Ordinance No. AUAG8 ..

An Ordinance on the regulation of private business, including licenses, and declaring an emergency.

The City of Portland Does Ordain as Follows:

ARTICLE I.

WEIGHTS AND MEASURES.

Section 1. CONDEMNATION FOR INACCURACY. "Condemned for Repairs". The City Sealer shall condemn and seize and may destroy incorrect weights, measures, or weighing or measuring devices which, in his best judgment, are not susceptible of satisfactory repair; but such as are incorrect and yet may be repaired, he shall mark or tag as "Condemned for Repairs", in a manner prescribed by the Commissioner in charge. The owners or users of any weights, measures, or weighing or measuring devices of which such disposition is made, shall have the same repaired or corrected within ten (10) days, and they shall neither use nor dispose of the same in any way; but shall hold the same at the disposal of the City Scaler. Any weights, measures, or weighing or measuring devices which have been "Condemned for Repairs" and have not been repaired, as required above, shall be confiscated by the City Scaler.

Section 2. DEFECTIVE LOCATION OF DEVICES. The City Sealer may condemn or order the removal of any weighing device which is so placed that it is liable to become inaccurate or which is so placed that a buyer cannot readily see the weight of his purchase.

Section 3. INTERPERENCE WITH CITY SHALER FORBIDDEN. It shall be unlawful to hinder or obstruct in any way the City Scaler or any deputy in the performance of his official duty or to impersonate in any way the City Scaler or any deputy, by the use of his scal or counterfeit of his scale or otherwise, or to alter, erase, change or remove any tag or scal placed by such officer in the performance of his duty upon any weighing or measuring device.

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Section 4. FALSE DEVICES FORBIDDEN. It shall be unlawful for any person to use, in the buying or selling of any commodity, or to retain in his possession, a false weight or measure or weighing or measuring device, or to offer or expose for sale or sell except as specifically allowed in this section, or to use or retain in his possession. any weight or measure, or weighing or measuring device, which has not been sealed by the City Sealer or his deputy within one year, or to dispose of any condemned weight or measure or weighing or measuring device, controry to law, or to sell or offer for sale or use, or have in his possession for the parpose of selling or using, any device or instrument to be used to falsify or calculated to falsify any weight or measure. Possession of such false weight or measure, or weighing or measuring device, shall be prima facte evidence of the fact that it is intended to be used in violation of the law. Any weight or measure. or weighing or measuring device, which, after being sold and before being used for weighing or measuring, it is necessary to assemble or set up, may be sold, kept for sale, or offered for sale, without first being tested and sealed, as in this article provided, but such weighing or measuring device before being used for weighing or measuring shall be tested and sealed, as in this article provided

Section 5. MISREPRESENTATION OF QUANTITY FORBIDDEN. It shall be unlawful for any person to sell, expose or offer for sale less than the quantity of the commodity he represents, or to take or attempt to take more than the quantity he represents when as the buyer he furnishes the weighing or measuring device by which the amount of the commodity is determined.

Section 6. ICM. FUEL AND FORMER. It shall be unlewful to sell or effer for sale. or deliver, any ice, firewood. coal. coke. distillate or other fuel. or any hay grain, bran or other animal fodder. unless such delivery is accompanied by a delivery ticket containing the name and address of the vendor, the address of the vendee, the name or number of the driver or other person making the delivery, and the weight of the commodity sold or delivered, unless the same be firewood, in which case the quantity thereof shall be stated in cords or fractional parts thereof, or unless the same be distillate or other liquid fuel, in which case the quantity

Ord. No. 4046 Repealed by Urd. No. 77408 Section 6 Amended by Ordinance No. 625.68

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thereof shall be stated in gallons or fractional parts thereof, and said delivery ticket shall be given to the vendee or his agent or representative at the time of delivery of said commodity so sold or delivered, or in the absence of the vendee, his agent and representative, said delivery ticket shall be left in a suitable place upon the premises where the delivery is made. The foregoing provisions of this section shall not apply to gasoline or other liquid fuel sold and delivered in the presence of the vendee.

It shall be unlawful to sell or deliver any ice unless the vehicle from shich such ice is sold or delivered is equipped with a weighing device of sufficient capacity to weigh the same.

Whenever any person to when any ice is delivered shall, at the time of such delivery, demand that such ice be weighed in his presence, it shall be unlawful for the person delivering such ice to fail, neglect or refuse to weigh such ice on the weighing device in the vehicle from which such ice is taken.

Section 7. SAND AND GRAVEL. A truck or wagon shall not be used for delivering send or gravel unless its oubic capacity level full is plainly marked in yards and fractions thereof on the outside by the City Scaler. Such marks must be kept clear and legible and for that purpose the owner of the truck or wagon may renew the marks showing capacity.

Section 8. CERTAIN SCALES TO BE TESTED BEFORE ISSUE OF LICENSE. Every peddler, junk dealer and other person engaged in or carrying on the business of buying or selling on the streets or from house to house any commodity or thing by weight or measure, and who is required to obtain a license from the dity of Portland in order that he may engage in or carry on such business, shall bring or cause to be brought to the office of the City Sealer on any day during the period commencing June 26th and ending July 10th, and during the period commencing December 26th and ending January 10th, Sundays and legal holidays excepted, all weights and measures, weighing and measuring devices used by such person in his said business, and the City Sealer shall examine and test said weights, measures, weighing and measuring devices, and if he finds that they correspond or if he causes them to correspond with the standards in his possession, he shall seal or mark such weights, measures, weighing or measuring devices and issue his certificate of accuracy to such person; and every applicant for the issuance of renewal of a license to engage in or

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Ord. No. 4046 Repeated by Ord. No. 77408

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carry on such business shall exhibit to the City Auditor for his inspection the certificate of accuracy above provided, and the dity Auditor shall not issue or renew any such license unless the applicant therefor exhibits to the Oity Anditor a certificate of accuracy as herein provided, dated not more than thirty days previous to the date upon which such application is made for an issuance or renewal, of any such license. The City Auditor shall at the time of issuing or renewing any such license upon an application made an herein provided, cancel the certificate of accuracy accompanying such application by writing or stamping on said certificate the word "Gancelled", together with the license number and the date such license is issued, and no such cancelled certificate of accuracy shall be received with any application for the issuance of renewal of any license as herein provided.

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Ord. No. 4046 Repealed by Ord. No. 77408

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ARTICLE II.

PUBLIC MARKETS

Section 1. CREATION AND LOCATION OF PUBLIC MARKET. There is hereby created and established in the City of Portland a public market, to be known as the "Carroll Public Market", located on and along both sides of Yamhill Street, between the west line of First Street and the east line of First Street.

Section S. WHO MAY SELL IN PUBLIC MARKET. The Carroll Public Hermot shall be open for the purpose of displaying and selling products raised in or near to the City of Portland.

Producers within the meaning of this ordinance, shall mean persons who raise their own products upon land owned or leased by themselver.

A producer may sell by agent providing the producer has filed with the Market Master an application to sell on said public market, which application shall give a description of the lands owned or leased by the preducer, a list of the produce raised thereon which he intends to sell on the public market and such further information as the Market Master may require. The Market Master may, in addition, require additional evidence in support of the statements contained in the application relative to the producer's qualifications to sell on said public market. The producer shall also file with the Market Manter a statement of the compensation paid the agent. A producer may sell only by one agent and an agent may repre-sent and sell for but one producer unless such agent is a pro-tager himself. An agent, providing he is a producer and resides on a farm or on sorouge and is a grower of sufficient importance so that he does not use such residence as a subterfage to represent other producers, may represent other producers as agent. A producer celling through an agent shall furnish the agent at the time of delivery to him of any produce to be sold a statement signed and dated, of the kind and amount of produce so delivered, Such statement shall be delivered to the Market

Kaster by the agent at the time of paying the market rental. If whill be unlawful for any person to display or offer for this of well in east public market any product purchased diversity or side of the from any other person or forestalled in any manual of the pictor.

diversity or the other part and producer, by himself or agent, to they for any producer, by himself or agent, to they for any producer, by himself or produced upon hand either twhed or leased by himself; provided

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however, a producer who acts as agent for other producers may sell the products raised by such other producers upon lands owned or leased by themselves. It shall be unlawful for a producer to sell on said public market through more than one sgent. It shall be unlawful for any agent to offer for sale or sell on said public market any product which is not grown upon land owned or leased by the producer he represents.

It shall be unlawful to offer for sale or sell any manufactured or prepared article in said public market unless the main ingredient of said article has been produced upon land owned or lessed by the producer offering for sale or selling said article.

It shall be unlawful for any person to use any deceit, imposition or misrepresentation in selling or attempting to sell any article in said public market.

Section 3. APPLICATION FOR PRIVILEGE TO SELL-+REPORTS. Any person desiring to sell products in said public market shall present an affidavit to the Market Master that he is emitted to the privilege of said market as above provided.

Agents shall submit to the Market Master proper evidence in writing of their agency. Each agent shall make a report each week to the Market Master, listing in detail the produce received each day, how the same is shipped, the produce sold, cash taken in and produce left on hand, also the amount of compensation received for services as agent.

It shall be unlewful for any producer to make any false statement in any affidavit to the Market Master.

Section 4. USE OF SPACE ALLOTTED. Spaces of convenient size shall be allotted in the manner hereinafter provided, and no person or producer shall sell or offer for sale any article of produce or article allowed to be sold in said market in any other space than in the space regularly allotted to such person or producer for that purpose; provided, further, that reasonable egress or ingress be allowed to property owners along said street for the necessary loading or unloading of vehicles in a prompt and reasonable manner, and that a passageway shall be left in the middle of said street sufficient for the passage of traffic in one direction.

Section 5. RENTALS AND RESERVATIONS. A charge of fifteen cents per day shall be collected by the Market Master from each producer for each space or stall. Spaces of convenient size shall be allotted by the Market Master in the manner hereinafter provided, and no person or producer shall sell or offer for sale

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Ord. No. 7046 Repeated by Ord. No. 77408 Article IT cumuled by Contine Health , 61395, 51791

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any article of produce, or article allowed to be sold in said public market, in any other market space than that regularly allotted to said person or producer for that purpose. Stall spaces may be reserved for a period not to exceed the last day of the current month by paying rent in advance for at least three days of each week of said period. Persons making such reservations must occupy the stall or space reserved by eight o'clock a. m. during the months of May, June, July, August, September and October, and by nine o'clock a. m. during the balance of the year; otherwise the Market Master shall have the right to assign such reserved stall or space to other applicants for that day and to reassign such person making such reservation to such other stall or space as may be unoccupied.

Section 6. RULES AND REGULATIONS. Rules and regulations governing the conduct and control of said public market shall be as follows:

Rule 1. Said market shall be open each day of the week except Sunday, January 1st, May 30th, July 4th, first Monday in September, November 11th, Thanksgiving Day and December 25th during the following hours, to-wit: On Saturday from 6:30 o'clock a. m. to 7:00 o'clock p. m., and on each day of the other days of the week, except Sunday, from 6:30 o'clock a. m. to 6:00 o'clock p. m. (No produce shall be sold later than fifteen minutes after closing time, and all goods must be removed from the market at that time.)

Rule 2. Space in the said market shall not be allotted to an applicant therefor until proper proof has been submitted to the Market Master of his eligibility.

Rule 3. No horses or other animals or vehicle shall be allowed to remain within the limits of the market except for prompt loading or unloading.

Rule 4. It shall be unlawful for any person on the market or any person in any doorway or in front of any building or structure abutting Yamhill Street between First and Fifth Streets to make any public outcry or to do hawking or "spieling" or to give any musical or other entertainment for the purpose of drawing custom.

Rule 5. Vendors may place signs over their booths, tables or stalls subject to the approval of the Market Master.

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Rule 6. It shall be unlawful for any person to fail to promptly vacate the stand assigned to him upon the disposition of his goods, when ordered so to do by the Market Master.

Rule 7. Except with the consent and approval of the Market Master, no person shall be allowed more than one booth or stall, nor shall he sell through more than one employe.

Rule 8. The occupants of all stalls shall keep the same in a clean and sanitary condition, shall not permit the accumulation of filth or rubbish or any other offensive matter whatever. All rubbish or refuse shall be deposited in receptacles. No produce shall be allowed upon the pavements.

Rule 9. A price card must be posted in a conspicuous place on all goods offered for sale.

Rule 10. All poultry must have attached thereto a card giving the name and address of the seller. Poultry fed immediately prior to killing will not be permitted to be sold in the said market.

Rule 11. All eggs must bear the name of the producer, either upon the egg itself or upon the carton in which they are sold. (Storage eggs must be plainly marked "Storage" and sold as such.

Rule 12. All goods offered for sale by weight must be weighed in plain view of the purchaser.

Rule 13. No person shall sell or offer for sale any diseased or spoiled produce, or any article of produce not fit for human food.

Rule 14. Smoking or profane, abusive or discourteous language in the stalls, is prohibited.

Rule 15. No fish, clams, crabs or shell fish of any kind, or bread, cakes, pies or pastry of any kind, will be permitted to be sold in said market.

Rule 16. No person shall slaughter or dress any animal or fowl within the market spaces, or throw or deposit any animal or vegetable matter, bones, offal, filth, rubbish or any other offensive or dirty matter or any kind of obstruction therein.

Rule 17. Flowers, bulbs, shrubs, potted plants and

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Ord. No. 4046 Repeated by Urd. No. 77408

Rule 8 amended by Sort no. 4080,

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nursery stock may be sold on days fixed by the Market Master.

Rule 18. Each producer shall, before he is permitted to reserve space on said market, sign an application therefor in which he agrees that he will not enter into any combination or join any organization for raising or fixing prices of products sold on said market or from keeping products off of said market for the same purpose or in any manner assist others in accomplishing this purpose.

Rule 19. If any person shall effer for sale or sell any produce in said public market at a price higher than the prevailing market price, it shall be the duty of the Market Master to give notice to such person of the prevailing market price, and after said notice said person shall be prohibited from selling said preduce at a higher price than the said prevailing market price.

Section 7. SUSPENSION OR EXCLUSION. Any person who violates any provision of this article may be suspended or excluded by the Market Master from selling or offering for sale any produce in any public market in the City of Portland.

Any person who has been so excluded or suspended shall have the right to petition the Gouncil of the City of Portland for permission to again offer for sale and sell produce in any public market of the City of Portland, and the Council, upon consideration of said petition, shall either grant or refuse said petition.

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Ord. No.4046 PRepealed by Ord. No. 77408

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PUBLIC SERVICE FRANCHISES AND REGULATIONS.

Section 1. AUDITOR TO KEEP RECORD OF FRANCHISES-HOLDERS OF FRANCHISES TO MAKE REPORTS. The Auditor shall keep a separate record of each grantee of a franchise from the city rendering a service to be paid for wholly of in part by users of such service, which record shall show in the case of each such grantee:

1. The true and entire cost of construction, of equipment, of maintenance, and of the administration and operation thereof; the amount of stock issued, if any, the amount of cash paid in, the number and par value of shares, the amount and character of indebtedness, if any; the rate of taxes, and dividends declared; the character and amount of all fixed charges; the allowance, if any, for interest, for wear and tear or depreciation, all amounts and sources of income.

8. The amount collected annually from the city treasury and the character and extent of the service rendered therefor to the City.

3. The amount collected annually from other users of the service and the character and extent of the service rendered therefor to them. Such books of record shall be open to public examination at any time during the business hours of the Auditor's office. Such information, in addition to any further data which may be required by the Auditor, under the City Charter, shall be furnished by the grantees or holders of such franchises to the Auditor upon his request, and at such grantees' own cost and expense.

In case any grantee or holder of a franchise fails or refuses to furnish such information when requested so to do, on petition being presented on behalf of the city to the Circuit Court of the State of Oregon for Multnomah County, such court shall have jurisdiction to compel such grantee or owner to furnish such information and tax the costs of such application against the defendant in such proceeding and in addition may impose a fine of not less than \$25.00 or more than \$500.00 for every such offenss. All fines collected Ord. Not 046 Repealed by Ord. No. 7740 f

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Section 2. HOLDER OF FRANCHISE TO KEEP ACCOUNTS AND MAKE REPORTS. Every grantee or holder of a franchise from the City of Portland rendering service to be paid for wholly or in part by the users of such service, shall keep full and correct books of account, and they shall make statement in summarized form, as well as in detail, of all receipts from every source and all expenditures for all purposes, together with a full statement of all assets and debts, as well as such other information as to the costs and profits of said service and the financial condition of such grantee as the said Auditor may require.

Section 3. AUDITOR AUTHORIZED TO INSPECT BOOKS AND PRESCRIBE FORMS. The Auditor is hereby authorized to inspect or examine, or cause to be inspected or examined, at all reasonable hours, any and all books of account and vouchers of such grantee. Such books of account shall be kept and such reports made in accordance with forms and methods prescribed by the Auditor, and so far as practicable shall be uniform for all grantees and holders of franchises.

Section 4. INTEREST PAYABLE ON DEPOSITS. Any person engaged in the business of furnishing or supplying gas or electricity for lighting, heating or power purposes, or telephone service in the City of Portland. requiring of any patron the deposit of a sum of money as security for the prompt payment of bills when due, shall return to said patron within one year from the date the same is made the amount of said deposit, together with interest thereon at the rate of six per cent (6%) per annum; provided, said patron is not indebted to said person at the date the deposit is returned. Such interest shall be payable at the time the deposit is returned; provided, however, that any person engaged in furnishing telephone service in the City of Portland may exact from each patron, or the patron may make, in lieu of such deposit, the payment of not more than two months' rental in advance.

Section 5. FRANCHISE FOR TRAFFIC VEHICLES OVER FILED ROUTES. Whereas the operation of vehicles within the dity of Portland engaged in the carrying of

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Ord. No.4046 Repealed by Ord. No. 77408

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Art. III

passengers for hire over definite routes by individuals has by experience been proven incapable of essential control under licenses so as to give to the public dependable service and such control can only be had through the operation of such vehicles under franchise, therefore, from and after the 15th day of November, 1916, it shall be unlawful for any person, co-partnership, corporation or association, lessees, trustees or receivers (appointed by any court whatsoever), their agents or employes to operate any vehicle on any street in the Gity of Portland, that is engaged in transporting passengers for hire over any definite or fixed route lying whelly or partially within said City without first obtaining a franchise so to do from the City of Portland.

Section 6. CONTENTS OF FRANCHISE. Each such franchise shall contain a provision that the names of all of the members of the copartnership or association to which any such franchise may be granted, shall be kept constantly on file in the office of the Auditor of the City of Portland and at all times shall be accessible to any person having any interest in such information, and that each such franchise shall also contain a provision setting forth and requiring the minimum service to be rendered the public by the grantee of such franchise and each such franchise shall also include such terms, provisions and conditions as the Council of the City of Portland may determine in addition to those required by the charter and ordinances of the City.

led by Ord. No. 675779

Ord. No 4046 Repeated by Ord. No. 7740

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Art. IV.

ARTICLE IV.

GENERAL BUSINESS REGULATIONS.

Section 1. COMBINATION IN RESTRAINT OF TRADE. No person, firm, partnership, corporation or any association, or associations of persons in the City of Portland shall make, enter into, or knowingly assent to any agreement, pool, or combination, the object, purpose or intent of which shall be:

1. To restrain trade or commerce within said city.

2. To limit or reduce the production, or increase or reduce the price of merchandise or any commodity produced or sold or offered for sale within said city.

3. To prevent or interfere with the free and unrestricted competition, in the manufacture, transportation, production or sale of merchandise or produce or any commedity manufactured, transported, bought or sold within said city.

4. To fix or establish a standard price of figures for the purchase or sale of any article, commodity, merchandise, or produce intended for sale, barter, use or consumption, within the said city whereby the price of the same to the public shall be in any way increased or controlled.

5. To bind themselves not to sell, dispose of or transport within said city any article or commodity for public trade, use or consumption below a common standard figure or fixed price, or to keep the price of such article or commodity, or the transportation of the same within said city at a fixed or graduate figure, or to in any manner establish or settle the price of such article or commodity or the transportation of the same, within the said city between or among themselves and others so as to directly or indirectly preclude or interfore with a free and unrestricted competition among themselves in the sale or transportation of any such article or commodity within said city, or to unite their interests in the sale or transportation of any such article or commodity that its price within said city may be in any manner affected.

Ord. No.4046 Repealed by Ord. No. 77408

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Art. IV.

6. To preclude the sale of any article or commodity to the consumers or merchants or dealers of said city, or to restrict or limit the sale to any certain person or persons, to any certain corporation or association of persons, or any article, commodity or merchandise manufactured, produced or sold within said city.

7. To refund or rebate to any member of or party to such unlawful agreement, understanding, arrangement, contract, trust, pool or combination, any part of the purchase price of any article, commodity or merchandise bought by any consumer of said city or any person within said city not a member of or party to such unlawful contract, trust or combination.

The provisions of the foregoing section shall not be construed to apply to organizations of laboring men for the purpose of regulating wages and hours of employment.

Section 2. INTEREST REQUIRED ON SECURITY DEPOSITS BY EMPLOYES. Any person who shall require and receive a deposit of money from any employe as security for the faithful performance by said employe of his work or duty, and as a bond or undertaking to indemnify said employer, shall pay said employe interest on said money at the rate of six per cent per annum, from the date of said deposit and during all the time said money is so deposited, and said interest shall be paid semi-annually or in case any employment shall terminate within six months, then said interest shall be paid at the termination of said employment.

Ord. No4046 PRepealed by Ord. No. 7740 P

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ARTICLE V.

ADVERTISING.

Section 1. LIGENSE. It shall be unlawful for any person, firm or corporation to do posting, painting, tacking, hanging or distributing of any advertising matter for any purpose for which advertising matter is used calculated to attract the attention of the public or to distribute samples of goods, except articles of home manufacture and advertising matter which are exempt, without first obtaining from the City of Portland a license therefor and paying the fees provided by ordinance.

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Art. V.

Section 2. DISTRIBUTOR'S BADGE. Each person engaged in the placing or distributing of advertising matter or engaged in bill posting under the provisions of this Article shall wear on his person in a conspicuous place a numbered metallic badge designating the person as a licensed distributor or bill poster. Such badge shall be furnished by the Bureau of Licenses for \$1.00 each when the license is issued and when the license for which such badge is issued expires the same may be returned to the treasurer who shall pay therefor the sum of one dollar.

Section 3. MISLEADING AND UNTRUE ADVERTISEMENTS. It shall be unlawful for any person, firm, corporation or association, with intent to sell or dispose of merchandise. securities, service or anything offered by such person, firm, corporation or association, directly or indirectly, to the public, for sale or distribution, or with intent to increase the consumption thereof, or to induce the public in any manner to enter into any obligation relating thereto, or to acquire title thereto, or an interest therein, to make, publish, disseminate, circulate, or place before the public, or cause, directly or indirectly, to be made, published, disseminated, circulated or placed before the public within the City of Portland, in a newspaper or other publication, or in the form of a book, notice, handbill, poster, bill, circular, pamphlet or letter, or in any other way, an advertisement of any sort regarding merchandise, securities, service or anything so offered to the public, which advertisement contains any assertion, representation or statement of fact which is untrue, deceptive or misleading.

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Urd. No. 4046 Repeated by Urd. No. 77408

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Art. V.

Section 4. ADVERTISEMENT TO STATE TRUE CONDITION OF ARTICLE ADVERTISED. It shall be unlawful for any person, firm or corporation, by means of any newspaper, magazine, circular, form letter, or any publication, or any billboard, card, label or other advertising medium whatsoever, to advertise, call attention to or give publicity to the sale of any merchandise or commodity which is second hand or used, or which is defective or blemished in any manner, or which consists of articles classed as "seconds", or which has been rejected by the manufacturer thereof as not first class, unless there be conspicuously displayed directly in connection with the name and description of such merchandise or commodity, a direct and unequivocal statement, phrase, or word which will clearly indicate that such merchandise or commodity so advertised is second hand, used, defective, blemished or consists of "seconds" or has been rejected by the manufacturer thereof as the fact shall be.

Section 5. BILL POSTER, DEFINITION. A bill poster is hereby defined to be any person who posts, paints, tacks, sticks, stamps or otherwise affixes to, or causes the same to be done by another, on any bill board, building or other place fronting upon a street, advertising matter calculated to attract the attention of the public.

Section 6. BILL DISTRIBUTOR, DEFINITION. A bill distributor is hereby defined to be any person distributing or placing cards, dedgers, bills, placards, lithegraphs or similar printed matter or causing the same to be done by another.

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Article I /2 annuments - Street Carnivals

Dection 5Vamended by Ord no 44341, 45084, 45446, 49275 Ord. Nut 046 PRepeated by Ord. No. 77408 Section 5/2 Licence File "4 Boud Ord No 45084, 49275 Section 5 14 Signs not to be ericled When which the 49275 Art V23 Hawking of Medicines by Public Outing Ord 45472 Section 6 amended. by Ord no 50315 article V unindia by Ord 9/4 54/603, 65525, 66681 Start advirtising Valueles ; Ord mob 2004 (art I-1/4 ammement devices and 63946 64158, 67.783, Sec 4 of art V-4 amended by ard. 64158, 66645, How 69166 - Dart & Similar games Art V-34. Amusemente - Dart + Similar ga art V-34. Amusemente - Dart + Similar ga art V-3 Ambulance Operatore, and 67111 > art. Y-4 repealed by and 6.9.166.

Art. VI.

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REGULATION OF PARTICULAR KINDS OF BUSINESS

ARTICLE VI. AUCTIONS.

Section 1. RINGING BELL, ETC. No auctioneer shall ring a bell or permit the same to be rung, in or about or in front of the premises where he is conducting a sale before, after or during such sale. Neither shall he permit music, singing or loud noises, or soliciting to be made for the purpose of attracting the public.

⁶ Section 2. REPRESENTATIONS: FALSE BIDDING. No auctioneer shall sell or offer for sale any article of gold, silver, or plated ware, watches, jewelry or precious stones, without at the time of offering each article stating in a loud and distinct voice that the article is sold without any warrant or representation as to quality whatever, or that said article is expressly warranted to be as the auctioneer represents it; nor shall he accept false bids from any person in the employ of himself or others.

Section 3. AUCTIONEER TO RETAIN PAYMENTS FOR 48 MOURS. The auctioneer so selling and offering for sale any article of gold, silver or plated ware, jewelry, watches or precious stones, Japanese or Chinese wares or merchandise, shall retain in his possession the money or other valuable thing or things received for the article or things seld, for at least forty-eight hours from the time such sale was made.

Section 4. PURCHASER CLAIMING MISREPRESENTATION: PROCEDURE. If any purchaser of such article or things sold shall, within forty-eight hours, make a claim against said auctioneer upon the ground that the article or thing sold to him at auction was not as represented by the auctioneer, and shall demand of the auctioneer the return of the money or other consideration, and shall offer to return the article or thing purchased, then and in such case the auctioneer shall either return to the purchaser the purchase price, or deposit with the Chief of Police, taking his receipt therefor, said purchase price as a fund to answer and pay any judgment that may be recovered against said auctioneer by the purchaser, provided that if no action shall be commended against said auctioneer within

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article VI Cemended by Ord No 506 57, 55388, 61777

Ord. No.4046 Repealed by Ord. No.7740 P

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Art. VI.

fifteen days from the date of such sale the Chief of Police shall not be required longer to hold such money deposited with him and upon presentation of the receipt may return said money to the auctioneer.

Section 5. FRAUD AND FALSE BIDDING. It shall be unlawful for any person to act as a by-bidder or what is commonly known as a "capper" or booster, at any auction or place where goods, wares, merchandise, or anything whatever, is sold, held or offered for sale, at auction, either public or private, or in or about any second-hand store or pawn shop, or to offer or make false bids on anything or article held for sale at such auction sale, second-hand store or pawn shop, or to offer false bids to buy, or pretend to buy anything at any auction sale, second-hand store or pawn shop in order to stimulate, or in any manner to stimulate sales by any deceit or any misrepresentation in the making of bids or offers for the purchase of anything offered therein for sale.

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1 1996 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 article PI amended by Ond no 50657, 55022 57412, 61777

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Art. VII.

ARTICLE VII.

AUTOMATIC VENDING MACHINE BUSINESS.

Section 1. DEFINITION. Every person managing or operating the business of selling goods, merchandise or wares for profit by means of or through vending or coin machines that are operated automatically by the insertion of a coin therein or a slug for which money is paid, which machines are located in, upon, over or along any street or public place, or place accessible to the public, and every person engaged in the business of operating automatic machines or devices for profit, which machines, upon the insertion of a coin therein or a slug for which money is paid, permit to the public the use of towels, lavatories, weighing machines, or other automatic machine or device for which a coin or slug for which money is paid, is used for obtaining service, shall be required to secure a license before engaging in such business; provided, however, that this shall not apply to telephones, gas meters or machines operated in licensed penny arcades, nor to machines operated in a place of business, which business is operated under a license, or the nature of the business is such that no license is required and the machines are owned and operated by the owner of that business.

Section 2. LICENSE. Licenses shall be issued quarterly upon furnishing to the Inspector of Licenses an affidavit setting forth the number of machines owned, operated or controlled by the applicant.

Section 3. NAME OF OWNER TO BE STAMPED ON MACHINE. Each vending machine shall have at all times either stamped therein or painted or stenciled thereon the name and address of the owner thereof.

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Ord. No.4046 Repeated by Ord. No. 77408 article VII ununded by Ord No 41784, 48289 59047, 69815, Section 3 Gaming Devices, Ord no 49177

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Section 5 Amended by Ordinance to: 70780 free. art. VII-2, Automatic music Dunces, and 68870, 69426 art. VII-2, Automatic Weighing Devices and 69392, 69804,

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Art. VIII.

ARTICLE VIII

AUTOMOBILE GUARDS.

Section 1. DEFINITION. An automobile guard is hereby defined as being a person who offers his services for hire for the purpose of guarding or watching an automobile during the time that such automobile is parked on any street within the dity of Portland.

Section 2. LICENSE-BOND--BADGE. It shall be unlawful for any person to act, or offer to act, as an automobile guard without first securing a license as provided for in this ordinance and filing a bond as herein provided. Before any license is issued hereunder application must be made by the person desiring such license to the License Inspector. Said application shall be signed by the applicant and approved by the Chief of Police before any license shall be issued. Each person acting as an automobile guard under this ordinance shall wear on his person in a conspicuous place a numbered metallic badge designating the person as a licensed automobile guard. Such badge shall be furnished by the Auditor when the license is issued and shall not be transferrable, and when the license for which such badge is issued expires, the same may be returned to the City Treasurer who shall pay therefor the sum of \$1.00.

The bond above provided for shall be in the sum of \$500.00 with one or more surctises to be approved by the Mayor and conditioned that the principal will faithfully discharge the duties of an automobile guard, and further conditioned that the principal of said bond will promptly pay to any person or persons hiring such principal any damage, not exceeding the amount of the bend, occasioned by the omission, unlawful act or negligence of the principal in the discharge of his duties as such guard, said bond to run to the Gity of Portland for the benefit of any person or persons hiring the principal therein named as an automobile guard.

Section 3. APPEAL. Any person aggrieved by the refusal of the Chief of Police to approve any application for an automobile guard license may appeal from such action to the Council by filing a written notice of appeal with the Auditor, whereupon the matter shall be considered by the Council and such license either granted or denied.

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article VIIT 1/2 automobile Parks Ord no 44 713, 46 765

Ord. No. 40 46 Repealed by Ord. No. 7740 8

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ARTICLE .K.

BABY HOMES

Section 1. DEFINITION AND CLASSIFICATION OF BABY HOMES. For the purpose of this ordinance, a baby home is defined as any place where infants are taken care of for compensation, and any institution for the care of infants when sick. If a baby home is operated in connection with a hespital, the classification shall be that of a hespital.

Section 2. MAINTENANCE OF BABY MOMES. All baby homes shall be maintained in a clean and sanitary manner, under the direction of the Mealth Officer of the City of Portland. In case any baby home should not be maintained in a clean and sanitary manner to the satisfaction of the Mealth Officer, the Mealth Officer shall thereupon refuse to approve the issuance or renewal of license provided for in Section 3.

Section 3. LICENSES. It shall be unlawful to operate any baby home, as defined by this ordinance, without first obtaining a license therefor as herein required. Any person desiring such a license shall make application to the Bureau of Licenses and shall state in said application the mame and location of said baby home, the name of the owner, manager or person in charge thereof, and the number of children that may be cared for. Upon the filing of such application, motice thereof shall be transmitted to the Mealth Officer, whereupon the Health Officer shall make an investigation, and if it shall appear that such baby home is being operated or will be operated in a satisfactory manner and that the applicant is a competent and proper person to conduct such baby home, he shall approve the issuance of a license therefor.

Ord. No. 4046 Repealed by Urd. No. 7740 8

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article X repealed by Ord 65746 Art. X inserted, Bakery Delivery Vehicles I.

Ord. No.72655 Repealed by Ord. No.72835 ARTICLE

BATH AND MASSAGE ESTABLISHMENTS

Section 1. DEFINITION. For the purpose of this Article the word person shall mean and include natural persons, co-partnership, corporations and associations and shall include persons of both sexes.

Section 2. LICENSE, FEES, ETC. No person shall conduct, keep, manage, operate or cause to be conducted, kept, managed or operated either as owner, manager, lessor, lessee or attorney, any bath house or massage parlor or engage in the giving of massage, Turkish, Russian, vapor, sweat, electric, salt, magnetic or any other kind or character of baths, other than tub baths where no attendant is provided, within the corporate limits of the City of Portland without having first obtained a license from the City of Portland so to do. All such licenses shall be issued quarterly and shall expire March 31st, June 30th and September 30th and December 31st of each year.

Section 3. APPLICATION FOR LICENSE. Any person desiring a license under the provisions of this Article shall file a written application therefor with the Bureau of Licenses of the City of Portland. Such application shall set forth the experience, training and qualifications of the applicant to engage in the business for which he or she desires a license and the location of the proposed business, and shall also contain the names of at least two taxpayers of the City of Portland as to the moral character of the applicant. Such application shall be substantially in the following form:

Application to conduct bath house or massage parlor.

Application is hereby made to the Gity Council of the City of Portland for a license to conduct a and it is expressly agreed that the said place shall be conducted in strict accordance with the provisions of the ordinance regulating bath houses and massage parlors and that any permit issued in connection with this application is given and accepted subject to the provisions of said ordinance and may be cancelled as provided in said ordinance.

(See back of page)

article X repealed by Ord. 65746 Section. 3. Amended by Ordinance No. 72722

Ord. No. 72655 Repeated by Ord. No. 72835

Ord. No.4046 Repealed by Ord. No. 7.7.408

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Art. X.

Name of applicant for license Location How long have you engaged in the business for which you desire a license? Where and how long at each place have you engaged in the business for which you desire a license? What experience, training or qualification do you possess to engage in the business for which you desire a license? Signature of Applicant. I certify that I have known the applicant herein for

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character.

Reference Address.....

Section 4. INVESTIGATION OF LICENSEE. The Commissioner of Public Safety shall examine into and investigate the character and qualifications for license within the meaning of this Article and report to the Council his recommendation as to whether or not a license shall be issued to such applicant.

Section 5. TRANSFER OF LICENSE. No license issued under this Article shall be transferred or assigned.

Section 6. BATHS, TO WHOM GIVEN. It shall be unlawful for any person licensed under the provisions of this Article, either personally, by servant, agent or employe to give any massage or bath of the character mentioned in Section 1 of this Article to any person except to persons of the same sex as the person giving such massage or bath; provided, that nothing herein contained shall be construed to prohibit

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article & repealed by Ord 65146 Didi No. 4.046 Repeated by Ura. No. 27408 Section 6 amended by Ord no 43741 Section 3 Amended by Ordinance No. 72722 Ord. No. 72655 ... epecied by Ord. No. 72835 Server a state of the server server and the server server server as and a state of the second s a second s ▲▲▲▲▲▲ 「「」」「「「「」」」「「「」」」「「」」」」「「」」」」 • • • • • • • i de la compositiva de la compositiva. En la compositiva de and the straight for the second straight the s $= \sum_{i=1}^{n} \left(\sum_{j=1}^{n} \left(\sum_{i=1}^{n} \left(\sum_{j=1}^{n} \left(\sum_$ **************** a presidente de la companya de la c والمراجع والمراجع and the second second

the giving of baths or massage by husband to wife, wife to husband or parent to child.

Section 7. **PROVISIONS NOT** APPLICABLE TO CERTAIN PERSONS. The provisions of this Article shall not apply to any person practicing the healing art in a manner recognized by the laws of the State of Oregon, nor to religious, educational or athletic organizations, nor to qualified members of Oregon Association of Naturopaths, Incorporated.

Section 8. REVOCATION OF LICENSE. The Council may cancel and reveke any license issued hereunder for violation of any provision hereof. Before such cancellation, herever, the licensee shall be motified and shall have a hearing before the Council if demanded.

Section 9. ADVERTISING BATHS, ETC. It shall be unlawful for any person or persons to advertise by sign, circular, handbill or card, or in any newspaper, periodical or other publication or by other means, to give baths or massage as defined herein without having complied with the terms of this article.

(See back of page)

Ord. No 4046 Repeated by Urd. No. 77400 American 222 Social 10 interior Orman, 136051 J article X' Bathing Beaches, Ord no. 43383 article X repealed by Ord. 65146 Art X inserted Bakery Delivery Vehicles. Ord. 72655. Ord. No. 7265 Stippealed by Ord. No. 72835 article X 14 Barber Ships/ Ord 73924

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Art. XI

ARTICLE XI

BOOTBLACKS.

Section 1. SOLICITING BY OUTCRY. It shall be unlawful for any person owning, operating, conducting or employed at a bootblack stand to solicit by outcry passersby to enter such bootblack stand or to patronize same.

Section 2. SCREENS. It shall be unlawful to construct any bootblack stand with screens or curtains so as to prevent a clear view of the inside of such stand by persons passing by.

Ord. No. 4046 Repealed by Ord. No. 7740

article XII amended by Ord, No 59358

Art. XIII

ARTICLE XIII

BOXING MATCHES AND PRIZEFIGHTS.

Section 1. MUNICIPAL BOXING COMMISSION. There is hereby created a Municipal Boxing Commission to consist of five (5) citizens of the City of Portland, Oregon, to be appointed by the Mayor of said city, and whose terms of office shall be for one year from the date of their appointments. Said commissioners shall serve without salary or compensation and shall be subject to removal from office at any time during their tenture for such reasons as the Mayor may deem good and sufficient. Said Commission shall have the power to hold boxing competitions at such times and places as it may deem right and proper under such rules as are herein set forth and subject to the approval of the Council.

Section 2. RULES AND REGULATIONS. Said Commission shall have general supervision and control over all matters pertaining to boxing competitions within the City of Portland, Oregon, and shall at all times have the power to make rules and regulations not in conflict with this ordinance under which all boxing competitions shall be conducted.

Section 3. REGISTRATION -- PERMIT. At least one member of the Commission shall be a reputable licensed practicing physician who shall certify in writing to the Commission not less than six hours before the time of the competition that the applying competitor is physically fit to participate in said boxing competition. Every male person desiring to participate in a boxing competition shall register with the Secretary of the said Commission and shall be subject to the rules and regulations of said Commission. Upon the filing of the said physical certificate and the said registration, each applying competitor shall be provided by the Secretary of the Commission with a written permit to participate in said competition; said permit to be valid for one competition only. A competent matchmaker whose duties shall be the arrangement of such boxing competition, subject to the direction and control of the Commission, shall be appointed by the Commission and shall be compensated for his services by being paid by the commission not more than twenty per cent of the net receipts of each competition or not more than \$100 for each competition, at the discretion of the Commission. Such expenses as telegraph and telephone tolls, stamps, newspaper

Ord. No4046 Repealed by Ord. No. 77408 antima XIII repeated by Ura. NO. 70228

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and general advertising and such other expenses as may be deemed necessary by the Commission shall be paid by the Commission from a sinking fund hereinafter provided for and shall not be deducted from the above mentioned compensation paid to the matchmaker. Each duly certified and registered competitor shall be compensated for transportation, training and such other expenses as the Commission may deem fair and proper.

Section 4. CIVIC EMERGENCY FUND. All net receipts from each competition shall automatically create a civic emergency fund of which the Treasurer of the City of Portland shall be the sole custodian and which shall be expended by the Mayor or Council for the relief of indigent persons or in such other manner as the Mayor or Council may provide; provided, that no moneys shall be paid into the civic emergency fund until a general sinking fund of \$500.00 has been established in the name of said Commission from which necessary expenses shall be paid by the Secretary or Treasurer of said Commission, and that said general sinking fund shall at all times be maintained before any moneys shall be paid into the civic emergency fund. Free admissions, generally known as passes, issued by said Commission, shall not exceed two per cent of the seating capacity of the place where each competition is to be held.

Section 5. BOXING COMPETITION BOUTS -- WEIGHT OF COM-PETITORS. Each bout of a boxing competition within the meaning of this ordinance shall consist of not more than ten three minute rounds with a one minute intermission between each round: provided, that at the discretion of the Commission competitors engaging in preliminary bouts of such competition may be limited to competitions of not more than six three minute rounds with a one minute intermission between each round. No lighter than six ounce boxing gloves of standard specifications shall be used in boxing competitions where the weight of each competitor does not exceed 135 pounds and no lighter than eight ounce gloves of standard specifications shall be used in competitions where the weight of each competitor exceeds 135 pounds, the weight of each competitor to be determined under the supervision of not less than two members of the Commission not more than twenty-four hours before the date of said competition; provided, that it shall be unlawful to hold any boxing match or boxing exhibition on the first day of the week, commonly called Sunday.

Section 6. REFEREES. Such Commission may appoint not to exceed three officials or referees to have sole jurisdiction over each competition during the duration of said competition

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Ord. No. 7740 8

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Section _____Amended by Ordinance No. 6832 When No XIII Repeated by Ord. No. 70228

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and who shall render final decisions in all bouts. No referee or member of said Commission shall manage any competitor and shall make no wagers upon the outcome of any competition, such act being deemed a good and sufficient reason for immediate removal from such office as they may occupy with the Commission.

Section 7. PROVISIONS NOT TO APPLY TO CERTAIN ORGANIZATIONS. The provisions of this ordinance shall not apply to nor interfere with bexing exhibitions where said exhibitions are held under the auspices and for the benefit of a recognized fraternal organization, authorized to transact business in the State of Oregen, and who may desire to include such exhibitions as a part of the program for the entertainment of their members. Said exhibitions shall not exceed in duration three rounds of three minutes each and ne decision shall be given by the referee. They shall not apply to nor interfere with any bexing tournament given under the sanction or auspices of the amateur athletic union of the United States or any of its auxiliary organizations in which enly registered members of said union or organizations participate.

Section 8. PRIZE FIGHTS. A prize fight, for the purpose of this article, shall be defined as a boxing competition or contest of any nature for which any participant is given or paid or promised directly or indirectly any money, merchandise or any thing of value whatsoever, and it shall be unlawful for any person to arrange, offer to arrange, engage in or offer to engage in any such prize fight either as principal, second, assistant, stakeholder, trainer, referee, aider, abetter, solicitor or agent whether such fight shall take place or not. It shall be unlawful for any person to give, pay or promise to give or pay to another any money, merchandise or thing of value either directly or indirectly for participating in any such prize fight, and it shall be unlawful for any person to engage or participate in any such prize fight for money, merchandise or anything of value either directly or indirectly; provided, however, that this article shall not prohibit boxing competitions for which the participants are not paid or promised any money, merchandise or thing of value. Nor shall it prohibit the giving of engraved medals, ribbons, or similar tokens, to the winner of any such competition or contest, providing that in no case shall any medal, ribbon or similar token of more than twentyfive dollars in value be given.

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Art. XIVI.

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ARTICLE XIV.

BROKERS

Section 1. BROKERS, DEFINITION. The term breker for the purpose of this ordinance shall mean and include any person, firm or corporation dealing in securities or mency or evidences of obligations either for himself or others. Provided, this shall not be construed to include banks, trust companies or stockbrokers otherwise classified by ordinance.

Section 2. BROKER'S LICENSE. It shall be unlawful for any person, firm or corporation to engage in business as a dealer in securities or money as herein defined without first securing a license and paying the fee provided by ordinance therefor.

(See back of page)

Ord. No.4046 Repsaid by Ord. No. 7740 P Article XIE /2 Business Chance Grokers. Ord. No. 42562 42888.

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art. XIV-1/3, Bldg. Wreckers added by Ord. 67923

Art. XV.

ARTICLE X.

CARD ROOMS.

Section 1. LICENSE. It shall be unlawful for any person to maintain or operate any public card room without first making a written application and obtaining a license therefor from the City of Portland. Any person desiring to obtain a card room license shall make application therefor to the Bureau of Licenses on a blank to be furnished by said Bureau, which shall give the location by street and number, the number of tables to be used and the kind of business connected therewith. Said application must be signed by the person conducting such card room. All applications must be recommended for approval by the Bureau of Police before a license The annual license fee to be charged can be issued. for card rooms shall be \$5.00 for the first table and \$1.00 for each additional table used, or that may be used for playing cards on. The term "Public Card Room" within the meaning of this ordinance shall mean and include every place where cards are played and the general public is admitted, except duly organized fraternal, benevolent and military societies and places where functions are given solely for the benefit of charity. It shall be unlawful for any person in charge of any public card room to permit, suffer or allow any minor to go into, visit or to remain in any such public card room, and he shall have posted at the entrance of such public card room a sign, "NO MINORS ALLOWED", It shall be unlawful for any minor to go into, visit or remain in any public card room. All card rooms shall be closed between the hours of one o'clock a. m. and five o'clock a. m. of each day.

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Ord. No. 4046 Repeated by Ord. No. 77408

Article XV amended by Ord. No. 40817, 42167 42266, 43025, 45865, 50291, 67280, 67393

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Art. XVI

ARTICLE XVI

CHIMNEY SWEEP.

Section 1. LICENSE, ETC. Upon receipt of an application for a chimney sweep license, the Bureau of Licenses shall send the application to the Fire Marshal, who shall test the ability of the applicant to properly perform the work of a chimney sweep. Upon the completion of such test, the Fire Marshal shall file with the Bureau of Licenses a certificate stating the result of the test and making a recommendation either that the application be granted or that it be refused. The Bureau of Licenses shall not approve any such application if the Fire Marshal has recommended that it be refused.

It shall be unlawful for any chimney sweep to use any tool or implement that will break the lining or in any manner damage a chimney so as to increase the fire risk. Ord. No. 4046 Repealed by Ord. No. 77408

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ARTICLE IVII.

CLEANING, DYRING AND PRESSING BUS INESS

Section 1. DEFINITIONS. The words "cleaning, dyeing and pressing" shall be taken to have the following meaning:

A. CLEANING - Establishments where goods, fabrics, suits, dresses, cloths or carpets are cleansed entirely by steam or liquid methods other than water.

B. DYEING - Establishments where goods, fabrics, suits, dresses, cloths or carpets are stained, dyed or colored.

C. PRESSING - Establishments where goods, fabrics, suits, dresses or cloths are pressed.

D. Any person, firm or corporation maintaining an establishment for the purpose of cleaning, dyeing or pressing goods, fabrics, suits, dresses, cleths or carpets outside of the corporate limits of the City of Portland but soliciting such articles for such purpose within the City of Portland and taking the articles without and returning the same within after cleaning shall be within the terms of this ordinance and required to secure a license.

Section 2. APPLICATION. Before a license for the operation of an establishment for cleaning, dyeing or pressing shall be issued a written application shall be made to the Inspector of Licenses, on a blank to be furnished by him, who shall refer the same to the Fire Marshal for investigation and indersement as to whether the place where such proposed business is to be conducted complies with the rules and ordinances regulating such establishments, and no license shall issue until such rules and ordinances are complied with and the Fire Marshal inderses the application to that effect.

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Art. XVIII.

ARTICLE XVII1

COLLECTION OR ADJUSTMENT AGENT.

Section 1. DEFINITION. The term Collection or Adjustment Agent when used in this article shall be construed to mean any person directly or indirectly engaging in, as a primary or secondary object, business or pursuit the collection of claims or accounts owing or claimed to be owing from one person to another on a commission or contingent basis, or who solicits claims or accounts owing or claimed to be owing, from one to another, for collection purposes.

Claims or accounts shall be construed to mean all forms of obligations for the payment of money or its equivalent arising in the usual course of business. Provided, however, that this shall not apply to licensed attorneys who effect settlement of claims or accounts for their clients.

Section 2. BOND. Before any collection or adjustment agent license is issued the applicant shall first file with the City of Portland a bond in the amount of five hundred (\$500.00) dollars, conditioned that the said collection or adjustment agent shall promptly make an accounting of and pay over all money received by him for clients in the due course of business, and conditioned further that any person to whom the collection or adjustment agent shall fail to make prompt accounting or payment of money received shall have a right of action directly upon said bond against the collection or adjustment agent.

(See back of page)

Ord. Not 046 Repeated by Ord. No. 7740 article XVIII amended by Ord Ro 59793 Old art. XVIII Collection and adjustment agt. repealed by state law. New art. TITE Collection Pin Ball Gamer ard. 68565. 1000 - 1000 - 1000 - 1000 - 1000

Art. XIX.

ARTICLE XIX.

DANCE HALLS AND DANCES.

Section 1. RESTRICTED DISTRICT. No public dance hall shall be erected, established, kept, maintained or operated within the district of the City of Portland described as follows, to wit:

Commencing at the northeast corner of Section 6. Township 1 south, Range 2 East of the Willamette Meridian; thence southerly along the east line of Section 6 to its intersection with the center of Belmont Avenue; thence following the center of Belmont Avenue to the intersection of the west line of lot 4, Belmont Park; thence northerly along the west line of lot 4, Belmont Park, to its northwest corner; thence easterly along the north line of lots 4 and 5, Belmont Park, to the northeast corner of lot 5; thence southerly along the east line of lot 5 to an intersection with the south line of Tabor Heights: thence easterly along the south line of Tabor Heights to the center of East Seventy-first Street; thence northerly along East Seventy-first Street to the center of East Yamhill Street: thence easterly along East Yamhill Street to the center of East Seventy-sixth Street; thence Northerly along East Seventy-sixth Street to the center of East Stark Street; thence westerly along East Stark Street to an intersection with the center of Thorburn Avenue; thence along the center of Thorburn Avenue to an intersection with East Stark Street: thence westerly along East Stark Street to the place of beginning.

Section 2. DEFINITION. A public dance hall is hereby defined, for the purpose of this Article, to be any building, room, hall, or other place which is kept or used for public dancing, or in which, for compensation paid directly or indirectly to the owner, operator, manager or operator thereof, men, women or children are permitted to engage in dancing, or in which women are either directly or indirectly employed to dance, for the purpose of attracting custom thereto.

The term "Dance", for the purpose of this Article shall include:

(See back of page)

1. Every dance not held in a private home or residence. 2. Any class in which instruction in dancing is given for hire.

3. The term "dance hall" shall mean any hall, room,

Section 2 anunded by Ord. No. 59090 Article XIX amended by Ord 65532 Article XIX-A added by Ord 67226 (dancing where by on is sold) $\mathbf{X}_{\mathcal{X}}$ ard. Not 046 Repealed by Ord. No. 774 0 NI Land

pavilion or place in which a dance, as above defined, is to be held.

Section 3. APPLICATION FOR LICENSE. An application for a dance hall license shall be made to the Bureau of Police at least ten days before any dance is to be held in such hall.

Section 4. EQUIPMENT AND VENTILATION OF HALLS. No license shall be issued unless such dance hall shall comply with and conform to all ordinances and regulations of this city, and be well ventilated and supplied with separate dressing rooms for men and women, and be a safe and suitable place for the purpose for which it is to be used.

Section 5. USE OF INTOXICANTS. No person shall serve, have or drink any intoxicating liquor in or about any such dance hall, and no dance shall be held or conducted in any place where intoxicating liquor may be obtained without leaving such dance hall and payment of the regular entrance charge in case of a return.

Section 6. USE OF RETURN CHECKS PROHIBITED. No person shall give to any person leaving such dance hall a return oheck or other token whereby readmission to such dance hall can be obtained without the payment of a fee the same as on original admission, and no person leaving such hall shall receive any such ticket or token or gain readmission without paying the same fee as upon original admission.

Section 7. SUNDAY DANCES PROHIBITED. No person shall hold or participate in any dance, as defined in this article, on Sunday.

Section 8. SPECIAL CHARGES PROHIBITED. No owner, proprietor, operator or manager, or any servant of any such owner, manager, proprietor or operator of any dance, ball, dancing school or dance hall shall charge any fee for participation in any individual dance other than an entrance fee to such dance hall, and females shall not be admitted free, but shall be charged at least one-half the amount which may be charged for males.

Section 9. MISCONDUCT IN DANCE HALLS. Any person

Ord. No. 4046 Repealed by Ord. No. 77408 Section 7-Amondod by Ordinance No. 62218, 65497

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article XIX amended by Ord 65532 "XIX-A added by Ord 67226

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to whom a dance hall license has been issued shall retain the right, at any time, to cause dancing or the use of such dance hall to be suspended, and in case any knowledge or credible information shall come to him that any of the provisions of this article are being violated, he shall forthwith cause such violation to cease or cause dancing in such dance hall to be discontinued, and the same to be vacated, and if it shall appear to the Municipal Judge, in proceedings against the holder of such license, or otherwise, that such holder has been negligent or dilatory in performing his duties under this article. such Municipal Judge shall forthwith report to the City Auditor such facts as have come to his attention in that respect, and thereupon the Auditor shall suspend such license and send notice by mail of such suspension to such holder. The Auditor shall reinstate such license on recommendation of the Inspector of Dance Halls, if it shall be made to appear that the holder of such license has been diligent in performing his duties under this article. If such showing is not made within ten days after the mailing of such notice, such license shall stand suspended. If at any time any license shall be suspended under this article no other license shall be issued to such person within a period of one month.

Section 10. CHARACTER OF PROPERTY. The holder of such license shall keep such dance hall in a clean, healthful and sanitary condition at all times, and have the stairways and other passages and all rooms and places connecting with such dance hall at all times open and well lighted.

Section 11. DANCE LICENSE: MATRON. It shall be unlawful for any person to hold any dance, as defined in this article, without first obtaining a dance license therefor from the Bureau of Licenses and providing at least one female hall manager of good moral character.

Section 12. TIME OF APPLICATION. Such application for a license shall be made to the Bureau of Police at least six hours before the dance is to begin and the license shall be valid only for one dance at the time and place stated in application, provided that where such applicant purposes to hold a dance at certain stated intervals at the same place, (see Schedule of Fees, Dances, Division 0), such license may be issued for such dances to be held at such place, providing the application sets forth

article XIX amended by Ord. 65532 Article XIX-A added by Ord 67226

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Ord. Not 046 8 Repealed by Ord. No. 77400

the exact date of each dance. Such continuous licenses shall be issued quarterly.

Section 13. INSPECTION OF DANCES. The Mayor shall select and detail one or more regular officers of the Bureau of Police to act as an Inspector or Inspectors of Dance Halls and such officer or officers shall examine and investigate the place to which such application refers and report to the Bureau of Licenses in writing whether such place conforms to the provisions of this article and whether arrangements have been made for lighting the same. No license shall be issued unless such Inspector shall recommend its approval, in writing, and he shall be given at all reasonable times free access to such hall or place for the purpose of inspecting the same. In addition to the report herein required of the Dance Hall Inspector, he shall make a further report in writing to the Chief of Police upon all facts in connection with his work under this article.

Section 14. INSPECTOR'S RIGHTS AND DUTIES. Each and every dance hall license and dance license shall be given subject to the condition and provision that the Inspector of Dance Halls shall have the right to attend any dance, as defined in this article, for the purpose of inspecting the same, and no person shall deny or refuse such inspector admission thereto at any and all times while the same is being used for a dance, and it shall be the duty of such inspector to faithfully visit all dances for which licenses have been given and see that the provisions of this article are well and truly complied with, and to arrest and prosecute any and all persons violating any of the provisions of this article. Such inspector shall not wear uniform.

Section 15. SUSPENSION OF LICENSE FOR CAUSE. It shall be the duty of the Inspector of Dance Halls to forthwith suspend any license and cause any dance being held to be discontinued or terminated and the place where the same is being held to be vacated when any violation of the provisions of this article shall not be at once corrected, upon notice by him to the persons in charge to correct the same.

Section 16. DANCES TO BE TERMINATED BY MIDNIGHT. All dances shall be discontinued and all dance halls

(See back of page)
Dec. 13 amended by Ord. No. 40547, 42248

Section 16 anided by Ord, No 59093, 65497

art. XIX amended by Ord. 65532 art XIX - A added by Ord 67226

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shall be closed on or before the hour of twelve o'clock, midnight; provided, however, that upon application of a responsible person, organization or society, and investigation by the Dance Hall Inspector, he may grant such person, organization or society a permit to continue until a time specified in such permit, but no tickets shall be sold or accepted for admission to such dance hall after the hour of twelve o'clock, midnight.

Section 17. ATTENDANCE OF MINORS. It shall be unlawful after nine o'clock p. m. to permit or suffer any person to attend or take part in any dance or remain in such dance hall, if such person is under eighteen years of age, unless such person be in company of at least one of his or her parents or legal guardian. It shall be unlawful for any person to make any misrepresentation or false statement as to the age of himself or herself, or any other person, for the purpose of obtaining the admission of such person as to whose age such statement or representation is made to any dance hall, or the permission for such person to remain therein in violation of this article, and it shall be unlawful for any person to represent herself or himself to be a parent or legal guardian of any other person in order that such other person may obtain admission to such dance hall, or be permitted to remain therein in violation of this article.

Section 18. CHARACTER AND MANNER OF DANCES. No dance of a gross or vulgar character shall be permitted in any dance hall, and no person shall be permitted to conduct himself in a gross or vulgar manner in such place. No undue familiarity bieween partners shall be permitted. The lady in dancing shall place her right hand on her partner's arm and not on his shoulder or back, and the man shall encircle the lady with one arm only; partners shall keep their bodies and faces free from each other. The Inspector of Dance Halls shall have full power to decide what is proper or permissible in this connection, and on his notifying the person in charge of the dance that improper conduct is being indulged, then such person shall at once cause such improper conduct to be stopped. If he fails to do so, the Inspector shall proceed as provided in Section 15 of this article.

art XIX amended by Ord 65532 art XIX-A added by Ord 67226

Ord. Not 046 Properied by Ord. No. 77408

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Section 19. CERTAIN DANCES PROHIBITED. The hall shall be brightly lighted during the progress of the dance and so-called "shadow dances" and "moonlight" dances shall be prohibited.

Section 20. INTOXICATED PERSONS BARRED. No intoxicated person shall be permitted in any dance hall during the progress of any dance.

Section 21. SMOKING PROHIBITED - WHERE. Smoking shall not be permitted in the dance hall proper, nor in any antercom reserved for ladies, or in the hallway leading to such dance hall.

Section 22. CONDUCT OF PARTICIPANTS. Boisterous conduct and profamity shall be prohibited in dance halls and the hallways leading thereto. No dance of a gross or vulgar character shall be permitted in any dance hall and no person shall be permitted to conduct himself in a gross or vulgar manner in said place. No undue familiarity shall be permitted. The position in dancing shall be as adopted by the American Association Masters of Dancing, known as the waltz position, which is as follows:

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Dencers stand facing opposite directions, half to the side with lady looking over gentleman's right shoulder, her left foot cutside of gentleman's right foot, likewise his left foot cutside of the lady's right foot, gentleman's right hand placed on lady's back between the waist and shoulder and not beyond the center line, Lady's left arm resting on the gentleman's right arm touching at the elbow. Lady's left hand placed on gentleman's lower right shoulder blade. Gentleman's left arm extended to left side, not below the waistline nor above the shoulder line, with palm of hand up. Lady's right hand placed with palm down in gentleman's left. This description refers to dancers wherein the waits or closed position is used.

The Inspector of Dance Halls shall have full power to decide what is proper or permissible in this connection and on his notifying the person in charge of the dance that improper conduct is being indulged, then such person shall at once gauge such improper conduct to be stopped. If he fails to do so, the Inspector shall proceed as provided in this article. The Inspector of Dance Halls may require the person in charge of any dance to read this section to the patrons of said dance.

art XIX amended by Ord 65532 art XIX-Acadded by Ord 67226

Ord. Not 046 PRepealed by Ord. No. 7740 P

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Art. XIX.

Section 23. NOTICE POSTED IN DANCE HALLS. The Bureau of Police shall have printed on a card, in type not less than twelve point in size, Paragraph six (6) and Paragraphs fifteen (15) to Twenty-two (22) of this Article, inclusive, and such card shall be posted at the entrance, of any dance hall for which a license is issued.

Section 24. EXEMPTIONS. The provisions of this article shall not apply to any dances conducted under the suspices and supervision of Schoel District Number One, or the City of Portland.

(See Rock of Poppa)

art. XIX amended by Ord 65532 art XIX added by Ord. 67226 (dancing where leguon is sold)

Ord. No. 4046 Rispealed by Ord. No. 7740 8

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Art. II.

ARTICLE IL.

DEALER IN DEADLY WEAPONS OR FIREARMS

Section 1. LICENSE AND PERMIT REQUIRED. Any person engaging in the business of selling or offering to sell any pistol, revolver, derringer, bowie knife, or other weapon of like character that can be concealed on the person, shall first obtain a license as a dealer in deadly weapons or firearms, and it shall be unlawful for any person licensed to sell or give away any such weapons to any person who has not secured a permit from the Chief of Police to purchase such weapon in the manner elsewhere provided.

Section 2. REPORT OF SALES. Every person licensed shalk make out and deliver to the Chief of Police every day before the hour of 12:00 o'clock noon a legible and correct report of every sale or gift made under authority of said license during the preceding twenty-four hours, which report shall contain the date of such sale or gift, the name of the purchaser or donee, with his or her address and age, the number, kind, description and price of such weapon, the number of the purchaser's permit and the purpose given by such person for the purchase of such weapon, which report, shall be substantially in the following form:

> Number Permit Number Weapon Name of Purchaser Address of Purchaser Age of Purchaser Kind or description of Weapon For what purpose purchased

Provided, however, that the provisions of this article shall not apply to transactions by and between wholesele and retail dealers in such weapons, having established places of business in the City of Portland.

Section 3. APPLICATION AND PERMIT OF PURCHASER. It shall be unlawful for any person to purchase any

(See back of page)

article XX amended by Cont. No 5 3826

Ord. Not 046 Repeated by Urd. No. 77400

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pistol, revolver, derringer, bowie knife, dirk or other weapon of like character, which can be concealed on the person, without first securing from the Chief of Police a permit so to do. Before any such permit is granted, an application in writing shall be made therefor, setting forth in such application the name, address, age, height, weight, complexion, nationality, and other elements of identification of the person desiring such permit. Such application shall also contain a recommendation that the permit shall issue, from two persons who shall be known to the Chief of Police as persons of good reputation and residents of the City for at least one year, or who shall appear to be taxpayers residing within the city; provided, however, that the provisions set forth in this paragraph shall not apply to retail dealers or to wholesale dealers in said weapons, having an established place of business in the City of Portland.

Section 4. PERSONS REFUSED PERMITS. It shall be the duty of the Chief of Police to refuse such permit to:

(a) All persons having been convicted of any felony.

- (b) All vagabonds.
- (c) All minors.

Otherwise it shall be the duty of the Chief of Police to grant such permit upon the payment of a fee of twenty-five cents.

Section 5. REVOCATION OF LICENSE. Upon conviction of any person for a violation of this article the license so held shall be revoked by the Auditor, and no other such license shall be issued to such licensee for the period of one year.

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Ord. Not 046 Repealed by Ord. No. 77408

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Art. XXJ

ARTICLE XXI

DOGS.

Section 1. TAGS. Upon the payment of the license fee, the Bureau of Licenses shall give the licensee a numbered license tag.

Section 2. BREEDER'S LICENSE. A breeder's license shall not be issued to any person or persons having less than five (5) dogs, and application for such license must be made under oath. No dog so licensed shall run at large on the streets.

Section 3. SPATED FEMALE DOGS. Before any license shall be issued for a spayed female dog the owner or person having the custody thereof shall present to the Bureau of Licenses a certificate and duplicate thereof signed by a veterinary surgeon resident in the City of Portland, certifying in effect that he has examined the spayed female dog for which a license is requested, and found the same to have been in fact spayed. Such certificate and duplicate shall describe such spayed female dog by stating therein the breed, color and size of such dog, and such other distinguishing marks that the same may have; and such certificate and duplicate shall state the name and address of the owner of such dog, the signature and address of the veterinary surgeon who examined such dog, and the date of the examination.

Section 4. RECORD OF DOG LICENSES. The auditor shall keep a suitable record of the licenses granted and on the expiration of the annual time for issuing licenses shall give to the poundmaster a list of the numbers on which licenses have been paid or renewed, and of the numbers which have not been renewed, and the names of owners or representatives of dogs bearing such renewed numbers.

(bee back of page)

Ord. No.4046 Prepealed by Urd. No. 7740

ARTICLE XXII See Bed 48391

EMPLOYMENT AGENTS.

Section 1. DEFINITIONS. Every person who procures employment or help for another, or furnishes intelligence or information for persons seeking employment or help for compensation shall be deemed and considered an employment agent. If furnishing intelligence or information concerning both male and female persons seeking employment, such employment agent shall be designated as a "General" employment agent. If furnishing intelligence or information concerning female help only, such employment agent shall be designated as a "Female" employment agent.

Section 2. APPLICATIONS. Applications for employment agent licenses shall be filed in writing with the Bureau of Licenses thirty days in advance of the date on which the license is to be issued.

Section 3. BOND. Before any license is issued for an employment agent, the applicant shall first file a bond with the City of Portland in the sum of five hundred dollars (\$500.00), conditioned that the applicant will fully comply with all the provisions and requirements imposed by the City of Portland, and pay all judgments recovered against him for any violation of said provisions or requirements together with such judgments and costs as may be recovered against him by any person on account of any wilful misrepresentations, or for wilfully deceiving any person transacting business with him and pay all damages by reason of demanding and receiving any greater fee or fees than prescribed and fixed by the City of Portland.

Section 4. AGENT'S RECEIPT FOR FEE. Every employment agent shall, upon receiving any compensation for services, give to the person from whom the same is received a receipt therefor in writing, which shall be in the following form, and which shall contain all the facts set forth in said form, to wit:

(See back of page)

Ord. No. 4046 Repeated by Org. No. 77408 Alt 22 accenses Forson 48 48371

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Employment Agent."

Section 5. RECORDS. Every employment agent shall keep a true and correct record of the names of all applicants, the nature of work furnished and date of furnishing said work, the amount of money received from each, if any, and the same shall at all times be open to the inspection of any police officer in the employ of the City.

Section 6. SPLITTING FEES. It shall be unlawful for any employment agent to share the fee received from the applicant with the employer or the representative of the employer, or to enter into any contract either verbal or written, with the employer or representative of the employer or employes, whereby the agent is to pay or remunerate the employer or his representative for furnishing employment.

ord. No 4046 Repeated by Ura. No. 72

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Section 7. GIVING INCORRECT INFORMATION. It shall be unlawful for any employment agent to send an applicant for employment to any place on information that is incorrect or not stated in the receipt for fee paid by the applicant for employment.

Section 8. AGENT'S FEES. No person acting as an employment agent or conducting the business of an employment agency, shall charge or collect as a fee or compensation for such service in excess of the following:

First: For positions for females where the salary or wages of the position secured is not to exceed \$50.00 per month, the fee or compensation of the employment agent shall not exceed five per cent of one month's earnings in said position, and where the salary or wages of the position secured is more than \$50.00 and not to exceed \$100.00 per month, the fee or compensation shall not exceed \$5.00, and where the salary is more than \$100.00 per month the fee shall not exceed \$7.50.

Second: For positions for males where the salary or wages of the position secured is not to exceed \$60.00 per month, the fee or compensation of the employment agent shall not exceed five per cent of one month's earnings in said position.

Third: For positions for males where the salary or wages of the position secured is more than \$60.00 and not to exceed \$100.00 per month, the fee or compensation of the employment agent shall not exceed \$5.00.

Fourth: For positions for males where the salary or wages of the position secured is more than \$100.00 per month, the fee or compensation shall not exceed \$7.50. In no case shall board be included as part of the salary or wages.

Section 9. COMPENSATION TO APPLICANT. Any employment agent who sends an applicant for employment to a place beyond or within the limits of the City of Portland on information that is incorrect, or not as stated in the receipt for fee paid by the applicant for employment or if the place which said applicant is

Ord. No. 7746 Repealed by Ord. No. 7740

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to take has already been taken, and is not procurable for such applicant, said employment agent shall be liable for the fee paid by said applicant, and the return of the same, and for the return of the fare or transportation to and from the place where said applicant is sent. However, if transportation is furnished or offered the applicant, he shall recover only his fee. Any applicant who obtains employment and is discharged within two days shall be entitled to the return of his entire fee from the employment agent, and if the applicant is discharged after two days and within six days he shall be entitled to the return of one-half of the fee, except in cases where it is specifically stated on the face of the employment ticket that the employment is for six days or less. Each receipt for fees given by the employment agent to the applicant shall have printed on the back the following endorsement to be filled out by the employer in case the applicant is not given employment, or is discharged within six days:

TO THE EMPLOYER.

(Kindly fill out the blank below and return this receipt to the applicant in case you do not employ him, or if he is discharged for any reason within six days after being employed.)

(Place)

(Date)

19

The applicant named on the face hereof was (not given employment) (discharged after days) for the following reason:

Employer.

Section 10. LIMITATION OF AGENT'S RIGHTS AS TICKET AGENT. No employment agent shall act as agent of any transportation company for the sale of tickets, except to sell tickets for transportation to persons obtaining employment through the employment agent.

Ord. No 77408 Repealed by Ord. No. 77408 Article XXII/2 Endless Chain System of Sales 1 No 49 812 Ord no 49 812 art. XXIII Florists and others selling Bedding Planto.

Art. XXIII

ARTICLE XXIII

FOOD ESTABLISHMENTS.

Section 1. DEFINITIONS. The term "Food Establishmeht" whenever used in this Article shall mean and include hotels, restaurants, cafeterias, boarding houses, grocery stores, delicatessens, bakeries, wholesale groceries, candy stores, shops and factories, cracker and biscuit factories, meat markets, butcher shops, slaughter houses, packing plants, flour and other cereal mills, storage places and other places of a like or different character where food products intended for human consumption are sold or offered for sale or served to the public or stored, manufactured, produced, concocted, cocked or wholly or partially prepared for the public.

The word "person" whenever used in this Article shall mean and include any person, firm or corporation who is the owner, proprietor or manager of such establishment.

Section 2. LICENSE. It shall be unlawful for any person to open for business, conduct or maintain or cause to be opened, conducted or maintained, any food establishment in the City of Portland without first securing a license therefor as provided by ordinance.

Section 3. DOUBLE LICENSE NOT REQUIRED. Any person conducting both a food and a soft drink establishment at the same location shall pay only the license fee required for a soft drink establishment, and no person who is covered by this article shall be required to obtain or pay for more than one license if the business of such person be exclusively that of handling food or food products, but he shall pay the highest fee applicable.

(See back of page)

Ord. No 4046 Riepealed by Ord. No. 7740

Article XXIII amended by Ord No 43025, 43815, 63957 Section , amended by Ord No 43931

article XXIII 1/2 Friding Querness Ord. No 45002, 64 933 article XXIII /4 Thuel Yards Ord. No. 52152, 54174, 67028 atticle XXIII/2 Ficture Tilling 70 Ord 900 622844, article XXIII/2 Ficture Tilling 70 Ord 900 622844, article XXIII/2 Changed to article XXIII-5 by and 62857 Article XXIII's Re-Inel Dealers added by ard 63553 art XXIII 1/2 100 pechage Provised Nord Suel Ord 65495, 69456, Amend sec 1 of art XXIII- 1/8 by ard 65922 Article XXIII / Repealed by Cod 65922 Article XXIII / Repealed by Cod 65922 Art. XXIII / Repealed by Cod 65922, Art. XXIII / Repealed by Cod 65927, 72207, Art. XXIII / Stoppealed by Cod 66614, 70909, 72207, 74977.

ARTICLE .XXIV ...

HOSPITALS

Section 1. DEFINITION AND CLASSIFICATION OF HOSPITALS. For the purpose of this ordinance, a hospital is defined as any place wherein persons who are sick, ailing, or not in good health, receive medical, surgical or other care, in addition to food and shelter.

Section 2. MAINTENANCE OF HOSPITALS. All hespitals shall be maintained in a clean and sanitary manner, under the direction of the Health Officer of the City of Portland. In case any hespital should not be maintained in a clean and sanitary manner to the satisfaction of the Health Officer, the Health Officer shall thereupon refuse to approve the issuance or renewal of license, provided for in Section 3.

Section 3. LICENSES. It shall be unlawful to operate any hospital, as defined by this ordinance, without first obtaining a license therefor as herein required. Any person desiring such a license shall make application to the Bureau of Licenses and shall state in said application the name and location of said hespital, the name of the owner, manager or person in charge thereof, the number of patients which may be accommedated and the kind of cases taken. Upon the filing of such application, notice thereof shall be transmitted to the Health Officer, whereupen the Health Officer shall make an investigation, and if it shall appear that such hespital is being operated or will be operated in a satisfactory manner and that the applicant is a competent and proper person to conduct such hespital, he shall approve the issuance of a license therefor.

Dra. N. 4046 Repealed by Ord. No. 7740 8

Art. XXV

ARTICLE XXV

HOTELS, ROOMING HOUSES AND LODGING HOUSES.

Section 1. LICENSE REQUIRED. No person shall conduct, keep, manage, operate or cause to be conducted, kept, managed or operated, either as owner, lessor, lessee, agent or attorney, any hotel, rooming house or lodging house within the corporate limits of the City of Portland without having first obtained a license from the City of Portland so to do. All said licenses shall be issued annually and shall expire December 31st of each year.

Section 2. DEFINITIONS. For the purpose of this article the word "person" shall mean and include natural persons, co-partnerships, corporations and associations, and shall include persons of both sexes. The word "house" shall mean and include hotels, rooming and lodging houses.

Section 3. INVESTIGATION OF LICENSEES. The Commissioner of Public Safety shall examine into and investigate the character and qualifications of applicants for licenses within the meaning of this article and report to the Council his recommendation as to whether or not a license shall be issued to such applicant.

Section 4. RIGHT TO REVOKE LICENSE. Nothing in this article contained shall be construed to deprive the Council of power to revoke any license issued as herein provided.

Section 5. QUALIFICATIONS OF LICENSEES. No license shall be issued to any person to conduct a hotel, rooming house or lodging house within the City of Portland unless such person is of ascertained good moral character, and can read, speak, write and understand the English language; and when application for such license is made, the applicant shall present himself in person to the Commissioner of Public Safety, and at such time present to such Commissioner satisfactory proof of good moral character, and ability to read, speak, write and understand the English language. When application for license is made by or on behalf of a co-partnership, corporation or association, such application shall be made by the manager, officer, agent, or other person who will have the charge and management of such hotel, rooming house or lodging house.

(See back of page)

Action 2 anunded by Ord No 43025 Section 2 anunded by Ord No 43025 Sec 1-2-3-5 of art 25 amended by Ord 65290

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Section 6. LICENSE NON-ASSIGNABLE. No license issued as in this article provided shall be transferred or assigned.

Section 7. HOUSES OF ILL FAME, ETC. No person to whom a license shall be issued, as provided in this article, shall suffer or permit the hotel, rooming house or lodging house to which such license relates, to be used as a house of ill fame, brothel, bawdy house or disorderly house, for the purpose of prostitution, fornication or lewdness; or suffer any lascivious cohabitation, adultery, fornication or other immoral practice to be carried on therein.

Section 8. HOTEL REGISTER. Every person to whom a license shall have been issued to conduct a hotel, rooming or lodging house shall at all times keep a standard hotel register, in which shall be inscribed the names of all guests or persons renting or occupying rooms in such house. which register shall be signed by the person renting a room or rooms, or by someone under his direction. Such registration must be made, and after the name or names so inscribed or registered, the manager of the house, or his agent, shall write the number of the room or rooms which such guest or person is to occupy, together with the time when such room is rented. All of which shall be done before such person is permitted to occupy such room or rooms. Such register shall be at all times open to inspection by any guest of the house wherein such register is kept and to any executive or peace officer of the City of Portland or of the State of Oregon.

Section 9. REGISTRATION IN TRUE NAME. It shall be unlawful for any person to write or cause to be written in any hotel register any other or different name than the true name of such person, or the name by which such person is generally known.

Section 10. USE OF ROOMS BY OPPOSITE SEXES. No room shall be assigned to two persons of the opposite sex, except in the case of children accompanied by parent or guardian, unless such persons shall be registered as husband and wife.

Section 11. NUMBERING OF SLEEPING ROOMS. Any person to whom a license shall have been issued, as provided in this article, shall cause each sleeping room and apartment in such house to which such license relates to be numbered

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Ord. Not 046 Repeated by Urd. No. 7790 8

Section 6 amended by Ord No 44267

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Art. XXXXII.

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in a plain and conspicuous manner, the number to be placed on the outside of the door to such room, and no two such doors shall bear the same number.

Section 12. LIABILITY FOR VIOLATION. Where a license shall have been issued to any co-partnership, corporation or association to conduct a hotel, rooming house or lodging house, any person having charge, management or control of such hotel, rooming house or lodging house shall be liable to prosecution for any violation of this article.

Section 13. EVIDENCE OF VIOLATION. For the purpose of determining the liability of any person or persons to prosecution for violation of any of the provisions of this article, it shall be sufficient to show that such person was at the time of the act of violation complained of, the person in actual charge, management or control of the house in which such act is alleged to have been committed.

Section 14. DISPLAY OF LICENSE. It shall be the duty of every person to whom a license is issued, as provided in this article, to display such license in a conspicuous manner in the office of the hotel, rooming house or lodging house to which said license relates.

Section 15. REVOCATION OF LICENSE. The Council may cancel any license issued hereunder for violation of any provision hereof. Before such cancellation, however, the licenses shall be notified and shall have a hearing before the Council, if demanded.

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Ord. Not 046 Repeated by Ord. No. 7 7408

Section 14 aniended by Ord no 43025 Article XX 2 added by Ord 63767 Intodicating diquor for medicinal, mechanical or scientific purposes . : 7

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ARTICLE XXVI.

JUNK DEALERS AND JUNK WAGONS.

Section 1. DEFINITIONS. Any person who buys, sells, exchanges or deals in old iron, brass, copper, lead, lead pipe, wire, zinc, castings, metal fittings, old paper, old rubber, bottles, broken glass, or any other article usually found in a junk shop, is a junk dealer.

found in a junk shop, is a junk dealer. Any wagon used by a junk dealer or by any owner or driver for buying, selling, exchanging or dealing in secondhand clothing, second-hand furniture, second-hand merchandise or property, is a junk wagon.

Section 2. RECORDS. Every junk dealer shall keep a record of the purchase or receipt of all electrical fixtures and materials, plumbing fixtures and materials, steam fixtures and materials and railway and railroad materials. which record shall be plainly written in ink at the time of the receipt or purchase of each such article, in the English language, showing a correct description of the article or thing purchased, the amount paid therefor, the date of the receipt of the same and the name and residence of the person selling the same, and said record shall at all times during business hours be open to the inspection of any police officer. Every junk dealer shall on each day before the hour of 12 o'clock noon, make out a report to the Bureau of Police on a blank to be furnished by the Bureau of Police for that purpose, giving a true and complete record of all electrical fixtures and materials, plumbing fixtures and materials, steam fixtures and materials and railway and railroad materials received or purchased during the day preceding the filing of such report. Said report shall show the hour of the day when such article was received or purchased, and a complete description of each article so received or purchased. Blanks may be obtained from the Bureau of Police, as herein provided, for the making of such reports, and shall bear a caption providing blank space in which shall be written or printed the the of such report, the name and place of business of the person, firm or corporation making the same and the hour of the day when the same is received by the Chief of Police. Such blank shall be so printed and sub-divided as to contain spaces with proper caption for the furnishing of the information required by this article. A copy of this article shall be printed upon such blank or upon the

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Ord. No 1046 Repeated by Ord. No. 22

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Section 3. PROPERTY TO BE KEPT TEN DAYS. Whenever any police officer shall notify any junk dealer not to sell any property purchased by him, such property shall not be sold or permitted to be removed for such time as may be determined by the Chief of Police, or member of the police force, designated by the Chief of Police, not exceeding ten days.

Section 4. SUNDAY SALES FORBIDDEN. No property shall be purchased or sold by any junk dealer on Sunday.

Section 5. DEALINGS WITH INTOXICATED PERSONS AND MINORS. No junk dealer shall receive or purchase any property, article or thing from any person who shall appear to be or who shall be known to be intoxicated, or from any minor under the age of twenty-one years; and no junk dealer shall employ or otherwise procure any minor to collect, receive or in any manner obtain possession of any such article, material or property.

Section 6. PURCHASE OF OLD MATERIAL. It shall be unlawful for any person, firm or corporation to buy any old material used for interior fixtures, such as bath tubs, sinks, washbasins, laundry tubs, boilers, water closets, water closet tanks, lead pipe (except pig lead stamped with the maker's name), brass pipe and fittings, faucets, cast iron pipe, cast iron fittings, drainage fittings, all cast iron pipe and fittings used for house plumbing, gas fixtures, gas cocks, gas hose cocks, com-bination fixtures (gas and electric), electrical fixtures, switches, cut-outs, cabinets, panel boards, switch boards, motors or generators with their controlling apparatus. fuses, copper wire or conduit, without first conforming to the procedure provided for by Section 7 of this article; provided, however, that said section shall not prohibit any person, firm, or corporation registered as electrician, master plumber or dealer in electric, plumbing or gas supplies, from carrying on such business, but the provisions of Sections 6 and 7 of this article shall apply only to such electricians, plumbers, supply houses, junk dealers, second-hand stores and metal works who purchase old materials from persons not regular dealers.

Section 7. CONDITIONS OF PURCHASE AND SALE OF OLD

Section 4 Amended by Ordinance No. 66734

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Art. XXVI.

MATERIAL. It shall be unlawful for any person to buy or have in his possession, or to sell or offer for sale any old material used for interior fixtures as described in the foregoing section, without securing at the time of the purchase of such material a memorandum from the person or persons from whom such articles are purchased; setting forth the name and address of the person or persons from whom such articles are purchased or acquired, the location from which the same were obtained and a complete description of the article or articles thus acquired. The person acquiring possession of such article or articles shall forthwith present the same, together with the memorandum above mentioned, to the Chief of Police, who shall stamp thereon his approval of the purchase thereof if he deems such articles legitimately acquired, or, in case of question arising regarding any article submitted, he shall make investigation into the purchase of such article. The person disposing of such article shall be required to report to the Chief of Police immediately upon making sale of any article acquired or purchased as herein provided, and it shall be unlawful for any person to use or attempt to use on any other article any tag or mark which the Chief of Police may have affixed to any article submitted for his approval.

All dealers in old material shall submit a report of the material they have on hand, as described in the foregoing section, to the Chief of Police within thirty days after the taking effect of this section. When said report is made the Chief of Police shall stamp all such articles in the manner herein provided, and it shall be unlawful to sell or otherwise dispose of any such article without the same being stamped in such manner.

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Ora. Not 0 46 Repealed by Urd. No. 77408 article XXVT /2 • F.J

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Art...XXVII..

LAUNDRIES

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Section 1. LAUNDRY, DEFINITION. Every house, building or place which is open to the public as a laundry or washhouse shall be deemed a public laundry or washhouse under this ordinance.

Section 2. PREMISES TO BE KEPT SANITARY. Any person or persons, firm or company who shall, either as proprietor or manager, conduct the business of any such public laundry or washhouse, shall be and is hereby required to maintain and keep in good order and sanitary condition the premises wherein such business is conducted.

Section 3. REGISTER TO BE KEPT. All public laundries and washhouses within the corporate limits of the City of Portland shall keep, and exhibit upon demand of the Chief of Police a register, in writing, in which shall be entered the name or names and addresses of the persons from whom washing is received, together with the date of the receipt and return thereof.

article XXVIII anunded by Ord the 44918 also Ord # 61138 62095 65367

Section 1 Amended by Ordinance No. 69204 hader a

Ord. No. 7740 Repeated by Ord. No. 77498

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Art. XXVIII

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the City of Portland for such firm or corporation, shall also pass an examination before said examining board, obtain certificates of competency from and register their names and business addresses with such board.

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Section 3. LICENSE FEES. No person, firm or corporation shall engage in the business of plumbing as master plumber, except under the special permit provided for in Section 6 of this Article without having obtained a license to engage in such business and without having paid therefor to the Treasurer of the City of Portland a license fee as provided in Section 16 of Article XLVIII, Schedule of Fees.

Section 4. BOND. No person, firm or corporation shall engage in the business of plumbing as master plumber in the City of Portland until such person, firm or corporation shall have executed a bond in the penal sum of five hundred (\$500.00) dollars in favor of the City of Portland with sufficient surety or sureties to be approved by the Mayor, and shall have filed the same with the Auditor, which bend shall be conditioned that in the construction, installation, alteration or repair of plumbing and drainage work in the City of Portland, the principal will comply with all ordinances of the City of Portland regulating such work in effect at that time. Any person, firm or corporation making application therefor and furnishing an affidavit to the Auditor of the City of Portland that such person, firm or corporation has contracted with or employed the principal in such bond for the construction, installation, alteration or repair of plumbing in the City of Portland, and that such person, firm or corporation making such affidavit has been damaged by the failure of the principal or principals in such bond to construct, install, alter or repair such plumbing in accordance with the ordinances of the City of Portland in force at the time of doing such work and regulating the same, shall be furnished with a certified copy of the bond of such person, firm or corporation named in such affidavit and shall have the right and shall be authorized to bring suit or action in the name of the City of Portland for his or their use and benefit against the principals and sureties named in such bond and to prosecute the same to final judgment and execution.

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article XXVIIT imuded by Ord no 444910 61138 62 045 65367

Ord. No.7046 Repealed by Ord. No.77408

Section & anunded by Ord Robg 300 Section 3 2 Amended by Ordinance No. 68004 issuance of plby primits.

Section 3. 2 Amended by Ordinance No. 69204

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Section 6. TEMPORARY PERMITS. Any person, firm or corporation desiring to engage in the calling or business of plumbing in the City of Portland as a master plumber at a time when the examining board is not in session shall be entitled by special permit to engage in said calling or business until the next meeting of the examining board upon making proof, satisfactory to the Chief Inspector of Plumbing in the City of Portland, and one member of the Plumbers' Examining Board, by examination or otherwise, of the fitness and qualifications of such person, firm or corporation to engage in such calling or business, and the payment of the fees required by this ordinance.

Section 7. PLUMBERS' EXAMINING BOARD. There is hereby created a Plumbers' Examining Board to consist of five (5) members who shall be appointed by the Mayor, four of whom shall be master plumbers who have engaged in the plumbing business in the City of Portland for not less than five (5) years immediately prior to their appointment, and one (1) member who shall be a sanitary engineer with not less than three (3) years* experience in sanitary engineering. In the constitution of said board one (1) member shall be appointed for a term of one (1) year, two (2) for a term of two (2) years, and two (2) for a term of three (3) years. After the expiration of the term of office of the members first appointed appointments shall be made for the term of three (2) years. Any member of the Board may be removed by the Mayor for malfeasance in office, incapacity. or neglect of duty. All members of the Board shall serve without compensation.

Section 8. POWERS AND DUTIES OF BOARD. The Plumbers[®] Examining Board is hereby empowered to establish and enforce its own rules of procedure. It shall also have power and it shall be its duty:

(See back of page)

article XXVIII annuded by Ord No 44918, 61138, 62095 Ord. Not 046 Repealed by Ord. No. 77408

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Art. XXIX.

ARTICLE XXII.

MESSENGER SERVICE.

Section 1. BOND. Each person receiving a messenger service license shall file with the Auditor at the time that the license is delivered, a bond in the sum of one thousand dollars (\$1,000.00), to the City of Portland, approved by the Mayor. Such bond shall be conditioned that the licensee shall faithfully deliver any goods, packages, notes, telegrams or communications that may be entrusted to him, and pay to the party entitled thereto any damage accruing from his failure to so deliver such goods, and any person aggrieved by such failure is hereby granted a right of action upon said bond in the name of the City of Portland, and said action shall have the same force and effect as if the city was enforcing the covenants of such bond.

Section 2. INCLUDES EMPLOYES. Nothing in this article contained shall prevent any person duly licensed to engage in measurger service, from employing servants to assist in carrying on the business and occupation so licensed, and such license shall protect and empower such employes to act in accordance with the terms and provisions of this article. All messengers in the employ of any person duly licensed as herein provided, shall at all times when on duty, wear a badge of such person, firm or corporation conspicuously displayed.

Section 3. LICENSE NON-ASSIGNABLE. No messenger service license shall in any event be assignable, without the consent of the City first expressed by resolution.

Section 4. EXEMPTIONS. The provisions of this article shall not apply to any person soliciting or delivering messages or merchandise which are a part of his own business.

(See back of page)

Sec. 4 art 29 amended by Ord. 65147

Ord. No.40.46 Respected by Ord. No. 77408

ARTICLE XXVII.

MOTION PICTURE ACTING AND MOTION PICTURE MACHINES - SCHOOLS.

Section 1. LICENSE. It shall be unlawful for any person, firm, corporation, co-partnership or association of persons to engage in the business of conducting, managing or operating a school wherein, for a compensation directly or indirectly paid, instruction is given in the art of motion picture acting or the business of operating motion picture machines without first securing a license therefor, which license shall be obtained as provided in Section 2 of this article.

Section 2. APPLICATION FOR LICENSE. Any person desiring to conduct, manage or operate a school or schools such as designated in Section 1 of this article shall make written application to the Inspector of Licenses of the City of Portland on a form to be provided by said Inspector, in which application shall be set forth the experience of the applicant as instructor in the business for which the license is desired. The course of instruction to be given the students, the length of the course, the tuition fees or other fees to be charged the students for such course, the equipment for teaching which the school has, the names of all persons financially interested in the firm. co-partnership or association of persons, or if the applicant is a corporation, the names of the officers of the corporation and any other information that may be requested. To the application shall be attached a copy of the contract that is to be entered into between the applicant for the license and the student. Upon receipt of such application the Inspector of Licenses shall forward same to the Chief of Police who shall investigate same and report to the Inspector of Licenses his findings, together with a report from the Women's Protective Division of the Bureau of Police, which Women's Protective Division shall also investigate the application. The Chief of Police shall return the application with said findings and report within seven days from its receipt from the Inspector of Licenses and upon receipt of same by the Inspector of Licenses he shall refer the application, together with the findings and

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reports thereon to the City Council for its consideration. If, from the information contained in the application and the findings and report thereon, the Council is undecided whether or not a license shall be granted, the Council shall call the applicant before it for a hearing.

Section 3. BOND. When an application is approved by the Council, the applicant shall, before a license is issued, file with the Auditor a bond in the sum of one thousand (\$1.000.00) dollars with sureties satisfactory to the City of Portland, which bond shall be conditioned that the licensee shall faithfully perform all that is required of such licensee in his contract with the student and conditioned that no misrepresentation shall be made to induce the student to enter into such contract and in the event of nonperformance or misrepresentation the licensee shall pay to the party entitled any damage accruing to such party on account of failure to fully perform such contract, or by reason of misrepresentation made and any person aggrieved by such failure or misrepresentation is hereby granted the right of action upon said bond in the name of the City of Portland and said action shall have the same force and effect as if the City of Portland was enforcing the covenants of such bond. Such bond shall be for the term for which the license is granted but shall not be surrendered or cancelled for the period of two years.

Ord. No7046 PRopaled by Ord, No. 77400

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ARTICLE XXXX

MOTION PICTURE CENSORS.

Section 1. BOARD. There is hereby created a Board of Motion Picture Censors to be composed of three members. at least one of whom shall be a woman, appointed as follows: The organization composed of those interested in the exhibition of motion pictures within the City shall submit to the Council in writing the names of three persons from which the Council shall elect one person to serve as a member of said Board. The Council shall select a second member at large. The two members so selected shall thereupon select a third person for said Board who shall be appointed as a member thereof by the Council. If a vacancy occur in the membership of said Board, such vacancy shall be filled in accordance with the plan above provided. Board members shall serve without compensation. The members of the Board first appointed shall serve until January 2, 1921, and until their successors are appointed and qualified. On January 2, 1921, or at the first regular Council meeting held thereafter, and every year thereafter there shall be appointed in the manner above provided three members of said Board to serve for the ensuing year and until their successors are appointed and qualified.

Section 2. DUTIES OF BOARD. The duties of the Board shall be to determine and decide whether any motion picture or part thereof violates Section 6 of this article and to grant absolute or conditional approval thereof or disapprove the same, absolute approvals being approvals without change or eliminations and conditional approvals being where the motion picture is approved when changes or eliminations required are made. The Board is authorized and empowered to provide necessary forms and to establish administrative rules necessary for the enforcement of this article.

Section 3. SECRETARY. There shall be a secretary of said Board, to be appointed by the Commissioner of Public Safety subject to the Civil Service provisions of the charter. The secretary shall be paid a salary of one hundred sixty (\$160.00) dollars per month, and shall perform such duties pertaining to the inspection and censorship of motion pictures as the Board may direct.

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Section 4. FILM INSPECTORS. The Board is hereby authorized and empowered to appoint film inspectors in a number deemed necessary, which positions of inspectors are hereby created. Said inspectors shall serve without compensation and shall be subject to removal at the pleasure of the Board.

Section 5. FILM MUST BE APPROVED BEFORE MOTION PICTURE IS DISPLAYED. It shall be unlawful for any person to show, exhibit or display any motion picture unless the film therefor shall have been approved as hereinafter provided. The word "film" as used herein shall mean what is commonly known as a motion picture film and shall include prints or slides for the production of pictures. No banner, poster, bill, placard or other advertising matter shall be used or exhibited in connection with any motion picture or motion picture exhibition which contains any objectional features listed in Section 6 hereof.

Section 6. BOARD SHALL REFUSE TO APPROVE CERTAIN FILMS. The Board and its inspectors shall refuse to approve of any film which.

- (1) Shows anything of an obscene, indecent or immoral nature.
- (2) Presents any gruesome, revolting or disgusting scenes or subjects.
- (3) Tends to disturb the public peace, or,
- (4) Tends to corrupt the public morals.

Section 7. NOTICE TO BE FILED WITH SECRETARY. Immediately upon the receipt by any person, for the purpose of exhibiting the same, of any motion picture, such person before exhibiting the same shall file in the office of said Secretary of the Board a notice signed by such person, giving the name of the motion picture and the name and location of the theatre of exchange where the same is to be exhibited. Failure to file said notice shall be a violation of this article.

Section 8. INSPECTOR TO VIEW PICTURE-CERTIFICATE OF APPROVAL. Within twelve hours after the filing of such notice maid Board shall cause an inspector to visit the place of exhibition named in said notice and there view the said motion picture. If in the opinion of the viewer the film shall not viclate Section 6 of this article said inspector shall issue to said person a cer-

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tificate of approval of said film. Said inspector may also refuse to approve or may require changes in or elimination from said motion picture so as to make the same comply with Section 6 and shall issue to such person a certificate that the same will not violate said Section 6 when the changes or eliminations specified in said certificate are made. And if such person thereafter exhibits said motion picture without first making such changes or eliminations he shall be guilty of a violation of this article, provided that such person may appeal to the Board as hereinafter provided. If any changes or alterations, which are required in any motion picture to make the same conform to Section 6 hereof, speils the continuity of the story or of such film, or otherwise destroys the commercial value thereof, it shall be the duty of the Board to absolutely refuse approval of such film in its entirety.

Section 9. NOTICE OF APPEAL. If any person so receiving any such motion picture shall be dissatisfied with the action of any such inspector in refusing approval or in requiring changes or eliminations in any film, such person shall be entitled to a view by the full Board and to a decision thereof. In such cases said person shall file in the office of said secretary a notice to the effect that such person appeals from the action of the inspector.

Section 10. BOARD TO VIEW PICTURE. Within twenty-four hours after the filing of such notice of appeal the said full Beard shall view said motion picture and shall either affirm or reverse the ruling of the inspector or shall reach such decision as may be proper and shall either refuse approval or issue a certificate of approval either absolute or conditional. A majority vote of the Board shall be necessary for decision on such appeal. If any person shall exhibit any such motion picture after said Board shall have refused approval on such appeal or without complying with the conditions and making the changes and eliminations required when the Board on such appeal shall issue such conditional approval, such person shall be guilty of a violation of this article.

Section 11. BOARD MAY WITHDRAW APPROVAL OF FILM. The Board may on its own motion by a majority vote withdraw its approval of any film for cause or may for cause revoke an approval which may have been issued by an inspector, and in case of such withdrawal or revocation, notice of which shall be served upon the owner or exhibitor in writing, it shall be unlawful to exhibit said film.

Section 12. DISCRETIONARY WITH BOARD AS TO VIEW OF CERTAIN FILMS. When the Board is already familiar with a motion picture and is satisfied the same does not violate Section 6 of this article it may or it may not in its discretion cause the same to be viewed pursuant to the notice as provided in Section 8 hereof,

(See back of page)

Ord. No. 4046 Repealed by Ord. No. 7740 8

• article XXXI amended by Ord no 42790, 74815, Section 9_ Amended by Ordinance No. 22878

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and any failure on its part to cause the motion picture to be viewed within the time prescribed by said Section 8, shall be evidence that the Board is satisfied that said picture does not violate Section 6 hereof; previded, however, that the Board may for cause revoke any such approval of such motion picture in the manner provided by Section 11 hereof.

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Article XXI amended by Ord Mo. 42790, 5445-79800, 75343 Sur 14 amended by Ord. No 58918 $\frac{T}{A}$

Ord. No 4046 Repealed by Ord. No. 77408

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ARTICLE XXXX

MOTOR BUSSES.

Section 1. DEFINITIONS. Unless it appears from the context that a different meaning is intended, the following words shall have the meanings attached to them by this article:

The word "Street" shall mean and include any street, alley, avenue, court, lane, or public place in the City of Portland.

The word "Motor Bus" shall mean and include any motor vehicle engaged in the business of carrying passengers for hire which is held out or announced by sign, voice or other device or advertisement to operate or run, or which is operated or run over a particular route, or to a particular point, or between particular points provided that railroad cars or street cars and automobiles used exclusively as sightseeing cars, hotel busses and taxicabs shall not be considered motor busses within the meaning hereof.

The word "person" shall mean and include persons, co-partnerships, corporations or associations, their lessees, trustees or receivers (appointed by any court whatsoever) either as principal, agent, or employe, and the singular number shall include the plural, and the masculine pronoun shall include the feminine.

Section 2. LICENSE REQUIRED. After the date on which this article becomes effective it shall be unlawful for any person to operate a motor bus on any street in the City of Portland without first obtaining a license therefor under the provisions of this article.

Section 3. CANCELLATION OF LICENSE. Any license issued under this article may be cancelled by the Council at any time for any wilful or repeated violation of any of the terms of this article or of the terms of the traffic ordinance of the City of Portland. When any license shall be so cancelled there shall be refunded to the licensee the uncarned portion of the license fee paid therefor.

Ord. No.4046 Repeated by Ord. No. 7746

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Section 4. ISSUANCE OF LICENSE. No such license shall be issued except upon a certificate of the Commissioner of the Department of Public Utilities of the City of Portland, and such license shall be in accordance with such certificate and with the terms of this article.

Section 5. CONTENTS OF LICENSE. Each certificate issued by said Commissioner shall set forth the name of the person to when the license is to be issued, the route over which motor busses are to be operated, the number of motor busses proposed to be operated, the maker and the maker's number of each bus, the seating capacity of each, and the number of the state license of each such motor bus to be operated by such licensee, and the frequency of trips to be made over the route specified; provided, however, the minimum number of hours service to be performed by each such motor bus shall be not less than eight hours out of each twenty-four, and the said Commissioner shall not approve any application which does not guarantee this minimum of service.

Section 6. COMPLIANCE WITH TERMS OF LICENSE. Every person obtaining a license for the operation of a motor bus under this article shall operate such bus over the route and in accordance with the schedule of trips required and set forth in the certificate of the Commissioner of Public Utilities of the City of Portland and any failure so to do shall be a violation of this article. Each bus shall, during the hours of service specified in said certificate, run without any unnecessary delay between the termini of the route described in said certificate, and no such motor bus shall remain for more than five consecutive minutes at either of said termini.

Section 7. APPLICATION FOR LICENSE. Every person desiring to obtain a license for the operation of motor busses under this article shall file a written application therefor with the Auditor of the City of Portland setting forth the name of the person to whom the license is to be issued, the route over which motor busses are to be operated, the number of motor busses proposed to be operated, the name of the maker and maker's number of each bus, the seating capacity of each, and the number of the state

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Ord. Not 046 Repealed by Ord. No. 7740 Sec. 4 amended by Ord. No. 52953 Sec. 6 anunded by Ord no. 52953 Dec. 7 anunded by Ord. No. 52953

Art. XXXII

license of each motor bus to be operated by such licensee, and the frequency of trips to be made over the route specified, and shall have attached to such application a certificate issued by the Commissioner of Public Utilities as herein provided. Whereupon the Auditor shall, upon receipt of the license fee or fees herein provided for each motor bus to be operated under such license, issue a license to such applicant in accordance with the provisions of this article and the certificate of said Commissioner. Such license shall be for a period of three months, payable in advance January 1st, April 1st, July 1st or October 1st, as the case may be. Licenses may be issued for the latter fractional part of the quarter and the license fee properly proportioned, but no license shall issue for a less fee than \$2.00.

Section 8. CHANGE OF ROUTE. The route described in said license shall not be changed nor shall any license be transferred or assigned without first obtaining a certificate or order from said Commissioner allowing such change, transfer or assignment; provided, however, that said Commissioner shall not approve more than one change of route for any one motor bus during any one quarter or three-months period.

Section 9. OPERATION ON ROUTE. Between the hours of 7:00 o'clock a. m. and 9:00 o'clock a. m. all motor busses shall be operated to the outer terminus of their routes but may turn back upon discharging the last inbound passenger, and between the hours of 4:30 p. m. and 7:00 o'clock p. m. all auto busses shall be operated to the inner terminus, but may turn back upon discharging the last outbound passenger. During all other hours of operation all motor busses shall complete the trips to the termini of their routes. Provided, such busses may divert from regular routes to deliver passengers, if consented to by other passengers.

Section 10. SCHEDULE OF RATES. The rate or rates of transportation which may be collected for each passenger shall be plainly painted on the windshield of each motor bus operated within the City of Portland, and no greater rate of fare shall be charged or collected. If no schedule of rates is posted in accordance with this section the rate which may be collected from each passen-

Ord. No 4046 Repealed by Ord. No. 7740

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ger shall not be in excess of five cents for each trip, unless passenger has agreed to a greater fare for diverting from regular route.

Section 11. SPEED. The speed of motor busses operated in the City of Portland shall be the same as is now or may hereafter be provided by ordinance for similar vehicles; provided, however, that all motor busses having a seating capacity of more than fourteen passengers shall come to a full stop at railroad grade crossings.

Section 12. STOPS. All motor busses operated within the City of Portland when approaching intersections to take on or let off passengers shall stop at the near crossing of intersecting streets and shall, when the position is clear, stop within two feet of the curb and parallel thereto.

Section 13. OVERLOADING. Not more than one passenger shall be permitted in the seat with the driver or chauffeur, and no person or passenger shall be allowed to be or remain on the doors, steps or running board of any motor bus while the same is in motion.

Section 14. INSPECTION AND CONDITION OF MOTOR BUS. The chassis, wheels and brakes of all motor busses operated in the City of Portland shall be kept in a safe condition. At least once every thirty days each motor bus operated in the City of Portland shall be inspected by some person authorized by the City of Portland to make such inspection for the purpose of ascertaining whether or not the steering gear, brakes and other safety appliances of such motor bus are in proper working condition. And it shall be unlawful for any person to accept for transportation or to transport any person in any motor bus in the City of Portland the steering gear or brakes or other safety appliances of which, upon inspection, have been found to be in an unsafe condition. The left-hand rear door of all motor busses shall be kept permanently closed.

Section 15. INTERIOR LIGHTS. Between thirty (30) minutes after sunset and sunrise, whenever the top of a motor bus is up such motor bus shall be well lighted

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antination († 1997). A stagenský skoletar († 1997). 1999 – Alexandra Marine, skoletar († 1997). Statement († 1997). 1999 – Alexandra Marine, skoletar († 1997). Statement († 1997). on the inside thereof, and any driver or chauffeur failing to maintain such light shall be deemed guilty of a violation of this article.

Section 16. LICENSE FEE. There shall be paid to the City Treasurer of the City of Portland by each person securing a license under this article, a license fee of \$6.00 per guarter (or three-months period) for each motor bus to be operated under such a license having a seating capacity of seven passengers or less, and for each motor bus to be operated under such license having a seating capacity in excess of seven passengers there shall be paid in addition to such fee of \$6.00 per quarter a fee of 50 cents per quarter for each seat in excess of seven. All license fees shall be payable quarterly in advance, and any failure to make such payment in advance shall render such license void. No license shall be issued for a period of less than a full quarter excepting that when application is made after the payment period of each guarter the applicant will be charged for the remainder of the quarter at a proportional rate; provided, however, that the amount so paid shall be not less than \$2.00.

Section 17. CHANGE OF OWNERSHIP - NOTICE. If. during any quarter, the ownership of a motor bus changes, the purchaser thereof shall notify the Commissioner of Public Utilities within three days thereafter. On failure to so notify the Commissioner, the license of said motor bus shall expire at the end of such three-day period.

Section 18. RESTRICTION AS TO DRIVERS AND ROUTES. No motor bus shall be operated in the City of Portland by any licensee under this article except those described in his application for such license, and the certificate of said Commissioner attached to such application, and no such licensee shall operate any motor bus upon any route in the City of Portland except the route specified in his application and the certificate attached thereto.

Section 19. RIGHT OF APPEAL. Any person aggrieved by any action of the Commissioner of the Department of Public Utilities may appeal to the Council by serving upon said Commissioner a written notice of appeal and

(See back of page)

Sec. 17 amended by Ord. no. 529 53

In Not 046 Repealed by Und. No. 7.7400

Sec, 19 amended by Ord no. 5 2953

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filing a duplicate thereof with the Auditor within five days after such action, and thereupon the Auditor shall place such appeal upon the calendar of the Council to be heard in the regular course of business of the Council.

Section 20. EXAMINATION OF CHAUFFEURS. It shall be unlawful for any person to operate a motor bus in the City of Portland without first obtaining a permit therefor from some person or board authorized by the City of Portland to examine chauffeurs. Such person or board shall examine each applicant for a permit as to his knowledge of the traffic regulations in force in the City of Portland, and as to his ability and judgment in the operation of an automobile, and shall issue permits to drive motor busses only to such persons as may be found competent therefor. Any person aggrieved by the decision of the person or beard authorized to make such examination may appeal to the Council by filing with the City Auditor, within ten days after such decision, a written notice of appeal, whereupon the Auditor shall forthwith place such appeal upon the calendar of the Council to be heard in the regular course of business, and the decision of the Council shall be final.

Section 21. MOTOR BUS INSPECTOR. There shall be appointed by the Commissioner of Public Utilities a person to examine drivers and chauffeurs and to examine motor busses to determine their safety, who shall be known as Motor Bus Inspector. Such Motor Bus Inspector shall on making reinspection of licensed motor busses, if he finds to his satisfaction that the steering gear or brakes or other safety appliance of such motor bus is not in proper working condition, or is dangerous or likely to become dangerous, he shall place or cause to be placed on such motor bus a tin tag on which shall be printed or embossed the words "Out of Repair". Such tin tag shall be attached securely to the frame of the windshield or other machine part by wires, the ends of which shall be sealed, and it shall be unlawful for anyone other than such Motor Bus Inspector to remove such tag; and such Motor Bus Inspector shall only remove such tag when he is convinced that the required repairs have been made to such motor bus. Such motor bus shall not be allowed to carry passengers within the City of Portland with such tag attached, and any person other than such Motor Bus Inspector who shall remove such tag shall be deemed guilty of a violation of this article and subject to the penalties herein imposed.

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Section 20 annuded by Ord No, 52953

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Section 22. PENALTY. Any driver or chauffeur of any motor bus who has been found guilty in the Municipal Gourt of any incompetency in driving or of any wilful or deliberate violation of the traffic ordinance or of the terms of this article may be debarred from driving any motor bus in the City of Portland for a period of one year thereafter, and if the owner of any motor bus operated in the City of Portland shall knowingly permit such debarred driver, during said period of one year, to operate any such motor bus, the license of such owner may be revoked by the Council.

Section 23. AGE LIMIT FOR CHAUFFEURS. It shall be unlawful for any licensee under this ordinance to permit any person under the age of eighteen years to operate any motor bus owned or controlled by him in the City of Portland.

Section 24. ROUTE SIGN. Each motor bus operated within the City of Portland shall have firmly attached, during the hours of operation, on the front thereof, a sign with letters and figures not less than two inches in height designating the route on which such motor bus is licensed to run or operate and the number of the city license under which it operates. Such sign shall not be removed while such bus is in passage between termini.

Section 25. ROUTE SIGN - (CONTINUED.) The Inspector of Licenses shall furnish to each licensed motor bus a route card in conformity with section 24 hereof. In case such route card is lost, stolen or destroyed, or the route changed, the Inspector of Licenses may cause another one to be issued. No duplicate route card shall be issued until the person desiring same has furnished satisfactory evidence to the Inspector of Licenses that the original has been lost, stolen or destroyed, or in case of a change of route, a certificate from the Commissioner of Public Utilities authorizing the change. The applicant shall, before such duplicate route card is issued, pay the City Treasurer the sum of twenty-five cents (25¢) for such route card. When such licenses are renewed the old route card must be returned to the Inspector of Licenses before the new card will be delivered.

Section 26. COUNCIL'S RIGHT TO HEGULATE. In addition to the provisions of this article, the Council of the City

Ord. No 7046 Repeated by Ord. No. 77

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of Portland shall have power to provide other rules and regulations for the operation of motor busses in the City of Portland, and shall have the power to regulate the service rendered by any such vehicle under such license.

Section 27. DRUNK AND DISORDERLY PASSENGERS. It shall be unlawful for any motor bus to accept as a passenger any intoxicated person or any person conducting himself in a disorderly manner.

Section 28. DIVERSIONS FROM ROUTE. Motor busses may divert from their route to deliver or call for passengers at ball games or other points of amusement.

Section 29. POSTING LICENSE. Notor busses operated under any franchise granted by the City of Portland shall have conspicuously placed on the lower right hand corner of the windshield the license card furnished by the City of Portland, showing payment for the then current guarter.

Section 30. BASIS OF LICENSE FEE. In cases where the compensation payable to the City under any motor bus franchise is based upon the seating capacity of such motor bus, such seating capacity shall be calculated on the basis of seventeen (17) inches per seat.
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Art. XXXIII.

ARTICLE XXXIII.

MOTOR DRIVEN VEHICLES FOR HIRE.

Section 1. BOND -- LICENSE. Every person, firm, association or corporation desiring to engage in the business of carrying or transporting passengers for hire in any motor propelled vehicle except street cars, over, upon or along any public street, road or highway in the City of Portland, under license issued by said City, shall in addition to complying with such other ordinance or requirements as may be necessary to obtain a license, deposit, keep and maintain on file with the City Auditor for each motor vehicle intended to be so operated a bend in the penal sum of one thousand (\$1,000) dollars with good and sufficient surcties having the qualifications of surctice on bail upon arrest, or a deposit with the City Treasurer of the City of Portland of one thousand dollars in cash or bonds of the City of Portland, Port of Portland, School District No. 1, Multnomah County, Oregon, or Bridge Bonds of the County of Multnomah, or bonds of the United States of America of the face value of one thousand dollars; provided, however, that any person, firm, association or corporation operating ten or more motor propelled vehicles for the transportation of passengers shall not be required to deposit, keep and maintain a greater sum than ten thousand dollars for operating such vehicles, conditioned that the principal of said bond, or depositor of such or securities, will promptly pay any agreed claim of final judgment against said principal on account of injuries to or death of any person or damage to the property of another caused by the careless, negligent or unlawful act of said principal, his agent or employes in the conduct of said business or in the operation of any such motor vehicle used in transporting passengers for hire upon, over or along any public street, road or highway in the City of Portland. Said bond or cash or securities shall run to the City of Portland for the use and benefit of any person or persons who may recover any such judgment or whose claim shall have been agreed to in writing by said surety, and the surety on such bond shall expressly consent therein to being joined as a party defendant with the principal in any action brought to recover any such judgment. Said bond may also provide that the same shall terminate by the payment of its penalty, one thousand dollars in any one case, and no rights of action shall accrue upon it on behalf of other parties injured.

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article XXXIII - amended by Ord, No 56103,61098 63462

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Ord. Not 046 Repealed by Ord. Mo. 27,49

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"No cancellation of this bond shall be effective until the license tag issued by the City of Portland to the principal herein named for the operation of the car particularly covered by this bond shall have been returned to said City."

Section 3. MOTOR VEHICLES MAINTAINED FOR RENTAL PURPOSES -- BOND. Any person, firm or corporation renting to another for compensation any motor propelled vehicle without furnishing a driver therefor to be operated over, upon or along any public street, road or highway in the City of Portland shall, in addition to complying with all other ordinances regulating such business, deposit, keep and maintain on file with the City Auditor for each motor vehicle so maintained for rental purposes a bond in the penal sum of one thousand (\$1,000.00) dellars with good and sufficient sureties having the qualifications of sureties on bail upon arrest, or a deposit with the City Treasurer of the City of Portland of one thousand (\$1,000.00) dollars in cash or bonds of the City of Portland, Port of Portland, School District No. 1, Multnomah County, Oregon, or Bridge Bonds of the County of Multnomah or bonds of the United States of America of the face value of one thousand dollars, provided, however, that any person, firm or corporation maintaining ten or more motor propelled vehicles for rental without drivers shall not be required to deposit, keep and maintain a greater sum than ten thousand (\$10,000.00) dollars covering such vehicles, conditioned that the principal of said bond, or depositor of such cash or securities will promptly pay any agreed claim or final judgment against said principal or against any driver or operator of any vehicle owned by such principal and rented for compensation, on account of injuries to or death of any person or damage to the property of another caused by the careless, negligent or unlawful act of said principal or any agent or employe of said principal, or by any driver renting a motor propelled vehicle from such principal or any agent or employe of such driver, in the operation of any such motor vehicle so rented by said principal upon, over or along any public street, road or highway in the City of Portland, Said bond or cash or security shall run to The City of Portland for the use and benefit of any person or persons who may recover any such judgment or whose claim shall have been agreed to in writing by

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Art. XXXIII.

said surety, and the surety on such bond shall expressly consent therein to being joined as a party defendant with the principal in any action brought to recover any such judgment. Said bend may also provide that the same shall terminate by the payment of its penalty, one thousand dollars in any one case, and no rights of action shall accrue upon it on behalf of other parties injured.

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Art. XXXIV

ARTICLE XXXIV

MOTOR TRUCKS -- OVER FIVE TON CAPACITY.

Section 1. LICENSE. It shall be unlawful to operate any motor truck on the streets of the City of Portland unless such truck is licensed either by the State of Oregon or by the City of Portland. No motor truck of over ten tons capacity shall be used upon any of the streets of the City of Portland. Motor trucks of over five tons capacity and not exceeding ten tons capacity may be used upon the streets of the City of Portland by obtaining a license therefor, paying the fees provided by Article XLVIII of this ordinance and complying with the provisions herein contained.

Section 2. EQUIPMENT. Motor trucks of over five tons capacity and not exceeding ten tons capacity shall be equipped as follows:

(a) The wheels shall be equipped with rubber tires. The thickness of the rubber shall be not less than one and one-quarter (1-1/4) inches above the top of the rim flange; provided that if the wheel be equipped with an inner cushion between inner and outer felloes, consisting of soft rubber at least one and one-half (1-1/2) inches in thickness, or other material of equal resiliency, then the thickness of the rubber in the tire shall be not less than three-quarters (3/4)of an inch measured from the top of the rim flange, and provided further that where the allowable speed does not exceed four (4) miles per hour steel tires may be used.

(b) The width in inches of the tire or tires for each wheel, measured from the inside of the rim on the inner side of the wheel to the inside of the rim on the outer side of the wheel, shall be not less than the quotient obtained by dividing the total weight in pounds on said wheel, including the weight of the vehicle and load, by 600 for vehicles having rubber tires and by 2000 for vehicles having steel tires, said weight to be taken with the vehicle standing on a level and the load distributed fairly equally over the bed or lead-carrying portion of the vehicle.

(c) The diameter of the wheels shall be not less than thirty-six (36) inches.

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Ord. No.4046 Repeated by Ord. No. 7740

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ARTICLE XXX ...

MOTOR VEHICLE DEALER.

Section 1. DEFINITIONS. Within the meaning of this article the term "Motor Vehicle Dealer" shall mean and include every person engaged in the business in the City of Portland of buying, selling at retail, storing, repairing, painting, dealing in or exchanging motor propelled vehicles and bicycles, or any part or parts thereof, attachments, accessories and appliances used on motor vehicles.

The word "person" when used in this article shall be taken to mean and include natural persons of either sex or any combination of either or both, and the singular number shall include the plural.

Section 2. CLASSIFICATION. For the purpose of regulation, motor vehicle dealers shall be divided into Classes A. B. C. D and R.

CLASS A DEALERS shall include persons dealing in new vehicles and accessories only, and those who, in making sales of new vehicles or accessories, allow an exchange value for used vehicles or accessories to apply on such sale. All such dealers shall keep a record of all used vehicles or accessories so received, which record shall contain the name and address of the person from whom received, the model, motor number, factory number and serial number of each and every vehicle and accessory. Such record shall be open to the inspection of the Bureau of Police.

CLASS B DEALERS shall include persons who wreck, deal in or exchange used motor vehicles or accessories. Class B Dealers shall keep a record written plainly in ink in the English language giving the name and address of the persons from whom any vehicle or part thereof is purchased, exchanged or received for sale or exchange, the state license number, motor number, serial number of part when detached from vehicle, and shall make a written report thereof to the Bureau of Police. It shall be unlawful to misstate the year or model of a vehicle when advertising or selling the same.

CLASS C DEALERS shall include persons who take motor vehicles for storage. A duplicate registration of all motor vehicles accepted for storage shall be kept on forms to be provided by the Bureau of Police, it being understood that motor vehicles regularly and continuously stored shall only be regis-

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 tered when first accepted for storage. It is hereby made the duty of persons taking motor vehicles for storage to cause the person leaving such vehicle to sign the above mentioned registration blank, which blank shall be in substantially the following form:

Name of person		
Address	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
		automobile
MARAA WEGGNOG		Signature.

Such registration shall be open for the inspection of the Bureau of Police and the duplicate shall be the property of said Bureau.

CLASS D DEALERS shall include persons who engage in the business of dealing in, buying, selling or exchanging used tires. No dealer shall remove or cause to be removed any serial number for the purpose of interfering with identification. Any tire coming into such dealer's possession with the serial number intentionally removed shall hold the same three days and report it to the Bureau of Police at once giving the size and make thereof. A report of all used tires purchased shall be made to the Bureau of Police showing the make, size and serial number, except where the dealer knows that the party selling or exchanging the same is the rightful owner.

CLASS E DEALERS shall include persons who paint or repair any part or parts of motor vehicles. All persons included in this class shall keep a record of each motor vehicle painted or repaired, which record shall show the make of such vehicle, the state license number, the motor number and the previous or original color when received by such person. Said report shall be submitted to the Bureau of Police within twenty-four (24) hours after receipt of any such car for painting or repair.

LICENSE.

Section 3. /It shall be unlawful to engage in business as a motor vehicle dealer without complying with this article and without first obtaining a license to conduct such business; provided, that for any person holding a license issued under this article, it shall not be necessary to secure an additional license to operate a filling station pump maintained and operated inside of the building wherein his business of motor vehicle dealer is conducted.

Section 4. REPORT BLANKS -- ONLY ONE LICENSE FEE REQUIRED.

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Art. EXXI.

The Chief of Police shall cause to be furnished to each dealer the necessary blanks to make report on as provided for by this article. Any dealer coming under more than one classification of this article shall be required to pay only one license fee, provided that dealers in other kinds of second hand goods, wares or merchandise who come under the provisions of this article shall pay only the license fee required for second hand dealers.

(See back of page)

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Section 5. Sale of motor Vehicle, Trailers Ord no. 43813 Section J Amended by Ordinance No. 22077

Section 6. Voiding of license Ord No 43813

Ord. No4046 Repeated by Ord. No. 7740P

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ARTICLE XXXVII.

PAWNBROKERS AND SECOND-HAND DEALERS.

Section 1. DEFINITIONS. Any person engaged in conducting, managing or carrying on the business of loaning money for himself or for another, upon personal property, personal security, pawns or pledges or the business of purchasing articles of personal property and reselling or agreeing to resell such articles to the vendors, or their assigns, at prices agreed upon at or before the time of such purchase, is a pawnbroker. A pawnshop is defined to be any room, store or place in which any such business is engaged in, carried on or conducted.

Any person who buys, sells or otherwise deals in secondhand wearing apparel, second-hand household furniture, tools, goods, wares or merchandise or other articles and things usually found in a second-hand store, is a second-hand dealer. Provided, that dealers in new furniture who do not pay in cash for furniture that has been used but allow their patrons an exchange value when making a sale of new furniture, shall not be included in the foregoing definition of a second-hand dealer.

Section 2. REGISTER TO BE KEPT AND DAILY REPORT MADE. Every pawnbroker and second-hand dealer shall keep a record of all articles purchased or received, which record shall at all times during business hours be open to the inspection of any police officer. Every pawnbroker and second-hand dealer shall on each day before the hour of twelve o'clock noon make out and deliver to the Bureau of Police, on a blank form to be furnished by the Bureau of Police for that purpose, a full, true and complete report of all goods, wares, merchandise or things received on deposit, pledged or purchased during the day preceding the filing of such report. Such report shall show the hour of the day when such article was received on deposit, pledged or purchased, and the number of the pawn ticket, amount loaned, amount purchased, and a complete description of each article left on deposit, pledged or purchased, and each pawn ticket issued shall be number-ed consecutively, and if stubs are used in connection with such pawn tickets, each stub shall be numbered consecutively to conform to the ticket. If any article so left on deposit, pledged or purchased, has engraved thereon any number, word or initial, or contains any settings of any kind, the description of such article in such report shall contain such number, word or initial, and shall show the kind of settings and the number of each kind. Blanks to be obtained from the Bureau of Police, as herein provided, shall bear a caption providing blank spaces in which shall be written or printed the date of such report, the name and place

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Ord. No.40468 Repealed by Ord. No. 77408

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Art. XXXVI XXXVI

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of business of the person, firm or corporation making the same, and the hour of the day when the same is received at the Bureau of Police. Such blanks shall be so printed and subdivided as to contain spaces with proper captions for the furnishing of the information required by this article. A copy of this article shall be printed upon each such blank or upon the back thereof. Said report shall be made in the English language, in ink, in a clear legible manner. Provided, however, that no second-hand dealer shall be required to furnish such description of any property purchased from manufacturers or wholesale dealers having an established place of business, or of any purchase or purchases in the open market or secured from any person doing business and having an established place of business in the City of Portland, but such goods shall be accompanied by a bill of sale or other evidence of legitimate purchase and must be shown to the Chief of Police or any police officer upon written order of the Chief of Police. The Chief of Police shall, from time to time, cause such blanks to be printed as may be required.

Section 3. BLANKS FURNISHED; REPORTS OPEN TO INSPECTION. The Bureau of Police shall deliver said blanks to the persons from whom said reports are required, from time to time, free of charge, and shall upon receipt of said report have the same in some secure place in its office, and the same shall be open to inspection to the Bureau of Police, or upon order of some court duly made for that purpose.

Section 4. SECOND-HAND DEALERS NOT TO SELL FOR SEVEN DAYS. No personal property purchased by any dealer in secondhand goods at his place of business shall be sold from such place of business for the space of seven days after such purchase.

Section 5. SUNDAY TRANSACTIONS FORBIDDEN. The time between twelve o'clock midnight on Saturday and twelve o'clock midnight on Sunday shall not be considered in the enforcement of this article, nor shall any goods be purchased, pawned, pledged, redeemed, or sold by any such second-hand dealer or pawnbroker, or received in pledge during such hours.

Section 6. PERIODS ALLOWED FOR REDEMPTION. It shall be the duty of every pawnbroker to allow any person accepting a loan for less than twenty dollars a period of sixty days in which to pay the same before the same becomes forfeitable and all sums over twenty dollars, a period of three months before the same becomes forfeitable.

Section 7. PAWNBROKER NOT TO SELL FOR FIVE DAYS. No property purchased by any pawnbroker shall be sold from the place of

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Ord. No.45614 Repealed by Ord. No. 774

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Art. XXXIII. XXXVI

business of such pawnbroker for a space of five days.

Section 8. SALE POSTPONED BY CHIEF OF POLICE. Whenever the Chief of Police or any police officer on the written order of the Chief of Police, a copy of which order shall be left with the second-hand dealer or pawnbroker, shall notify any such second-hand dealer or pawnbroker not to sell any property so received on deposit or purchased, or permit the same to be redeemed, said property shall not be sold or permitted to be redeemed until such time as may be determined by the Chief of Police, not exceeding fifteen days from the date of the notice aforesaid.

Section 9. ARTICLES TO BE TAGGED. Any pawnbroker or second hand dealer receiving in pledge or otherwise any article, shall affix to said article a tag upon which tag shall be written a number in legible characters, which number shall correspond to the number in the book required to be kept as herein provided.

Section 10. LIGENSE TO DO BUSINESS MUST BE OBTAINED. Every person desiring to engage in the business of second-hand dealing or pawnbrokers, as herein defined, shall before engaging in such business file his application with the Bureau of Licenses, in writing, on a blank to be furnished by said bureau, which application shall state the street and number of the location of the proposed business and the name or names of the owner or owners of the business. All applications must have the approval of the Chief of Police before a license shall be issued. In the event that the Chief of Police shall return to the Bureau of Licenses an application disapproved, the Bureau of Licenses shall refuse to grant the license and so notify the applicant. The applicant may then appeal to the City Council from the action taken by the Bureau of Licenses and the action taken by the Council shall be final. No license granted under the provisions herein shall be assignable.

Section 11. EXHIBITING SIGNS BEFORE OBTAINING LICENSE PROHIBITED. No person or persons shall exhibit any sign usually known as pawnbroker's signs, such as three balls, or any number of balls, without first having obtained from the City of Portland a license in accordance with the ordinances of said City pertaining to licenses.

Section 12. DEALINGS WITH MINORS AND THOSE UNDER THE IN-FLUENCE OF LIQUOR FORBIDDEN. No pawnbroker shall buy, or receive on deposit or for pledge, any article or thing whatsoever from, or sell any article or thing to any person under the influence of liquor, or any minor person, and no second-hand dealer shall buy any article or thing from, or sell to any person under the influence of liquor, or any minor person.

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Art. XXXVII.

ARTICLE XXXVII.

PHOTOGRAPH SALESMEN.

Section 1. LICENSE: FRAUDULENT STATEMENTS. It shall be unlawful for any person to sell or solicit the sale on the streets or from house to house any photograph by means of or aided by coupons or their equivalent, without first procuring a license as herein provided; or for any person to make any fraudulent or misleading statements with reference to such sale or solicitation or to use any coupon other than the one filed with the Bureau of Licenses with the application for the license, or to alter or change such coupon in any manner.

Section 2. APPLICATION. An application for such license shall set out the complete plan of selling. a copy of the coupon to be used, and such other information as the Bureau of Licenses may require.

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Art. XXXVIII.

ARTICLE XXXVIII.

POOL ROOMS.

Section 1. DEFINITIONS. The word "billiard table" shall be taken to mean a billiard or pool table, or any table where balls are used.

A billiard room shall be taken to mean any place where one or more tables are maintained whether or not a charge is made for the use of said table or tables, except private clubs and homes, where the general public is not permitted the use of the tables.

Section 2. APPLICATION FOR LICENSE. Any person desiring a license under the provisions of this section shall file his application with the Bureau of Licenses, in writing, on a blank to be furnished by said bureau, on or before the first day of December of each year, which application shall state by street and number, the room where the proposed billiard room is to be maintained; also the number and kind of tables to be used. The applicant shall post or cause to be posted in a conspicuous place at the street entrance of the premises to be occupied, so that the same may be seen by the public from the sidewalk, a notice stating that it is the intention to apply for a license to conduct and maintain a billiard room on the said premises, and shall contain the names of all persons interested in the ownership of said proposed billiard room. Such notice shall be posted at least ten days before application is filed. All applications must have the approval of the Chief of Police before a license will be issued. In case of remonstrance, the application shall be referred to the Council, whose decision shall be final. A change in ownership without the consent of the Council shall render the license void, and no change in location shall be made without posting of notice as herein required. Any person, firm or corporation now operating a billiard room in the City of Portland shall file the application herein provided for upon renewal of license, but shall not be required to post a notice except in case of change of location.

Section 3. NO MINORS ALLOWED. It shall be unlawful for any proprietor or person in charge of any billiard room to permit, suffer or allow any minor to go into, visit or to remain in any billiard room, and he shall have posted at the entrance of such billiard room a sign "No Minors Allowed".

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and Not 46 Repeated by Uni. No. 777 96 Section 2 amended by Ord no 43025 Section 2/2 Persons not intitled to license Ord no 43025

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Section 4. SAME. It shall be unlawful for any minor to go into or be or remain in or about any billiard rocm.

Section 5. CLOSED HOURS. All billiard rooms shall remain closed between one o'clock a. m. and five o'clock a. m. of each day.

Section 6. SCREENS. It shall be unlawful to maintain or keep in any such billiard room any screen, artificial or temporary obstruction, which prevents a full view of such room from the entrance of such room. It shall also be unlawful to maintain any frosted window or any opaque curtains or screens for the purpose of obstruting a view of the interior of such room from the street.

Section 7. CARDS, ETC. FORBIDIEN. It shall be unlawful for any person to have or to maintain or to keep in any billiard room any playing cards, card table, dice or any gambling device of whatever nature.

Section 8. CONNECTING CARD ROOMS, ETC. It shall be unlawful for any person in charge of any billiard room to use or maintain, or permit to be used or maintained, any door, opening, entrance hall or alley, either for exit or entrance, connecting either directly or indirectly such billiard room with any room wherein any card game or any game of chance or gambling game is permitted to be or is conducted or carried on, or where any playing cards, card tables, dice, gaming or gambling device of any nature whatsoever is permitted to be or remain for use, storage or otherwise.

Section 9. GAMBLING, ETC. It shall be unlawful for any person maintaining any pool room or billiard room to conduct or permit to be conducted therein any game, scheme or enterprise for the purpose of or with the intent of making, receiving or placing bets, offers or propositions contingent on the results or pretended results of horse races, automobile races, prise fights, baseball games or other similar enterprises, or to harbor in or allow to frequent, loiter or remain in such poel room or billiard room, any person who is engaged in boosting, betting or inducing or attempting to induce others to boost, bet on, offer or propose to chance money, checks or credits upon the result of any such horse races, automobile races, prize fights, baseball games or other similar enterprises.

Section 10. REVOCATION OF LIGENSE. The Council may revoke the license of any billiard room and return the uncarned portion of said license, and no new license shall be issued to the same person, or for the same location, without its approval expressed by resolution.

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Art. XXXII.

ARTICLE XXXII.

PRIVATE DETECTIVE.

Section 1. BORD AND REGULATION. The Bureau of Licenses shall not approve any application for a private detective license unless it shall be accompanied by a recommendation in writing from the Chief of Police certifying to the good moral character of the applicant and his fitness to receive a license. In case the application is approved, then, and before the license is issued, the applicant shall file a bend with the Gity of Portland, to be approved by the Mayor, in the sum of one thousand dollars (\$1,000,00), and conditioned for the faithful and legal performance of his duty; and any person injured or aggrieved by the illegal act of the person licensed shall have a right of action upon said bond. Every person to whom a private detective license is issued, and every person engaged as an operative for any licensed detective agency, shall obtain an identification card from the Chief of Police, and it shall be the duty of such person to carry the identification card with him at all times while engaged in his duty.

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ART. XXXXIX XL

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ARTICLE HEREI.

PROPESSIONAL INTELLIGENCE AGENCY.

Section 1. DEFINITION: CLASSIFICATION. Any person who furnishes information for compensation or reward to another whereby the latter is aided in securing a position as bank employe, stenographer, bockkeeper or school teacher, shall be deemed to be conducting a professional intelligence agency, and for the purpose of regulation, such agency shall be divided according to the positions dealt with as fellows: Class A shall include bank employes; Class B, school teachers; Class C, stenographers and similar callings.

Section 2. BORD. An applicant for such a license shall file with his application a bond in the sum of \$1,000.00, conditioned that the applicant will fully comply with all the provisions and requirements imposed by the City of Portland, and pay all judgments recovered against him for any violation of said provisions or requirements, together with such judgments and costs as may be recovered against him by any person on account of any wilful misrepresentation or for wilfully deceiving any person transacting business with him.

Section 3. APPLICATION. All applications must have the endorsement of five freeholders who are citizens of the Gity of Portland, or other satisfactory references, showing that the applicant is of good character, honest and a fit person to be granted a license, and when such license is issued it shall be a personal privilege and not transferable. Sharing the profits of the business with another shall automatically cancel the license.

Section 4. INVESTIGATION OF CLASS C POSITIONS. It shall be unlawful for any Class C professional intelligence agency to send any woman under the age of twenty-one years to a position, either temporary or permanent, without first investigating the general reputation and standing of the employer and the conditions surrounding the position, and making a record of such investigation, which shall be open to the Bureau of Licenses and the Bureau of Police. Failure to make such investigation and record shall be sufficient cause for revocation of the license.

Section 5. RETURN OF APPLICANT'S PAPERS. All papers and photographs furnished by an applicant when applying for a position shall, upon request, be returned without delay and the agency shall be responsible for the same.

Section 6. FKES. Applicants for positions shall not be charged any registration fee, and agent's compensation fee shall not be in excess of the following for furnishing positions:

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Art. XXXIII. XLI

ARTICLE ELEMITE. RUNNERS AND SOLICITORS.

Section 1. SOLICITATION FOR TRANSPORTATION OF PER-SONS AND BAGGAGE. It shall be unlawful for any person to go in or upon any depot, wharf, depot ground or railway property for the purpose of soliciting transportation of persons, express or baggage matter, and it shall be unlawful for any porter, baggageman, expressman, agent, employe, or other person on or in attendance at any depot, wharf, depot ground or railway property, to solicit business for any person, firm or corporation engaged or about to be engaged in the business of transporting passengers, baggage or express; provided, that this section shall not apply to any person who goes upon any such property or place by consent of or contract with the owner thereof.

Section 2. OBSTRUCTION OF TRAFFIC FORBIDDED. It shall be unlawful for any solicitor or person in charge of any vehicle to congregate with other persons so as to obstruct or unreasonably interfere with traffic, either by fost or vehicle, or render such traffic difficult upon any street or public place, or for any such person in control of any vehicle to so manage, use or neglect such vehicle as to cause or permit the same to obstruct or unreasonably interfere with traffic.

Section 3. POSITIONS - HOW REGULATED. No driver of any vehicle shall have any preferential right to occupy any portion of any street or highway or other place adjacent to or in the vicinity of any hotel, theatre or other place of resort, or any wharf or depot other than the right to remain for a reasonable length of time awaiting business or during the approach and arrival of trains or boats at the place which he may have secured by priority of arrival, it being intended that priority in time of arrival and occupancy of any place shall give priority of right to remain at such place for a reasonable length of time, and drivers of other vehicles may procure such place or places when vacated by forming a line in the order of arrival, the position of the line to be such as may be most suitable and convenient for traffic conditions, and if the position of any line shall be changed the drivers then in line shall retain their relative positions: provided, that this section shall not apply to particular locations at which preference rights are specifically provided for by ordinance.

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XLI Art. XXXVIII.

Section 4. POSITIONS OF DRIVERS. The driver of a vehicle when soliciting shall remain within five feet of his vehicle, and no solicitor with or without a vehicle shall be allowed to approach closer to any theatre or other place of resort, depot or wharf, than would be permitted if such solicitor were the driver; provided that within the restricted district as defined by Section 16 of Article XLVIII of this ordinance, no soliciting for any vehicle shall be done upon any street or other public place except by sign or placard attached to the side or front of said automobile, such sign or placard not to be more than 18 inches by 24 inches in dimensions,

Section 5. SOLICITATION DEFINED. No solicitor or person in charge of any vehicle shall solicit custom or call out to passengers or to others in a tone of voice louder than an ordinary conversation nor shall any solicitor or person in charge of any vehicle stand in front of any person going to or coming from any hotel, theatre, or other place of resort, or any depot or wharf or take hold of the baggage of any such person without his or her consent, or in any way annoy any such person.

Section 6. POLICE NOT TO DISCRIMINATE. No police officer or other officer of the City of Portland shall discriminate between persons in charge of such vehicles or between solicitors therefor whether such person or solicitor be adjacent to any depot, wharf or elsewhere.

Section 7. VEHICLE DEFINED. The word "vehicle" as used in this Article shall include all vehicles of every description commonly used for carrying passengers, express or baggage matter for hire.

Section 8. SOLICITOR DEFINED. The word "solicitor" as used in this article shall include any and all persons who solicit or attempt to solicit patronage or business for any vehicle.

Section 9. SPACES IN FRONT OF FUBLIC PLACES TO REMAIN OPEN. No person in charge of any vehicle shall when waiting for business, occupy the space in front of the entrance of any hotel, theatre, or other place of resort, or any depot or wharf, it being intended that a reasonable amount of space in front of the entrance and adjacent thereto, of any hotel, theatre or other place of resort, depot or wharf, shall be reserved for use by persons bringing passengers, express or baggage to such place and for the purpose of permitting access to such place by vehicles when the person in charge thereof is signaled by any one desiring to engage the immediate service of such vehicle.

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Art. XERX. XLII

ARTICLE - XX-11

SANITARIA.

Section 1. RESTRICTED DISTRICT. No sanitarium shall be erected, established, kept, maintained or operated within the district of the City of Portland, described as follows, to wit:

Commencing at the northeast corner of Section 6, township 1 south, range 2 east of the Willamette Meridian; thence southerly along the east line of section 6, to its intersection with the center of Belmont Avenue; thence following the center of Belmont Avenue to the intersection of the west line of lot 4, Belmont Park; thence northerly along the west line of lot 4, Belmont Park, to its northwest corner; thence easterly along the north line of lots 4 and 5, Belmont Park, to the northeast corner of lot 5; thence southerly along the east line of lot 5 to an intersection with the south line of Tabor Heights; thence easterly along the south line of Tabor Heights to the center of Bast Seventy-first Street; thence mortherly along East Seventy-first Street to the center of East Yamhill Street: thence easterly along East Yamhill Street to the center of East Seventy-sixth Street; thence northerly along East Seventy-sixth Street to the center of East Stark Street: thence westerly along East Stark Street to an intersection with the center of Thorburn Avenue; thence along the center of Thorburn Avenue to an intersection with East Stark Street; thence westerly along Rast Stark Street to the place of beginning.

Section 2. DEFINITION. A sanitarium is hereby defined for the purpose of this article, to be any building, room, hall or other place which is kept or used for a business or occupation of receiving any men, women or children for the purpose of, and giving or furnishing to either, medical treatment, healing, cures, nursing, or care, any of such persons so received, having or suffering with any disease, ailment or affliction in body, whether contagious or infectious or not, or with any nervous trouble, or disorder of the mind or mental faculties, or in which, without compensation or with compensation paid directly or indirectly to the ewner, proprietor, or operator thereof, any man,woman or child is received for any of the purposes herein specified, as a business or occupation.

(See back of page)
und. Not 046 Repeated by Und. No. 77908 article XEIT /2 Second Hand Dealers Ord no. 43025, 51020, 66734, 67056, 68066, 68781 afticle XE 17 1/2 Ord 7586 & Camend See 3 and) repeal " 4 see Ord 76108

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Art. XLIII

ARTICLE XLIII

SHOOTING GALLERIES.

Section 1. NOISE OF. No person shall discharge any firearm in any shooting gallery within the corporate limits of the City of Portland where the noise resulting from such discharge can be heard over a distance of 300 feet from such shooting gallery.

All shooting galleries must be securely enclosed in such a manner that persons on the outside thereof shall not be endangered or annoyed by the discharge of firearms therein. Ord. No. 4046 Repealed by Ord. No. 77408

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Art. XLIV

ARTICLE XLIV

SKATING RINKS.

Section 1. RESTRICTED DISTRICT. No skating rink shall be erected, established, kept, maintained or operated within the district of the City of Portland described as follows, to wit:

Commencing at the northeast corner of Section 6, township 1 south, range 2 east of the Willamette Meridian; thence southerly along the east line of Section 6, to its intersection with the center of Belmont Avenue; thence following the center of Belmont Avenue to the intersection of the west line of lot 4, Belmont Park; thence mortherly along the west line of lot 4. Belmont Park, to its northwest corner; thence easterly along the north line of lots 4 and 5, Belmont Park, to the northeast corner of lot 5; thence southerly along the east line of lot 5 to an intersection with the south line of Tabor Heights; thence easterly along the south line of Tabor Heights to the center of East Seventy-first Street; thence northerly along East Seventy-first Street to the center of East Yamhill Street; thence easterly along Rast Yamhill Street to the center of Bast Seventy-sixth Street: thence northerly along East Seventy-sixth Street to the center of **East Stark Street:** thence westerly along East Stark Street te an intersection with the center of Thorburn Avenue; thence along the center of Thorburn Avenue to an intersection with Rast Stark Street: thence westerly along East Stark Street to the place of beginning.

Section 2. DEFINITION. A skating rink is hereby defined, for the purpose of this article, to be any building, room, hall or other place which is kept or used for public skating on roller skates or any other skating device not used for ice skating, or in which for compensation paid directly or indirectly to the owner, preprietor, manager or operator thereof, men, women, or children are permitted to engage in skating as described, or in which women are either directly or indirectly employed to skate, for the purpose of attracting custom therete.

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Ord. No 4046 Repeated by Ord. No. 77408



article XLIV ammded by Ord no 56457, 65725

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ARTICLE ILV.

SOFT DRINK BUSINESS

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Section 1. DEFINITIONS. The term "soft drink" as used in this ordinance shall mean and include any drink or beverage which contains, or which may develop by fermentation, alcohel.

The term "soft drink business" as used in this ordinance shall mean and include the manufacture, concection, preparation, distribution, bottling, selling or keeping for sale, either at wholesale or retail, or the giving away or serving of any soft drink.

The word "person" as used herein shall mean and include any person, firm or corporation, and the singular number shall include the plural and the masculine pronoun shall include the feminine.

Section 2. CLASSIFICATION. For the purpose of this ordinance soft drink business shall be divided into two classes, towit: Class A and Class B.

Class A soft drink businesses shall include every place in the City of Portland, Oregon, where any soft drink is sold, offered for sale, barter or exchange, or given away and not consumed on, in or about said place of sale or gift.

Class B soft drink businesses shall include every place in the City of Portland where any soft drink is manufactured, concocted, prepared or bottled for sale, and every place where any soft drink is sold, offered for sale, barter or exchange, served or given away which is or which is permitted to be consumed in, on or about such place of sale or gift.

Section 3. LICENSE. It shall be unlawful for any person to engage in the City of Portland in the soft drink business without securing a license therefor and paying the license fee provided for in this ordinance.

Section 4. APPLICATION FOR LICENSE. Any person desiring to secure a license to engage in the soft drink business in the City of Portland shall make application therefor in writing to the Inspector of Licenses of the City of Portland on forms to be furnished by seid city, which application shall contain such reasonable information touching and concerning the applicant and the proposed location of his place or places of business as the Gouncil of said city or the Inspector of Licenses may require.

Section 5. INVESTIGATION OF APPLICANT. Upon receiving any such application the Inspector of Licenses shall without delay transmit the same to the Chief of Police for investigation, report and recommendation. Upon receipt of such ap-

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Ond. No. 77408 Repealed by Ord. No. 77408

article XLV amuded by Ord No 42026, 43815 47110 MATT HS/ & glac Repeated by Ord. No. 63957

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se former of the solution of the Alternation of the solution of t Here solution of the solution of Here solution of the solution of plication from the Inspector of Licenses the Chief of Police shall forthwith investigate the truth of the statements contained in such application and within seven days after the receipt of such application said Chief of Police shall return the same to the Inspector of Licenses together with his findings thereon, the police or criminal record, if any, of such applicant and his recommendation as to the granting or refusal of the license applied for together with his reasons for such recommendation. If the Chief of Police shall recommend the granting of such license and the Inspector of Licenses is satisfied from the information concerning such applicant that he is a fit person to have such license and is qualified to receive the same as defined by this article, and also as defined by the other ordinances of the City of Portland relating to morals, sanitation and health, such license shall thereupon be issued. If, however, the Chief of Police does not recommend the granting of such license to the applicant or if the Inspector of Licenses deems the applicant to be an unfit person to receive the same under the requirements of this article, said license shall not be granted. No person shall be regarded as fit or qualified to receive a license to conduct a soft drink business as defined in this ordinance who is not devoted to the government of the United States and to its laws, or who is incapable of understanding the laws of the United States and of the State of Oregon and the ordinances of the City of Portland. The Inspector of Licenses upon denying a license as herein provided, shall report such action to the commissioner in charge of the Bureau of Licenses whereupon said commissioner shall report the action to the Council. The Council shall thereupon grant a hearing to the applicant after which it shall either grant or deny such license.

Section 6. APPLICATIONS REFERRED TO COUNCIL. The Inspector of Licenses shall refer the following applications to the Council for final determination as to the fitness and qualification of the applicant under the terms of this ordinance:

(a) Any person who is not a citizen of the United States.

The Council shall thereupon grant a hearing to such applicant, after which it shall either grant or deny such license.

Section 7. PERSONS NOT ENTITLED TO LICENSE. No license to conduct a soft drink business shall be granted or issued to the following persons unless such license be approved by the Council:

(a) Any person under the age of twenty-one years on the date of application.

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article XLV amended by Ord No 43026, 43815

art XLV Str. No. 18 9 Las Repealed Ly Ord. No. 63959

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(de la construcción de la Association de la Carta de la Carta de La Carta). Astronomicas de la Carta (b) Any person who has not continuously resided in the City of Portland for a period of one year immediately preceding the date of his application.

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(c) Any person who has had his license revoked for a violation of the federal, state or city laws or ordinances; provided, however, that such person may in the discretion of the Council be granted a license upon the depositing with the Treasurer of said city of the sum of five hundred (\$500.00) dollars cash or upon the filing with the Auditor of said city of a bond in the penal sum of one thousand (\$1,000.00) dollars with sureties satisfactory to the Mayor of the City of Portland, which cash or bond shall be forfeited to the City in the event that such person is thereafter convicted of a violation of the federal, state or city laws or ordinances. Such cash or bond shall be for the term for which such license is granted and shall not be surrendered or cancelled pending final determination of any charge or accusation by federal, state or city officials against the licensee of any violation of any law or ordinance which might justify a forfeiture of said cash or bond.

(d) Any person who, in the judgment of the Council, is unfitted to receive such license or to conduct such a business by reason of the bad moral character or previous bad reputation of such applicant.

(e) Any person who desires to conduct such a business at a location at which any former proprietor thereof within one year prior to the date of the application has had his license revoked or has been convicted of violating at such place any federal, state or city law or ordinance unless his application is first approved by the Council.

(f) Any person who shall not, at the time of the issuance of said desired license, have filed with the said Inspector of Licenses a certificate from the Bureau of Health of the City of Portland to the effect that such applicant and his proposed place of business comply with the ordinances of said city on health and sanitation.

Section 8. REGULATIONS. It shall be the duty of every person holding a license under this article to comply with the following regulations in addition to the federal, state and city laws and ordinances, and failure so to do shall be a violation of this ordinance and sufficient cause for the Council either with or without a conviction thereof, but after hearing thereon by the Council, to revoke the license of such person.

(a) Before delivering any soft drink to any person for distribution or sale at retail there shall be securely tacked, pasted or otherwise affixed upon the container of such soft drink, unless such soft drink is contained in glass bottles of less than one gallon capacity, a label not less than three inches square stating the following, towit:

1. The name and address of the manufacturer, dealer or person bottling or preparing the same in the City of Portland.

See back of page !

Ord. Not0468 Repealed by Urd. No. 7740

article XIV amended by Ord No 43026, 43815

47123 art TIV Sec. No. 16 gh Repealed by ura. Ho. 6-37.5.9

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 Date of delivery to purchaser.
Does not contain over one-half of one per centum of alcohol by volume.

4. Name of contents.

5. Do not admit air except when drawing contents.

6. Keep in cool place.

7. Do not tamper with or remove label.

8. At first sign of fermentation must be returned and will be accepted.

(b) No manufacturer or distributor or other person, preparing, concocting or distributing any soft drink for sale at retail shall distribute. sell or deliver for sale any such drink in any container of more than one gallon capacity except pure unadulterated sweet cider that has been properly protected against fermentation according to the provisions of the federal prohibition act or any rule or regulation thereunder, and Chapter 141, General Laws of Oregon, 1915, as amended by Chapter 40. General Laws of Oregon, 1917.

(c) Every person in this section referred to shall comply with all such federal, state or city laws or ordinances regulating the manufacture, sale or distribution of soft drinks, beverages or intexicating liquors.

(d) All reasonable means shall be taken by every licensee hereunder to prevent fermentation of any soft drink in his place of business or on the premises occupied by him.

(e) It shall be unlawful to tamper with, remove or mutilate any label required by this article or by any federal or state law, rule or regulation or any other ordinance of the City of Portland, to be upon the container of any soft drink.

(f) No ingredient which produces or which may produce or stimulate fermentation shall be placed in or added to any soft drink.

(g) No soft drink shall be unnecessarily exposed to the air.

(h) It shall be unlawful to maintain in any place where soft drinks are served or offered for sale to be consumed on the premises or in any food establishment where soft drinks are served, any screen, interior swinging door or doors. window blind or blinds or any obstruction whatsoever that will obstruct the view of such establishment by passersby or to arrange dassling or glaring lights in such manner as to prevent passersby from having a clear view of the interior of such establishment; neither shall any such establishment have any connecting room or rooms opening thereinto unless said room or rooms are used as bona fide living quarters by the owner or owners of such establishment, and patrons of such establishment shall not be permitted in such room or rooms. Iſ a bar is maintained in any such establishment, the top of said

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article XLV annuled by Ord no 42026, 43815 Drd. No. 7046 PRepealed by Ord. No. 7748 atat Sec. No. 169 Se Repealed by Ord. No. 63 2 ng transformer 。 "静意"的""我的我们的"的"我帮你。" ter di 🐢 👘 da se 🖓 ter ter ter de ter 👘 and a stand of the stand of the

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bar shall at all times be kept clear of bottles, containers, kegs, hot plates, stoves, glasses and all other things not in bona fide use which might obstruct the views or passage over said bar by persons standing in front of the same, and it shall be unlawful to obstruct entrance behind said bar by gates, fences or any form of barrier or to permit empty bottles or any other thing to obstruct the entrance to the rear of said bar, and no licensee hereunder shall permit any bootlegger, vagrant or any intexicated person or person of known bad reputation to leiter or remain in or about any such establighment.

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(i) The transfer, sale or assignment to any other person of any interest in the profits of, or share in, the business conducted by any licensee hereunder shall automatically cancel the license of such licensee.

(j) No person shall have in his place of business or on his premises for sale at retail soft drinks in containers of more than one gallon capacity, except pure, unadulterated sweet cider that has been properly protected against fermentation according to the provisions of the federal prohibition act, or any rule or regulation thereunder, and Chapter 141, General Laws of Oregon, 1915, as amended by Chapter 40, General Laws of Oregon, 1917.

Section 9. LICENSEE RESPONSIBLE FOR ACTS OF EMPLOYES. The holder of any license under the provisions of this ordinance shall be responsible for the conduct or acts of his agents, servants, employes or representatives.

Section 10. CONTROL AND REVOCATION. The power to grant or refuse any license under this ordinance shall be and remain vested in the Council and nothing in this article contained shall be construed to create any vested right in any person to the assignment, renewal, reissue or continuance of such license, and the right and power shall be and remain at all times vested in the Council to revoke and cancel, for a violation of any of the provisions of this ordinance or any other ordinance of this city or of any federal or state law, rule or regulation prohibiting or regulating the manufacture or sale of soft drinks and beverages or intoxicating liquors, any license issued under the provisions of this article, or whenever in its judgment the public interest demands such revocation. Whenever the Council desires to investigate or revoke any license, it shall so notify or cause to be notified in writing the licensee of the time and place of the hearing. Nothing shall operate to prevent the Council from considering any evidence developed during such hearing touching or concerning the fitness of such licensee to retain his license. The license of any Class A licensee hereunder who exercises the privileges of a Class B licensee without securing a Class B license may be revoked by the Council.

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Und. No. 7046 PRepeated by Ord. May 77.70 F Through Stages Ord No 412.90 Urticle, XIBP article XLV/2 Solicitors. Ord ho. 42886, 47/60, article XLV-2 changed to article XLV-4 by and no. 62857 article XLV annaled by Ord No 43026, 43815 47:03 16 G. A.

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Art. XLVI..

ARTICLE XLVI.

STREET CARS.

Section 1. LICENSE. It shall be unlawful for any person, firm, corporation, or joint stock company to operate any street car by electricity, or any other motive power, upon or through any street or streets within the City of Portland without first obtaining a license so to do.

Section 2. STATEMENTS OF CARS TO BE FILED WITH AUDITOR. Any person, firm, corporation, or joint stock company desirous of operating street cars by electricity or any motor power, upon or through any street or streets within the City of Portland by virtue of any ordinance br ordinances granted by the City of Portland, the former City of East Portland, or the former City of Albina, and required by any of the said ordinances to pay a license therefor in accordance with the provisions of each and every such ordinance, shall file with the Auditor of the City of Portland a correct statement of the number of such cars as are owned, leased, or to be operated by such person, firm, corporation or joint stock company, the length of the body of each one of such cars, and the number by which each car is designated.

Section 3. REGULATING ISSUE OF LICENSES. Before a license can be issued by the Auditor of this City to any person, firm, corporation or joint stock company desirous of operating street cars as heretofore defined, upon or through any of the streets of this city, said person, firm, corporation, or joint stock company shall determine the number of the cars of the class hereinafter defined in this article to be operated by said person, firm, corporation, or joint stock company, and shall pay the Treasurer of the City of Portland the correct amount of license designated in any ordinance or ordinances granting the right and privilege to operate street cars upon the streets of this city. Any error occurring in arriving at the proper amount of license to be paid shall not intervene to prevent the collection of the correct amount of license due.

Section 4. CLASSIFICATION OF CARS. All cars used for the carrying of passengers or goods, wares, or merchandise, commonly known as street railway cars. as distinguished from cars operated by steam locomotives, shall be classified as follews:

Class A shall be eighteen feet length of body or under in length.

Class B shall be thirty feet or under and over eighteen feet in length.

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Ont. No. 4046 Prepealed by Ord. No. 7740 P

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Art. XLVI. XLVI

Class C shall be over thirty feet in length.

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For the purpose of this section, where any ordinance passed by the Common Council of the City of Portland, the City of East Portland, or the City of Albina granted a franchise to any person, firm, corporation, or joint stock company to operate cars upon or through any street or streets of the aforesaid cities, defining the cars to be one-horse cars or two-horse cars, then and in that case it shall be understood that a one-horse car is eighteen feet or less in length and a two-horse car to be over eighteen feet and thirty feet or under in length.

Section 5. LICENSE FEE, Upon the payment of the license provided in the ordinances hereinbefore referred to by such person, firm, corporation, or joint stock company to the Treasurer of this city, the Treasurer shall issue a receipt therefor, which receipt shall definitely state the number of cars and the class of such cars, and the amount of money so paid. Upon the presentation of such receipt to the Auditor of the City of Portland, said Auditor shall issue a separate license for each car, specifying the class of the car so licensed.

Section 6. LICENSE TO BE FRAMED AND PLACED IN CON-SPICUOUS PLACE. Every license so issued by the Auditor must be suitably framed and placed in a conspicuous place within the car licensed in accordance with the classification herein mentioned. No license issued for one class of cars can be used upon another class of cars, save and only that a license issued for Class C may be used on Class A or B, and a license issued for Class B may be used on Class A, but not otherwise. Any car operated upon any street car line or lines, as defined in this article, without a license properly placed within said car, shall be deemed as being operated without a license.

Section 7. LICENSES: WHEN PAYABLE. The license provided by any ordinance of this city. the former city of East Portland, or Albina, now in force is due and payable the first day of each quarter. viz: January 1, April 1, July 1 and October 1. The Auditor of the City of Portland is hereby authorized to issue licenses as provided in this ordinance.

Section 8. ADDITIONAL CARS FOR TEMPORARY USE. If at any time the person, firm, or corporation operating cars upon or through the streets of the City of Portland desire to increase the number of cars to be operated on any special occasion in order to accommodate the public, said person, firm or corporation shall make application to the Auditor • A.L. •

Ord. No. 7740 Repealed by Ord No. 7740 /

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Art. XIXI. XLVI

of the City of Portland for such permission, and the Auditor is hereby authorized to grant permission and to issue a special license for the number of cars to be operated, and for the time during which said cars are to be operated, upon payment of the proportionate part of the duty imposed by this article, the amount of which duty is to be determined by the number of cars to be used, the class and the time during which said cars are to be used.

Section 9. TIME FOR EXTRA CARS. In computing the time for which extra cars are to be considered as used and for which a license must be paid over and above the license provided for the general operation of cars, it shall be understood that a record shall be made of the time such car or cars leave the street car barn and the time when said car or cars are returned to said street car barn. Such length of time shall be deemed as its proper proportion of one day, and one day for the purpose of this article shall be understood as being twelve hours.

Section 10. TRANSPORTATION OF EARTH, SAND, ETC. It shall be unlawful for any permon, firm, corporation or joint stock company, operating cars upon the streets of the City of Portland to engage in the transportation of earth, sand, gravel, stone, rock, timber or wood without first obtaining a license so to do and paying the fees prescribed by ordinance therefor.

Section 11. STATEMENT TO BE FILED WITH AUDITOR. Before any license shall be issued under the provisions of this ordinance the person, firm, corporation or joint stock company operating cars upon the street railways of this city shall file with the Auditor of this city a written statement setting forth the probable amount of earth, sand, gravel, stone, rock, timber or wood to be moved and the place from which and to which such material is to be transported.

Section 12. UNLAWFUL TO DEPOSIT DIRT, ETC. IN STREETS. It shall be unlawful for any person, firm, corporation or joint stock company licensed under and by virtue of the ordinances of the City of Portland to transport earth, sand, gravel, stone, rock, rails, timber or lumber upon either platform or other cars without having suitable protection both at the ends and sides of such cars as to prevent effectually the spilling or depositing of such earth, sand, gravel, stone, rock, rails, timber, etc., upon the streets upon which said cars may be operated.

XIVI-2 added article for Swine Feeders and Swine Feed Collection and 64604

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Ord. No. 4046 Repealed by Ord. No. 77408

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Art. XLVII

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ARTICLE MAN.

TAXICABS, FOR-HIRE VEHICLES AND SIGHT-SEEING BUSSES.

Section 1. APPLICATION OF ARTICLE. This article shall apply to all vehicles propelled by power other than muscular, (except street cars, interurban cars and motor busses), which are offered for or engaged in carrying passengers for hire in the corporate limits of the City of Portland, and those operating from within the City of Portland to points without and those operating from without the City of Portland to points within and to the drivers thereof.

Section 2. DEFINITIONS. Unless it appears from the context that a different meaning is intended, the following words shall have the meanings attached to them in this article:

The word "Street" shall mean and include any street, alley, avenue, court, lane, or public place in the City of Portland.

The word "Taxicab" shall mean and include any motor vehicle having an odometer or taximeter attached, which is used as the basis for determining the fare.

The words "Fore-hire Vehicle" shall include sightseeing busses and all vehicles subject to the regulation of this article except taxicabs.

The word "Person" shall mean and include persons, copartnerships, corporations or associations, their lessees, trustees or receivers (appointed by any court whatsoever) either as principal, agent, or employe, and the singular number shall include the plural, and the masculine pronoun shall include the feminine.

Section 3. LICENSE REQUIRED. After the date on which this article becomes effective, it shall be unlawful for any person to operate a taxicab or for-hire vehicle on any street in the City of Portland without first obtaining a license therefor under the provisions of this article.

Section 4. CANCELLATION OF LICENSE. Any license isused under this article may be cancelled by the Council at any time for any wilful or repeated violation of any of the terms of this article or of the terms of the traffic ordinance of the City of Portland. When any license shall be so cancelled there shall be refunded to the licensee the uncarned portion of the license fee paid therefor.

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Ord. Not 404 6 Repeated by Ura. No. 77408 Section 2 amended by Ord. no 42072. Section 3/12 + Kindelion on number of Gicenzes article X + VII amended by Ord No 62499, 62548 Section & Amended by Ordinance No. 74742 Tartical stands article X VII- To Temporary Wholesale Vandort Counce of the second of the se

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Art. XAAN. XLVIII

Section 5. CERTIFICATE FROM COMMISSIONER OF PUBLIC UTILITIES. No such license shall be issued except upon a certificate of the Commissioner of the Department of Public Utilities of the City of Portland, and such license shall be in accordance with such certificate and with the terms of this article.

Section 6. CONTENTS OF CERTIFICATE. All taxicab and for-hire vehicle certificates issued by the said Commissioner shall set forth the name of the person to whom the license is to be issued, the number of vehicles proposed to be operated, the maker and the maker's number of each vehicle, the seating capacity of each, and the number of the state license of each vehicle to be operated by such licenses.

Section 7. APPLICATION FOR AND GRANTING OF LICENSE. Every person desiring to obtain a license for the operation of a taxicab or for-hire vehicle under this article shall file written application therefor with the Auditor of the City of Portland, setting forth the name of the person to whom license is to be issued, the number of vehicles proposed to be operated, the name of the maker and the maker's number of each, the seating capacity of each, and the number of the state license of each such vehicle, and should the state license number of such vehicle be changed during the life of such license, such change and number shall be immediately reported to the Commissioner of Public Utilities, and shall have attached to said application a certificate issued by the Commissioner of Public Utilities, as herein provided. Whereupon the Auditor shall, upon receipt of the license fee or fees herein provided for each taxicab or for-hire vehicle to be operated under such license, issue a license to such applicant in accordance with the provisions of this article and the certificate of said Commissioner. Such license shall be for a period of three months, payable in advance January 1st, April 1st, July 1st or October 1st, as the case may be. Licenses may be issued for the unexpired portion of the quarter and the license fee properly proportioned, but no license shall be issued for a license fee less than \$5.00.

Section 8. SPRED. The speed of taxicabs and for-hire vehicles operated in the City of Portland shall be the same as is now or may hereafter be provided by ordinance for similar vehicles. Provided, however, that all taxicabs and for-hire vehicles having a seating capacity of more than 14 passengers shall come to a full stop at railroad grade crossings.

Section 9. INSPECTION OF LICENSES. The chassis, wheels

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Ord. No. 2046 PRepeated by Ura. No. 7740 6

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and brakes of all taxicabs and for-hire vehicles operated in the City of Pertland shall be kept in a safe condition. At least once every thirty days each taxicab or for-hire vehicle operated in the City of Portland shall be inspected by some person authorized by the City of Portland to make such inspection, for the purpose of ascertaining whether or not the steering gear, brakes and other safety appliances are in proper working condition. And it shall be unlawful for any person to accept for transportation or to transport any person in any such vehicle in the City of Portland, the steering gear or brakes or other safety appliances of which, upon inspection, have been found to be in an unsafe condition.

Section 10. FERS. There shall be paid to the City Treasurer of the City of Portland by each person securing a license under this article, a license fee of \$15.00 per quarter for each vehicle to be operated under such license having a seating capacity of seven passengers, or less, and for each vehicle to be operated under such license having a seating capacity in excess of seven passengers there shall be paid in addition to such fee of \$15.00 per quarter, a fee of 50 cents per quarter for each seat in excess of seven. All license fees shall be payable quarterly in advance and any failure to make such payment in advance shall render such license void. No license shall be issued for a period of less than a full quarter, excepting that when application is made after the payment period of each quarter the applicant will be charged for the remainder of the quarter at a proportional rate; provided, however, that the proportional rate shall be not less than \$5.00; provided, further, that this section shall not apply to any person engaged in the hotel business or the business of a funeral director and operating automobiles solely in connection with and as a part of his said business.

Section 11. TRANSFER AND FEE. The Bureau of Licenses shall upon recommendation of the Commissioner of Public Utilities, transfer a license, issued under the provisions of this Article, from one car to another; and said Commissioner may, upon being satisfied that a change of ownership of a car is bona fide, authorize the transfer of the license covering such car to such new owner by filing with the Bureau of Licenses a written notice of his approval of such transfer, but nothing contained herein shall be construed to compel such transfer except upon the recommendation of said Commissioner. A fee of one (\$1.00) dollar shall be collected for all transfers as herein authorized.

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Ond. Not 046 Repealed by Urd. No. 77408 Section 10 amended by Ord no 45830

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Section 12. APPEAL. Any person aggrieved by any action of the Commissioner of the Department of Public Utilities may appeal to the Council by serving upon said Commissioner a written notice of appeal and filing a duplicate thereof with the Auditor within five days after such action, and thereupen the Auditor shall place such appeal upon the calendar of the Council to be heard in the regular course of business of the Council.

Section 13. PERMIT. It shall be unlawful for any person to operate a taxicab or for-hire vehicle or any vehicle rented from another in the City of Portland without first obtaining a permit therefor from some person or board authorized by the City of Portland to examine chauffeurs, and it shall be unlawful for any owner of any taxicab or for-hire vehicle, or vehicle rented from another to cause or permit the same to be operated on any street in the City of Portland by any person who has not obtained a permit as provided in this section. Such person or board shall examine each applicant for a permit as to his knowledge of the traffic regulations in force in the City of Portland, and as to his ability and judgment in the operating of any automobile, and shall issue permits to drive only to such persons as may be found competent therefor. Any person aggrieved by the decision of the person or board authorized to make such examination may appeal to the Council by filing with the City Auditor, within ten days after such decision, a written notice of appeal, whereupon the Auditor shall forthwith place such appeal upon the calendar of the Council to be heard in the regular course of business, and the decision of the Council shall be final.

Section 14. NOTOR BUS INSPECTOR. There shall be appointed by the Commissioner of Public Utilities a person or persons to examine drivers and chauffeurs and to examine taxicabs and for-hire vehicles to determine their safety, who shall be known as Motor Bus Inspector. Such Motor Bus Inspector shall on making reinspection of licensed taxicabs and for-hire vehicles, if he finds to his satisfaction that the steering gear or brakes or other safety appliance of such vehicle is not in proper working condition, or is dangerous or likely to become dangerous, he shall place or cause to be placed on such vehicle a metal tag on which shall be printed or embossed the words "Gut of repair". Such tag shall be attached securely to the frame of the windshield or other machine part by wires, the ends of which shall be sealed and it

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· Villes + 13 Ord. No. 4046 Repealed by Ord. No. 77408

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shall be unlawful for anyone other than such Motor Bus Inspector to remove such tag, and such Motor Bus Inspector shall only remove such tag when he is convinced that the required repairs have been made to such vehicle. Such vehicle shall not be allowed to carry passengers within the City of Portland with such tag attached, and any person other than such Motor Bus Inspector who shall remove such tag shall be deemed guilty of a violation of this Article and subject to the penalties herein imposed.

Section 15. PENALTIES FOR INCOMPETENCY, RECKLESSNESS, ETC. Any driver or chauffeur of any taxicab or for-hire vehicle who has been found guilty in the Municipal Court of any incompetency in driving or of any wilful or deliberate violation of the traffic ordinance or the terms of this article, may be debarred from driving any taxicab or for-hire vehicle in the City of Portland for a period not to exceed one year thereafter, and if the owner of any such vehicle operated in the City of Portland shall knowingly permit such debarred driver, during said period of one year, to operate any such vehicle, the license of such owner may be revoked by the Council.

Section 16. AGE LIMIT FOR CHAUFFEUR. It shall be unlawful for any licensee under this article to permit any person under the age of eighteen years to operate any taxicab or for-hire vehicle owned or controlled by him in the City of Portland.

Section 17. SCHEDULE OF RATES. No person shall maintain or operate any taxicab or for-hire vehicle in the City of Portland without having previously filed with the Commission+ er of Public Utilities of said City a schedule showing the maximum rates proposed to be charged for the service of such taxicab or for-hire vehicle, and having posted and keeping posted a copy or copies of such rates in a conspicuous place or places on such taxicab or for-hire vehicle where such rates may be easily read from both the inside and the outside of such vehicle. Each copy of such rates shall be headed with the word "RATES" in letters not less than one-half of an inch in length. and the text thereof shall be in letters not less than 12-point type, printed or painted on cards not less than 4 by 6 inches in size. Such rates shall be tabulated so as to be easily read and understood, and no copy of rates shall be posted or used which has not been approved by the Commissioner of Public Utilities as to the tabulation thereof, and it shall be the duty of the Commissioner of Public Utilities to see that the tabulation of all rates is in such form as to be easily read

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Ord. No. 7046 Propealed by Urd. No. 7740 Ports

Section 17 amended by Ord no 48921, 67632, 68280 article XLVII amended by Ord. Do 6 2493, 62548, (76013 Sev 17) (76085 4360, (6.82.80 sic 17) (76085 Lev 16) (76085 Lev 16)

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and understood, and he shall further require that uniform methods of fixing rates shall be followed. But it is not intended hereby to prevent the fixing of rates by distance traveled, or by the time consumed, or by the zone system, it being intended that the method of fixing the amount to be charged under either of such systems shall be similar as far as may be practicable. In case of fixing of rates by a zone system, the said Commissioner shall require that a standard zone system shall be complied with.

Section 18. CHARGE WHILE EMPTY. All such schedules of rates shall be framed so that no charge shall be made for traveling empty, whether going or returning; provided, however, that where a taxicab travels empty for a part or all of the distance, both going and coming, a charge may be made for one way, as if it were performing service, and provided further that such charge shall not exceed the hourly rate, where the schedule contains an hourly rate. Where service is performed both ways, the schedule shall provide the rate of charge for the return trip.

Section 19. CHANGE IN RATES. No charge shall be made in excess of the amount indicated by such schedule of rates, and no change of any such schedule of rates shall be made without having first filed with said Commissioner of Public Utilities a new card showing the new rates, which card shall be subject to all of the requirements hereinbefore specified for filing and posting rate schedules.

TAXIMETERS, ETC. Every taxicab and for-hire Section 20. vehicle shall be equipped with an accurate time-piece and each taxicab and for-hire vehicle shall also have an accurate odometer or other device or devices for accurately measuring time and distance. The same shall be so placed as to enable the passenger or passengers to easily read the same, and at night the driver shall carry a flashlight or other light, and throw the same upon such instruments so as to enable the passenger or passengers to read the same both at the time of starting and at the time of stopping, except where such taxicab or for-hire vehicle is equipped with an illuminating device which throws a constant light upon such instruments when such vehicle shall be employed after dark. No odometer of taximeter shall be used unless the same has been inspected by the Sealer of Weights and Measures of the City of Portland and found to be accurate; and it shall be the duty of the Sealer of Weights and Measures to inspect and test all taximeters which may be presented to him, and if such taximeter be found accurate, the Sealer of Weights and Measures

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shall place thereon his certificate or seal of accuracy. and such certificate or seal shall be so attached as to be easily read by the public. Every taximeter, timepiece, odometer or other measuring device used on any taxicab or for-hire vehicle shall be subject at all times to inspection and examination by the Sealer of Weights and Measures and by any police officer. Any police officer of the City of Portland is further authorized and directed. upon complaint of any person, to investigate such complaint, and, upon discovery that any taximeter, timepiece, odometer or other measuring device is inaccurate, he shall at once notify the Sealer of Weights and Measures, and it shall be unlawful for any person to use any such taximeter, timepiece, odometer or other measuring device after notification by any police officer of the inaccuracy thereof, and any certificate or seal which may have been placed thereon by the Sealer of Weights and Measures shall be immediately removed, but such instrument may be again used after having been again tested by the Sealer of Weights and Measures and found accurate. the Sealer of Weights and Measures again attaching his certificate or seal as above specified.

Section 21. REQUIREMENTS FOR SCENIC HIGHWAY TRAFFIC. For-hire vehicles engaged in Scenic Highway traffic shall post round trip rates to all of the different points on such Scenic Highway to which such vehicle is operated. In addition to such posting of rates, there shall be available or displayed a map, tracing or chart showing such highway and points of interest thereon. It shall be unlawful for the driver of such for-hire vehicle to practice deception upon patrons by giving false information on points of interest on such Scenic Highway.

Section 22. INTERFERENCE WITH TAXIMETERS, ETC. It shall be unlawful for any driver of any taxicab or for-hire vehicle to manipulate the odometer, taximeter, timepiece or any other device so as to cause a registration to be made of more time or greater distance than the correct amount of time and distance.

Section 23. OVERCHARGING. In any case of disagreement between the driver and passenger of any taxicab or forhire vehicle relative to the amount of fare to be paid, the driver shall convey the passenger to the nearest police station, and the officer there in charge shall have authority.

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after hearing their statements, to immediately decide the matter, and if the decision is in favor of the passenger, the driver shall convey the passenger from the police station to his original destination without additional charge. If the passenger is about to leave the City by railroad, steamboat or otherwise, the police officer on duty at the depot or wharf shall have the same power and authority as the officer in charge at the nearest police station and shall decide the matter.

Section 24. RATES OF FARE. The driver of any for-hire vehicle, when engaged by the hour shall not charge in excess of the following rates:

Seating capacity: 6 passengers and driver \$4.00 per hour, with 50 cents per hour extra for each passenger in excess of 6.

Seating capacity: 4 passengers and driver, \$3.00 per hour, with 50 cents per hour extra for each passenger in excess of 4.

Vehicles operated over a fixed route in the City as sight-seeing cars shall not charge more than \$1.00 per passenger for each continuous trip of not less than two hours.

It shall be unlawful for the driver of any for-hire vehicle or taxicab to charge more than 25 cents per passenger for service from the Union depot to the North Bank depot, or from the North Bank depot to the Union depot, and it shall be unlawful for any such driver to charge more than 50 cents per passenger for service from gither the Union depot or the North Bank depot to the Jefferson/depot, or from said Jefferson Street depot to either the Union depot or the North Bank depot, in the City of Portland, and no additional charge shall be made for hand baggage.

When the rate of fare is computed on the mileage basis or by taximeter the driver shall not charge in excess of the following rates:

For 1 passenger, first half mile 50 cents

each succeeding one-quarter mile 10 cents. For each passenger over one 20 cents for the

trip.

Where more than one method of charges for service is filed by a driver with the Commissioner of Public Utilities the rate which will be the lowest for any one trip shall be charged.

Section 25. RATE CARDS. All for-hire vehicles operated by the hour shall have the rates displayed conspicuously on a card and the rates shall be made clear to the passenger at the time of hiring. and at time of dismissal the driver shall furnish

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the passenger a card upon which shall appear the name, address and city license number of the driver, and the exact hour and minute of hiring, with the amount of fare paid by the passenger. The rates filed for such taxicab or for-hire vehicle and posted in such vehicle shall be the actual rates charged, and it shall be unlawful for the driver or owner of any such vehicle to accept any greater or lesser sum for the service performed.

Section 26. ROUTE OF TRAVEL - BREAKDOWNS. Any driver employed to carry a passenger to a definite point shall take the most direct route possible that will carry the passenger safely and expeditiously to his destination.

In the event any vehicle described in this article shall, while conveying for hire or reward any passenger or baggage, become disabled, or shall break down, the time of stoppage shall be deducted from the charge.

Section 27. REPORT OF LOST ARTICLES. The driver of any taxicab or for-hire vehicle shall promptly notify the nearest police station, within twenty-four hours of all property of value left in his vehicle by any passenger.

Section 28. PROVIDING RATE CARDS. The driver of any taxicab or for-hire vehicle shall have permanently fixed in the interior thereof, at a place readily to be seen by passengers, a receptacle which shall at all times contain cards or sheets of paper upon which shall be printed the schedule or schedules of rates, the name and address of the person operating such vehicle. Each passenger shall be entitled to take and retain one such card or sheet.

Section 29. LOAD LIMIT. No driver of any taxicab or forhire vehicle shall carry more than two persons in excess of the ordinary seating capacity for which said taxicab or vehicle was designed and built. No more than one person shall be permitted in the seat with the driver or chauffeur and no person or passengers shall be allowed to be or remain on the doors, steps or running board of any taxicab or for-hire vehicle while the same is in motion.

Section 30. DRIVERS CONDUCT. No driver of any taxicab or for-hire vehicle shall drive or operate the same while intoxicated, or operate the same in a careless or reckless manner, or use any profame or obscene language, or smoke so that the

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Section 29 amended by Ord 67632 . Section 30 amended by Ord Mo 57297, 57543

article XLVII amended by Ord No 62479, 62548 Ord. Not 046 PRepealed by Ord. No. 7749 $(1,1) = \{1,1\} = \{1,1\}$

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smoke shall be carried into the face of any passenger without the consent of such passenger.

Section 31. PAYMENT BY PASSENGERS. It shall be unlawful for any person to refuse to pay the legal fare for a taxicab or other vehicle as prescribed in this article after having hired the same, and any person who shall hire any public service vehicle with the intent of defrauding the person from whom it is hired shall be guilty of a violation of this article.

Section 32. OBSTRUCTION OF TAXICABS, ETC. No person shall place any vehicle in such relation to any taxicab or for-hire vehicle as to cut off or unreasonably obstruct entrance to or exit from such vehicle, or otherwise unreasonably interfere with the management of such vehicle.

Section 33. SOLICITING FARES. Any driver licensed under this article, while seated within his vehicle, may solicit patronage of passersby in a tone of voice not louder than an ordinary conversational tone, but such driver shall not use any mechanical or noise-making device of any kind to solicit patronage, nor shall he take hold of or obstruct the way of any person for the purpose of solicitation. In addition to the driver, not more than one person shall be allowed to solicit for any sight-seeing car or any vehicle subject to the provisions of this article, provided that he shall remain within five feet of the vehicle he is soliciting for, and such additional person shall solicit only in the manner as above provided, after having paid such license fee as may be premoribed by ordinance; provided, that within the restricted district as defined by Section 16, Article XLVIII of this ordinance, no soliciting for any vehicle shall be done upon any street or other public place except by sign or placard attached to the side or front of said vehicle. such sign or placard not to be more than 18 inches by 24 inches in dimensions.

Section 34. PROHIBITED CONTRACTS. It shall be unlawful for any person not engaged in operating taxicabs or for-hire vehicles to make any contract for such service at a greater price than any rate herein provided, or in excess of any schedule filed with and approved by the Commissioner of Public Utilities as herein provided, with the idea of se-

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Section 33 anunded by Ord no 4466 2, 48535.

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Ord. No. 4046 Repealed by Ord. No. 7740 8

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curing a commission or sum of money in excess thereof and it shall be unlawful for any person engaged in the business of operating taxicabs or for-hire vehicles or any licensed driver to make any tender or offer of any kind or character to any person by which passengers shall be caused to pay a sum of money for service greater than is provided by said rates or schedule.

Section 35. COUNCIL'S RIGHT TO FURTHER REGULATE. In addition to the provisions of this article, the Council of the City of Portland shall have power to provide other rules and regulations for the operating of taxicabs and for-hire vehicles in the City of Portland, and shall have the power to regulate the service rendered by any such vehicle under such license.

Section 36. DRUNK AND DISORDERLY PASSENGERS. It shall be unlawful for any taxicab or for-hire vehicle to accept as a passenger any intoxicated person or any person conducting himself in a disorderly manner.

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Ord. No.4046 Repealed by Ord. No. 77408

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ARTICLE XLVIII

THEATRES.

Section 1. LICENSE -- ADVERTISING. Any person, firm, or corporation which has paid the license fees and obtained a license to conduct a theatre shall be permitted to advertise for such theatre as follows:

To place lithographs, posters, photographs, cards or other advertising matter inside of building or show windows where permission is secured.

To place advertising matter, when contained in frames covered with glass, on the outside of buildings, where permission is obtained from the owner, provided such frames are securely attached to such building.

To distribute hand bills or heralds advertising the theatre and its attraction from door to door but not to distribute on the streets or sidewalks.

To post advertising matter on the premises of such theatre.

To post posters for its attractions on lawfully constructed billboards, same to be posted in compliance with all ordinances of the city.

Provided, that every employe of such theatre, while engaged in such advertising, shall wear upon his person a numbered badge on which shall appear the name of the theatre.

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Ord. No. 4046 Repealed by Ord. No. 7790 SIII

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ARTICLE XLIX.

TOBACCO BUSINESS

Section 1. LICENSE. It shall be unlawful for any person to sell, or offer for sale in the City of Portland tobacco in any form at retail without first securing a license so to do as provided herein.

Section 2. APPLICATION. Any person desiring to secure a license for the sale of tobacco at retail in the Gity of Portland shall make application therefor in writing to the Inspector of Licenses on blanks to be furnished by the City of Portland, and shall give the name or names of all persons interested directly or indirectly in said business, the location at which said business is to be conducted and such other information as may be required by the Inspector of Licenses. The application of a corporation shall be signed by its duly authorised officer or officers and the application shall state the name of the manager in charge of said business.

Section 3. DUTY OF LICENSE INSPECTOR. Whenever application is made for a license to sell tebacco at retail at any location where the Council has revoked a license for any other kind of business, or the person or persons interested in such tobacco business have had a previous license of any kind revoked, the Inspector of Licenses shall deny the application for a bebacco license and report his action to the Council and shall notify the applicant of such action, whereupon the Council shall determine whether or not such license shall be granted.

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ARTICLE XXXXX L.

TRANSIENT MERCHANT.

Section 1. DEFINITION. The term "transient merchant" as herein used shall mean and include every person engaged or participating in a temporary or transient business of selling or exhibiting for sale goods, wares or merchandise in any room, building or structure, whether such transient merchant be associated with any local dealer or not, unless such temporary or transient business be conducted upon the premises regularly occupied by such local dealer; provided, this ordinance shall not apply to sales made to dealers by commercial travelers in wholesale quantities for reselling purposes, or other selling agents in the usual course of business.

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Art. L.

Section 2. LICENSE REQUIRED. No person shall engage or participate in the business of transient merchant in the City of Portland without a license therefor, as herein provided.

Section 3. LICENSE--HOW OBTAINED, Such license shall be issued by the City Auditor and shall have indicated thereon the month and the day or days for which such license is granted. The fee for such license shall be as provided in Section 16 of Article XLVIII of this ordinance.

Section 4. EACH SALE A SEPARATE OFFENSE. The sale of each article by any transient merchant, without a license therefor, shall be a separate offense under, and separate violation of this article.

Section 5. MUNICIPAL COURT MAY PERMIT BOND. Any person charged with engaging in the business of a transient merchant without first obtaining a license by complaint filed in the Municipal Court who claims to be a permanent merchant may, in the discretion of the court and in lieu of the payment of a fine or other penalty, and as a condition of transacting business as a vendor of merchandise without the payment of such license fee, be required to give a bond to the City of Portland in the penal sum of one thousand (\$1000.00) dollars to be approved by the Mayor, to secure the payment of the license fee required in the event that he fails to become a permanent merchant, provided that if such person remains in business in the City of Portland for six months he shall be considered and deemed a permanent merchant.

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Ord. Not 046 PRepealed by Ord. No. 77408

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ARTICLE L-1/2 TURKISH BATH ESTABLISHMENTS

Ordinance No. 65145

10. No.40468 Repeated by Ord. No. 77408

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Art. xxxxxx LI.

LI. ARTICLE XXXXXX

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TRANSFER MEN.

Section 1. DEFINITIONS. Within the meaning of this article the term "transfer man" shall mean and include any person who engages in the business of transporting baggage, grips, packages, bundles or similar personal effects for hire from place to place within the City of Portland or from a place within to a place without the City, or from a place without to a place within the City; provided, however, that this article shall not apply to railroads or street railways.

The word "person" within the meaning of this article shall mean and include every person, firm or corporation and the singular number shall include the plural and the masculine pronoun shall include the feminine.

The words "transfer vehicle" shall mean any vehicle used for the purpose of transporting any of the articles above specified.

Section 2. LICENSES. It shall be unlawful for any person to engage in business as a Transfer Man, as defined by this ordinance, without first securing a license therefor as required by this Article and paying the license fee provided by this ordinance. Any person desiring such a license shall make written application therefor to the Bureau of Licenses on blanks to be furnished by said Bureau.

Section 3. NUMBERED BADGE. Every person licensed under this article shall secure for each driver of a transfer vehicle operated by such person a numbered badge to be worm on the head gear of the person driving each transfer vehicle. Such licensee shall deposit with the City Treasurer the sum of one dollar for each such badge so issued, which badge shall be good for the current year only and shall be returned and surrendered when a renewal of the license is made; provided that upon discontinuing in business the City Treasurer shall return to the person so depositing said sum the amount deposited for such badge. It shall be unlawful for any person to drive a transfer vehicle without wearing such badge.

Section 4. CLAIM CHECKS. Every driver of a transfer vehicle, when accepting packages, trunks, grips, bundles or such personal effects for transportation to and from de-

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art LI Repeaced and 47655 Art. II Vending Indse Incho. "Hovety Merchantman Diggir mch." and 68287 Repealed and 69168

Ord. No.4046 Repealed by Ord. No. 7740

Art. MARDEX LI.

pets, wharves or other places within the city, or from a place within to a place without the city, or from a place without to a place within the city, shall at the time of accepting any of said articles deliver to his patron a claim check or card on which shall be plainly shown the name and address of such transfer man, together with the number herein provided for.

Section 5. SCHEDULE OF CHARGES. The charges to be made for transporting any of the articles mentioned in this article shall not be in excess of the following rates, provided the shortest possible route may be taken in making delivery:

Provided, that for articles transported to or from Portland Heights or Willamette Heights twenty-five cents may be added to the above rates.

Section 6. COMPLAINTS. Complaints may be made to the Bureau of Licenses, in writing, against any licensed person for excessive or unwarranted fee charges. The commissioner having supervision of the Bureau of Licenses shall set a time for and shall hear both sides to such controversy and his findings shall be reported to the City Council with or without recommendation.

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art. IT Vending made Meho. "Howelty Merchantman Digger Mich." and 68287, Repeal. 69168.

Drd. No. 4046 Repealed by Ord. No. 77428

Art. **Ziddia**

LII. ARTICLE XNDARCOL. LICENSES.

Section 1. APPLICATIONS FOR LICENSES. All applications for licenses, unless otherwise provided, shall be made in writing to the Bureau of Licenses upon blank forms provided by said Bureau. If the Bureau of Licenses refuses approval of any application it shall at once so notify the applicant in writing and the applicant may appeal to the Council within ten days thereafter, and the Council shall proceed to hear and determine said appeal and its decision shall be final. If the Bureau of Licenses approves any application it shall mark the same "Approved" and when so approved the applicant shall deliver the application to the Treasurer and pay the prescribed license fee, and thereupon the Treasurer shall give his receipt for the sum paid and upon presentation of the receipt to the Auditor he shall issue to said applicant an appropriate license.

Section 2. APPLICATIONS FOR LICENSES--PARTICULAR CASES. An application for a storage license shall contain a statement of the number of square feet of floor space to be used for storage. An application for a bank license shall contain a statement of the amount of leans and discounts made during the quarter preceding the period for which a license is required.

An application for a junk wagon license or for a chimney sweep license shall contain a recommendation that the applicant is honest and reliable, signed by three taxpayers of the City of Portland, and a license shall not be granted unless the applicant is a citizen of the United States or has declared his intention to become such citizen.

Before approving an application for a license for amusement park, auctioneer, cane, doll or knife rack, chimney sweep, shooting gallery, dealer in deadly weapons or firearms, private detective agency, employment agency, hawker, junk wagon, class one peddler, class four peddler, lunch vehicle or skating rink, the Bureau of Licenses shall require a personal interview with the applicant for such license.

An application for a scavenger license shall contain a recommendation that the applicant is honest and reliable signed by three taxpayers of the City of Portland accompanied by an affidavit from the Superintendent of the incinerator that the applicant has in the past complied in good faith with the city ordinance and rules regulating the incinerator and the collect-

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Section 1 anunded Ord. No 42928,69164 Siction 2 anunder Ord no. 45447, 76230 Und. No.4046 Repealed by Ord. No. 77408

ing and dispesal of garbage, offal, debris, rubbish or decayed matter.

Section 3. EXPIRATION OF LICENSES. Licenses for bill or sample distributors (if issued for an annual period) and all licenses for messenger service, railroad advertising, base ball parks, bill posters, employment agencies and gasoline filling stations shall expire one year from date of issue. Licenses for pawn brokers shall expire six months from date of issue. Licenses for junk dealers, junk wagens, second-hand dealers, scavengers and rubbish collectors, class one hawkers, class two hawkers, class one auctioneers and class one and class two peddlers shall be issued only for the full quarterly rate. Licenses for wood saws shall be issued only for the full annual rate. The same shall apply to all licenses issued semi-annually unless otherwise specially provided. All quarterly licenses shall expire March 31st, June 30th, September 30th and December 31st of each year. All semi-annual licenses, except these above mentioned, shall expire June 30th and December 31st of each year, and all annual licenses, except these beyer mentioned, shall expire December 31st of each year.

Section 4. POSTING LICENSES -- INSPECTION. A licensee shall keep his license pested in a conspicuous manner in his place of business. Any police officer or employe of the Bureau of Ligenses may enter at any reasonable time any place for which a license is required, for the purpose of examining the license or for inspection of the premises. The Chief of Police may in writing empower any member of the police force, whenever such member is in search of property felenisusly obtained, or in search of suspected offenders, to examine the books of any pawnbroker, or his business premises, or the business of any junkshop, keeper or dealer in second hand merchandise or intelligence office keeper, and such member of the force thereunto authorized in writing as aforesaid shall be allowed to examine any property purperting to be pawned, pledged or deposited in the possession of whomseever such property may be; but no such property shall be taken from the possessor thereof without due process or authority of law.

Section 5. TRANSFER OF LICENSE. Any person desiring to transfer from one location to another or to another person a license to transact business, shall appear in person and submit satisfactory proof to the Inspector of Licenses of the change in ownership or location. If the Inspector of Licenses is satisfied that all ordinances have been complied with, he shall approve such transfer. In case of denial, the applicant shall have the right of appeal as provided for in Section 1 hereof. Nothing contained in this section shall be construed to apply to licenses not assignable or transferable.

(See back of page)

Section 3 amended by Ord No 41590, 76230

Section 3/2 Bonds of Licensees - Expiration

Ord. No. 7046 PRepealed by Ora. No. 7740

Art. HII.

Section 6. EXEMPTION FROM FEES. Peddlers and distributors of newspapers, bibles, and bible tracts, and campaign and political literature and producers of farm products who peddle only such products raised by themselves, shall not be subject to the payment of any license fee.

Section 7. INTERSTATE COMMERCE EXCEPTED. Any prevision providing licenses for persons engaged in the telegraph or telephone business, or in any other form of interstate commerce, shall be construed to apply only to business done within the State of Oregon, and done to or from the City of Pertland, and shall not apply to any business done to or from points outside of the State or Oregon or business done for the government of the United States.

Section 8. ERRORS IN CLASSIFICATION OR RATE. Any error in classification or rate made by any officer or employe of the City of Portland shall not preclude the City from collecting the full amount of the license fee due.

Section 9. LICENSES SUBJECT TO REGULATION AND REVOCATION. All licenses shall be subject to the regulatiens imposed by the city and shall be subject to revocation at any time by the Council. Whenever the Council shall reveke the license of any person, firm or corporation. holding a license under this ordinance, or any of the subdivisions hereof, for a vielation of its provisions, or for any other reason, it may at the same time also reveke any other license or licenses which such person, firm or corporation may have for the carrying on of any other business or businesses, required to be licensed, under any law or ordinance of the City, which is operated in connection with such business, the license of which has been reveked, or upon the same premises, and the revocation of any license granted under any of the provisions of this ordinance shall be deemed sufficient cause for the revocation of such other license or licenses as herein provided.

Whenever a license to conduct any business has been reveked by the Council, no license shall be granted or reissued to the same person or at the same location for the same or a different business without the approval of the Council.

Section 10. PRESUMPTION CREATED BY ADVERTISING, ETC. Any person who advertising or otherwise holds himself out to the public as engaged in any business, profession, trade

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Section 9 repealed by Ord. PRO + 2014

Ord. No.4046 Repealed by Urd. No. 77408

的人,不是不能有数的时候,只是不是你有的人,你们就是你都是你的人,不是不是你不能^{了。}你们不知道你。" 不不不不不是,不是你们,你不能你了。"你说,你说,你是你要你说你,你们不是你?"你不是你?"你说,你不 我们的你要是一个人们,你们还能说你你们,你你说我们你?"你说,你不能你?"你们,你不是你?""你不不 你你你你你们来。" . . .

or calling for which a license is required, shall be presumed as holding himself out to the public as so engaged.

Section 11. TAGS. The Bureau of Licenses shall issue numbered tags to each person obtaining a hawker, peddler, junk wagen, eil tank vehicle, scavenger or rubbish collector, or woodsaw license, and it shall be the duty of the licensee to keep said tags attached to the vehicle used in a manner satisfactory to the Bureau of Licenses. Upon expiration or revocation of licenses, the tags shall be returned to the Bureau of Licenses.

Section 12. BADGES. Each person operating under a runner, chimney sweep, or bill poster or distributer license, shall wear in a conspicuous place on his person a numbered badge which shall be furnished him by the Bureau of Licenses upon deposit of one dellar which shall be refunded upon return of the badge to the Bureau of Licenses at the expiration of the quarter for which the license is issued.

Section 13. REQUIREMENTS FOR HAWKERS, ETC. The person in whose name any hawker, peddler or junk wagen license is issued shall be held responsible for acts of the person in charge of the vehicle used, and there shall not be more than one helper to each such vehicle.

Section 14. LICENSES REQUIRED. It shall be unlawful for any person to operate or maintain any device, vehicle or thing specified in this article, or to engage in any business, prefession, trade or calling herein specified, unless he has the appropriate license from the City of Pertland.

Section 15. RESTRICTED DISTRICT: BOUNDARIES. The "Restricted District" referred to in the section on Schedule of Fees, shall mean that part of the city included within the following boundaries:

Beginning at the point where the north line of Burnside Street intersects the Willamette River; thence west along the north line of Burnside Street to the intersection with Washington Street; thence continuing west along the north line of Washington Street to the west line of Nineteenth Street; thence south along the west line of Nineteenth Street to the north line of Taylor Street; thence east along the morth line of Taylor Street to the east line of West Park Street; thence south along the east line of West Park Street; thence south along the east line of West Park Street; thence south line of Jefferson Street; thence east along the south line of Jefferson Street to the intersection with the Willamette River; thence along the west line of the Willamette River to the point of beginning.

Section 16. SCHEDULE OF FEES. License fees shall be as follows:

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Section 11 amended by Ord Ro 41893

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Ord. No<u>#0468</u> Repealed by Ord. No. 7729

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Art. XLVIII.

	ABSTRACTER	\$ 3.75
	ADVERTISING, RAILWAY,	
	Displaying in or upon	
	street railway cars or	
	other public conveyences	
	advertising placards or	
	signs	500.00 ×
	ADVERTISING, STEREOPTICON.	
	Displaying advertising	
	matter on any street or	
	public place, or on a	
	building or structure	
	facing upon a street or	
	public place, by means of	
	a magie lantern, store-	
	optical, projectoscope or	
	similar device	75.00
	ANUSEMENTS.	
	Class 1. Indoor - Minstrel.	
	theatrical, vaudeville,	
	opera, concert or other	
	performance, lectures, shows	
	or entertainments of any kind	
	not given in a licensed theatre:	
	Where admission fee exceeds	
	\$2.00 including reserved seat each perform-	
·	81130	25.00
	weekly	125.00
	monthly	300.00
	Where admission fee exceeds	
	50¢ and is not more than \$2.00	
	including reserved seateach perform-	
	ance	15.00
	weekly	75.00
	or monthly	180.00
	•	
	Where admission fee is 50¢ or	
	less	
	ance	10.00
	weekly	40.00
	or monthly	120,00

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advertising, I terrophican" On Dar the E4+ 22 advertisers ! (in the 54602,6668) ... A Saulion 16 Amended by Ordinance No. 63946 Amuse ment Devices. 9, Section 16 Arroaded by Ordinance No. 65202, amusements Part 4 67414-65667 similar games Section/6_Amended by Ordinance No. 6.7-11/ ambulance operators a no me .sorie stiduo Ord. NoHO46 PRepsaled by Drd. NoZ740 The survey the second of the dimension + stota interact otans 2 😁 equozostotions 🚛 eis e A PERMINERS Instant . . Sonfart . . I see It .ofitroflet . feetstooff 地の さけ セン さけのもと せい よおべて ARTICLE . MONTRACE . OF READER OF MO hat the to the state that and the :estand bounceil a mi nev bound to ababara col selection ends warden of Cher.... the herricht satisfiers for the 00:0s 6. S. S. VINES w. Kitter 大量的有的发展,但有整个正式,在这个正式的一个发展了。 Charles Barber Analys #460 BT BARK DCT -realise de de la company de O to a star sana Martin da Sha MERICAN 55 te (68 at set pot i construct ・2012年2日 会社部内 教育性からな 2012年2月11日

Art. XLVIII.

Class 2 - Outdoor Races - professional games and all kinds of exhibitions and performances given outdoors not specifically classified elsewhere, to which admission fee is charged.....daily \$10.00 weekly 40.00 or monthly 120.00 AMUSEMENT PARK. CLASS 1. Where enclosed and an admission fee is collected.............. Annually 300.00 CLASS 2. Where no admission fee is collected......Annually 150.00 (PROVIDED, that CLASS 2 Amusement Parks shall be prohibited from maintaining or operating public or private dance halls.) AUCTIONEER. CLASS 1. Those who conduct sales of merchandise other than gold. silver, plated ware, precious stones. watches and jewelry, at a regularly estab-lished auction house which shall be designated in the license: and auctioneers who conduct sales of real 40.00 CLASS 2. Those who sell at auction to merchants and dealers only; those who conduct auction sales of gold, silver, plated ware, precious stones, watches

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Section Amonded by Drenance No.

Ord. No. 4046 Repealed by Ord. No. 7749

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ARTICLE XLIX.

TOBACCO BUSINESS

Section 1. LICENSE. It shall be unlawful for any person to sell, or offer for sale in the City of Portland tobacco in any form at retail without first securing a license so to do as provided herein.

Section 2. APPLICATION. Any person desiring to secure a license for the sale of tobacco at retail in the City of Portland shall make application therefor in writing to the Inspector of Licenses on blanks to be furnished by the City of Portland, and shall give the name or names of all persons interested directly or indirectly in said business, the location at which said business is to be conducted and such other information as may be required by the Inspector of Licenses. The application of a corporation shall be signed by its duly authorised officer or officers and the application shall state the name of the manager in charge of said business.

Section 3. DUTY OF LICENSE INSPECTOR. Whenever application is made for a license to sell tebacco at retail at any location where the Council has revoked a license for any other kind of business, or the person or persons interested in such tobacco business have had a previous license of any kind revoked, the Inspector of Licenses shall deny the application for a bebacco license and report his action to the Council and shall notify the applicant of such action, whereupon the Council shall determine whether or not such license shall be granted.

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Ord. No. 4046 Repealed by Ord. No. 77408

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	or jewelry; and those who conduct temporary auction sales of Japan-	
	ese or Chinese wares or merchandise, bankrupt or damaged goods, or	
	general merchandiseDaily	\$20.00
	AUTOMATIC BASEBALL GAMES Quarterly	25.00
	AUTOMATIC VENDING MACHINE BUSINESS For each machine	1.00
· · ·	AUTOMOBILE GUARDSAnnually (And all licenses shall expire on December 31st of each year and no license shall be issued for less than \$2.50)	,5 ₊0 0
	BABY HOME Payable January 1st and July 1st each yearSemi-annually	2.00
	BANKS AND TRUST COMPANIES - Quarterly license fee of one one-hundredth of one per cent of all loan and discount busi- ness done exclusively within the city	
	of Portland and not including any busi- ness done for the United States Govern- ment, its officers or agents, or busi- ness done as an agency of the United	
	States Government, up to \$600,000.00 for quarter preceding the quarter for which license is required, providing that no license shall be issued for	
	less than BASEBALL PARK - Where scheduled games	7.50
· · · ·	are played between professional teams and admission fee is charged Annually	100.00
 	BATHS AND MASSAGE - Water, steam, elec- tric, hotair, or vapor baths, or any other kind or character of baths, or treatment, or baths or treatment of any kind where the patient is assisted, at- tended, or massaged or treated by an attendant, whether in treatment for dis- ease, ailment or not; provided, however, that this shall not apply to physicians or nurses regularly licensed or register-	

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automatic Vending Machine Business Ord no 41784 automobile Parks Ord No 44713, 44726 Surkish Bath Establishments art 21/2 Ord 65145 Masseurs : Ord 65146

Section ____ Amended by Organance No.

Drd. No. 4046 Repeated by Drd. No. 77408

Art. XLV111.

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ed under the laws of the State of Oregen, or to religious, aducational er athletic institutions er te qualified members of the Oregon State Association of Naturopaths. \$7.50 (No license shall be issued for less amount.) BILLIARD TABLE (each)......Semi-annually 5.00 BILL POSTER..... Annually 500.00 BILL OR SAMPLE DISTRIBUTOR Annually 100.00 for each man engaged in the business Quarterly 10.00 5.00 5.00 BROKER Quarterly 5.00 Dealing in Stocks on margin - sold or purperting to be sold through or upon a Board of Trade or Stock Exchange..... Quarterly 25.00 CANE, DOLL OR KNIFE RACK (Each) Quarterly 25.00 CHECK STAND - Where parcels, packages or other articles are checked for hire..... Annually 10.00 CHIMNEY SWEEP Annually 5.00 CHIROPODIST..... Quarterly 5.00 CIRCUS - Animal Show, Wild West Show. or any similar traveling exhibition or performance: CLASS 1. If the general admission

fee is fifty cents (50¢) or ever, exclusive of charge for reserved

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Card rooms: Ord No. 40817 Burners Chance Brokers. Ord no 42562, 42888, Gill Porter - See and No. 44341,4508.4, 57.03 Chirofeoilists - I've Und Min 43406 Building Contractors - Ord no 54301, 54330, 54528, 57241 The tetor; Sed. 100, 54603 e Champell n (A still Billiard Jables, Ord. 66243. Bedding Plants, cred. by Florists. N. Others. and 66829 Gircus, Ord. 66918 Building Workist 67923 Spetion _____ Amended by Oraclande No. Ord. No 40 46 Repealed by Ord. No. 774 S. A.

	seats, a license fee shall be paid for each exhibition day of \$7.50 per car for each and every car used in the transportation of said circus, menagerie, circus and men-		
	agerie, Wild West Show, trained animal show, or other amusement; Provided, that in no case shall the license fee for any one day		
	exceed the sum of		\$300.00
	CLASS 2. If the general admission fee is less than the sum of fifty cents (50 ¢), exclusive of reserved seats, a license fee shall be paid for each exhibition day of \$3.50 per car for each and every car used in the trans- portation of said circus, menagerie,		
•	circus and menagerie, Wild West Show, trained animal show, or other amuse- ment: Provided, that in no case shall		
	the license fee for any one day exceed the sum of		150.00
	CLEANING, DYEING AND PRESSING ESTABLISHMENTS	•	
· ·	Classification A, for each establishment - Classification B, for each establishment Classification C, for each establishment Classification D, for each establishment Whenever the nature of a business is such as to fall within two or more of the above classifications, but one license fee shall be required for that place of business and that fee shall be \$7.50 quarterly.		7.50 7.50 1.50 7.50
	COLLECTION OR ADJUSTMENT AGENT	Annually	15.00
•	COLLECTION OR ADJUSTMENT AGENT - furnishing ratings or informa- tion as to financial standings or similar reports either verbal		
	or written, to any one	Quarterly	12.50
	DANCE HALL		
	Floor space less than 2500 square feet	Annually	3.25
	Floor space 2500 sq. ft. to 4999 sq. ft.	77	6.25

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Cleaning, Dyeing and Pressing Establishment Contractor's basoline Pump Installation License Ord 66 493 Appealed by Red. 69850 Commercial sign man. ard As. 666.81. Dancing where liquor is sold. Ord 67227

Ord. No4046 PRepealed by Ord. No. 7749

Art. XLVIII.

to the second Floor space 5000 sq. ft. or more Annually \$12.50 Floor space will be computed on part of floor actually used for dancing. DANCES DIVISION A. (1) Bona fide social dances to which admission is limited strictly on invitation of the person, organization or society acting as host, and for which no fee either for admission or otherwise is charged. (2) Classes in which instruction is given for hire to pupils under 14 years of age No charge DIVISION B. Dances given by any fraternal, charitable, religious or benevolent organization having a regular membership, associated primarily for mutual, physical or mental welfare, to which admission if limited to members and guests, but for which a fee is charged and the revenue accrues to such organization. 1.00 DIVISION C. Dances for which admission is charged and to which the public is promiscuously invited, and all other dances not otherwise classified in Divisions A. B and C: For one dance 1.00 For not more than one dance each week Quarterly 9.00 For not more than three dances each week Quarterly 12.00 For not more than six dances each week..... Quarterly 18.00

(See back of page)

Dancing where liquor is sold Ord. 67227

Section ____ Amended by Urenance No._____

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Ord. No. 4046 PRepealed by Ord. No. 7749

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《日子》:"我们不是你了!""你们不是你说,你们不会吗?""你说,你们不会。" 《日子》:"你们不是你们不是你们,你们们不会?""你你吗?""你?""你?" 《书子》:"你们们们们不是你?""你们不是你?""你?""你?""你?"

Art. XLVIII.

DEALERS IN DEADLY WEAPONS OR FIREARMSAnnually	\$25.00
DEALER IN EXPLOSIVES - Any person selling or keeping for sale gun powder, giant powder, dynamite, gun cotton, or any other explosive sub- stance having an explosive power equal to or greater than ordinary gun powderQuarterly	5.00
DETECTIVE, PRIVATE - Not operat- ing for a licensed private de- tective agency	25.00
For each private detective agency regardless of number of operatives	
employed	100.00
DOGS	•
Male or spayed female Annually	3.00
Female not spayed	5.00
least five dogs eachAnnually (License fees shall be paid on or before September first of each year. License shall be granted only for the year beginning September first and end- ing the following August 31st: Pro- vided that the owner of any dog attain- ing the age of four months after April first of any year, or the owner of any dog purchased or brought into the City after said date, shall, upon making af- fidavit of said fact, be required to pay only for the unexpired portion of the year at the rate of twenty-five cents per month for a female dog and provided further that no license shall be issued for less than \$1.00 for a female dog for said period after April 1st.)	1.00

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"Doge"; Ununded by Ord. 920 62329, 66038

Section____Amended by Orenance No.

Ord. No. 4046 Repealed by Ord. No. 7740 ngal e kan ann an 12 ann. Mhailte ann an 12 ann an 12 an Card the protection of the parallel and and the sector of the sector o ⇔obe estectede med≵e enge se enjeatione și î pri epipăr and a state of the second s In the second ●日本1966年1月1日(●日本1月1日)(1月1日)(1月1日)(1月1日) ●1月1日日(1月1日)(1月1日)(1月1日)(1月1日)(1月1日) ARARARARARARAN (CONTRACTOR) 1 (1 Geo the second stands and the stand of the second an an the state of the state Stored be the second of the second sec -te principal to a set of the •18**9**8.01 要求 NEE 性格影响的形式 1111手制的环。 rankeete doxo mob emb daeed the second start weat approxity, (1)1) 人口想 (1)11 (1) 新始於 (2·11) (1)(素太珠 (2)) 的复数的发展》 -b - she verst the ease as set out of the set HERE STAR AND THE THE THE PART OF BRITE BADET I The ME THE REPORT MUST TO BE BOOK MADE 11:35 atting a set to explore the terms of the .) - on i i i i ost biss net p o gente station (di stational bissi table) Gente Gente i stational station (di station) 化化化物化酶医尿道 化化化学原因素 医白斑白色 - 65 a can taile - C. E. and a tail taile an geologia a traditional and the second g tire wir

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	ELECTRIC - Furnishing current for light, heat and power	Quarterly	*75.00
	EMPLOYMENT AGENCY - General Female	Annually	200.00
	EXPRESS RAILWAY	Annually	300.00
	FOOD ESTABLISHMENT - (See Health Code) Semi Provided that any person starting in business on or after April 1, or October 1 of each year shall be re- quired to pay a fee of \$1.50 for the unexpired semi-annual period. The in- spector of licenses may cause to be issued a license for a period of ten days to persons during specially au- thorized events and for the sale of farm products on the public markets	iannually	3.00
2	by the producer for the sum of		1.50
, *	GAS - Furnishing for light or fuel	Annually	300.00
	GASOLINE OR OTHER FILLING STATION PUMP - Definition. A filling station pump shall for the purpose of this section be construed to mean and does mean and include all places where pumps or devices are used for the purpose of yending liquid power producing products.	≜ ກການ ຂ7 1 ນ	12.00
	GUARANTEEING TITLES	Quarterly	1500
*	HAIR DRESSING, SCALP TREATMENT, MANICUR- ING, FACE TREATMENT - not connected with	Quarterly	
	HAWKERS - Any person selling any commodity or merchandise in streets or selling same from a doorway, recess, alley way, vacant lot or other place facing on a street whether making outcry or not:	• •	
· .	CLASS 1 - Selling on street inside re- stricted district	Quarterly	150.00
: · ·	CLASS 2 - Selling on street outside restricted district	Quarterly	50 .00
	CLASS 3 - Selling from doorway, recess, alley way, vacant lot or other place facing on street	Quarterly	50.00

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Funigating Business: Ord. No. 45002, 64733 Hawkers: Ord no 41590, 44046 Fuel yards. text 23/4 Ord 52152,650 Nair During 4C: Ond. No: 43318, 4895 Hord Establishment ; Ord. no. 4331 3, 66914, Hortune Telling te 'Ord, The 62284 Ord. No. 6278 ARepealed by Crd. No. 6. 2350 Endless Chian System of Selling; Ord no 49812 Golf-Golf Anivings/or Miniature Golf Ord 61228 Gasoline pumps. Ord 62903 - 63213-65285 66493 repealed by and 69221 Horisto and others selling Bedding Planto and 66829 Hospitals etc. 67840, 68633, Harniture Decolere - Ord. 68614 Section Amonded by Orenange NC..... Ord. No. 4046 Repealed by Und. No. 7740 P

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HOTELS	••••••		Annually	5.04
Paya	ALS ble January 1 and July 1st year.	Semi-	Annually	2.00
	MOVER.		Quarterly	25.00
	or each building d			10.00
sell sell	EALER - Any person buying or ing or dealing in old metal kind, old paper, bottles, gl ther articles of junk	ass	Quarterly	7.50
buyi ing	AGON - Any vehicle used for ng, selling or otherwise dea in junk or second-hand mer- dise of any kind		Quarterly	7.50
LAUNDR	IES	•	Quarterly	7.50
LUNCH	VEHICLES	• .	Quarterly	100.00
MASTER	PLUMBERS	•	Annually	12.00
MERCAN	TILE AGENCY			
	1 - Charging membership fee 66.00 or more per annum		Quarterly	25.00
of 1	2 - Charging membership fee ess than \$66.00 per annum or maintaining a membership lis		Quarterly	12.50
a me gage a co with ther quir	vided that any person obtain reantile agency license may in the business of conducti llection or adjustment agenc out obtaining a separate lic efor upon filing the bond re ed for collection or adjustm cies.)	en- ng y ense -		,
amus (Pro sha merr	GO-ROUND or similar ement device vided that no license 11 be issued to operate a y-go-round or any similar ce on Bunday.)	•	Monthly Daily	15.00 1.50

(See back of page)

Manufacturers and distributors of beverages which contain or which may develope alcohol. Ord no 43026 Muster Plumbure: Ord no 44918 Junk Vihicle ; Sord, no 55919, 6010 Junk Yards Ord. No 52151 Intoricating Liquor and # 6370.7 Masseurs: Ord 65146 Despitals; 67840 - 68633. Und. No. 4046 Repealed by Ond. No. 774.0 8 بر در د

MESSENGER SERVICE..... Annually \$100.00 MONEY LENDER. Quarterly 5.00 MOTION PICTURE ACTING - SCHOOLS FOR 12.50 in advance MOTION PICTURE MACHINES - SCHOOLS in advance 12.50 ٩. MOTOR VEHICLE DEALER Class A.... Annually 5.00 Class B.... Annually 5.00 Class C.... Annually 5.00 Class D..... Annually 5.00 Class E..... Annually 5.00 OIL, Storage - Any person storing or keeping any explosive oil in quantities in excess of 100 gallons. 3000 gallons or less..... Quarterly 3.00 More than 3000 gallons and less than 10,000 gallons..... Quarterly 10.00 10,000 gallons or more..... Quarterly 20.00 OIL TANK VEHICLE Quarterly 10.00 PAWNBROKERS - Any person engaged in carrying on for himself or another the business of loaning money upon personal property, pawns or pledges; or the business of purchasing articles of personal property and re-selling, or agreeing to re-sell them to the vendor at prices agreed upon at the time of purchase; or in the business of loaning money on per

Mostor Vehicle It retiny: Ind Mr. 61570 Section/ 6 Amonded by Ordinance No. 65043 Ciltante Vehicles 21 XXVIII 1/2 Package Processed Wood Fuel Ord 65495, 69457. Motor Vehicle for Hire Drive youralf Repeated by Ord 68363 motor Vehicle Dealers Deleted by Ord 70751 Ord. No4046 Repealed by Drd. No. 77408 يه د د و د

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Art. XLVIII.

sonal property by taking				
chattel mortgage security				
thereon and taking such				
personal property into his				
possession	\$75.00			
PEDDLER • Any person selling any commodity or merchandise from				
house to house, making no out-				
cry in street:				
1. Selling cloth, furs, jewelry,				
silverware or plated wareQuarterly	50.00			
2. Selling food stuffs from ve-	15 00			
hicleQuarterly 3. Selling food stuffs from tray,	15.00			
bucket or basket	7.50			
4. Selling any commodity not				
specially classifiedWeekly	5.00	or		
Monthly	15.00			
5. Selling hominy, catsup,				
horse radish, sauerkraut or				
pickles	3.00			
6, Selling butter, buttermilk, oottage cheese and eggsQuarterly	5.00			
anenge guages and seessessessessest a	8.00			
PENNY ARCADEQuarterly	50.00			
Penny arcade is defined to be any				
place where there is maintained any				
peep show, boxes exhibiting or con-				
taining moving pictures or panoramas,				
or any machine or contrivance used for entertainment for gain or where a charge				
is made for the use of such machine.				
whether collected by the owner, pro-				
prietor or agent or deposited in such				
machine, or where there is conducted				
in the same room several forms of amuse-				
ment such as a bowling alley, shooting				
gallery, box ball alley, cane, doll or				
knife rack or similar forms of amuse-				
ment, all such amusements, however, to be approved by the Inspector of Licenses				
before installation.				
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Peddlers: Ord No 4.1590, 44046, 44352, 47374, 57403 Ord. No 2046 Repealed by Ord. No. 77408

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PHOTOGRAPH SALESMEN -1. Selling photographs by means of coupons..... Annually \$5.00 Solicitors for same 2. Quarterly 5.00 POOL TABLES (Each) Semi-Annually 5.00 PROFESSIONAL INTELLIGENCE AGENCY.... 40.00 Annually RUNNER - Any person who solicits patronage on any street, alley. depot, wharf, or other public place, for any steamboat, hotel, omnibus or public conveyance, or any hotel, restaurant, store or public house: provided that this shall not apply to the driver of any vehicle who does not solicit... Quarterly 5.00 SAFE DEPOSIT VAULT Quarterly 10.00 SCAVENGER OR RUBBISH COLLECTOR -(Each Vehicle)..... Quarterly 5.00 SECOND-HAND DEALER - Any person who buys or sells second-hand wearing apparel, household goods. bicycles and motorcycles, tools, or wares and merchandise of any kind; but not persons dealing in new furniture who receive used furniture in exchange for new furniture..... Quarterly 7.50 SHOOTING GALLERY..... Quarterly 25.00 SKATING RINK - Roller or Ice Quarterly 25.00 SOFT DRINK BUSINESS -Class A..... Semi-Annually 3.00 Class B.... Semi-annually 6.00 SPECIAL FOOD & SOFT DRINK LICENSE 1.50 (A special food & soft drink establishment license shall be good for selling foods and soft drinks or either thereof for a period of not to exceed ten days and shall be issued only upon special occasions such as a carnival, circus, etc.)

(See back of page)

Professional Goudman; Ord No 41611, 65477, Social Clubs: and. No. 42883 Deleted by and 70781 Solicitor: and no 42886 Soft Drink Quisiness; Ond. Mo. 43815 Phrenologists; Ord. No. 52613 Ord No. 526/3 Repealed by Cid. No. 67350 Plumburg ; Ord. No. 64464 King Long Jables Ord no. 62903. Orofessional Intelligence equery Ord 65322 Precious Metals Solicitor Ord 65494 Repealed by Ord 67055 Roofing applicators - Ord 66179 Repeated by Ind holei 500 Sign man, Commercial. ard 66681 Rummage Sale, Ord 66914, Second Hand Dealers, Ord 67797, 180 56, 68781, 68782, Photograph Salesmin Ord. 67798. . Safe Deposit Vaulto, deleted by and 70929. Scavenger in Rubbrak Collector changed to Refuse Collector by Ord 76 230

Ord. No. 4046 Repealed by Ord. No. 7728

STORAGE - 50¢ per quarter for each 1000 sq.ft. or fraction thereof, of floor storage space; provided that no storage \$2.50 license shall be issued for less than STREET CARS Transporting earth, sand, gravel, stone, rock, timber or wood for . 25 hire, each car load..... 300.00 300.00Annually TELEPHONE THEATRE - Any place wherein theatrical performances are held, show houses, vaudeville houses, motion picture houses, and places of similar nature wherein public entertainments are given regularly for revenue, except where all the revenue so derived is devoted to religious, benevolent or charitable Quarterly 5.00 purposes..... Plus 2-1/2¢ for each seat, provided that the applicant for a theatre license shall file with the Inspector of Licenses a sworn statement of the number of seats in the theatre. THEATRE TICKET SCALPER - Any person buying, selling or dealing in theatre or amusement tickets at a price varying from the regularly advertised box office price... Quarterly 100.00 3.00 TRANSFER MAN..... Annually 5.00 All licenses shall be issued from January 1st and shall expire December 31st and no license shall be issued for less than one year. TRANSIENT MERCHANT 500.00 Monthly If such license is issued for any period 75.00 less than one month..... Daily

(See back of page)

Through Stages" Ord no 41290 Theatneal Booking agences Ord no 44656, 60000 Transfer men Repeaced Ora 47655 Jurkish Bath Establishments Ord 65145 Jube or Pipe Cleaners Ord 65366 Telescopic exhibitions Ord 65777. Unclassified, Ord 65778 Storing Combustible Materialis: Ora 920.61942 Ord. Not 0468 Repealed by Ord. No. 77 40

WATER CRAFT, as defined by Sec. 21 of Ordinance No. 37621, as amended, moored within 50 feet of Willamette River Bridges	Annually	\$10.00
(Above license shall not be issued except upon application in writing approved by Fire Marshal and Harbor Master.)		
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WHARFINGER - For each 200 feet on wharf frontage		\sim
or fraction thereof	Quarterly	10.00
WOOD SAW - Portable, operated upon any street or alley for hire	Annually	20.00
Any person, firm or corporation operat- ing any game or device, not otherwise		

classified herein, shall pay a quarterly license fee of twenty-five dollars (\$25.00)

(See flack of page)

Article III 1/2 Revocation of Licenses Ord No 42014, 43027, 51306, 72207.

Section 16 Amonded by Ordinance No. 65021 Woodsaw.

Esclion 3 2 Amended by Ordinance No. 72207. Section/ CH - 11/2 Section/ Amended by Ordinance No. 72.890

Ond. No. 4046 Repealed by Ord. No. 7740

LIII Art. XXXXXXX

LIII. ARTICLE XLXXX

PENALTY AND EMERGENCY.

Section 1. PENALTY. Any person violating any of the provisions of this ordinance shall, upon conviction thereof, be punished by a fine not exceeding five hundred dollars (\$500.00) or by imprisonment in the city jail for a period not exceeding six months, or by both such fine and imprisonment.

Section 2. EMERGENCY. Inasmuch as this ordinance is necessary for the immediate preservation of the public health, peace and safety of the City of Portland, in this: That the great number of ordinances and amendments thereto in effect at the present time cause confusion and uncertainty as to the law of the City, therefore, an emergency is declared to exist and this ordinance shall be in force and effect from and after its passage by the Council.

Passed by the Council of the City of Portland

Attest:

Auditorlop City of Portland. thè

4/22/21

Ordinance No.....



and. No. 1046 Repealed by Ord. Na.