

CHAPTER 6

SOCIAL GAMBLING

3-6-1: DEFINITIONS ADOPTED:

The definitions for ORS 167.117 to 167.162, as now constituted, are adopted by reference as definitions for use in this Chapter, unless the context requires otherwise. A copy of ORS 167.117 is incorporated herein by this reference and available for inspection in the office of the City Recorder.

3-6-2: SOCIAL GAMBLING AUTHORIZATION:

Private businesses, private clubs and places of public accommodation within the City may conduct social games or allow social games on their premises, subject to the other sections of this Chapter.

3-6-3: LICENSE, REGULATIONS AND FEES:

The City Administrator shall prepare license forms which permit the conducting of social games upon the licensee's premises. The license shall run from January 1 to December 31 of each year. The license fee shall be set by resolution of the City Council. The City Council is delegated the authority to amend the rates by resolution and to also make periodic adjustments of the rates by resolution.

3-6-4: PROHIBITIONS:

- A. No private business, private club or place of public accommodation shall allow or permit a social game on its premises without first obtaining a license from the City and paying the necessary license fees.
- B. No social game shall be played or permitted in any private business, private club or any place of public accommodation except in a designated unlocked portion of said establishment.
- C. No private businesses, private clubs or places of public accommodation shall refuse inspection by law enforcement officers at any time.
- D. No social games shall be played or permitted in any private business, private club or place of public accommodation between the hours of two thirty o'clock (2:30) A.M and eight o'clock (8:00) A.M.

- E. No social games shall be played or permitted in any private business, private club or any place of public accommodation unless such business, club or place exists for the purpose of providing other, substantial, legitimate commercial services which are not otherwise associated with gambling or social games.
- F. No private business or private club may operate for the sole purpose of providing a place at which social games are conducted.
- G. No wager in a social game shall exceed twenty dollars (\$20.00).

3-6-5: REVOCATION OF LICENSE:

A license for social games may be revoked or not renewed by the City if the holder of said license is convicted of any Federal, State or City law, statute or ordinance relating to gambling, after hearing by the City Council.

3-6-6: PENALTY:

Violation of Section 3-6-4 of this Chapter is punishable, upon conviction, by the imposition of a Class B civil fine.