

**THIS AMENDMENT PASSED ON A 7-1 VOTE.
FOR: Bassan, Champine, Fiebelkorn, Grout, Lewis, Peña, Rogers
AGAINST: Sanchez
EXCUSED: Baca**

**CITY COUNCIL
of the
CITY OF ALBUQUERQUE**

October 7, 2024

FLOOR AMENDMENT NO. 1 TO O-24-46

AMENDMENT SPONSORED BY COUNCILOR: Dan Champine

1. On page 1, line 18, amend subsection (B) as follows:

[(B) The following permit types shall have a 0.25 multiplier applied to their permit fees. This 0.25 multiplier shall only apply to the permit types listed herein.]

(1) Mobile Food Establishments;

(2) Non-Profit Organizations designated as a 501(c) under 26 U.S.C. § 501;

(3) Adult Daycare Establishments (Center and Home);

(4) Child Daycare Establishments (Center and Home); [and]

(5) Microbusinesses [(defined as a company that employs no more than seven (7) employees at any time during the calendar year. Employees include only those that work full-time or part-time. For startup businesses, the responsible company official shall certify that the business does not expect to employ more than seven (7) employees in the first year of operations. For existing businesses seeking certification as a Microbusiness, the responsible company official shall submit the business's Form ES-903A, Quarterly Wage and Contribution Report, submitted to the New Mexico Department of Workforce Solutions, or Form TRD-31109, Quarterly Wage, Income Withholding and Workers' Compensation Fee Report submitted to the New Mexico Taxation and Revenue Department as

proof of meeting the definition of Microbusiness.))]; and
~~(6) Permits for any company that employs no more than seven (7)
employees (full-time or part-time).]~~

Explanation: