

## CHAPTER 6

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## **ARTICLE A: BUSINESS LICENSES**

### SECTION 6.1 Annual License- tax

There is hereby levied an occupational License tax for each year, upon each person who may be subject to such License tax under the Constitution and laws of the state, pursuing and conducting any business within the municipality.

### SECTION 6.2 Adoption of state laws

The amount of License tax levied herein each case is hereby fixed, determined and ordained to be as per schedule on all commercial businesses, and shall be granted in accordance with the provisions of Louisiana Revised Statute, Title 47, Section 341—405, both inclusive, as amended, and all other applicable laws of the state which for all purposes are made a part thereof by references as fully as if set out at length herein.

### SECTION 6.3 Due and payment dates

On January first of each year the collector of municipal taxes shall commence collecting from each person conducting any business within the municipality the License tax. All license taxes levied herein shall be due and collectible during the first two (2) months of the year, and all unpaid License taxes shall become delinquent on March first. All License taxes due by persons commencing business after February first, shall become delinquent on the eleventh day after the commencement of business. The collection of delinquent accounts shall be enforced in accordance with Louisiana Revised Statutes, Title 47, Section 397 and 399.

### SECTION 6.4 Required for each location

Except as otherwise expressly provided, any person taxed under this article, having one (1) or more places of business in the municipality, shall pay a separate License fee for each class of business conducted at each place.

### SECTION 6.5 Penalty for Violation

Any person violating any of the provisions of this article shall be punished as provided in Section 27.7 of this code, and each day's violation shall constitute a separate offense.

### SECTION 6.6 Establishing New Requirements and Guidelines for Limited Occupational Activities in Residentially Zoned.

The town recognizes the need for some citizens to use their place of residence for limited nonresidential activities. However, the town believes that the need to protect the integrity of its residential districts is of primary concern. The intent and purpose of the provisions of this section are to provide certain types of occupational uses within residential districts which:

- 1) Are compatible with residential uses;
- 2) Are incidental to the use of the premises as a residence;
- 3) Are limited in extent; and

4) Do not detract from the residential character of the neighborhood.

(a) *Definition.* A home occupation is defined as any business or commercial activity that is conducted or petitioned to be conducted from property that is zoned for residential use.

(b) *Criteria.* All home occupations shall meet the following criteria:

- 1) A home occupation shall be conducted within a dwelling unit and shall be clearly incidental to the use of the structure for residential purposes. No more than 25 percent of the floor area of a dwelling unit, or no more than 500 square feet of the dwelling unit, (whichever is less), may be used in connection with a home occupation or for storage purposes in connection with a home occupation.
- 2) No person other than a resident of the dwelling unit shall be engaged or employed in the home occupation on the premises.
- 3) Storage, other than within the dwelling unit, of goods, materials, or products connected with a home occupation shall be limited to a maximum area of 100 square feet and must be completely within an enclosed accessory building or garage.
- 4) There shall be no sales conducted on the premises other than sales previously made by appointment.
- 5) There shall be no exterior indication of the home occupation or variation from the residential character of the principal dwelling.
- 6) The use shall not require additional off-street parking spaces for clients or customers of the home occupation.
- 7) The home occupation shall not create greater vehicular or pedestrian traffic than normal for the district in which it is located.
- 8) Deliveries and pickups from commercial suppliers shall not be made more than once each week, and the deliveries shall not restrict traffic circulation.
- 9) No advertising display signs shall be permitted on the site other than the allowance of one vehicle with attached signs advertising the home occupation to be in compliance with subsection (c) (10) of this section.
- 10) Advertising shall only carry the name and telephone number of the applicant. No advertising, other than business cards, shall carry the residential address of the applicant.

- 11) There shall be no use or storage of tractor trailers, semi-trucks, or heavy equipment such as construction equipment used in a commercial business.
- 12) No toxic, explosive, flammable, combustible, corrosive, etiologic, radioactive, or other restricted materials shall be used or stored on the site.
- 13) The use shall not produce offensive noise, obnoxious odors, vibrations, smoke, fumes, heat or dust detectable to normal sensory perception beyond the premises.
- 14) No equipment or process shall be used which creates visual or audible electrical interference in any radio or television receiver beyond the premises or cause fluctuation in line voltage beyond the premises.

(c) *Procedure.*

- 1) *Application.* Application for a home occupation permit shall be made to the zoning administrator on a form provided by the department. A reasonable inspection of the applicant's premises shall be undertaken by the code enforcement inspectors to determine compliance with this section. The zoning administrator will make a decision and notify the applicant in writing within five calendar days of the date the application is received. In cases where the zoning administrator considers the application not within the scope of the home occupation criteria, the application will be denied.
- 2) *Time limit/renewal.* All home occupation permits shall be valid for a period of one year. Requests for renewals shall be submitted to the zoning administrator in writing prior to expiration of the permit. The zoning administrator may refuse to approve a request for renewal based on one or more violations of the provisions of the section.
- 3) *Appeal to the zoning board of adjustment.* The decision of the zoning administrator concerning approval or renewal shall be final unless a written appeal is filed with the zoning board of adjustment within ten calendar days of the decision. An appeal may only be filed by the applicant.
- 4) *Special exception from criteria.* An application requesting special exception from strict application of any of the criteria above, may be filed with the board of adjustment and may be approved in individual cases if the special exception is in accordance with the intent of this section.
- 5) *Prior legal home occupation/home business.* Any home occupation or home business which is legally permitted prior to July 9, 2013, shall not be required to conform to the criteria of this section. Prior legal home occupations or

home businesses shall be subject to renewal every year and shall not expand or alter the uses as stated in the original permit agreement.

(d) *Replacement.* All ordinances or resolutions or parts thereof in conflict herewith are hereby replaced.

(e) *Severability.* If any provision or item of this ordinance or the application thereof is held invalid, such invalidity shall not affect other provisions, items or applications of this ordinance which can be given effect without the invalid provisions, items or applications and to this end the provisions of this ordinance are hereby declared severable.

(f) *Effective Date.* This Ordinance shall be effective on July 9, 2013.

**(Ordinance 8 of 2013 - Adopted June 9, 2013)**

SECTION 6.7 Through 6.10 Reserved.

**ARTICLE B: ADVERTISING**

SECTION 6.11 Posting bills

It shall be unlawful for any person, firm or corporation to post or cause to be posted along the public streets, sidewalks, alleys, bridges and in the public parks of the municipality any placards, posters, handbills, dodgers, signs, photographs or other political or advertising matter except upon signboards specifically provided for such purposes and erected upon private property.

SECTION 6.12 Sound trucks; permit required

A special yearly permit shall be required for each and every sound truck or other vehicle used or operated in the municipality for the purpose of attracting attention by means of any sound or noise whatsoever, and all sound trucks and similar vehicles are forbidden to operate upon the streets and in the public places of the municipality without such permit.

SECTION 6.13 Same; fees for permit; prerequisites for issuance

The Clerk is authorized and directed to issue the permit herein provided for to any responsible person upon the payment of a fee of Five Dollars (\$5.00) and a sufficient showing:

(1) that the Louisiana commercial vehicular License will be displayed or, if the vehicle be from a foreign state, that the proper permit to operate in Louisiana has been obtained and that the foreign License will be properly displayed;

(2) that the truck or vehicle meets all the safety requirements established by the laws of Louisiana and the Ordinances of the municipality;

(3) that the driver of the vehicle possesses the qualifications and License required by the laws of Louisiana and the ordinances of the municipality;

(4) that all occupational License fees due the State of Louisiana, the Parish of Caddo and the municipality have been paid;

(5) that the driver or his employer is reasonably financially responsible should damage be incurred by another through the negligent operation of such truck or vehicle.

SECTION 6.14 Same; regulations and restrictions.

The use and operation of such sound trucks and similar vehicles shall be subject to the following restrictions and regulations:

1) All signs displayed shall be of a decent and moral character, and shall be so constructed and attached as not to endanger any person or his property.

(2) All programs including music broadcast from such vehicles shall be of a decent and moral character, and the operators of such trucks shall respect and observe all quiet zones, hospitals, schools, funerals and places where public meetings are being held.

(3) Every sound truck or similar vehicle shall carry a crew of sufficient size to relieve the driver of all care of the sound apparatus, and no person shall undertake to drive the vehicle and operate the sound apparatus at the same time when the operation of the sound apparatus requires use of the driver's hands.

(4) No sound truck shall operate on Sunday except between the hours of 2:00 P.M. and 7:00 P.M. or on a still setup (in one place), or at any hour other than those herein prescribed, without the special written permission of the mayor or such officer as he may designate, granted for an operating period not to exceed three (3) hours.

(5) No such truck or vehicle shall operate in the residential sections of the municipality except under paragraph (4) above, before the hour of 9:00 A.M., after the hour of 7:00 P.M., or between the hours of 12:00 and 2:00 P.M., and no truck or vehicle shall work any residential street more than once during the day; provided that this is not to prohibit crossing and recrossing of streets already worked.

(6) No such truck or vehicle shall operate in the business sections of the municipality, except under paragraph (4) above, at any time other than the noon hour (12:00 noon to 1:00 P.M.) and the evening hour (5:00 P.M. to 6:00 P.M.) but this is not to prohibit the operation in outlying commercial zones during the hours provided for residential districts, such zones being considered residential for the purposes of this section.

(7) The operators of such trucks and vehicles shall at all times respect and comply with all reasonable requests from the police department.

Section 6.15 through Section 6.20 Reserved

**ARTICLE C: AMUSEMENTS**

**SECTION 6.21 Dances where admission charged, permit required**

No dance shall be held or given in the municipality when payment is exacted for dancing or admission is charged, unless the person giving or conducting the same shall first secure a permit from the clerk or mayor, after board consideration and approval to do so.

**SECTION 6.22 Amusements other than in licensed places; permit required where admission is charged.**

It shall be unlawful for any person to give any fair, picnic, entertainment, musical, dance exhibition, demonstration or social of any kind or amusement of any kind where the public is admitted, whether an admission is charged or not, or where refreshments are sold, other than in a duly licensed theater, hall or amusement place, without first having obtained from the clerk or mayor, after board consideration and approval, a written permit granting such right or permission and fixing the limit of time and the hours during which the privilege under such permit may be exercised.

**SECTION 6.23 Same; advertising; permit required.**

It shall be unlawful for any person, without first having secured a permit from the clerk or mayor, after board consideration and approval, to give or cause to be held a parade or any exhibition or demonstration on the streets, sidewalk, bridges, crossings or sides thereof.

**SECTION 6.24 Same; advertising; permit required**

It shall be unlawful for any person giving or causing to be held, any exhibition, demonstration, entertainment, fair, picnic, social and other such functions referred to in sections 6.22 and 6.23, to permit to be advertised, by printed or written dodgers, lithographs, canvases, posters or any manner of advertising, without a permit having been previously secured from the clerk or mayor, after board consideration and approval.

**SECTION 6.25 Same; generally (including commercial places, attaching to property, permit required.**

No dodgers, posters, canvases or advertising matter or medium of any description or nature, samples, facsimiles or anything tending to advertising amusements or commercial advertising, shall be distributed, scattered, handed out, tacked, pasted or fastened on any post, fence board, wall, billboard, on the streets, in the yards, or in the stores, business places, offices, residences, public places of the municipality, nor shall any banner be carried around for advertising purposes, nor any bill used for the same purposes without a written permit having been secured from the clerk or mayor, after board consideration and approval, by the party desiring to advertise.

The Criminal Code of the Town of Blanchard, Louisiana, was amended to delete in its entirety Article 81 (Title Regulating Parades).

SECTION 6.26 Selling refreshments near parties, etc., consent required; exceptions.

No person shall be permitted to sell favors, ice cream, liquors, cakes, fruit or refreshments of any kind within a distance of two blocks of any house, church or building in which is being held any fair, ball, party or entertainment of any kind, without obtaining the written consent of the person who has the management of such fair, ball, party or entertainment; provided this section shall not apply to any person carrying on any regularly licensed establishment or business within such prescribed limits, where such articles are regularly sold.

SECTION 6.27 through Section 6.50 Reserved

**ARTICLE D: AUCTIONS**

SECTION 6.51 Description of articles sold.

Any person selling, disposing of or offering for sale at public auction, any goods, wares or merchandise shall, in describing the same, be truthful with respect to the character, quality, kind and description of the same. Such descriptions shall be considered as warranties.

SECTION 6.52 Sale of jewelry, clocks, etc.; generally.

It shall be unlawful for any person to sell, dispose of or offer for sale in the municipality at public auction, or to cause or permit to be sold, disposed of or offered for sale in the municipality at public auction, any gold, silver or plated ware, precious stones, watches, clocks, jewelry, cut glass and leather goods, whether the same shall be his own property or whether he sells the same as the agent or employee of others. This section shall not apply to judicial sales by executors or administrators nor to sales by or on behalf of licensed pawnbrokers of unredeemed pledges in the manner provided by law, nor to the sale at public auction of the stock on hand of any person who has, for the period of one (1) year next preceding such sale, been continuously in business in the municipality as a retail or wholesale merchant of gold, silver, plated ware, precious stones, watches, clocks, jewelry, cut glass and leather goods; provided, that such sale at public auction of such stock on hand of such merchant shall be held on successive days, Sundays and legal holidays excepted, and shall not continue for more than 30 days in all within the period of the year.

SECTION 6.53 Same; inventory and affidavit when goods of another to be sold.

No person shall sell or offer for sale in the municipality by auction, any merchandise specified in Section 6.52, which such person advertises, represents or states in any manner as being of or any part of goods belonging to or kept in the business of another person, without having filed with the clerk an inventory of such stock or merchandise, duly supported by affidavit, setting up the quantity, quality, kind or grade of each item thereof. To such inventory there shall be attached an affidavit that such inventory is in all respects true and correct. In the case of an individual, such affidavit shall be made by him as such; in the case of a firm, it shall be made by one of the partners; and in the case of a corporation it shall be made by the president, general manager or secretary and treasurer. Such inventory and affidavit, when so made, shall be kept on file as part of his public records by the clerk.

SECTION 6.54 By-bidding, false bidding, etc., prohibited.

It shall be unlawful for any person to act as by-bidder, or what is commonly known as ‘capper’ or ‘booster’, at any auction, or place or offer or make any false bid or offer to buy or

pretend to buy any articles sold or offered for a sale at any auction.

SECTION 6.55 through Section 6.60 Reserved.

### **ARTICLE E: BARBERSHOPS AND BEAUTY SHOPS**

SECTION 6.61 Inspection

The health officer is hereby authorized and empowered to inspect all barbershops and beauty shops in the municipality and all such shops shall be open for inspection any time during the business hours to the health officer or his deputies or assistants.

SECTION 6.62 Sterilization of tools and instruments.

All tools and instruments used in barbershops and beauty shops shall be sterilized by immersion in any recognized disinfecting solution, such as five (5%) per cent solution of carbolic acid, ten (10%) per cent cresol or twenty (20%) per cent formaldehyde, or by being immersed in a disinfecting solution and then placed in an airtight sterilized cabinet, in which there is a tray filled with fume disinfectant that penetrates and sterilizes.

SECTION 6.63 Use as dormitory prohibited.

No barber or beauty shop within the municipality shall be used for a dormitory.

SECTION 6.64 Employment of or service to person afflicted with communicable disease prohibited.

No person afflicted with any communicable disease shall work or be employed in any barbershop or beauty shop within the municipality, or be served within.

SECTION 6.65 Examination of operators and employees when disease suspected.

The health officer shall have the power to require any operator or employee of any barber or beauty shop suspected by him of having any communicable disease to submit himself for examination by a practicing physician or the health officer. Such examination shall be at the expense of the operator or employee.

SECTION 6.66 Enforcement of article.

The health officer is hereby authorized and empowered to enforce the rules and regulations provided for by this article.

SECTION 6.67 through Section 6.70 Reserved.

### **ARTICLE F: PAWNBROKERS AND JUNK AND SECONDHAND DEALERS**

SECTION 6.71 Pawnbrokers record of transactions.

All pawnbrokers and pawnshops within the municipality shall file a daily record with the police department of transactions made in jewelry, clothing, firearms, furniture, auto tires or accessories, and all other merchandise or junk of any kind.

SECTION 6.72 Junk operations in public places prohibited.

It shall be unlawful for any person to wreck, dismantle or store for commercial purposes, any motor-driven vehicle, automobile, automobile truck or iron or steel junk on the public sidewalks, streets and other public places of the municipality.

SECTION 6.73 Fences and junkyards.

No person shall store or offer for sale any iron and steel junk or wreckage of motor-driven vehicles, automobiles or automobile trucks on any open lot or parcel of ground that is not properly enclosed on all boundary lines with a proper, suitable and substantial fence not less than eight (8) feet nor more than ten (10) feet high, and the enclosed area properly screened from public view. Such fence shall be kept in a constant state of good repair and no signs or other advertising matter shall be placed thereon.

SECTION 6.74 through Section 6.80 Reserved.

**ARTICLE G: PEDDLERS, SOLICITORS AND ITINERANT MERCHANTS**

SECTION 6.81 Definitions.

The term “itinerant vendor” as used in this article, means and includes and shall be construed to mean and include all persons, firms and corporations, as well as their agents and employees who engage in the temporary or transient business in the municipality of selling or offering for sale any goods or merchandise, including photographs and portraits, or exhibiting the same for sale or exhibiting the same for the purpose of taking orders for the sale thereof and who, for the purpose of carrying on such business or conducting such exhibits thereof, either hire, rent, lease or occupy any room or space in any building, structure or other enclosure in the municipality, in, through or from which any goods or merchandise may be sold, offered for sale, exhibited for sale or exhibited for the purpose of taking orders for the sale thereof. The word “temporary” as herein used, means and shall be construed to mean any such business transacted or conducted in the municipality for which definite arrangements have not been made for the hire, rental or lease of premises for at least six (6) months in or upon which such business is to be operated or conducted. The word “transient” as herein used, means and shall be construed to mean any such business of any such itinerant vendor as may be operated or conducted by persons, firms or corporations or by their agents or employees, who reside away from the municipality or who have fixed places of business in places other than the municipality or who have their headquarters in places other than the municipality, or who move stocks of goods or merchandise or samples thereof into the municipality with the purpose or intention of removing them or the unsold portion thereof away from the municipality before the expiration of six (6) months.

SECTION 6.82 Entering private residence without invitation

It shall be unlawful for any solicitor, peddler, hawker, itinerant merchant or transient vendor of merchandise to go in and upon any private residence in the municipality, not having been requested or invited so to do by the owner or occupant of such residence, for the purpose of soliciting orders for the sale of goods, wares, and merchandise, or for the purpose of disposing of or peddling or hawking the same. Such practice is hereby declared to be a nuisance and punishable as a misdemeanor; provided, however, that the provisions of this section shall not apply to the vending or sale of ice, or soliciting orders for the sale of ice, milk and dairy products, truck vegetable, poultry and eggs, and other farm and garden produce, so far as the sale

of the named commodities is authorized by law.

SECTION 6.83 Stopping in public places.

It shall be unlawful for any person selling articles of any kind from any stand, tray, vehicle or other container, to stop on any alley, street, sidewalk or other public place or the municipality, except when he is actually engaged in making a sale.

SECTION 6.84 Bond required of certain photographers.

Every person who has claimed or shall claim that he intends to become a permanent photographer in the municipality, who would otherwise be classified as a transient photographer, shall give a bond, with good and solvent surety or sureties, in the sum of One Hundred Dollars (\$100.00) to the municipality, to be approved by the clerk. Such bond shall contain the condition that such person shall pay the fee imposed by Section 6.89 on transient photographers in the municipality, in the event such person fails to become a permanent photographer therein and to pay all license fees and taxes that may be imposed by law on permanent photographers in the municipality. The words "permanent photographer" as used herein, are defined to mean a photographer who continuously carries on his business as a photographer in the municipality for the period of at least six (6) months.

SECTION 6.85 Peddling, etc., fresh or frozen meats or seafoods prohibited.

**(REPEALED 3-11-08, EFFECTIVE 4-1-08)**

SECTION 6.86 Itinerant vendor's license required.

It shall be unlawful for any itinerant vendor to sell, offer for sale, exhibit for sale or exhibit for the purpose of taking orders for the sale thereof, any goods or merchandise, including photographs and portraits in the municipality without first obtaining a license so to do; provided, however, that this section shall not be held to be applicable to the ordinary commercial traveler who sells or exhibits for sale goods or merchandise to parties engaged in the business of buying and selling and dealing in such goods or merchandise, to vendors of farm produce, poultry, stock or agricultural products in their natural state; or to the sale of goods or merchandise donated by the owners thereof, the proceeds of which are applied to any charitable or philanthropic purpose.

SECTION 6.87 Application generally.

Application for the itinerant vendor's license required by this article shall be made to the clerk at least 48 HOURS prior to the date of any contemplated sale or exhibit to be held in the municipality. Such application shall be in the form of an affidavit stating the full name and address of the itinerant vendor, the location of his principal office and place of business, the names and addresses of its officers if it is a corporation, and the partnership name and the names and addresses of all partners, if such itinerant vendor is a firm.

**(Amended March 11, 2008, Effective April 1, 2008 – Ordinance 3 of 2008)**

SECTION 6.88 Statements and instruments to accompany application

Before any license required of an itinerant vendor by this article shall issue, the application therefore must be accompanied by:

- (1) a statement showing the kind and character of the goods or merchandise to be sold, offered for sale or exhibited;

(2) a certified copy of the charter, if the itinerant vendor is a corporation incorporated under the laws of the state;

(3) a certified copy of its permit to do business in Louisiana if the itinerant vendor is a corporation incorporated under the laws of some state other than Louisiana.

SECTION 6.89 Fee.

For each itinerant vendor's license issued under the provisions of this article, the applicant therefore shall pay to the clerk the sum of FIFTY & NO/100 (\$50.00) DOLLARS. Such sum shall be compensation to the municipality for the service required of it by this article and to enable the municipality to partially defray the expenses of enforcing the provisions of this article. **(Amended March 11, 2008, Effective April 1, 2008 – Ordinance 3 of 2008)**

SECTION 6.90 Issuance.

The clerk shall issue an itinerant vendor's license authorizing such vendor to sell, exhibit for sale, offer for sale or exhibit for the purpose of taking orders for the sale thereof in the municipality, his goods or merchandise only after such vendor shall have fully complied with all of the provisions of this article, including the payment of the fee provided for in Section 6.89.

SECTION 6.91 Duration.

The itinerant vendor's license provided for in this article shall continue so long as such sale or exhibit is continuously held in the municipality but in no event shall it continue for more than ten (10) days from the date of issuance.

SECTION 6.92 Display.

The itinerant vendor's license provided for by this article shall be prominently displayed in the conspicuous place on the premises where any sale or exhibit permitted by it is being conducted and shall remain so displayed for so long as any goods or merchandise are being so sold or exhibited.

SECTION 6.93 Transfer; authority limited to one person.

The itinerant vendor's license provided for by this article shall not be transferable nor shall it give authority to more than one person to sell or exhibit goods or merchandise as an itinerant vendor, either by agent or clerk or in any other way than his own proper person; provided, however, that any persons in conducting the sale or exhibit who shall have authority to aid that principal, but not to act for or without him.

SECTION 6.94 through Section 6.100 Reserved.

**ARTICLE H: POOLROOMS, BILLIARD HALLS AND OPERATION OF COIN OPERATED AMUSEMENT DEVICES**

SECTION 6.101 License required, application, qualifications.

(a) No person shall operate any poolroom, billiard hall or place where any coin operated amusement device or game of skill is located within the corporate limits of the municipality unless he first obtains a license from the municipality.

(b) Application for such license shall be made in writing to the clerk, and shall be accompanied by a payment of Fifty & NO/100 (\$50.00) Dollars per pool or billiard table, or per coin operated amusement machine.

(c) No such license shall be issued to any person under the age of 18 years or to any person who has been convicted of a felony.

SECTION 6.102 Approval of application; issuance; revocation.

(a) Upon compliance with all of the provisions of this article, the application for such license shall be referred by the Clerk to the Mayor and Board for its approval. In the event the application is approved by the Mayor and Board, the Clerk shall then be authorized to issue the license.

(b) Upon the second conviction of any person holding a license under this article for violating any provision of the article, the license so issued to such a person shall be revoked and cancelled and such person shall be prohibited from applying for and receiving another license for a term of two (2) years from the time the license is revoked and cancelled.

SECTION 6.103 View from entrance to be unobstructed.

The principal door or entrance to any poolroom or billiard hall shall have a section fitted with clear glass through which an unobstructed view of the premises may be had. No screen, blind, shutter, curtain, partition or other obstruction shall be permitted in such a way as to interfere with the view of the interior of the premises from the entrance thereof or which will prevent the full view of the entire room by every person present therein.

SECTION 6.104 Closing time; Sunday operation prohibited.

All poolrooms and billiard halls shall remain closed from 12:00 A.M. of each day until 8:00 A.M. of the following day and shall remain closed all day Sunday. No person shall be permitted to enter or loiter in and around such an establishment while the same is closed.

SECTION 6.105 Display of obscene or indecent pictures.

No obscene or indecent pictures shall be displayed upon the walls of any billiard hall or poolroom.

SECTION 6.106 Loud, obscene or indecent language.

It shall be unlawful for any person to use or permit to be used any loud, obscene or indecent language in any billiard hall or poolroom within the municipality.

SECTION 6.107 Through Section 6.110 Reserved.