

EMERGENCY ORDINANCE NO. 1309

AN EMERGENCY ORDINANCE TO AMEND TITLE II, CHAPTER 5, SECTION 9 OF THE MUNICIPAL CODE OF THE CITY OF LAS VEGAS, NEVADA, 1960 EDITION, TO INCREASE THE LICENSE FEES FOR CHILD CARE FACILITIES LICENSED THEREUNDER; TO AMEND TITLE V, CHAPTER 1 OF SAID CODE BY AMENDING SECTION 6 AND SECTION 7 OF SAID TITLE AND CHAPTER TO INCREASE THE MINIMUM LICENSE FEES FOR BUSINESSES LICENSED ON THE BASIS OF THEIR GROSS SALES; BY AMENDING SECTION 8 OF SAID TITLE AND CHAPTER TO INCREASE THE LICENSE FEES FOR PUBLIC UTILITIES LICENSED THEREUNDER AND PROVIDING CERTAIN EXCLUSIONS; BY AMENDING SECTION 10 OF SAID TITLE AND CHAPTER TO INCREASE THE LICENSE FEES FOR CERTAIN BUSINESSES LICENSED THEREUNDER; TO AMEND TITLE V, CHAPTER 10, SECTION 11 OF SAID CODE TO INCREASE THE LICENSE FEES FOR REAL ESTATE BROKERS AND SALESMEN LICENSED THEREUNDER AND TO INCREASE THE FEE FOR CHANGE OF NAME OR LOCATION; TO AMEND TITLE V, CHAPTER 16, SECTION 4 OF SAID CODE TO INCREASE THE LICENSE FEES FOR RETAIL TOBACCO DEALERS LICENSED THEREUNDER; TO AMEND TITLE V, CHAPTER 21, SECTION 5 OF SAID CODE TO INCREASE THE LICENSE FEES OF INSURANCE AGENTS AND BROKERS LICENSED THEREUNDER; TO AMEND TITLE V, CHAPTER 28, SECTION 3 OF SAID CODE TO INCREASE THE LICENSE FEES FOR AMBULANCE SERVICES LICENSED THEREUNDER; TO AMEND TITLE V, CHAPTER 29, SECTION 3 OF SAID CODE TO INCREASE THE LICENSE FEES FOR MASSAGE PARLORS LICENSED THEREUNDER; PROVIDING OTHER MATTERS PROPERLY RELATED THERETO; PROVIDING PENALTIES FOR THE VIOLATION HEREOF; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HERewith; AND DECLARING AN EMERGENCY.

WHEREAS The City of Las Vegas has been forced to obtain a temporary emergency loan in the sum of Five Hundred Thousand (\$500,000.00) Dollars in order to provide essential municipal services; and

WHEREAS it is necessary immediately to raise funds for the purpose of retiring said temporary loan; and

WHEREAS the Board of City Commissioners of said City deems it an emergency to increase business license fees for the purpose of providing a portion of the necessary funds,

NOW, THEREFORE, THE BOARD OF COMMISSIONERS OF THE CITY OF LAS VEGAS DOES ORDAIN AS FOLLOWS:

SECTION 1. Title II, Chapter 5, Section 9 of the Municipal Code of the City of Las Vegas, Nevada 1960 Edition, is hereby amended to read as follows:

2-5-9: LICENSE FEE:

(A) Upon receipt of an original, or renewal, application approved by the Child Welfare Board, or authorized by the Board of Commissioners as hereinbefore provided, the Division of Licenses and Revenue shall issue the appropriate license upon payment of the following applicable fee:

1. The semiannual license fee for a Family Care Home shall be twenty-five dollars (\$25.00).

2. The semiannual license fee for a Child Nursery shall be forty dollars (\$40.00).

3. The semiannual license fee for a Commercial Nursery shall be sixty dollars (\$60.00).

4. The semiannual license fee for a Church Nursery shall be sixty dollars (\$60.00).

A Church Nursery may, upon applying for renewal of license, present evidence to the Child Welfare Board, which may warrant a reduction in the license fee, and the Board shall recommend to the Board of City Commissioners the amount of said renewal fee.

5. The semiannual license fee for a Nursery School with up to and including twelve (12) children enrolled shall be thirty dollars (\$30.00) , and for a Nursery School with more than twelve (12) children enrolled it shall be sixty dollars (\$60.00).

(B) In addition to the annual license fee, a Child Nursery, Commercial Nursery, Nursery School, and a Church Nursery shall be required to have and maintain in full force and effect at all times during each license period, a policy of liability insurance covering personal injuries with limits of ten thousand dollars (\$10,000.00) for each accident, occurrence or injury. A copy of said policy shall be deposited with the Division of License and Revenue before issuance of the license or any renewal thereof.

(C) Each current license issued by the City shall be displayed in a prominent place in the child care facility.

SECTION 2. Title V, Chapter 1, Section 6 of said Municipal Code is hereby amended to read as follows:

5-1-6: LICENSE COLLECTIONS: The License Supervisor shall make diligent inquiry as to all persons liable to pay a license fee as provided in this Chapter and shall require each person, where the license tax depends upon the receipts or amounts of business transacted, to state under oath the probable amount of business which he, or the firm of which he is a member, or for which he is agent or attorney, or

the association or corporation of which he is president, secretary or managing agent, will do in the next succeeding period for which such license may be issued, which amount shall be computed according to the amount of business done during the period next preceding the period for which the license may be issued. Such person, agent, president, secretary or other officer shall procure a license from the License Supervisor for the term desired, and in the class of which such person is liable to pay. An average semiannual gross sales by type of industry shall be established as a guide for businesses when first securing a license to commence operations. The figures selected by the City may be used as a basis for payment for the first six (6) months operation, provided, however, no fee shall be less than twenty-five dollars (\$25.00), and, provided, further, that in the event of an overpayment at the end of the period covered in the initial application, the overpayment shall be refunded. No refund will be made if said business does not operate for a complete licensing period. In the event of an underpayment in the first or any succeeding period, the additional amount will be added to the required fee for the next succeeding licensing period.

The License Supervisor and any other officer designated by him shall have the power and authority to enter any store, building or any other place in which such business is being conducted at any time during business hours and have access to the books of such business for the purpose of ascertaining the amount of sales made. The information received from the licensee under the provisions of this Section shall be confidential and available only to those officials concerned in such matters.

SECTION 3. Title V, Chapter 1, Section 7 of said Municipal Code is hereby amended to read as follows:

5-1-7: GROSS MONTHLY INCOME LICENSES; OPTION: Every person who, at a fixed place of business in the City, sells any goods, wares or merchandise, drugs or medicines, jewelry, wares or precious metals, whether on commission or otherwise, or operates any restaurant, steam or power laundry, garage, automobile service station, automobile sales agency (new car dealer), operators of used car lots containing only cars capable of being moved under their own power; provided, that the person operating an automobile sales agency (new car dealer) may under his license for such agency conduct a used car department solely in connection with such automobile sales agency (new car dealer) for the sale of used cars taken in trade by him for new cars and the fee schedule enumerated below shall apply to the

average of the combined gross monthly sales of such used and new cars, newspaper, job printing establishment business of control, eradication or extermination of termites, insects, rodents or pests, funeral and undertaking establishment, theatre, moving picture show, or manufactures for sale soda water or any soft drinks, or operates a shoe making, shoe repair or cobbling shop, a photographic studio, a photograph gallery or photo-making shop, a blacksmith shop, welding shop, machine shop, general repair shop, motor repair shop, bicycle repair shop, clothes cleaning shop, tailoring establishment, nursery where plants, flowers, ferns, trees or other plants are cultivated, grown or propagated for the purpose of sale, or operates a hospital or clinic, or operates a creamery. A water company furnishing service to sections of the City and having gross monthly income of less than three thousand (\$3,000.00) per month must obtain from the License Supervisor for each branch of his business, a license, and must pay semiannually therefor an amount of money to be determined by the class in which the person is placed by the License Supervisor; such business to be classified and regulated by the amount of the average monthly sales made at the rates as follows:

SCHEDULE OF LICENSE FEES

\$ 0--\$ 2,000	\$ 25.00	\$ 80,000--\$ 90,000	\$ 300.00
2,000-- 3,000	30.00	90,000-- 100,000	350.00
3,000-- 4,000	42.00	100,000-- 110,000	370.00
4,000-- 5,000	54.00	110,000-- 120,000	400.00
5,000-- 7,500	66.00	120,000-- 130,000	440.00
7,500-- 15,000	78.00	130,000-- 140,000	470.00
15,000-- 22,500	90.00	140,000-- 150,000	500.00
22,500-- 30,000	100.00	150,000-- 160,000	540.00
30,000-- 40,000	120.00	160,000-- 170,000	570.00
40,000-- 50,000	167.00	170,000-- 180,000	600.00
50,000-- 60,000	200.00	180,000-- 190,000	640.00
60,000-- 70,000	230.00	190,000-- 200,000	670.00
70,000-- 80,000	270.00	200,000 and over	1/3 of 1%

Any person operating, conducting and carrying on several different classes or types of business at a fixed place of business in the City, any of which may fall within the classification mentioned in this Section, and some of which may fall within the classification mentioned in Section 10 of this Chapter, may have and hereby is given the option of paying the license fee upon his total volume of business done in all such types of business at the rates mentioned in this Section, or he may keep separate account of the volume of business done on the types of business which fall within the classification mentioned in this Section and may pay his license thereon accord-

ing to the rates provided therefor in this Section, and may treat those types of business which fall within Section 10 of this Chapter as separate business and pay his license upon each such type of business according to the provisions of Section 10 of this Chapter, without regard to the volume of business done under such types of business upon which license shall be so paid according to the rates mentioned in Section 10.

SECTION 4. Title V, Chapter 1, Section 8 of said Municipal Code is hereby amended to read as follows:

5-1-8 PUBLIC UTILITY LICENSE: Every person, firm, association or corporation engaged in the telephone business or in the business of furnishing and supplying heating or illuminating gas to others through gas mains, or electrical current for power, lighting or domestic purposes or who supplies water for domestic purposes to others through water mains, shall pay for and obtain a semiannual license to carry on each of such businesses, as per the following scheduled:

- (A) Every telephone company shall pay for such license a sum equal to five per cent (5%) of its total operating revenues, as defined in the Uniform System of Accounts prescribed for Telephone Companies by the Federal Communications Commission, from recurring monthly charges for basic monthly telephone service furnished by such licensee within the corporate limits of the City of Las Vegas, Nevada, from and after June 1, 1968;
- (B) Every gas company shall pay for such license a sum equal to five per cent (5%) of its total operating revenues, as defined in the Uniform System of Accounts prescribed for Public Utilities and Licensing by the Federal Power Commission, for gas service furnished by such licensee within the corporate limits of the City of Las Vegas, Nevada, from and after June 1, 1968;
- (C) Every water company shall pay for such license a sum equal to five per cent (5%) of its total operating revenues, from water service furnished by such licensee within the corporate limits of the City of Las Vegas, Nevada, from and after June 1, 1968.

(D) Every electric light or power company shall pay for such license a sum equal to five per cent (5%) of its total operating revenues, as defined in the Uniform System of Accounts prescribed for Public Utilities and Licensees by the Federal Power Commission, from electrical service furnished within the corporate limits of the City of Las Vegas, Nevada, from and after June 1, 1968;

provided, however, that there shall be excluded from the term "total operating revenues", revenues earned from sales to governmental agencies of the United States of America and of the State of Nevada, inter-utility sales and sales made to industrial plants.

Prior to the issuance of a license hereunder, the applicant therefor shall state in writing, under oath, to the Director of License & Revenue, the probable amount of total operating revenues computed upon the amount of total operating revenues earned during the preceding period. Where the amount of total operating revenues actually earned in any period shall be in excess of the estimate for such period, the licensee shall be indebted to the City for any deficiency in fee paid for such period and liable therefor to the City in a civil action. No license hereunder shall be issued to such licensee for any subsequent period unless and until such deficiency is paid, and when so paid, shall constitute an additional fee for any license issued hereunder for such subsequent period and be deemed in full payment of such deficiency. Where the amount of total operating revenues actually earned in any period shall be less than the estimate for such period the excess paid in the previous period shall be credited to the licensee and the same shall be applied to the license issued for the subsequent period.

This provision shall apply to all persons conducting the above mentioned businesses, or any of them, whether under permission and regulations of the Public Service Commission in the State of Nevada or otherwise.

SECTION 5, Title V, Chapter 1, Section 10 of said Municipal Code is hereby amended to read as follows:

5-1-10: MISCELLANEOUS LICENSES: The rates of license tax for businesses, trades, occupations, and employments hereinafter named are hereby fixed and the same shall be paid by any person engaged in or carrying on the same in the City, as follows:

A

1. Abstract or Title Company: For each abstract or title company, \$250.00 semiannually.
2. Accountant: For each certified public accountant or independent public accountant, \$50.00 semiannually. For the purpose of this Section, an independent public accountant is defined as a person who does bookkeeping or accounting work for two (2) or more persons, or who prepares or assists in preparing income tax returns for two (2) or more persons other than himself.
3. Adobe Block Manufacturing Plant: (see Brick Yard)
4. Advertising Business: For each advertising business or advertising counsel, \$50.00 semiannually.
5. Advertising Counsel: (see Advertising Business)
6. Advertising-Distributing Handbills: Every person conducting, managing, or carrying on the business of distributing advertising samples, handbills, dodgers or printed matter of any kind shall pay \$50.00 semiannually.
7. Advertising Samples: (see Advertising-Distributing Handbills)
8. Advertising Signs--Electrical: The business of furnishing, distributing or placing in use electrical advertising signs, whether by lease, sale or conditional sales contract, shall pay a license fee of \$250.00 semiannually.
9. Advertising Space--Leasing or Selling: The business of leasing or selling outdoor advertising space, whether billboard or electrical signs, shall pay a license fee of \$250.00 semiannually.
10. Amusement Park: For each amusement park charging admission to the grounds, twenty-five dollars (\$25.00) semiannually.
11. Apartment House: Every person engaged in the business of keeping or conducting an apartment house in the City shall pay for and obtain a semiannual license to carry on such business as per schedule as follows:
 - Those who have five (5) apartments and not exceeding eight (8) apartments shall pay the sum of twenty-five dollars (\$25.00) semiannually.
 - Those who have nine (9) apartments and not exceeding eighteen (18) apartments, shall pay the sum of thirty-seven and 50/100 dollars (\$37.50) semiannually.

Those who have nineteen (19) apartments and not exceeding thirty-eight (38) apartments shall pay the sum of seventy-five (\$75.00) Dollars semiannually.

Those who have thirty-nine (39) apartments and not exceeding seventy-eight (78) apartments shall pay the sum of one hundred fifty dollars (\$150.00) semiannually.

Those who have seventy-nine (79) apartments and not exceeding one hundred fifty-eight (158) apartments shall pay the sum of three hundred dollars (\$300.00) semiannually.

Those who have one hundred fifty-nine (159) apartments and not exceeding three hundred eighteen (318) apartments shall pay the sum of six hundred dollars (\$600.00) semiannually.

Those who have three hundred nineteen (319) apartments and over shall pay the sum of six hundred (\$600.00) semiannually plus the additional sum of one and 75/100ths dollars (\$1.75), semiannually for each apartment in excess of three hundred eighteen(318).

12. Architect: For each architect, fifty dollars (\$50.00) semiannually.

13. Assayer: For each assayer, fifty dollars (\$50.00) semiannually.

14. Astrologer: For every person who carries on, practices or professes to practice the business of astrology, palmistry, phrenology, life reading, fortune telling, cartomancy, clairvoyance, clair-audience, crystal gazing, hypnotism, mediumship, prophecy, augury, divination, magic or necromancy, and demands or receives a fee for the exercise or exhibition of his art therein, directly or indirectly, or incidental to the conduct of any other business, either as a gift, donation, or otherwise, or who gives an exhibition thereof at any place where an admission fee is charged, five hundred dollars (\$500.00) semiannually.

No person shall receive a license as an astrologer, or similar occupation without having first obtained from the Chief of Police a work permit and said applicant shall pay to the Supervisor of Licenses the sum of fifty dollars (\$50.00) which said sum shall be an investigation fee.

Any license issued for the practice of astrology, or similar occupation herein enumerated shall be restricted to the following area:

Any commercial or industrial zone, provided a Use Permit therefor is obtained.

No employee or other person shall assist the licensee in any audience or reading, nor shall any mechanical device of any description whatsoever be used by the licensee in the conduct of any interview, audience or reading.

This shall not be construed to apply to doctors, dentists or other medical practitioners licensed by the appropriate Board under the Nevada Revised Statutes or to persons employed by such doctors, dentists, or other medical practitioners acting under their direction and control, who use hypnotism as an aid in treatment or as a supplementary form of treatment in the course of their profession.

15. Auctioneer: For each auctioneer, two hundred fifty dollars (\$250.00) semiannually or fraction thereof.

16. Auto Court: (see Hotels)

17. Automobile Painting Establishment: For each automobile painting or sign painting establishment, twenty-five Dollars (\$25.00) semiannually.

18. Automobile Reclaiming Agency: For each automobile reclaiming agency, fifty dollars (\$50.00) semiannually.

19. Automobile Ticket Agency: (see Transportation Agency)

B

1. Bail Bond Broker: For each bail bond broker or bail bond brokerage business, after a State License has been acquired, \$50.00 semiannually.

2. Bail Bond Brokerage: (see Bail Bond Broker)

3. Banks and Bankers: For every banker and bank except National Banks, \$250.00 semiannually.

4. Barbershops: For each barbershop, \$25.00 semiannually for the first barber chair operated; \$10.00 semiannually for each additional barber chair operated; and \$10.00 semiannually for a manicurist, bootblack or bootblack stand operating therein.

5. Beauty Parlor: For each beauty parlor whether operated in connection with a barbershop or separately, and after securing a State license to do business, \$25.00 semiannually for the first operator and \$10.00 semiannually for each additional operator or manicurists.

6. Billboards: (see Advertising Signs--Leasing or Selling)

7. Billiard Halls: Every person operating a billiard hall or billiard room or pool hall or pool room shall pay for the first billiard table or pool table in any establishment, \$25.00 semiannually for the first table, and \$12.50 semiannually for each additional billiard table or pool table.

8. Bookkeeper: (see Accountants)

9. Bootblack Stands: For each bootblack stand, the sum of \$25.00 semiannually.

10. Bowling Alley: Every person who shall operate a bowling alley within the City shall pay the sum of \$25.00 semiannually for the first alley and the sum of \$12.50 semiannually for each additional alley in such establishment.

11. Brick Yard: For each brick yard, pressed brick plant or adobe or concrete block manufacturing plant, \$25.00 semiannually.

12. Broker--Bail Bond: (See Bail Bond Broker)

13. Brokerage Establishment: For each brokerage establishment, \$250.00 semiannually.

14. Builders: (see Contractors)
15. Business College (see Trade College)
16. Business School: (see Trade College)

C

1. Cabinet Shop: For each cabinet shop, carpenter shop or upholstery shop, the sum of \$25.00 semiannually.
2. Carnival: (see Traveling Shows)
3. Carpenter Shop: (see Cabinet Shop)
4. Carrousel: (see Merry-go-Round)
5. Chiropodist: For each chiropodist, \$50.00 semiannually.
6. Chiropractor: For each chiropractor, \$50.00 semiannually.
7. Circus: (see Traveling Shows)
8. Clairvoyant: (see Astrologer)
9. Coin Operated Amusement Machines: Any establishment maintaining and conducting therein coin operated amusement machines or any type of mechanical game or device, not intended or played for gambling purposes, but for use by the patrons of such establishment for amusement only, shall pay the sum of \$25.00 semiannually for each machine, mechanical game or device.
10. Coin Operated Music Machines: (see Juke Boxes)
11. Cold Storage Plant: Every person conducting, managing or carrying on the business of cold storage or refrigeration plant for the purpose of storing fruits, vegetables, meats, fish, eggs or dairy products, or any other merchandise, shall pay the sum of \$2.00 semiannually for each one thousand square feet (1,000 sq. ft.) of floor area or fraction thereof, with a minimum semiannual license fee of \$25.00.
12. Collection Agency: For each collection agency or mercantile agency the sum of \$50.00 semiannually.
13. Concrete Block Manufacturing Plant: (see Brick Yard)
14. Contractors: Generally. For each contractor, other than those engaged in the business of paving or macadamizing, \$100.00 semiannually, and for each paving or macadamizing contractor, \$200.00 semiannually; provided, however,

that no license shall be issued hereunder to any contractor who is required to hold a license issued by the State Contractor's Board, unless such contractor is the holder of a valid and subsisting State license.

The term "contractor" is synonymous with the term "builder" and, within the meaning of this Code, a contractor is any individual, firm, copartnership, corporation, association, or other organization, or any combination thereof, except a licensed architect or a registered civil engineer, acting solely in his professional capacity, who in any capacity other than as the employee of a contractor as herein defined, with wages as the sole compensation, undertakes to, or offers to undertake to, or purports to have the capacity to undertake to, or submits a bid to, or does himself or by or through others, construct, alter or repair, add to, subtract from, improve, move, wreck or demolish any building, highway, road, railroad, excavation, or other structure, project, development or improvement, or to do any part thereof, including the erection of scaffolding or other structures or work in connection therewith. A contractor within the meaning of this Code includes subcontractors or specialty contractor, but does not include anyone who furnishes materials or supplies without fabricating them into, or consuming them in the performance of the work of a contractor.

The provisions of this Subsection shall not apply to any person in the employ of the Federal, City, State or County governments, including any political subdivisions thereof, with wages as the sole compensation; provided, however, that the work performed by such person is confined solely to the premises owned by him respectively; nor to owners of property, building or improving structures thereon for the occupancy of such owner and not intended for sale or lease; nor to the sale and installation of any finished products, materials or articles of merchandise, which are not actually fabricated into and do not become a permanent fixed part of the structure; nor to any construction, alteration or improvement or repair of personal property; nor to those engaged in the business of plumbing as defined in the Plumbing Code, the provisions of which code shall continue to govern and control the licensing and regulation of those

engaged in such business, nor to those engaged in the business of electrical contracting as defined in the Electrical Code of the City, the provisions of which Code shall continue to govern and control the licensing and regulation of those engaged in such business.

Before any license shall be issued hereunder the applicant therefor shall first obtain and file with the License Supervisor a surety bond in the penal sum of one thousand dollars (\$1,000.00), executed by a surety company authorized to do business in the State. Such bond shall first be approved by the City Attorney as to form and legality thereof, and be conditioned that the licensee will comply with the provisions of all laws and regulations of the City, the rules and regulations of the Health Departments of the State and the City pertaining to the work done by the licensee, that the licensee will indemnify the City and all others for any loss sustained by reason of injury or damage to person or property in connection with or as a result of the work done by such licensee. In the event of any recovery upon such bond, the same shall be immediately restored to its original penal sum or a substitute bond furnished in the form and penal sum originally required. The bond for paving, macadamizing and excavation shall be in the sum of two thousand dollars (\$2,000.00).

D

1. Dealers in Bankrupt, Assigned or Damaged Merchandise, Drugs: Every person who ships into and sells in the City any bankrupt, assigned or damaged stock of goods, wares, merchandise, drugs, jewelry, dry goods, boots and shoes, clothing, hardware, groceries, furniture, or other stock or merchandise, shall pay a license fee of \$600.00 semiannually or for any fraction thereof.
2. Dealers in Gasoline, Motor Fuel or Lubricating Oil Not Used on Highways: Every person selling or distributing gasoline, motor fuel oil of any kind or lubricating oil of any kind within the City; not for use as motor fuel for motor vehicles upon the highways of this State, or not to be exported from this State or sold to the government of the United States for official use of such government, shall pay a license fee of \$100.00 semiannually. No such person or dealer in such gasoline, motor fuel oil or lubricating oil shall be required to include in his volume of business the amount of any such gasoline, motor fuel oil or lubri-

cating oil sales under any license fee paid under the provisions of Section 7 of this Chapter.

3. Decorator: (See Designer)

4. Dentists: For each dentist whether connected with or as a member of a firm, or practicing by himself, \$50.00 semiannually.

5. Designer: For each designer or decorator the sum of \$50.00 semiannually.

6. Dray Business: (see Express and Warehouse Business)

7. Drugless Practitioner: For each drugless practitioner, the sum of \$50.00 semiannually; provided, however, that this shall not apply to persons who treat the sick through prayer or spiritual means.

E

1. Electric Signs: For each business erecting, selling or leasing electric signs the sum of \$250.00 semiannually. Before a license shall be issued the applicant shall obtain and file with the License Supervisor a surety bond in the sum of one thousand (\$1,000.00) Dollars.

2. Employment Office: For each employment or intelligence office the sum of \$50.00 semiannually. The applicant shall first obtain a State license.

3. Express and Dray Business: For each dray and express business, or either, \$25.00 semiannually for the first vehicle and \$12.50 semiannually for each additional vehicle used in such business; but warehouse business without vehicles shall pay \$25.00 semiannually.

F

1. Finance Company: For each finance company, the sum of \$250.00 semiannually. For the purpose of this Subsection, a finance company is defined to be any person other than banks, who makes a business of loaning to others for profit and who holds himself out to the general public as such.

2. Fortune Teller: For each fortune teller the sum of \$100.00 per day.

G

Granite Workers' Shop: For each granite workers' shop the sum of \$25.00 semiannually.

H

1. Hairdressing Parlor: For each beauty parlor or hairdressing parlor, whether operated in connection with a barbershop or separately, \$25.00 semiannually for the first operator and \$10.00 semiannually for each additional operator or manicurist. A State license must first be obtained to operate a hairdressing parlor.

2. Handbills: Upon the approval of the City Manager a license shall be issued for each person distributing handbills in the sum of \$50.00 semiannually.

3. Hippodrome: (see Traveling Shows)

4. Hotels: For each hotel, lodging house, rooming house, auto court, or tourist camp, as defined hereunder, \$12.50 semiannually for from 5 to 8 guest rooms; from nine (9) to eighteen (18) guest rooms, \$25.00 semiannually; from nineteen (19) to thirty (30) guest rooms, \$50.00 semiannually; from thirty-one (31) to fifty (50) guest rooms, \$75.00 semiannually; from fifty-one (51) to eighty (80) guest rooms, \$100.00 semiannually; from eighty-one (81) to one hundred twenty (120) guest rooms, \$125.00 semiannually; from one hundred twenty-one (121) to one hundred sixty (160) guest rooms, \$150.00 semiannually; from one hundred sixty-one (161) to two hundred (200) guest rooms, \$175.00 semiannually; from two hundred one (201) to two hundred fifty (250) guest rooms, \$200.00 semiannually; from two hundred fifty-one (251) to three hundred (300) guest rooms, \$225.00 semiannually; from three hundred one (301) to three hundred fifty (350) guest rooms, \$250.00 semiannually; from three hundred fifty-one (351) to four hundred (400) guest rooms, \$275.00 semiannually; from four hundred one (401) to four hundred fifty (450) guest rooms, \$300.00 semiannually; from four hundred fifty-one (451) to five hundred (500) guest rooms, \$325.00 semiannually; over five hundred (500) guest rooms, \$325.00 semiannually plus \$.50 per room over five hundred (500) guest rooms semiannually.

For the purpose of this Section, an auto court or tourist camp is defined as a place, other than a regular hotel or apartment house, where sleeping accommodations in small buildings are rented to the general public, and whenever more than three (3) cabins or small buildings are

situated in close proximity to each other and are owned or operated by the same person and are rented to the general public, either by the day, week, month, or year, and whether to transients or permanent residents of the City, the same shall be considered to be a tourist camp or auto court.

5. House Moving --Bond required: For each person conducting, managing or carrying on the business of house moving, a semiannual license fee of \$50.00 shall be paid, and in addition thereto, the person shall maintain on deposit with the License Supervisor a bond in the penal sum of one thousand dollars (\$1,000.00) executed by a surety company authorized to do business in the State for the then current year, indemnifying the City against injury or damage to pavements or other public property and all other persons against injury or damage to person or property occurring while any house is being moved into, along or off any public street. In the event of a recovery by the City or any private person on such bond, the bond or a similar substitute shall be restored immediately to the penal sum of one thousand dollars (\$1,000.00)

6. House Wrecking: Every person conducting, managing or carrying on the business of house wrecking or salvaging shall pay a semiannual license fee of \$25.00.

I

1. Income Tax Expert: (see Accountant)
2. Insurance Adjuster: For each insurance adjuster or insurance adjusting agency, \$50.00 semiannually, except that this subdivision shall not apply to regular insurance agents adjusting losses for their own companies.
3. Insurance Adjusting Agency: (see Insurance Adjuster)
4. Insurance Agent: (see Title V, Chapter 21)
5. Intelligence Office: (see Employment Office)
6. Iron Works: (see Welding or Iron Works)

J

1. Juke Boxes: Any establishment maintaining and conducting therein juke

boxes, telephone juke boxes or any other type of coin operated music machines for use by the patrons of such establishment shall pay a license fee of \$25.00 semiannually for each machine.

2. Junk Yard: (see Secondhand Dealer)

L

1. Laundry--Hand: For each hand laundry employing one (1) or more persons the sum of \$25.00 semiannually.

2. Lawyers: For each lawyer, whether connected with or as a member of a firm, or practicing by himself, the sum of \$50.00 semiannually.

3. Locksmith: Each locksmith shall pay a license fee of \$50.00 semiannually, which shall be in addition to the license tax upon any other business operated by him. The application for a locksmith license or any renewal thereof shall first be presented to the Chief of Police who shall fingerprint the applicant and require such other information as to the identity of the applicant as will enable the Chief of Police to properly investigate the applicant's character and reputation. Upon the completion of such investigation, the Chief of Police shall report his findings to the Board of Commissioners, together with his endorsement upon the application of his approval or disapproval. If it shall appear to the Board of Commissioners that the applicant is of such character and reputation that his exercise of the privileges of the license will not prejudice or be detrimental to the public safety or welfare, the Board shall grant the application, and the License Supervisor shall thereupon issue the license upon the payment of the fee herein provided. No such license shall be issued to any person other than the real and actual proprietor of the business for which it is issued, and the application for such license in case of a firm, copartnership or association shall state the names of the co-partners or associates and in case of a corporation, the name of the officers, directors, stockholders, and managers thereof, and all the requirements of this provision pertaining to the fingerprinting, investigation and fitness of the applicant shall apply to all such persons.

4. Lodging House: (see Hotel)
5. Lubricating Oil: (see Dealers in Gasoline, Motor Fuel, Or Lubricating Oil Not Used on Highway)

M

1. Marble or Granite Workers' Shop: For each marble or granite workers' shop, \$25.00 semiannually.
2. Massage Parlor: For each massage parlor, the sum of \$50.00 semiannually.
3. Mechanical Games or Devices: (see Coin Operated Amusement Machines)
4. Menagerie: (see Traveling Shows)
5. Mercantile: (see Collection Agency)
6. Merry-Go-Round: For each merry-go-round or carrousel, the sum of \$5.00 per day.
7. Message Center: For each message center the sum of \$25.00 semiannually.
8. Motor Fuel Oil: (see Dealers in Gasoline, Motor Fuel or Lubricating Oil Not Used on Highways)
9. Music--Furnished From Center Location and Delivered Through Music Box: The business of furnishing continuous and uninterrupted music transmitted from any central location and delivered through the medium of a music box or other outlet, other than coin operated, in the premises of the purchaser, shall pay a license fee in the sum of \$50.00 semiannually for the operation of five (5) outlets and an additional fee of \$10.00 semiannually for each outlet in excess thereof.
10. Music Machines: (see Juke Boxes)

N

1. Natatorium: (see Swimming Pool)
2. Nurseries--(see Title II, Chapter 5, Section 9)

O

1. Oculist: (see Optometrist)
2. Optometrist: For each traveling optometrist or oculist, who does not

hold and exhibit an existing license from the State of Nevada to practice as such, the sum of \$100.00 per day. For each optometrist or oculist holding such a license the sum of \$50.00 semiannually.

3. Osteopath: For each osteopath the sum of \$50.00 semiannually.
4. Outdoor Advertising: (see Advertising Space--Leasing or Selling).
5. Out-of-Door Yards: (see Secondhand Dealers).

P

1. Palmist (see Astrologer).
2. Parking Lots: The license fee semiannually for the operation of a public parking lot or semipublic parking lot shall be in accordance with the following schedule of capacities:

Four and under vehicles	\$ 10.00
Five to fifteen vehicles	30.00
Sixteen to thirty-five vehicles	50.00
Thirty-six to fifty vehicles	70.00
Over fifty vehicles	100.00

3. Patent Medicine Agency: For each patent medicine agency the sum of \$50.00 semiannually.
4. Pawnbroker: For each pawnbroker the sum of \$400.00 semiannually.
5. Phrenologist: (see Astrologer).
6. Physicians: For each physician or surgeon, whether connected with a firm or hospital or practicing by himself the sum of \$50.00 semiannually.
7. Planing Mill: For each planing mill allowed by law, the sum of \$25.00 semiannually.
8. Poolroom: (see Billiard Hall).
9. Pressed Brick Plant: (see Brick Yard).
10. Private Detective: (see Detective Agency-Private).
11. Private Detective Agency: (see Detective Agency-Private).
12. Public Stenographer: (see Stenographer-Public).

R

1. Race Horse Books--Distributing Information: The business of distributing information to race horse books and installing, maintaining and operating equipment incident thereto shall pay the sum of \$500.00 semiannually for

each race horse book to which such information is furnished. Provided, however, that the issuance of such a license shall not be deemed to require such licensee to deliver such service to any race horse book licensed under the provisions of this Code.

2. Refrigerating Plant: (see Cold Storage Plant)
3. Riding Horses--Renting: Every person providing riding horses for rent shall pay the sum of \$25.00 semiannually.
4. Rooming House: (see Hotels)
5. Room Registry Business: For each room registry business the sum of \$25.00 semiannually.

S

1. Salvaging: (see House Wrecking)
2. School Nurseries: (see Nurseries--Schools for Children)
3. Secondhand Dealers: Every person who operates a wrecking yard, junk yard or out-of-door yard or lot where used furniture, plumbing or other second-hand materials or merchandise are stored for sale, shall pay a license fee of \$175.00 semiannually. This Section shall include all out-of-door lots or yards upon which two (2) or more used cars not in condition to operate under their own power are permitted to remain for a period of thirty (30) days or longer.
4. Secondhand Dealers--Where Contract or Agreement is Made: For the business of dealing in secondhand goods, wares, or merchandise of any kind, character or description where, as a part of such transaction, a contract or agreement is made, or an undertaking verbal, written or otherwise, had with the vendor to resell to him the same goods, wares, or merchandise or to sell other goods, wares or merchandise in their place or stead, then and in case of such agreement, as aforesaid, a license tax of \$150.00 semiannually shall be paid.
5. Seer: (see Astrologer)
6. Sewing Machine Agent: For each sewing machine agent the sum of \$25.00 semiannually.

7. Shoeshining Stands: (see Bootblack Stands)
8. Shooting Gallery: For each shooting gallery, the sum of \$50.00 semiannually.
9. Sign Painting Establishment: (See Automobile Painting Establishment).
10. Signs--Electrical: (see Advertising Signs--Electrical, also Advertising Space--Leasing or Selling).
11. Skating Rink: For each skating rink, the sum of \$40.00 semiannually.
12. Skating Rink--Traveling: (see Traveling Shows),
13. Spiritualist: (see Astrologer).
14. Stenographer--Public: For every public stenographer the sum of \$50.00 semiannually. For the purpose of this Subdivision, a public stenographer is defined to be a person who makes a business of typing for the general public or for persons other than himself or his immediate permanent employer.
15. Subcontractor: (see Contractor).
16. Surgeons: (see Physicians).
17. Swimming Pool: Every person conducting, managing or carrying on the business of a natatorium or swimming pool or tank, where a fee or charge is made for the use thereof, or where rooms, lockers or bathing suits are rented in connection therewith, the sum of \$25.00 semiannually.

T

1. Taxicabs: For each vehicle capable of seating not more than seven (7) the sum of \$25.00 semiannually.
2. Telephone Juke Boxes: (see Juke Boxes).
3. Ticket Agency: (see Transportation Agency).
4. Title Company: (see Abstract and Title Company).
5. Tourist Camps: (see Hotels).
6. Trade College: For each trade college, trade school, business school or business college, where instructions are given in any trade or occupation for which a fee is charged, the sum of \$25.00 semiannually.
7. Trade School: (see Trade College).

8. Trailer Camp License Fee: Every person operating a trailer camp shall pay semiannually license fees according to the following schedule:

For one to eighteen trailer spaces inclusive	\$ 40.00
For nineteen to thirty trailer spaces inclusive	\$ 50.00
For thirty-one to fifty trailer spaces inclusive	\$ 60.00
For fifty-one to eighty trailer spaces inclusive	\$ 70.00
For eighty-one trailer spaces and above	\$ 100.00

9. Transportation Agency: For each automobile ticket agency or transportation agency, except when conducted by the owner of the transportation agency line, the sum of \$50.00 semi-annually. Such license fee shall be paid for such business even though the person conducting such business or paying such license fee may at the same time and in the same place operate another business.

10. Traveling Shows: Any proprietor, lessee or manager of any traveling show, traveling skating rink, circus, hippodrome, menagerie, or carnival intending to exhibit in the open air or under a tent or in any public hall, club room, assembly hall or theatre, where movable scenery and theatrical applicances are used for any performance or exhibition shall pay to the Director of License and Revenue the sum of \$100.00 as a license fee for the privilege of showing and exhibiting such traveling show, traveling skating rink, circus, hippodrome, menagerie or carnival for each day; and upon payment therefor, the Director of License and Revenue shall issue license for the day or number of days so paid for; provided, that nothing in this Subdivision contained shall be deemed or construed to require the holder of a theatre to procure any additional license to conduct, maintain, or carry on any theatrical or vaudeville performance when such performance is conducted at any theatre so licensed; and, provided further, that the license fee for any traveling show which does not, in the opinion of the Board of Commissioners of the City, require supervision on the part of the City over and above that normally required for general business licensees shall be in the sum of \$25.00 per day.

11. Tree Toppers--Bond Required: For each person conducting,

managing, carrying on or engaging in the business or trade of a tree topper, the sum of \$50.00 semi-annually shall be paid and in addition thereto, he shall maintain on deposit with the License Supervisor a bond in the penal sum of one thousand (\$1,000.00) dollars executed by a surety company authorized to do business in the State for the then current year, indemnifying the City against injury or damage to public property, and all other persons against injury or damage to person or property occurring while the licensee is engaged in work for which the license is issued. In the event of a recovery by the City or any private person, on such bond, the bond or a similar substitute shall be restored immediately to the penal sum of one thousand dollars (\$1,000.00).

12. Trucking Business: Every person, who, for hire, operates a truck or fleet of trucks which shall come into the City to receive merchandise for delivery outside the City, or which shall bring merchandise into the City from outside, and make deliveries of merchandise within the City, shall pay the sum of \$25.00 semiannually for each truck so operated.

This Subsection is not intended to apply, however, to trucks engaged in interstate commerce.

The above provision as to license fee to be paid shall likewise apply to and be paid by any person having no fixed place of business but who comes into the City from outside, regularly, to transact business by receiving or picking up chattels and personal property upon which repairs, personal service or work of any kind may be done for hire outside the City and again delivering the same to the owner within the City.

U

1. Upholstery Shop: (see Cabinet Shop)

V

1. Vulcanizing Business: For each vulcanizing business operated as a separate business, the sum of \$25.00 semiannually.

W

1. Warehouse Business: \$25.00 semiannually.

2. Wrecking Yard: (see Secondhand Dealers).

SECTION 6, Title V, Chapter 10, Section 11 of said Municipal Code is hereby amended to read as follows:

5-10-11: LICENSE FEES:

(A) The following license fees shall be charged by and paid to the Director of License & Revenue of the City by all persons who are required to be licensed under the provisions of this Chapter:

1. Broker: For each real estate broker, a license fee of fifty dollars (\$50.00) semiannually payable on semiannual billing date.
2. Salesman: For each real estate salesman, a license fee of ten dollars (\$10.00) semiannually, payable on semiannual billing date.
3. Branch office: For each branch office broker license, one dollar (\$1.00) semiannually.
4. Change of name and address: For each change of name or address, a fee of ten dollars (\$10.00).
5. Transfer of salesman's license: For each transfer of real estate salesman's license or change of employer, a fee of fifty cents (50¢).

(B) Where there shall be not to exceed two (2) persons, members of a real estate firm or copartnership or officers of a corporation engaged or employed in the prosecution of the real estate business, the annual license fee for each and every main office shall be fifty dollars (\$50.00), payable in semiannual installments on billing dates. The semiannual license fee for each branch office shall be the same as provided and fixed in this Section.

Where there shall be more than two (2) persons, members of a firm or copartnership, or officers of a corporation engaged or employed in the prosecution of the business, the semiannual license fee shall be the sum of twenty-five (\$25.00) dollars and in addition thereto the sum of ten dollars (\$10.00) semiannually for each and every person, member of a firm or copartnership, officer of a corporation, in excess of such two (2) persons engaged or employed in the prosecution of such business; provided, however, that the license fee for each branch office shall be as fixed in paragraph 3 of this Section. Where any person, who is required under the provisions of this Chapter to be licensed hereunder, is the holder of a real estate broker

license issued by the Nevada State Real Estate Board, and is not operating as an independent broker, but is associated with or employed by another duly licensed real estate broker in the capacity of a real estate salesman, such person shall be exempt from the provisions of paragraph 1 of this Section, provided as follows:

1. Statement of broker licensed by State: That there is filed with the Director of License & Revenue a statement in writing signed by a real estate broker duly licensed by the Nevada State Real Estate Board and the City, setting forth that the applicant broken is in fact employed as a real estate salesman by the broker signing such statement.
2. Statement from State Board: That there be filed with the Director of License & Revenue a statement executed by an officer of the Nevada State Real Estate Board addressed to the Director setting forth that such Board has on file a verified statement that the applicant for such real estate salesman license is employed by another real estate broker in the capacity of a real estate salesman and that such applicant is not engaged in the real estate business as an independent broker on his own behalf, or as a partner or associate of such employing broker.

SECTION 7. Title V, Chapter 16, Section 4 of said Municipal Code is hereby amended to read as follows:

5-16-4: LICENSE FEE: The license fee for a Retail Tobacco Dealer's license shall be ten dollars (\$10.00) semiannually, payable to the Director of License & Revenue for the current billing cycle; and when application for license is made subsequent to the current semiannual billing period, the license which is issued thereon shall be issued for the then current semiannual billing period unless some other and different semiannual period is particularly mentioned in such application. No license fee for less than a full semiannual period shall be accepted by the Director of License & Revenue upon any application.

SECTION 8. Title V, Chapter 21, Section 5 of said Municipal Code is hereby amended to read as follows:

5-21-5: LICENSE FEES: The following license fees for revenue shall be charged by and paid to the Director of License & Revenue of the City of Las Vegas by all persons who are required to be licensed under the provisions of this Chapter:

(A) Insurance agent or broker: For each insurance agent or broker, a license fee of fifty dollars (\$50.00) semiannually, payable in accordance with the cycle system of billing established by the Director of License & Revenue.

(B) Solicitor: For each insurance solicitor, a license fee of ten dollars (\$10.00) semiannually, payable in accordance with the cycle system of billing established by the Director of License & Revenue.

(C) Exemption: Where there shall be more than one (1) person, members of a firm or co-partnership, or officers of a corporation, engaged in the insurance business, the semiannual license fee shall be in the sum of ten dollars (\$10.00) for each and every person, member of a firm or co-partnership, officer of a corporation, in excess of such one (1) person engaged or employed in the prosecution of the business. It is the intent of this exemption to provide that the company or resident manager, or first agent of any company, shall pay the full fifty dollars (\$50.00) semiannual license fee and that every other person whether classified hereunder as an agent or solicitor shall pay to the City the ten dollars (\$10.00) semiannual license fee, provided, that such agent or solicitor is employed by or works for or under an agent who is already licensed under the provisions of this Chapter.

SECTION 9. Title V, Chapter 28, Section 3 of said Municipal Code is hereby amended to read as follows:

5-28-3: LICENSE FEES: The license fee shall be twenty-five dollars (\$25.00) semiannually per vehicle.

SECTION 10. Title V, Chapter 29, Section 3 of said Municipal Code is hereby amended to read as follows:

5-29-3: LICENSE FEES: Every owner, proprietor, or operator of a massage establishment who applies manual massage to the human trunk or limbs for fee, hire, or reward, or without such fee, hire, or reward, applies such manual massage to members of the public generally, shall obtain such license as a "massage parlor". The fee for such license shall be fifty dollars (\$50.00) semiannually, plus ten dollars (\$10.00) for

each masseur or masseuse employed.

SECTION 11. Any person, firm or corporation violating any of the provisions of this ordinance shall, upon conviction thereof, be punished by a fine of not more than \$500.00 and/or imprisonment in the City Jail for not more than six (6) months, or any combination of such fine and imprisonment. Every day of such violation shall constitute a separate offense.

SECTION 12. All ordinances, or parts of ordinances, sections, subsections, phrases, sentences, clauses or paragraphs contained in the Municipal Code of the City of Las Vegas, Nevada, 1960 Edition, in conflict herewith are hereby repealed.

SECTION 13. That for the reasons aforesaid it is necessary immediately to raise additional funds, and it is hereby declared that an emergency exists and that this ordinance is necessary for the immediate preservation of the public peace, health, and safety.

SECTION 14. That the City Clerk and Clerk of the Board of Commissioners of the City of Las Vegas shall cause this ordinance to be published once a week for two successive weeks immediately following its final reading and adoption, in the Las Vegas Review-Journal, a daily newspaper published in said City, and said ordinance shall become effective immediately following the second publication thereof.

PASSED, ADOPTED AND APPROVED this 20th day of December, 1967.


ORAN K. GRAGSON - Mayor

ATTEST:


ASSISTANT CITY CLERK

VOTING "AYE: Commissioners Howery, Corey, Stewart and Mayor Gragson

VOTING "NAY": None ABSENT: Commissioner Mirabelli (Excused)

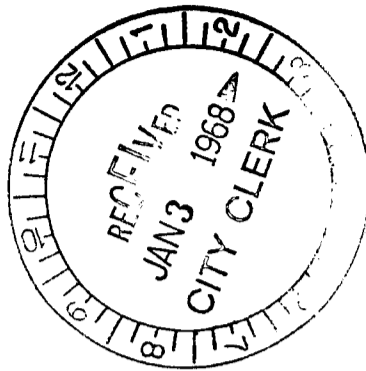
APPROVED:


ORAN K. GRAGSON - Mayor

ATTEST:


ASSISTANT CITY CLERK

AFFIDAVIT OF PUBLICATION



STATE OF NEVADA)
COUNTY OF CLARK,) SS

LOUIE MURATORE, being first duly sworn,
deposes and says that he is foreman for the Las Vegas Review-
Journal, a daily newspaper at Las Vegas, in the County of Clark,
State of Nevada, and that the attached was continuously published in
said newspaper for a period of TWO insertions
from December 24, 1967 to December 31, 1967
inclusive, being the issue of said newspaper for the following
dates, to wit:

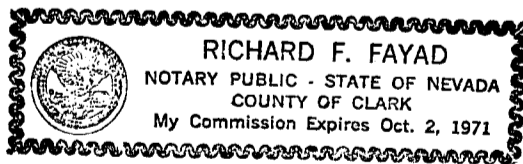
December 24, 31 - 1967

That said newspaper was regularly issued and circulated on each
of the dates above named.

SIGNED 
LOUIE MURATORE

Subscribed and sworn to before me this 31st day
of December, 19 67.


NOTARY PUBLIC, IN AND FOR
CLARK COUNTY, NEVADA



Legal Notices

EMERGENCY ORDINANCE NO. 1369
AN EMERGENCY ORDINANCE TO AMEND TITLE II, CHAPTER 3, SECTION 9 OF THE MUNICIPAL CODE OF THE CITY OF LAS VEGAS, NEVADA, 1960 EDITION TO INCREASE THE LICENSE FEES FOR CHILD CARE FACILITIES LICENSED THEREUNDER; TO AMEND TITLE V, CHAPTER 1 OF SAID CODE BY AMENDING SECTION 6 AND SECTION 7 OF SAID TITLE AND CHAPTER TO INCREASE THE MINIMUM LICENSE FEES FOR BUSINESSES LICENSED ON THE BASIS OF THEIR GROSS SALES; BY AMENDING SECTION 8 OF SAID TITLE AND CHAPTER TO INCREASE THE LICENSE FEES FOR PUBLIC UTILITIES LICENSED THEREUNDER AND PROVIDING CERTAIN EXCLUSIONS; BY AMENDING SECTION 10 OF SAID TITLE AND CHAPTER TO INCREASE THE LICENSE FEES FOR CERTAIN BUSINESSES LICENSED THEREUNDER; TO AMEND TITLE V, CHAPTER 10, SECTION 11 OF SAID CODE TO INCREASE THE LICENSE FEES FOR REAL ESTATE BROKERS AND SALESMEN LICENSED THEREUNDER AND TO INCREASE THE FEE FOR CHANGE OF NAME OR LOCATION; TO AMEND TITLE V, CHAPTER 16, SECTION 4 OF SAID CODE TO INCREASE THE LICENSE FEES FOR RETAIL TOBACCO DEALERS LICENSED THEREUNDER; TO AMEND TITLE V, CHAPTER 21, SECTION 5 OF SAID CODE TO INCREASE THE LICENSE FEES OF INSURANCE AGENTS AND BROKERS LICENSED THEREUNDER; TO AMEND TITLE V, CHAPTER 29, SECTION 3 OF SAID CODE TO INCREASE THE LICENSE FEES FOR MASSAGE PARLORS LICENSED THEREUNDER, PROVIDING OTHER MATTERS PROPERLY RELATED THERETO; PROVIDING PENALTIES FOR THE VIOLATION HEREOF; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HERewith; AND DECLARING AN EMERGENCY.

WHEREAS The City of Las Vegas has been forced to obtain a temporary emergency loan in the sum of Five Hundred Thousand (\$500,000.00) Dollars, in order to provide essential municipal services; and

WHEREAS It is necessary immediately to raise funds for the purpose of retiring said temporary loan; and

WHEREAS The Board of City Commissioners of said City deems it an emergency to increase business license fees for the purpose of providing a portion of the necessary funds.

NOW, THEREFORE, THE BOARD OF COMMISSIONERS OF THE CITY OF LAS VEGAS DOES ORDAIN AS FOLLOWS:

SECTION 1. Title II, Chapter 3, Section 9 of the Municipal Code of the City of Las Vegas, Nevada 1960 Edition, is hereby amended to read as follows:

2-3-9: LICENSE FEE:

(A) Upon receipt of an original, or renewal, application approved by the Child Welfare Board, or authorized by the Board of Commissioners as hereinbefore provided, the Division of Licenses and Revenue shall issue the appropriate license upon payment of the following applicable fee:

1. The semiannual license fee for a Family Care Home shall be twenty-five dollars (\$25.00).
2. The semiannual license fee for a Child Nursery shall be forty dollars (\$40.00).
3. The semiannual license fee for a Commercial Nursery shall be sixty dollars (\$60.00).
4. The semiannual license fee for a Church Nursery shall be sixty dollars (\$60.00).

Legal Notices

A Church Nursery may, upon applying for renewal of license, present evidence to the Child Welfare Board, which may warrant a reduction in the license fee, and the Board shall recommend to the Board of City Commissioners the amount of said renewal fee.

5. The semiannual license fee for a Nursery School with up to and including twelve (12) children enrolled shall be thirty dollars (\$30.00). And for a Nursery School with more than twelve (12) children-enrolled it shall be sixty dollars (\$60.00).

(B) In addition to the annual license fee, a Child Nursery, Commercial Nursery, Nursery School and a Church Nursery shall be required to have and maintain in full force and effect at all times during each license period, a policy of liability insurance covering personal injuries with limits of ten thousand dollars (\$10,000.00) for each accident, occurrence or injury. A copy of said policy shall be deposited with the Division of License and Revenue before issuance of the license or any renewal thereof.

(C) Each current license issued by the City shall be displayed in a prominent place in the child care facility.

SECTION 2. Title V, Chapter 1, Section 6 of said Municipal Code is hereby amended to read as follows:

5-1-6 LICENSE COLLECTIONS:

The License Supervisor shall make diligent inquiry as to all persons liable to pay a license fee as provided in this Chapter and shall require each person, where the license tax depends upon the receipts or amounts of business transacted, to state under oath the probable amount of business which he, or the firm of which he is a member, or for which he is agent or attorney, or the association or corporation of which he is president, secretary or managing agent, will do in the next succeeding period for which such license may be issued, which amount shall be computed according to the amount of business done during the period next preceding the period for which the license may be issued. Such person, agent, president, secretary or other officer shall procure a license from the License Supervisor for the term desired, and in the class of which such person is liable to pay. An average semi-annual gross sales by type of industry shall be established as a guide for businesses when first securing a license to commence operations. The figures selected by the City may be used as a basis for payment for the first six (6) months operation, provided, however, no fee shall be less than twenty-five dollars (\$25.00), and, provided, further, that in the event of an overpayment at the end of the period covered in the initial application, the overpayment shall be refunded. No refund will be made if said business does not operate for a complete licensing period. In the event of an underpayment in the first or any succeeding period, the additional amount will be added to the required fee for the next succeeding licensing period.

The License Supervisor and any other officer designated by him shall have the power and authority to enter any store, building or any other place in which such business is being conducted at any time during business hours and have access to the books of such business for the purpose of ascertaining the amount of sales made. The information received from the licensee under the provisions of this Section shall be confidential and available only to those officials concerned in such matters.

SECTION 3. Title V, Chapter 1, Section 7 of said Municipal Code is hereby amended to read as follows:

5-1-7: GROSS MONTHLY INCOME LICENSES; OPTION: Every person who, at a fixed place of business in the City, sells any goods, wares or merchandise, drugs or medicines, jewelry, wares or precious metals, whether on commission or otherwise, or operates any restaurant, steam or power laundry, garage, automobile service station, automobile sales agency (new car dealer), operators of used car lots containing only cars capable of being moved under their own power; provided, that the person operating an automobile sales agency (new car dealer) may under his license for such agency conduct a used car department solely in connection with such automobile sales agency (new car dealer) for the sale of used cars taken in trade by him for new cars and the fee schedule enumerated below shall apply to the average of the combined gross monthly sales of such used and new cars, newspaper, job printing establishment business of control, eradication or extermination of termites, insects, rodents or pests, funeral and undertaking establishment, theatre, moving picture show, or manufactures for sale soda water or any soft drinks, or operates a shoe making, shoe repair or cobbling shop, a photographic studio, or photograph gallery or photo-making shop, a blacksmith shop, welding shop, machine shop, general repair shop, motor repair shop, bicycle repair shop, clothes cleaning shop, tailoring establishment, nursery where plants, flowers, ferns, trees or other plants are cultivated, grown or propagated for the purpose of sale, or operates a hospital or clinic, or operates a creamery. A water company furnishing service to sections of the City and having gross monthly income or less than three thousand (\$3,000.00) per month must obtain from the License Supervisor for each branch of his business, a license, and must pay semiannually therefor an amount of money to be determined by the class in which the person is placed by the License Supervisor; such business to be classified and regulated by the amount of the average monthly sales made at the rates as follows:

SCHEDULE OF LICENSE FEES

\$	\$	\$
0-2,000	25.00	
2,000-3,000	30.00	
3,000-4,000	42.00	
4,000-5,000	54.00	
5,000-7,500	66.00	
7,500-15,000	78.00	
15,000-22,500	90.00	
22,500-30,000	106.00	
30,000-40,000	120.00	
40,000-50,000	147.00	
50,000-60,000	200.00	
60,000-70,000	230.00	
70,000-80,000	270.00	
80,000-90,000	300.00	
90,000-100,000	350.00	
100,000-110,000	370.00	
110,000-120,000	400.00	
120,000-130,000	440.00	
130,000-140,000	470.00	
140,000-150,000	500.00	
150,000-160,000	540.00	
160,000-170,000	570.00	
170,000-180,000	600.00	
180,000-190,000	640.00	
190,000-200,000	670.00	
200,000 and over	1/3 of 1%	

P UZND ADD

Any person operating, conducting and carrying on several different classes or types of business at a fixed place of business in the City, any of which may fall within the classification mentioned in this Section; and some of which may fall within the classification mentioned in Section 10 of this Chapter, may have and hereby is given the option of paying the license fee upon his total volume of business done in all such types of business at the rates mentioned in this Section, or he may keep separate account of the volume of business done on the types of business which fall within the classification mentioned in this Section and may pay his license thereon according to the rates provided therefor in this Section, and may treat those types of business which fall within Section 10 of this Chapter as separate business and pay his license upon each such type of business according to the provisions of Section 10 of this Chapter, without regard to the volume of business done under such types of business upon which license shall be so paid according to the rates mentioned in Section 10.

SECTION 4. Title V, Chapter 1, Section 8 of said Municipal Code is hereby amended to read as follows:

5-1-8 PUBLIC UTILITY LICENSE: Every person, firm, association or corporation engaged in the telephone business or in the business of furnishing and supplying heating or illuminating gas to others through gas mains, or electrical current or power, lighting or domestic purposes or who supplies water for domestic purposes to others through water mains, shall pay for and obtain a semiannual license to carry on each of such businesses, as per the following scheduled:

(A) Every telephone company shall pay for such license a sum equal to five per cent (5%) of its total operating revenues, as defined in the Uniform System of Accounts prescribed for Telephone Companies by the Federal Communications Commission, from recurring monthly charges for basic monthly telephone service furnished by such licensee within the corporate limits of the City of Las Vegas, Nevada, from and after June 1, 1968;

(B) Every gas company shall pay for such license a sum equal to five per cent (5%) of its total operating revenues, as defined in the Uniform System of Accounts prescribed for Public Utilities and Licensing by the Federal Power Commission, for gas service furnished by such licensee within the corporate limits of the City of Las Vegas, Nevada, from and after June 1, 1968;

(C) Every water company shall pay

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for such license a sum equal to five per cent (5%) of its total operating revenues, from water service furnished by such licensee within the corporate limits of the City of Las Vegas, Nevada, from and after June 1, 1968.

- (D) Every electric light or power company shall pay for such license a sum equal to five per cent (5%) of its total operating revenues, as defined in the Uniform System of Accounts prescribed for Public Utilities and Licensees by the Federal Power Commission, from electrical service furnished within the corporate limits of the City of Las Vegas, Nevada, from and after June 1, 1968.

provided, however, that there shall be excluded from the term "total operating revenues", revenues earned from sales to governmental agencies of the United States of America and of the State of Nevada, inter-utility sales and sales made to industrial plants.

Prior to the issuance of a license hereunder, the applicant therefor shall state in writing, under oath, to the Director of License & Revenue, the probable amount of total operating revenues computed upon the amount of total operating revenues earned during the preceding period. Where the amount of total operating revenues actually earned in any period shall be in excess of the estimate for such period, the licensee shall be indebted to the City for any deficiency in fee paid for such period and liable therefor to the City in a civil action. No license hereunder shall be issued to such licensee for any subsequent period unless and until such deficiency is paid, and when so paid, shall constitute an additional fee for any license issued hereunder for such subsequent period and be deemed in full payment of such deficiency. Where the amount of total operating revenues actually earned in any period shall be less than the estimate for such period the excess paid in the previous period shall be credited to the licensee and the same shall be applied to the license issued for the subsequent period.

This provision shall apply to all persons conducting the above mentioned businesses, or any of them, whether under permission and regulations of the Public Service Commission in the State of Nevada or otherwise.

SECTION 5, TITLE V, Chapter 1, Section 10 of said Municipal Code is hereby amended to read as follows:

5-1-10: MISCELLANEOUS LICENSES:

The rates of license tax for businesses, trades, occupations, and employments hereinafter named are hereby fixed and the same shall be paid by any person engaged in or carrying on the same in the City, as follows:

1. Abstract or Title Company: For each abstract or title company, \$250.00 semiannually.
2. Accountant: For each certified public accountant or independent public accountant, \$50.00 semiannually. For the purpose of this Section, an independent public accountant is defined as a person who does bookkeeping or accounting work for two (2) or more persons, or who prepares or assists in preparing income tax returns for two (2) or more persons other than himself.
3. Adobe Block Manufacturing Plant: (see Brick Yard)
4. Advertising Business: For each advertising business or advertising counsel, \$50.00 semiannually.
5. Advertising Counsel: (see Advertising Business)
6. Advertising-Distributing Handbills: Every person conducting, managing, or carrying on the business of distributing advertising samples, handbills, orders, or printed matter of any kind shall pay \$50.00 semiannually.
7. Advertising Samples: (see Advertising-Distributing Handbills)
8. Advertising Signs - Electrical: The business of furnishing, distributing or placing in use electrical advertising signs, whether by lease, sale or conditional sales contract, shall pay a license fee of \$250.00 semiannually.
9. Advertising Space - Leasing or Selling: The business of leasing or selling outdoor advertising space, whether billboard or electrical signs, shall pay a license fee of \$250.00 semiannually.
10. Amusement Park: For each amusement park charging admission to the grounds, twenty-five dollars (\$25.00) semiannually.
11. Apartment House: Every person engaged in the business of keeping or conducting an apartment house in the City shall pay for and obtain a semi-annual license to carry on such business as per schedule as follows:
Those who have five (5) apartments and not exceeding eight (8) apartments shall pay the sum of twenty-five dollars (\$25.00) semiannually.
Those who have nine (9) apartments not exceeding eighteen (18) apartments, shall pay the sum of thirty-seven and 50/100 dollars (\$37.50) semiannually.

Those who have nineteen (19) apartments and not exceeding thirty-eight (38) apartments shall pay the sum of seventy-five (\$75.00) Dollars semiannually.

Those who have thirty-nine (39) apartments and not exceeding seventy-eight (78) apartments shall pay the sum of one hundred fifty dollars (\$150.00) semiannually.

Those who have seventy-nine (79) apartments and not exceeding one hundred fifty-eight (158) apartments shall pay the sum of three hundred dollars (\$300.00) semiannually.

Those who have one hundred fifty-nine (159) apartments and not exceeding three hundred eighteen (318) apartments shall pay the sum of six hundred dollars (\$600.00) semiannually.

Those who have three hundred nineteen (319) apartments and over shall pay the sum of six hundred dollars (\$600.00) semiannually.

Those who have three hundred nineteen (319) apartments and over shall pay the sum of six hundred (\$600.00) semiannually plus the additional sum of one and 75/100th dollars (\$1.75), semiannually for each apartment in excess of three hundred eighteen (318).

12. Architect: For each architect, fifty dollars (\$50.00) semiannually.

13. Assayer: For each assayer, fifty dollars (\$50.00) semiannually.

14. Astrologer: For every person who carries on, practices or professes to practice the business of astrology, palmistry, phrenology, life reading, fortune telling, cartomancy, clairvoyance, clairaudience, crystal gazing, hypnotism, mediumship, prophecy, augury, divination magic or necromancy, and demands or receives a fee for the exercise or exhibition of his art therein, directly or indirectly, or incidental to the conduct of any other business, either as a gift, donation, or otherwise, or who gives an exhibition thereof at any place where an admission fee is charged, five hundred dollars (\$500.00) semiannually. No person shall receive a license as an astrologer, or similar occupation without having first obtained from the Chief of Police a work permit and said applicant shall pay to the Supervisor of Licenses the sum of fifty dollars (\$50.00) which said sum shall be an investigation fee.

Any license issued for the practice of astrology, or similar occupation herein enumerated shall be restricted to the following area:

Any commercial or industrial zone, provided a Use Permit therefor is obtained.

No employee or other person shall assist the licensee in any audience or reading, nor shall any mechanical device of any description whatsoever be used by the licensee in the conduct of any interview, audience or reading. This shall not be construed to apply to doctors, dentists or other medical practitioners licensed by the appropriate Board under the Nevada Revised Statutes or to persons employed by such doctors, dentists, or other medical practitioners acting under their direction and control, who use hypnotism as an aid in treatment or as a supplementary form of treatment in the course of their profession.

15. Auctioneer: For each auctioneer, two hundred fifty dollars (\$250.00) semiannually or fraction thereof.

16. Auto Court: (see Hotels)

17. Automobile Painting Establishment: For each automobile painting or sign painting establishment, twenty-five dollars (\$25.00) semiannually.

18. Automobile Reclaiming Agency: For each automobile reclaiming agency, fifty dollars (\$50.00) semiannually.

19. Automobile Ticket Agency: (see Transportation Agency)

1. Bail Bond Broker: For each bail bond broker or bail bond brokerage business, after a State license has been acquired, \$50.00 semiannually.

2. Bail Bond Brokerage: (see Bail Bond Broker)

3. Banks and Bankers: For every banker and bank except National Banks, \$250.00 semiannually.

4. Barbershops: For each barber shop, \$25.00 semiannually for the first barber chair operated; \$10.00 semiannually for each additional barber chair operated; and \$10.00 semiannually for a manicurist, bootblack or bootblack stand operating therein.

5. Beauty Parlor: For each beauty parlor whether operated in connection with a barber shop or separately, and after securing a State license to do business, \$25.00 semiannually for the first operator and \$10.00 semiannually for each additional operator or manicurist.

6. Billboards: (see Advertising Signs—Leasing or Selling)

7. Billiard Halls: Every person operating a billiard hall or billiard room or pool hall or pool room shall pay for the billiard table or pool table in any establishment, \$25.00 semiannually for the first table, and \$12.50 semiannually for each additional billiard table or pool table.

8. Bookkeeper: (see Accountants)

9. Bootblack Stands: For each bootblack stand, the sum of \$25.00 semiannually.

10. Bowling Alley: Every person who shall operate a bowling alley within the City shall pay the sum of \$25.00 semiannually for the first alley and the sum of \$12.50 semiannually for each additional alley in such establishment.

11. Brick Yard: For each brick yard, pressed brick plant or adobe or concrete block manufacturing plant, \$25.00 semiannually.

12. Broker—Bail Bond: (see Bail Bond Broker)

13. Brokersage Establishment: For each brokerage establishment, \$250.00 semiannually.

14. Builders: (see Contractors)

15. Business College (see Trade College)

16. Business School: (see Trade College)

1. Cabinet Shop: For each cabinet shop, carpenter shop, carpenter shop or upholstery shop, the sum of \$25.00 semiannually.

2. Carnival: (see Traveling Shows)

3. Carpenter Shop: (see Cabinet Shop)

4. Carousel: (see Merry-go-Round)

5. Chiropodist: For each chiropodist, \$50.00 semiannually.

6. Chiropactor: For each chiropactor \$50.00 semiannually.

7. Circus: (see Traveling Shows)

8. Clairvoyant: (see Astrologer)

9. Coin Operated Amusement Machines: Any establishment maintaining and conducting therein coin operated amusement machines or any type of mechanical game or device, not intended or played for gambling purposes, but for use by the patrons of such establishment for amusement only, shall pay the sum of \$25.00 semiannually for each machine, mechanical game or device.

10. Coin Operated Music Machines: (see Juke Boxes)

11. Cold Storage Plant: Every person conducting, managing or carrying on the business of cold storage or refrigeration plant for the purpose of storing fruits, vegetables, meats, fish, eggs or dairy products, or any other merchandise, shall pay the sum of \$2.00 semiannually for each one thousand square feet (1,000 sq. ft.) of floor area or fraction thereof, with a minimum semiannual license fee of \$25.00.

12. Collection Agency: For each collection agency or mercantile agency the sum of \$50.00 semiannually.

13. Concrete Block Manufacturing Plant: (see Brick Yard)

14. Contractors: Generally. For each contractor, other than those engaged in the business of paving or macadamizing, \$100.00 semiannually, and for each \$200.00 semiannually; provided, however, that no license shall be issued hereunder to any contractor who is required to hold a license issued by the State Contractor's Board, unless such contractor is the holder of a valid and subsisting State license. The term "contractor" is synonymous with the term "Builder" and, within the meaning of this Code, a contractor is any individual, firm, partnership, corporation, association, or other organization, or any combination thereof, except a licensed architect or a registered civil engineer, acting solely in his professional capacity who in any capacity other than as the employee of a contractor, as herein defined, undertakes to, or offers to undertake to, or purports to have the capacity to undertake to, or submits a bid to, or does himself or by or through others, construct, alter or repair, add to, subtract from, improve, move, wreck or demolish any building, highway, road, railroad, excavation, or other structure, project, development or improvement, or to do any part thereof, including the erection of scaffolding or other structures or work in connection therewith. A contractor within the meaning of this Code includes subcontractors or specialty contractor, but does not include anyone who furnishes materials or supplies, without fabricating them into, or consuming them in the performance of the work of a contractor.

The provisions of this Subsection shall not apply to any person in the employ of this the Federal, City, State or County governments, including any political subdivisions thereof, with wages as the sole compensation; provided, however, that the work performed by such person is confined solely to the premises owned by him respectively; nor to owners of property, building or improving structures thereon for the occupancy of such owner and not intended for sale or lease; nor to the sale and installation of any finished products, materials or articles of merchandise, which are not actually fabricated into and do not become a permanent fixed part of the structure; nor to any construction, alteration or improvement or repair of personal property; nor to those engaged in the business of plumbing as defined in the Plumbing Code, the provisions of which code shall continue to govern and control the licensing and regulation of those engaged in such business, nor to those engaged in the business of electrical contracting as defined in the Electrical Code of the City, the provisions of which Code shall continue to govern and control the licensing and regulation of those engaged in such business.

Before any license shall be issued hereunder the applicant therefor shall first obtain and file with the License Supervisor a surety bond in the penal sum of one thousand dollars (\$1,000.00), executed by a surety company authorized to do business in the State. Such bond shall first be approved by the City Attorney as to form and legality thereof, and be conditioned that the licensee will comply with the provisions of all laws and regulations of the City, the rules and regulations of the Health Departments of the State and the City pertaining to the work done by the licensee, that the licensee will indemnify the City and all others for any loss sustained by reason of injury or damage to person or property in connection with or as a result of the work done by such licensee. In the event of any recovery upon such bond, the same shall be immediately restored to its original penal sum or a substitute bond furnished in the form and penal sum originally required. The bond for paving, macadamizing and excavation shall be in the sum of two thousand dollars (\$2,000.00).

D

1. Dealers In Bankrupt, Assigned or Damaged Merchandise, Drugs: Every person who ships into and sells in the City any bankrupt, assigned or damaged stock of goods, wares, merchandise, drugs, jewelry, dry goods, boots and shoes, clothing, hardware, groceries, furniture, or other stock or merchandise, shall pay a license fee of \$600.00 semiannually or for any fraction thereof.

2. Dealers in Gasoline, Motor Fuel or Lubricating Oil Not Used on Highways: Every person selling or distributing gasoline, motor fuel oil of any kind or lubricating oil of any kind within the City; not for use as motor fuel for motor vehicles upon the highways of this State, or not to be exported from this State or sold to the government of the United States for official use of such government, shall pay a license fee of \$100.00 semiannually. No such person or dealer in such gasoline, motor fuel oil or lubricating oil shall be required to include in his volume of business the amount of any such gasoline, motor fuel oil or lubricating oil sales under any license fee paid under the provisions of Section 7 of this Chapter.

3. Decorator: (See Designer)

4. Dentists: For each dentist whether connected with or as a member of a firm, or practicing by himself, \$10.00 semiannually.

5. Designer: For each designer or decorator the sum of \$50.00 semiannually.

6. Dray Business: (see Express and Warehouse Business)

7. Drugless practitioner: For each drugless practitioner, the sum of \$50.00 semiannually; provided, however, that this shall not apply to persons who treat the sick through prayer or spiritual means.

E

1. Electric Signs: For each business erecting, selling or leasing electric signs the sum of \$25.00 semiannually. Before a license shall be issued the applicant shall obtain and file with the License Supervisor a surety bond in the sum of one thousand (\$1,000.00) Dollars.

2. Employment Office: For each employment or intelligence office the sum of \$50.00 semiannually. The applicant shall first obtain a State license.

3. Express and Dray Business: For each dray and express business, or either, \$25.00 semiannually for the first vehicle and \$12.50 semiannually for each additional vehicle used in such business; but warehouse business without vehicles shall pay \$25.00 semiannually.

F

1. Finance Company: For each finance company, the sum of \$250.00 semiannually. For the purpose of this Sub-

section, a finance company is defined to be any person other than banks, who makes a business of loaning to others for profit and who holds himself out of the general public as such.

2. Fortune Teller: For each fortune teller the sum of \$100.00 per day.

G

Granite Workers' Shop: For each granite workers' shop the sum of \$25.00 semiannually.

1. Hairdressing Parlor: For each beauty parlor or hairdressing parlor, whether operated in connection with a barber shop or separately, \$25.00 semiannually for the first operator and \$10.00 semiannually for each additional operator or manicurist. A State license must first be obtained to operate a hairdressing parlor.

2. Handbills: Upon the approval of the City Manager a license shall be issued for each person distributing handbills in the sum of \$50.00 semiannually.

3. Hippodrome: (see Traveling Shows)

4. Hotel: For each hotel, lodging house, rooming house, auto court, or tourist camp, as defined hereunder, \$12.50 semiannually for from 5 to 8 guest rooms; from nine (9) to eighteen (18) guest rooms, \$25.00 semiannually; from nineteen (19) to thirty (30) guest rooms, \$50.00 semiannually; thirty-one (31) to fifty (50) guest rooms, \$75.00 semiannually; from fifty-one (51) to eighty (80) guest rooms, \$100.00 semiannually; from eighty-one (81) to one hundred twenty (120) guest rooms, \$125.00 semiannually; from one hundred twenty-one (121) to one hundred sixty (160) guest rooms, \$150.00 semiannually; from one hundred sixty-one (161) to two hundred (200) guest rooms, \$175.00 semiannually; from two hundred one (201) to two hundred fifty (250) guest rooms, \$200.00 semiannually; from two hundred fifty-one (251) to three hundred (300) guest rooms, \$225.00 semiannually; from three hundred one (301) to three hundred fifty (350) guest rooms, \$250.00 semiannually; from three hundred fifty-one (351) to four hundred (400) guest rooms, \$275.00 semiannually; from four hundred one (401) to four hundred fifty (450) guest rooms, \$300.00 semiannually; from four hundred fifty-one (451) to five hundred (500) guest rooms, \$325.00 semiannually; over five hundred (500) guest rooms, \$325.00 semiannually plus \$.50 per room over five hundred (500) guest rooms semiannually.

For the purpose of this Section, an auto court or tourist camp is defined as a place, other than a regular hotel or apartment house, where sleeping accommodations in small buildings are rented to the general public, and whenever more than three (3) cabins or small buildings are situated in close proximity to each other and are owned or operated by the same person and are rented to the general public, either by the day, week, month, or year, and whether to transients or permanent residents of the City, the same shall be considered to be a tourist camp or auto court.

5. House Moving — Bond required: For each person conducting, managing or carrying on the business of house moving, a semiannual license fee of \$50.00 shall be paid, and in addition thereto, the person shall maintain on deposit with the License Supervisor a bond in the penal sum of one thousand dollars (\$1,000.00) executed by a surety company authorized to do business in the State for the then current year, indemnifying the City against injury or damage to pavements or other public property and all other persons against injury or damage to person or property occurring while any house is being moved into, along or off any public street. In the event of a recovery by the City or any private person on such bond, the bond or a similar substitute shall be restored immediately to the penal sum of one thousand dollars (\$1,000.00).

6. House Wrecking: Every person conducting, managing or carrying on the business of house wrecking or salvaging shall pay a semiannual license fee of \$25.00.

I

1. Income Tax Expert: (see Accountant.)

2. Insurance Adjuster: For each insurance adjuster or insurance adjusting agency, \$50.00 semiannually, except that this subdivision shall not apply to regular insurance agents adjusting losses for their own companies.

3. Insurance Adjusting Agency: (see Insurance Adjuster)

4. Insurance Agent: (see Title V, Chapter 21)

5. Intelligence Office: (see Employment Office)

6. Iron Works: (see Welding or Iron Works)

J

1. Juke Boxes: Any establishment maintaining and conducting therein juke boxes, telephone juke boxes or any other type of coin operated music machines for use by the patrons of such establishment shall pay a license fee of \$25.00 semiannually for each machine.

2. Junk Yard: (see Secondhand Dealer)

1. Laundry — Hand: For each hand laundry employing one (1) or more persons the sum of \$25.00 semiannually.

2. Lawyers: For each lawyer, whether connected with or as a member of a firm, or practicing by himself, the sum of \$50.00 semiannually.

3. Locksmith: Each locksmith shall pay a license fee of \$50.00 semiannually, which shall be in addition to the license tax upon any other business operated by him. The application for a locksmith license or any renewal thereof shall first be presented to the Chief of Police who shall fingerprint the applicant and require such other information as to the identity of the applicant as will enable the Chief of Police to properly investigate the applicant's character and reputation. Upon the completion of such investigation, the Chief of Police shall report his findings to the Board of Commissioners, together with his endorsement upon the application of his approval or disapproval. If it shall appear to the Board of Commissioners that the applicant is of such character and reputation that his exercise of the privileges of the license will not prejudice or be detrimental to the public safety or welfare, the Board shall grant the application, and the License Supervisor shall thereupon issue the license upon the payment of the fee herein provided. No such license shall be issued to any person other than the real and actual proprietor of the business for which it is issued, and the application for such license in case of a firm, copartnership or association shall state the names of the copartners or associates and in case of a corporation, the name of the officers, directors, stockholders, and managers thereof, and all the requirements of this provision pertaining to the fingerprinting, investigation and fitness of the applicant shall apply to all such persons.

4. Lodging House: (see Hotel)

5. Lubricating Oil: (see Dealers in Gasoline, Motor Fuel, or Lubricating Oil Not Used on Highway)

M

1. Marble or Granite Workers' Shop: For each marble or granite workers' shop, \$25.00 semiannually.

2. Massage Parlor: For each massage parlor, the sum of \$50.00 semiannually.

3. Mechanical Games or Devices: (see Coin Operated Amusement Machines)

4. Menagerie: (see Traveling Shows)

5. Mercantile: (see Collection Agency)

6. Merry-Go-Round: For each merry-go-round or carrousel, the sum of \$5.00 per day.

7. Message Center: For each message center the sum of \$25.00 semiannually.

8. Motor Fuel Oil: (see Dealers in Gasoline, Motor Fuel or Lubricating Oil Not Used on Highways)

9. Music — Furnished From Center Location and Delivered Through Music Box: The business of furnishing continuous and uninterrupted music transmitted from any central location and delivered through the medium of a music box or other outlet, other than coin operated, in the premises of the purchaser, shall pay a license fee in the sum of \$50.00 semiannually for the operation of five (5) outlets and an additional fee of \$10.00 semiannually for each outlet in excess thereof.

10. Music Machines: (see Juke Boxes)

N

1. Natatorium: (see Swimming Pool)

2. Nurse: (see Title II, Chapter 3, Section 9)

O

1. Optician: (see Optometrist)

2. Optometrist: For each traveling optometrist or oculist, who does not hold and exhibit an existing license from the State of Nevada to practice as such, the sum of \$100.00 per day. For each optometrist or oculist holding such a license the sum of \$50.00 semiannually.

3. Osteopath: For each osteopath the sum of \$50.00 semiannually.

4. Outdoor Advertising: (see Advertising Space — Leasing or Selling)

5. Out-of-Door Yards: (see Secondhand Dealers)

6. Palmist (see Astrologer)

7. Parking Lots: The license fee semiannually for the operation of a public parking lot or semipublic parking lot shall be in accordance with the following schedule of capacities:

Four and under vehicles \$10.00

Five to fifteen vehicles 30.00

Sixteen to thirty-five vehicles 50.00

Thirty-six to fifty vehicles 70.00

- Over fifty vehicles 100.00
- Patent Medicine Agency: For each patent medicine agency the sum of \$50.00 semiannually.
 - Pawnbroker: For each pawnbroker the sum of \$400.00 semiannually.
 - Phrenologist: (see Astrologer).
 - Physicians: For each physician or surgeon, whether connected with a firm or hospital or practicing by himself the sum of \$50.00 semiannually.
 - Planing Mill: For each planing mill allowed by law, the sum of \$25.00 semiannually.
 - Poolroom: (see Billiard Hall).
 - Pressed Brick Plant: (see Brick Yard).
 - Private Detective: (see Detective Agency-Private).
 - Private Detective Agency: (see Detective Agency-Private).
 - Public Stenographer: (see Stenographer-Public).

- R**
- Race Horse Books — Distributing information: The business of distributing information to race horse books and installing, maintaining and operating equipment incident thereto shall pay the sum of \$500.00 semiannually for each race horse book to which such information is furnished. Provided, however, that the issuance of such a license shall not be deemed to require such licensee to deliver such service to any race horse book licensed, under the provisions of this Code.
 - Refrigerating Plant: (see Cold Storage Plant).
 - Riding Horses — Renting: Every person providing riding horses for rent shall pay the sum of \$25.00 semiannually.
 - Rooming House: (see Hotels).
 - Room Registry Business: For each room registry business the sum of \$25.00 semiannually.

- S**
- Schools: (see House Wrecking)
 - School Nurseries: (see Nurseries—Schools for Children)
 - Secondhand Dealers: Every person who operates a wrecking yard, junk yard or out-of-door yard or lot where used furniture, plumbing or other second-hand materials or merchandise are stored for sale, shall pay a license fee of \$175.00 semiannually. This Section shall include all out-of-door lots or yards upon which two (2) or more used cars not in condition to operate under their own power are permitted to remain for a period of thirty (30) days or longer.
 - Secondhand Dealers — Where Contract or Agreement is Made: For the business of dealing in secondhand goods, wares, or merchandise of any kind, character or description where, as a part of such transaction, a contract or agreement is made, or an undertaking verbal, written or otherwise, had with the vendor to resell to him the same goods, wares, or merchandise or to sell other goods, wares or merchandise in their place or stead, then and in case of such agreement, as aforesaid, a license tax of \$150.00 semiannually shall be paid.
 - Seer: (see Astrologer)
 - Sewing Machine Agent: For each sewing machine agent the sum of \$25.00 semiannually.
 - Shoeshining Stands: (see Bootblack Stands)
 - Shooting Gallery: For each shooting gallery, the sum of \$50.00 semiannually.
 - Sign Painting Establishment (See Automobile Painting Establishment).
 - Signs — Electrical: (see Advertising Signs — Electrical; also Advertising Space — Leasing or Selling).
 - Skating Rink: For each skating rink, the sum of \$40.00 semiannually.
 - Skating Rink — Traveling: (see Travelling Shows).
 - Spiritualist: (see Astrologer).
 - Stenographer — Public: For every public stenographer the sum of \$50.00 semiannually. For the purpose of this Subdivision, a public stenographer is defined to be a person who makes a business of typing for the general public or for persons other than himself or his immediate permanent employer.
 - Subcontractor: (see Contractor).
 - Surgeons: (see Physicians).
 - Swimming Pool: Every person conducting, managing or carrying on the business of a natatorium or swimming pool or tank, where a fee or charge is made for the use thereof, or where rooms, lockers or bathing suits are rented in connection therewith, the sum of \$25.00 semiannually.

- Taxicabs: For each vehicle capable of seating not more than seven (7) the sum of \$25.00 semiannually.
- Telephone Juke Boxes: (see Juke Boxes).
- Ticket Agency: (see Transportation Agency).
- Title Company: (see Abstract and Title Company).
- Tourist Camps: (see Hotels).
- Trade College: For each trade college, trade school, business school or business college, where instructions are given in any trade or occupation for which a fee is charged, the sum of \$25.00 semiannually.
- Trade School: (see Trade College).
- Trailer Camp License Fee: Every person operating a trailer camp shall pay semiannually license fees according to the following schedule:

For one to eighteen trailer spaces inclusive	\$ 40.00
For nineteen to thirty trailer spaces inclusive	\$ 50.00
For thirty-one to fifty trailer spaces inclusive	\$ 60.00
For fifty-one to eighty trailer spaces inclusive	\$ 70.00
For eighty-one trailer spaces and above	\$100.00
- Transportation Agency: For each automobile ticket agency or transportation agency, except when conducted by the owner of the transportation agency line, the sum of \$50.00 semiannually. Such license fee shall be paid for such business, even though the person conducting such business or paying such license fee may at the same time and in the same place operate another business.
- Traveling Shows: Any proprietor, lessee or manager of any traveling show, traveling skating rink, circus, hippodrome, menagerie, or carnival intending to exhibit in the open air, under a tent or in any public hall, club room, assembly hall or theatre, where movable scenery and theatrical appliances are used for any performance or exhibition shall pay to the Director of License and Revenue the sum of \$100.00 as a license fee for the privilege of showing and exhibiting such traveling show, traveling skating rink, circus, hippodrome, menagerie or carnival for each day; and upon payment thereof, the Director of License and Revenue shall issue a license for the day or number of days so paid for; provided, that nothing in this Subdivision contained shall be deemed or construed to require the holder of a theatre to procure any additional license to conduct, maintain, or carry on any theatrical or vaudeville performance when such performance is conducted at any theatre so licensed; and, provided further, that the license fee for any traveling show which does not, in the opinion of the Board of Commissioners of the City, require supervision on the part of the City over, and above that normally required for general business, licensees shall be in the sum of \$25.00 per day.
- Tree Toppers — Bond Required: For each person conducting, managing, carrying on or engaging in the business or trade of a tree topper, the sum of \$50.00 semiannually shall be paid and in addition thereto, he shall maintain on deposit with the License Supervisor a bond in the penal sum of one thousand (\$1,000.00) dollars executed by a surety company authorized to do business in the State for the then current year, indemnifying the City against injury or damage to public property, and all other persons against injury or damage to person or property occurring while the licensee is engaged in work for which the license is issued. In the event of a recovery by the City or any private person, on such bond, the bond or a similar substitute shall be restored immediately to the penal sum of one thousand dollars (\$1,000.00).
- Trucking Business: Every person, who, for hire, operates a truck or fleet of trucks which shall come into the City to receive merchandise for delivery outside the City, or which shall bring merchandise into the City from outside, and make deliveries of merchandise within the City, shall pay the sum of \$25.00 semiannually for each truck so operated. This Subsection is not intended to apply, however, to trucks engaged in interstate commerce. The above provision as to license fee to be paid shall likewise apply to and be paid by any person having no fixed place of business but who comes into the City from outside, regularly, to transact business by receiving or picking up chattels and personal property upon which repairs, personal service or work of any kind may be done for hire outside the City and again delivering the same to the owner within the City.

- U**
- Upholstery Shop: (see Cabinet Shop)
 - Vulcanizing Business: For each vul-

canizing business operated as a separate business, the sum of \$25.00 semiannually.

- W**
- Warehouse Business: \$25.00 semiannually.
 - Wrecking Yard: (see Secondhand Dealers).
- SECTION 6. Title V, Chapter 10, Section 11 of said Municipal Code is hereby amended to read as follows:**
- 5-10-11: LICENSE FEES:**
- (A) The following license fees shall be charged by and paid to the Director of License & Revenue of the City by all persons who are required to be licensed under the provisions of this Chapter:
- Broker: For each real estate broker, a license fee of fifty dollars (\$50.00) semiannually payable on semi-annual billing date.
 - Salesman: For each real estate salesman, a license fee of ten dollars (\$10.00) semiannually, payable on semi-annual billing date.
 - Branch office: For each branch office broker license, one dollar (\$1.00) semiannually.
 - Change of name and address: For each change of name or address, a fee of ten dollars (\$10.00).
 - Transfer of salesman's license: For each transfer of real estate salesman's license or change of employer, a fee of fifty cents (50c).
- (B) Where there shall be not to exceed two (2) persons, members of a real estate firm or copartnership or officers of a corporation engaged or employed in the prosecution of the real estate business, the annual license fee for each and every main office shall be fifty dollars (\$50.00), payable in semiannual installments on billing dates. The semiannual license fee for each branch office shall be the same as provided and fixed in this Section.
- Where there shall be more than two (2) persons, members of a firm or copartnership, or officers of a corporation engaged, or employed in the prosecution of the business, the semi-annual license fee shall be the sum of twenty-five (\$25.00) dollars and in addition thereto the sum of ten dollars (\$10.00) semiannually for each and every person, member of a firm or copartnership, officer of a corporation, engaged or employed in the prosecution of such business; provided, however, that the license fee for each branch office shall be as fixed in paragraph 3 of this Section. Where any person, who is required under the provisions of this Chapter to be licensed hereunder, is the holder of a real estate broker license issued by the Nevada State Real Estate Board, and is not operating as an independent broker, but is associated with or employed by another duly licensed real estate broker in the capacity of a real estate salesman, such person shall be exempt from the provisions of paragraph 1 of this Section, provided as follows:
- Statement of broker licensed by State: That there is filed with the Director of License & Revenue a statement in writing signed by a real estate broker duly licensed by the State Real Estate Board and the City, setting forth that the applicant broker is in fact employed as a real estate salesman by the broker signing such statement.
 - Statement from State Board: That there be filed with the Director of License & Revenue a statement executed by an officer of the Nevada State Real Estate Board addressed to the Director setting forth that such Board has on file a verified statement that the applicant for such real estate salesman license is employed by another real estate broker in the capacity of a real estate salesman and that such applicant is not engaged in the real estate business as an independent broker on his own behalf, or as a partner or associate of such employing broker.
- SECTION 7. Title V, Chapter 16, Section 4 of said Municipal Code is hereby amended to read as follows:**
- 5-16-4: LICENSE FEE:**
- The license fee for a Retail Tobacco Dealer's license shall be ten dollars (\$10.00) semiannually, payable to the Director of License & Revenue for the current billing cycle; and when application for license is made subsequent to the current semiannual billing period, the license which is issued thereon shall be issued for the then current semi-annual billing period unless some other and different semiannual period is particularly mentioned in such application. No license fee for less than a full semiannual period shall be accepted by the Director of License & Revenue upon any application.
- SECTION 8. Title V, Chapter 21, Section 5 of said Municipal Code is hereby amended to read as follows:**

- 5-21-5: LICENSE FEES:**
- The following license fees for revenue shall be charged by and paid to the Director of Licenses & Revenue of the City of Las Vegas by all persons who are required to be licensed under the provisions of this Chapter:
- (A) Insurance agent or broker: For each insurance agent or broker, a license fee of fifty dollars (\$50.00) semiannually, payable in accordance with the cycle system of billing established by the Director of License & Revenue.
- (B) Solicitor: For each insurance solicitor, a license fee of ten dollars (\$10.00) semiannually, payable in accordance with the cycle system of billing established by the Director of License & Revenue.
- (C) Exemption: Where there shall be more than one (1) person, members of a firm or co-partnership, or officers of a corporation, engaged in the insurance business, the semiannual license fee shall be in the sum of ten dollars (\$10.00) for each and every person, member of a firm or copartnership, officer of a corporation, in excess of such one (1) person engaged or employed in the prosecution of the business. It is the intent of this exemption to provide that the company or resident manager, or first agent of any company, shall pay the full fifty dollars (\$50.00) semiannual license fee and that every other person whether classified hereunder as an agent or solicitor shall pay to the City the ten dollars (\$10.00) semiannual license fee, provided, that such agent or solicitor is employed by or works for or under an agent who is already licensed under the provisions of this Chapter.
- SECTION 9. Title V, Chapter 28, Section 3 of said Municipal Code is hereby amended to read as follows:**
- 5-28-3: LICENSE FEES:**
- The license fee shall be twenty-five dollars (\$25.00) semiannually per vehicle.
- SECTION 10. Title V, Chapter 29, Section 3 of said Municipal Code is hereby amended to read as follows:**
- 5-29-3: LICENSE FEES:**
- Every owner, proprietor, or operator of a massage establishment who applies manual massage to the human trunk or limbs for fee, hire, or reward, or without such fee, hire, or reward, applies such manual massage to members of the public generally, shall obtain such license as a "massage parlor". The fee for such license shall be fifty dollars (\$50.00) semiannually, plus ten dollars (\$10.00) for each masseur or masseuse employed.
- SECTION 11. Any person, firm or corporation violating any of the provisions of this ordinance shall, upon conviction thereof, be punished by a fine of not more than \$500.00 and or imprisonment in the City Jail for not more than six (6) months, or any combination of such fine and imprisonment. Every day of such violation shall constitute a separate offense.**
- SECTION 12. All ordinances, or parts of ordinances, sections, subsections, phrases, sentences, clauses or paragraphs contained in the Municipal Code of the City of Las Vegas, Nevada, 1940 Edition, in conflict herewith are hereby repealed.**
- SECTION 13. That for the reasons aforesaid it is necessary immediately to raise additional funds, and it is hereby declared that an emergency exists and that this ordinance is necessary for the immediate preservation of the public peace, health, and safety.**
- SECTION 14. That the City Clerk and Clerk of the Board of Commissioners of the City of Las Vegas shall cause this ordinance to be published once a week for two successive weeks immediately following its final reading and adoption in the Las Vegas Review-Journal, a daily newspaper published in said City, and said ordinance shall become effective immediately following the second publication thereof.**
- PASSED, ADOPTED AND APPROVED**
this 20th day of December, 1947.
- /s/ ORAN K. GRAGSON
Mayor
- ATTEST:**
(s) Aleta E. Watson
Assistant City Clerk
- VOTING "AYE": Commissioners Howery, Corey, Stewart and Mayor Gragson**
- VOTING "NAY": None**
- ABSENT: Commissioner Miraball**
(Excused)
- APPROVED:**
(s) ORAN K. GRAGSON
Mayor
- ATTEST:**
(s) Aleta E. Watson
Assistant City Clerk
- December 24, 31, 1947