

ORDINANCE NO. 140 N.S.
REPEALED BY ORDINANCE NO. 84 N.S.

ORDINANCE NO. 100 N.S.

ORDINANCE NO. 126 N.S.
AMENDED BY ORDINANCE NO. 107 N.S.

AN ORDINANCE AMENDING LICENSE ORDINANCE NO. 84 N.S. AND REPEALING ORDINANCE NO. 86 N. S.

The City Council of the City of El Paso de Robles does ordain as follows:

SECTION 1: That Section 23 of Ordinance No.84 N.S., entitled: "An Ordinance Fixing License Taxes and Providing Penalties for Doing Business Without a License, and Repealing Ordinance No.49 N.S.," passed on May 26, 1941, be and the same is hereby amended to read as follows:

SECTION 23: For the business of owning, renting or placing automatic amusement devices, meaning any table, board, machine, device or apparatus fitted for use by the public, the operation of which is permitted, controlled, allowed or made possible by the deposit or insertion of any coin, plate, disc, slug or key into any slot, crevice or opening, and which operates as a game, contest or amusement or which may be operated as such, and does not operate as a music machine or vend any article of merchandise, coin, check or token, the license shall be \$3.00 per quarter on each machine so rented or placed. Provided, however, that any business owning or maintaining ten or more such machines at one location in the City the license shall be \$3.00 per quarter on each machine to and including ten machines and fifty cents on each machine over ten.

SECTION 2: That Section 24 of said Ordinance No.84 N.S. be and is hereby amended to read as follows:

SECTION 24: For the business of conducting a billiard parlor, pool room or card room permission of the City Council shall first be obtained as follows:

The applicant for such a license shall file with the City Clerk of said City a written application therefor, signed by him, setting forth the nature of the business that he wishes to engage in, the place where he proposes to establish such business, including the particular building and room or rooms. Any applicant for any such license shall accompany his application with a bond by some authorized surety company to be approved by the City Council, in the penal sum of \$500.00 payable to said City, and conditioned that neither the applicant nor any one in

his employ in such business will violate any ordinance of this City or any law of this State, or of the United States of America or any political sub-division or agency thereof, during the time for which said license is granted. That upon a violation of the condition of said bond the same shall be and become due and payable to said City and the penalty thereof may be recovered in a civil action. The conviction of, or plea of guilty by, the person to whom such license is issued, or any one in his employ in such business for the violation of any such ordinance or law, shall ipso facto work a forfeiture of said bond, and any such conviction or plea of guilty shall be conclusive evidence of such forfeiture, and in the event of any such conviction or plea of guilty the license shall be cancelled.

The City Council may, if satisfied with the form of application and bond, and that the applicant is a citizen of the United States over the age of twenty-one years and of good moral character, order issued to the applicant the license applied for upon the payment of an annual license fee of \$60.00 together with the following additional fees:

(a) Where the application is for a card room alone the license shall be \$10.00 additional for each table above four such tables.

(b) Where the application is for pool or billiard games the license shall be \$10.00 additional for each table above four such tables.

(c) No license shall be granted to any applicant to conduct card games if three such places are then licensed or being operated or to conduct any pool or billiard games if two such places are being licensed or operated.

(d) No license shall be issued under this section where the business to be conducted is not on the first or ground floor of the building wherein it is to be conducted.

(e) Any business licensed under this section shall not remain open between the hours of two o'clock A.M. and six o'clock A.M.

SECTION 3: That a new section be and the same is hereby added to said ordinance to read as follows:

SECTION 92-A: For the business of operating a Penny Arcade, as that phrase is used herein, shall mean a group or assortment of automatic

machines operated by the insertion of a slug, coin or token of one cent value and maintained at one location in the City, the license shall be \$40.00 per year which license shall cover only the machines referred to in this section.

SECTION 4: Section 113 of Ordinance No.84 N.S. is hereby amended to read as follows:

SECTION 113: For the purpose of operating a taxi-cab business within the City of El Paso de Robles, the license shall be an annual license in the sum of One Hundred Dollars (\$100.00) which shall cover four (4) taxic-cabs and for each additional taxi-cab the license shall be an annual license of ten dollars (\$10.00) per cab.

SECTION 5: That Section 120 of said Ordinance be and the same is hereby amended to read as follows:

SECTION 120: Every person, firm or corporation carrying on the business of renting out or placing on a percentage basis or otherwise any vending machine or automatic music machine which is operated by inserting a slug, token or coin of five cent value or more, and delivers to the player merchandise or music the license shall be \$1.00 per quarter for each machine, and if operated by inserting a slug, token or coin of less than five cent value the license shall be \$5.00 per quarter for the business of placing such machines in the City.

SECTION 6: That Section 122 of said Ordinance be and the same is hereby amended to read as follows:

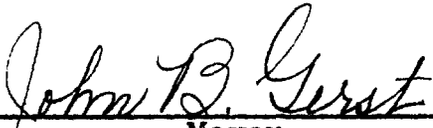
SECTION 122: Every person, firm or corporation carrying on the business of selling goods, wares or merchandise other than petroleum products to ~~retail~~ or wholesale dealers, said goods, wares or merchandise to become part of said dealers' stock in trade, the license shall be \$5.00 per quarter.

SECTION 7: That a new Section be and the same is hereby added to said Ordinance to read as follows:

SECTION 122-A: For the business of selling and delivering petroleum products the license shall be \$7.00 per quarter for each truck used in making such deliveries.

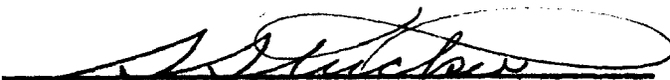
SECTION 8: Ordinance No. 86 N.S., entitled, "An Ordinance Amending License Ordinance No.84 N.S.," passed on the 15th day of September, 1941, is hereby repealed.

The foregoing Ordinance is hereby approved after passage this 15th day of February, 1943.



Mayor

Attest:



City Clerk.

The foregoing Ordinance was introduced and read for the first time at a regular meeting of the City Council held on the 4th day of January, 1943, and was read a second time and passed on the 15th day of February, 1943, by the following vote, to-wit:

AYES: Bailey, Brooks, Dougherty, Gerst and Wilmar.

NOES: None

ABSENT: None.



City Clerk.

STATE OF CALIFORNIA
COUNTY OF SAN LUIS OBISPO
CITY OF EL PASO DE ROBLES

} SS.

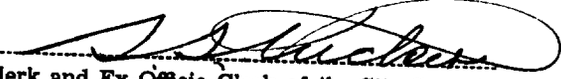
I, S. S. Tucker, City Clerk of the City of El Paso de Robles, California, do hereby certify that the foregoing Ordinance No. 102 N.S. was duly and regularly adopted, passed, and approved by the City Council of the City of El Paso de Robles, California, at a regular meeting of said City Council held at the regular meeting place thereof, on the 15th day, of February 1943, by the following vote:

AYES: Councilmen Bailey, Brooks, Dougherty, Gerst and Wilmar

NOES: Councilmen None

ABSENT: Councilmen None

Dated this 15th day of February, 1943


City Clerk and Ex-Officio Clerk of the City Council,
City of El Paso de Robles, State of California.