

ORDINANCE NO. 331

AN ORDINANCE OF THE CITY OF MIAMI BEACH, FLORIDA, AMENDING ORDINANCES NOS. 311 AND 322, BEING ORDINANCES OF THE CITY OF MIAMI BEACH, FLORIDA, IMPOSING LICENSES AND OTHER TAXES ON PRIVILEGES, BUSINESSES, OCCUPATIONS AND PROFESSIONS CARRIED ON AND ENGAGED IN WITHIN SAID CITY, AND PRESCRIBING PENALTIES FOR THE EXERCISING OF SUCH PRIVILEGES OR CARRYING ON SUCH BUSINESSES, OCCUPATIONS OR PROFESSIONS WITHOUT A LICENSE OR OTHER FAILURE TO COMPLY WITH THE PROVISIONS THEREOF.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF MIAMI BEACH, FLORIDA:

SECTION 1: That Section 5 of Ordinance No. 311 be and the same is hereby amended by eliminating therefrom under the title AMUSEMENT AND RECREATION, the following:

"BOWLING ALLEYS, or box ball alleys, per alley . . . . \$ 25.00"

and inserting therein the following:

"BOWLING ALLEYS, or box ball alleys, per alley . . . . \$ 5.00".

SECTION 2: That Section 5 of Ordinance No. 311 be and the same is hereby amended by eliminating therefrom, under the title AMUSEMENT AND RECREATION, the following:

"VENDING MACHINES, AUTOMATIC, such as candy and chewing gum, music playing, picture displaying, penny-in-the slot, weighing or other similar vending machines, operated for profit (except machines vending drinking cups or postage stamps) each machine . . . . . \$ 5.00"

and inserting therein the following:

"VENDING MACHINES, AUTOMATIC, such as candy and chewing gum, music playing, picture displaying, penny-in-the slot, automatic coin game or device of skill or other similar vending machines operated for profit (except machines vending drinking cups or postage stamps) each machine . . . . . \$ 5.00".

(It is understood that this shall not be construed to license or permit the operation of gambling devices.)

SECTION 3: That Section 5 of said Ordinance No. 311 be and the same is hereby amended by adding thereto under the title of AMUSEMENT AND RECREATION, the following:

"WEIGHING MACHINES, each machine . . . . . \$ 2.50"

"NIGHT CLUBS OR SUPPER CLUBS - Restaurants, Dining Rooms or other establishments, where floor show or other form of entertainment, exclusive of orchestra, is provided for guests, shall pay a license fee of \$100.00, in addition to their regular RESTAURANT LICENSE."

SECTION 4: That Section 5 of said Ordinance No. 311 be and the same is hereby amended by eliminating therefrom, under the titles AMUSEMENT AND RECREATION, and MISCELLANEOUS, the following:

"FORTUNE TELLERS, Palmists, Hypnotists, Clairvoyants, Astrologers, Phrenologists, Physiognomists, and others of a similar nature, whether or not in connection with another business, each . . . . . \$ 50.00"



and inserting therein, the following:

"FORTUNE TELLERS, Palmists, Hypnotists, Clairvoyants, Astrologers, Phrenologists, Physiognomists, Numerologists, Mind Readers, and others of a similar nature, whether or not in connection with another business, each . . . . . \$50.00".

SECTION 5: That Section 5 of said Ordinance No. 311 be and the same is hereby amended by adding thereto at the end of the group headed AMUSEMENT AND RECREATION, the following:

**AUTOMATIC COIN GAMES OR DEVICES OF SKILL**

"Every person, firm or corporation selling, leasing or renting one or more automatic coin games or devices of skill, alone or in connection with any other business shall, as a pre-requisite be required to pay a license fee as follows:

Said applicant desiring to sell, lease or rent one or more coin games or devices of skill, alone or in connection with any other business, shall file with the License Department, in person if a natural person, or by the duly authorized agent or officer of the firm or corporation, a written application for a license to do business in the City of Miami Beach, Florida. Such license shall issue to the applicant and shall entitle the applicant to engage in the selling, leasing or renting of one or more automatic coin games or devices of skill, alone or in connection with any other business, upon the payment of a license fee of One Hundred (\$100.00) Dollars.

It is hereby understood that the foregoing provisions shall not apply to or cover automatic coin devices vending merchandise only.

It is further understood that this shall not be construed to license or permit the operation of gambling devices.

It is further hereby understood that the payment of the One Hundred (\$100.00) Dollars license fee for the selling, leasing or renting of one or more automatic coin games or devices of skill, shall be in addition to the individual license charged by the City of Miami Beach for each machine as provided elsewhere in this ordinance."

SECTION 6: That Section 5 of said Ordinance No. 311 be and the same is hereby amended by eliminating therefrom, under the title LIVING ACCOMMODATIONS, the following:

"RESTAURANTS, DRUG STORES OR OTHER establishments serving meals, (Permitting the operation of cafe, cafeteria, public dining room, tea-room or restaurant) with chairs or stools, each to count as one seat:

Thirty (30) seats, or under, per seat . . . . . \$ .50  
Over Thirty (30) seats, per additional seat . . . . . .15

PROVIDING that each such restaurant shall pay a minimum fee of . . . . . \$10.00  
or a MAXIMUM fee of . . . . . 25.00"

and inserting therein, the following:

"RESTAURANTS, DRUG STORES OR OTHER establishments serving meals, (Permitting the operation of cafe, cafeteria, public dining room, tea-room or restaurant) with chairs or stools, each to count as one seat:



First Thirty (30) seats, per seat . . . . . .50  
 Over Thirty (30 ) seats, per additional seat . . . . .15

PROVIDING that each such restaurant shall pay a minimum fee of . . . . .15.00  
 AND A MAXIMUM fee depending upon the number of seats."

SECTION 7: That Section 5 of said Ordinance No. 311 be and the same is hereby amended by adding thereto under the title MERCHANTS, STORE-KEEPERS AND DEALERS, the following:

"RADIO AND MUSICAL INSTRUMENT DEALERS  
 (Separate license) . . . . . Merchant's  
 license (as  
 specified  
 above)".

"FUEL - OIL, COAL, COKE, BOTTLED GAS, etc. DEALERS . . 15.00"

SECTION 8: That Section 5 of said Ordinance No. 311 be and the same is hereby amended by eliminating therefrom under the title MERCHANTS, STORE-KEEPERS AND DEALERS, the following:

"SODA FOUNTAINS . . . . . 10.00

Provided that SODA FOUNTAINS operated in connection with regularly licensed drug store, restaurant or confectionery store do not require a license."

and inserting therein, the following:

"SODA FOUNTAINS . . . . . 15.00

Provided that SODA FOUNTAINS operated in connection with regularly licensed drug store, restaurant or confectionery store do not require a license."

SECTION 9: That Section 5 of said Ordinance No. 311 be and the same is hereby amended by eliminating therefrom under the title MERCHANTS, STORE-KEEPERS AND DEALERS, the following:

"MERCHANTS - All persons, firms or corporations engaged in the business of selling merchandise of any kind, sort or description, except those mentioned above under the title, "MERCHANTS, STOREKEEPERS OR DEALERS", shall be required to pay a merchant's license tax determined as follows:

When the maximum value of stock of goods carried does not exceed One Thousand Dollars (\$1,000.00) . . . . . 10.00

For each additional One Thousand Dollars (\$1,000.00) or fractional part thereof . . . . . 1.00

Provided that such merchant, storekeeper or dealer shall pay a maximum fee of . . . . . 35.00"

and inserting therein, the following:

"MERCHANTS - All persons, firms or corporations engaged in the business of selling merchandise of any kind, sort or description, except those mentioned above under the title, "MERCHANTS, STOREKEEPERS OR DEALERS", shall be required to pay a merchant's license tax determined as follows:

When the maximum value of stock of goods carried does not exceed One Thousand Dollars (\$1,000.00) . . . . . 15.00

For each additional One Thousand Dollars (\$1,000.00) or fractional part thereof . . . . . 2.00

(The maximum fee depending upon the maximum value of stock of goods carried.)"



SECTION 10: That Section 5 of said Ordinance No. 311, as amended by Sections 3, 4 and 6 of Ordinance No. 322, be and the same is hereby amended by eliminating therefrom under the title SERVICE ESTABLISHMENTS AND STATIONS, the following:

"BARBER SHOPS, with or without manicurist and/or Boot-Black Stands . . . . .	10.00"
"BEAUTY PARLORS, hairdressing and manicuring . . .	10.00"
"BICYCLES, Rent and Repair . . . . .	10.00"
"BLACKSMITHS . . . . .	10.00"
"BOOT AND SHOE REPAIR SHOP . . . . .	10.00"
"CATERERS . . . . .	10.00"
"GARAGE (Public) for storage, washing or repairing of automobiles, trucks or other motor vehicles. .	20.00

Note: GARAGES or FILLING STATIONS, selling accessories require also a Merchant's License; garages must pay Agent's license for each make of car for which they are authorized agents. (See also, Used Car Dealers)"

"LAUNDRIES . . . . .	25.00"
"MATTRESS RENOVATING, Upholstering, Furniture Repairing . . . . .	25.00"
"REPAIR SHOPS - Including keys and locks, knife and lawn mower sharpening, etc., for each place of business . . . . .	10.00"
"TAILOR, each shop . . . . .	10.00"

and inserting therein, the following:

"BARBER SHOPS, with or without manicurist and/or Boot-Black Stands . . . . .	15.00"
"BEAUTY PARLORS, hairdressing and manicuring . . .	15.00"
"BICYCLES, Rent and Repair . . . . .	15.00"
"BLACKSMITHS . . . . .	15.00"
"BOOT AND SHOE REPAIR SHOP . . . . .	15.00"
"CATERERS . . . . .	15.00"
"GARAGE (Public) for storage, washing or repairing of automobiles, trucks or other motor vehicles and automobile painting . . . . .	20.00

"Note: GARAGES or FILLING STATIONS, selling accessories require also a Merchant's License; garages must pay Agent's License for each make of car for which they are authorized agents. (See also, Used Car Dealers)."

"LAUNDRIES, HOME, where not over two persons employed . . . . .	10.00
LAUNDRIES, Hand or Machine . . . . .	25.00"
"MATTRESS RENOVATING . . . . .	25.00"



"REPAIR SHOPS - Including Upholstering, Furniture  
Repairing, keys and locks, knife and lawn mower  
sharpening, etc.; for each place of business . . . 15.00"

"TAILOR, each shop . . . . . 15.00".

SECTION 11: That Section 5 of said Ordinance No. 311, as  
amended by Section 10 of Ordinance No. 322, be and the same is  
hereby amended by eliminating therefrom under the title MIS-  
CELLANEOUS, the following:

"PHOTOGRAPHERS (not itinerant) . . . . . 15.00"

and inserting therein the following:

"PHOTOGRAPHERS (not itinerant) including develop-  
ing and printing . . . . . 15.00".

PASSED AND ADOPTED this 1st day of November, A. D.,  
1933.

Harry M. Rice  
President of City Council  
(Pro-tem)

ATTEST:

C. W. Tomlinson  
City Clerk



APPROVED BY ME this 1st day of November, A. D.,  
1933.

Frank Katzman  
Mayor

1st reading, October 19th, 1933.  
2nd reading, October 19th, 1933.  
3rd reading, November 1st, 1933.

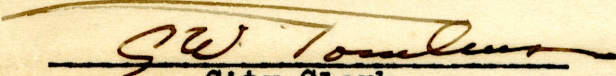


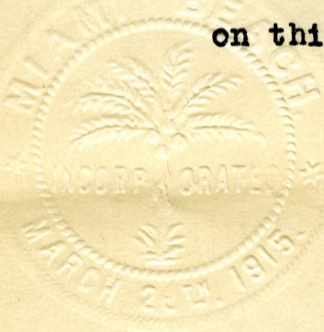
STATE OF FLORIDA)

COUNTY OF DADE )

I, C. W. TOMLINSON, City Clerk in and for the City of Miami Beach, Florida, do hereby certify that Ordinance No. 331, entitled "AN ORDINANCE OF THE CITY OF MIAMI BEACH, FLORIDA, AMENDING ORDINANCES NOS. 311 AND 322, BEING ORDINANCES OF THE CITY OF MIAMI BEACH, FLORIDA, IMPOSING LICENSES AND OTHER TAXES ON PRIVILEGES, BUSINESSES, OCCUPATIONS AND PROFESSIONS CARRIED ON AND ENGAGED IN WITHIN SAID CITY, AND PRESCRIBING PENALTIES FOR THE EXERCISING OF SUCH PRIVILEGES OR CARRYING ON SUCH BUSINESSES, OCCUPATIONS OR PROFESSIONS WITHOUT A LICENSE OR OTHER FAILURE TO COMPLY WITH THE PROVISIONS THEREOF", having been duly passed and adopted by the City Council of the City of Miami Beach, Florida, has been posted by me in three conspicuous places in the City of Miami Beach, one of which was at the door of the City Hall in said City on the 9th day of November, A. D., 1933, and that said ordinance remained posted for a period of at least thirty days in accordance with the requirements of the City Charter of the said City of Miami Beach.

IN WITNESS WHEREOF I have hereunto set my hand and affixed the official seal of the City of Miami Beach, Florida, on this the 2nd day of January, A. D., 1934.

  
City Clerk





(ORIGINAL)

ORDINANCE NO. 331

Amending Occupational  
License Ordinance #511.