



CITY OF ROYAL CITY
 445 CAMELIA STREET NE
 P.O. BOX 1239
 ROYAL CITY, WA 99357
 509-346-2263 PHONE

DANCE PERMIT

Applicants Name: _____ Date: _____

Address(mailing): _____ Phone: _____

Event: Public Private Date: _____ Time: _____ Attendance: _____

Address of Event: _____

Person to Contact on Premise: _____

Signature of Applicant: _____

Fee: _____ Receipt: _____ Clerk: _____

(No fee if Private Party)

ROYAL CITY MUNICIPAL CODE 4.16, PUBLIC DANCES:

- 1) Application for a license to conduct a public dance or cabaret dance shall be made in writing to the city clerk at **least 48 hours prior** to the time the dance is to be held and shall be accompanied by a deposit of the amount of money it requires.
- 2) No license shall be assigned or transferred.
- 3) **FLOOR MANAGER:** Every person conducting a public dance or cabaret dance shall have a **Floor Manager** in control of the premises continually from one-half hour before the dance begins until the dance hall is closed. It shall be the duty of the floor manager to see that standards of decency and good taste are maintained and that disorderly, familiar or objectionable conduct is not tolerated and to take effective steps promptly to remove objectionable practices.
- 4) **SECURITY GUARD:** Any dance with a live band, live musician or recorded music operated by a disc jockey or other person who selects and plays music from among a selection of music or plays a recorded music selection by means of amplified music reproduction equipment shall provide **Security**. One security officer for each 100 persons or portion of 100. The duties of the Security Officer are to insure all City Ordinances and State Laws are enforced. They are to contact anyone violating any ordinance or law. If the on-site Security Officer is unable to achieve compliance with the suspect(s) then they shall immediately contact the Police Department and the dance shall be terminated. Each security officer shall be an off-duty law enforcement officer or licensed private security guard who has been approved in writing for such duty by the Police Chief at least 5 days prior to the date of the dance.
- 5) **ALCOHOL:** No person maintaining, permitting, operating or conducting any dance or dancing, or any manager or agent in charge thereof, shall:
 - A. Permit in the place where such dancing is held, or upon the premises under his control any person having in his possession, or offering for sale, selling, giving away, or drinking any intoxication liquor other than liquor sold on the premises under a state license or permit;
 - B. Permit any person under the influence of liquor or drugs to enter the place wherein such dancing is permitted, nor to participate therein or remain at such place, nor upon the premises under his control;

Any person, firm, or corporation violating any provisions of Chapter 4.16 shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine of not more than \$150.00 or imprisonment not to exceed 30 days or both such fine and imprisonment. Each day of violation shall be considered a separate offense. Upon conviction under this chapter the license of such person, firm, or corporation may be revoked or suspended by the court in addition to other penalties.

ROYAL CITY MUNICIPAL CODE 5.08, NOISE CONTROL:

No person whether or not that person is in actual possession of the noise source, shall create, continue, or cause to be created or continued, or allowed to be created or continued, any public disturbance noise. A "public disturbance noise" means a noise which originates from the real or personal property of any person, while the person is in possession or control of such property, and which noise unreasonably interferes with the peace, comfort and repose of a reasonable person of ordinary sensitivities, including owners or possessors of real property. Any sound made by the use of a musical instrument, sound amplifier, juke box, radio or other similar device which emanates from a building, structure, or property between the hours of 10 p.m. and 7 a.m. and is received within a residential district is in violation of the municipal code and is subject to a fine of \$152.00 to \$538.00.