A RESTATEMENT AND AMENDMENT OF EMERGENCY ORDINANCE OF THE MAYOR AND COUNCIL OF THE CITY OF DUNWOODY, GEORGIA, UNDER SECTION 1.03 OF THE CHARTER OF THE CITY OF DUNWOODY, GEORGIA, DECLARING LOCAL EMERGENCY OF THE NOVEL CORONAVIRUS DISEASE 2019 GLOBAL PANDEMIC, AND FOR OTHER PURPOSES

Proposed Amendment No. 2

- **SECTION 4**. The City Council hereby ordains that the City strongly advises all businesses to follow the below requirements as of this adoption of this Ordinance, and further ordains that as of 9:00 p.m. Friday, March 20, 2020, the following requirements shall become effective, in full force, and mandatory for all businesses subject to these requirements:
 - 4.1 Restaurants and Businesses that sell food or beverages for consumption on premises:
 - 4.1(a) All restaurants or businesses who sell food or beverages for consumption on premises shall be closed to in-person dining, consumption of alcohol, or other business activities until the expiration of this declaration of emergency; provided that this requirement shall not apply to any retail grocery stores so long as they have discontinued and closed any areas designated for the consumption of food on the premises.
 - 4.1(b) Restaurants or businesses who sell food may offer food for take-away or for customers to eat somewhere other than at the establishment.
 - 4.1(c) Businesses affected by these closures shall establish systems that ensure that all onsite consumption of food is prohibited, and that patrons, employees and contractors of the business maintain at least 6 feet of personal distance between themselves as much as possible given the physical constraints of the premises.
 - 4.1(d) If a restaurant is licensed by the City of Dunwoody to sell beer and wine for on-premises consumption, such business during the efficacy of this declaration only shall be authorized to sell unopened bottles of beer or wine for take-out consumption off-premises. Any alcohol licensee who engages in a course of conduct permitted under this ordinance does so at the licensee's own peril as it concerns the licensee's state liquor license. This ordinance makes no representation as to the legality, under state law and state alcohol licenses, of any course of conduct undertaken pursuant to this ordinance.

- 4.2 Gyms, Studios, or Sports Clubs offering use of Exercise Equipment, Shared Activity Spaces, or Close Contact Sports
- 4.2(a) Due to the joint use of equipment and spaces, and close proximity required to deliver both exercise facilities, shared studios, and close contact sports, the same being in contravention to the public health, safety and welfare due to the nature of this emergency, Gyms or Sports Clubs offering use of exercise equipment or close contact sports shall discontinue business until this emergency declaration is terminated.

4.3 Establishments offering Massage, Manicure, Hairstyling, or Personal Grooming Services

4.3(a) Due to the close proximity required to deliver Massage, Manicure, Hairstyling, or Personal Grooming services the same being in contravention to the public health, safety and welfare due to the nature of this emergency, establishments providing Massage, Manicure, Hairstyling, or Personal Grooming services shall discontinue business until this emergency declaration is terminated.

4.4 Cafeterias in Hospitals, Nursing Homes, or Similar Facilities

4.3(a) Cafeterias in hospitals, nursing homes, or similar facilities shall not be subject to the restrictions contained in this Ordinance and may continue normal operations, controlled by the rules and regulations applied thereto by the State of Georgia.

4.5 Event Facilities

4.5(a) Due to the nature of events and the potential close proximity of participants and enclosed nature of many event facilities, the same being in contravention to the public health, safety and welfare due to the nature of this emergency, Event Facilities capable of hosting gatherings of more than ten (10) persons shall discontinue business until this emergency declaration is terminated.