Change title of Chapter 112 from AMUSEMENT PARLORS to **AMUSEMENT GAMES AND AMUSEMENT PARLORS**

112-1 Definitions.

Make addition to current definition of Amusement Device as shown in bold:

Any table, platform, mechanical **or electronic** device or apparatus operated or intended to be operated for amusement, pleasure, test of skill, competition, or sport, the use or operation of which is conditioned upon payment of a consideration either by insertion of a coin, **paper currency,** or token in a slot or otherwise. Such amusement device shall include, but not be limited to, devices commonly known as baseball, football, basketball, hockey, pinball, shuffleboard, ray-guns, bowling games, bumper games, ski-ball, and electronic video games, and shall also include billiard tables and pool tables (whether coin operated or not, Such definition does not include a bowling alley, jukebox or other coin **or currency** operated music machine or a mechanical children’s amusement riding device.

Add the following:

**112-2.D All amusement devices in establishments other than Amusement Parlors shall be licensed annually. The fee for an amusement license shall be established annually by the License & Ordinance Committee, and listed in Chapter A-400 Fee Schedule. The license shall be valid for the period of July 1 through June 30th of each year.**

**First Reading: Common Council 10-7-19**

**Second Reading: License and Ordinance Committee 10-24-19**

**Publish: 11-14-19**