

ALCOHOL PERMITS

If you would like to apply for an Alcohol Permit, please read the instructions, complete the application and submit it with other applicable documents to the facility where you plan to hold the function:

- Community Center for Parks, 2211 Eppinger Boulevard, 303-255-7830
- Margaret Carpenter Recreation Center, 11151 Colorado Boulevard, 303-255-7800
- Senior Center, 9471 Dorothy Boulevard, 303-255-7850
- City Clerk's Office for Block Parties, 9500 Civic Center Drive, 303-538-7230

ALL Documents must be properly executed.

Please type or print legibly in BLACK ink.

- Please read Administrative Directive 1-11 (attached) prior to completing the Application for Permit to Serve and Consume Alcohol on City Property and Permit to Use City Owned Facilities. **Please note that this permit is for service and consumption only, not the sale of alcohol.**
- Submit the completed forms along with the diagram to the appropriate facility where you wish to have the function.
- If applying for a block party you will need to apply for a street closure permit from Infrastructure 720-977-6476 and submit it with your application to the City Clerk's office 303-538-7230.
- **The Application, deposit and/or fee should be submitted at least 30 days prior to the event.**
- **The City must be notified of a cancellation five (5) days prior to the event. Otherwise a twenty-five percent (25%) processing fee of the alcohol damage deposit will be retained by the City.**
- If time allows, your approved permit will be mailed to you prior to the date of the activity, otherwise, you will need to pick it up.
- **All questions on the Permit to Serve and Consume Alcohol on City Property should be answered and completed with as much detail as possible. For example, you should include that you will check I.D.'s before serving alcohol if you are uncertain of the age of your guest, and how you plan to keep alcohol separate from other beverages and keep consumption within a designated area (roped off if in a park pavilion).**
- The name of the permit holder should be the individual completing the application. If the permit is for a company include the name of the company under group name.
- Submit a Detailed Diagram showing where alcohol will be served and, if in a park area, include how you plan to segregate the alcohol from the general public (i.e. roped off). Please note that alcohol **can not** be taken out of this designated area.
- If the permit is for an outdoor event involving a park or street closure (block party) **only 3.2% beer** may be consumed within the designated area.
- Street barricades must be easily removable by fire personnel and canopies over 400 square feet in area will require a permit from the Fire Department.
- For commercial entities (i.e. company picnics) submit a Certificate of Insurance naming the City of Thornton as the additional insured for subject event on the specific date of use (see 3.1.7 of Administrative Directive 1-11 for amounts).
- Include names and ages of the individuals who will be supervising and serving the alcohol.
- Be sure to include a phone number of a contact person if City staff has any questions.



ALCOHOL PERMIT APPLICATION TO SERVE AND CONSUME ALCOHOL ON CITY PROPERTY

Page 1

NAME OF APPLICANT			PHONE NUMBER DAY: ()			DATE SUBMITTED	
			PHONE NUMBER EVENING: ()				
ADDRESS			DRIVER'S LICENSE NO.	ISSUE STATE	EXP. DATE	DATE OF BIRTH	
CITY	STATE	ZIP	FACILITY BEING USED				
TYPE OF ACTIVITY			GROUP NAME (See Insurance Requirements – for Commercial Entities)				
DATE OF USE		NUMBER OF PEOPLE ATTENDING			RANGE OF AGES OF GUESTS		
TIME ALCOHOL WILL BE SERVED AND CONSUMED LIMITED TO FOUR (4) CONTINUOUS HOURS BETWEEN NOON AND 11:00 P.M. START: END:		FOR OUTDOOR EVENTS - ONLY 3.2% BEER ALLOWED – PARK AREAS/ STREET CLOSURES <input type="checkbox"/> 3.2 % BEER		FOR INDOOR EVENTS – CHECK TYPES OF ALCOHOL TO BE SERVED: <input type="checkbox"/> 3.2 % BEER <input type="checkbox"/> 6% BEER <input type="checkbox"/> WINE <input type="checkbox"/> SPIRITUOUS LIQUOR		ENTERTAINMENT PROVIDED: <input type="checkbox"/> YES <input type="checkbox"/> NO DESCRIBE:	
		I acknowledge by checking the box that I understand ONLY 3.2% beer is allowed for this event.		WHAT FOOD OR FOOD SERVICE WILL BE PROVIDED:			
PLEASE ATTACH A DIAGRAM DEPICTING THE AREA WHERE ALCOHOL OR 3.2% BEER WILL BE CONSUMED. If the activity will be in a park, <u>only 3.2% beer</u> can be served and consumed in a roped off and posted area, segregated from the general public.							
Alcohol needs to be kept separate from other beverages. How do you plan to accomplish this?							
How do you plan to secure the area and inform guests that alcohol consumption must be kept in a designated area?							
How will you supervise the participants during the function?							
If minors will be attending, how do you plan to make sure they do not obtain or consume alcoholic beverages?							
Will you be checking I.D.'s if you are not sure of someone's age?							
How will you keep alcohol from those persons under the influence of alcohol?							
List names and ages of all individuals who will help supervise the function (use separate sheet if necessary):							
Name		Age		Name		Age	
Name		Age		Name		Age	
NOTE: PLEASE READ INFORMATION ON PAGE 2, THEN SIGN AND DATE APPLICATION							

NAME OF PERMIT APPLICANT:

APPLICABLE EXCERPTS FROM COLORADO REVISED STATUTES

Alcoholic Beverages

12-47-901 Unlawful acts – exceptions. (1) Except as provided in section 18-13-122, C.R.S., it is unlawful for any person:

(a) To sell, serve, give away, dispose of, exchange, or deliver or permit the sale, serving, giving, or procuring of any alcohol beverage to or for any person under the age of twenty-one years, to a visibly intoxicated person, or to a known habitual drunkard;

(c) To possess alcohol beverages in any store, in any public place, including public streets, alleys, roads, or highways, or upon property owned by the state of Colorado or any subdivision thereof, or inside vehicles while upon the public streets, alleys, roads, or highways when such person is under twenty-one years of age;

(d) To knowingly, or under conditions that an average parent or guardian should have knowledge of, suffer or permit any person under twenty-one years of age, of whom such person may be a parent or guardian, to violate the provisions of paragraph (b) or (c) of this subsection (1).

INSURANCE REQUIREMENTS

COMMERCIAL ENTITIES SHALL BE REQUIRED TO PROVIDE A CERTIFICATE OF INSURANCE EVIDENCING LIABILITY COVERAGE. ADDITIONALLY, THE CERTIFICATE SHALL NAME THE CITY OF THORNTON AS AN ADDITIONAL INSURED FOR THE SUBJECT EVENT. THE CITY'S RISK MANAGER WILL NEED TO APPROVE THIS CERTIFICATE.

I am 21 years of age or older and the information I have provided herein is true and correct to the best of my knowledge. I hereby apply for a permit to consume alcohol on City property as indicated on this application form. I will be present for the duration of the function and understand and agree to the following:

1. I will be responsible for proper traffic control and maintaining order at the facility, inside the building and/or on the grounds, including street closure events.
2. I will control the consumption of alcohol in compliance with City and State regulations.
3. I will check I.D.'s of anyone whose age is not known and not allow minors to consume alcohol.
4. I will not allow alcoholic beverages to be consumed in glass containers.
5. I hereby agree to indemnify and hold harmless the City, its employees and agents for all liability claims arising out of the event and, if required, to provide general liability insurance, with minimum limits equal to that established by the Colorado Governmental Immunity Act, to guarantee indemnification.

APPLICANT'S SIGNATURE:

DATE:

STAFF REVIEW AND COMMENT

RISK MANAGER (if applicable):

DATE:

FIRE CHIEF (if applicable):

DATE:

APPROVAL (Executive Director for Community Services for City Facilities or Deputy City Manager of Infrastructure for Block Parties):

CITY MANAGER OR DESIGNEE

DATE

ALCOHOL PERMITS FOR CITY PROPERTY

1.0 Purpose:

- 1.1 The purpose of this directive is to establish the procedures for obtaining permission to consume any malt, vinous or spirituous liquor, or fermented malt beverage on City owned property.

2.0 Scope:

- 2.1 This policy applies to the issuance of alcohol permits at all City facilities and property including, but not limited to the Civic Center, Senior Center, Recreation Center, Community Center, Community Building, Infrastructure Maintenance Center, Thornton Arts and Culture Center and certain City Parks.
- 2.2 Pursuant to Section 42-27(e) of the Thornton City Code, the City Manager, or designee has authority to grant permission to persons to consume any malt, vinous or spirituous liquor or fermented malt beverage on City owned property for the following special functions:
 - Athletic events
 - Artistic events
 - Cultural events
 - Receptions
 - Street closure events
 - Civic events
- 2.3 Alcohol permits will only be allowed at the Civic Center, Senior Citizen Center, Community Center, Recreation Center, Community Building, Community level parks (Community Park and Woodglen Park), Infrastructure Maintenance Center, Thornton Arts and Culture Center and streets located within residentially zoned areas of the City.

3.0 Policies:

3.1 Alcohol Permit

a. Permission to Use Facilities

Arrangements to use the facilities for the consumption of alcohol for Non-City sponsored events must be made at least 30 days in advance.

b. Permit Holder

The permit holder must be an individual of at least 21 years of age.

c. Permit Hours and Usage

There is a 4-hour limit on alcohol consumption permits and no permit shall authorize alcohol consumption before noon nor end later than 11:00 p.m.

d. Type of Permit

Only 3.2 fermented malt beverage will be permitted at the designated area of an outdoor event involving City facilities or street closures. A permit for malt, vinous or spirituous liquor or fermented malt beverage will be permitted at the designated area of indoor facilities.

e. Rules of Conduct

1. The permit holder shall be responsible for posting the area as may be required and maintaining order at the facility both inside any building and on the grounds. The City assumes no responsibility for maintenance of order.
2. Persons using the facilities are responsible for complying with City, County, State and facility regulations. The permit holder shall remain on the premises at all times.
3. There will be no loud noise or violent conduct that would infringe on the reasonable privacy of individuals in the park or the surrounding neighborhood.
4. The permit holder shall be responsible for ensuring that the activities conducted in the park are contained within a posted area which is roped off to exclude the general public.
5. Glass containers for alcoholic beverages are not allowed in any of the permitted areas.
6. The permit holder shall provide sandwiches and/or other snacks at the permitted site during the time alcohol consumption is allowed.
7. The facility shall be left in a state of cleanliness and good repair.

f. Permit Approval

1. The Executive Director for Community Services or designee has the authority to review and approve requests for Alcohol permits for City facilities and Parks.
2. The Deputy City Manager of Infrastructure has the authority to review and approve requests for Alcohol permits for street closures.

g. Liability Coverage

The permit holder agrees to indemnify and hold harmless the City, its employees and agents for all liability claims arising out of the event. In addition, Commercial entities shall be required to provide general liability insurance in an amount consistent with the Colorado Governmental Immunity Act (currently \$150,000 per person and \$600,000 per occurrence)

h. Damage Deposit

The permit holder must pay an alcohol damage deposit as specified in the Community Services Department Facility Rental and Deposit schedule for the

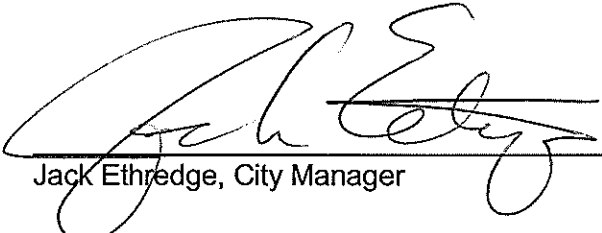
specific facility in addition to any facility damage deposit. In the event the permit holder does not notify the City of cancellation five (5) days prior to the event, a twenty-five (25) percent processing fee of the alcohol damage deposit will be retained by the City.

3.2 Other License Requirements

The alcohol permit set out in paragraph 3.1 only grants express permission from the City to persons to consume alcohol on City-owned property for selected special events. Any licenses or special use permits which are otherwise required under State law or City ordinance must also be obtained in addition to the permit set out in this Directive.

4.0 Distribution:

4.1 All Department, Division Heads and holders of the Administrative Directive Manual.



Jack Ethredge, City Manager

2/28/2011

Date

RENTAL FEES - THORNTON COMMUNITY CENTER

Category	Teen Center	Conference Room	North Classroom	Dance Room	Gymnasium	Community Building
Resident Non-Profit Groups						
Open Hour Fees	Not Available	FREE	FREE	FREE	Not Available	FREE
After Hour Fees	\$14//hr.	\$14//hr.	\$14//hr.	\$14//hr.	\$14/hr. per ½ court	\$14
Damage Deposit Req. w/Alcohol	\$100	\$100	\$100	\$100	Not Allowed	\$100
Residents						
Open Hour Fees	Not Available	\$16/hr.	\$16/hr.	\$16/hr.	Not Available	\$16/hr.
After Hour Fees	\$28.50/hr	\$28.50/hr.	\$28.50/hr.	\$28.50/hr.	\$16/hr. per ½ court	\$28.50/hr.
Damage Deposit Req. w/Alcohol	\$100	\$100	\$100	\$100	Not Allowed	\$100
Non-Residents						
Open Hour Fees	Not Available	\$20//hr.	\$20/hr.	\$20/hr.	Not Available	\$20/hr.
After Hour Fees	\$34/hr.	\$34/hr.	\$34/hr.	\$34/hr.	\$20/hr. per ½ court	\$34/hr.
Damage Deposit Req. w/Alcohol	\$100	\$100	\$100	\$100	Not Allowed	\$100

RENTAL FEES - CARPENTER RECREATION CENTER

AREA TO BE RENTED		RESIDENT NON-PROFIT	RESIDENT	NON- RESIDENT
Multi-Purpose Room - ABC <i>(vinyl floor)</i> ♣ ♦ ⊗ ♥ •	No Refreshments	\$69/hour	\$77/hour	\$92/hour
	Refreshments	\$90/hour	\$100/hour	\$120/hour
Multi-Purpose Room – A ♣ ⊗ <i>(vinyl floor)</i>	No Refreshments	\$25/hour	\$27.50/hour	\$33/hour
	Refreshments	\$36/hour	\$40/hour	\$48/hour
Multi-Purpose Room – B ♥ ⊗ <i>(vinyl floor)</i>	No Refreshments	\$25/hour	\$27.50/hour	\$33/hour
	Refreshments	\$36/hour	\$40/hour	\$48/hour
Multi-Purpose Room - C <i>(vinyl floor)</i>	No refreshments	\$25/hour	\$27.50/hour	\$33/hour
	Refreshments	\$36/hour	\$40/hour	\$48/hour
Gymnasium, full-court <i>(wood floor)</i> ♠ •		\$60/hour	\$66/hour	\$69/hour
Volleyball court, per court <i>(wood floor)</i>		\$20/hour	\$22/hour	\$26/hour
Racquetball Court, per court <i>(wood floor)</i> ♠		\$16/hour	\$18/hour	\$24/hour
Aerobics/Dance Room <i>(wood floor)</i>		\$16/hour	\$18/hour	\$24/hour
Swimming Pools		\$85/hour	\$110/hour	\$138/hour
Use of all facilities (except fitness equipment) ⊗ ♣		\$225/hour	\$310/hour	\$387/hour

- ♠ If gym or aerobics rental is approved, and chairs are needed, there will be an additional fee.
- ♣ Kitchen available; additional fee of \$100 per use plus \$200 deposit.
- ♦ Alcohol allowed in these areas with permit and \$150 damage deposit.
- ♥ Stage available; no extra charge.
- ⊗ Tables and chairs available at no additional charge; exact number MUST be indicated with reservation.
- Subject to Reservation Deposit Cancellation Charge of \$150.00.

TV/VCR, Slide Projector, Overhead Projector or Lectern/Podium	\$12/day (must be reserved in advance)
Beer Cooler Usage	\$30
Security required with rentals with alcohol	\$45/hour – residents, \$54 – Nonresidents (2 hr. min./4 hr. max.)
	<ul style="list-style-type: none"> • No alcohol served after 11 p.m., must be out of the facility by midnight

RENTAL FEES - OTHER MUNICIPAL FACILITIES

Other City Facilities	Non-Profit	Resident	Non-Resident
<p><u>SENIOR CENTER</u> <u>Classroom 1</u></p> <ul style="list-style-type: none"> • During Open Hours • After Open Hours • Refundable Deposit (no alcohol or food) • Refundable Deposit (w/alcohol and/or food) <p><u>Library, Classroom 2, Dry Craft Room</u></p> <ul style="list-style-type: none"> • During Open Hours • After Open Hours • Refundable Deposit (no alcohol or food) • Refundable Deposit (w/alcohol and/or food) <p><u>Multi-Purpose Room, Patio</u></p> <ul style="list-style-type: none"> • During Open Hours • After Open Hours • Refundable Deposit (no alcohol or food) • Refundable Deposit (w/alcohol and/or food) 	<p>\$16/Hour \$20/Hour \$50 \$100 No Charge \$14/Hour \$50 \$100 NA \$45/Hour \$50 \$100</p>	<p>\$20/Hour \$30/Hour \$50 \$100 \$16/Hour \$25/Hour \$50 \$100 NA \$60/Hour \$50 \$100</p>	<p>\$25Hour \$35/Hour \$50 \$150 \$20/Hour \$30/Hour \$50 \$100 NA \$65/Hour \$75 \$150</p>
<p><u>PARK PAVILIONS</u></p> <ul style="list-style-type: none"> • ½ Day Rental (9 a.m.–3 p.m. OR 4-10 p.m.) • Full Day Rental • Damage Deposit w/Alcohol Permit 	<p>\$15 \$30 \$100</p>	<p>\$25 \$50 \$100</p>	<p>\$50 \$100 \$100</p>
<p><u>CIVIC CENTER</u></p> <ul style="list-style-type: none"> • Monday- Friday, 7 a.m. to 10 p.m. • Sat. & Sun., All Hours • Refundable Deposit (no alcohol or food) • Refundable Deposit (w/alcohol and/or food) 	<p>No Charge \$14/Hour \$50 \$100</p>	<p>No Charge \$16/Hour \$50 \$100</p>	<p>No Charge \$20/Hour \$50 \$150</p>
<p><u>OUTDOOR SWIMMING POOLS</u></p> <p>Parties of up to 30 People Parties of 31-60 People Parties of 61-100 People Parties of 101-130 People Parties of 131-200 People Parties of 201-250 People</p>	<p>NA NA NA NA NA NA</p>	<p>\$60 \$70 \$80 \$90 \$100 \$120</p>	<p>\$72 \$84 \$96 \$108 \$120 \$144</p>
<p><u>STREET CLOSURES</u> Refundable Deposit (with 3.2% Beer)</p>	<p>\$50</p>	<p>\$50</p>	<p>\$50</p>

Sec. 42-27. Consumption and possession regulated.

(a) Except as required in the course of lawful employment or as otherwise authorized by this article, it shall be unlawful for any person within the jurisdiction of the City to possess an open container of or consume any fermented malt or alcoholic beverages in public, except upon premises licensed or permitted under the provisions of C.R.S. §§ 12-46-101 et seq., 12-47-101 et seq., 12-48-101 et seq.

(b) Notwithstanding any provision of this article to the contrary, a hotel or restaurant licensed pursuant to this section may permit a customer of the hotel or restaurant to reseal and remove from the licensed premises one opened container of partially consumed vinous liquor purchased on the premises so long as the original container did not contain more than 750 milliliters of vinous liquor.

(c) For the purpose of this section, the term "open container" means any container which is either opened so that the contents can be removed or upon which the seal, cork, pull tab or any type of cap applied by the manufacturer has been broken. A container shall be deemed an open container even if such container is resealed by any type of cap or seal.

(d) For the purpose of this article, the term "in public" means:

(1) In or upon any public highway, street, alley, walk, parking lot, building, park or other property or place which is owned or leased by the City or other governmental entity, whether in a vehicle or not; and

(2) In or upon those portions of any private property upon which the public has an express or implied license to enter or remain. If such express or implied license is subject to time or conduct restrictions, consumption or prohibited possession of fermented malt or alcoholic beverages on such property shall be deemed to be "in public" even if the entry or remaining on the property is in violation of the time or conduct restrictions.

(e) For the purpose of this article, the term "possess" or "possession" means exercising physical control over or holding such container, but also means exercising dominion and control over the place where such containers are found.

(f) The City Manager may, as provided in this subsection, grant express written permission to persons to consume fermented malt or alcoholic beverages on City-owned property for the following special functions: athletic events; artistic events; cultural events; receptions; street closure events; or civic events.

(1) The City Manager shall adopt an administrative directive specifying the City properties or portions thereof upon which fermented malt or alcoholic beverages may be consumed.

(2) The City Manager shall grant such permission to persons applying therefor if, considering the type of function and the type of alcohol to be served, the Manager finds that:

a. The application to the City Manager was filed not later than 30 days prior to the date of the event.

b. The time, location and duration of the function are not likely to significantly interfere with public traffic or services, including public safety services.

c. The number and concentration of participants at the function are not likely to result in crowds exceeding limitations in the City Fire Code, or create a nuisance resulting in inconvenience to the residents of the surrounding neighborhood.

d. Procedures are proposed that are likely to ensure that underage persons, and persons under the influence of alcohol, will not obtain or consume fermented malt or alcoholic beverages served at the function.

e. Procedures are proposed that are likely to secure and supervise the area and the participants during the function.

f. The applicant agrees to provide sandwiches and other food services at the location during the time consumption is permitted in an amount sufficient to serve the persons anticipated to attend.

g. The applicant agrees to be personally responsible for and provide financial guaranties to ensure the cleaning, trash disposal or repairs necessary as a result of the event for which the permission was granted. The City Manager shall determine the amount of required financial guaranty based upon the City facility involved, the duration of the event, the number of persons anticipated to attend, the type of beverage to be served, the failure of the applicant to clean or repair City property in conjunction with past events, and the financial resources of the applicant.

h. The applicant agrees to indemnify and hold harmless the City, its employees and agents for all liability claims arising out of the event, and to provide general liability insurance, with minimum liability limits equal to that established by the Colorado Governmental Immunity Act (C.R.S. § 24-10-101 et seq.), to guarantee indemnification. The City Manager may waive or reduce this insurance requirement if the applicant affirmatively establishes that the risk of liability to the City as a result of the function does not present the City with any significant additional risk of liability.

(3) The City Manager may issue a permit for consumption of fermented malt or alcoholic beverages on City-owned property based upon the following criteria:

a. The request is for or on behalf of a City sponsored or co-sponsored civic event using any City-owned property; and

b. The proposed event meets all the criteria as stated in Subsection 42-27(2)(b) through (f).

(4) The City Manager shall deny permission on the grounds that:

a. There is insufficient data presented by the applicant to make the findings required in Subsection (e)(2) of this section.

b. Approval would be detrimental to the public safety, health, morals, order or welfare by reason of the nature of the event, the likelihood that the event would create a public nuisance, an unreasonable risk of violence or public disorder or result in the consumption of alcoholic beverages by minors; or, alternatively, that the proximity of the event to schools or the failure of the applicant to conduct a past event in compliance with this section and the applicable rules and regulations.

c. Another event has previously been scheduled for the same location on the same date and time.

d. The event would unreasonably interfere with normal activities and customary and general use and enjoyment of the facility.

(5) An applicant who has been denied permission or who claims to be otherwise aggrieved by the City Manager's decision concerning an application may make a written request to the City Manager's office for a hearing on the application. Within ten days of receipt of such a request, the City Manager shall conduct a hearing at which the applicant and the City may present such evidence and information as may be relevant to the application.

(6) The granting of permission by the City Manager under this section does not relieve the applicant from the responsibility of obtaining any license or special event permit as may be required by State law or City ordinances.

(7) This section is not intended to create a right of use or possession of City-owned or leased property in any person or group; rather, this section relates only to permission to consume malt, vinous or spirituous liquor or fermented malt beverage by an individual or group who otherwise has the lawful right to use or possess City-owned property pursuant to City policy.

(Code 1975, § 25-23; Ord. No. 2349, § 5, 10-24-94; Ord. No 2675, § 1, 8-30-01; Ord. No. 2684, § 1, 10-22-01; Ord. No. 2836, §§ 1, 2, 7-27-04)

Sec. 42-28. Sales prohibited.

(a) It shall be unlawful for any person to sell, serve or deliver or cause or permit to be sold, served or delivered any alcoholic liquor within the City to any person under the age of 21 years or to any visibly intoxicated person.

(b) It shall be unlawful for any person to serve any alcoholic liquor to any adult person, and permit the adult person to serve or give the alcoholic liquor on the licensed premises to any person under the age of 21 years, in company with such adult person.

(c) It shall be unlawful for any person to sell, serve or deliver or cause or permit to be sold or delivered any fermented malt beverage, 3.2 percent beer, to any person under the age of 21 years or to any visibly intoxicated person.

(d) It shall be unlawful for any person to sell, serve or deliver or cause to permit to be sold or delivered any 3.2 percent beer to an adult person and permit such adult person to serve or give the 3.2 percent beer on the licensed premises to any person under the age of 21 years in company with such adult person.

(e) It shall be unlawful for any person to sell, serve, give away, dispose of, exchange, or deliver or permit the sale, serving, giving, or procuring of any malt, vinous, or spirituous liquor to a visibly intoxicated person or to a known habitual drunkard.

(f) It shall be unlawful for any person to obtain or attempt to obtain malt, vinous, or spirituous liquor by misrepresentation of age or by any other method in any place where malt, vinous, or spirituous liquor is sold when such person is under 21 years of age.

(g) It shall be unlawful for any person to knowingly, or under conditions which an average parent or guardian should have knowledge of, suffer or permit any person under 21 years of age, of whom such person may be a parent or guardian, to violate any provisions of this section.

(Code 1975, § 25-27; Ord. No. 2349, § 5, 10-24-94)

State law references: Sale of alcohol to underaged persons or drunkards, C.R.S. §§ 12-46-112, 12-47-128.

Sec. 42-29. Underage purchase prohibited.

It shall be unlawful for any person under the age of 21 years to purchase any malt, vinous, spirituous liquors or 3.2 percent beer.

(Code 1975, § 25-28; Ord. No. 2349, § 5, 10-24-94)

State law references: Purchase of alcohol by underaged persons, C.R.S. §§ 12-46-112, 12-47-128.

Sec. 42-30. Illegal possession or consumption of ethyl alcohol by underage person.

(a) It shall be unlawful to possess or consume ethyl alcohol by an underage person as set forth in C.R.S. § 18-13-122, which statute, as amended, is incorporated herein by this reference provided, however, penalties shall be in accordance with Subsection (b) herein.

(b) Any violation of Section 42-30 shall be punished as provided in Section 1-8(a) of the Code. The Municipal Court Judge may impose alcohol education classes and/or useful public service in addition to any fine.

(Code 1975, § 25-36; Ord. No. 2349, § 5, 10-24-94; Ord. No. 2606, § 1, 4-10-00)