

Chapter 7
CABARETS

(Title 11, Chapter 1 adopted by ordinance 2014-21 effective October 7, 2014)

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Section 11-7-1. Defined.

Establishments which permit their patrons to dance or which entertain their patrons with music or entertainers who sing or dance shall be deemed to be a "cabaret" and shall be licensed as such.

Section 11-7-2. License--Required.

No person shall maintain a cabaret within the city until he shall have first been duly licensed for that purpose.

Section 11-7-3. License--Application--City council action.

Application for a cabaret license shall be made to the city council who, after investigation of the character of the applicant and the place where the public dances are to be held, shall act on such application in regard to granting or denying the same as it shall deem just and proper.

Section 11-7-4. License--Fee.

The license fees required for a cabaret license shall be as set forth in Chapter 1.

Section 11-7-5. License--Contents.

Every license issued pursuant to this chapter shall specify the location of the cabaret thereby licensed.

Section 11-7-6. Operation regulations.

The city council may establish rules and regulations governing the operation of cabarets. All applications for cabaret licenses shall be referred to the council which shall determine whether the rules and regulations pertaining thereto have been complied with before it approves issuance of a license.

Section 11-7-7. License--Sale of beer.

Establishments licensed as cabarets may also obtain licenses to sell beer on the premises as provided in Section 11-3-1, et. seq.