

1
2
3
4
5
6
7
8
9
0
1
2
3
4
5
6
7
8
9
0
1
2
3
4

February 2, 2021

By: Rader

An Act relating to coin-operated devices; amending 68 O.S. 2011, Section 1501, which relates to definitions; modifying definition to exclude certain devices; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 68 O.S. 2011, Section 1501, is amended to read as follows:

Section 1501. As used in Sections 1501 through 1512 of this title:

1. "Person" means any individual, partnership, association, limited liability company or corporation;

2. "Music device" means any and all mechanical devices which render, cause to sound, or release music where the same may be heard by one or more public patrons, and each separate loudspeaker, phonograph, juke box, or outlet from which such music emits shall each be construed to be a separate "music device" as herein defined; except in the case where the music emits from more than one speaker transmitting from the same music-producing mechanism, in which case

1 the several outlets or speakers in each place of business shall be
2 collectively considered one such music device;

3 3. "Coin-operated music device" means any such music device
4 which is operated, motivated, released, or played by or upon the
5 payment or insertion of a coin, token or similar object, whether
6 there is one or more boxes or devices in the premises for the
7 reception of such coin, tokens, or similar objects; coin-operated
8 radio or television receiving sets in hotels, motels, or tourist
9 cabins for the use and benefit of the guests and visitors of such
10 hotels, motels, or tourist rooms or cabins shall be included in such
11 definition;

12 4. "Coin-operated amusement device" means any and all
13 nongambling mechanical or electronic machines which, upon the
14 payment or insertion of a coin, token, or similar object, provide
15 music, amusement or entertainment, including, but not limited to,
16 such games as pool, phonographs, video television, shooting
17 galleries, pinball, foosball, bowling, shuffle board, or any other
18 amusement device with or without a replay feature which can be
19 legally shipped interstate according to federal law;

20 5. "Coin-operated vending device" means any and all machines or
21 devices which, upon the payment or insertion of a coin, token or
22 similar object, dispenses tangible personal property, including but
23 not limited to cigarettes, candies, gum, cold drinks, hot drinks,
24 sandwiches, or chips. It shall not mean vending machines or devices

1 used exclusively for the purpose of selling services, such as pay
2 telephone booths, parking meters, gas and electric meters or other
3 distribution of needful service;

4 6. "Coin-operated bulk vending device" means a machine or
5 device which, upon the payment or insertion of a coin, token or
6 similar object dispenses to the purchaser ballpoint pens, combs,
7 cigarette lighters, prophylactics, filled capsules, peanuts, gum
8 balls, mints, perfume or novelties; and

9 7. "Coin-operated devices" means coin-operated music devices,
10 coin-operated amusement devices, coin-operated vending devices and
11 coin-operated bulk vending devices. Coin-operated devices shall not
12 include any device dispensing tangible personal property or
13 providing amusement where payment is made solely through the use of
14 a credit or debit card, or other electronic or digital payment
15 process.

16 SECTION 2. This act shall become effective November 1, 2021.

17 COMMITTEE REPORT BY: COMMITTEE ON FINANCE
18 February 2, 2021 - DO PASS
19
20
21
22
23
24