CHAPTER 42
AMUSEMENTS

LICENSES

4200. Amusement Licenses Required.
Every person, corporation, company, association, joint stock company, joint venture or partnership, their lessees, trustees, or receivers described in this chapter are required to obtain a county amusement license. The application for license shall be filed with the County Department of Collections, and the established fees shall be paid to the same body. (Ord. 1481, Eff. 10/28/86)

4201. Fees, Amusement Licenses.
Each license fee shall be in the amount set forth in this chapter and shall be paid for the specified time period in advance of the activity conducted.

4202. Duration.
All amusement licenses mentioned in and issued under this chapter shall be issued for a licensing year designated by the Manager of the Division of Finance. (Ord. 1404, Eff. 01/17/86)

4203. - 4209. RESERVED

SPECIFIC LICENSES

4210. Athletic Exhibitions and Contest Licenses.
No person, firm, association or corporation shall give, assist, take part in or permit the giving in any building, ball park, stadium, field or other place owned, controlled, rented or leased by them, any professional athletic contest or exhibition for which an admission fee of $1.00 or more is charged, unless and before the commencement of such athletic exhibition or contest a license shall be procured as follows.

4210.1 Professional Baseball Games.
The license for professional baseball games is One hundred dollars ($100) per day.

4210.2 Professional Basketball Contests or Exhibitions.
The license for professional basketball contests or exhibitions is One-hundred dollars ($100) per day for regularly scheduled league contests.

4210.3 Professional Bowling Contests or Exhibitions.
The license for professional bowling contests or exhibitions is twenty-five dollars ($25) per day.

4210.4 Professional Boxing or Wrestling Matches.
The license for professional boxing or wrestling matches is fifty dollars ($50) per day.

4210.5 Professional Contests or Exhibitions. The license for professional football contests or exhibitions is two hundred dollars ($200) per day.

4210.6 Professional Hockey Contests or Exhibitions. The license for professional hockey contests or exhibitions is fifty dollars ($50) per day.

4210.7 Professional Soccer Contests or Exhibitions. The license for professional soccer contests or exhibitions is fifty dollars ($50) per day. (Ord. 2097, Eff. 06/02/92)

4211. Auctioneer Licenses. The license for an auctioneer is:

a. One Month. Ten dollars ($10) for one (1) month or less,

b. Three Months. Twenty dollars ($20) for three (3) months,

c. Six Months. Thirty dollars ($30) for six (6) months and

d. Twelve Months. Fifty dollars ($50) for twelve (12) months. (Ord. 2097, Eff. 06/02/92)

4212. Bowling Alley Licenses. The license for a bowling alley is ten dollars ($10) per alley per year. (Ord. 2097, Eff. 06/02/92)

4213. Professional Concert Licenses. No person, firm, association or corporation shall give, assist, take part in, or permit the giving in any building or other place, which shall have a seating capacity of more than 3,000, any professional concert for which admission is charged, unless before the commencement of the concert a license shall be procured. (Ord. 2097, Eff. 06/02/92)

4213.1 Fee. For any professional concert or exhibition for which an admission is charged, and the building, hall or place where the professional concert is performed, shall have a seating capacity of more than three thousand (3,000) seats, the license fee shall be one-hundred dollars ($100) per day. (Ord. 2097, Eff. 06/02/92)

4214. Coin-Operated Amusement Device Licenses.
The license for coin-operated amusement devices is ten dollars ($10) per year for each machine. (Ord. 2097, Eff. 06/02/92)

4214.1 Definition.
Coin-operated amusement devices shall include pinball, marble machines, music vending machines, racing machines, baseball or football machines, target or shooting machines or any machines registering the results of any simulated contest, and other machines operated by the insertion of a coin, disc or other insertion piece, whether or not manipulated by the operator, and which operates for the amusement of the operator, whether or not registering a score. It shall not include "slot machines", "claw machines" or other machines prohibited by state law or machines or devices used, bona fide, and solely for the vending of services, food, confections or merchandise. (Ord. 2097, Eff. 06/02/92)

4215. Dance Hall Licenses.
The license for dance halls is one hundred dollars ($100) per year.

4216. - 4247. RESERVED

4248. Theater Licenses.
The license for theaters (including movie and motion picture shows) is as follows:

4248.1 Fee.
The license fee for theaters is two hundred fifty dollars ($250), except that the fee for subrun theaters is fifty dollars ($50). (Ord. 1481, Eff. 10/28/86; Ord. 2785, Eff. 02/24/98)

4248.2 Drive-In Theaters.
The license for all drive-in theaters where passenger vehicles are admitted to the enclosure from which the performance may be observed is one hundred fifty dollars ($150). (Ord. 1481, Eff. 10/28/86)

4248.3 Theater, Definition.
Theater is defined as a setting for the presentation of motion pictures or dramatic performances. Each stage (for dramatic performances) or motion picture screen (for movies) is a theater. (Ord. 1481, Eff. 10/28/86)

4248.4 Subrun Theater, Definition.
A subrun theater is a theater as defined in subsection 3 of this section, for which the price of admission at no time exceeds two dollars ($2) per person. (Ord. 2785, Eff. 02/24/98)

4249. Payment of Property Taxes.
Notwithstanding anything contained in this chapter to the contrary, the issuance of a license
under this chapter to any applicant may be withheld and any license previously issued under this chapter to any applicant may be suspended or revoked, if property tax due to the county on any Applicant Property (defined below) is or becomes delinquent. As used herein, the term “Applicant Property” shall mean any personal property that is owned by such applicant or that is used in the activity for which the license is required and owned by any party related to such applicant or owned by any entity owned or controlled by or under common ownership or control with such applicant. (Ord. 4327, Eff. 08/09/11)