

BY-LAW 16

AUTOMATIC AND AUTOMATIC VENDING MACHINES

1. In this By-Law the words "automatic machine" mean any pinboard or any automatic or slot machine (so called) which is operated by the introduction of a coin or counter but does not include automatic scales, telephone apparatus or electric meters, nor those things the use or keeping whereof is prohibited by law for the reason that they constitute gambling devices, or for any other reason.
2. No person shall own or have an automatic machine or an automatic vending machine in his custody or possession or on his premises in the Municipality without obtaining and keeping in force a license under this By-Law.
3. Such license shall be obtained from the Municipal Council upon payment of the following fees:
  - (a) for each juke box or similar automatic musical machine the sum of ten (\$10.00) dollars;
  - (b) for each pinboard machine or other automatic machine the sum of ten (\$10.00) dollars;
  - (c) for each soft drink automatic vending machine the sum of ten (\$10.00) dollars;
  - (d) for each cigar or cigarette automatic vending machine the sum of ten (\$10.00) dollars;
  - (e) for each gum, candy, popcorn or peanut automatic vending machine the sum of five (\$5.00) dollars;
  - (f) for each other automatic vending machine the sum of five (\$5.00) dollars.
4. Every license issued under this By-Law shall contain an accurate description of the machine licensed with its serial number and other identifying features and shall state the location of the premises at which the machine is proposed to be operated.
5. No automatic machine or automatic vending machine may be operated in any premises other than that stated in the license issued in respect of such machine, but a new location may be endorsed on a license upon application to the Clerk in which case the machine may be operated only in the new premises.

6. The Clerk shall deliver to the licensee with each license issued under this By-Law a plate bearing the words "Licensed Automatic Machine" and the number of the license, and the licensee shall have and keep such plate affixed in a conspicuous place on each licensed machine.

7. No person shall affix a license plate to any machine other than the machine in respect of which the same was issued.

8. No automatic machine shall be operated between the hours of ten o'clock in the evening and seven o'clock in the morning, and no person shall permit anyone to operate an automatic vending machine on his premises between these hours, except automatic machines which dispense the following:

- (a) soft drinks
- (b) cigars or cigarettes
- (c) food and confectionary

9. Where a person holding a license under this By-Law has been convicted of a violation of this By-Law in any court of competent jurisdiction the Council may revoke that person's license or suspend it for a period not exceeding one year.

10. Every person who violates or fails to comply with the provisions of this By-Law shall be liable on conviction to a penalty not exceeding fifty (\$50.00) dollars and in default of payment of imprisonment for a period not exceeding ten (10) days.