

RULES AND REGULATIONS GOVERNING LICENSING OF BARBER SHOPS IN VISHAKAPATTANAM

State: Andhra Pradesh

Details of licensing are as follows:

Barber Shops are regulated as per the directions of Hyderabad Municipal Corporation Act 1955 and The Municipal Corporation of Hyderabad Regulation and control of barber shops and Hair dressing saloons, Bye-laws, 1973.

As per the section 521 of Hyderabad Municipal corporation Act 1955, no person shall be allowed to keep in or upon any processes to keep in or upon any article specified in part I of schedule "P" without a license and not in conformity with the conditions of a license granted by the commissioner. The section also prohibits the keeping of articles in part I of Schedule 'P' (schedule annexed to Hyderabad Municipal corporation Act which details about the Licensing). The sale or for any purpose other than domestic use any article specified in part III of Schedule 'P' is also prohibited. No one can carry any trades or operation connected with trades specified in part IV of the Schedule 'P' and any trade or operation which in the opinion of the commissioner is dangerous to life, health or property or likely to create nuisance. It is worthy here to notice that schedule 'P' is the schedule annexed to the Hyderabad Municipal Corporation Act 1955 which details the trades and storage or keeping of articles which needs license.

The commissioner can grant any license as per the subsection (1) of 521 and can impose restrictions and conditions. He has the power also to withhold any license.

As per section 528, no person shall without a license from the commissioner can sell or expose for sale any animal or article in any municipal market. The commissioner with the previous sanction of the corporation by public notice from time to time can prohibit within a distance of hundred yards of any municipal market the sale or exposure for sale of all or any of commodities ordinary sold in the municipal market. The notice can at any time be cancelled or modified by the commissioner. Any person contravening the section may be summarily removed by the commissioner / by any municipal officer. Section 545 also says that any animal or article not of a perishable nature and any utensils or vessel seized under the section 543 have to taken before a magistrate and he will provide for the further actions.

As per the Byelaw, No person shall use any premises as a Barber shop or Hair Dressing Saloon, unless it is constructed of masonry, or of such other durable materials as may be approved by the Commissioner and every part thereof is constructed of non-inflammable material.

Licensing Procedure:

Any person wishing to run or open or establish a Barber Shop or a Hair Dressing Saloon shall apply to the Commissioner in the form prescribed in Annexure A to these bye-laws.

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The Commissioner or any other officer authorized by him in his behalf, may in his discretion, grant the license applied for in the form prescribed in Annexure-B to these bye-laws or require the applicant to effect such improvements as in the Commissioner's opinion are necessary before his application can be considered.

Refusal of License:

The commissioner or any other officer authorised by him can refuse to grant the license .The reasons must be recorded in writing and must communicated to the applicant in the form prescribed in Annexure (C) to the byelaws. If the commissioner or any authorize officer by him fails to grant the license or intimate in writing to the applicant about the refusal to grant the license within sixty days after the receipt of the application for a license, it may be deemed by the applicant that the license⁴ applied for has been granted but not so as to contravene any of the provisions of the Act off these byelaws. In the case of the refusal of license where no trevison of petition against such refusal is preferred within one month from the date of the refusal, the applicant will be entitled to a refund of the 3/4th of the fees paid by him and the same less the money order, after the expiry of the prescribed period of one month. If a revision petition or any appeal against such refusal has been rejected the refund of the fees shall be made immediately.

License fees:

The license fees as fixed by the standing committee shall be payable in advance along with the application.

Renewal of license:

An application for renewal of license granted shall be made to the commissioner in the form prescribed in Annexure A to the byelaws before the first month of each financial year.

Conditions:

1. The flooring must be mad3e to the satisfaction of the commissioner
2. Every internal surface of the walls and ceiling of the building must be hot-lime washed at least twice in every year as required by the commissioner
3. Enough facilities must be made for drainage, ventilation and lighting, cleaning.
4. Suitable covered receptacles must be there for the deposit of refuse matter and shall make the receptacles emptied at such intervals as necessary. No person suffering from infectious or contagious diseases shall carry on the business of a barber or be employed in or assist in carrying of such business
5. Every barber or operator working in the premises shall wear a clean apron when attending a customer
6. Hands of the barber must be thoroughly cleaned with soap and water before and after serving each customer. In addition the hands must be dipped for not less than two minutes in disinfectants as may be approved by the commissioner or any authorized officer

7. The razors must be well cleaned after the usage and must be dipped in boiling water or disinfectant as required by commissioner
8. Shaving gum and Brush shall be rinsed in hot water after usage. Brush, towel and comb shall be sterilized every day
9. Every licensee shall keep some suitable medicine for rendering first aid in case of cuts or burns by the barber's instrument
10. The barber shall obtain a medical certificate in the prescribed form at least once a year from a registered medical practitioner of modern medicine of the rank of a civil surgeon showing that he is free from diseases or infection referred in byelaw 7 (leprosy, or any loathsome, infectious or contagious disease)
11. No person suffering from leprosy or any visible skin disease, opensore or any loath some, infectious or contagious disease shall be admitted o be served in the premises. No other person shall be refused admission on grounds of caste, creed or religion

Penalty:

The breach of by- laws shall be punishable for a fine which may extend to Rs.100 and in the case of continuing breach with fine may extend to Rs.10 per day during which the breach continues after conviction for the first breach. It can extend to Rs.10 for everyday during which the breach continues after receipt of notice from the commissioner or any authorized officer to discontinuer the breach.