

HOUSE COMMITTEE OF REFERENCE REPORT

Chair of Committee

March 5, 2026
Date

Committee on Business Affairs & Labor.

After consideration on the merits, the Committee recommends the following:

HB26-1117 be amended as follows, and as so amended, be referred to the Committee on Finance with favorable recommendation:

1 Amend printed bill, page 3, line 14, strike "(a)" and before "LOCATION"
2 insert "PUBLIC".

3 Page 3, strike lines 18 and 19.

4 Page 4, strike lines 6 through 27 and substitute:

5 "SECTION 3. In Colorado Revised Statutes, 44-10-203, add
6 (1)(n), (2)(II), and (2)(mm) as follows:

7 **44-10-203. State licensing authority - rules.**

8 (1) **Permissive rule-making.** Rules adopted pursuant to section
9 44-10-202 (1)(c) may include the following subjects:

10 (n) RULES, INCLUDING APPLICATION PROCEDURES OR
11 RECORD-KEEPING, REPORTING, OR ENFORCEMENT STANDARDS, NECESSARY
12 TO IMPLEMENT SECTION 44-10-609 (5) OR 44-10-610 (6), BUT THE RULES
13 MUST BE CONSISTENT WITH SECTION 44-10-901.

14 (2) **Mandatory rule-making.** Rules adopted pursuant to section
15 44-10-202 (1)(c) must include the following subjects:

16 (II) THE STANDARDS AND PROCEDURES TO MAKE THE
17 DEMONSTRATION DESCRIBED IN SECTION 44-10-609 (5)(a)(II) OR
18 44-10-610 (6)(a)(II) AND TO SET ELIGIBILITY REQUIREMENTS TO RECEIVE
19 A TEMPORARY HOSPITALITY EVENT PERMIT.

20 (mm) FOR THE PAMPHLET DESCRIBED IN SECTIONS 44-10-609
21 (5)(c)(V) AND 44-10-610 (6)(c)(V), STANDARDS THAT GIVE A
22 DESCRIPTION OF THE DANGERS OF AND PENALTIES OF DRIVING WHILE
23 IMPAIRED BY OR UNDER THE INFLUENCE OF THC.

24 **SECTION 4.** In Colorado Revised Statutes, 44-10-609, add (5)
25 as follows:

26 **44-10-609. Marijuana hospitality business license - temporary**

1 **hospitality event permit - repeal.**
2 (5) (a) (I) **Eligibility.** TO BE ISSUED A TEMPORARY HOSPITALITY
3 EVENT PERMIT BY THE STATE LICENSING AUTHORITY, AN APPLICANT MUST:
4 (A) HOLD AN APPROVED MARIJUANA HOSPITALITY BUSINESS
5 LICENSE; AND
6 (B) DEMONSTRATE AN ABILITY TO COMPLY WITH THIS SUBSECTION
7 (5) AND THIS ARTICLE 10 DURING TEMPORARY HOSPITALITY EVENTS.
8 (II) THE STATE LICENSING AUTHORITY HAS DISCRETION IN
9 DETERMINING WHETHER AN APPLICANT IS QUALIFIED TO RECEIVE A
10 TEMPORARY HOSPITALITY EVENT PERMIT.
11 (b) **Application and issuance.**
12 (I) TO BE ISSUED AND HOLD A TEMPORARY HOSPITALITY EVENT
13 PERMIT, AN APPLICANT MUST FILE AN APPLICATION WITH THE STATE
14 LICENSING AUTHORITY ANNUALLY AND AT LEAST NINETY DAYS BEFORE
15 THE APPLICANT'S FIRST PROPOSED TEMPORARY HOSPITALITY EVENT.
16 (II) THE APPLICATION MUST INCLUDE:
17 (A) A LIST OF PARTICIPATING LICENSEES;
18 (B) EVIDENCE ACCEPTABLE TO THE STATE LICENSING AUTHORITY
19 THAT THE APPLICANT MEETS THE QUALIFICATION TO BE ISSUED A
20 TEMPORARY HOSPITALITY EVENT PERMIT IN ACCORDANCE WITH
21 SUBSECTION (5)(a) OF THIS SECTION; AND
22 (C) PAYMENT OF THE APPLICATION FEE ESTABLISHED BY RULE
23 PURSUANT TO SECTION 44-10-803 (4).
24 (III) TO BE ISSUED A TEMPORARY HOSPITALITY EVENT PERMIT, THE
25 APPLICANT MUST PAY THE ISSUANCE FEE ESTABLISHED BY RULE PURSUANT
26 TO SECTION 44-10-803 (4).
27 (IV) (A) THE STATE LICENSING AUTHORITY SHALL ACCEPT AN
28 APPLICATION FOR A TEMPORARY HOSPITALITY EVENT PERMIT ON OR AFTER
29 JANUARY 4, 2027.
30 (B) THIS SUBSECTION (5)(b)(IV) IS REPEALED, EFFECTIVE JULY 1,
31 2027.
32 (c) **Privileges, requirements, and limitations.**
33 (I) (A) A TEMPORARY HOSPITALITY EVENT PERMIT AUTHORIZES A
34 MARIJUANA HOSPITALITY BUSINESS TO HOST TEMPORARY MARIJUANA
35 HOSPITALITY EVENTS WHERE CONSUMPTION OF REGULATED MARIJUANA
36 AT AN EVENT PREMISES ON SPECIFIC DATES IS AUTHORIZED IF THE HOLDER
37 OF THE TEMPORARY HOSPITALITY EVENT PERMIT HAS BEEN ISSUED AN
38 EVENT PREMISES PERMIT IN ACCORDANCE WITH SUBSECTION (5)(d) OF THIS
39 SECTION AND IF THE EVENT PREMISES HAS NOT BEEN ISSUED A LICENSE OR
40 PERMIT UNDER ARTICLES 3, 4, OR 5 OF THIS TITLE 44.
41 (B) IN CONNECTION WITH A TEMPORARY HOSPITALITY EVENT, THE
42 TEMPORARY HOSPITALITY EVENT PERMIT HOLDER AND A PARTICIPATING
43 LICENSEE MAY, FOR ONE YEAR BEGINNING ON THE ISSUANCE DATE OF THE

1 PERMIT AND ENDING ON THE SAME DATE THE FOLLOWING YEAR,
2 COLLABORATE WITH EACH OTHER, CONSISTENT WITH THIS ARTICLE 10, FOR
3 EDUCATIONAL DISPLAYS, PROMOTIONS, OR RETAIL TRANSACTIONS THAT
4 ARE NOT THE SALE OF REGULATED MARIJUANA AND MAY CONDUCT
5 COMMUNITY OR CULTURAL PROGRAMMING RELATED TO CANNABIS
6 AWARENESS AND SAFETY.

7 (II) A TEMPORARY HOSPITALITY EVENT PERMIT DOES NOT
8 AUTHORIZE, AT THE EVENT PREMISES, THE MARIJUANA HOSPITALITY
9 BUSINESS OR A PARTICIPATING LICENSEE TO:

10 (A) SELL, TRANSFER, OR DISTRIBUTE REGULATED MARIJUANA AT
11 THE EVENT PREMISES;

12 (B) SELL ALCOHOL BEVERAGES IN VIOLATION OF SECTION
13 44-10-401 (7);

14 (C) SELL REGULATED MARIJUANA TO OR AUTHORIZE THE
15 CONSUMPTION OF REGULATED MARIJUANA BY AN INDIVIDUAL UNDER
16 TWENTY-ONE YEARS OLD;

17 (D) HOLD A TEMPORARY HOSPITALITY EVENT IN A LOCAL
18 JURISDICTION THAT HAS NOT ADOPTED AN ORDINANCE OR RESOLUTION
19 AUTHORIZING TEMPORARY HOSPITALITY EVENTS WITHIN THE JURISDICTION
20 OF THE LOCAL JURISDICTION; OR

21 (E) VIOLATE STATE OR LOCAL LAW.

22 (III) A MARIJUANA HOSPITALITY BUSINESS OR A PARTICIPATING
23 LICENSEE SHALL NOT:

24 (A) OPERATE A TEMPORARY HOSPITALITY EVENT FOR LONGER
25 THAN SEVENTY-TWO CONSECUTIVE HOURS;

26 (B) HOST MORE THAN FIFTEEN TEMPORARY HOSPITALITY EVENTS
27 DURING THE YEAR THE TEMPORARY HOSPITALITY EVENT PERMIT IS HELD;

28 (C) SELL, TRANSFER, OR DISTRIBUTE REGULATED MARIJUANA AT
29 THE EVENT PREMISES DURING A TEMPORARY HOSPITALITY EVENT;

30 (D) TRANSFER THE TEMPORARY HOSPITALITY EVENT PERMIT TO
31 ANOTHER PERSON;

32 (E) MAKE DECEPTIVE, FALSE, OR MISLEADING HEALTH BENEFIT OR
33 PHYSICAL BENEFIT CLAIMS IN EDUCATIONAL DISPLAYS OR PROMOTIONS OR
34 IN COMMUNITY OR CULTURAL PROGRAMMING, AS AUTHORIZED IN THIS
35 SECTION; OR

36 (F) OPERATE AN EVENT SO THAT THE EVENT PREMISES ARE TIED TO
37 GENERAL PUBLIC AREAS OR PARTICIPANTS MAY COMMINGLE WITH
38 GENERAL PUBLIC AREAS.

39 (IV) A TEMPORARY HOSPITALITY EVENT PERMIT HOLDER SHALL,
40 AT LEAST SEVEN DAYS BEFORE A TEMPORARY HOSPITALITY EVENT, NOTIFY
41 THE STATE LICENSING AUTHORITY OF THE EVENT. THE NOTIFICATION MUST
42 INCLUDE:

43 (A) A COPY OF THE APPLICABLE EVENT PREMISES PERMIT;

1 (B) THE DATE OF AND LOCATION OF THE EVENT; AND
2 (C) ANY OTHER INFORMATION REQUIRED BY THE STATE LICENSING
3 AUTHORITY BY RULE.
4 (V) DURING A TEMPORARY HOSPITALITY EVENT, THE TEMPORARY
5 HOSPITALITY EVENT PERMIT HOLDER SHALL PROVIDE, AT EACH ENTRANCE
6 TO THE EVENT PREMISES, A PAMPHLET OF EDUCATION MATERIALS THAT
7 COMPLIES WITH THE RULES ADOPTED UNDER SECTION 44-10-203.
8 (d) **Event premises permit.**
9 (I) TO HOLD A TEMPORARY HOSPITALITY EVENT AT A SPECIFIC
10 EVENT PREMISES, A TEMPORARY HOSPITALITY PERMIT HOLDER MUST
11 APPLY FOR AND BE ISSUED AN EVENT PREMISES PERMIT BY THE LOCAL
12 LICENSING AUTHORITY THAT HAS JURISDICTION OF THE EVENT PREMISES.
13 THE APPLICATION MUST:
14 (A) BE SUBMITTED TO THE LOCAL LICENSING AUTHORITY AT LEAST
15 FORTY-FIVE DAYS BEFORE THE TEMPORARY HOSPITALITY EVENT AT THE
16 EVENT PREMISES;
17 (B) BE MADE ON FORMS PROVIDED BY THE LOCAL LICENSING
18 AUTHORITY;
19 (C) BE VERIFIED BY OATH OR AFFIRMATION OF AN OFFICER OF THE
20 TEMPORARY HOSPITALITY PERMIT HOLDER;
21 (D) INCLUDE A DESCRIPTION AND SITE PLAN OF EACH EVENT
22 PREMISES COVERED BY THE APPLICATION;
23 (E) INCLUDE A SECURITY, ODOR, AND WASTE-MANAGEMENT PLAN;
24 AND
25 (F) INCLUDE THE APPLICATION FEE SET IN ACCORDANCE WITH
26 SUBSECTION (5)(e)(I)(D) OF THIS SECTION.
27 (II) (A) TO QUALIFY FOR AN EVENT PREMISES PERMIT, THE
28 APPLICANT MUST DEMONSTRATE THAT THE EVENT PREMISES COMPLIES
29 WITH APPLICABLE ZONING, FIRE, AND PUBLIC HEALTH LAWS AND COMPLIES
30 WITH SUBSECTION (5)(f) OF THIS SECTION.
31 (B) A LOCAL LICENSING AUTHORITY SHALL NOT ISSUE AN EVENT
32 PREMISES PERMIT UNLESS THE LOCAL JURISDICTION HAS ADOPTED A
33 RESOLUTION OR ORDINANCE AUTHORIZING TEMPORARY HOSPITALITY
34 EVENTS WITHIN THE JURISDICTION.
35 (III) THE LOCAL LICENSING AUTHORITY SHALL ISSUE AN EVENT
36 PREMISES PERMIT TO AN APPLICANT IF:
37 (A) THE APPLICANT HAS BEEN ISSUED A TEMPORARY HOSPITALITY
38 EVENT PERMIT;
39 (B) THE EVENT PREMISES COMPLIES WITH SUBSECTION
40 (5)(d)(II)(A) OF THIS SECTION;
41 (C) THE LOCAL JURISDICTION HAS ADOPTED A RESOLUTION OR
42 ORDINANCE AUTHORIZING TEMPORARY HOSPITALITY EVENTS WITHIN THE
43 JURISDICTION;

1 (D) THE EVENT PREMISES PERMIT AND TEMPORARY HOSPITALITY
2 EVENT PERMIT COMPLY WITH ANY LIMITATIONS SET PURSUANT TO
3 SUBSECTION (5)(e)(I) OF THIS SECTION;

4 (E) THE APPLICANT PAYS AN EVENT PREMISES PERMIT FEE OF
5 TWENTY-FIVE DOLLARS PER EVENT; AND

6 (F) THE PARTICIPATING LICENSEES HOLD AN ACTIVE AND VALID
7 LICENSE ISSUED UNDER THIS ARTICLE 10.

8 (IV) IF AN EVENT PREMISES PERMIT APPLICATION IS DENIED, THE
9 APPLICANT MAY REQUEST A HEARING WITHIN SEVEN DAYS AFTER THE
10 DENIAL. IF A HEARING IS REQUESTED, THE LOCAL LICENSING AUTHORITY
11 SHALL HOLD A HEARING TO DETERMINE IF THE DENIAL IS JUSTIFIED.

12 (V) THE LOCAL LICENSING AUTHORITY MAY ASSIGN ALL OR ANY
13 PORTION OF ITS FUNCTIONS UNDER THIS SECTION TO AN ADMINISTRATIVE
14 OFFICER.

15 (VI) THE LOCAL LICENSING AUTHORITY MAY SET THE EVENT
16 PREMISES PERMIT APPLICATION FEE TO COVER THE DIRECT AND INDIRECT
17 COSTS OF ISSUING THE EVENT PREMISES PERMIT; EXCEPT THAT THE LOCAL
18 LICENSING AUTHORITY SHALL NOT SET THE EVENT PREMISES PERMIT FEE
19 TO EXCEED THE DIRECT AND INDIRECT COST OF PROCESSING AN EVENT
20 PREMISES APPLICATION.

21 (VII) (A) A LOCAL LICENSING AUTHORITY NEED NOT ACCEPT AN
22 APPLICATION FOR AN EVENT PREMISES PERMIT BEFORE JANUARY 4, 2027.

23 (B) THIS SUBSECTION (5)(d)(VII) IS REPEALED, EFFECTIVE JULY 1,
24 2027.

25 (e) **Local authority.**

26 (I) A LOCAL JURISDICTION MAY, BY ORDINANCE OR RESOLUTION:

27 (A) PROHIBIT OR AUTHORIZE TEMPORARY HOSPITALITY EVENTS;

28 (B) IMPOSE REASONABLE CONDITIONS RELATING TO SAFETY,
29 TRAFFIC, AND NEIGHBORHOOD IMPACT TO ISSUE AN EVENT PREMISES
30 PERMIT;

31 (C) SET ADDITIONAL REQUIREMENTS OR EVENT LIMITATIONS
32 CONSISTENT WITH THIS ARTICLE 10; OR

33 (D) CHARGE A REASONABLE FEE TO ACCEPT AN APPLICATION FOR
34 AN EVENT PREMISES PERMIT.

35 (II) A LOCAL JURISDICTION SHALL NOT ISSUE OR DENY AN EVENT
36 PREMISES PERMIT BASED ON THE ADVERTISING CONTENT OF
37 PARTICIPATING LICENSEES.

38 (f) **Not open and public consumption.** FOR PURPOSES OF
39 SECTION 16 (3)(d) OF ARTICLE XVIII OF THE STATE CONSTITUTION,
40 CONSUMPTION OF MARIJUANA OCCURRING AT AN EVENT PREMISES
41 LOCATION CONDUCTED UNDER A VALID TEMPORARY HOSPITALITY EVENT
42 PERMIT AND EVENT PREMISES PERMIT DOES NOT CONSTITUTE "OPEN AND
43 PUBLIC CONSUMPTION" WHEN THE FOLLOWING CONDITIONS ARE MET:

1 (I) THE EVENT PREMISES ARE RESTRICTED TO INDIVIDUALS
2 TWENTY-ONE YEARS OLD OR OLDER;

3 (II) THE EVENT PREMISES WHERE CONSUMPTION OCCURS IS
4 OBSCURED FROM PUBLIC VIEW;

5 (III) ACCESS TO THE EVENT PREMISES IS LIMITED THROUGH
6 CONTROLLED ENTRY POINTS WITH SECURITY PERSONNEL OR
7 CREDENTIALLED ENTRY; AND

8 (IV) THE EVENT COMPLIES WITH:

9 (A) APPLICABLE NOISE, ODOR, AND AIR-QUALITY LAWS;

10 (B) THE "COLORADO CLEAN INDOOR AIR ACT", PART 2 OF
11 ARTICLE 14 OF TITLE 25; AND

12 (C) APPLICABLE VENTILATION OR OPEN-AIR RULES ADOPTED BY
13 THE AIR QUALITY CONTROL COMMISSION CREATED IN SECTION 25-7-104
14 (1).

15 (g) **Enforcement and compliance - rules.**

16 (I) A VIOLATION RELATED TO A TEMPORARY HOSPITALITY EVENT
17 PERMIT OR EVENT PREMISES PERMIT IS GROUNDS FOR A FINE OR THE
18 SUSPENSION OF OR REVOCATION OF A TEMPORARY HOSPITALITY EVENT
19 PERMIT OR EVENT PREMISES PERMIT.

20 (II) A PARTICIPATING LICENSEE IS SUBJECT TO DISCIPLINE FOR ANY
21 VIOLATION OF THIS SECTION OR THIS ARTICLE 10 COMMITTED BY THE
22 PARTICIPATING LICENSEE AT A TEMPORARY HOSPITALITY EVENT.

23 (III) (A) THE STATE LICENSING AUTHORITY AND A LOCAL
24 LICENSING AUTHORITY MAY SEPARATELY OR JOINTLY INSPECT PERMITTED
25 TEMPORARY HOSPITALITY EVENTS OR EVENT PREMISES AND ENFORCE THIS
26 ARTICLE 10 AT A TEMPORARY HOSPITALITY EVENT.

27 (B) THE STATE LICENSING AUTHORITY NEED NOT INSPECT THE
28 EVENT PREMISES OR THE TEMPORARY HOSPITALITY EVENT TO VERIFY THAT
29 THE PERMIT HOLDER OR PARTICIPATING LICENSEES ARE COMPLYING WITH
30 THE LAWS OF THE LOCAL JURISDICTION.

31 (C) THE LOCAL LICENSING AUTHORITY SHALL REPORT ANY
32 VIOLATIONS OF THIS SECTION OR OF THIS ARTICLE 10 BY A TEMPORARY
33 HOSPITALITY EVENT PERMIT HOLDER OR PARTICIPATING LICENSEE AT AN
34 EVENT PREMISES TO THE STATE LICENSING AUTHORITY.

35 **SECTION 5.** In Colorado Revised Statutes, 44-10-610, **add** (6)
36 as follows:

37 **44-10-610. Retail marijuana hospitality and sales business**
38 **license - repeal.**

39 (6) (a) (I) **Eligibility.** TO BE ISSUED A TEMPORARY HOSPITALITY
40 EVENT PERMIT BY THE STATE LICENSING AUTHORITY, AN APPLICANT MUST:

41 (A) HOLD AN APPROVED RETAIL MARIJUANA HOSPITALITY AND
42 SALES BUSINESS LICENSE; AND

43 (B) DEMONSTRATE AN ABILITY TO COMPLY WITH THIS SUBSECTION

1 (6) AND THIS ARTICLE 10 DURING TEMPORARY HOSPITALITY EVENTS.
2 (II) THE STATE LICENSING AUTHORITY HAS DISCRETION IN
3 DETERMINING WHETHER AN APPLICANT IS QUALIFIED TO RECEIVE A
4 TEMPORARY HOSPITALITY EVENT PERMIT.
5 (b) **Application and issuance.**
6 (I) TO BE ISSUED AND HOLD A TEMPORARY HOSPITALITY EVENT
7 PERMIT, AN APPLICANT MUST FILE AN APPLICATION WITH THE STATE
8 LICENSING AUTHORITY ANNUALLY AND AT LEAST NINETY DAYS BEFORE
9 THE APPLICANT'S FIRST PROPOSED TEMPORARY HOSPITALITY EVENT.
10 (II) THE APPLICATION MUST INCLUDE:
11 (A) A LIST OF PARTICIPATING LICENSEES;
12 (B) EVIDENCE ACCEPTABLE TO THE STATE LICENSING AUTHORITY
13 THAT THE APPLICANT MEETS THE QUALIFICATION TO BE ISSUED A
14 TEMPORARY HOSPITALITY EVENT PERMIT IN ACCORDANCE WITH
15 SUBSECTION (6)(a) OF THIS SECTION; AND
16 (C) PAYMENT OF THE APPLICATION FEE ESTABLISHED BY RULE
17 PURSUANT TO SECTION 44-10-803 (4).
18 (III) TO BE ISSUED A TEMPORARY HOSPITALITY EVENT PERMIT, THE
19 APPLICANT MUST PAY THE ISSUANCE FEE ESTABLISHED BY RULE PURSUANT
20 TO SECTION 44-10-803 (4).
21 (IV) (A) THE STATE LICENSING AUTHORITY SHALL ACCEPT AN
22 APPLICATION FOR A TEMPORARY HOSPITALITY EVENT PERMIT ON OR AFTER
23 JANUARY 4, 2027.
24 (B) THIS SUBSECTION (6)(b)(IV) IS REPEALED, EFFECTIVE JULY 1,
25 2027.
26 (c) **Privileges, requirements, and limitations.**
27 (I) (A) A TEMPORARY HOSPITALITY EVENT PERMIT AUTHORIZES A
28 RETAIL MARIJUANA HOSPITALITY AND SALES BUSINESS TO HOST
29 TEMPORARY MARIJUANA HOSPITALITY EVENTS WHERE CONSUMPTION OF
30 REGULATED MARIJUANA AT AN EVENT PREMISES ON SPECIFIC DATES IS
31 AUTHORIZED IF THE HOLDER OF THE TEMPORARY HOSPITALITY EVENT
32 PERMIT HAS BEEN ISSUED AN EVENT PREMISES PERMIT IN ACCORDANCE
33 WITH SUBSECTION (6)(d) OF THIS SECTION AND IF THE EVENT PREMISES
34 HAS NOT BEEN ISSUED A LICENSE OR PERMIT UNDER ARTICLES 3, 4, OR 5 OF
35 THIS TITLE 44.
36 (B) IN CONNECTION WITH A TEMPORARY HOSPITALITY EVENT, THE
37 TEMPORARY HOSPITALITY EVENT PERMIT HOLDER AND A PARTICIPATING
38 LICENSEE MAY, FOR ONE YEAR BEGINNING ON THE ISSUANCE DATE OF THE
39 PERMIT AND ENDING ON THE SAME DATE THE FOLLOWING YEAR,
40 COLLABORATE WITH EACH OTHER, CONSISTENT WITH THIS ARTICLE 10, FOR
41 EDUCATIONAL DISPLAYS, PROMOTIONS, OR RETAIL TRANSACTIONS THAT
42 ARE NOT THE SALE OF REGULATED MARIJUANA AND MAY CONDUCT
43 COMMUNITY OR CULTURAL PROGRAMMING RELATED TO CANNABIS

1 AWARENESS AND SAFETY.

2 (II) A TEMPORARY HOSPITALITY EVENT PERMIT DOES NOT
3 AUTHORIZE, AT THE EVENT PREMISES, THE RETAIL MARIJUANA
4 HOSPITALITY AND SALES BUSINESS OR A PARTICIPATING LICENSEE TO:

5 (A) SELL, TRANSFER, OR DISTRIBUTE REGULATED MARIJUANA AT
6 THE EVENT PREMISES;

7 (B) SELL ALCOHOL BEVERAGES IN VIOLATION OF SECTION
8 44-10-401 (7);

9 (C) SELL REGULATED MARIJUANA TO OR AUTHORIZE THE
10 CONSUMPTION OF REGULATED MARIJUANA BY AN INDIVIDUAL UNDER
11 TWENTY-ONE YEARS OLD;

12 (D) HOLD A TEMPORARY HOSPITALITY EVENT IN A LOCAL
13 JURISDICTION THAT HAS NOT ADOPTED AN ORDINANCE OR RESOLUTION
14 AUTHORIZING TEMPORARY HOSPITALITY EVENTS WITHIN THE JURISDICTION
15 OF THE LOCAL JURISDICTION; OR

16 (E) VIOLATE STATE OR LOCAL LAW.

17 (III) A RETAIL MARIJUANA HOSPITALITY AND SALES BUSINESS OR
18 A PARTICIPATING LICENSEE SHALL NOT:

19 (A) OPERATE A TEMPORARY HOSPITALITY EVENT FOR LONGER
20 THAN SEVENTY-TWO CONSECUTIVE HOURS;

21 (B) HOST MORE THAN FIFTEEN TEMPORARY HOSPITALITY EVENTS
22 DURING THE YEAR THE TEMPORARY HOSPITALITY EVENT PERMIT IS HELD;

23 (C) SELL, TRANSFER, OR DISTRIBUTE REGULATED MARIJUANA AT
24 THE EVENT PREMISES DURING A TEMPORARY HOSPITALITY EVENT;

25 (D) TRANSFER THE TEMPORARY HOSPITALITY EVENT PERMIT TO
26 ANOTHER PERSON;

27 (E) MAKE DECEPTIVE, FALSE, OR MISLEADING HEALTH BENEFIT OR
28 PHYSICAL BENEFIT CLAIMS IN EDUCATIONAL DISPLAYS OR PROMOTIONS OR
29 IN COMMUNITY OR CULTURAL PROGRAMMING, AS AUTHORIZED IN THIS
30 SECTION; OR

31 (F) OPERATE AN EVENT SO THAT THE EVENT PREMISES ARE TIED TO
32 GENERAL PUBLIC AREAS OR PARTICIPANTS MAY COMMINGLE WITH
33 GENERAL PUBLIC AREAS.

34 (IV) A TEMPORARY HOSPITALITY EVENT PERMIT HOLDER SHALL,
35 AT LEAST SEVEN DAYS BEFORE A TEMPORARY HOSPITALITY EVENT, NOTIFY
36 THE STATE LICENSING AUTHORITY OF THE EVENT. THE NOTIFICATION MUST
37 INCLUDE:

38 (A) A COPY OF THE APPLICABLE EVENT PREMISES PERMIT;

39 (B) THE DATE OF AND LOCATION OF THE EVENT; AND

40 (C) ANY OTHER INFORMATION REQUIRED BY THE STATE LICENSING
41 AUTHORITY BY RULE.

42 (V) DURING A TEMPORARY HOSPITALITY EVENT, THE TEMPORARY
43 HOSPITALITY EVENT PERMIT HOLDER SHALL PROVIDE, AT EACH ENTRANCE

1 TO THE EVENT PREMISES, A PAMPHLET OF EDUCATION MATERIALS THAT
2 COMPLIES WITH THE RULES ADOPTED UNDER SECTION 44-10-203.

3 (d) **Event premises permit.**

4 (I) TO HOLD A TEMPORARY HOSPITALITY EVENT AT A SPECIFIC
5 EVENT PREMISES, A TEMPORARY HOSPITALITY PERMIT HOLDER MUST
6 APPLY FOR AND BE ISSUED AN EVENT PREMISES PERMIT BY THE LOCAL
7 LICENSING AUTHORITY THAT HAS JURISDICTION OF THE EVENT PREMISES.
8 THE APPLICATION MUST:

9 (A) BE SUBMITTED TO THE LOCAL LICENSING AUTHORITY AT LEAST
10 FORTY-FIVE DAYS BEFORE THE TEMPORARY HOSPITALITY EVENT AT THE
11 EVENT PREMISES;

12 (B) BE MADE ON FORMS PROVIDED BY THE LOCAL LICENSING
13 AUTHORITY;

14 (C) BE VERIFIED BY OATH OR AFFIRMATION OF AN OFFICER OF THE
15 TEMPORARY HOSPITALITY PERMIT HOLDER;

16 (D) INCLUDE A DESCRIPTION AND SITE PLAN OF EACH EVENT
17 PREMISES COVERED BY THE APPLICATION;

18 (E) INCLUDE A SECURITY, ODOR, AND WASTE-MANAGEMENT PLAN;
19 AND

20 (F) INCLUDE THE APPLICATION FEE SET IN ACCORDANCE WITH
21 SUBSECTION (6)(e)(I)(D) OF THIS SECTION.

22 (II) (A) TO QUALIFY FOR AN EVENT PREMISES PERMIT, THE
23 APPLICANT MUST DEMONSTRATE THAT THE EVENT PREMISES COMPLIES
24 WITH APPLICABLE ZONING, FIRE, AND PUBLIC HEALTH LAWS AND COMPLIES
25 WITH SUBSECTION (6)(f) OF THIS SECTION.

26 (B) A LOCAL LICENSING AUTHORITY SHALL NOT ISSUE AN EVENT
27 PREMISES PERMIT UNLESS THE LOCAL JURISDICTION HAS ADOPTED A
28 RESOLUTION OR ORDINANCE AUTHORIZING TEMPORARY HOSPITALITY
29 EVENTS WITHIN THE JURISDICTION.

30 (III) THE LOCAL LICENSING AUTHORITY SHALL ISSUE AN EVENT
31 PREMISES PERMIT TO AN APPLICANT IF:

32 (A) THE APPLICANT HAS BEEN ISSUED A TEMPORARY HOSPITALITY
33 EVENT PERMIT;

34 (B) THE EVENT PREMISES COMPLIES WITH SUBSECTION
35 (6)(d)(II)(A) OF THIS SECTION;

36 (C) THE LOCAL JURISDICTION HAS ADOPTED A RESOLUTION OR
37 ORDINANCE AUTHORIZING TEMPORARY HOSPITALITY EVENTS WITHIN THE
38 JURISDICTION;

39 (D) THE EVENT PREMISES PERMIT AND TEMPORARY HOSPITALITY
40 EVENT PERMIT COMPLY WITH ANY LIMITATIONS SET PURSUANT TO
41 SUBSECTION (6)(e)(I) OF THIS SECTION;

42 (E) THE APPLICANT PAYS AN EVENT PREMISES PERMIT FEE OF
43 TWENTY-FIVE DOLLARS PER EVENT; AND

1 (F) THE PARTICIPATING LICENSEES HOLD AN ACTIVE AND VALID
2 LICENSE ISSUED UNDER THIS ARTICLE 10.

3 (IV) IF AN EVENT PREMISES PERMIT APPLICATION IS DENIED, THE
4 APPLICANT MAY REQUEST A HEARING WITHIN SEVEN DAYS AFTER THE
5 DENIAL. IF A HEARING IS REQUESTED, THE LOCAL LICENSING AUTHORITY
6 SHALL HOLD A HEARING TO DETERMINE IF THE DENIAL IS JUSTIFIED.

7 (V) THE LOCAL LICENSING AUTHORITY MAY ASSIGN ALL OR ANY
8 PORTION OF ITS FUNCTIONS UNDER THIS SECTION TO AN ADMINISTRATIVE
9 OFFICER.

10 (VI) THE LOCAL LICENSING AUTHORITY MAY SET THE EVENT
11 PREMISES PERMIT APPLICATION FEE TO COVER THE DIRECT AND INDIRECT
12 COSTS OF ISSUING THE EVENT PREMISES PERMIT; EXCEPT THAT THE LOCAL
13 LICENSING AUTHORITY SHALL NOT SET THE EVENT PREMISES PERMIT FEE
14 TO EXCEED THE DIRECT AND INDIRECT COST OF PROCESSING AN EVENT
15 PREMISES APPLICATION.

16 (VII) (A) A LOCAL LICENSING AUTHORITY NEED NOT ACCEPT AN
17 APPLICATION FOR AN EVENT PREMISES PERMIT BEFORE JANUARY 4, 2027.

18 (B) THIS SUBSECTION (6)(d)(VII) IS REPEALED, EFFECTIVE JULY 1,
19 2027.

20 (e) **Local authority.**

21 (I) A LOCAL JURISDICTION MAY, BY ORDINANCE OR RESOLUTION:

22 (A) PROHIBIT OR AUTHORIZE TEMPORARY HOSPITALITY EVENTS;

23 (B) IMPOSE REASONABLE CONDITIONS RELATING TO SAFETY,
24 TRAFFIC, AND NEIGHBORHOOD IMPACT TO ISSUE AN EVENT PREMISES
25 PERMIT;

26 (C) SET ADDITIONAL REQUIREMENTS OR EVENT LIMITATIONS
27 CONSISTENT WITH THIS ARTICLE 10; OR

28 (D) CHARGE A REASONABLE FEE TO ACCEPT AN APPLICATION FOR
29 AN EVENT PREMISES PERMIT.

30 (II) A LOCAL JURISDICTION SHALL NOT ISSUE OR DENY AN EVENT
31 PREMISES PERMIT BASED ON THE ADVERTISING CONTENT OF
32 PARTICIPATING LICENSEES.

33 (f) **Not open and public consumption.** FOR PURPOSES OF
34 SECTION 16 (3)(d) OF ARTICLE XVIII OF THE STATE CONSTITUTION,
35 CONSUMPTION OF MARIJUANA OCCURRING AT AN EVENT PREMISES
36 LOCATION CONDUCTED UNDER A VALID TEMPORARY HOSPITALITY EVENT
37 PERMIT AND EVENT PREMISES PERMIT DOES NOT CONSTITUTE "OPEN AND
38 PUBLIC CONSUMPTION" WHEN THE FOLLOWING CONDITIONS ARE MET:

39 (I) THE EVENT PREMISES ARE RESTRICTED TO INDIVIDUALS
40 TWENTY-ONE YEARS OLD OR OLDER;

41 (II) THE EVENT PREMISES WHERE CONSUMPTION OCCURS IS
42 OBSCURED FROM PUBLIC VIEW;

43 (III) ACCESS TO THE EVENT PREMISES IS LIMITED THROUGH

1 CONTROLLED ENTRY POINTS WITH SECURITY PERSONNEL OR
2 CREDENTIALLED ENTRY; AND

3 (IV) THE EVENT COMPLIES WITH:

4 (A) APPLICABLE NOISE, ODOR, AND AIR-QUALITY LAWS;

5 (B) THE "COLORADO CLEAN INDOOR AIR ACT", PART 2 OF
6 ARTICLE 14 OF TITLE 25; AND

7 (C) APPLICABLE VENTILATION OR OPEN-AIR RULES ADOPTED BY
8 THE AIR QUALITY CONTROL COMMISSION CREATED IN SECTION 25-7-104
9 (1).

10 (g) **Enforcement and compliance - rules.**

11 (I) A VIOLATION RELATED TO A TEMPORARY HOSPITALITY EVENT
12 PERMIT OR EVENT PREMISES PERMIT IS GROUNDS FOR A FINE OR THE
13 SUSPENSION OF OR REVOCATION OF A TEMPORARY HOSPITALITY EVENT
14 PERMIT OR EVENT PREMISES PERMIT.

15 (II) A PARTICIPATING LICENSEE IS SUBJECT TO DISCIPLINE FOR ANY
16 VIOLATION OF THIS SECTION OR THIS ARTICLE 10 COMMITTED BY THE
17 PARTICIPATING LICENSEE AT A TEMPORARY HOSPITALITY EVENT.

18 (III) (A) THE STATE LICENSING AUTHORITY AND A LOCAL
19 LICENSING AUTHORITY MAY SEPARATELY OR JOINTLY INSPECT PERMITTED
20 TEMPORARY HOSPITALITY EVENTS OR EVENT PREMISES AND ENFORCE THIS
21 ARTICLE 10 AT A TEMPORARY HOSPITALITY EVENT.

22 (B) THE STATE LICENSING AUTHORITY NEED NOT INSPECT THE
23 EVENT PREMISES OR THE TEMPORARY HOSPITALITY EVENT TO VERIFY THAT
24 THE PERMIT HOLDER OR PARTICIPATING LICENSEES ARE COMPLYING WITH
25 THE LAWS OF THE LOCAL JURISDICTION.

26 (C) THE LOCAL LICENSING AUTHORITY SHALL REPORT ANY
27 VIOLATIONS OF THIS SECTION OR OF THIS ARTICLE 10 BY A TEMPORARY
28 HOSPITALITY EVENT PERMIT HOLDER OR PARTICIPATING LICENSEE AT AN
29 EVENT PREMISES TO THE STATE LICENSING AUTHORITY."

30 Strike pages 5 through 10.

31 Page 11, strike lines 1 through 8.

32 Renumber succeeding sections accordingly.

33 Page 11, strike lines 12 through 15 and substitute:

34 "(4) THE STATE LICENSING AUTHORITY SHALL SET THE
35 APPLICATION AND ISSUANCE FEES FOR TEMPORARY HOSPITALITY EVENT
36 PERMIT SO THAT BOTH OF THE FEES OFFSET THE DIRECT AND INDIRECT
37 COSTS OF ISSUING AND ENFORCING A PERMIT TO HOLD A TEMPORARY
38 HOSPITALITY EVENT PURSUANT TO SECTIONS 44-10-609(5) AND 44-10-610

1 (6).".

** ** ** *