

## City of El Cajon

### El Cajon Police Muni Code

#### 5.40.130 **Inspections.**

The health department and the officials of the city charged with the enforcement of this chapter shall have the authority, as otherwise provided for by law, to enter a massage parlor during regular business hours for the purpose of making reasonable **inspections** to ensure compliance with building, fire, electrical, plumbing, and health regulations, in addition to the provisions of this chapter. This section shall not be construed so as to restrict or limit the authority, already possessed under the laws, of an agency to enter or inspect premises. The costs and expenses of **inspections** by the health department shall be paid by the owner of the massage parlor examined. (Ord. 3653 § 1 (part), 1983; prior code § 9B-13.)

#### 9.25.010 **Purpose and scope.**

The purpose of this chapter is to deter the facilitation of prostitution, illicit drug activity and other illegal activities within the city by regulating registration practices in hotels, motels and other lodging houses. (Ord. 4598 § 2, 1999.)

#### 9.25.030 **Registration identification required.**

A. Every operator of every hotel in the city shall at all times keep and maintain therein a register, in which the operator shall inscribe with ink, the name, address and date of birth of the adult transient who registers for a room or rooms. Concurrent with the registration process, the adult transient who registers for a room or rooms must provide to the operator valid picture identification. Valid picture identification includes a valid drivers license, federal or state government, or military identification card, passport or any form of identification that contains the transient's picture, current address and date of birth. The type of picture identification provided to the operator shall be noted in the register and include the document's identification number and the state or country of issuance. Additionally, the adult transient who registers for a room or rooms must identify by name each and every transient and all authorized or proposed occupants of such room or rooms.

B. The operator shall also include in the register information regarding the transient's vehicle including vehicle make and model, license plate number and the state of issuance. Such vehicle information shall be provided to the operator prior to the termination of the period for which the room (or rooms) was let.

C. Such register shall be signed by the transient and such operator shall thereupon write opposite such name and address so registered the number of each room assigned thereto together with the time of such inscription. Until all of the aforementioned entries, except vehicle information, have been made in such register, no transient shall be

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permitted to occupy any room in any hotel in the city. Erasures or alterations on the register shall be prohibited excepting correction of an error and no person shall erase or obliterate any name or address or permit the same. When the transient quits or surrenders any room in any hotel, the operator of the hotel shall enter the time thereof in the register opposite the name of such transient.

D. Registration records shall be maintained and kept on file not less than ninety days from inscription and shall be available for reasonable inspection by city officials or any peace officer.

(Ord. 4623 § 1, 1999: Ord. 4598 § 4, 1999.)

### 9.25.060 Violation—Penalty.

Any violation of any provision contained in this chapter shall constitute a misdemeanor offense punishable by up to a one thousand dollar fine and/or twelve months in the county jail. (Ord. 4623 § 2, 1999: Ord. 4598 § 7, 1999.)

### 13.10.170 Inspection and sampling.

A. Regulatory **inspections**. Authorized enforcement officials may inspect facilities, activities and residences subject to this chapter at reasonable times and in a reasonable manner to carry out the purposes of this chapter. If entry for a regulatory inspection is refused by the facility owner or operator, or by the occupant of a residence, an inspection warrant shall be obtained prior to inspection.

B. Access easements. When any new structural BMP is installed on private property as part of a project that requires a city permit, in order to comply with this chapter, the property owner shall grant to the city an easement to enter the property at reasonable times and in a reasonable manner to ensure that the BMP is working properly. This includes the right to enter the property without prior notice once per year for routine **inspections**, to enter as needed for additional **inspections** when the city has a reasonable basis to believe that the BMP is not working properly, to enter for any needed follow-up **inspections**, and to enter when necessary for abatement of a nuisance or correction of a violation of this chapter.

C. Scope of **inspections. Inspections** may include all actions necessary to determine whether any illegal discharges or illegal connections exist, whether the BMPs installed and implemented are adequate to comply with this chapter, whether those BMPs are being properly maintained, and whether the facility or activity complies with the other requirements of this chapter. This may include but may not be limited to sampling, metering, visual **inspections**, and records review. Where samples are collected the owner or operator may request and receive split samples. Records, reports, analyses, or other information required under this chapter may be inspected and copied, and photographs taken to document a condition and/or a violation of this chapter.

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(Ord. 4686 § 20 (part), 2002.)