Municipal code references
Building, plumbing, wiring and housing regulations: title 12.
Liquor and beer regulations: title 8.
Noise reductions: title 11.

TITLE 9

BUSINESS, PEDDLERS, SOLICITORS, ETC.\(^1\)

CHAPTER
1. MISCELLANEOUS.
2. PEDDLERS, ETC.
3. CHARITABLE SOLICITORS.
4. POOL ROOMS.
5. CABLE TELEVISION.
6. ADULT-ORIENTED ESTABLISHMENTS.
7. OUTDOOR STORAGE AND DISPLAY OF MERCHANDISE; SIDEWALK SALES, GARAGE SALES AND YARD SALES.

CHAPTER 1

MISCELLANEOUS

SECTION
9-102. Carnivals and fairs.
9-103. Pinball machines.

9-101. "Going out of business" sales. It shall be unlawful for any person to falsely represent a sale as being a "going out of business" sale. A "going out of business" sale, for the purposes of this section, shall be a "fire sale," "bankrupt sale," "loss of lease sale," or any other sale made in anticipation of the termination of a business at its present location. When any person, after advertising a "going out of business" sale, adds to his stock or fails to go out of business within ninety (90) days he shall prima facie be deemed to have violated this section. (1968 Code, § 5-102)

9-102. Carnivals and fairs. A carnival or fair is defined to be any show, display, or exhibition wherein and whereby concessions, sideshows, games of chance, gambling devices, purported games of skill, and/or other similar activities are operated or offered to the public for private gain. A carnival or fair is hereby declared to be a nuisance when operated or located within the corporate limits and is, therefore, prohibited. It shall be unlawful for any person to locate or operate or attempt to locate or operate any carnival or fair or any activity connected therewith within the corporate limits. (1968 Code, § 5-101)

\(^1\)Municipal code references
Building, plumbing, wiring and housing regulations: title 12.
Liquor and beer regulations: title 8.
Noise reductions: title 11.
9-103. **Pinball machines.** No owner, operator, manager or person in charge of any restaurant, cafe, filling station, beer tavern, hotel, motel, drug store, or any other store, establishment, place of business or otherwise, or any employee therein, shall allow any person under the age of eighteen (18) years to play or operate on such premises any pinball machine or any game of miniature football, golf, baseball, or any other miniature game, whether made playable by a mechanical device or otherwise, or whether the charge for playing is collected by mechanical device or otherwise.

It shall be the duty of such owner, operator, manager, person in charge, or employee to ascertain or determine the age of any such player, and ignorance of the age or mis-information relative thereto shall not excuse any such owner, operator, manager, person in charge or employee. (1968 Code, § 5-103)
CHAPTER 2

PEDDLERS, ETC.¹

SECTION
9-201. Permit required.
9-203. Application for permit.
9-204. Issuance or refusal of permit.
9-205. Appeal.
9-206. Bond.
9-207. Loud noises and speaking devices.
9-208. Use of streets.
9-209. Exhibition of permit.
9-210. Policemen to enforce.
9-211. Revocation or suspension of permit.
9-212. Reapplication.
9-213. Expiration and renewal of permit.

9-201. Permit required. It shall be unlawful for any peddler, canvasser, or solicitor, or transient merchant to ply his trade within the corporate limits without first obtaining a permit in compliance with the provisions of this chapter. No permit shall be used at any time by any person other than the one to whom it is issued. (1968 Code, § 5-201)

9-202. Exemptions. The terms of this chapter shall not be applicable to persons selling at wholesale to dealers, nor to newsboys, nor to bona fide merchants who merely deliver goods in the regular course of business, nor to bona fide charitable, religious, patriotic or philanthropic organizations. (1968 Code, § 5-202)

9-203. Application for permit. Applicants for a permit under this chapter must file with the city recorder a sworn written application containing the following:

(1) Name and physical description of applicant.
(2) Complete permanent home address and local address of the applicant and, in the case of transient merchants, the local address from which proposed sales will be made.
(3) A brief description of the nature of the business and the goods to be sold.

¹Municipal code reference
Privilege taxes: title 5.
(4) If employed, the name and address of the employer, together with credentials therefrom establishing the exact relationship.

(5) The length of time for which the right to do business is desired.

(6) A recent clear photograph approximately two (2) inches square showing the head and shoulders of the applicant.

(7) The names of at least two (2) reputable local property owners who will certify as to the applicant's good moral reputation and business responsibility, or in lieu of the names of references, such other available evidence as will enable an investigator to evaluate properly the applicant's moral reputation and business responsibility.

(8) A statement as to whether or not the applicant has been convicted of any crime or misdemeanor or for violating any municipal ordinance; the nature of the offense; and, the punishment or penalty assessed therefor.

(9) The last three (3) cities or towns, if that many, where applicant carried on business immediately preceding the date of application and, in the case of transient merchants, the addresses from which such business was conducted in those municipalities.

(10) At the time of filing the application, a fee of five dollars ($5.00) shall be paid to the City of Lake City to cover the cost of investigating the facts stated therein. (1968 Code, § 5-203)

9-204. Issuance or refusal of permit. (1) Each application shall be referred to the chief of police for investigation. The chief shall report his findings to the city recorder within seventy-two (72) hours.

(2) If as a result of such investigation the chief reports the applicant's moral reputation and/or business responsibility to be unsatisfactory the city recorder shall notify the applicant that his application is disapproved and that no permit will be issued.

(3) If, on the other hand, the chief's report indicates that the moral reputation and business responsibility of the applicant are satisfactory the city recorder shall issue a permit upon the payment of all applicable privilege taxes and the filing of the bond required by § 9-206. The city recorder shall keep a permanent record of all permits issued. (1968 Code, § 5-204)

9-205. Appeal. Any person aggrieved by the action of the chief of police and/or the city recorder in the denial of a permit shall have the right to appeal to the board of mayor and council. Such appeal shall be taken by filing with the mayor within fourteen (14) days after notice of the action complained of, a written statement setting forth fully the grounds for the appeal. The mayor shall set a time and place for a hearing on such appeal and notice of the time and place of such hearing shall be given to the appellant. The notice shall be in writing and shall be mailed, postage prepaid, to the applicant at his last known address at least five (5) days prior to the date set for hearing, or shall be
delivered by a police officer in the same manner as a summons at least three (3) days prior to the date set for hearing. (1968 Code, § 5-205)

**9-206. Bond.** Every permittee shall file with the city recorder a surety bond running to the City of Lake City in the amount of one thousand dollars ($1,000.00). The bond shall be conditioned that the permittee shall comply fully with all the provisions of the ordinances of the City of Lake City and the statutes of the state regulating peddlers, canvassers, solicitors, transient merchants, itinerant merchants, or itinerant vendors, as the case may be, and shall guarantee to any citizen of the city that all money paid as a down payment will be accounted for and applied according to the representations of the permittee, and further guaranteeing to any citizen of the city doing business with said permittee that the property purchased will be delivered according to the representations of the permittee. Action on such bond may be brought by any person aggrieved and for whose benefit, among others, the bond is given, but the surety may, by paying, pursuant to order of the court, the face amount of the bond to the clerk of the court in which the suit is commenced, be relieved without costs of all further liability. (1968 Code, § 5-206)

**9-207. Loud noises and speaking devices.** No permittee, nor any person in his behalf, shall shout, cry out, blow a horn, ring a bell or use any sound amplifying device upon any of the sidewalks, streets, alleys, parks or other public places of the city or upon private premises where sound of sufficient volume is emitted or produced therefrom to be capable of being plainly heard upon the adjacent sidewalks, streets, alleys, parks, or other public places, for the purpose of attracting attention to any goods, wares or merchandise which such permittee proposes to sell. (1968 Code, § 5-207)

**9-208. Use of streets.** No permittee shall have any exclusive right to any location in the public streets, nor shall any be permitted a stationary location thereon, nor shall any be permitted to operate in a congested area where the operation might impede or inconvenience the public use of the streets. For the purpose of this chapter, the judgment of a police officer, exercised in good faith, shall be deemed conclusive as to whether the area is congested and the public impeded or inconvenienced. (1968 Code, § 5-208)

**9-209. Exhibition of permit.** Permittees are required to exhibit their permits at the request of any policeman or citizen. (1968 Code, § 5-209)

**9-210. Policemen to enforce.** It shall be the duty of all policemen to see that the provisions of this chapter are enforced. (1968 Code, § 5-210)
9-211. **Revocation or suspension of permit.** (1) Permits issued under the provisions of this chapter may be revoked by the board of mayor and council after notice and hearing, for any of the following causes:

   (a) Fraud, misrepresentation, or incorrect statement contained in the application for permit, or made in the course of carrying on the business of solicitor, canvasser, peddler, transient merchant, itinerant merchant, or itinerant vendor.

   (b) Any violation of this chapter.

   (c) Conviction of any crime or misdemeanor.

   (d) Conducting the business of peddler, canvasser, solicitor, transient merchant, itinerant merchant, or itinerant vendor, as the case may be, in an unlawful manner or in such a manner as to constitute a breach of the peace or to constitute a menace to the health, safety, or general welfare of the public.

   (2) Notice of the hearing for revocation of a permit shall be given by the city recorder in writing, setting forth specifically the grounds of complaint and the time and place of hearing. Such notice shall be mailed to the permittee at his last known address at least five (5) days prior to the date set for hearing, or it shall be delivered by a police officer in the same manner as a summons at least three (3) days prior to the date set for hearing.

   (3) When reasonably necessary in the public interest the mayor may suspend a permit pending the revocation hearing. (1968 Code, § 5-211)

9-212. **Reapplication.** No permittee whose permit has been revoked shall make further application until a period of at least six (6) months has elapsed since the last revocation. (1968 Code, § 5-212)

9-213. **Expiration and renewal of permit.** Permits issued under the provisions of this chapter shall expire on the same date that the permittee's privilege license expires and shall be renewed without cost if the permittee applies for and obtains a new privilege license within thirty (30) days thereafter. Permits issued to permittees who are not subject to a privilege tax shall be issued for one (1) year. An application for a renewal shall be made substantially in the same form as an original application. However, only so much of the application shall be completed as is necessary to reflect conditions which have changed since the last application was filed. (1968 Code, § 5-213)
CHAPTER 3

CHARITABLE SOLICITORS

SECTION
9-301. Permit required.
9-302. Prerequisites for a permit.
9-303. Denial of a permit.
9-304. Exhibition of permit.

9-301. Permit required. No person shall solicit contributions or anything else of value for any real or alleged charitable or religious purpose without a permit from the city recorder authorizing such solicitation. Provided, however, that this section shall not apply to any locally established organization or church operated exclusively for charitable or religious purposes if the solicitations are conducted exclusively among the members thereof, voluntarily and without remuneration for making such solicitations, or if the solicitations are in the form of collections or contributions at the regular assemblies of any such established organization or church. (1968 Code, § 5-301)

9-302. Prerequisites for a permit. The recorder shall issue a permit authorizing charitable or religious solicitations when, after a reasonable investigation, he finds the following facts to exist:
(1) The applicant has a good character and reputation for honesty and integrity, or if the applicant is not an individual person, that every member, managing officer or agent of the applicant has a good character or reputation for honesty and integrity.
(2) The control and supervision of the solicitation will be under responsible and reliable persons.
(3) The applicant has not engaged in any fraudulent transaction or enterprise.
(4) The solicitation will not be a fraud on the public but will be for a bona fide charitable or religious purpose.
(5) The solicitation is prompted solely by a desire to finance the charitable cause described by the applicant. (1968 Code, § 5-302)

9-303. Denial of a permit. Any applicant for a permit to make charitable or religious solicitations may appeal to the board of mayor and council if he has not been granted a permit within fifteen (15) days after he makes application therefor. (1968 Code, § 5-303)

9-304. Exhibition of permit. Any solicitor required by this chapter to have a permit shall exhibit such permit at the request of any policeman or person solicited. (1968 Code, § 5-304)
CHAPTER 4

POOL ROOMS\textsuperscript{1}

SECTION
9-401. Hours of operation regulated.
9-402. Minors to be kept out; exception.

\textbf{9-401. Hours of operation regulated.} It shall be unlawful for any person to open, maintain, conduct, or operate any place where pool tables or billiard tables are kept for public use or hire at any time outside the hours of 11:00 A.M. to 12:00 P.M. Monday thru Saturday, and between the hours of 12:00 Noon Sunday to 12:00 Midnight Sunday. (1968 Code, § 5-501)

\textbf{9-402. Minors to be kept out; exception.} It shall be unlawful for any person engaged regularly, or otherwise, in keeping billiard, bagatelle, or pool rooms or tables, their employees, agents, servants, or other persons for them, knowingly to permit any person under the age of eighteen (18) years to play on said tables at any game of billiards, bagatelle, pool, or other games requiring the use of cue and balls, without first having obtained the written consent of the father and mother of such minor, if living; if the father is dead, then the mother, guardian, or other person having legal control of such minor; or if the minor be in attendance as a student at some literary institution, then the written consent of the principal or person in charge of such school; provided that this section shall not apply to the use of billiards, bagatelle, and pool tables in private residences. (1968 Code, § 5-502)

\textsuperscript{1}Municipal code reference
Privilege taxes: title 5.
CHAPTER 5
CABLE TELEVISION

SECTION
9-501. To be furnished under franchise.

9-501. To be furnished under franchise. Cable television service shall be furnished to the City of Lake City and its inhabitants under franchise as the board of mayor and council shall grant. The rights, powers, duties and obligations of the City of Lake City and its inhabitants and the grantee of the franchise shall be clearly stated in the franchise agreement which shall be binding upon the parties concerned.\(^1\)

\(^1\)For complete details relating to the cable television franchise agreement see Ord. #243 and Ord. #255, in the office of the city recorder.
CHAPTER 6

ADULT-ORIENTED ESTABLISHMENTS

SECTION
9-602. License required.
9-603. Application for license.
9-604. Standards for issuance of license.
9-605. Permit required.
9-606. Application for permit.
9-607. Standards for issuance of permit.
9-608. Fees.
9-609. Display of license or permit.
9-610. Renewal of license or permit.
9-611. Revocation of license or permit.
9-612. Hours of operation.
9-613. Responsibilities of the operator.
9-615. Penalties and prosecution.
9-616. Invalidity of part.
9-617, et seq. Reserved.

9-601. Definitions. For the purpose of this chapter, the words and phrases used herein shall have the following meanings, unless otherwise clearly indicated by the context:

(1) "Adult-oriented establishment" shall include, but not be limited to, "adult bookstore," "adult motion picture theaters," "adult mini-motion picture establishments," or "adult cabaret," and further means any premises to which the public patrons or members (regardless of whether or not the establishment is categorized as a private or members only club) are invited or admitted and/or which are so physically arranged as to provide booths, cubicles, rooms, compartments or stalls separate from the common areas of the premises for the purpose of viewing adult-oriented motion pictures, or wherein an entertainer provides adult entertainment to a member of the public, a patron or a member, when such adult entertainment is held, conducted, operated or maintained for a profit, direct or indirect. An "adult-oriented establishment" further includes, without being limited to, any "adult entertainment studio" or any premises that is physically arranged and used as such, whether advertised or represented as an adult entertainment studio, rap studio, exotic dance studio, encounter studio, sensitivity studio, modeling studio or any other term of like import.

(2) "Adult bookstore" means an establishment having as a substantial or significant portion of its stock and trade in books, films, video cassettes, compact discs, computer software, computer generated images or text, or
magazines and other periodicals or publications or reproductions of any kind which are distinguished or characterized by their emphasis on matter depicting, describing or relating to "specified sexual activities" or "specified anatomical areas" as defined below, and in conjunction therewith have facilities for the presentation of adult entertainment, as defined below, and including adult-oriented films, movies, or live entertainment, for observation by patrons therein.

(3) "Adult motion picture theater" means an enclosed building with a capacity of fifty (50) or more persons regularly used for presenting materials having as a dominant theme or presenting material distinguished or characterized by an emphasis on matter depicting, describing or relating to "specified sexual activities" or "specified anatomical areas" as defined below, for observation by any means by patrons therein.

(4) "Adult mini-motion picture theater" means an enclosed building with a capacity of less than fifty (50) persons regularly used for presenting material distinguished or characterized by an emphasis on matter depicting, describing or relating to "specified sexual activities" or "specified anatomical areas," as defined below, for observation by any means by patrons therein.

(5) "Adult cabaret" is defined to mean an establishment which features as a principle use of its business, entertainers and/or waiters and/or bartenders and/or any other employee or independent contractor, who expose to public view of the patrons within said establishment, at any time, the bare female breast below a point immediately above the top of the areola, human genitals, pubic region, or buttocks, even if partially covered by opaque material or completely covered by translucent material; including swim suits, lingerie or latex covering. Adult cabarets shall include commercial establishments, which feature entertainment of an erotic nature including exotic dancers, table dancers, private dancers, strippers, male or female impersonators, or similar entertainers.

(6) "Board of mayor and council" means the Board of Mayor and Council of the City of Lake City, Tennessee.

(7) "Employee" means any and all persons, including independent contractors, who work in or at or render any services, directly related to the operation of an adult-oriented establishment.

(8) "Entertainer" means any person who provides entertainment within an adult-oriented establishment as defined in this section, whether or not a fee is charged or accepted for entertainment and whether or not entertainment is provided as an employee or an independent contractor.

(9) "Adult-entertainment" means any exhibition of any adult-oriented: motion pictures, live performance, computer or CD ROM generated images, displays of adult-oriented images or performances derived or taken from the internet, displays or dance of any type which has a significant or substantial portion of such performance any actual or simulated performance of specified sexual activities or exhibition and viewing of specified anatomical areas,
removal or partial removal of articles of clothing or appearing unclothed, pantomime, modeling, or any other personal service offered customers.

(10) "Operator" means any person, partnership, corporation, or entity of any type or character operating, conducting or maintaining an adult-oriented establishment.

(11) "Specified sexual activities" means:
   (a) Human genitals in a state of actual or simulated sexual stimulation or arousal;
   (b) Acts or simulated acts of human masturbation, sexual intercourse or sodomy;
   (c) Fondling or erotic touching of human genitals, pubic region, buttock or female breasts.

(12) "Specified anatomical areas" means:
   (a) Less than completely and opaquely covered:
       (i) Human genitals, pubic region;
       (ii) Buttocks;
       (iii) Female breasts below a point immediately above the top of the areola; and
   (b) Human male genitals in an actual or simulated discernibly turgid state, even if completely opaquely covered. (as added by Ord. #405, Aug. 2002)

9-602. License required. (1) Except as provided in subsection (5) below, from and after the effective date of this chapter, no adult-oriented establishment shall be operated or maintained in the City of Lake City without first obtaining a license to operate issued by the City of Lake City.

(2) A license may be issued only for one (1) adult-oriented establishment located at a fixed and certain place. Any person, partnership, or corporation which desires to operate more than one (1) adult-oriented establishment must have a license for them.

(3) No license or interest in a license may be transferred to any person, partnership, or corporation.

(4) It shall be unlawful or any entertainer, employee or operator to knowingly work in or about, or to knowingly perform any service directly related to the operation of any unlicenced adult-oriented establishment.

(5) All existing adult-oriented establishments at the time of the passage of this article must submit an application for a license within one hundred twenty (120) days of the passage of this chapter on second and final reading. If a license is not issued within said one hundred twenty-day period, then such existing adult-oriented establishment shall cease operations.

(6) No license may be issued for any location unless the premises are lawfully zoned for adult-oriented establishments and unless all requirements of the zoning ordinance are complied with. (as added by Ord. #405, Aug. 2002)
9-603. Application for license. (1) Any person, partnership, or corporation desiring to secure a license shall make application to the Police Chief of the City of Lake City. The application shall be filed in triplicate with and dated by the police chief. A copy of the application shall be distributed promptly by the police chief to the city recorder and to the applicant.

(2) The application for a license shall be upon a form provided by the police chief. An applicant for a license including any partner or limited partner of the partnership applicant, and any officer or director of the corporate applicant and any stockholder holding more than five (5) percent of the stock of a corporate applicant, or any other person who is interested directly in the ownership or operation of the business (including but not limited to all holders of any interest in land of members of any limited liability company) shall furnish the following information under oath:

(a) Name and addresses, including all aliases.
(b) Written proof that the individual(s) is at least eighteen (18) years of age.
(c) All residential addresses of the applicant(s) for the past three (3) years.
(d) The applicants' height, weight, color of eyes and hair.
(e) The business, occupation or employment of the applicant(s) for five (5) years immediately preceding the date of the application.
(f) Whether the applicant(s) previously operated in this or any other county, city or state under an adult-oriented establishment license or similar business license; whether the applicant(s) has ever had such a license revoked or suspended, the reason therefore, and the business entity or trade name under which the applicant operated that was subject to the suspension or revocation.
(g) All criminal statutes, whether federal or state, or city ordinance violation convictions, forfeiture of bond and pleadings of nolo contendere on all charges, except minor traffic violations.
(h) Fingerprints and two (2) portrait photographs at least two (2) inches by two (2) inches of each applicant.
(i) The address of the adult-oriented establishment to be operated by the applicant(s).
(j) The names and addresses of all persons, partnerships, limited liability entities, or corporations holding any beneficial interest in the real estate upon which such adult-oriented establishment is to be operated, including but not limited to, contract purchasers or sellers, beneficiaries of land trust or lessees subletting to applicant.
(k) If the premises are leased or being purchased under contract, a copy of such lease or contract shall accompany the application.
(l) The length of time each applicant has been a resident of the City of Lake City, or its environs, immediately preceding the date of the application.
(m) If the applicant is a limited liability entity, the applicant shall specify the name, the date and state of organization, the name and address of the registered agent and the name and address of each member of the limited liability entity.

(n) A statement by the applicant that he or she is familiar with the provisions of this chapter and is in compliance with them.

(o) All inventory, equipment, or supplies which are to be leased, purchased, held in consignment or in any other fashion kept on the premises or any part or portion thereof for storage, display, any other use therein, or in connection with the operation of said establishment, or for resale, shall be identified in writing accompanying the application specifically designating the distributor business name, address phone number, and representative’s name.

(p) Evidence in form deemed sufficient to the mayor and city council that the location for the proposed adult-oriented establishment complies with all requirements of the zoning ordinances as now existing or hereafter amended.

(3) Within ten (10) days of receiving the results of the investigation conducted by the Lake City Police Department, the police chief shall notify the applicant that his/her application is conditionally granted, denied or held for further investigation. Such additional investigation shall not exceed thirty (30) days unless otherwise agreed to by the applicant. Upon conclusion of such additional investigation, the police chief shall advise the applicant in writing whether the application is granted or denied. All licenses shall be further held pending consideration of the required special use-zoning permit by the board of mayor and council.

(4) Whenever an application is denied or held for further investigation, the police chief shall advise the applicant in writing of the reasons for such action. If the applicant requests a hearing within ten (10) days of receipt of notification of denial, a public hearing shall be held thereafter before the board of mayor and council at which time the applicant may present evidence as to why his/her license should not be denied. The board shall hear evidence as to the basis of the denial and shall affirm or reject the denial of any application at the hearing. If any application for an adult-oriented establishment license is denied by the board of mayor and council and no agreement is reached with the applicant concerning the basis for denial, the city attorney shall institute suit for declaratory judgment in the Chancery Court of Anderson or Campbell County, Tennessee, within five (5) days of the date of any such denial and shall seek an immediate judicial determination of whether such license or permit may be properly denied under the law.

(5) Failure or refusal of the applicant to give any information relevant to the investigation of the application, or his or her refusal or failure to appear at any reasonable time and place for examination under oath regarding said application or his or her refusal to submit to or cooperate with any investigation
9-15

required by this chapter, shall constitute an admission by the applicant that he
or she is ineligible for such license and shall be grounds for denial thereof by the
police chief. (as added by Ord. #405, Aug. 2002)

9-604. Standards for issuance of license. (1) To receive a license to
operate an adult-oriented establishment, an applicant must meet the following
standards:

(a) If the applicant is an individual:
   (i) The applicant shall be at least eighteen (18) years of
       age.
   (ii) The applicant shall not have been convicted of or
       pleaded nolo contendere to a felony or any crime involving moral
       turpitude, prostitution, obscenity, or other crime of a sexual nature
       in any jurisdiction within five (5) years immediately preceding the
date of the application.
   (iii) The applicant shall not have been found to have
       previously violated this chapter within five (5) years immediately
proceeding the date of the application.

(b) If the applicant is a corporation:
   (i) All officers, directors and stockholders required to be
       named under § 9-502 shall be at least eighteen (18) years of age.
   (ii) No officer, director or stockholders required to be
       named under § 9-502 shall have been found to have previously
       violated this chapter within five (5) years immediately proceeding
       the date of application.

(c) If the applicant is a partnership, joint venture, limited
liability entity, or any other type of organization where two (2) or more
persons have a financial interest:
   (i) All persons having a financial interest in the
       partnership, joint venture or other type of organization shall be at
       least eighteen (18) years of age.
   (ii) No persons having a financial interest in the
       partnership, joint venture or other type of organization shall have
       been convicted of or pleaded nolo contendere to a felony or any
       crime involving moral turpitude, prostitution, obscenity or other
       crime of a sexual nature in any jurisdiction within five (5) years
       immediately preceding the date of the application.
   (iii) No persons having a financial interest in the
       partnership, joint venture or other type of organization shall have
       been found to have previously violated this chapter within five (5)
       years immediately preceding the date of the application.

(2) No license shall be issued unless the Lake City Police Department
has investigated the applicant's qualifications to be licensed. The results of that
investigation shall be filed in writing with the police chief no later than twenty (20) days after the date of the application. (as added by Ord. #405, Aug. 2002)

9-605. **Permit required.** In addition to the license requirements previously set forth for owners and operators of "adult-oriented establishments," no person shall be an employee or entertainer in an adult-oriented establishment without first obtaining a valid permit issued by the police chief. (as added by Ord. #405, Aug. 2002)

9-606. **Application for permit.** (1) Any person desiring to secure a permit shall make application to the police chief. The application shall be filed in triplicate with and dated by the police chief. A copy of the application shall be distributed promptly by the police chief to the city recorder and to the applicant.

(2) The application for a permit shall be upon a form provided by the police chief. An applicant for a permit shall furnish the following information under oath:

(a) Name and address, including all aliases.
(b) Written proof that the individual is at least eighteen (18) years of age.
(c) All residential addresses of the applicant for the past three years.
(d) The applicant's height, weight, color of eyes, and hair.
(e) The business, occupation or employment of the applicant for five (5) years immediately preceding the date of the application.
(f) Whether the applicant, while previously operating in this or any other city or state under an adult-oriented establishment permit or similar business for whom applicant was employed or associated at the time, has ever had such a permit revoked or suspended, the reason therefore, and the business entity or trade name for whom the applicant was employed or associated at the time of such suspension or revocation.
(g) All criminal statutes, whether federal, state or city ordinance violation, convictions, forfeiture of bond and pleadings of nolo contendere on all charges, except minor traffic violations.
(h) Fingerprints and two (2) portrait photographs at least two (2) inches by two (2) inches of the applicant.
(i) The length of time the applicant has been a resident of the City of Lake City, or its environs, immediately preceding the date of the application.
(j) A statement by the applicant that he or she is familiar with the provisions of this chapter and is in compliance with them.

(3) Within ten (10) days of receiving the results of the investigation conducted by the Lake City Police Department, the police chief shall notify the applicant that his application is granted, denied, or held for further
such additional investigation shall not exceed an additional thirty (30) days unless otherwise agreed to by the applicant. Upon the conclusion of such additional investigations, the police chief shall advise the applicant in writing whether the application is granted or denied.

(4) Whenever an application is denied or held for further investigation, the police chief shall advise the applicant in writing of the reasons for such action. If the applicant requests a hearing within ten (10) days of receipt of notification of denial, a public hearing shall be held thereafter before the board of mayor and council at which time the applicant may present evidence bearing upon the question.

(5) Failure or refusal of the applicant to give any information relevant to the investigation of the application, or his or her refusal or failure to appear at any reasonable time and place for examination under oath regarding said application or his or her refusal to submit to or cooperate with any investigation required by this chapter, shall constitute an admission by the applicant that he or she is ineligible for such permit and shall be grounds for denial thereof by the police chief. (as added by Ord. #405, Aug. 2002)

9-607. Standards for issuance of permit. (1) To receive a permit as an employee or entertainer, an applicant must meet the following standards:

(a) The applicant shall be at least eighteen (18) years of age.

(b) The applicant shall not have been convicted of or pleaded no contest to a felony or any crime involving moral turpitude or prostitution, obscenity or other crime of a sexual nature (including violation of similar adult-oriented establishment laws or ordinances) in any jurisdiction within five (5) years immediately preceding the date of the application.

(c) The applicant shall not have been found to violate any provisions of this chapter within five (5) years immediately preceding the date of the application.

(2) No permit shall be issued until the City of Lake City Police Department has investigated the applicant's qualifications to receive a permit. The results of that investigation shall be filed in writing with the police chief not later than twenty (20) days after the date of the application. (as added by Ord. #405, Aug. 2002)

9-608. Fees. (1) A license fee of five hundred dollars ($500.00) shall be submitted with the application for a license. If the application is denied, one-half (½) of the fee shall be returned.

(2) A permit fee of one hundred dollars ($100.00) shall be submitted with the application for a permit. If the application is denied, one-half (½) of the fee shall be returned. (as added by Ord. #405, Aug. 2002)
9-609. **Display of license or permit.** (1) The license shall be displayed in a conspicuous public place in the adult-oriented establishment.

(2) The permit shall be carried by an employee and/or entertainer upon his or her person and shall be displayed upon request of a customer, any member of the City of Lake City Police Department, or any person designated by the board of mayor and council.  

(354x686) added by Ord. #405, Aug. 2002)

9-610. **Renewal of license or permit.** (1) Every license issued pursuant to this chapter will terminate at the expiration of one (1) year from the date of issuance, unless sooner revoked, and must be renewed before operation is allowed in the following year. Any operator desiring to renew a license shall make application to the police chief. The application for renewal must be filed not later than sixty (60) days before the license expires. The application for renewal shall be filed in triplicate with and dated by the police chief. A copy of the application for renewal shall be distributed promptly by the police chief to the city recorder and to the operator. The application for renewal shall be a form provided by the police chief and shall contain such information and data, given under oath or affirmation, as may be required by the board of mayor and council.

(2) A license renewal fee of five hundred dollars ($500.00) shall be submitted with the application for renewal. In addition to the renewal fee, a late penalty of one hundred dollars ($100.00) shall be assessed against the applicant who files for a renewal less than sixty (60) days before the license expires. If the application is denied, one-half (½) of the total fees collected shall be returned.

(3) If the City of Lake City Police Department is aware of any information bearing on the operator's qualifications, that information shall be filed in writing with the police chief.

(4) Every permit issued pursuant to this chapter will terminate at the expiration of one (1) year from the date of issuance unless sooner revoked, and must be renewed before an employee and/or entertainer is allowed to continue employment in an adult-oriented establishment in the following calendar year. Any employee and/or entertainer desiring to renew a permit shall make application to the police chief. The application for renewal must be filed not later than sixty (60) days before the permit expires. The application for renewal shall be filed in triplicate with and dated by the police chief. A copy of the application for renewal shall be distributed promptly by the police chief to the city recorder and to the employee. The application for renewal shall be upon a form provided by the police chief and shall contain such information and data, given under oath or affirmation, as may be required by the board of mayor and council.

(5) A permit renewal fee of one hundred dollars ($100.00) shall be submitted with the application for renewal. In addition to said renewal fee, a late penalty of fifty dollars ($50.00) shall be assessed against the applicant who...
files for renewal less than sixty-(60) days before the license expires. If the 
application is denied one-half (½) of the fee shall be returned.

(6) If the City of Lake City Police Department is aware of any 
information bearing on the employee's qualifications, that information shall be 
filed in writing with the police chief. (as added by Ord. #405, Aug. 2002)

9-611. Revocation of license or permit. (1) The police chief shall 
revoke a license or permit for any of the following reasons:

(a) Discovery that false or misleading information or data was 
given on any application or material facts were omitted from any 
application.

(b) The operator, entertainer, or any employee of the operator, 
violates any provision of this chapter or any rule or regulation adopted by 
the city council pursuant to this chapter; provided, however, that in the 
case of a first offense by an operator where the conduct was solely that of 
an employee, the penalty shall not exceed a suspension of thirty (30) days 
if the city council shall find that the operator had no actual or 
constructive knowledge of such violation and could not by the exercise of 
due diligence have had such actual or constructive knowledge.

(c) The operator or employee becomes ineligible to obtain a 
license or permit.

(d) Any cost or fee required to be paid by this chapter is not 
paid.

(e) An operator employs an employee who does not have a 
permit or provide space on the premises, whether by lease or otherwise, 
to an independent contractor who performs or works as an entertainer 
without a permit.

(f) Any intoxicating liquor, cereal malt beverage, narcotic or 
controlled substance is allowed to be sold or consumed on the licensed 
premises.

(g) Any operator, employee or entertainer sells, furnishes, gives 
or displays, or causes to be sold, furnished, given or displayed to any 
minor any adult-oriented entertainment or adult-oriented material.

(h) Any operator, employee or entertainer denies access of law 
enforcement personnel to any portion of the licensed premises wherein 
adult-oriented entertainment is permitted or to any portion of the 
licensed premises wherein adult-oriented material is displayed or sold.

(i) Any operator allows continuing violations of the rules and 
regulations of the Anderson County or the Campbell County Health 
Department.

(j) Any operator fails to maintain the licensed premises in a 
clean, sanitary and safe condition.

(k) Any minor is found to be loitering about or frequenting the 
premises.
(2) The police chief, before revoking or suspending any license or permit, shall give the operator or employee at least ten (10) days' written notice of the charges against him or her and the opportunity for a public hearing before the board of mayor and council, at which time the operator or employee may present evidence bearing upon the question. In such cases, the charges shall be specific and in writing.

(3) The transfer of a license or any interest in a license shall automatically and immediately revoke the license. The transfer of any interest in a non-individual operator's license shall automatically and immediately revoke the license held by the operator. Such license shall thereby become null and void.

(4) Any operator or employee whose license or permit is revoked shall not be eligible to receive a license or permit for five (5) years from the date of revocation. No location or premises for which a license has been issued shall be used as an adult-oriented establishment for two (2) years from the date of revocation of the license. (as added by Ord. #405, Aug. 2002)

9-612. Hours of operation. (1) No adult-oriented establishment shall be open between the hours of 1:00 A.M. and 8:00 A.M. Mondays through Saturdays, and between the hours of 1:00 A.M. and 12:00 P.M. on Sundays.

(2) All adult-oriented establishments shall be open to inspection at all reasonable times by the City of Lake City Police Department, the Anderson County Sheriff's Department or the Campbell County Sheriff's Department, or such other person as the board of mayor and council designate. (as added by Ord. #405, Aug. 2002)

9-613. Responsibilities of the operator. (1) The operator shall maintain a register of all employees and/or entertainers showing the name, and aliases used by the employee, home address, age, birth date, sex, height, weight, color of hair and eyes, phone numbers, social security number, date of employment and termination, and duties of each employee and such other information as may be required by the board of mayor and council. The above information on each employee shall be maintained in the register on the premises for a period of three (3) years following termination.

(2) The operator shall make the register of the employees available immediately for inspection by police upon demand of a member of the Lake City Police Department at all reasonable times.

(3) Every act or omission by an employee constituting a violation of the provisions of this chapter shall be deemed the act or omission of the operator if such act or omission occurs either with the authorization, knowledge, or approval of the operator, or as a result of the operator's negligent failure to supervise the employee's conduct, and the operator shall be punishable for such act or omission in the same manner as if the operator committed the act or caused the omission.
(4) An operator shall be responsible for the conduct of all employees and/or entertainers while on the licensed premises and any act or omission of any employees and/or entertainer constituting a violation of the provisions of this chapter shall be deemed the act or omission of the operator for purposes of determining whether the operator’s license shall be revoked, suspended or renewed.

(5) There shall be posted and conspicuously displayed in the common areas of each adult-oriented establishment a list of any and all entertainment provided on the premises. Such list shall further indicate the specific fee or charge in dollar amounts for each entertainment listed. Viewing adult-oriented motion pictures shall be considered as entertainment. The operator shall make the list available immediately upon demand of the Lake City Police Department at all reasonable times.

(6) No employee of an adult-oriented establishment shall allow any minor to loiter around or to frequent an adult-oriented establishment or to allow any minor to view adult entertainment as defined herein.

(7) Every adult-oriented establishment shall be physically arranged in such a manner that the entire interior portion of the booths, cubicles, rooms or stalls, wherein adult entertainment is provided, shall be visible from the common area of the premises. Visibility shall not be blocked or obscured by doors, curtains, partitions, drapes, or any other obstruction whatsoever. It shall be unlawful to install booths, cubicles, rooms or stalls within adult-oriented establishments for whatever purpose, but especially for the purpose of secluded viewing of adult-oriented motion pictures of other types of adult entertainment.

(8) The operator shall be responsible for and shall provide that any room or area used for the purpose of viewing adult-oriented motion pictures or other types of live adult entertainment shall be readily accessible at all times and shall be continuously opened to view in its entirety.

(9) No operator, entertainer, or employee of an adult-oriented establishment shall demand or collect all or any portion of a fee for entertainment before its completion.

(10) A sign shall be conspicuously displayed in the common area of the premises, and shall read as follows:

This Adult-Oriented Establishment is regulated by the Lake City Municipal Code. Entertainers are:
1. Not permitted to engage in any type of sexual conduct;
2. Not permitted to expose their sex organs;
3. Not permitted to demand or collect all or any portion of a fee for entertainment before its completion. (as added by Ord. #405, Aug. 2002)

9-614. Prohibitions and unlawful sexual acts. (1) No operator, entertainer, or employee of an adult-oriented establishment shall permit to be performed, offer to perform, perform or allow customers, employees or
entertainers to perform sexual intercourse or oral or anal copulation or other contact stimulation of the genitalia.

(2) No operator, entertainer, or employee shall encourage or permit any person upon the premises to touch, caress, or fondle his or her breasts, buttocks, anus or genitals of any other person.

(3) No operator, entertainer, or employee shall encourage or permit any other person upon the premises to touch, caress, or fondle his or her breasts, buttocks, anus or genitals of any other person.

(4) No operator, entertainer, employee, or customer shall be unclothed or in such attire, costume, or clothing so as to expose to view any portion of the sex organs, breasts or buttocks of said operator, entertainer, or employee with the intent to arouse or gratify the sexual desires of the operator, entertainer; employee or customer.

(5) No entertainer, employee or customer shall be permitted to have any physical contact with any other on the premises during any performance and all performances shall only occur upon a stage at least eighteen (18") inches above the immediate floor level and removed six feet (6') from the nearest entertainer, employee and/or customer. (as added by Ord. #405, Aug. 2002)

9-615. Penalties and prosecution. (1) Any person, partnership, corporation, or other business entity who is found to have violated this chapter shall be fined a definite sum not exceeding fifty dollars ($50.00) for each violation and shall result in the suspension or revocation of any permit or license.

(2) Each violation of this chapter shall be considered a separate offense, and any violation continuing more than one (1) hour of time shall be considered a separate offense for each hour of violation. (as added by Ord. #405, Aug. 2002)

9-616. Invalidity of part. Should any court of competent jurisdiction declare any section, clause, or provision of this chapter to be unconstitutional, such decision shall affect only such section, clause, or provision so declared unconstitutional, and shall not affect any other section, clause or provision of this chapter. (as added by Ord. #405, Aug. 2002)

9-617, et seq. Reserved. (as added by Ord. #405, Aug. 2002)
CHAPTER 7

OUTDOOR STORAGE AND DISPLAY OF MERCHANDISE; SIDEWALK SALES, GARAGE SALES AND YARD SALES

SECTION

9-701. Definitions.
9-702. Sales unlawful except in accordance with chapter.
9-703. Exemptions.
9-705. Violation declared nuisance; enforcement; penalties.

9-701. Definitions. The following terms, wherever used or referred to in this chapter, shall have the following meanings unless a different meaning appears in the content.

(1) "Person" shall be defined as any individual, partnership, merchant, association, corporation, limited liability company, or entity of any kind or nature.

(2) "Sale" or "sales" shall mean the sale or any offer to sell and/or the exterior display or storage for the purpose of conducting or promoting the sale to the public, at wholesale or retail, or in any manner, of any goods, wares, and/or merchandise of any and all kinds or description on hand or in stock or on the premises.

(3) "Sidewalk sale" shall mean a special sales event or promotion conducted by a merchant in a commercial zone whereby merchandise may lawfully be displayed, as limited herein, upon the public sidewalks in a manner so as not to obstruct passage of pedestrians upon the public sidewalks of the city.

(4) "Yard sale" or "garage sale" shall mean a sale of miscellaneous merchandise, conducted in a manner as otherwise permitted by this chapter, or private residential premises by an individual or individual persons. (as added by Ord. #414, Oct. 2003)

9-702. Sales unlawful except in accordance with chapter. It shall be unlawful for any "person" to conduct any sidewalk sale, yard sale, garage sale, tent sale or to allow any exterior sale or storage of goods, merchandise, products or inventory held, promoted or displayed except in accordance with the permissive provisions of this chapter. (as added by Ord. #414, Oct. 2003)

9-703. Exemptions. The provisions of this chapter, related solely to the outdoor storage and/or display of merchandise, shall not apply to or affect the following persons, entities, business, circumstances, or activities:

(1) Persons acting pursuant to an order or process of a court of competent jurisdiction;
(2) Persons acting in accordance with their powers or duties as public
officers, such as sheriffs, marshals or police officials;
(3) Duly licensed auctioneers, selling at public auction;
(4) Sellers of operating and operational trucks, automobiles,
motorcycles, recreational vehicles, trailers, tractors, farm equipment, riding
lawn mowers and the like, so long as such item and/or merchandise is not stored
or displayed in such a way as to obstruct the views of motorists on or entering
on or exiting from any public streets or right-of-way, nor stored or displayed any
closer than five (5) feet from the public right-of-way and provided that no
inoperable, partially dismantled and/or junked automobile, tractor, boat,
farming equipment, etc. shall be stored, displayed or offered for sale in violation
of any other provision of this chapter or of any other provision of the City of
Lake City Code;
(5) Sellers of new building materials;
(6) Sellers of live shrubbery, flowers and landscaping plants. (as
added by Ord. #414, Oct. 2003)

9-704. Restrictions. There shall be no outdoor storage or display of
goods, products, inventory or merchandise for sale in the City of Lake City
except as expressly permitted by this chapter.
(1) No person shall conduct any sidewalk sale, garage sale, yard sale
or tent sale in the City of Lake City except in accordance with the permissive
provisions of this chapter.
(2) No persons shall conduct more than one (1) yard sale, garage sale
or sidewalk sale, at any residence address, during any calendar month. All
merchandise must be removed from the site at the end of each day or stored in
permanent type building.
(3) There shall be no more than two (2) tent and/or other temporary
structure sales at any one business address, during any calendar year, with each
sale to be no more than fifteen (15) days duration, although two such sales may
run consecutively. No such sale shall be conducted unless the person intending
to conduct such sale shall by mail and/or by telephone and/or in person give
prior notice to and register the date, time, duration and location with the codes
enforcement officer or the property maintenance officer. There shall be no tent
or temporary structure sales on residential property.
(4) All goods, wares, or merchandise related to any "sidewalk sale"
shall be removed from the public sidewalk(s) not later than 6:00 P.M. of each
and every day.
(5) Except for temporary display of merchandise during a sidewalk
sale which shall not obstruct or block the sidewalk and which shall leave at least
eight feet (8') of unobstructed space on the sidewalk, there shall be no temporary
or other storage of merchandise, goods, products, or inventory on the public
sidewalks or on the public rights-of-way at any time or under any circumstance.
(6) During lawful business hours and when actually open for business, any person, business or entity which is otherwise lawfully operating in a commercial zone, as otherwise provided in the City of Lake City Zoning Ordinance(s) may display and offer for sale otherwise lawful merchandise outside the building(s) located upon the premises so long as the same shall be displayed and/or offered for sale on the private property of such person or business operating thereon and not on the public right-of-way, and no person shall display or store such merchandise outside of the building premises at any time when such business is not actually open for business to the public. (as added by Ord. #414, Oct. 2003)

9-705. Violation declared nuisance; enforcement; penalties. To conduct any sale herein defined without registering the same and/or in any manner not permitted by this chapter, or to violate any other provisions of this chapter with respect to the outdoor sale or storage of goods, wares, merchandise or inventory is hereby declared to be a misdemeanor and a public nuisance, and, for the purpose of the enforcement of this chapter, the code enforcement or property maintenance officer is hereby authorized to cause the city attorney to file a bill in a court of proper jurisdiction to enjoin such person(s) from continuing to conduct any such sale(s). Additionally, any person violating the provisions of this chapter shall be subject to a civil penalty up to and including $50.00 for each violation, with each day of violation constituting a separate offense. (as added by Ord. #414, Oct. 2003)