

ORDINANCE NO. 2021-122

ORDINANCE OF THE MAYOR AND THE CITY COUNCIL OF THE CITY OF HIALEAH, FLORIDA, AMENDING THE HIALEAH CODE OF ORDINANCES CHAPTER 18 ENTITLED "BUSINESSES" REPLACING OCCUPATIONAL LICENSE AND LICENSING DEPARTMENT REFERENCES WITH BUSINESS TAX RECEIPT AND BUSINESS TAX DEPARTMENT AND TO PROVIDE FOR NEW STANDARDS FOR BUSINESS ESTABLISHMENTS AND TO CONFORM TO FLORIDA LAW; ARTICLE II CARNIVALS, SHOWS AND EXHIBITS, SPECIFICALLY AMENDING § 18-29 "PERMIT; OPERATING STANDARDS"; ARTICLE III AMUSEMENT MACHINES; § 18-61 "DEFINITIONS"; § 18-65 "BUSINESS TAX RECEIPTS AND AMUSEMENT MACHINE DECALS"; § 18-66 "TYPE II AMUSEMENT MACHINES, LIMITATIONS"; § 18-70 "SEIZURE OF MACHINES"; § 18-71 "HOURS OF OPERATION IN INDUSTRIAL-ZONED PROPERTIES"; ARTICLE V ESTABLISHMENTS OFFERING ALCOHOLIC BEVERAGES AND/OR ENTERTAINMENT; DIVISION 1 GENERALLY; § 18-206 "DEFINITIONS"; DIVISION 2 "LICENSE"; § 18-236 "REQUIRED"; § 18-237 STATE ALCOHOLIC BEVERAGE LICENSE REQUIRED; § 18-239 "DENIAL"; § 18-240 "REVOCATION"; § 18-241 "CLOSING AND SEALING OF ESTABLISHMENTS"; ARTICLE VI "PEDDLERS, SOLICITORS, ITINERANT VENDORS"; DIVISION 2 PEDDLERS, ITINERANT VENDORS; § 18-305 "STATE SALES TAX IDENTIFICATION NUMBER AND DISPLAY OF CITY IDENTIFICATION REQUIRED"; § 18-307 "APPLICATION"; § 18-309 "SALE OF FIREWORKS FROM TENTS"; § 18-310 "DIRECT SALES"; ARTICLE VII "PRECIOUS METAL DEALERS"; DIVISION 2 LICENSE; § 18-401 "INFORMATION REQUIRED"; ARTICLE VIII "SECONDHAND GOODS DEALERS"; DIVISION 2 LICENSE; § 18-461 "INFORMATION REQUIRED"; ARTICLE X RACE PREDICTION PUBLICATIONS; DIVISION 2 LICENSE; § 18-583 "ISSUANCE; TAX"; ARTICLE XI USED TIRE DEALERS; § 18-612 "REGISTRATION OF BUSINESS". REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH; PROVIDING PENALTIES FOR VIOLATION HEREOF; PROVIDING FOR A SEVERABILITY CLAUSE; PROVIDING FOR INCLUSION IN THE CODE; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, by law occupational licenses are now called business tax receipts and the licensing department is now the business tax department, this ordinance amends the references in the Code of Ordinances accordingly, and to conform to law; and

WHEREAS, this ordinance also provides for new standards based on practical experience regarding businesses in the city, which shall provide and ensure transparency both in issuing business tax receipts and business operations, and ensure the health, safety and welfare of the community.

Section 1. Chapter 18, entitled "Businesses" is hereby amended as follows:

Chapter 18 - BUSINESSES

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ARTICLE II. - CARNIVALS, SHOWS AND EXHIBITS

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Sec. 18-29. - Permit; operating standards.

- (a) A permit fee of \$500.00 must be paid by the carnival operator for each sponsor at each location. This fee includes carnival operating rights, electrical and mechanical permits and inspections. Permit fees shall be payable to the ~~planning and development~~ building department.
- (b) Dates, location and professional operator of the carnival must be approved by the city council not more than six months in advance.
- (c) When the carnival is held on property owned by other than the church, charitable or nonprofit organization, a notarized letter of permission from the property owner must be on file in the city clerk's office.
- (d) A refundable cleanup bond of \$250.00 must be filed in the city clerk's office and will be refunded upon satisfactory inspection of the property by the ~~licensing section~~ Business Tax Division after the carnival closes.

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ARTICLE III. - AMUSEMENT MACHINES

Sec. 18-61. - Definitions.

The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning. However, nothing in this article may be construed contrary to state law.

Amusement center means a place of business having at least 50 or more amusement machines that are operated for the entertainment of the general public as a bona fide amusement facility.

Operator means any person who shall own, operate or control either a type I or type II amusement machine.

Type I amusement machines means any machine, contrivance or device that provides for the bona fide entertainment or amusement of the public and that, as a result of the insertion of a coin, slug, or token, the machine or device is set in motion, permitted to function or operate and that by application of skill, may entitle the person playing or operating the machine to:

- (i) Receive points or coupons that may be exchanged for merchandise only, (limited to noncash prizes, toys, or novelties, excluding cash, gift cards or any other cash equivalents, alcoholic beverages, beer or wine), provided the cost value of the merchandise or prize awarded in exchange for such points or coupons does not exceed \$0.75 on any game played; or
- (ii) Replay the game or device at no additional cost if the game or device can accumulate or react to no more 15 replays, can be discharged of accumulated free replays only by reactivating the game or device for one additional play for such accumulated free replay, and can make no permanent record, directly or indirectly, of free replays.

This definition shall not be interpreted ~~shall not be interpreted~~ to include any game or machine that may be construed as a gambling device under state law. This definition excludes ~~pinball machines, pool or billiard tables, vending machines, laundry machines, soda machines, kiddie rides, and automatic music jukebox machines.~~

Type II amusement machine means a type I machine whose graphics depict, exhibit, illustrate, describe or relate to casino-style games. This definition shall not be interpreted to include any game or machine that may be construed as a gambling device under state law.

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Sec. 18-65. - ~~Business tax receipts~~ Permits and amusement machine decals.

One ~~business tax receipt permit~~ permit for all machines in operation at each location shall be issued in the name of the machine operator. In addition, each machine shall bear a city issued decal bearing a unique alphanumeric serial assigned to each machine. The machine decals shall be specifically listed on the permit issued for the business location such that each machine can be easily identified as being permitted pursuant to a permit issued for each business location. The operation of amusement machines shall only be allowed at locations where at least one other bona fide business is in operation and only during that business's regular hours of operation. The operation of amusement machines at the premises, other than a permitted amusement center, shall not be the primary or only business in operation at the business location. No artifice or scheme shall be allowed to circumvent the requirement that a separate, bona fide business be operated on the premises where the business machines are sited. The business owner at each location shall provide written notice to the property owner of its intention to allow the operation of amusement machines within its business. Prior to the issuance of the ~~permit and machine decals~~ business tax receipt, the machine operator shall provide the city a copy of the business owner's written notice to the property owner. All ~~business tax receipts must be displayed within public view and access in an area within five feet from the physical site of the machine. The amusement machine permit shall be displayed in the same location as required for all business tax receipts for businesses in operation at the business premises.~~ Business tax receipts Neither ~~permits or decals~~ for amusement machines are not transferable from one machine operator to another. However, if a machine operator wishes to relocate an amusement machine covered under a current ~~business tax receipt permit~~ from one location to another, then the machine operator may submit a new application together with the corresponding transfer fee to change locations. A new ~~business tax receipt permit~~ will be issued identifying the new location of that machine and a corrected ~~permit-business tax receipt~~ shall be issued reflecting the removal of the machine at the previous location. The name, address and telephone number of the machine operator must be attached to the front of the machine in a location easily read by machine users with the size of lettering equal to or greater than 12-point type. Prior to ~~issuing a city business tax receipt,~~ the issuance of permits or decals the machine operator must present a state amusement machine certificate from the department of revenue and an applicable county business tax receipt for each machine in

operation at every location to the city as part of the machine operator's application for a certificate of authorization. In addition to a permit city business tax receipt, two decals will be issued for each machine. The first decal issued by the city will identify the business tax receipt number shall have a unique alphanumeric serial ID and shall be listed on the permit issued to the operator by the city. The second decal issued by the city shall provide a statement that this machine cannot be used for gambling and violators are subject to criminal prosecution. The decals must be permanently attached to each machine in a conspicuous place easily noticeable to anyone on first sight of the machine. The decals must be affixed to the machine at all times. Decals issued by the city identified in the permit must match the location assigned. If a decal is damaged or removed for any reason, the operator must obtain a replacement decal in the amount of \$50. For purposes of this subsection, each individual screen shall constitute one machine regardless of whether the screen is encased in a console, cabinet, or other fixture with other screens which receive electric power through one source or cord, and/or are set into motion or permitted to function through the use of one bill acceptor, where the player may select a game at any one screen such that at any one time you may have more than one person playing or operating games at different screens independently from another. No artifice or scheme shall be used to circumvent the intent of this subsection.

Sec. 18-66. - Type II amusement machines, limitations.

Operators of type II amusement machines are subject to the following limitations in addition to those imposed by state law:

(a) There shall be no more than four type II amusement machines in any permissible business location or site approved by the city, and machines not approved with a decal shall not be stored on site, except as provided for amusement centers, bingo parlors, or carnivals. The computation of the total number of machines allowed shall include counter amusement machines and standing amusement machines and shall not exceed four total machines regardless of the number of business tax receipts issued or businesses in operation at any one location. When the physical space, internal layout, access or connections (whether or not such access or connections can be blocked internally by use of doors or panels or similar obstruction capable of or readily removed), indicate one continuous business operation, notwithstanding the business location shall be treated as one location for purposes of the limit on the number of machines allowed per location.

(b) An operator shall not ~~place locate~~ and or operate a type II amusement machine within a room or enclosed area not open to the general public. If ~~a room~~ the space where a type II machine is being operated, includes doors, panels or partitions capable of or readily removed, or is otherwise isolated away from the general area accessible to the public is locked or barricaded, a rebuttable presumption is created that the area is not open to the general public in violation of this subsection.

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Sec. 18-70. - Seizure of machines.

(a) If any fee ~~or business tax~~ receipt required by this article is not paid for by any operator or if unauthorized or unpermitted machines are placed within the city, authority is given and granted to the licensing business tax administrator to seize ~~any of the operator's machines for such~~ until payment is made or a permit issued. After diligent search, the business tax licensing administrator shall notify the owner, bona fide lien-holder and person in possession of the machine or machines at the time of seizure. Notice provided by certified mail must be mailed within 14 days after the seizure and must identify the procedure necessary to release the seized machine or machines. No machines so seized shall be released until the fee or ~~business tax receipt~~ permit and all storage and hauling and all other expenses have been paid in full. The hauling fee shall be \$250.00 for each machine and the storage fee shall be \$50.00 for each day for each machine in storage.

(b) When a type I or type II amusement machine seized pursuant to subsection (a) of this section has not been claimed by the owner thereof within 90 days from the date of such seizure, title to the unclaimed machine shall vest in the city. The city may elect to donate the machine to a charitable organization, sell or otherwise dispose of the machine. If the licensing business tax administrator elects to sell any such machine at public sale, the city shall provide at least ten days' notice of the proposed sale date in writing to the owner, if the owner can be found, and by publishing an advertisement of the sale once in a newspaper of general circulation in the city. All proceeds of the sale shall ~~be credited to the general fund of the city and shall~~ offset the fees, costs, and storage owed by the owner of the machines to the city.

Sec. 18-71. - Hours of operation in industrial-zoned properties.

Type I or type II amusement machines shall operate only between the hours of 7:00 a.m. and 9:00 p.m. within properties that are zoned industrial notwithstanding whether the business hours of operation exceed this time range. If a type I or type II amusement

machine is found to operate on the premises of a business outside of the permitted hours of operation, then the business shall cease operations after 9:00 p.m. and before 7:00 a.m. The city shall enforce this limitation of the hours of operation through a cease and desist order issued by the license administrator or the police chief, acting on behalf of the license business tax administrator, immediately after the order is posted on the premises.

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**ARTICLE V. - ESTABLISHMENTS OFFERING
ALCOHOLIC BEVERAGES AND/OR ENTERTAINMENT**

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DIVISION 1. GENERALLY

Sec. 18-206. - Definitions.

The following words, terms and phrases, when used in this article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:

Bar means an establishment for the consumption of alcoholic beverages on the premises where the preparation or service of food for consumption is optional.

Banquet hall or dance hall for hire means an establishment which rents space, providing tables, chairs, decor, sound systems and other services for clubs, associations or individuals for the purpose of having a banquet, meeting, party, celebration, wedding, birthday, ball, anniversary or other such private event. It is prohibited to operate or utilize the premises of a banquet hall or dance hall for an event open to the general public ~~or a portion of the general public~~ whether or not an entrance fee is charged. A banquet or dance hall may offer the services of third party vendors, and must offer packages that include a full course meal or food, and beverages, and may include flowers, photography, entertainment, printed invitations, and or other items related to a particular event to be held at the banquet hall or dance hall, provided that each third party vendor one of those services is offered by a person or corporation who has a valid city occupational license business tax receipt and who complies with all other requirements of city, county and state law. Whenever a banquet or dance hall operator seeks to provide the additional services directly, it will be necessary that the banquet hall operator shall obtain the additional licenses business tax receipts necessary for those particular additional services.

Discotheque means an establishment where food and/or beverages may be consumed on the premises and where music is provided by live, mechanical, or electronic means in order to permit dancing by patrons or customers. The licensing requirements for this ~~occupational license~~ business tax receipt or permit shall be the same as that of a nightclub.

Entertainment means artistic performance which is live, broadcast or recorded and is provided for the enhancement of the ambiance or for the enjoyment of customers or patrons, including, but not limited to, live performances by actors, singers, musicians, comedians or any other performer, a mechanical or electronic audio or visual presentation, or music for dancing as permitted for nightclubs or discotheques only. Entertainment does not include any performance where any portion of it is considered harmful to minors, depicts or simulates sexual conduct, utilizes sexually-oriented material or is otherwise deemed obscene under state law.

Lounge means:

- (1) A designated seating area or portion within the interior of a business, such as a hotel, bar or restaurant, where alcoholic beverages are consumed on the premises as allowed by the state beverage license issued to the business; and where
- (2) Entertainment may be provided; and where
- (3) The hours of operation coincide with those of the main place of business.

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DIVISION 2. - LICENSE

Sec. 18-236. - Required.

Any establishment within the city limits providing food, alcoholic beverages, entertainment, or any combination thereof must obtain a city ~~occupational license~~ business tax receipt or permit as prescribed in other chapters and sections of this Code for commercial activities and will pay a fee as established in the schedule of ~~occupational license fees~~ business taxes for this particular activity industrial classification in section 86-45.

Sec. 18-237. - State alcoholic beverage license required.

Nightclubs, cabarets, discotheques, lounges, bars and restaurants serving alcoholic beverages must obtain, in addition to a city ~~occupational license~~ business tax receipt, the appropriate state license as defined and regulated by state law. No city ~~occupational license~~ business tax receipt will be issued without having met these requirements.

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Sec. 18-239. - Denial.

The ~~occupational license~~ business tax receipt application will be denied by the ~~licensing section~~ business tax division to anyone seeking a nightclub, cabaret, discotheque or any other license including entertainment and/or consumption of alcoholic beverages when:

(1) The applicant, person in charge, president, principal or member of the firm or corporation has:

a. Had a previous license for any of such revoked by the city in the preceding 12 months.

b. Made misrepresentation or false statements in the application.

(2) The establishment does not conform with the requirements of this article or any section of this Code or city ordinance.

(3) A request for denial has been made by the police chief and/or ~~licensing~~ business tax administrator for good and sufficient reasons accepted as the basis for denial by the city council.

Sec. 18-240. - Revocation.

Revocation of an ~~occupational license~~ business tax receipt already issued under this division may be ordered by the city council at the request of the ~~licensing section~~ business tax administrator and/or police chief after a hearing as required for ~~occupational license~~ business tax receipts revocation in article II of chapter 86.

Sec. 18-241. - Closing and sealing of establishments.

The police chief shall order the closing and sealing of any establishment attempting to operate without a valid

~~occupational license~~ business tax receipt or permit required under this division or whose license has been suspended or revoked by order of the city council.

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ARTICLE VI. - PEDDLERS, SOLICITORS, ITINERANT VENDORS

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DIVISION 2. - PEDDLERS, ITINERANT VENDORS

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Sec. 18-305. - State sales tax identification number and display of city identification required.

All applicants for issuance and/or renewal of peddler and/or itinerant vendor licenses shall provide, to the city ~~licensing section~~ Business Tax Department a current state sales tax identification number in order to ensure that revenue is properly rebated to the city, where applicable, through the collection of state sales taxes. A licensed peddler or itinerant vendor shall display a city identification card with an ~~occupational license number and photograph~~, on their person, when conducting business.

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Sec. 18-307. - Application.

The application for a peddler or itinerant vendor license shall include the following information:

- (1) Name, home and business address of the applicant, and name and address of the owner, if other than the applicant, of the vending business, stand or motor vehicle to be used in the operation of the vending business.
- (2) A description of the goods or merchandise to be sold.
- (3) A description of any motor vehicle to be used in the operation of the business, including the license and registration number

of any motor vehicle used in the operation of the business.

- ~~(4) Three two-inch by two-inch prints of a full-face photograph, taken not more than 30 days prior to the application date, of any person who will sell, or offer for sale, any food or merchandise within the city.~~
- (5) (4) Written approval from the property owner, or a duly authorized agent of the property owner, for each location where the peddler or itinerant vendor will be storing any inventory, samples, materials or supplies in his/her vehicle or parking his/her vehicle, if applicable.

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Sec. 18-309. - Sale of fireworks from tents.

- (a) Peddlers and/or itinerant vendors will be permitted to sell fireworks from tents that are located on commercially and/or industrially zoned properties for the two-week period immediately preceding the Fourth of July or two-week period immediately preceding New Year's Day (January 1st), but only when the following criteria have been met:
- (1) A regulatory license has been issued by the ~~licensing section~~ business tax division, following a determination by the city that the applicant meets the requirements for issuance of a license, including the following:
- a. Proof of insurance;
 - b. Certification by the city fire marshal as to the appropriateness of the proposed location;
 - c. Written authorization from the property owner permitting the applicant to so utilize the property; and
 - d. Production to the city for a state license; and
- (2) The city license shall be prominently displayed once the tent is erected and prior to the sale of any fireworks.
- (b) Peddlers and/or itinerant vendors shall pay a regulatory fee of \$100.00 at the time of application for the issuance of each license.
- (c) Houses of worship may sell fireworks from tents on the premises as a fundraising activity; provided, however, that all the requirements of this section are met.

Sec. 18-310. - Direct sales.

(a) As used in this section, the term "direct sales" shall mean house-to-house, door-to-door, party plan, or other method of direct sales to consumers, including but not limited to cosmetics, perfumes, jewelry, flowers, candy, food items, and agricultural products. Home sales shall comply with §501.022(2) of the Florida Statutes and provide the business tax division with a copy of the home solicitation permit issued pursuant to §501.022(7) to obtain a city license.

(b) A Licenses shall be issued for the purpose of direct sales subject to the following:

- (1) There shall be a police background check, to be paid for by the applicant for each person acting as agent or salesperson.
- (2) The applicant shall provide proof of payment of state sales tax.
- (3) All commercial vehicles used in direct sales will be registered in the name of the applicant. A sticker will be issued for each vehicle and must, at all times, be affixed to the windshield of the registered vehicle.
- (4) When minors under 18 years of age are employed, each minor between the ages of 14 to 18 years of age shall supply, through the applicant, letters of permission from the parent and the principal of the school the minor attends. The applicant must furnish proof of compliance with the United States child labor act through the labor department or furnish a sworn statement of compliance. In no case will a minor under 14 years of age be employed.
- (5) When the nature of the business requires storage of merchandise or loading and parking of commercial vehicles, the business shall not be operated in a residential zone. Storage of merchandise will require an office or warehouse within the proper zoning classification.

ARTICLE VII. - PRECIOUS METAL DEALERS

DIVISION 2. - LICENSE

Sec. 18-401. - Information required.

Every applicant for a license to engage in the business of a precious metal dealer shall file with the ~~licensing~~ business tax administrator a written application upon a form prepared and provided by the city, signed by the applicant. The fee for the license shall be \$100.00, and the license shall be in effect for a period of one year unless otherwise revoked. This regulatory license is separate from and in addition to any ~~occupational~~ licenses business tax receipt required by the city. Every application for a license to engage in the business of a precious metal dealer shall be signed and acknowledged before a notary public or other officer authorized to administer oaths. Such application shall state the following:

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ARTICLE VIII. - SECONDHAND GOODS DEALERS

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DIVISION 2. - LICENSE

Sec. 18-461. - Information required.

Every applicant for a license to engage in the business of a secondhand dealer shall file with the ~~licensing~~ business tax administrator a written application, upon a form prepared and provided by the city, signed by the applicant. The fee for the license shall be \$100.00, and the license shall be in effect for a period of one year unless otherwise revoked. This regulatory license is separate from and in addition to any ~~occupational~~ license business tax receipt required by the city. Every application for a license to engage in the business of a secondhand dealer shall be signed and acknowledged before a notary public or other officer authorized to administer oaths.

Such application shall state the following:

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ARTICLE X. - RACE PREDICTION PUBLICATIONS

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DIVISION 2. - LICENSE

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Sec. 18-583. - Issuance; tax.

(a) Upon presentation to the city clerk of a certificate from the police chief provided for in section 18-582 and upon filing an application with the city clerk and payment of the business tax receipt ~~annual license tax~~ provided in section 86-45 to the city clerk, the applicant shall be issued a license authorizing him to engage in such business.

(b) All applicants shall be required to pay the full annual tax regardless of the date of the issuance of the license.

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ARTICLE XI. - USED TIRE DEALERS

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Sec. 18-612. - Registration of business.

(a) All businesses that accumulate used tires, including but not limited to tire dealers, service stations which perform tire services, garages which deal in tire services, tire disposal companies, and department stores with automotive centers, shall register with the ~~licensing section~~ business tax division.

(b) There shall be registration forms provided by the ~~licensing section~~ business tax division which shall include the following:

- (1) The name and address of the business.
- (2) The owner's name and address.
- (3) The storage location of all used tires.
- (4) The method of disposal of used tires.
- (5) Execution by the owner, and all such registration forms shall be notarized.

(c) Quarterly (December 31, March 31, June 30 and September 30), each such registered business shall file a notarized report describing the number of tires disposed of during the quarter and the method of disposal used, the company used for disposal if other than the registered business, and the place of disposal.

(d) No registered business shall be permitted to give used tires to any customer for disposal by the customer.

(e) Failure of any registered business to comply with subsections (a) through (d) of this section may, in addition to other penalties, result in the revocation of the ~~occupational license~~ business tax receipt of the business.

(f) All registered businesses shall, upon request, provide books, records, receipts or other documentation to any duly authorized city inspector or police officer upon request during reasonable business hours, for the purpose of providing proof of compliance.

(g) Illegal or improper disposal of used tires by any registered business, firm, corporation, or person or the illegal or improper disposal of used tires by any registered business, firm, corporation or person, on behalf of the registered business, shall result in the revocation of the ~~occupational license~~ business tax receipt of the registered business, as well as other penalties provided in this Code.

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Section 2: Repeal of Ordinances in Conflict.

All ordinances or parts of ordinances in conflict herewith are hereby repealed to the extent of such conflict.

Section 3: Penalties.

Every person violating any provision of the Code or any ordinance, rule or regulation adopted or issued in pursuance thereof shall be assessed a civil penalty not to exceed \$500.00 within the discretion of the court or administrative tribunal having jurisdiction. Each act of violation and each day upon which any such violation shall occur shall constitute a separate offense. In addition to the penalty prescribed above, the city may pursue other remedies such as abatement of nuisance, injunctive relief, administrative adjudication and revocation of licenses or permits.

Section 4: Severability Clause.

If any phrase, clause, sentence, paragraph or section of this ordinance shall be declared invalid or unconstitutional by the judgment or decree of a court of competent jurisdiction, such invalidity or unconstitutionality shall not affect any of the remaining phrases, clauses, sentences, paragraphs or sections of this ordinance.

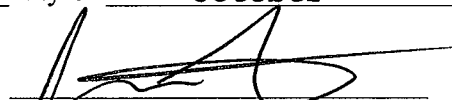
Section 5: Inclusion in Code.

The provisions of this Ordinance shall be included and incorporated in the Code of Ordinances of the City of Hialeah, as an addition or amendment thereto, and the sections of this ordinance shall be renumbered to conform to the uniform numbering system of the Code.

Section 6: Effective Date.

This ordinance shall become effective when passed by the City Council and signed by the Mayor or at the next regularly scheduled City Council meeting, if the Mayor's signature is withheld or if the City Council overrides the Mayor's veto.

PASSED AND ADOPTED this 26 day of October, 2021.



Jesus Tundidor
Council President

Attest:

Approved on this 3 day of November, 2021.

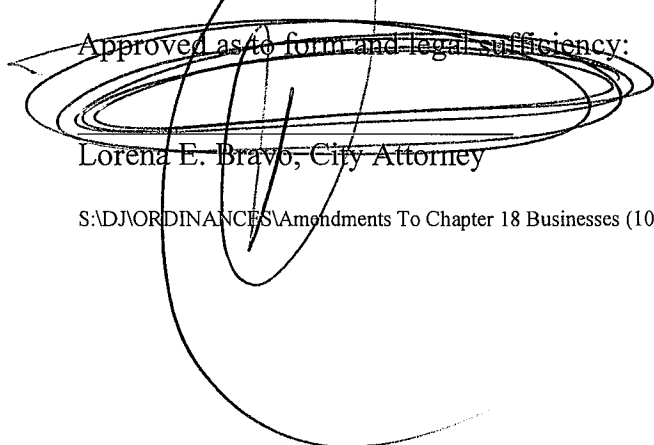


for Marbelys Fatjo, City Clerk



Mayor Carlos Hernandez

~~Approved as to form and legal sufficiency:~~



Lorena E. Bravo, City Attorney

Ordinance was adopted by 6-0-1 vote with Councilmembers, Cue-Fuente, De la Rosa, Garcia-Roves, Hernandez, Tundidor, and Zogby voting "Yes" and with Council Vice President Perez absent.