Chapter 13

Adult Entertainment Ordinance

Adopted June 10, 1997
Adult Entertainment Ordinance

A. No licensee for the sale of liquor to be consumed on licensed premises shall permit on his/her licensed premises any music except radio or other mechanical device, or any dancing or entertainment of any sort unless the licensee shall have first obtained from the municipality in which licensed premises are situated a special amusement permit signed by at least a majority of the municipal officers.

B. Live Entertainment Regulated.

NO LICENSEE SHALL PERMIT ENTERTAINMENT ON THE LICENSED PREMISES, WHETHER PROVIDED BY PROFESSIONAL ENTERTAINERS OR EMPLOYEES OF THE LICENSED PREMISES OR ANY PERSON WHEN THE ENTERTAINMENT INVOLVES:

a. The performance of act, or simulated acts, of sexual intercourse, masturbation, sodomy, bestiality, oral copulation, flagellation, or any sexual acts which are prohibited by law;

b. The actual or simulated touching, caressing or fondling of the breasts, buttocks, anus or genitals;

c. The actual or simulated displaying of the genitals, pubic hair, buttocks, anus or any portion of the female breasts at or below the areola area thereof;

d. The permitting by any licensee of any person to remaining or upon the licensed premises who exposes to any public view any portion of his or her genitals or anus.

For the purpose of this subsection, the terms “displaying” or “expose” shall mean unclothed or uncostumed and not covered by a fully opaque material.