CHAPTER 208
COIN-OPERATED AMUSEMENT DEVICE ORDINANCE
TOWN OF GRAY MAINE
Adopted October 6, 1981
Amended February 16, 1982

SECTION 208.1 – TITLE
This Ordinance shall be known and be cited as the Coin-Operated Amusement Device Ordinance of the Town of Gray, Maine.

SECTION 208.2 – PURPOSE
The Town of Gray hereby ordains the following Coin-Operated Amusement Device Ordinance for the purpose of regulating the location and operation of any such device in or on any premises or location within the Town of Gray.

SECTION 208.3 – DEFINITIONS
A. Coin-Operated Amusement Device-A coin-operated amusement device shall include all of those machines whether mechanical or electronic which upon insertion of a coin, slug, token plate or disc may be operated by the public generally at a public premises for use as a game, entertainment, or amusement, but not limited solely to musical entertainment, whether or not registering the score and which are created for amusement only and do not dispense any form of payoff, price or reward except free replays.

B. Good Moral Character-Proof of good moral character shall include general testimony of the applicant's reputation in the community and the results of a records check to be conducted by the police. Such results shall be considered relevant only if they disclose a felony conviction within the last ten (10) years.

C. Effect on Neighboring Properties-The applicant shall establish that the location of a premises for the operation of coin-operated amusement devices will not adversely affect the property values of other real property in the immediate vicinity of said premises. Any plans the applicants may have in regard to supervision of said premises to prevent vandalism and other potential property damage or personal injury to abutters shall be considered in this regard.

D. Traffic Hazards-Traffic conditions on any public way adjacent to said premises shall be evaluated to insure that the location of said premises will not unnecessarily aggravate said conditions; such evaluation shall be conducted by the police in conjunction with the Department of Public Works.

E. General Health and Safety-The Code Enforcement Officer in conjunction with the Fire Chief shall inspect said premises and report on the general health and safety of the premises in regard to any violations or possible violations of the Building Code, Health Code, Fire Code, or State Plumbing Code.

SECTION 208.4 – LICENSES
A. It shall be unlawful for any person, firm, corporation or association to keep for public patronage or to permit or allow the operation of any coin-operated amusement device in or on any public patronage premises or location under his, hers or its charge, control or custody without having first obtained a license from the Town Council. Said license shall be issued upon approval by the Council and upon the payment of the annual fee of fifty (50) dollars of each for the first three (3) machines...
and seventy-five (75) dollars for each additional machine located at said premises and said license
shall expire on December 31, of each year.

B. Exceptions and conditions of License. A license shall not be issued until authorized by the municipal
officers following public hearing on the establishment of said coin-operated amusement device
location. Such hearing shall be held within thirty (30) days of the receipt of such license application
and authorization or denial by said officers shall be by written decision stating the reasons thereof.
At the public hearing the municipal officers shall receive testimony and take evidence as to the good
moral character of the applicants as well as to such factors regarding the premises for location of
said devices as traffic hazards, effect on neighboring properties and general health and safety of the
premises to house said coin-operated amusement devices. Each establishment shall maintain
restroom facilities for public use. Children under the age of eighteen unaccompanied by an adult
shall not be permitted to play or operate such machines except in the presence of an adult attendant
of at least twenty-five (25) years of age. In this regard, the Code Enforcement Officer shall be
required to submit written reports on his evaluation of said premises. The license shall be granted
subject to such conditions and restrictions as the Council may deem necessary.

C. License Specifics. The license required by this ordinance shall be posted securely and conspicuously
on the premises for which it is granted. Said license shall designate the number of machines licensed.
Said license shall not be transferable to any other person, firm, corporation or association or from
location to location and shall be valid only at the location and for the person, firm, corporation or
association designated therein. Further, such license shall not be granted to any person under the age
of twenty-five (25) years, nor to any firm, corporation or association whose officers are under said
age.

D. Revocation of License. Any such license herein shall be revoked by the Municipal Officers after
hearing when any of the following violations are found:

1. There are more machines located on the premises than are described in the license application.

2. That minors under the age of eighteen (18) years unaccompanied by an adult have been allowed
to operate said machines in violation of the terms of the ordinance.

3. That any of the other specific findings required by this ordinance and defined in Section 208.3
have been violated and/or cease to be true.

4. When it has been established to the municipal officers' satisfaction that the premises for which
said license was granted had ceased to be a proper location due to the creation of a public
nuisance at said premises.

SECTION 208.5 – APPEAL

The decision of the municipal officers may be appealed to the Superior Court within thirty (30) days
from the rendering of said decision.

SECTION 208.6 – PENALTY

Any person, firm or, in the case of a corporation or association, any official thereof, violating any of the
provisions of this ordinance, shall upon conviction be punished by a fine of not less than twenty-five
(25) dollars nor more than one-hundred (100) dollars for each offense, and each day such violation
exists shall constitute a separate offense.