19.360 St. Clair Shores Memorial Day Parade/issuance of master license and permits for sale of goods and food along parade route.

Sec. 7-60. It shall be unlawful for any person, firm, corporation or business entity to offer for sale, sell or otherwise engage in the business of selling any goods, merchandise or food or to engage in any business of a temporary or transient nature along the designated route of the St. Clair Memorial Day Parade on the date selected for the parade with appropriate authority without first having secured a permit as provided in this section.

(a) **ISSUANCE OF MASTER LICENSE TO PARADE COUNCIL.** At least thirty (30) days prior to the scheduled date of the annual Memorial Day Parade, the St. Clair Shores Memorial Day Parade Council shall secure a master license pertaining to the sale of any goods, merchandise or food or the operation of any business of a temporary or transient nature along the designated parade route. Such master license shall entitle the parade council to issue, on its own accord, permits to any person, firm, corporation or business entity or other vendor desiring to engage in such conduct along the designated parade route on the date of the Memorial Day Parade.

(b) **MASTER LICENSE; CONTENTS AND FEE.** The master license shall bear the signature of the president of the St. Clair Shores Parade Council and shall contain the names, addresses and phone numbers of all Council representatives who will be authorized to collect permit fees from vendors on the day of the parade. The master license fee shall be twenty-five ($25) dollars.

(c) **ISSUANCE OF PERMITS TO VENDORS.** Individual vendor or business permits issued under the master license may be purchased at the Business License Clerk's office before the day of the parade or on the day of the parade from a person who has been identified on the master license as one with authority to collect fees and issue permits.

The fee for a permit issued before the day of the parade by the Business License Clerk's Office shall be forty ($40) dollars, plus five ($5) dollars for each additional employee engaged or assisting in the permitted activity. The fee on the day of the parade shall be eighty ($80) dollars plus five ($5) dollars for each employee engaged or assisting in the permitted activity. Upon payment of such fees, the parade council shall issue buttons as follows: one button for each $40 or $80 fee, and one button for each additional employee or assistant for whom an additional $5 was paid as part of the permit fee. All persons engaged in the permitted activity shall wear a button at all times during the parade and whenever engaged in such activity. Further, any Parade Council representative collecting such fees on the day of the parade shall carry or wear appropriate identification and provide payment receipts.

(d) **PARADE COUNCIL REGULATIONS.** The Parade Council shall establish regulations pertaining to the sale of any goods, merchandise or food or operation of any business of a temporary or transient nature along the parade route during the parade and shall issue a copy of such regulations to the business or vendor applicant with the permit. All permits issued hereunder shall have as a condition of issuance compliance with such rules. The rules and regulations shall address the following concerns:

1. The Traffic and safety risks of the public as well as the vendors along the parade route;
2. The appropriate licensing of food sales and businesses by the Macomb County Health Department or other authority;
3. The location of particular permittees and vendors along the parade route;
4. The safety of any items offered for sale and suggestions as to appropriate merchandise offered for sale, and;
5. Any other issue pertaining to the health, safety and welfare of the public and the smooth functioning of the parade itself and protection of permanent businesses along the parade route.
(e) The violation of any provision in this ordinance section or of any provision in the rules and regulations promulgated by the St. Clair Shores Parade Council shall be punishable as specified in the Municipal Civil Infractions Ordinance. Section 11.150, et. seq. Further, a person, firm or corporation or business entity or other vendor who fails or refuses to secure a permit for the activities specified hereunder and engages in such activities on the day of the parade may be prevented from engaging in such activities along the parade route on the day of the parade.

(f) **ENFORCEMENT.** This ordinance section shall be enforced by the St. Clair Shores Police Department and the St. Clair Shores Code Enforcement Authority.

(chap. 7 eff. Jan. 20, 1987; amend. eff. Apr. 17, 1990; further amend. eff. Apr. 16, 1991; amend. eff. Aug. 11, 1992)

### 19.361 Penalty for violation.

Sec. 7-61. Any person or business entity that fails to secure a business license in a timely manner including the payment of late fees or whenever in this Ordinance any act is prohibited or is declared to be unlawful or whenever the doing of any act is required or the failure to do any act is unlawful, the penalty for such violation shall be as specified in the Municipal Civil Infractions Ordinance, Section 11.150, et. seq.

(amd. eff. Aug. 11, 1992)

### 19.400 AMUSEMENT DEVICES

**CITY OF ST. CLAIR SHORES, MICHIGAN**

**Ord. No. 86**

**Effective:** March 22, 1983

An ordinance to regulate the licensing and operation of coin-operated amusement devices and arcades within the City of St. Clair Shores, Michigan: to provide for the severability of sections of said ordinance: to repeal all ordinances or sections of ordinances in conflict herewith: and to provide penalties for the violation of this ordinance

THE CITY OF ST. CLAIR SHORES ORDAINS:

### 19.401 Definitions.

Sec. 1.

A. **Coin-operated amusement device** shall be defined as including any electronic or mechanical device which provides amusement, information, or entertainment and which may be operated or set in motion by the insertion of a coin or token or by use of a master switch for which a financial charge is made by the owner or operator even though such device is not coin-operated, and including devices that have unlimited play for which a financial charge is made by the owner or operator even though such device is not coin-operated, and including any and all similar devices. Examples of such devices, by way of illustration and not by way of limitation, are as follows: Pin ball machine, video game, skee ball machine, motion picture machine, shuffle board, miniature pool table or any similar machine, any tables, implements or devices for any game of bagatelle, pigeon hole, pin game, puck game, marble game, baffle board, tabletop game, or similar devices. Coin operated music devices such as juke boxes are specifically exempted from this definition. Not included in this definition are devices that furnish music and which are commonly referred to as juke boxes, scales for the purpose of giving weights, medical devices providing blood pressure readings, and bowling lanes.

B. **Arcade** shall be defined as all premises which have four (4) or more coin-operated amusement devices.

C. **Person** shall be defined as any individual(s), club, society, firm, corporation, profit or non-profit organization, partnership, or other group or business, or any combination thereof.

D. **Owner** shall be defined as any person or persons who own and operate or conduct premises where coin-operated amusement devices are present. However, owner shall not include any individual(s) who use coin-operated amusement devices for personal use in their homes.
(ord. no. 86 eff. Mar. 22, 1983)

19.402 Licensing requirements.
Sec. 2.