as a hearing with a civil burden of proof and informal rules of evidence. In the event that the person conducting the hearing determines that, by a preponderance of the evidence, that it is more probably true than not that the licensee committed the offense in question, the City shall revoke the license.

c) Further, the City Manager or designee may suspend any license, for a period of not more than five business days, when the Manager determines that suspension is in the public interest or is reasonably necessary to protect the public health or safety, or when investigating an action or alleged violation of this Chapter or any other City ordinance or state or federal statute by a licensee.

32.22. Penalty provisions.

Unless otherwise specifically recited in a given section of this article, the penalty for violation of this article shall be: 1) suspension or revocation of licensure; and, 2) a fine of not less than $500 nor more than $1,000 per violation, per occurrence, per day.

Chapter 32, “Business Regulations” shall be further amended as follows:

1) Former subsection 32.05, “Building Movers”, shall be deleted in its entirety.

2) Former subsection 32.06, “Garage Sales” shall be renumbered as Section 32.23.

3) Former subsection 32.07, “Going Out of Business” shall be renumbered as Section 32.24.

4) Former subsection 32.08, “Social Clubs” shall be renumbered as Section 32.25.

Section 2. All ordinances or portions thereof in conflict with this ordinance, including the prior versions of the ordinances included above, are hereby repealed.
Section 3. Should any provision of this Ordinance be declared invalid by a court of competent jurisdiction, the remaining provisions will remain in full force and affect the same as if the invalid provision had not been a part of this Ordinance.

Section 4. This Ordinance shall be in full force and effect after passage and publication pursuant to law.

PASSED BY THE CITY COUNCIL of the City of DeKalb, Illinois at a Regular meeting thereof held on the 24th day of September, 2018, and approved by me as Mayor on the same day. Passed on First Reading by an 8-0 roll call vote. Aye: Jacobson, Finucane, Marquardt, Fagan, Noreiko, Verbic, Faivre, Smith. Nay: None. Second Reading waived by an 8-0 roll call vote. Aye: Jacobson, Finucane, Marquardt, Fagan, Noreiko, Verbic, Faivre, Smith. Nay: None.

ATTEST:

LYNN A. FAZEKAS, City Clerk

J. SMITH, Mayor