

Title 5

BUSINESS LICENSES AND REGULATIONS

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Chapter 5.04

ALCOHOLIC BEVERAGES*

Sections:

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5.04.060 Violations--Penalties--Prima facie evidence.

* Prior ordinance history: Ords. 3-1979, 4-1981, 7-1995, 4-1996 and 2002-4.

5.04.010 Definitions.

The following definitions shall apply to the terms of this chapter:

Alcoholic beverages mean malt, vinous or spirituous liquors.

Fermented malt beverage means any beverage obtained by fermentation of any infusion or decoction of barley, malt, hops or any similar product or any combination thereof, in water containing not more than 3.2 percent alcohol by weight or four percent alcohol by volume.

Public place means any place open to the public within the town, including, without limitation, restaurants, retail liquor stores, pool halls, dance halls, business premises, school premises, recreation halls, public buildings and places of public gathering for amusement or entertainment unless rented for a bona fide private function from which members of the general public are excluded, public parks, parking areas surrounding premises of any of said places, and in or upon the public streets, alleys, sidewalks, vacant lots, or publicly owned property within said town, or inside vehicles while upon the public streets, alleys, roads or highways within the town.

(Ord. 2005-5 (part), 2005)

5.04.12 Delegation of authority to the Town Clerk to issue renewal licenses and Special Event Permits.

The Town Clerk is vested with authority to review and approve applications for liquor license renewals and special event permits pursuant to the following criteria:

A. Renewals:

1. The timely submission of a complete application and the payment of all fees by the applicant.
2. The referral of the application by the Town Clerk to the police department and other appropriate departments for review and comment.

B. Special Event Permits:

1. Pursuant to CRS 12-48-107(5)(a) the Board of Trustees of the Town of Cedaredge, acting as the local licensing authority, hereby elects to exercise exclusive local control over the issuance of liquor license special event permits for events within the Town. The preceding recitals are adopted as specific findings of the determination of the Board of Trustees.
2. The timely submission of a complete application and the payment of all fees by the applicant.
3. The referral of the applications by the Town Clerk to the police department and other appropriate departments for review and comment.
4. The timely and proper posting of a conspicuous public notice of the proposed licensed and protest procedures at the location sought to be licensed.
5. Whether the application and applicant satisfy the eligibility set forth in CRS 12-48-102 and 12-48-103.

C. In the event the Town Clerk cannot or will not approve a renewal of a license or issuance of a special event permit, when there exists potential conflict of interest or whether there exist facts or information on the application, or as provided in referral comments or a protest against the license filed by affected person, illustrating grounds or good cause to deny the application, then the Clerk shall automatically and promptly schedule for consideration before the Board of Trustees acting as the local liquor licensing authority. Additionally, any license or permit applicant dissatisfied with a decision of the Town Clerk under this section may appear same to the Board of Trustees by filing a written protest with the Town Clerk no less than ten (10) days after the date of the decision appealed from. The Town Clerk shall promptly set the appeal for hearing for the Board of Trustees in accordance with the procedures required by this code and Colorado Revised Statutes.

D. The Town Clerk shall not approve an application for renewal nor issue a special event permit where the police department has timely submitted a written objection to the Clerk

concerning such action. Whenever such an objection is received, the Clerk shall set the application for hearing before the Board of Trustees in accordance with the procedures set forth in subsection C above.

(Ord. 2018-04)

5.04.015 Sales Near Schools

In accordance with Colorado Liquor Code C.R.S. § 44-3-313(1)(d)(III), as may be amended from time to time, the Town of Cedaredge has set the minimum distance restriction for any Hotel and Restaurant Licenses serving alcoholic beverages to any public or parochial school at sixty (60) ft.

(Ord. 2019-02; Ord. 2016-04)

5.04.020 Consumption of alcoholic beverages or fermented malt beverages in public.

It is unlawful for any person to consume any alcoholic beverage in or at any public place within the town provided, however, that this provision shall not apply to such consumption upon any premises licensed for on-premises consumption of such beverages, pursuant to law.

(Ord. 2005-5 (part), 2005)

5.04.030 Possession of unsealed or open containers of alcoholic beverages or fermented malt beverages in public.

It is unlawful for any person to possess an unsealed or opened container containing any alcoholic beverage in any public place within the town; provided, however, that this provision shall not apply to the possession of such containers upon any premises licensed for on-premises consumption of such beverages, pursuant to law.

(Ord. 2005-5 (part), 2005)

5.04.040 Entry of persons under the age of twenty-one upon premises where alcoholic beverages or fermented malt beverages are sold.

It is unlawful for any person under the age of twenty-one (21) to enter into and remain upon premises where alcoholic beverages or fermented malt beverages are sold, unless accompanied and under the supervision of a parent or guardian; provided, however, that this provision shall not prohibit persons under the age of twenty-one (21) from entering or remaining upon any portion of such premises separated by a partition not less than three feet high and used for a game or amusement room in which no alcoholic beverages or fermented malt beverages are sold or served; or upon any portion of such premises used primarily for the service of food; or upon any portion of a municipally-owned golf course within the town. Nor shall this provision prohibit the employment of any person under the age of twenty-one (21) in or upon such premises as long as said person is so employed under the direct supervision and control of a person over the age of twenty-one (21); provided, however, that nothing herein shall be construed to permit any

person under the age of twenty-one (21) to serve any alcoholic beverage or fermented malt beverage to any person in violation of any state statute or ordinance of the town.

5.04.050 Consumption of fermented malt beverages and possession of unsealed or open containers of fermented malt beverages on municipal golf course.

Nothing in this chapter shall prohibit the consumption of alcoholic beverages or fermented malt beverages or the possession of an unsealed or open container of such beverages upon any part of any municipally owned golf course within the town, provided, however, that the following conditions are met:

- A. That such beverage was purchased from a concessionaire duly licensed to sell such beverage at the clubhouse premises or upon the golf course premises; and
- B. Such beverages are served only in aluminum cans.

(Ord. 2005-5 (part), 2005)

5.04.060 Violations--Penalties--Prima facie evidence.

Any person convicted of a violation of any provision of this chapter shall be punished by a fine of not more than one thousand dollars (\$1,000.00) or a term of imprisonment of not to exceed one year or both such fine and imprisonment, provided, however, that no person under the age of eighteen (18) shall be sentenced to any term of imprisonment and shall be subject only to fine for such violation. It shall be prima facie evidence that any beverage or liquid is an alcoholic beverage, or fermented malt beverage, if it is or was contained within a container labeled as an alcoholic beverage or fermented malt beverage of any sort and if it either looks like, smells like, or tastes like an alcoholic beverage, it shall not be necessary in order to prove a violation of any provision of this chapter to distinguish between beverages having more or less than 3.2 percent alcohol by weight, or to offer proof as to the alcoholic content of the beverage involved.

The municipal judge may, from time to time, establish a schedule of penalty assessments for violations of this chapter, which may be collected by the town clerk upon entry of a guilty plea made in writing by any person charged with a violation of this chapter. All summons and complaints issued by any officer of the town for a violation of this chapter shall specify the appropriate penalty for the alleged offense.

(Ord. 2005-5 (part), 2005)

5.05 Alcoholic Beverage Tasting Permit

5.05.010 Alcoholic Beverage Tasting Permit Required

- A. The Town hereby authorizes tastings to be conducted by retail liquor store or liquor-licensed drugstore licensees in accordance with this section and pursuant to Section 12-47-301, C.R.S, as the term “Tastings” is defined in said Section 12-47-103(37.5). It is unlawful for any person or licensee to conduct tastings within the Town unless authorized

in accordance with this section. Tastings shall not be authorized until the following prerequisites are fully satisfied, as determined by the Town:

1. A retail liquor store or liquor-licensed drugstore that wishes to conduct tastings shall submit an application for a tastings permit to the Town Clerk. The Town Clerk may reject the application if the applicant fails to establish that the licensee is able to conduct tastings without violating any of the provisions of this section. The Town Clerk shall establish the application procedure.
2. The application shall include the name of the liquor-licensed premises, the person who is submitting the notice, and shall indicate the date and time the tastings are to take place.
 - a. The notice must state and affirm that the licensee wishing to conduct such tasting shall do so in accordance with the provisions of this Chapter, and without creating a public safety risk to the surrounding neighborhood.
 - b. The Alcoholic Beverage Tastings Permit shall concurrently run with the retail liquor store or liquor-licensed drugstore liquor license.
 - c. Further, the Alcoholic Beverage Tastings Permit must be reapplied for and the permit fee paid on a yearly basis.
3. Tastings authorized pursuant to this section shall be allowed only for a retail liquor store or liquor-licensed drugstore operating within the Town whose license is valid and in full force and effect.
4. Tastings, once approved, shall be subject to the following limitations:
 - a. Tastings shall be conducted only by a person who has completed an alcohol server training program that meets the standards established by the Liquor Enforcement Division in the Department of Revenue and who is either a retail liquor store state licensee or a liquor-licensed drugstore licensee, or an employee of a licensee, and only on a licensee's licensed premises.
 - b. The alcohol used in tastings shall be purchased through a licensed wholesaler, licensed brew pub, or winery licensed pursuant to state law at a cost that is not less than the laid-in cost of such alcohol.
 - c. The size of an individual alcohol sample shall not exceed one ounce of malt or vinous liquor or one-half of one ounce of spirituous liquor.
 - d. Tastings shall not exceed a total of five hours in duration per day, which need not be consecutive.
 - e. Tastings shall be conducted only during the operating hours in which

the licensee on whose premises the tastings occur is permitted to sell alcohol beverages, and in no case earlier than 11 a.m. or later than 7 p.m. A Tasting schedule will be required as part of the application process.

- f. Should the licensee desire to deviate from the tastings schedule as previously provided, the licensee must give the Office of the Town Clerk at least 5 days' prior notice of desired tastings schedule change.
- g. The licensee shall prohibit patrons from leaving the licensed premises with an unconsumed sample.
- h. The licensee shall promptly remove all open and unconsumed alcohol beverage samples from the licensed premises or shall destroy the samples immediately following the completion of the tasting.
- i. The licensee shall not serve a person who is under twenty-one years of age or who is visibly intoxicated.
- j. The licensee shall not serve more than four individual samples to a patron during a tasting.
- k. Alcohol samples shall be in open containers and shall be provided to a customer free of charge.
- l. Tastings may occur on no more than four of the six days from a Monday to the following Saturday, not to exceed one hundred four days per year.
- m. No manufacturer of spirituous or vinous liquors shall induce a licensee through free goods or financial or in-kind assistance to favor the manufacturer's products being sampled at a tasting. The licensee shall bear the financial and all other responsibility for a tasting.

5.05.020 Violations

A. A violation of a limitation specified in subsection (c) herein or of Section 44-3-301, C.R.S. by a retail liquor store or liquor-licensed drugstore licensee, whether by his or her employees, agents, or otherwise, shall be the responsibility of the retail liquor store or liquor-licensed drugstore licensee who is conducting the tasting.

1. A retail liquor store or liquor-licensed drugstore licensee conducting a tasting shall be subject to the same revocation, suspension, and enforcement provisions as otherwise apply to the licensee for a violation of any of the provisions of subsection (c) or Section 44-3-301, C.R.S.
2. Nothing in this Chapter shall affect the ability of a Colorado winery licensed pursuant to state law to conduct a tasting pursuant to law.

(Ord. 2019-01)

Chapter 5.12

JUNK DEALERS

Sections:

- 5.12.010 License--Application.
- 5.12.020 Junk defined.
- 5.12.030 License--Fee--Expiration.
- 5.12.040 Application--Consent required--Surety bond.
- 5.12.050 Junkyard--Physical requirements.
- 5.12.060 Sanitary conditions required.
- 5.12.070 Prohibited purchases.
- 5.12.080 Minimum possession time period.
- 5.12.090 License revocation.
- 5.12.100 Violation--Penalty.

5.12.010 License--Application.

No person, firm, association, partnership or corporation shall engage in the business of either buying, selling, or storing junk within the town without first having obtained a license and by filing an application to do so as provided in this chapter.

(Ord. 1-1956 § 1, 1956)

5.12.020 Junk defined.

Junk is defined to be any old, used or secondhand materials of any kind, including cloth, rags, clothing, paper, rubbish, bottles, rubber, iron, brass, copper, or other metal, furniture, used motor vehicles or the parts thereof, or other article which from its worn condition renders it practically useless for the purpose for which it was made and which is commonly classed as junk.

(Ord. 1-1956 § 2, 1956)

5.12.030 License--Fee--Expiration.

All licenses issued under this chapter unless sooner revoked, shall expire on December 31st of each year and shall be issued on payment of a fee of fifty dollars (\$50.00) for each year or fraction of the year for which said license is issued, payable in advance with the filing of the application for license.

(Ord. 1-1956 § 3, 1956)

5.12.040 Application--Consent required--Surety bond.

Any person desiring a junk dealers license shall make application therefor to the town clerk. Such application shall be in writing and shall set forth the full name of the applicant, his address of residence and of place of business, together with such information as shall be required by the town, and if applicant shall maintain a junk yard in connection with his junk dealers license, he shall file a written consent to maintain a junk yard at the address given, signed by eighty (80) percent of the property owners within five hundred (500) feet of the proposed site of the junk yard. Provided that when permission from adjacent property owners has once been secured, no further

consent need be secured for subsequent application for license so long as location, area and ownership of said junk yard is not changed. Each application shall contain the agreement that applicant accepts the license if granted upon the condition that it may be suspended by the town council for cause. Applicant shall file with the clerk a surety bond in the penal sum of five hundred dollars (\$500.00) conditioned that the principal therein shall observe all provisions of this chapter and regulations made pursuant thereto. Such application and bond shall be submitted to the town council and in case such application is approved by said council, the town clerk shall issue said license.

(Ord. 1-1956 § 4, 1956)

5.12.050 Junkyard--Physical requirements.

The minimum physical requirements at all times for each junk yard shall be as follows:

- A. The premises where the junk yard is located shall not have more than two entrances thereto and two exits therefrom, each of which shall not exceed fifteen (15) feet in width at the perimeter of the premises.
- B. The premises where the junk yard is located shall be enclosed on its perimeter with a solid nontransparent, vertical wall or fence of a minimum height of seven feet measured from the ground level, excepting for the entrances and exits permitted by subsection (A) of this section.
- C. The public streets and alleys adjacent to the junk yard shall not have junk thereon.

(Ord. 1-1956 § 5, 1956) (Ord 2012-7)

5.12.060 Sanitary conditions required.

The place where such junk is kept or stored together with the junk therein shall at all times be kept or stored in a sanitary condition and open at all times to inspection of any member of the town council or any police officer.

(Ord. 1-1956 § 6, 1956)

5.12.070 Prohibited purchases.

No licensee hereunder shall purchase or receive any article whatsoever from any minors without the written consent of their parents or guardians, or from any person who is at the time intoxicated, or from any habitual drunkard, or from any person known by him to be a thief or associate of thieves or a receiver of stolen property.

(Ord. 1-1956 § 7, 1956)

5.12.080 Minimum possession time period.

No licensee or person shall sell or remove from such location or from any car or vehicle in which he is storing junk, any article purchased by him until the same shall have been in his possession at least seventy-two (72) hours.

(Ord. 1-1956 § 8, 1956)

5.12.090 License revocation.

The mayor of the town may revoke the license of any licensee hereunder for violating, failing or refusing to comply with any provisions of this chapter.

(Ord. 1-1956 § 9, 1956)

5.12.100 Violation--Penalty.

Any person, firm, or corporation violating any of the provisions of this chapter shall be fined in the sum of not more than three hundred dollars (\$300.00) nor less than twenty-five dollars (\$25.00) or imprisoned for a period not to exceed ninety (90) days nor less than ten days.

(Ord. 1-1956 § 10, 1956)

Chapter 5.14

LICENSING OF BUSINESSES

Sections:

- 5.14.010 Definitions.
- 5.14.020 License Required.
- 5.14.030 Application.
- 5.14.040 Administration
- 5.14.050 Revocation
- 5.14.060 Licensee Duties
- 5.14.070 Exemptions
- 5.14.080 Penalties
- 5.14.090 Fees

5.14.010 Definitions.

The following terms shall have the meaning specified herein below for the purposes of this chapter:

Business is any activity conducted by person(s) within the Town of Cedaredge, for profit or financial benefit or gain, either directly or indirectly, including any trades, vocations, occupations, professions, enterprises, establishments, sale, supply or distribution of commodities, services, or other related financial transactions.

Business Registry means a list of all registered businesses within the Town of Cedaredge which shall be maintained by the Town and available for public inspection.

Casual Sale refers to an individual, single, or incidental transaction which does not constitute carrying on of a business within the Town.

Itinerant Business means any retail or wholesale business conducted in a building, tent, from a truck, van or trailer, on a parking lot or vacant parcel of land, with or without property owner permission, within the Town of Cedaredge, no more than four times per year.

License means a document given to a business that has registered with the Town.

Person(s) means any natural person or non-natural entity, including but not limited to a corporation, partnership, LLC, trust, unincorporated association, or joint venture.

Special Event means a promotional event conducted and promoted in whole or in part by the Town of Cedaredge for the purpose of promoting the health, safety, welfare, culture and economy of the town. Special events include, without limitation, carnivals, fairs, concerts and any other special events that promote tourism or commerce in the town.

5.14.020 License Required.

- A. Any Business or Itinerant Business must register with the Town and obtain a License prior to conducting any business activity within the Town of Cedaredge municipal boundaries, regardless of where the principal place of business is located.
- B. It is the duty of each such licensee, on or before January 1 of each year, to obtain a renewal thereof if the licensee remains in business or is liable to account for the sales, use or excise tax provided for in this Code. All registered businesses are given a 30-day grace period to re-register.
- C. Any store front must post their business license in a conspicuous place upon the premises for which the license is issued.
- D. A person engaged in two or more businesses at the same location can operate under one license so long as they register each business.

5.14.030 Application.

Upon receipt of a complete application for business license, the Town Clerk will issue a license within fifteen (15) working days of receipt thereof and post to the business registry.

5.14.040 Administration.

The power to administer this Chapter is vested in the Town Clerk, who is authorized to do the following:

- A. Collect license fees and issue receipts.
- B. Adopt all forms for applications, exemptions and licenses, and prescribe the information to be provided on such forms.
- C. Promulgate and enforce all reasonable rules and regulations necessary to the operation and enforcement of this Chapter.

5.14.050 Revocation.

The Town may revoke the license, after giving written notice to the owner of any business, profession, occupation or accommodation who has failed to pay the fee in accordance with this chapter or who violates any Town code, federal, state or county regulations. Upon revocation of the license, the owner's right and privilege to conduct the business, profession, occupation or accommodation within the Town is terminated.

5.14.060 Licensee Duties.

Every person or organization to whom a license is issued pursuant to this chapter shall:

- A. Comply with the terms and conditions of this chapter.
- B. Comply with all laws and regulations applicable to such licensed business.
- C. Operate business in a location zoned or permitted for the business operations
- D. Avoid improper and illegal practices or conditions which could affect the public good, welfare, health, safety or morals.

5.14.070 Exemptions.

The provisions of this chapter shall not apply to the following:

- A. A casual sale such as a delivery in the Town of Cedaredge of property or goods purchased or acquired in good faith from such person at his regular place of business outside the Town where no intent by such person is shown to exist to evade the provisions of this chapter.

- B. A Business operating during a Town-approved Special Event held within a specified boundary or location and recognized as a participant by registration, application or sponsorship.
- C. Individuals operating a Business who are nineteen (19) years of age and under.
- D. Sub-contractors working for a General Contractor on specific jobsites so long as the General Contractor is on the Business Registry. Sub-contractors independent of General Contractor are not considered sub-contractors and are not exempt from these regulations.
- E. Any Itinerant Business.

5.14.080 Penalties

- A. It is unlawful to conduct any Business within the municipal boundaries of the Town of Cedaredge without first obtaining a license as required by this chapter.
- B. A late fee for failure to comply with any provision of Chapter shall accrue five (5) days after a license is required including any grace period.
- C. The Town may issue a summons and complaint sixty (60) days after the business license fee is due, charging a person with failure to comply with this Chapter.
- D. A violation of any part of this Chapter is punishable by a penalty of \$50.00 for a first offence, \$100.00 for a second offense and in accordance with the Town’s general penalty under Chapter 1.16.020 of this Code, except no jail time will be given, for a third offense.
- D. Any person found guilty of transacting any business without a license will not be excused or exempt from the payment of the license fee which is due and unpaid at the time of such conviction of nonpayment of fees. This license fee is restitution in addition to the penalty assessed for the conviction. The license fee and the penalty for a first and second offense are mandatory and may not be suspended by the court.

5.14.090 Fees.

The Board of Trustees, by resolution, will establish appropriate fees for the license, renewals, and late fees, from time to time.

(Ordinance 2020-07)

Chapter 5.40

PROHIBITION OF OPERATION OF MARIJUANA CULTIVATION FACILITIES, MARIJUANA PRODUCT MANUFACTURING FACILITIES, MARIJUANA TESTING FACILITIES AND RETAIL MARIJUANA STORES

Sections:

5.40.010: Medical Facilities and Stores Findings and Legislative Intent.

5.40.030: Definitions

5.40.050: Marijuana cultivation facilities, marijuana product manufacturing facilities, marijuana testing facilities, and retail marijuana stores' licenses prohibited.

5.40.050: Penalty

5.40.060: Effective date

5.40.070: Severability

5.40.010 Medical Facilities and Stores Findings and legislative intent.

The Board of Trustees makes the following legislative findings:

- A. The Board of Trustees finds and determines that Article XVIII, Section 16, of the Colorado Constitution specifically authorizes in part that the governing body of a municipality may enact an ordinance to prohibit the operation of marijuana cultivation facilities, marijuana product manufacturing facilities, marijuana testing facilities, and retail marijuana stores.
- B. The Board of Trustees finds and determines after an August 8, 2013 Public Hearing and careful consideration of the provisions of Article XVIII, Section 16, of the Colorado Constitution, and after evaluating, inter alia, the potential secondary impacts associated with the operation of marijuana cultivation facilities, marijuana product manufacturing facilities, marijuana testing facilities, and retail marijuana stores, that such uses have an adverse effect on the health, safety and welfare of the Town and the inhabitants thereof.
- C. The Board of Trustees therefore finds and determines that as a matter of the Town's business license regulations and zoning authority as a home rule municipality pursuant to the provisions of Article XX, Section 6 of the Colorado Constitution, and consistent with the authorization provided by the Article XVIII, Section 16, of the Colorado Constitution, that prohibiting the operation of marijuana cultivation facilities, marijuana product manufacturing facilities, marijuana testing facilities, and retail marijuana stores' licenses is in the best interest health, safety and welfare of the public within the corporate limits of the Town of Cedaredge.

5.40.030 Definitions.

For purposes of this Chapter, the following terms shall have the following meanings:

Marijuana means all parts of the plant of the genus cannabis whether growing or not, the seeds thereof, the resin extracted from any part of the plant, and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds, or its resin, including marijuana concentrate. "*Marijuana*" does not include industrial hemp, nor does it include fiber produced from the stalks, oil, or cake made from the seeds of the plant, sterilized seed of the plant which is

incapable of germination, or the weight of any other ingredient combined with marijuana to prepare topical or oral administrations, food, drink, or other product.

Marijuana accessories means any equipment, products, or materials of any kind which are used, intended for use, or designed for use in planting, propagating, cultivating, growing, harvesting, composting, manufacturing, compounding, converting, producing, processing, preparing, testing, analyzing, packaging, repackaging, storing, vaporizing, or containing marijuana, or for ingesting, inhaling, or otherwise introducing marijuana into the human body.

Marijuana cultivation facility means an entity licensed to cultivate, prepare, and package marijuana and sell marijuana to retail marijuana stores, to marijuana product manufacturing facilities, and to other marijuana cultivation facilities, but not to consumers.

Marijuana establishment means a marijuana cultivation facility, a marijuana testing facility, a marijuana product manufacturing facility, or a retail marijuana store.

Marijuana product manufacturing facility means an entity licensed to purchase marijuana; manufacture, prepare, and package marijuana products; and sell marijuana and marijuana products to other marijuana product manufacturing facilities and to retail marijuana stores, but not to consumers.

Marijuana products means concentrated marijuana products and marijuana products that are comprised of marijuana and other ingredients and are intended for use or consumption, such as, but not limited to, edible products, ointments, and tinctures.

Marijuana testing facility means an entity licensed to analyze and certify the safety and potency of marijuana.

Retail marijuana store means an entity licensed to purchase marijuana from marijuana cultivation facilities and marijuana and marijuana products from marijuana product manufacturing facilities and to sell marijuana and marijuana products to consumers. *Person* means a natural person, partnership, association, company, corporation, limited liability company, or organization, or a manager, agent, owner, director, servant, officer, or employee thereof.

5.40.050 Marijuana cultivation facilities, marijuana product manufacturing facilities, marijuana testing facilities, and retail marijuana stores' licenses prohibited.

It is unlawful for any person to operate, cause to be operated, or permit to be operated, any marijuana cultivation facilities, marijuana product manufacturing facilities, marijuana testing facilities, and retail marijuana stores within the Town, and all such uses are hereby prohibited in any location within the Town, or within any area hereinafter annexed to the Town.

5.40.050 Penalty.

As per Municipal Code 1.16.020.

(Ord. 2013-2, 20130221), (Emergency Ord. 2013-9, 09/19/2013)

