ORDINANCE NO. 1801

AN ORDINANCE OF THE CITY OF CHULA VISTA AMENDING CHAPTERS 5.02, 5.04, 5.08, 5.12, 5.18, 5.32, 5.34, 5.40, 5.42, 5.46 AND 5.60, AND ADDING NEW CHAPTERS 5.13 AND 5.62 TO TITLE 5 OF THE CHULA VISTA MUNICIPAL CODE, ALL RELATING TO BUSINESS LICENSES AND REGULATIONS

The City Council of the City of Chula Vista does hereby ordain as follows:

SECTION 1. That Sections 5.02.010, 5.02.020, 5.02.030, 5.02.040 E. 8, 5.02.090, 5.02.120, 5.02.140 through 5.02.220, and 5.02.240 of the Chula Vista Municipal Code be, and the same are, hereby amended to read as follows, and Section 5.02.250 be, and the same is, hereby deleted:

Sec. 5.02.010 Purpose and Intent - Definitions.

The provisions of Title 5 and Section 8.20.020, except as specifically noted, are enacted to raise revenue for municipal purposes. For the purposes of this chapter, the following words and phrases shall have the meanings respectively ascribed to them by this section:

- A. "Average number of employees" means, for the purpose of determining the average number of employees employed during the year, the number of persons employed at or near the fifteenth day of each month during the year in which business is transacted within the city shall be added together, and the sum total shall be divided by the number of months or fractions of months such business was in operation, fractions omitted.
- B. "Business" includes every pursuit, trade, occupation, avocation, employment, business or calling.
- C. "Employee" is defined as any person acting within the scope of the employer's business within the limits of the city.
- D. "Established place of business" is the place actually occupied either continuously or at regular periods by any person required to be licensed pursuant to this chapter and where such person's books and records are kept and a large share of his business transacted.
- E. "Occasional sale and delivery" is defined as those trips or deliveries beginning or ending at points within the city occurring not more than once in any given quarter during the calendar year.
- F. "Peddler" includes any person, whether a resident of the city or not, who goes from house to house or from place to place conveying goods, wares or merchandise, or offering the same for sale, or making sales and delivering articles to purchasers. It does not include vendors of milk, bakery products, produce, groceries, ice cream or ice, who distribute their products to regular customers on established routes.

"Rental business". A person will be deemed to be engaged in rental business if he holds out for rent or lease three or more residential units located on one parcel or on contiguous parcels of land. "Retail business" or "retail sales" is deemed to include all sales of goods, wares, merchandise or services to a consumer. "Solicitor" includes any person, whether a resident I. of the city or not, who goes from house to house or from place to place soliciting or taking orders for sales of goods, wares or merchandise, personal property of any nature whatsoever for future delivery, or for service to be performed in the future, whether or not such individual has, carries or exposes for sale a sample of the subject of such order or whether he is collecting advance payments on such orders; or who solicits, takes or attempts to take public opinion polls, consumer surveys or by such contracts attempts to secure similar information. Such definition includes any person who uses any building, motor vehicle or other place within the city for the primary purpose of exhibiting samples and taking orders for future delivery, or one who, as an invitee of a purchaser or prospective purchaser or otherwise, solicits a sale or who exhibits any sample or gives a demonstration or makes a delivery within this city after a purchaser or prospective purchaser has been solicited or contacted by telephone, correspondence or other method of communication from within the city. Such definition includes the term "canvasser"; provided however, that said definition does not include insurance salesmen who are, by law, exempt from licensing requirements. "Transient merchant" includes any person, whether a resident of the city or not, who engages in a temporary business of selling and delivering goods, wares and merchandise within the city and who, in furtherance of such purposes, leases, uses or occupies any building, motor vehicle, public room in a hotel, or shop or other place within this city for the exhibition and sale of such goods, wares and merchandise, either privately or at public auction; provided however, that such definition shall not be construed to include any person who, while occupying such temporary location, does not sell from stock, but exhibits samples for the purpose of securing orders for future delivery only. The person so engaged is not relieved from complying with the provisions of this chapter merely by reason of associating temporarily with any local dealer, merchant or auctioneer, or by conducting such transient business in connection with, as a part of, or in the name of any local dealer, merchant or auctioneer. "Wholesale business" or "wholesale sales" is deemed to include all sales of goods, wares, merchandise or services to a retailer. L. "Vending vehicle" means a vehicle from which any goods, other than foodstuffs are sold, given away, displayed or offered for sale at retail. Sec. 5.02.020 Required - Exemptions. It is unlawful for any person, or for any person as agent, clerk or employee, either for himself or for any other person, within the corporate limits of the city to transact, engage in, or carry on any business, show, exhibition or game hereinafter specified without first having procured a license therefor, as in this Title and Section 8.20.020 required; provided however, that insurance salesmen and brokers are not required to obtain a business license by virtue of lawful exemption from such provisions and further they shall not be required to obtain a solicitor's identification card as set forth in this Title.

Sec. 5.02.030 Separate License for Each Place of Business - Scope - Exceptions.

A separate license shall be obtained for each separate business, or each branch establishment or separate place of business in which a business, show, exhibition or game is transacted, conducted or carried on, and shall authorize the licensee to transact, conduct or carry on only that business, show, exhibition or game described in such license. Any person conducting more than one business in the same storeroom shall not be required to pay more than one license tax; provided further, that such additional business so conducted by him shall be one that is ordinarily and customarily conducted in connection with such other business.

Sec. 5.02.040 Application - Contents required - Fee.

E. 8. At the time of filing the application, an additional fee of ten dollars shall be paid to the director of finance to cover the cost of investigation of the facts stated therein.

Sec. 5.02.090 <u>Issuance - Approval of Police Chief</u> Required.

Licenses applied for under Section 5.02.040 E shall be issued only upon written approval of the chief of police.

Sec. 5.02.120 Form and Contents of License - Issuance to be in Duplicate.

All licenses issued under and by virtue of this Title and Section 8.20.020, shall be printed in blank form, signed by the director of finance, and shall set forth the name of the party to whom the license is issued, the nature of the business that he is licensed to pursue, the location of the place of business, the length of time for which the same is granted, the date of issuance, and the amount paid therefor.

Such licenses shall be issued in duplicate, the original of which is to be delivered to the licensee.

Sec. 5.02.140 <u>Validity - License Nonassignable</u> and Nontransferable.

Each license granted or issued under the provisions of this Title and Section 8.20.020, shall authorize the licensee to transact or carry on the business or calling therein designated, and at no other place, and such license shall not be assignable or transferable.

Sec. 5.02.150 Change of Location Permitted When - Fee.

A change of location shall be allowed to the owner of any license issued under the provisions of this Title and Section 8.20.020, upon the payment to the director of finance of the sum of five dollars and upon the approval of the director of planning.

Sec. 5.02.160 Posting - Required.

All licenses issued under the provisions of this Title and Section 8.20.020, shall be posted and kept in a conspicuous place at the place of business of the licensee named therein during the period such licenses are in force and effect, except as in this title otherwise specifically provided.

Sec. 5.02.170 Exhibition on Demand by Police Required.

Every licensee under the provisions of this Title and Section 8.20.020, shall produce and exhibit the license issued to such licensee whenever requested to do so by any police officer of the city.

Sec. 5.02.180 Revocation - Criteria.

Every license issued under and by virtue of the provisions of this Title and Section 8.20.020, shall be subject to revocation by the council, and such revocation shall be based upon a failure to comply with any term or terms of this code or that the holder is an unfit person to be entitled to the privilege granted by the license.

Sec. 5.02.190 Interstate Commerce Identification Card Required When - Application - Contents - Fee.

None of the license fees provided for by this Title and Section 8.20.020, shall be so applied as to occasion an undue burden upon interstate commerce and no solicitors who are engaged in interstate commerce shall be required to obtain a license as required herein; provided however, that all solicitors as defined in Section 5.02.010 I are required to register with the chief of police and to obtain an identification card. Applicants for such police identification cards shall be required to furnish an application containing the following information:

- A. Permanent home address and full local address of the applicant;
- B. A brief description of the nature of the business and goods to be sole;
- C. A photograph of the applicant, taken within sixty days immediately prior to the date of the filing of the application, which picture shall be two inches by two inches, showing the head and shoulders of the applicant in a clear and distinguishing manner;
 - D. The fingerprints of the applicant;
- E. A statement as to whether or not the applicant has ever been convicted of any crime or misdemeanor, and if so, the details in general of such convictions, and specifying the particular crimes or misdemeanors involved and the dates and places of such convictions.

A fee of ten dollars to cover the cost of investigating said applicant shall be charged by the chief of police.

Sec. 5.02.200 Unlawful Activities not Authorized - Licensing Prohibited.

This Title and Section 8.20.020, shall never be construed or held as licensing or permitting the carrying on of any unlawful trade, calling, occupation, game or amusement and every such trade, calling, occupation, game or amusement is prohibited, and no license shall be granted or issued therefor.

Sec. 5.02.210 Certain Machines and Contrivances - Licensing Prohibited.

Nothing in this Title and Section 8.20.020, shall permit or authorize the issuance of a license for any machine or contrivance within the city, which is prohibited under the provisions of Title 9 of this code.

Sec. 5.02.220 Specific Provisions of Chapter to Control.

All specific provisions of this Title and Section 8.20.020, shall control over general provisions thereof.

Sec. 5.02.240 Failure to Display License or Receipt Deemed Violation.

Failure to display a license or receipt as provided in this Title and Section 8.20.020, shall constitute a violation of this code.

Sec. 5.02.250 - Deleted from Code.

SECTION 2: That Sections 5.04.010 through 5.04.210 of Chapter 5.04 of the Chula Vista Municipal Code be and the same are hereby repealed, and new Sections 5.04.010 through 5.04.180 be and the same are hereby added to read as follows:

Sec. 5.04.010 Payment - Due When - Term - Delinquent When.

Except as otherwise provided in this Code, all licenses shall be paid in advance in lawful money of the United States, at the office of the director of finance; provided however, that the licenses required to be paid by the provisions of this Code shall be due and payable from and after the first day of January of each year. Such licenses shall be delinquent thirty days after the same are due and payable except monthly or quarterly licenses which shall be delinquent ten days after the same becomes due and payable.

Sec. 5.04.020 Payment - Quarterly Licenses - Method.

The quarterly licenses provided in this Title and Section 8.20.020 shall be due and payable to the city on the first days of January, April, July and October, in advance, and all such licenses shall expire with the last days of March, June, September and December of each year; provided however, that any person desiring to do so may pay for and procure all four quarterly licenses at the time the first quarterly license becomes due and payable under the provisions of this Code.

Sec. 5.04.030 Collection of Moneys

The director of finance shall collect all moneys for such licenses.

Sec. 5.04.040 License Tax Deemed Debt to City - Actions for Collection.

The amount of any license tax imposed by this Title and Section 8.20.020 shall be deemed a debt to the city and any person, or any person as agent, clerk or employee, either for himself or for any other person transacting, engaging in or carrying on any business, show, exhibition or game hereinafter specified without having a license from the city to do so, shall be liable to an action in the name of the city, in any court of competent jurisdiction, for the amount of the license tax by this Title and by the section cited above imposed. Court actions to collect license tax due are not limited to the current year's tax, but may include any license tax that would have normally been due during the preceding three years.

Sec. 5.04.050 Assessment Error Not to Prevent Collection of Tax.

In no event shall any mistake or error made by the director of finance in stating the amount of a license in this Title and Section 8.20.020, provided, prevent the collection by the city of an amount that shall be actually due from any person transacting or carrying on a business subject to a license under this Title and by the section cited above.

Sec. 5.04.060 <u>Duplicate Licenses - Fee.</u>

The director of finance shall make a charge of five dollars for each duplicate of a license issued under the provisions of this Title and Section 8.20.020, which has been lost or destroyed.

Sec. 5.04.070 Payment - Waiver Authorized When.

- A. The council may at its option and good cause appearing therefor, waive the payment of any license fee imposed by this Title for the conducting or staging of any concert, exhibition, lecture or entertainment the nature of which, in view of public morals and well-being, meets with the approval of the chief of police and council, and where the major portion of the net receipts, if any, derived therefrom are to be used solely for charitable or benevolent purposes within the city, and not for the purpose of private gain of any individuals.
- B. The council may at its option and good cause appearing therefor, waive the payment of any license fee required by this Title to be paid by any religious, charitable, fraternal, educational, military, state, county or municipal organization for the conducting

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or staging of any entertainment, dance, concert, exhibition or lecture, the nature of which, in view of public morals and well-being meets with the approval of the chief of police and the council, where the major portion of the net receipts, if any, derived from any of the same are to be used wholly for the benefit of such organization and not for the purpose of private gain of any individual.

- C. In lieu of action by the city council as set forth in subparagraphs A and B hereinabove, the city manager is hereby authorized to issue a waiver of the payment of any license fee. imposed by this Title and all activities for which a business license would be required by the city, when he has received evidence or other information which satisfies him that the conditions set forth in subparagraphs A and B exist, except that the city manager's approval may be substituted for that of the city council, and when such application has received the written approval of the chief of police.
- D. The applicant shall receive evidence of any such waiver granted under subparagraphs A, B or C hereinabove in such form as the city manager may from time to time determine.

Sec. 5.04.080 Penalties for Failure to Pay Business License Fee on or Before Delinquency Date.

For failure to pay a business license fee on or before the delinquency date, the director of finance shall add a penalty of ten percent and shall add an additional penalty of ten percent on the first day of each month thereafter; provided that the amount of such penalty to be added shall in no event exceed sixty percent of the business license fee to which the penalty rates herein provided for have been applied.

The director of finance for good cause may extend for not more than thirty days the time for paying any sums required to be paid hereunder provided a written request therefor is filed with the director of finance prior to the delinquency date.

Sec. 5.04.090 Amounts and Terms to be as Provided in Chapter - Rebates.

No greater or lesser amount of money shall be charged or received for any license than is provided in this Title and Section 8.20.020, and no license shall be sold or issued for any part of time other than is provided in this Title and the Section cited above and there shall be no rebate given for any unused portion of the term except as in this Title and the Section cited above otherwise specifically provided.

Sec. 5.04.100 Disposition of Funds Collected.

All moneys collected under this Title and Section 8.20.020 shall be deposited in the general fund of the city by the director of finance.

Sec. 5.04.110 Revocation of License - When.

Any license which is due and payable and has become delinquent shall thereby be revoked without further action. No person shall engage in any business subject to be licensed under this Title and Section 8.20.020, after such license has become delinquent.

Sec. 5.04.120 Revocation of License - Notice Required - Hearing.

The director of finance shall deliver a notice in writing either personally or by mail to the person or business holding such license, stating that he is recommending to the council the revocation of his license, and a brief summary of the reasons therefor. Such notice shall contain the date, time and place when each such recommendation shall be made to the council. At such time and place as stated in the notice the licensee may appear and be heard by the council. In the event that the licensee appears and contests the revocation, the council may set a time and place for hearing of such recommendation for such revocation. At such time and place as set by the council, hearing shall be had. The council shall rule upon such revocation and may revoke the same and its decision shall be final.

Sec. 5.04.130 Rates - Generally.

The amount or rate of license fees to be paid the city by any person, for transacting, engaging in, conducting, or carrying on any business, show, exhibition or game as specified in this Title and Section 8.20.020, shall be as hereinafter provided in this Title and the section cited above.

Sec. 5.04.140 Rates - For Businesses with Fixed Location in City.

For every person transacting, engaging in, conducting or carrying on any business within the city which business has a fixed location in and is upon the tax rolls of the city, such person shall pay a business license tax as follows:

Except as otherwise provided herein and specifically enumerated, the tax shall be an amount per year equal to a base fee of twenty-five dollars plus three dollars per person, for the average number of persons employed in the scope of the employer's business, in the city during the year for which license is issued.

Sec. 5.04.150 Rates - For Businesses with no Fixed Location in City.

In the event no fixed or established place of business is maintained within the city and except as otherwise provided herein and specifically enumerated the tax shall be:

- A. For wholesalers, an amount per year equal to a base fee of twenty dollars plus ten dollars per person, excluding the first person, for the average number of persons employed in the scope of the employer's business in the city during the year for which such license is issued;
- B. For retail route deliveries and retail routemen, an amount per year equal to a base fee of fifty dollars plus fifteen dollars per person, excluding owner or first employee, for the average number of persons employed and acting within the scope of the employer's business in the city during the calendar year for which such license is issued;
- C. For all other businesses, including services, except as otherwise provided herein and specifically enumerated the tax shall be an amount per year equal to a base fee of fifty dollars plus six dollars per person, excluding owner or first employee, for the average number of persons employed and acting within the scope of the employer's business in the city during the calendar year for which such license is issued.

Sec. 5.04.160 Renewal Procedure - Rates.

For every person operating any business classified under Sections 5.04.140 and 5.04.150, who is applying for a renewal of license, such licensee shall when applying pay a license fee based upon the average number of employees employed in the previous year, as defined in Section 5.02.010 and shall file an affidavit stating the average number of persons employed during the previous year.

The provisions of this section do not apply to licenses due under Chapter 5.40 of this code.

Sec. 5.04.170 New Businesses - Licensing Procedure.

If any person commences a new business during the calendar year his license shall be prorated on a quarterly prorata basis for the balance of such calendar year. However, if his license is to be based upon the average number of employees, he shall pay in advance an amount equal to the minimum amount required in Sections 5.04.140 and 5.04.150, and at the end of the license period shall file a statement as to the average number of persons employed during the period and shall pay the additional amount, if any, required to be paid under this Title and Section 8.20.020, on a prorated basis.

The provisions of this section do not apply to licenses due under Chapter 5.40 of this code.

Sec. 5.04.180 Records - Inspection Required - Violation - Penalty.

In each and every instance where the amount of license fee to be paid by any person shall be based upon the number of employees or the amount or number of admissions, the licensee therein named shall on the request of the director of finance then and there submit for inspection to the director of finance any and all books,

papers, accounts and records including state and federal income tax returns, social security returns and state sales tax returns pertaining to the business. The license as required in this Title and Section 8.20.020, may be based upon the amounts indicated in such books, papers, accounts and records. In the event a licensee fails to comply with the provisions of this section, such licensee shall then be liable to the penal provisions set forth in Section 1.20.010, and shall be liable for and shall pay an additional sum in an amount equal to one hundred percent of the correct license fee, together with the correct amount of such license fee as based upon the actual number of employees for such business during the calendar year for which such license was issued.

SECTION 3: That Section 5.08.080 of Chapter 5.08 of the Chula Vista Municipal Code be and the same is hereby amended to read as follows:

Sec. 5.08.080 Handbill or Sample Distribution - License Fee Required.

For every person conducting, managing or carrying on the regular business of distributing advertising samples, handbills, dodgers or printed advertisements of any kind or acting as an employee thereof, there shall be paid in advance to the director of finance of the city a licensee fee of twelve dollars and fifty cents per quarter.

- SECTION 4: That Chapter 5.12 of the Chula Vista Municipal Code be and the same is hereby amended to read as follows:
 - Chapter 5.12 AMUSEMENT ARCADES/SHOOTING GALLERIES
 - Sec. 5.12.010 Amusement Arcades or Shooting Galleries
 License Fee Amusement Arcade Defined.
- A. Every person conducting, managing or carrying on the business of shooting galleries or amusement arcades shall pay the sum of one hundred dollars per year. Coin operated machines available for use in such business establishment shall be licensed in accordance with Section 5.18.020, 5.60.010 through 5.60.030.
- B. For the purpose of this chapter the term "amusement arcade" is defined to be one general enclosure in which is conducted the business of operating amusement machines, music machines, vending machines and pinball machines for a money consideration.
- SECTION 5: There is hereby added to the Chula Vista Municipal Code a new Chapter 5.13 to be and to read as follows:
 - Chapter 5.13 RENTAL BUSINESSES
 - Sec. 5.13.010 Rental Businesses License Fee

Every person conducting, managing or carrying on a rental business in which residential units located on one parcel or on contiguous parcels of land are offered for rent or lease shall pay a base fee of ten dollars, plus one dollar for each unit over three.

SECTION 6: That Section 5.18.030 of Chapter 5.18 of the Chula Vista Municipal Code be and the same is hereby amended to read as follows:

Sec. 5.18.030 License Receipt to be Attached to all Licensed Equipment.

The director of finance shall issue a receipt for each separate pool table, billiard table, card table license or pinball machine as in this chapter required, and such receipt shall be attached to such pool table, billiard table, card table, or pinball machine, and preserved thereon during the full term for which such receipt was issued.

SECTION 7: That Section 5.32.030 of Chapter 5.32 of the Chula Vista Municipal Code be and the same is hereby amended to read as follows:

Sec. 5.32.030 Regulations Generally - License Required - Application Contents - Fee.

Any resident or group of residents, organization or club of the city may conduct a garage sale, as defined herein; provided however, that a license shall first have been obtained from the city. There shall be a two dollar fee for a garage sale license. The application form for the license shall request the following information:

- A. The name and address of the person or persons wishing to hold said garage sale;
- B. The location where the sale shall be conducted, including a general designation of the area of the premises where the actual sale is to be carried out;
 - C. A general description of the property offered for sale;
- D. The dates and time period when the sale shall be conducted;
- E. An affidavit or declaration, under penalty of perjury, that the person or persons conducting said sale are the owners of the property offered for sale; that all of said goods are secondhand; and that no more than one previous such garage sale has been held within the calendar year.

No more than two garage sales may be conducted by the same person or persons, or at the same place within the same calendar year. A garage sale license shall be limited to a period of ten days per sale. All personalty and furnishings must be the property of those conducting the sale, and must be used goods. Said license may be secured either at the office of the director of finance, or by telephoning the director of finance who will mail the appropriate form to the party so requesting, and who shall in turn, mail the completed application and the required fee back to the office of the director of finance.

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SECTION 8: That Section 5.34.020 of Chapter 5.34 of the Chula Vista Municipal Code be and the same is hereby amended to read as follows:

Sec. 5.34.020 License Fee Required - Rate.

Every person conducting, managing, carrying on or engaged in any manufacturing business as defined in the preceding section shall pay a license fee in an amount per year equal to a base fee of twenty-five dollars and shall further pay the below fee per employee, excluding the owner or first employee:

\$2.00	1 - 50
\$1.00	51 - 100
\$.50	101 - 1000
\$.25	over 1000

SECTION 9: That Chapter 5.40 of the Chula Vista Municipal Code be and the same is hereby amended to read as follows:

Chapter 5.40 PEDDLERS

Sec. 5.40.010 Owning Taxable Property in City - License Fee.

Every peddler, solicitor or transient merchant who owns real or personal property located within the city used primarily for the business for which license application is made and which property is on the tax rolls of the city or is subject to such taxation, or who is an agent or representative of a person who owns property located within the city used primarily for the business for which license application is made and which property is on the tax rolls of the city or is subject to such taxation shall pay a license fee of ten dollars per year.

Sec. 5.40.020 Not Owning Taxable Property in City - License Fee.

Every applicant for a license under this chapter as a peddler, solicitor or transient merchant who does not own real or personal property located within the city used primarily for the business for which license application is made and which property is not on the tax rolls of the city or subject to such taxation, or who is an agent or representative of a person who does not own property located within the city used primarily for the business for which license application is made and which property is not on the tax rolls of the city or subject to such taxation, shall pay a license fee of fifty dollars per year.

Sec. 5.40.030 License Required.

Each peddler, solicitor or transient merchant must secure a personal license. No license shall be used at any time by any person other than the one to whom it is issued.

SECTION 10: That Chapter 5.42 of the Chula Vista Municipal Code be and the same is hereby repealed and a new Chapter 5.42 is substituted therefor, to be and to read as follows:

Chapter 5.42 PROFESSIONS

Sec. 5.42.010 License Fee Required.

Every person conducting, managing, carrying on or engaged in any business hereinafter enumerated in this section shall pay a license fee of fifty dollars per year:

- 1. Accountant
- 2. Appraiser
- 3. Architect
- 4. Assayer
- 5. Attorney at Law
- 6. Auditor
- 7. Bacteriologist
- 8. Chemist
- 9. Chiropodist
- 10. Chiŕopractor
- ll. Dentist
- 12. Doctor of Medicine
- 13. Engineer Civil, Electrical, Mining, Mechanical, Chemical, Structural Consulting or Hydraulic
- 14. Electrologist
- 15. Entomologist
- 16. Geologist
- 17. Oculist
- 18. Optician
- 19. Optometrist
- 20. Osteopath
- 21. Pharmacist
- 22. Physician
- 23. Physiotherapist
- 24. Psychiatrist
- 25. Psychologist
- 26. Podiatrist
- 27. Real Estate Broker
- 28. Roentgenologist
- 29. Stock and Bond Broker
- 30. Surgeon
- 31. Surveyor
- 32. Taxidermist
- 33. Veterinarian

Each professional person mentioned above, whether or not required to be licensed as such by the state to carry on his profession, shall, each individually, whether or not operating as an individual, partnership or associate, pay such license fee; provided further, that if such professional person mentioned above should be an employee of a professional corporation, said professional person shall pay the same license fee as required herein, but the corporation shall not be required to pay any license fee.

SECTION 11: That Chapter 5.46 of the Chula Vista Municipal Code be and the same is hereby amended to read as follows:

Chapter 5.46 REAL ESTATE SALESMEN

Sec. 5.46.010 License Fee Required.

Every person conducting, managing, carrying on or engaged in business hereinafter enumerated in this section, shall pay a license fee of fifteen dollars per year:

Real estate salesmen.

SECTION 12: That Section 5.60.010 of the Chula Vista Municipal Code be and the same is hereby amended to read as follows:

Sec. 5.60.010 Vending Machines - License Required for Each Machine - Fees.

Every person conducting, managing or carrying on the business of operating or maintaining the following described coin-operated vending or weighing machines shall pay the following license per year for each such machine:

- A. For each such machine which operates for a penny, two dollars;
- B. For each such machine which operates for a nickel, five dollars;
- C. For each such machine which operates for a dime, five dollars;
- D. For each such machine which operates for a quarter, eight dollars;
- E. For each such machine which operates for a dollar and over, ten dollars;
 - F. For each postage stamp vending machine, two dollars.

SECTION 13: There is hereby added to the Chula Vista Municipal Code a new Chapter 5.62 to be and to read as follows:

Chapter 5.62 VENDING VEHICLES

Sec. 5.62.010 Vending Vehicles - License Fee Required.

Every person conducting, managing or operating a business in which vending vehicles are used, from which any goods, other than foodstuffs are sold, given away, displayed or offered for sale at retail, shall pay a license fee of two hundred dollars per annum per vending vehicle, payable quarterly.

SECTION 14: This ordinance shall become effective upon first reading and adoption.

Presented by

Gordon K. Grant, Director of

Finance

1801

Approved as to Form by

George D. Lindberg, City Attorney

	ADOPTED AND APP	PROVED BY THE CITY COUNCIL OF THE CITY OF	
CHULA VISTA	A, CALIFORNIA, this	13th day of June	
197 <u>8</u> , b	by the following vot	e, to—wit:	
AYES:	Councilmen	Hyde, Gillow, Scott, Egdahl	
NAYES:	Councilmen	Cox	
ABSTAIN:	Councilmen	None	
ABSENT:	Councilmen	None ·	
Mayor of the City of Chuc Vista ATTEST Sennic M Julas City Clerk STATE OF CALIFORNIA) COUNTY OF SAN DIEGO) ss. CITY OF CHULA VISTA)			
I, JENNIE M. FULASZ, CMC, CITY CLERK of the City of Chula Vista, California, DO HEREBY CERTIFY that the above and foregoing is a full, true and correct copy of			
(:	seal)	City Clerk	