Sec. 10-325. Brown bagging.permanent link to this piece of content

A. Brown bagging as defined in this chapter means possession of an open glass bottle, can, or other container containing an alcoholic beverage or consumption of an alcoholic beverage on premises:

- 1. For which a city business license has been issued; and
- 2. [Which] occurs at a location different from where said alcoholic beverage was purchased?
- B. It shall be unlawful for a licensee or any other business to allow customers to bring with them their own alcoholic beverages which is known as "BYOB" or "brown bagging".
- C. It shall be unlawful for any alcoholic beverages to be allowed to be brought into, served, stored, kept or consumed by any person on the premises of any business establishment for which a City of Jasper Business/Occupation Tax Certificate has been issued and which business establishment has no alcoholic beverage license issued by the City of Jasper.
- D. The prohibitions and restrictions in paragraph C. shall not apply to a private function in which attendance is by invitation only:
- 1. All alcoholic beverages served at a private function shall be provided by the host or hosts;
- 2. The cost of the alcoholic beverage(s) served at a private function are to be paid for by the host or hosts;
- 3. There are no business transactions conducted during the private function; and
- 4. There is no cost to attend the private function either by donations or any other means.

(Res. 326-337)