CHAPTER 126
COIN-OPERATED AMUSEMENT DEVICES

126.01 PURPOSE. The purpose of this chapter is to license and regulate coin-operated amusement devices.

126.02 DEFINITIONS. For use in this chapter the following terms are defined:

1. “Coin-operated amusement devices” means any amusement machine or device operated by means of the insertion of a coin, token, or similar object for the purpose of amusement or skill and for the playing of which a fee is charged. The term does not include vending machines in which amusement features are not incorporated, nor does the term include any coin-operated mechanical musical device.

2. “Proprietor” means any person who, as the owner, lessee or proprietor, has control over any establishment, place or premises, in or at which a coin-operated amusement device is placed or kept for use or play or on exhibit for the purpose of use or play.

126.03 LICENSE REQUIRED. No person shall engage in the business of proprietor of coin-operated amusement devices as the terms are herein defined without first having obtained the proper license therefor. All fees required by this chapter shall be paid to the Clerk who shall give the applicant a written receipt.

126.04 PROPRIETOR’S LICENSE FEE. The license fee for each proprietor is ten dollars ($10.00) per year for each device used or played, or exhibited for use or play. All proprietor’s license fees shall be payable annually in advance on a calendar year basis. Adjustment may be made for the first license fee on a proportionate basis, but the minimum fee for a partial year shall not be less than five dollars ($5.00). In no case shall any portion of any license fee be repaid to the licensee.

126.05 REVOCATION OF LICENSE. The Council shall have the right to revoke any license issued hereunder for the violation of any of the provisions of this chapter.