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COUNTY COUNCIL Snohomish County, Washington

ORDINANCE NO. 87- 038
AMENDING BUSINESS AND
OTHER LICENSE REGULATIONS
TO TRANSFER REGULATORY AUTHORITY
AND RESPONSIBILITY TO THE COUNTY
AUDITOR: AMENDING SNOHOMISH
COUNTY CODE TITLES 2,6, and 9

BE IT ORDAINED: Section 1. Snohomish County Code Section 2.100.080, last amended by Ordinance 87-006 on March 25, 1987, is amended to read as follows:

2.100.080 Reserved powers. The following powers and duties granted by state statute or county code provisions are deemed not subject to provisions of this chapter and reserved as follows:

(1) To the county auditor:

- (a) All powers and duties with respect to conducting, supervising, or engaging in elections and recalls;
- (b) All powers and duties with respect to formation, incorporation, canvassing, verifications, boundary determinations, organizations, reorganization, dissolution, disincorporation or any other power or duty not associated with the receipt or disbursement of funds of cities, towns, or other municipal corporations;
- (c) All powers and duties with respect to the receiving, filing, or recording documents of any sort, and the taking of acknowledgments;
- (d) Serve upon and be an officer for boards and commissions;
- (e) All functions with respect to marriage certificates and licenses as provided in Chapter 26.04 RCW, and amendments thereto;
- (f) Subject to appropriate action by the state, all functions with respect to vehicle registrations, titles, and licenses as provided in RCW 46.01.130 and 46.01.140 and amendments thereto; ((and))

- All other license functions of the county (g) acting as an agent of the state((-)) : and
- (h) All functions with respect to general licensing/permit provisions as provided in title 6 SCC and amendments thereto.
 - To the county treasurer:
- All powers and duties with respect to tax (a) collections and administration as provided by state law;
- (b) All powers and duties with respect to the collection, disbursement and management of junior taxing district funds, including the duties of fiscal agent as provided by state law.
- With the exception of subsection (2)(b) of this section the reservation of powers and duties as stated above shall not include any powers and duties with respect to the management, investment, and disbursement of county funds, or the performance of any audit functions therewith, all of which are vested in the department of finance.

Section 2. The caption of Snohomish County Code Chapter 6.01, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

Chapter 6.01

GENERAL LICENSING PROVISIONS

Sections:

- 6.01.010 Definitions.
- 6.01.020
- License or permit required.
 Authority and duties of the ((director-of finance)) licensing authority. 6.01.030
- 6.01.040 Application -- Procedures -- General.
- 6.01.045 Application--Form and content.
- 6.01.046 Application--Photographs or fingerprinting requirements.
- 6.01.047 Investigation required.
- 6.01.050 Fees.
- 6.01.060 Public Notice and Comment.
- 6.01.070 Protest by public officials.
- Director to issue license or permit. 6.01.075
- 6.01.080 Forms, terms of license, duplicate.
- 6.01.100 Renewal.
- 6.01.110 Display, change of name.

6.01.110 Disclaimer. 6.01.120 Inspection -- Right of entry. 6.01.130 Enforcement. 6.01.135 Notice and order. 6.01.140 Procedure for suspension, revocation. 6.01.141 Grounds for suspension. Grounds for revocation. Appeal--Hearing examiner. 6.01.142 6.01.150 Appeal from examiner's decision. 6.01.155 6.01.170 Death or incapacity of licensee. 6.01.180 Limitation of transfers and reapplications. Effect of facilities licensing agreement. Liability insurance. 6.01.185 6.01.190 6.01.200 Bond. 6.01.210 Civil penalty. 6.01.220 6.01.225 Criminal penalties. Public nuisance. Remedies not exclusive. 6.01.226 6.01.230 Applicability of amendments. 6.01.240 Severability.

Section 3. Snohomish County Code Section 6.01.010, last amended by Ordinance 86-119 on January 7, 1987, is amended to read as follows:

- In this title, the words and 6.01.010 Definitions. phrases used, unless the context otherwise indicates, shall have the following meanings:
- (1) "Abatement" means the termination of any license or permit violation by lawful and reasonable means as determined by the ((director-of-budget-and-finance)) licensing authority or his duly appointed representative.
 (2) "Adult dog or cat" means any dog or cat six months
- of age or older.

 (3) "Agricultural pursuits" means where land is primarily used in the production of crops and livestock or fur farming.
- (4) "Amusement" means any act or event causing or inducing relaxation and gaiety.
- (5) "Amusement device" means any coin-operated or remote controlled machine, device, contrivance, apparatus or appliance; mechanical, electrical or hand propelled, designed to be used in whole or part as an instrument or instrumentally for engaging in the use and exercise of skill

by one or more persons in playing a game for the amusement and entertainment of the player or players and which is

maintained commercially for such purpose.

(6) "Amusement device distributor" means any person who leases to, or places with others, any amusement device for

use, play or operation.

(7) "Amusement device operator" means any person who operates, rents, or possesses one or more amusement devices.

(8) "Animal" means any member of the classes:

amphibian, fish, reptile, bird, or mammal, except man.
(9) "Animal control agency" means the Snohomish county animal control agency created and perpetuated to enforce the provisions of the Snohomish county code and laws of the state of Washington as they pertain to animal welfare.

(10) "Animal control officer" means any individual employed, contracted or appointed by the animal control agency for the purpose of enforcing this code or any other code.

(11) "Antique" means any article that because of its age, rarity, or historical significance has a monetary value greater than its original value: PROVIDED, That for the purposes of this code the term "antique" shall not include automobiles.

(12) "Antique dealer" means any person engaged, in whole or in part, in the business of purchasing, selling, trading, or bartering antiques: PROVIDED, That the term shall not apply to any person who is defined as a swap meet operator or vendor or an intermittent seller under this section.

(13) "Applicant" means any person, partnership and/or corporation who is applying for a license or permit issued pursuant to any license or permit ordinance.

(14) "Application" means any form designed by the

((director-of-budget-and-finance)) licensing authority for

use in securing a new license or permit on a renewal basis.
(15) "Bath" means any container, receptacle, or facility used for refreshing, washing or soaking all or any part of the human body. The term includes, but is not limited to, a Finnish bath, hot tub, Japanese bath, sauna, Sewdish bath, Turkish bath, and baths provided by air, steam vapor, water, or electric cabinet.

(16) "Business premises" means the entire building in which an activity or business is located together with the entire tract of land under one ownership upon which the

building is located.
(17) "Carnival" means every device, institution or assemblage of devices or institutions the purpose whereof is that of providing entertainment, amusement, sport, pasttime

or merriment for the patrons thereof and shall include roller coaster, merry-go-rounds, swings, ferris wheel, games of shooting, throwing, pitching, phenomenal exhibitions or

everything of like character.
(18) "Circus" means any institution whose general occupation is that of exhibiting wild animals, feats, horsemanship, animal stunts, acrobatic or aquatic sports for admission to which fee is charged.

(19) "Commercial kennel" means a place where:

- (a) three or more adult dogs, cats or combinations thereof are kept whether or not for compensation, including facilities known and operated as animal shelters;
- (b) four or more litters of dogs, cats, or combinations thereof are produced in a calendar year; or(c) dogs or cats are sold; but not including small
- animal hospitals where pets are kept for treatment only, pet shops, private kennels, exhibitor/breeding kennels, or zoological parks.
 (20) "County" means Snohomish county.

- (21) "Dance hall" means any room, hall, pavillion, boat, float, building or other structure kept or used for the purpose of conducting therein public dances or dancing. shall include, but not be limited to those facilities offering dance opportunities as a significant, although not necessarily primary purpose, such as taverns, bars, or clubs.
- (22) "Darkness" means that period between one-half hour after sunset and one-half hour before sunrise.
- (({23}--ⁿDirector-of-Financeⁿ-means-the-director-of-the Snohomish-County-Department-of-Pinance-and-or-his-duly authorized-representative.))
- ((+24+)) (23) "Engaged in business" means, includes, and has reference to a particular occupation or continuing course of commercial activity in which a person is regularly or habitually engaged for the purpose of livelihood or gain.
- (((25))) (24) "Entertainment" means any act or event causing amusement, diversion or the agreeable passing of time.
- ((+26))) (25) "Erotic dancer" means a person who dances or otherwise performs for an erotic dance studio and whose dance or other performance emphasizes and seeks to arouse or excite the patrons' sexual desires.
- (({27}))) (26) "Erotic dance studio" means a fixed place of business which emphasizes and seeks, through one or more erotic dancers, to arouse or excite the patrons' sexual desires.

((+28+)) (27) "Examiner" means the county hearing examiner or other hearing examiner appointed by the

Snohomish county council.

((+29+)) (28) "Exhibitor/breeding kennel" means a place at or adjoining a private residence where three but not more than twenty adult dogs, cats, or combination thereof, owned by natural persons residing on said property, are kept for the primary purpose of participating in dog shows or other organized competitions or exhibitions.

(((30))) (29) "Fire marshal" means the Snohomish county fire marshal or any of his authorized representatives.
(((31))) (30) "Float" means
(a) with respect to boating tournaments or exhibitions, any anchored man-made structure unattached to the shore where any vessel may dock; or
(b) with respect to parades, a low, flat, decorated

vehicle for carrying exhibits, tableaux, etc. in a parade.

((+32+)) (31) "Grooming parlor" means any establishment, public or private, where animals are bathed, clipped, or combed for compensation.

((+33+)) (32) "Health officer" means the health officer or any authorized representative of the Snohomish health district.

((+34+)) (33) "Idling speed" means that speed of any

motorboat while underway resulting while its propulsion machinery is set at the machine's slowest possible speed.

(((35))) (34) "Intermittent seller" means any person who sells or exchanges secondhand household or recreational equipment from a residence less than four times per calendar year. Secondhand household and recreational equipment includes but is not limited to: furniture, tools, dishes,

exhibitor/breeding, or private kennel. ((+37+)) (36) "Length" as it refers to vessels means the overall distance measured in a straight line parallel to the centerline from the foremost part of the vessel to the aftermost part of the vessel, excluding bowsprits, bumpkins, rudders, outboard motors and brackets, and similar fittings and attachments.

((+38))) (37) "License" means any document issued by the ((director-of-budget-and-finance)) licensing authority which authorizes a person to conduct an activity in Snohomish county as provided by this title.

((+39))) (38) "Licensee" means any person to whom a license or renewal of license has been issued pursuant to this title.

(((39))) (38) "Licensee" means any person to whom a license or renewal of license has been issued pursuant to this title.

(39) "Licensing authority" means the duly elected auditor of Snohomish County or his duly authorized representative.

(40) "Massage" means the treatment of a human body by another person by rubbing, kneading, hitting or any other manipulation, including the use of equipment, machinery, or appliances in connection with the foregoing.

(41) "Massage parlor" means any place where massages are given or furnished for, or in expectation of, any fee,

compensation or monetary consideration.
(42) "Massage parlor employee" means any person who administers to, or performs services for, patrons of a massage parlor.

(43) "Merchant patrol business" means and includes the business of, or the representation of, being engaged in the business of guarding or protecting persons or other persons' property, or patrolling streets, districts or territory for such purposes, for hire or reward, as a business and as an independent contractor.

(44) "Motorboat" means any vessel underway under propulsion in whole or in part by machinery. The term shall include seaplanes while taxiing and/or while otherwise not subject to any valid state or federal law or regulation governing the operation of seaplanes.

(45) "Operator" means any person in actual physical

control of any vessel.
(46) "Owner" means any person having an interest in or right of possession of any property or business, or any

person having control, custody or possession of an animal. (47) "Parade" means any march or procession consisting of people, animals, bicycles, vehicles in excess of ten in number or combinations thereof, except wedding processions and funeral processions, upon any county road, sidewalk, alley or other county property which does not comply with normal and usual traffic, regulations or controls.

(48) "Pawnbroker" means ((every)) any person engaged in whole or in part in the business of loaning money upon the taking or receiving of personal property as security for the repayment of such loans or ((every)) any person who shall keep any store, shop, room or place where such goods are so

taken or received ((7-shall-be-deemed-to-be-a-pawnbroker)).
(49) "Permit" means any document issued by the ((director-of-budget-and-finance)) licensing authority which authorizes a person to conduct an activity in Snohomish county as provided by this title.

(50) "Person" means any individual, partnership, firm, joint stock company, corporation, association, trust, estate

or other legal entity.
(51) "Pet shop" means a person or establishment that

- acquires animals for the purpose of resale to the public. (52) "Private detective business" means and includes the business of, or the representation of, being engaged in the business of, making for hire or reward, investigation or investigations with reference to any of the following matters:
- The practice of detecting, discovering or revealing crime or criminals, or securing secret information or evidence relating thereto;
- (b) The practice of discovering or revealing the identity, whereabouts, character or actions of any person or persons, thing or things;
 (c) The habits, conduct, movements, whereabouts,
- associations, transactions, reputations, or character of any person, firm or corporation;
 - (d)
- The credibility of witnesses or other persons; The location or recovery of lost or stolen (e) property;
- The causes, origin or responsibility for fires or accidents or injuries to real or personal property with the consent of the authority having jurisdiction;
- The truth or falsity of any statement or (g) representation;
- The business of securing for hire or reward, (h) evidence to be used before authorized investigation committees, boards of award or arbitration, or in the trial

of civil or criminal causes.

None of these activities as listed above shall include or permit any interference with any legal law enforcement responsibility or activity.

(53) "Private kennel" means a place at or adjoining a private residence where at least three and not more than ten adult dogs, cats, or combinations thereof, owned by natural persons residing on said property, are kept for the purpose of hunting, training, for field work and obedience trials or for the enjoyment of the species; but not including an exhibitor/breeding kennel. Cats kept for pest or vermin control and in conjunction with an agricultural pursuit as defined, shall not be subject to this provision.

(54) "Private security agency" means a "merchant patrol agency" or a "private detective agency," and is further

defined as, unless the context otherwise indicates, either a:

- (a) "Merchant patrol agency". Any person who as principal or employer engages in or who advertises or holds himself out as being engaged in the merchant patrol business; or a
- (b) "Private detective agency". Any person who as principal or employer engages in, or who advertises or holds himself out as being engaged in the private detective business.
- (55) "Property" means any tangible property including, but not limited to goods, wares, merchandise, animals, livestock, and land.
- livestock, and land.

 (56) "Public bathhouse or hot tub" means any place where baths or hot tubs of any kind are given or furnished to the public for or in expectation of a fee or other compensation.
- public for or in expectation of a fee or other compensation.

 (57) "Public bathhouse or hot tub employee" means any
 person who works for a public bathhouse or hot tub business.

 (58) "Public dance" means any dance that the public
- (58) "Public dance" means any dance that the public generally may gain admission to with or without the payment of an admission fee.
- (59) "Public event/assembly" means any gathering or assembly of one hundred or more persons who have been charged admission or made a contribution towards the costs of such gathering or assembly at a single place for the purpose of amusement, entertainment, education or similar common purpose. Such definition shall not include any assembly or gathering conducted for religious, political, or other constitutionally accepted purpose.
- (60) "Race-type boat" means any motorboat operated at a speed in excess of thirty-five miles per hour.
- (61) "Rowboat" means a small boat propelled by the use of oars or paddles.
- (62) "Run" means a sponsored, organized procession to contend in a race consisting of people, bicycles, wheelchairs, other non-motorized vehicles, or combinations thereof containing ten or more persons upon a county road, sidewalk, alley or other county property. "Run" shall not include any training event or race participated in solely by means of a bona fide school track team or teams.
- (63) "Running at large" means that an animal or animals are off the premises of the owner and not under control of either the owner or competent person authorized by the owner.
- (64) "Safety buoy" means any buoy establishd as herein provided and constructed to conform to the State Uniform Waterway Marking System.

(65) "Safety buoy line" means the straight line between any two safety buoys or the straight line between any safety buoy and the point on the shoreline closest to such safety buoys.

(66) "Sailboat" means any vessel propelled by sail or in

part by sail and in part manually.

"Secondhand dealer" means ((every)) any person engaged in whole or in part in the business of purchasing, selling, trading, or bartering, secondhand personal property including metal, junk, or melted metals: PROVIDED, That the term shall not apply to any person who:

(a) Is engaging in an activity which requires a license under chapter 46.70 RCW, motor vehicle dealers, or chapter 46.80 RCW, motor vehicle wreckers;

(b) Is engaged in the purchase and/or sale of bottles, cans, or paper solely as a part of the process of recycling such bottles, cans, or other materials;

(c) Any person conducting a sale of secondhand personal property under any legal forfeiture, foreclosure, liquidation, or any repossession pursuant to the terms of any contract of sale or incidental to any legal action;

(d) Any person defined under this section as a "swap meet operator" or "swap meet vendor" or "intermittent

seller."

"Sheriff" means the sheriff of Snohomish county or (68)

any duly appointed deputy sheriff of Snohomish county.

(69) "Shoreline" means the land bordering any existing

body of water.

(70) "Swap meet" means any event where secondhand goods are offered or displayed for sale or exchange; and,

- (a) A fee or commission is charged for the privilege of offering or displaying second hand goods for sale or exchange; or
- (b) A fee is charged to prospective buyers for admission to the area where secondhand goods are offered for sale or exchange.
- (71) "Swap meet operator" means any person who sponsors, controls, manages, or otherwise conducts a swap meet.
- "Swap meet vendor" means any person who sells, exchanges, displays, or offers for sale or exchange, any secondhand goods at a swap meet more than eight times per year.
- (73) "Tobacco vending machine" means any machine or device designed or used for the vending of cigarettes, cigars, tobacco, or tobacco products upon the insertion of coins.

"Tobacco vending machine distributor" means any (74)person who leases to or places with others any tobacco vending machine.

(75) "Tobacco vending machine operator" means any person who operates, rents, or possesses one or more tobacco vending machines.

"Vessel" means any type of watercraft used or (76)

capable of being used as a means of marine transportation. (77) "Visible" as it refers to the hours of darkness, means capable of being seen on a dark night with a clear atmosphere; as it refers to the daylight hours, means capable of being seen on a dull day with the atmosphere

clear of fog, haze, or rain.
(78) "Water-ski" means to plane over the water with or without any floating device while being towed by any vessel. The term shall include water-skiing, freeboarding, aquaplaning and similar devices and/or activities.

(79) "Wharf" means any manmade structure attached to the shore and to which any vessel may dock.
All other terms, phrases or words not defined by this chapter shall be known by their common and ordinary meaning and usage in the English language.

Snohomish County Code Section 6.01.030, last Section 4. amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

Authority and duties of the ((director)) 6.01.030 licensing authority.

- (1) The ((director)) licensing authority is authorized to make and enforce rules and regulations, consistent with the provisions of any license/permit ordinance or state law, necessary for the performance of the purposes stated in SCC 6.01.020.
- (2) The ((director)) licensing authority shall have the authority to suspend or revoke any license or permit issued upon a showing of violation of any of the provisions of any license/permit ordinance; provided, however, that such suspension or revocation shall not relieve the licensee, or permit holder, of the other penalties provided for in this chapter.

Snohomish County Code Section 6.01.040, last Section 5. amended by Ordinance 86-119 on January 7, 1987, is amended to read as follows.

6.01.040 Application--Procedures--General.
(1) No license or permit required by this title shall be issued unless written application has been made with the ((director)) licensing authority. The ((director)) licensing authority shall provide application forms for each license/permit under this title, which shall require such information as the ((director)) licensing authority deems appropriate, in addition to the information required

by the various licensing/permit provisions of this chapter,

as now existing or hereafter amended.

(2) The applicant must complete and sign the application. If the application is for a partnership, a partner must sign and the names of the partners in full shall be given with their current residences. If the application is for a corporation, an authorized officer thereof must sign and the names of the current residences of all of the officers and directors or trustees of the corporation shall be given together with the location of the principal office or place of business of such corporation.

- (3) For those licenses or permits which require an investigation, such investigation shall be conducted by the sheriff in accordance with the criteria outlined in SCC The investigation shall include fingerprinting the applicant and, to the extent practicable, a full investigation of the truth of the statements in the application and all other matters which might tend to aid in the determination of whether to grant the license/permit. The sheriff shall inform the ((director)) licensing authority in writing within thirty days of receipt of the application as to the results of his investigation and his recommendation as to the disposition of the application. The sheriff may request an extension to complete his investigation of no more than thirty days, which request shall be granted upon a showing of reasonable cause.
- (4) For those licenses or permits which require additional reviews or inspections for compliance with appropriate codes for building, zoning, fire and health or any other statute or regulation, each appropriate department director will, within thirty days after receipt of a copy of the application from the ((director)) licensing authority, inform the ((director)) licensing authority in writing of

the results of their respective inspections and their recommendations as to the disposition of the application. A department director may request an extension not to exceed thirty days for the purpose of completing the review or inspection, which request shall be granted upon a showing of reasonable cause.

- (5) The ((director)) licensing authority, acting on behalf of the county, shall approve or deny all applications for licenses or permits required hereunder.
- (6) No license/permit shall be issued pursuant to the provisions of this ordinance to the following persons:
- a) Any person who is under eighteen years of age at the time of application except as may specifically otherwise be provided in this title.
- b) Any person who has been convicted of a felony or misdemeanor, excluding minor traffic violations, if the felony or misdemeanor for which he was convicted directly relates to the license sought or any activity to be conducted hereunder, and:
- conducted hereunder, and:

 (i) The time elapsed since the felony is less than ten years from date of application, or
- (ii) The time elapsed since the misdemeanor is less than three years from date of application.

This subsection shall not preclude the consideration of any prior conviction of a felony or misdemeanor as a factor in determining whether or not a license or permit should be issued.

- c) Any person who is not qualified under any specific provision of this title for any particular license/permit for which application is made.
- d) Any partnership or corporation having as a partner, member of the board of directors, corporate officer or stockholder holding over twenty percent of the stock, anyone of whom does not meet the qualifications of this section.
- e) Any person whose license/permit is under suspension at the time of application for a license/permit.
 f) Any person who has had a license/permit revoked
- f) Any person who has had a license/permit revoked within a period of six months prior to the date of making application for a license hereunder.
- g) Any person who at the time of application is in default in the payment of any sum due Snohomish county for any license/permit.
- h) Any person who has any outstanding penalties or fines related to any license/permit issued by Snohomish county.

(7) No license/permit shall be issued unless the premises where the activity is to be conducted complies with the requirements of all governmental agencies, including, but not limited to, federal, state, city and county laws or ordinances relating to buildings, fire, health, sanitation, zoning, taxation, public safety, and all other requirements and conditions specifically set forth in other sections of this chapter. Issuance of a license/permit shall not be deemed to constitute approval or waiver of non-compliance by the applicant.

(8) The filing of an application for a license/permit shall not give the applicant any right to engage in the activity covered prior to the issuance of such license or

permit.

(9) All license applicants must present one of the following pieces of identification to the director:

(a) Driver's license of any state or "identicard" issued by the Washington state department of licensing pursuant to RCW 46.20.117;

(b) United States military identification;

(c) Passport.

Section 6. Snohomish County Code Section 6.01.045, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.045 Application—Form and content. All application forms for licenses or permit activities shall be designed by the ((director)) licensing authority. Such applications shall contain at the minimum the following required items:

(1) The true name, home address, telephone number, and the age of the applicant;

(2) The name, address, and telephone number of the business premises or proposed business premises if different than the response given in SCC 6.01.045(1);

than the response given in SCC 6.01.045(1);

(3) Whether the applicant is a sole proprietorship, partnership or corporation. If a partnership, the application shall set forth names, residence addresses and telephone numbers of all persons, whether general or limited partners, sharing in the profits of said business and the respective ownership share of each. If a corporation, it shall set forth the name, residence address and telephone number of each of its officers, directors and shareholders, and the number of shares held by each if there are fewer

than ten shareholders. It shall set forth all persons having any interest in the real or personal property at the premises, and any persons sharing in the proceeds of the business;

- (4) Whether the applicant or anyone owning an interest in the business or proposed business has ever been convicted or forfeited bail to any crime, the name of the court in which the case was filed, the circumstances and the disposition of the case;
- If the applicant is a sole proprietorship or a partnership, stating whether the proprietor or the partners are of legal age;
- The principal occupation of the proprietor of the (6) proposed business if a sole proprietorship; if a partnership, the principal occupation of all partners; and if a corporation, the principal business enterprises of such corporation;
- (7) All assumed names or aliases which have been or are used by any person whose name appears on the application;
- (8) Name, address and telephone number of a registered agent required under RCW 23A.08.090;
 - (9) Date and place of incorporation or organization;
- Name, address and telephone number of person to (10)
- contact in case of an emergency; and
 (11) Such other information as the ((director)) licensing authority may reasonably require in connection with the application.

Section 7. Snohomish County Code Section 6.01.046, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.046 Application -- Photographs or fingerprinting requirements. If the specific license or permit requires photographs or fingerprints:

- (1) Such applicants, or party signing the application, must submit to fingerprinting by the sheriff or arrangements as prescribed by the sheriff with other local law enforcement agencies, and such fingerprints shall be retained in the application file, a copy of which may be forwarded to the Washington state patrol, identification
- section, or other agency.

 (2) The ((director)) <u>licensing authority</u> may require that applicants be photographed when applications are

submitted. If the ((director)) licensing authority does not do so, each applicant or party signing the application, shall submit four two-inch-by-two-inch photographs taken within the last six months of the date of application showing three full-face and one full-length front-facing shot. These photographs shall be provided at the expense of the applicant. The license/permit, when issued, shall have affixed to it a photograph of the applicant, or the party signing the application, which shall be posted at all times in a conspicuous place in the establishment where such license/permit is enjoyed, and shall not be tampered with in any manner;

(3) On renewal of a license/permit requiring photographs, applicants must be photographed as described in SCC 6.01.046(2). Resubmission for fingerprinting or investigation by the sheriff is in the discretion of the sheriff if no significant changes have occurred.

Section 8. Snohomish County Code Section 6.01.047, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

- If the license or Investigation required. 6.01.047 permit requires an investigation, the ((director)) licensing authority shall forward to the sheriff the applicant's application with any supporting documents. The sheriff shall investigate the following:
- Whether any outstanding criminal violations/charges (1) exist.
- (2) Whether any legitimate complaints exist regarding the applicant's past business practices that would have any bearing or effect on the issuance of the license/permit under consideration.
- (3) Whether the person is prohibited by law from
- engaging in this type of activity.

 (4) Whether the application should otherwise be disapproved based upon public safety considerations.

Within thirty days following the receipt of the application from the office of the ((director)) licensing authority, the sheriff shall make a written recommendation on the issuance of the license/permit as set out in SCC 6.01.040.

Snohomish County Code Section 6.01.060, last Section 9. amended by Ordinance 86-099 on November 12, 1986 is amended to read as follows:

6.01.060 Public notice and comment.

 Prior to the issuance of any new license or permit, the ((director)) licensing authority shall publish the following information from license/permit applications in the county's official newspaper:

Name of applicant a.

Location of proposed business or other activity:

c. Type of license/permit requested.
A fee required under SCC 6.01.050(2) shall be paid by each applicant to cover this cost in addition to the business license/permit fees.

- (2) Prior to issuance of any new license or permit, any citizen or business in Snohomish county may petition the ((director)) licensing authority to consider denying the issuance of any license/permit applied for. Such petition must be submitted in writing and contains the following information:
 - Name and address of petitioner; and (a)

The grounds and/or facts for requesting a (b) denial of the license/permit.

- The ((director)) licensing authority shall cause an investigation of all protests and alleged facts and may deny the license/permit if the allegations are true and are proper cause for denial. The ((director)) licensing authority shall submit a copy of any protests to the applicant in person or by certified mail who may respond thereto in writing within ten days of receipt of such If such statements are untrue or are not a porper protest. cause for denial, the ((director)) licensing authority may issue the license/permit in accordance with SCC 6.01.075.
- Petitions by the public must be submitted to the ((director)) licensing authority within five working days following the date of publication for consideration.

Snohomish County Code Section 6.01.070, Section 10. last amended by Ordinance 86-099 on November 12, 1986 is amended to read as follows:

6.01.070 Protest by public officials. The sheriff, ((director)) licensing authority of community development, community planning, prosecuting attorney, director of public works, fire marshal, health district director or any other county official, while an application is pending for any license/permit provided for under the provisions of this chapter, may petition the ((director)) licensing authority to deny the license/permit. The petitioner shall file a copy of the petition with the director who shall promptly submit a copy of the petition to the applicant in person or by certified mail. The applicant may respond thereto in writing within ten days of receipt of the petition. If the petition fails to set forth in detail alleged facts that show the issuance of the license/permit will result in a violation of the zoning or license/permit code, or violation of other laws, the petition shall be summarily stricken by the ((director)) licensing authority and the ((director)) licensing authority and the ((director)) licensing authority shall direct an investigation of said allegations and may deny the license/permit if the allegations are found to be true.

Section 11. Snohomish County Code Section 6.01.075, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

- 6.01.075 ((Đɨrectər)) Licensing authority to issue license or permit. The ((dɨrectər)) licensing authority shall issue the desired business license or permit to the applicant if it appears that:
- (1) The statements in the application are true and complete; and
- (2) No valid petition has been filed by a public official or public within the prescribed time as established in SCC 6.01.060 and 6.01.070 of this chapter; and
 - (3) All necessary fees have been paid; and
- (4) The requirements specified in this chapter and the chapter relating to the specific license or permit have been satisfied.

Snohomish County Code Section 6.01.080, Section 12. last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.080 Forms, terms of license, duplicate.

(1) All licenses or permits issued pursuant to any license/permit ordinance shall be in a form prescribed by the ((director)) licensing authority and shall be subject to such conditions as are required by this chapter or the

((director)) licensing authority.

(2) Any license/permit issued pursuant to the provisions of this title except those licenses for which a different term is specified, shall expire one year from the date of issuance unless sooner revoked in the manner

provided for in this title.

Any licensee/permit holder who makes a change in trade or corporate name or who loses or misplaces his license or permit or wishes to revise his license may obtain a new license or permit from the ((director)) licensing authority without the necessity of submitting a new application by the payment of a fee to the ((director)) licensing authority as contained in SCC 6.01.050(2), provided the license/permit has not expired.

Snohomish County Code Section 6.01.100 last Section 13. amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.100 Renewal.

(1) A license/permit issued under this title, except as otherwise provided, may re renewed by the ((director)) licensing authority if, upon application, it appears that the applicant meets the requirements of SCC 6.01.075.

(2) The ((director)) licensing authority shall notify each license/permit holder by mail of the requirements of this section not less than thirty days prior to expiration

of the outstanding license/permit.

(3) Failure to submit a renewal application and pay the appropriate fee prior to expiration of a license/permit shall, as a condition of renewal, result in assessment of a penalty in the amount of twenty-five percent of the regular license/permit fee or \$25.00, whichever is greater.

(4) The penalty set out in this section is in addition to any civil or criminal sanctions that may be imposed for any activity, act, or conduct undertaken without a license or permit required by this title.

Section 14. Snohomish County Code Section 6.01.110, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.110 Display, change of name.

(1) Any license or permit issued pursuant to any license/permit ordinance shall be posted in a conspicuous place at the place of business of the licensee or permit holder as prescribed by the ((director)) licensing authority.

(2) A license or permit holder shall notify the ((director)) licensing authority of any change in his address, business name, or in the officers, directors, or partners of such person, within fourteen days of any such change and shall comply with SCC 6.01.080.

Section 15. Snohomish County Code Section 6.01.120, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.120 Inspection--Right of entry.

(1) Whenever necessary to enforce any of the provisions of this title, or whenever the ((director)) licensing authority and/or sheriff has reasonable cause to believe that a licensee or permit holder is operating in violation of any provisions of this title, the ((director)) licensing authority and/or sheriff may enter the place of business or other ativity at all reasonable times to carry out an inspection or perform any other duty imposed by this title.

(2) The ((director)) licensing authority and/or sheriff shall take the following steps in conducting an inspection:

(2) The ((director)) licensing authority and/or sheriff shall take the following steps in conducting an inspection: (a) If the place of business or other activity is occupied, the ((director)) licensing authority and/or sheriff shall first present proper credentials to the licensee, permit holder, or other person having control of the place of business or other activity and demand entry.

If the place of business or other activity is unoccupied, the ((director)) licensing authority and/or sheriff shall first make reasonable effort to locate the

licensee or permit holder or other person having control of the place of business or other activity and demand entry. (3) No licensee, permit holder, or person having control of the place of business or other activity shall fail, after proper demand, to admit the ((director))
licensing authority and/or sheriff while acting within the
scope of his employment to any place of business or other
activity licensed or permitted under this title. No person shall interfere with the ((director)) licensing authority and/or sheriff in the performance of his duty.

Snohomish County Code Section 6.01.130, Section 16. last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.130 Enforcement.

- (1) The ((difector)) licensing authority and/or sheriff is authorized and directed to enforce the terms and provisions of all license/permit ordinances. If it is determined, through investigation, inspection, or other means that any person has failed to comply with any provision of any business license/permit ordinance, then the ((director)) licensing authority may issue a notice and order under this title.
- (2) The ((director)) licensing authority and the sheriff shall have the right to pick up a license or permit when a license or permit has been suspended or revoked, to be held by the director where the license/permit could be used as evidence in an administrative hearing.

Section 17. Snohomish County Code Section 6.01.135, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.135 Notice and order.
(1) The ((director)) licensing authority shall issue a notice and order, pursuant to SCC 6.01.130(1), directed to the person whom the ((director)) licensing authority has

determined to be in violation of any of the terms and provisions of this chapter or license/permit ordinance. The notice and order shall contain:

(a) The street address, when available, and a legal description sufficient for identification of the premises upon which the violation occurred;

(b) A statement that the ((director)) licensing authority has found a violation of this chapter or the terms of any license/permit ordinance, with a brief and concise description of the conditions found to be a violation;

- (c) A statement of any action taken or required to be taken as determined by the ((director)) licensing authority. If the ((director)) licensing authority has determined to assess a civil penalty, the order shall so state and require that the penalty be paid within a certain time from the date of the order as determined by the ((director)) licensing authority to be reasonable;
- (d) A written statement of any action taken by the ((director)) licensing authority;
 (e) A statement that failure to comply with the
- (e) A statement that failure to comply with the instructions or remedies outlined in the notice and order will constitute sufficient grounds for suspension or revocation of the license by the ((director)) licensing authority; and
- (f) A statement advising that the licensee/permit holder may appeal from the notice and order to the Snohomish county hearing examiner, provided the appeal is made in writing as provided in this chapter and filed with the ((director)) licensing authority within ten days from the date of service of such notice and order; and the failure to appeal will constitute a waiver of all rights to an administrative hearing and determination of the matter.
- (2) The notice and order, and any amended or supplemental notice and order, shall be served upon the person either personally or by mailing a copy of such notice and order by certified mail with return receipt requested to such person at his address as it appears on the license or permit. Service by certified mail in the manner herein provided shall be effective on the date of the mailing. Proof of service of the notice and order shall be made at the time of service by a notarized verification or a written declaration under penalty of perjury executed by the person effecting service, declaring the time, date, and manner in which service was made.

Snohomish County Code Section 6.01.140, Section 18. last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.140 Procedure for suspension, revocation. (1) To suspend or revoke any license or permit, the

((director)) licensing authority must issue a notice and order as prescribed in SCC 6.01.135 of this chapter.

(2) Failure to comply with any notice and order or the failure to appeal such action as described in SCC 6.01.135(1)(f) automatically forfeits the right of the license or permit holder to further administrative appeals

as described in this chapter.

(3) The ((director)) licensing authority may rely on statements filed by the fire marshal, prosecuting attorney, sheriff or other public official alleging facts exist which constitute grounds for suspension or revocation of a license/permit title in determining whether or not to suspend or revoke a license or permit. The ((director)) licensing authority may also rely on facts and circumstances otherwise brought to his attention in determining whether or not to suspend or revoke a license or permit.

(4) The notice and order for suspension or revocation will be served as set out in SCC 6.01.135(2). Such suspension or revocation shall become effective ten days from the date of service, unless the person affected thereby files a written appeal with the ((director)) licensing

authority as authorized by SCC 6.01.150.
(5) The ((director)) licensing authority shall notify the sheriff and the prosecuting attorney and any appropriate county department of any action taken by him relative to the suspension or revocation of any license/permit issued under this chapter.

Snohomish County Code Section 6.01.141, Section 19. last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.141 Grounds for suspension. The ((director)) licensing authority may suspend any license/permit issued under this title if there is a violation of this chapter or the applicable business license ordinance. A suspension

shall be for a period of not more than thirty days for the first violation and not more than sixty days for the second or more violation within a one year period immediately preceding the event for which action is taken.

Section 20. Snohomish County Code Section 6.01.142, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

- 6.01.142 Grounds for revocation. The ((director)) licensing authority may revoke any license/permit issued under this chapter if:
- (1) The license/permit was issued by mistake or procured by fraud of false representation of any fact; or
- (2) The licensee has violated or failed to comply with any of the provisions of this chapter or any business license ordinance; or
- (3) The licensee/permit holder, or any of his servants, agents, or employees acting within the scope of their employment, commits a felony or misdemeanor in connection with any activity conducted incidental to the license/permit or on the premises upon which a licensed/permitted activity is conducted; or
- (4) The licensee/permit holder, or any of his servants, agents, or employees acting within the scope of their employment, have violated any law relating to the sale or possession of intoxicating liquor; the use, possession or sale of narcotic or dangerous drugs, or violated any law relating to public morality and decency; or
- relating to public morality and decency; or
 (5) Any licensee/permit holder has knowingly violated, or advised, encouraged or assisted the violation of any court order or injunction in the course of conducting business; or
- (6) Three notice and orders have been issued to the licensee/permit holder within the previous twelve months; or,
- (7) The licensee/permit holder has failed or refused to obey any rule, regulation, or notice and order of the ((director)) licensing authority, sheriff and/or their agent(s); or
- (8) The licensee/permit holder has failed to pay all penalties or fines unless a formal appeal has been filed in compliance with SCC 6.01.150.

Section 21. Snohomish County Code Section 6.01.150, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.150 Appeal -- Hearing examiner.

- (1) Any person who has been served with a notice and order pursuant to SCC 6.01.135 or whose application for a license/permit has been denied may, within the time limited by SCC 6.01.140(4) file a written notice of appeal with the ((director)) licensing authority, together with a filing fee as stated under SCC 6.01.050(2). The ((director)) licensing authority shall forthwith forward to the hearing examiner a copy of the notice together with all files of the ((director)) licensing authority with respect to such license/permit. Such written notice or appeal shall contain:
- (a) The names of all appellants participating in the appeal;
- (b) A brief statement setting forth the action protested and reasons why it is claimed the action should be reversed, modified or otherwise set aside:
- reversed, modified or otherwise set aside;

 (c) The signatures of all parties named as appellants, their official mailing addresses, and telephone numbers;
- (d) The verification of at least one appellant as to the truth of the matters stated in the appeal.
- (2) Failure to file a notice of appeal in accordance with this section shall constitute a waiver of all rights to appeal under this chapter. Enforcement of any suspension, revocation or other action except the denial of an original application, shall be stayed during the pendency of an appeal.
- (3) Upon receipt of a written appeal from the ((director)) licensing authority the hearing examiner shall set a place and time for hearing, not more than thirty calendar days from such receipt. Notice of the date, time and place of the hearing shall be mailed to the appellant by the examiner at least fifteen calendar days prior to the hearing date. The appeal shall be processed in accordance with the provisions of chapter 2.02, and amendments, of the Snohomish county code unless otherwise specified by this title.
- (a) The hearing examiner shall preside over hearings or appeals and shall have the power and authority to make all final determinations in matters relating to this

chapter including the authority to alter, modify, reverse or affirm the violation and actions of the ((director)) licensing authority appealed from.

- The ((director)) licensing authority shall (b) coordinate and assemble the findings and comments of the other county departments and governmental agencies having an interest in the suspension or revocation and shall prepare a report summarizing the factors involved and the department's findings and recommendations.
- At least seven calendar days prior to the (c) scheduled hearing, the report shall be filed with the hearing examiner and copies thereof shall be mailed to the appellant and made available for public inspection. Copies thereof shall be provided to interested parties upon payment of reproduction costs. Costs for reproduction are set and contained in SCC 6.01.050(2).
- (d) Prior to rendering a decision on any matter, the hearing examiner shall hold at least one public hearing At the commencement of the hearing, the hearing thereon. examiner shall give oral notice regarding the register as provided for in SCC 2.02.160.
- (e) Within fifteen calendar days of the conclusion of a hearing, unless a longer period is agreed to in writing or verbally on the record at the public hearing by the appellant, the hearing examiner shall render a written decision which shall include at least the following:

(i) Findings based upon the record and conclusions therefrom which support the decision;

(ii) Issue an appropriate order setting forth the manner by which the decision shall be carried out; A statement which indicates the (iii)

procedures for appealing an examiner's decision.

(f) Not later than five calendar days following the rendering of a written decision, copies thereof shall be mailed to the appellant by certified mail wih return receipt requested and by general delivery mail to other parties of record in the case. "Parties of record" shall include the appellant and all other persons who specifically request notice of decision by signing a register providing for such purpose at the public hearing.

Section 22. Snohomish County Code Section 6.01.170, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.170 Death or incapacity of licensee. In the event of the incapacity, death, receivership, bankruptcy, or assignment for benefit of creditors of any licensee/permit holder, then his guardian, executor, administrator, receiver, trustee in bankruptcy or assignee for benefit of creditors may, upon written authority from the ((director)) licensing authority, continue the business of the licensee on the licensed premises for the duration of the license, unless sooner terminated. Any such successor wishing to continue the license shall provide information as requested by the ((director-of-finance)) licensing authority.

Section 23. Snohomish County Code Section 6.01.190, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.190 Liability insurance. Unless otherwise provided, such applicant for any license/permit under this title shall at all times maintain in full force and effect a policy of bodily injury/property damage liability insurance to cover said applicant, his servants, agents, or employees in the conduct of the business or activity being licensed. The certificate of insurance shall be filed with the ((director)) licensing authority. The ((director)) licensing authority must be given written notice in the event of cancellation of said policy either by the company or the insured.

Insurance certificates provided by any insurance company or underwriter containing the language "endeavor to" and "but failure to mail such notice shall impose no obligation or liability of any kind upon the company" or similar language will not be acceptable.

Section 24. Snohomish County Code Section 6.01.200, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

<u>6.01.200</u> Bond. Unless otherwise provided, the applicant for any license/permit under this title shall at all times maintain in full force and effect any bonding

requirements set forth by any license/permit ordinance. A bond shall be filed with the ((director)) licensing authority with written endorsements that the ((director-of finance)) licensing authority must be notified in writing in the event of cancellation by either the bonding agency or the licensee/permit holder.

Section 25. Snohomish County Code Section 6.01.225, last enacted by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.01.225 Public nuisance. Any activity, act, or conduct undertaken without a license or permit required by this title constitutes a public nuisance and such activity, act, or conduct may be abated by the ((director)) licensing authority of sheriff by securing an appropriate order from the court.

Section 26. Snohomish County Code Section 6.06.060, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.06.060 Records required. Each kennel or pet shop shall prepare, maintain and make accessible to the ((director)) licensing authority, county health authority, or the county animal control agency a current record of all dogs and cats auctioned off, given away, sold, or otherwise disposed of and current record of those acquired as the result of natural birth or from other sources. The records shall include the origin, the age, and type of dog, or cat, and the name and address of the transferee or transferror.

Section 27. Snohomish County Code Section 6.06.070, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.06.070 Kennels, grooming parlors, and pet shops - Inspection. In addition to the right of entry for

inspection purposes established under SCC 6.01.120, it shall be the right of the ((director)) licensing authority, county health autority or the county animal control agency to make or cause to be made such inspections as may be necessary to insure compliance with provisions of this chapter. The owner or keeper of a kennel, grooming parlor, or pet shop shall admit to the premises for the purpose of making inspection, any officer, agent or employee of the ((director)) licensing authority, county health authority or animal control agency at any reasonable time when admission is requested.

Section 28. Snohomish County Code Section 6.07.100, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.07.100 List of services—Required—Records to be kept. A list of all services offered with a brief description of what the service entails, along with the cost for such services, must be posted in a prominent place. All business transactions with customers must be conducted in accordance with the posted list of services. Daily records must be kept of the number of customers, the time of the service, and the amount of money paid by these customers for services, including gratuities. Such records shall be maintained at the premises for at least three years, and shall be open to inspection by the ((director)) licensing authority, sheriff, or county health authority.

Section 29. Snohomish County Code Section 6.17.020, last amended by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.17.020 License required.
(1) It shall be unlawful for any person to work for a massage parlor that does not possess a current and valid license as provided by chapter 6.07 SCC or who does not possess a license as provided for in this chapter. Persons performing only custodial or janitorial functions are exempted from this requirement.

All licenses required herein shall be invalid as to any premises during any period in which the employer is not engaged in business whether by reason of choice or failure of the employer to operate business or by reason of lapse, suspension or revocation of employer's license.

(3) A massage parlor employee license shall entitle a massage parlor employee to work only at the business indicated on the massage parlor employee's license. If a massage parlor employee changes his or her place of employment during the license term, the license certificate must be returned to the ((director)) licensing authority for reissuance, upon payment of the fee set out in SCC 6.01.050(2), indicating the new place of employment.

Snohomish County Code Section 6.19.100, Section 30. last amended by Ordinance 86-119 on January 7, 1987, is amended to read as follows:

6.19.100 Hours of operation. It shall be unlawful for any pawnbroker, secondhand or antique dealer to transact any business between the hours of nine o'clock p.m. and six o'clock a.m. unless special permission ((be)) is given by the ((director)) licensing authority following approval by the sheriff.

Snohomish County Code Section 6.20.100, Section 31. adopted by Ordinance 86-119 on January 7, 1987, is amended to read as follows:

6.20.100 Hours of operation. It shall be unlawful for any pawnbroker, secondhand or antique dealer employee to transact any business between the hours of nine o'clock p.m. and six 'clock a.m. unless special permission ((be)) is given by the ((director)) licensing authority following approval by the sheriff. Section 32. Snohomish County Code Section 6.26.030, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.26.030 Bond required. For each license applied for, the applicant shall file with the ((director-of-finance)) licensing authority at the time of application a license bond running to the county of Snohomish, state of Washington, in a sum of five thousand dollars, conditioned that the licensee will faithfully comply with all the requirements of this chapter, insofar as they relate to the business.

Upon the effective date of any cancellation of any license bond furnished hereunder, any license shall, without action by any county officer, be suspended and remain suspended until the effective date of inception of a replacement license bond filed with the ((director-offinance)) licensing authority of the type and form specified for the original license bond.

Section 33. Snohomish County Code Section 6.26.060, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.26.060 List of services—Required—Records to be kept. A list of all services offered with a brief description of what the service entails, along with the cost for such service, must be on file. All business transactions with customers must be conducted in accordance with the aforementioned list of services. Records must be kept of the number, names and addresses of customers; the type of the service provided, and the amount of money paid by these customers for services. Such records shall be open to inspection by the ((director-of-finance)) licensing authority or the Snohomish county sheriff at all reasonable times.

Section 34. Snohomish County Code Section 6.26.090, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.26.090 Advertisements -- Solicitation of business. Every advertisement by the licensee or solicitation of business shall contain his company name and address as they appear in the records of the ((director-of-finance)) licensing authority.

Licensees and employees of private security agencies shall assure that their literature or sales presentation shall be accompanied by an accurate and clear description of the services which the licensee does in fact offer or provide, and shall comply with all applicable federal, state, and local consumer protection legislation including, but not limited to, chapter 63.14 RCW.

Licensees and employees of private security agencies performing sales presentations to members of the

public shall not carry visible weapons.

(4) A violation of any of the above provisions shall constitute grounds for license revocation proceedings, both as against the employee and the agency.

Section 35. Snohomish County Code Section 6.36.020, last amended by Ordinance 86-119 on January 7, 1987, is amended to read as follows:

6.36.020 Operation without licenses prohibited. (1) No person shall distribute, operate, lease, sell, rent or possess any amusement device as defined by SCC 6.01.010 without first securing a distributor's or operator's license as required by this chapter.

Each distributor's or operator's license shall (2) specify the number of machines at a location. It shall be a violation of this chapter to increase or decrease the number of amusement devices at a location without notifying the ((director)) licensing authority and securing a revised license.

Section 36. Snohomish County Code Section 6.36.040, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.36.040 Amusement device location license required. A location license is required for any person or business who possesses or operates five or more amusement devices on any premises. Amusement device distributors are prohibited from leasing, renting, selling or placing on any premises where the owner or person in charge has not first secured a valid location license. A separate location license is required for each place of business. Not more than one location license shall be issued for any one place of business; provided, however, such location license may be transferred from the premises for which it was issued during the license year with the consent of the ((director-of-finance)) licensing authority.

Section 37. Snohomish County Code Section 6.36.100, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.36.100 Nuisance. Any operation of amusement device or gaming tables without a license as required by this chapter or contrary to law, or any activities on the premises where any such device and/or table is kept in such a manner as to constitute a nuisance may be abated by the sheriff or the ((director-of-finance)) licensing authority, including closing of any premises upon which such operation or nuisance occurs, seizure of any devices or table being so unlawfully operated, or seeking an order to abate or enjoin such unlawful operation or nuisance. Disposal of any property seized shall be as provided in RCW 7.48.090 through 7.48.110.

Section 38. Snohomish County Code Section 6.36.110, las famended adopted by Ordinance 86-119 on January 7, 1986, is amended to read as follows:

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6.36.040 Amusement device location license required. A location license is required for any person or business who possesses or operates five or more amusement devices on any premises. Amusement device distributors are prohibited from leasing, renting, selling or placing on any premises where the owner or person in charge has not first secured a valid location license. A separate location license is required for each place of business. Not more than one location license shall be issued for any one place of business; provided, however, such location license may be transferred from the premises for which it was issued during the license year with the consent of the ((director-of-finance)) licensing authority.

Section 37. Snohomish County Code Section 6.36.100, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.36.100 Nuisance. Any operation of amusement device or gaming tables without a license as required by this chapter or contrary to law, or any activities on the premises where any such device and/or table is kept in such a manner as to constitute a nuisance may be abated by the sheriff or the ((director-of-finance)) licensing authority, including closing of any premises upon which such operation or nuisance occurs, seizure of any devices or table being so unlawfully operated, or seeking an order to abate or enjoin such unlawful operation or nuisance. Disposal of any property seized shall be as provided in RCW 7.48.090 through 7.48.110.

Section 38. Snohomish County Code Section 6.36.110, last amended by Ordinance 86-119 on January 7, 1986, is amended to read as follows:

6.36.110 Additional enforcement. Notwithstanding the existence or use of any other remedy, the ((director)) licensing authority may seek legal or equitable relief to Notwithstanding the enjoin any acts or practices which constitute a violation of this chapter.

Snohomish County Code Section 6.37.010, Section 39. adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.37.010 Permit required. It is unlawful for any person, persons, corporation, organization, or any other legal entity, landowner, or lessor to allow, encourage, organize, promote, conduct, permit, or cause to be advertised a public event/assembly unless a valid permit has been obtained from the ((director-of-finance)) licensing authority.

Snohomish County Code Section 6.37.030, Section 40. adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.37.030 Submission of plans for approval. In addition to the requirements specified in SCC 6.01.040 of the general provisions, applicants seeking a permit for a public event/assembly must submit a plan that:
(1) Describes the location of the activity;

Specifies whether any existing or proposed (2) structures will be used;

(3) Has steps for complying with conditions or requirements described in SCC 6.37.040 of this chapter.

Whenever approval by a county department or government agency other than the ((director-of-finance)) licensing authority is required, the applicant seeking such approval shall cooperate fully with such departments/agencies to insure full review within the time limits established.

If preliminary approval has been granted based on written plans which include the use of certain structures and should the actual facility or construction fail to meet the standards approved in the proposed plans, such

preliminary approval may be withdrawn and any and all permits granted subject to such approval may be withdrawn.

Section 41. Snohomish County Code Section 6.37.040, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

- 6.37.040 Conditions for permit issuance. The following conditions shall be satisfied before a public
- events/assemblies license is issued:

 (1) Location. No permit for any public event/assembly shall be granted if the activity, in the judgment of the ((director-of-finance)) licensing authority, adversely impacts the surrounding residential area or physical environment or creates adverse noise, dust, or light impacts.

Furthermore, the outside perimeter for such activity shall not be less than five hundred yards from any place of

- abode, commercial building, or farm building, unless approval from the occupant has been obtained.

 (2) Sanitary facility requirements. No permit is public event/assembly shall be granted unless the No permit for a application is accompanied by the written approval of the Snohomish health district that the minimum health standards or requirements for the following have been met, but are not limited to:
 - Water supply; (a)
 - (b) Toilets;
 - (c) Food preparation;
 - (d) Waste disposal;
 - (e) Medics and emergency first aid.
- (3) Fire protection devices, equipment required. No permit shall be granted hereunder unless the applicant has shown that the Snohomish County fire marshal has approved that fire protection devices and equipment are available at, in or near any building, tent, stadium or enclosure wherein or whereupon more than ten persons may be expected to congregate at any time during the course of such public event/assembly for which a permit is hereunder required. Fire prevention standards are set out in title 16 SCC.
- (4) Traffic, crowd control personnel requirements. No permit shall be granted without the written approval by the sheriff that adequate traffic control/crowd protection services have been contracted for or otherwise provided for

by the applicant. Traffic control-crowd control personnel shall be licensed merchant patrolmen or individuals approved by the sheriff. There shall be provided one traffic control-crowd control person for each three hundred (300) persons expected or reasonably expected to be in attendance at any time during the event/assembly provided that a minimum of three such personnel shall be provided for any event/assembly coming within the provisions of this chapter. Sufficient personnel shall be provided so that the above requirements will be met throughout the public event/assembly without working any personnel more than twelve hours without at least an eight-hour rest period before his next hours on duty. It shall be the duty of such policing personnel to report any violation of the laws to the Snohomish county sheriff or his deputies.

- (5) Parking facilities. Application for a permit hereunder shall be accompanied by a scale drawing showing that adequate parking facilities have been made available within or adjacent to the location for which the permit is requested. Such parking facilities shall provide parking space for one vehicle for every four persons expected or reasonably to be expected. Adequate ingress and egress shall be provided to or from such parking area to facilitate the movement of any vehicle at any time; provided, that if any nonadjacent parking facilities be approved, shuttle buses shall be used to provide free transportation for the public to the location of the public event/assembly.
- (6) Lighting. In the event that the activity shall continue after sundown, the applicant shall provide for the illumination of the grounds and parking area to a minimum light intensity of 0.1 foot-candles.
- light intensity of 0.1 foot-candles.

 (7) Waiver or Exception. If the event is sponsored on county property, respective department directors may waive certain conditions or requirements outlined in SCC 6.37.040 if in their opinion such activity can be conducted safely and without additional expense to the county. It is the responsibility of the department director to notify the ((director-of-finance)) licensing authority of such waiver in writing.

Section 42. Snohomish County Code Section 6.37.080, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.37.080 Liability insurance required. The applicant shall agree that in the event the permit is granted, the following indemnity agreement applies to the event. The permit holder assumes the risk of all damage, loss, cost and expense and agrees to indemnify and hold harmless Snohomish county from and against any and all liability which may accrue to or be sustained by Snohomish county on account of any claim, suit or action made or brought against Snohomish county for the death of or injury to persons or destruction of property involving the permit holder and its employees or agents sustained in connection with the performance of the permit except the sole negligence and wilful misconduct of Snohomish county, its employees acting within the scope of their employment, and such indemnification hereunder in favor of Snohomish county.

Insurance: A certificate of comprehensive general liability insurance policy shall be filed with the county ((director-of-finance)) licensing authority prior to the issuance of the permit which names Snohomish county, its officers and employees, as an additional insured as respects activities in connection with this permit. The certificate shall be approved by the risk manager.

This insurance shall contain a "cross liability" endorsement which reads substantially as follows:

The inclusion of more than one insured under this policy shall not affect the rights of any insured as respects any claim, suit or judgment made or brought by or for any other insured. This policy shall protect each insured in the same manner as though a separate policy had been issued to each except that nothing herein shall operate to increase the company's liability beyond the amount or amounts for which the insurer would have been liable had only one insured been named. The insurance required herein will be an amount not less than one million dollars combined single limit bodily injury and property damage.

In addition, applicant must comply with language under SCC 6.01.090.

Section 43. Snohomish County Code Section 6.38.070, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.38.070 Hours. No public dance shall be conducted nor dancehall kept open between the hours of two o'clock a.m. and six o'clock a.m. unless a special permit is obtained from the ((director-of-finance)) licensing authority as approved by the county executive.

Section 44. Snohomish County Code Section 6.39.020, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.39.020 Permits required. No person shall conduct any parade or run or knowingly participate in any such parade or run upon any county road, sidewalk, alley or other county property unless or until a permit to conduct such parade or run has been obtained from the ((director-of-finance)) licensing authority.

Section 45. Snohomish County Code Section 6.39.030, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.39.030 Parade or run for commercial purposes prohibited. No permit shall be issued authorizing the conduct of a parade or run which the ((director-of-finance)) licensing authority finds is proposed to be held for the sole purpose of advertising any product, goods, wares, merchandise or events, and is designed to be held for private profit, excepting, however, political parades.

Section 46. Snohomish County Code Section 6.39.080, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.39.080 Additional fees. If the sheriff or director of public works, director of the office of community affairs, or airport manager conclude that the activity involved will result in increased costs to his respective department, he shall advise the ((director-of-finance)) licensing authority of the estimated amount thereof. ((director-of-finance)) licensing authority shall require payment of such estimated sum or sums from the applicant prior to issuance of the permit. Such moneys collected by the ((director-of-finance)) licensing authority shall be placed in a trust until the event is concluded. Department Departments will submit their final billing to the ((director-of finance)) licensing authority within five working days following the conclusion of the event. Should additional payment be required, the ((director-of-finance)) licensing authority shall issue a formal bill to the permit holder. In the event that a refund is due, the ((director-of finance)) licensing authority shall issue a refund to the permit holder. Furthermore, the ((director-of-finance)) licensing authority shall credit the appropriate department based on their final billing.

Section 47. Snohomish County Code Section 6.39.090, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.39.090 Application for permit. Any person who wants to conduct a parade or run shall apply to the ((director-of finance)) licensing authority for a permit not less than sixty days in advance of the date of the proposed parade or The application for such permit shall be made in writing on a form approved by the ((director-of-finance)) licensing authority. In order that adequate arrangements may be made for the proper protection of the parade or run and the public, the application shall contain the following questions and conditions:

- (1) The name of the applicant, the sponsoring organization, the parade or run chairperson, and the address and telephone numbers of each;
 - The purpose of the parade or run;
- A description of the individual floats, marching units, vehicles and bands and a description of any sound-amplification equipment to be used (parades only); (4) The assembly area and time therefor;

(5)The starting time;

The minimum and maximum speeds (parades only);

The route of the parade or run; **(7)**

- The portions of any public road, sidewalk, alley, (8) parking lot or other county property to be traversed or otherwise used by such parade or run;
- The maximum number of units and the maximum and minimum intervals of space to be maintained between the
- units of such parade or run (parades only);
 (10) The maximum length of such parade or run in miles or fractions thereof;

The disbanding area and disbanding time; (11)

- The number of persons required to monitor the parade or run;
- (13) The number and type of vehicles involved, if any; (14) The material and maximum size of any sign, banner, placard, or carrying device therefor (parades only);

- (15) That the materials used in the construction of floats used in the parade shall be of fire-retardant materials and shall be subject to such requirements concerning fire safety as may be determined by the fire marshal of the county (parades only);
- That the permittee shall advise the participants in the parade or run of the terms and conditions of the permit

- prior to the commencement of such parade or run;
 (17) That any willful delay or willful stopping of any parade or run, except when reasonably required for the safe and orderly conduct of the parade or run, shall constitute a violation of the permit;
- (18) That the vehicles and floats used in the parade may be subject to safety inspections by the sheriff and fire marshal, and such vehicles and floats may not participate in the parade or motorcade until they have successfully completed such inspection;
- (19) Any permitted activity will be conducted in a lawful manner; and
- (20) Any other requirements found by the ((director-of finance)) licensing authority to be reasonably necessary for the protection of any person or property.

Section 48. Snohomish County Code Section 6.39.100, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.39.100 Submittal to sheriff and director of public works. Upon receipt of any application as provided in SCC 6.39.090, the ((director-of-finance)) licensing authority forthwith shall submit copies thereof to the sheriff and the director of public works, director of office of community affairs and/or the airport manager if it appears that such event is to be conducted upon property subject to his control. The sheriff and other public officials so notified, shall each notify the ((director-of-finance)) licensing authority in writing within thirty days of his approval or disapproval of the application with terms and estimated costs, if any, to be collected prior to the issuance of a permit.

Snohomish County Code Section 6.39.110, Section 49. adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.39.110 Denial of permit. The ((director-of-finance)) licensing authority shall deny a parade or run permit if the ((director-of-finance)) licensing authority concludes that:

The applicant has not satisfied the general (1)

provisions contained in chapter 6.01 SCC; or (2) Such parade or run will interfere with another parade or run for which a permit has previously been issued or requested; or

The applicant refuses to agree to comply with all (3)

conditions of the permit; or

The purpose of the activity is contrary to SCC 6.39.040; or

Bond and insurance as required by SCC 6.39.130 and (5) .140 has not been fulfilled.

Snohomish County Code Section 6.39.120, Section 50. adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

Contents of permit. On each permit, the 6.39.120 ((director-of-finance)) licensing authority shall specify:

Name of permit holder; (1)

Address; (2)

- Name of sponsoring organization if other than permit (3) holder;
 - (4) Date the event begins and concludes;
- Statement of whether all conditions have been met as required in SCC 6.39.090. If not, what conditions have not been addressed;
- Signature of permit holder;
 Approval by ((director-of-finance)) licensing **(7)** authority.

Snohomish County Code Section 6.39.130, Section 51. adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

Indemnity-performance bond. No permit shall be issued for a parade or run until the applicant has filed with the ((director-of-finance)) licensing authority a bond approved by the county risk manager to pay for any costs reasonably anticipated to be incurred in removing debris, litter or papers from the street, or other material deposited thereon as a result of said permitted activity; provided that the risk manager, at his discretion, may in appropriate cases, make a specific finding that such a bond is not necessary at the time of the issuance of such permit and waive said bond.

Snohomish County Code Section 6.39.140, Section 52. adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.39.140 Indemnity--Insurance. The applicant shall agree that in the event the permit is granted, the following indemnity agreement applies to the event:

The permit holder assumes the risk of all damage, loss, cost and expense and agrees to indemnify and hold harmless Snohomish county from and against any and all liability which may accrue to or be sustained by Snohomish county on account of any claim, suit or action made or brought against Snohomish county for the death of or injury to persons or destruction of property involving the permit holder and its

employees or agents sustained in connection with the performance of the permit except the sole negligence and willful misconduct of Snohomish county, its employees acting within the scope of their employment, and such indemnification shall extend to and include attorney's fees and the cost of establishing the right to indemnification hereunder in favor of Snohomish county.

Insurance: A certificate of comprehensive general liability insurance policy shall be filed with the ((director-of-finance)) licensing authority prior to the issuance of the permit which names Snohomish county, its officers and employees, as an additional insured as respects activities in connection with this permit. The certificate shall be approved by the risk manager.

This insurance shall contain a "cross liability" endorsement which reads substantially as follows:

The inclusion of more than one insured under this policy shall not affect the rights of any insured as respects any claim, suit or judgment made or brought by or for any other insured or by or for any employee of any other insured. This policy shall protect each insured in the same manner as though a separate policy has been issued to each except that nothing herein shall operate to increase the company's liability beyond the amount or amounts for which the insurer would have been liable had only one insured been named. The insurance required herein will be an amount not less than five hundred thousand dollars combined single limit bodily injury and property damage.

In addition, applicant must comply with language under SCC 6.01.190.

Section 53. Snohomish County Code Section 6.39.150, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.39.150 Officials to be notified. Immediately upon the granting of a permit for a parade or run, the ((director

of-finance)) licensing authority shall send a copy thereof to the following:

- (1) The executive;
- (2) The fire marshal;
- (3) The sheriff;
- (4) The director of public works, the director of the office of community affairs, and/or airport manager, if such activity is conducted in whole or part upon any property under their control.

Section 54. Snohomish County Code Section 6.40.040, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.40.040 Permit applicationa. Any person desiring to sponsor such events shall apply to the county ((director-offinance)) licensing authority and comply with SCC 6.01.040.

The application must be submitted at least sixty days in advance of the commencement of such events for a permit. In addition, the following information shall be provided:

- (1) The name and address of sponsor;
- (2) The lake and the general water area of said lake where said events shall be held;
- (3) The hours and dates of such events including the hours and dates of any trial practices or preliminary events:
 - (4) The type or nature and extent of such events;
- (5) Plans drawn to scale showing the course and outer restricted area; the outer restricted area to be of such size as to permit safe passage of any vessel or swimmer outside its perimeter; all such plans to show the nature and location of all buoys and markers and other floating devices that are existing or to be temporarily placed upon the water;
- (6) The provisions that shall be made by the sponsor for patrolling to prevent the unauthorized entry of nonparticipants into the water areas;
- (7) The safety and rescue measures that shall be provided by the sponsor to ensure the safety of the life, limb, and property of participants and other persons;
- (8) All concessions and incidental activities to be conducted in connection with the event;

(9) Land area under control of applicant and promoters for the purpose of accommodating anticipated crowds and preventing pressure of trespassers on private property;

preventing pressure of trespassers on private property;
(10) Such other information as the county may require to fully inform it of the nature and extent of such event.

Section 55. Snohomish County Code Section 6.40.060, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.40.060 Permit application referral. Upon receipt of an application for permit, the county ((director-of finance)) licensing authority shall take the following action:

(1) Refer copies of the application:

(a) To the park and recreation director for his comments on desirability of the event and for the posting of notices at each public access to the lake involved;

(b) To the county sheriff for comments on the qualifications of patrol personnel, on traffic safety and on noise problems;

(c) To the health district for comments on the adequacy of sanitation facilities.

Section 56. Snohomish County Code Section 6.40.070, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.40.070 Permit issuance. Permits hereunder may be issued when it is determined by the ((director-of-finance)) licensing authority that the permit when taken in conjunction with all other applications and permits issued during the same calendar year for the subject lake will not result in a frequency or duration of such activity as will cause an unreasonable interference with other water users on the lake and that when the conditions of the permit are met, there will be no unreasonable hazard to the safety, comfort and repose of others, whether water users, landowners or road users on or in the vicinity of the lake, and that the conditions in the permit will not contain a lesser standard than that specified in this chapter.

Section 57. Snohomish County Code Section 6.40.085, adopted by Ordinance 83-156 on December 29, 1983, is amended to read as follows:

6.40.085 Insurance requirements. The applicant shall agree that in the event the permit is granted, the following indemnity agreement applies to the event:

The permit holder assumes the risk of all damage, loss, cost and expense and agrees to indemnify and hold harmless Snohomish county from and against any and all liability which may accrue to or be sustained by Snohomish county on account of any claim, suit or action made or brought against Snohomish county for the death of or injury to persons or destruction of property involving the permit holder and its employees or agents sustained in connection with the performance of the permit except the sole negligence and willful misconduct of Snohomish county, its employees acting within the scope of their employment, and such indemnification shall extend to and include attorney's fees and the cost of establishing the right to indemnification hereunder in favor of Snohomish county.

Insurance: A certificate of comprehensive general liability insurance policy shall be filed with the ((director-of-finance)) licensing authority prior to the issuance of the permit which names Snohomish county, its officers and employees, as an additional insured as respects activities in connection with this permit. The certificate shall be approved by the risk manager.

This insurance shall contain a "cross liability" endorsement which reads substantially as follows:

The inclusion of more than one insured under this policy shall not affect the rights of any insured as respects any claim, suit or judgment made or brought by or for any other insured or by or for any employee of any other insured. This policy shall protect each insured in the same manner as though a separate policy had been issued to each except that nothing herein shall operate to increase the company's liability beyond the amount or amounts for which the insurer would have been liable had only one insured been named. The

insurance required herein will be an amount not less than five hundred thousand dollars combined single limit bodily injury and property damage. In addition, applicant must comply with language under section 6.01.190 and the policy will include coverage for any damage caused by wake or any motorboat operating as a result or as a participant in any event within the restricted area.

Section 58. Snohomish County Code Section 6.46.010, adopted by Ordinance 86-119 on January 7, 1987, is amended to read as follows:

6.46.010 Operation without license prohibited.

(1) No person shall distribute, operate, lease, sell, rent, or possess any tobacco vending machine without first securing a distributor's or operator's license as required by this chapter.

(2) Each distributor's or operator's license shall specify the number of machines at the location. It shall be a violation of this chapter to increase or decrease the number of tobacco vending machines at a location without notifying the ((director)) licensing authority and securing a revised license.

Section 59. Snohomish County Code Section 6.46.100, adopted by Ordinance 86-119 on January 7, 1987, is amended to read as follows:

6.46.100 Additional enforcement. Notwithstanding the existence or use of any other remedy, the ((director)) licensing authority may seek legal or equitable relief to enjoin any acts or practices which constitute a violation of this chapter.

Section 60. Snohomish County Code Section 6.47.100, adopted by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.47.100 List of services—Required—Records to be kept. A list of all services offered with a brief description of what the service entails, along with the cost for such services, must be posted in a prominent place. All business transactions with customers must be conducted in accordance with the posted list of services. Daily records must be kept of the number of customers, the time of the service, and the amount of money paid by these customers for services, including gratuities. Such records shall be maintained at the premises for at least three years, and shall be open to inspection by the ((director)) licensing authority, sheriff, or county health authority during business hours.

Section 61. Snohomish County Code Section 6.49.020, adopted by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

6.49.020 License required.

(1) It shall be unlawful for any person to work for a public bathhouse or hot tub that does not possess a current and valid license as provided by chapter 6.47 SCC or who does not possess a license as provided for in this chapter.

(2) All licenses required herein shall be invalid as to

(2) All licenses required herein shall be invalid as to any premises during any period in which the employer is not engaged in business whether by reason of choice or failure of the employer to operate a business or by reason of lapse,

suspension or revocation of employer's license.

(3) A public bathhouse or hot tub employee license shall entitle a public bathhouse or hot tub employee to work only at the business indicated on the public bathhouse or hot tub employee's license. If a public bathhouse or hot tub employee changes his or her place of employment during the license term, the license certificate must be returned to the ((director)) licensing authority for reissuance, upon payment of the fee set out in SCC 6.01.050(2), indicating the new place of employment.

Section 62. Snohomish County Code Section 9.04.030, adopted by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

9.04.030 Cats to be licensed on voluntary basis. All adult cats within unincorporated areas of the county may be licensed for identification purposes by their owners on a voluntary basis through application and payment of the applicable fee to the ((Birector-of-Budget-and-Pinance)) licensing authority.

Section 63. Snohomish County Code Section 9.04.050, adopted by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

9.04.050 Issuance of license tags. Upon receipt of a completed application form and all required fees and late penalty charges, if any, the ((Director-of-Budget-and Finance)) licensing authority shall issue the appropriate license tag to the applicant. If a dog or cat license tag is lost or unreadable, the owners shall obtain a new license tag from the ((Director-of-Budget-and-Finance)) licensing authority by written reapplication and payment of the applicable fee set out in SCC 9.04.040.

Section 64. Snohomish County Code Section 9.04.070, adopted by Ordinance 86-099 on November 12, 1986, is amended to read as follows:

9.04.070 License tag to be affixed. All dog and cat license tags issued by the ((Director-of-Budget-and-Pinance) licensing authority under this chapter shall be affixed or secured at all times to the specific dog or cat for which the license tag is issued.

PASSED this 3rd day of June, 1987.

SNOHOMISH COUNTY COUNCIL Snohomish County, Washington

Henley Bartholomen Chairperson

ATTEȘT:	
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Clerk of	Council

Approved as to Form:

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