<table>
<thead>
<tr>
<th>State Legislation</th>
<th>Level of Government Jurisdiction</th>
<th>Points of Sale, Consumption, and Production</th>
<th>Marijuana Restrictions (Non-Marijuana)</th>
<th>Misc. Restrictions</th>
<th>Air Quality</th>
<th>Other</th>
<th>Zoning</th>
</tr>
</thead>
<tbody>
<tr>
<td>Colorado – SB 17-463</td>
<td>Local</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Nevada – SB 256</td>
<td>State</td>
<td>No</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Oregon – SB 307</td>
<td>State</td>
<td>Yes</td>
<td>No</td>
<td>Yes</td>
<td>Yes</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

© 2018 Nevada Law Journal

*B.Y.O.M." = Bring your own marijuana (onto the premises from outside).

*N.C.T.E.L. = No change to existing law.
# Social Consumption of Marijuana: A Survey of Approaches

<table>
<thead>
<tr>
<th>State Regulations</th>
<th>State Leg. (cont.)</th>
<th>Jurisdiction</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Type/Level of Gov.</strong></td>
<td><strong>Points of Sale, Consumption, and Production</strong></td>
<td><strong>Misc. Regulations</strong></td>
</tr>
<tr>
<td><strong>Law</strong></td>
<td><strong>Authority</strong></td>
<td><strong>License</strong></td>
</tr>
</tbody>
</table>

### Alaska-8/21/17 Draft Regs

- State (129)
- None; but local conditions (130)
- State (131)
- None; but local conditions (132)
- Yes (133)
- Yes (134)
- No (135)
- No (136)
- No; prohibited (137)
- No; prohibited (138)
- No; unless repackaged (139)
- No; not permitted (140)
- Yes; 1 g MJ, 10 mg TCH (142)
- Yes; No concentrates (143)
- None
- Yes; not prohibited (144)
- Yes; permitted (145)
- Yes; permitted (146)
- Yes; permitted (147)
- None; but no MJ contests (148)
- No; prohibited (149)
- No; N.C.T.E.L.
- Yes; miscellaneous (150)
- Yes; general ventilation (151)
- No; N.C.T.E.L.
- No; not provided
- No requirements
- No; but gen. operating plan (152)
- Yes; gen. security plan (153)
- N.C.T.E.L.
- N.C.T.E.L.
- N.C.T.E.L.

### Massachusetts-12/21/17 Draft Regs

- State (101)
- Local (102)
- State (103)
- Local (104)
- Local; limited (105)
- No; not permitted (106)
- Yes; primary and mixed use (107)
- Yes; limited retail (108)
- No; not permitted (109)
- Unclear (110)
- No; prohibited (111)
- Yes; individ. servings (113)
- Unclear (114)
- None
- Yes; not prohibited (116)
- Yes; not prohibited (117)
- Yes
- No; but limited exception (118)
- Yes; no restrictions
- Not expressly prohibited (119)
- N.C.T.E.L.
- No specific. reqs. (120)
- No Specific. reqs. (121)
- No; but gen. insur. reqs. (122)
- Yes; public hearing (123)
- Yes; general reqs. (124)
- Yes; training plan, misce. (125)
- Yes; gen. reqs. (126)
- N.C.T.E.L.
- None; local control (127)
- N.C.T.E.L.
- N.C.T.E.L.

### Maine M.L.A

- State (71)
- Local (72)
- State (73)
- Local (74)
- Yes (75)
- Yes; permitted (76)
- Yes; permitted (77)
- Yes; required (78)
- No; prohibited (79)
- B.Y.O.M.? (80)
- Delivery to/onsite? (81)
- Remove Unconsumed? (82)
- Onsite Production? (83)
- Special Events? (84)
- None; gen. retail limits (85)
- Amount/Potency? (86)
- Product Type? (87)
- Paraphernalia? (88)
- B.Y.O. Outside Food? (89)
- Produce food onsite? (90)
- Alcohol? (91)
- Entertainment? (92)
- Tobacco? (93)
- MJ smoke subject to general indoor air reqs.? (94)
- Ventilation Reqs.? (95)
- Odor Nuisance? (96)
- Gram Shop Liability? (97)
- Neighbor Control? (98)
- Inspection? (99)
- Employee training? (100)
- Security requirements? (101)
- From School? (102)
- From other facility? (103)
- Other restrictions? (104)
<table>
<thead>
<tr>
<th>Local Ordinance</th>
<th>Las Vegas Draft Ord.</th>
<th>Denver Ord. No. 300-16</th>
<th>Type/Level of Gov.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Local 209</td>
<td>Local 180</td>
<td>Local 155</td>
<td>Primary</td>
</tr>
<tr>
<td>State 230</td>
<td>N/A</td>
<td>None</td>
<td>Secondary</td>
</tr>
<tr>
<td>Local 211</td>
<td>Local 181</td>
<td>Local 156</td>
<td>Primary</td>
</tr>
<tr>
<td>State 212</td>
<td>State (general) 182</td>
<td>N/A</td>
<td>Secondary</td>
</tr>
<tr>
<td>Yes; conditions on permit 213</td>
<td>N/A</td>
<td>N/A</td>
<td>Local Control?</td>
</tr>
<tr>
<td>Yes; permitted 14</td>
<td>No; prohibited 183</td>
<td>No; N.C.T.E.L. 357</td>
<td>Retail Stores / w Ancil. Consumpt. Area?</td>
</tr>
<tr>
<td>No; prohibited 215</td>
<td>Yes; permitted 184</td>
<td>Yes; permitted 158</td>
<td>Indep. Consumpt. Est.?</td>
</tr>
<tr>
<td>Yes; required 216</td>
<td>No; prohibited 185</td>
<td>No; unless state law 189</td>
<td>Retail in Consumpt.</td>
</tr>
<tr>
<td>Unclear 217</td>
<td>Yes; not prohibited 186</td>
<td>Yes; not prohibited 160</td>
<td>B.Y.O.M.?</td>
</tr>
<tr>
<td>Unclear 218</td>
<td>No; unless state law 187</td>
<td>Yes; not prohibited 161</td>
<td>Delivery to/onsite?</td>
</tr>
<tr>
<td>Yes; not prohibited 219</td>
<td>Yes; not prohibited 188</td>
<td>Yes; not prohibited 162</td>
<td>Remove Unconsumed?</td>
</tr>
<tr>
<td>No; 220 but limited preparation 221</td>
<td>No; N.C.T.E.L.</td>
<td>No; N.C.T.E.L.</td>
<td>Onsite Production?</td>
</tr>
<tr>
<td>No; not permitted 222</td>
<td>No; not permitted 189</td>
<td>Yes; permitted 163</td>
<td>Special Events?</td>
</tr>
<tr>
<td>No restrictions 223</td>
<td>No restrictions 190</td>
<td>1 oz; unless state law 184</td>
<td>Amount/Potency?</td>
</tr>
<tr>
<td>No restrictions 224</td>
<td>No restrictions 191</td>
<td>None</td>
<td>Product Type?</td>
</tr>
<tr>
<td>No restrictions 225</td>
<td>Gen. fire code 192</td>
<td>Yes; no restrictions 165</td>
<td>Paraphernalia?</td>
</tr>
<tr>
<td>Yes; not prohibited 226</td>
<td>Yes; no restrictions 193</td>
<td>Yes; no restrictions 166</td>
<td>B.Y.O. Outside Food?</td>
</tr>
<tr>
<td>Yes; not prohibited 227</td>
<td>Yes; no restrictions 194</td>
<td>Yes; no restrictions 167</td>
<td>Serve outside food?</td>
</tr>
<tr>
<td>Yes; not prohibited 228</td>
<td>Yes; no restrictions 195</td>
<td>Yes; no restrictions 168</td>
<td>Produce food onsite?</td>
</tr>
<tr>
<td>No; prohibited 229</td>
<td>No; prohibited 196</td>
<td>Yes; no restrictions 169</td>
<td>Alcohol?</td>
</tr>
<tr>
<td>Yes; not prohibited 230</td>
<td>No live; nightclubs ok 197</td>
<td>None; op. time limits 170</td>
<td>Entertainment?</td>
</tr>
<tr>
<td>No; prohibited 231</td>
<td>Yes; no restrictions 198</td>
<td>No; N.C.T.E.L.</td>
<td>Tobacco?</td>
</tr>
<tr>
<td>N.C.T.E.L.</td>
<td>No; N.C.T.E.L.</td>
<td>Yes; required 171</td>
<td>MJ smoke subject to general indoor air reqs?</td>
</tr>
<tr>
<td>Yes; gen. reqs; 232 &amp; spec. 233</td>
<td>Yes; gen order reqs. 199</td>
<td>No specific reqs</td>
<td>Ventilation Reqs.?</td>
</tr>
<tr>
<td>Yes; gen. nuisance reqs. 234</td>
<td>Yes; gen. reqs. 200</td>
<td>Yes; gen req. 172</td>
<td>Odor Nuisance?</td>
</tr>
<tr>
<td>No; but conditions on permit 235</td>
<td>Gen. good neighbor rule 201</td>
<td>Yes; support reqd 173</td>
<td>Neighbor Control?</td>
</tr>
<tr>
<td>Yes; inspection by misc. 236</td>
<td>Yes; local law enforce. 202</td>
<td>Yes; general reqs. 174</td>
<td>Inspection?</td>
</tr>
<tr>
<td>Gen. misc. 237</td>
<td>Gen req for manager 203</td>
<td>Yes; train. plan reqd 175</td>
<td>Employee training?</td>
</tr>
<tr>
<td>Gen. misc. 238</td>
<td>Yes; miscellaneous 204</td>
<td>No specific reqs</td>
<td>Security requirements?</td>
</tr>
<tr>
<td>N.C.T.E.L. 239</td>
<td>1,000 ft. 205</td>
<td>1,000 ft. 176</td>
<td>From School?</td>
</tr>
<tr>
<td>N.C.T.E.L.</td>
<td>300 ft. 206</td>
<td>None 177</td>
<td>From other facility?</td>
</tr>
<tr>
<td>N.C.T.E.L.</td>
<td>Misc. restrictions zones 207</td>
<td>None 178</td>
<td>Other restrictions?</td>
</tr>
<tr>
<td>Local Ordinance (cont.)</td>
<td>West Hollywood Ord. No. 17-1016</td>
<td>Type/Level of Gov.</td>
<td>Law</td>
</tr>
<tr>
<td>-------------------------</td>
<td>---------------------------------</td>
<td>--------------------</td>
<td>-----</td>
</tr>
<tr>
<td>Local241</td>
<td>Primary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>State242</td>
<td>Secondary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Local243</td>
<td>Primary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>State (general)244</td>
<td>Secondary</td>
<td></td>
<td></td>
</tr>
<tr>
<td>N/A</td>
<td>Local Control?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes, area size limits245</td>
<td>Retails Stores /w Ancil. Consumpt. Area?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes; permitted246</td>
<td>Indep. Consumpt. Est.?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes; required247</td>
<td>Retail in Consumpt.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No; implied248</td>
<td>B.Y.O.M.?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No; prohibited249</td>
<td>Delivery to/onsite?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No; prohibited250</td>
<td>Remove Unconsumed?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No; not permitted251</td>
<td>Onsite Production?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No; N.C.T.E.L.252</td>
<td>Special Events?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes; general retail253</td>
<td>Amount/Potency?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>None; but separate licenses254</td>
<td>Product Type?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>None; no prohibitions255</td>
<td>Paraphernalia?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes; not prohibited256</td>
<td>B.Y.O. Outside Food?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes; permitted257</td>
<td>Serve outside food?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes; permitted258</td>
<td>Produce food onsite?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No; prohibited259</td>
<td>Alcohol?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes; but noise reqs260</td>
<td>Entertainment?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No; prohibited261</td>
<td>Tobacco?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes; required262</td>
<td>MJ smoke subject to general indoor air reqs?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes; required263</td>
<td>Ventilation Reqs.?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes; also gen. nuisances264</td>
<td>Odor Nuisance?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>N.C.T.E.L.</td>
<td>Gram Shop Liability?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No; but good neighbor rule265</td>
<td>Neighbor Control?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>No; but police oversight266</td>
<td>Inspection?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes; training required267</td>
<td>Employee training?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes; gen. reqs &amp; licensed guards268</td>
<td>Security requirements?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>600 ft. (all MJ est.)269</td>
<td>From School?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>600 ft. (all MJ est.)270</td>
<td>From other facility?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Yes, other misc zoning reqs271</td>
<td>Other restrictions?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Social Consumption of Marijuana: A Survey of Approaches

Appendix B


2 Id. § 1 (12-43.4-313(2)).

3 Id. § 2 (12-43.4-401); see also id. § 1 (12-43.4-313(3)).

4 Id. § 1 (313(1)).

5 Id. (313(3)).

6 Id. (313(1)).

7 Id. (12-43.4-408(1)(a)–(d)).

8 Id. (408(1)(a)).

9 Id.

10 Id. (408(1)(c)).

11 Id. (408(1)(c)).

12 Id.

13 Id.

14 Id. (408(1)(d)).

15 See id. § 2; id. § 3 (12-43.4-408(1)(c)).

16 Id. § 3 (12-43.4-408(1)(b)).

17 See id. (408(2)).

18 Id. (408(5)).

19 Id. (408(2)(b)).

20 Id.

21 Id.

22 Id. (408(2)(a)).

23 Id. § 11.

24 Id.

25 Id. (408(7)).

26 Id. (408(1)(e)).

27 Id. § 3 (408(6)).


29 Id. § 1(1); id. § 2(1).

30 See id. § 1(1); id. § 2(1).

31 Id. § 1(1)–(2), (3)(d); id. § 2(1)–(2), (3)(d).

32 See id. § 1(1)–(2); id. § 2(1)–(2).

33 See id. § 1(1); id. § 2(1) (local governments “may, by ordinance, require . . .” (emphasis added)).

34 See generally id. § 1, 2.

35 Id. § 1(1); id. § 2(1); see, e.g., id. § 1(5)(c) (defining “special event at which the use of marijuana is allowed”).

36 See, e.g., id. § 1(5)(d) (defining “paraphernalia” broadly).

37 Id. § 1(3)(a); id. § 2(3)(a).

38 Id. § 1(3)(a); id. § 2(3)(a).

40 Id. § 3(2).
41 See id.
42 Id. § 3(1), (3).
43 Id. § 3(5); see also id. § 6.
44 Id. § 6.
45 See generally id. § 3.
46 See id. § 3.
47 See id. § 3(3)(d).
48 See generally § 3(3)(a)–(h).
49 Id. § 7 (amending ORS 475B.160(1)(b)).
50 See generally § 3(3)(a)–(h).
51 See id. § § 3(3)(d).
52 Id. §§ 1–2.
53 See § 3(3)(a)–(h).
54 See id.
55 See id.
56 See id.
57 See id.
58 See id.
59 See id. § 3(3)(e) (delegating administrative rulemaking authority to prohibit consumption of alcohol on premises).
60 See id. § 3(3)(f) (delegating administrative rulemaking authority to prohibit use of video lottery games and “social games” on premises).
61 See id. § 3(3)(e).
62 See id. § 3(3)(g).
63 See id. § 3(3)(g).
64 See id. § 3(3)(h).
65 See id.
66 See id.
67 See id. § 3(2)(b)(B).
68 See id. § 3(2)(c).
69 Id. § 3(2)(b)(A) (consumption lounges cannot “be located in an area that is zoned exclusively for residential use”).
70 Marijuana Legalization Act, ST. OF MAINE: CITIZENS INITIATIVES & PEOPLE’S VETO, [https://perma.cc/KPR5-LHQS].
71 Id. § 2444(1).
72 Id. § 2449(2), (4).
73 Id. § 2444(2).
74 Id. § 2449(1).
75 See id. § 2449(2).
76 See id. § 2448(7)(A).
77 See id. § 2448(7).
78 See id.
79 See id.; see also id. § 2448(7)(D).
80 See id. § 2448(7)(A), (D).
81 See id. § 2448(7)(A).
82 Id. § 2451(2).
83 See id. § 2451(2).
84 See id. § 2448(7); see also § 2444(2)(E) (rulemaking authority to establish potency limits).
85 See id. § 2448(7). But see id. § 2452(5) (applying to marijuana smoke the same smoking restrictions that apply to tobacco; does not create exemption for smoking in social club).
86 See id. § 2448(7)(A).
87 Id.
88 Id.
89 Id.
90 See id.
91 Id.
92 Id. § 2452(5)(A). See generally supra note 85.
93 See generally supra notes 85, 92.
94 See generally supra notes 85, 92.
95 See Act § 2449(5).
96 See id. § 2448(7)(C)(4); see also id. § 2446(3) (requiring new marijuana-specific enforcement training for local law enforcement); id. § 2448(8) (inspection of books and records).
97 See generally id. § 2448(7).
98 See id. § 2444(2)(G) (granting rulemaking authority to agency to set security requirements).
99 See generally Act, supra note 70.
100 Cannabis Control Comm’n, 935 CMR 500.000: Adult Use of Marijuana, STATE OF MASS. (Dec. 21, 2017) [https://perma.cc/X43C-4T8V].
101 Id. § 500.103.
102 See id. § 500.170.
103 See generally id.
104 Id. § 500.170.
105 See id.
106 See id. § 500.050(E)(4)(a) (limiting social consumption establishment to retail sale of marijuana in single servings for onsite consumption).
107 See id. § 500.050(E)(4)(b)–(c) (providing for two types of marijuana social consumption establishments: (1) a “primary use” establishment, where “51% of more of average monthly revenue is derived from the sale of marijuana products to be consumed on premises”; and (2) a “mixed use” establishment, where “50% or less of average monthly gross revenue of a mixed use business [is] . . . from the sale of marijuana products to be consumed on the premises”).
108 See id. § 500.050(E)(4)(a).
109 See id. § 500.050(E)(4).
110 See id. § 500.145(B).
111 Id. § 500.145(C).
112 See generally id. § 500.050(A)(3).
113 Id. § 500.145(A)(2).
114 Compare id. § 500.050(E)(4)(a) (social consumption establishments may “sell single servings of marijuana to consumers for consumption on the premises” (emphasis added)), with id., e.g., § 500.050(E)(4)(b) (defining primary use in terms of “sale of marijuana products to be consumed on the premises.” (emphasis added)).
115 See generally id. § 500.145.
See id. § 500.145; see also id. § 500.050(E)(4)(c).

See id. § 500.145; see also id. § 500.050(E)(4)(c).

Id. § 500.145(D).

See id. § 500.145.

See id.

See id.

See id. § 500.105(J).

See id. § 500.105(Q).

Id. § 500.300.

See id. § 500.105(A)(2), (B); see also id. § 500.140(I) (consumer education requirements). See generally id. § 500.105.

See id. § 500.105(A)(1); see also id. § 500.110; id. § 500.145(E)(3) (requiring plan to provide patrons with rideshare and taxi services).

See generally Regulations, supra note 100.


See id. § 306.370(c).

Id. § 306.370(h).

See generally id. § 306.370.

See id. § 306.370(g).

Id.

See id. § 306.370(a).

See id.

See id.

Id. § 306.370(b)(6); see also id. § 306.370(c)(1)(E).

Id. § 306.370(b)(7).

Id. § 306.370(a)(3); see also id. § 306.370(c)(1)(D).

See id. §§ 306.370(a)(1)–(3).

See id. § 306.370(a).

Id. § 370.306(a)(2)(A).

Id. § 370.306(a)(2)(A)–(B) (one gram for marijuana; 10 mg of THC for marijuana products).

See id. § 370.306(a)(2)(C); § 370.306(b)(1)–(12).

Id. § 370.306(a)(2)(C).

Id. § 370.306(a)(2)(C).

Id. § 370.306(b)(1)–(12); id. § 370.306(b)(11).

Id. § 306.370(b)(3).

Id. § 306.370(a)(1) (separately ventilated area), (c)(1)(B) (ventilation plan required w/ application), (c)(1)(C) (isolated from rest of retail store; smoke-free area for employees).

Id. § 306.370(c)(f)(2).

See id. § 306.370(c)(1).

Id. § 306.370(c)(1)(A).

Denver, Colo., Neighborhood Approved Cannabis Consumption Pilot Program Initiative (July 5, 2016) [https://perma.cc/Z2L7-VAQF] (DENVER CODE §§6-300 to -319 (2017)).
See id. § 6-308.

Id. § 6-316(a) (rulemaking authority); id. § 6-317 (duties of city council, including establishing cannabis consumption task force).

See id. § 6-309(a)–(b) (no sale in consumption area “unless otherwise permitted by state law”). But see id. §6-307 (allowing overlapping licenses to extent lawful).

See id. § 6-309(a).

Id. § 6-309(a)–(b).

See id. § 6-309(a) (no sale by establishment’s employee “within or around” consumption area, unless state law provides otherwise).

Compare id. § 6-309(a) (no sale by establishment’s employee “within or around” consumption area, unless state law allows (emphasis added)), with id. § 6-309(b) (no sale by any person “within” consumption area, unless state law provides otherwise).

See id.

See id. § 6-302 (providing for temporary cannabis consumption permits).

Id. § 6-309(e).

See id. §§ 6-309 to -310; see also id. § 6-308(a)(8) (requiring a sanitation plan for paraphernalia rentals).

See id. § 6-309.

See id. § 6-307 (allowing overlapping licenses); id. § 6-309.

See id. § 6-307 (allowing overlapping licenses); id. § 6-309.

See id. § 6-307 (allowing overlapping licenses); id. § 6-309.

Id. § 6-305 (time limits for cannabis consumption).

Id. § 6-310(c).

Id. § 6-310(d).

Id. § 6-303 (requiring license applicant to provide evidence of community support); 6-304 (allowing eligible neighborhood organizations (ENO) to submit evidence of community support without consent of applicant); Id. § 6-305 (allowing ENO to impose further time limit restrictions for cannabis consumption). see also 6-301(7) (defining “evidence of community support”).

Id. § 6-314.

Id. § 6-308(c).

Id. § 6-311(a).

Id. § 6-311(b).

Id.


See generally id.

Id. § 1 (6.96.020).

See id. § 1 (6.96.100) (requiring general compliance with state law and regulations).

Id. (6.96.070(C)).

See generally id. § 1.

Id. (6.96.070(C)).

See generally id. § 1.

Id. (6.96.070(F)).

See generally id. § 1.

See generally id.

See generally id.

See generally id.

See generally id.

See id. (6.96.010 (defining marijuana consumption lounge to include consumption of marijuana and marijuana products)).

Id. (6.96.070(E)); see also id. (6.96.020(B)) (authorizing consumption lounge to sell or provide paraphernalia); see also id. (6.96.010) (defining “paraphernalia” broadly).
See id. (6.96.070(A)–(I)).

See id.

See id. (6.96.070(A)–(I)).

Id. (6.96.070(H)).

Id. (6.96.070(G)).

See id. (6.96.070(A)–(I)).

Id. (6.96.080(A)).

Id.

Id. (6.96.080(C)).

See id. (6.96.090); see also id. (6.96.080(E)) (requiring 24/7 surveillance of interior and live feed to law enforcement).

See id. § 1; id. (6.96.080(F)).

Id. (6.96.080(B) (requires compliance with security plan), (E) (24/7 surveillance); see also id. (6.96.040(A)) (approval of security plan is requirement for license).

Id. § 5.

Id.

Id. § 4 (license restricted to C-1, C-2, C-M, and M zoning districts).


Id. § 8A.2(c).

Id. § 8A.8.

Id. §§ 8A.4(f)(6); id. § 8A.8.

See S.F. POLICE CODE §§ 1612, 1617.

See, e.g., S.F. HEALTH CODE § 8A.4(g).

S.F. HEALTH CODE § 8A.2(b).

See id.

See S.F. POLICE CODE § 1620.

See id.

See S.F. POLICE CODE § 1620.

S.F. POLICE code § 1620(a).


See S.F. POLICE CODE § 1607; S.F. HEALTH CODE § 8A.2.

See S.F. HEALTH CODE § 8A.6; S.F. POLICE CODE. § 1620.

See S.F. HEALTH CODE § 8A.6; S.F. POLICE CODE. § 1620.

See S.F. HEALTH CODE § 8A.6; S.F. POLICE CODE. § 1620.

See S.F. HEALTH CODE § 8A.6.

See S.F. HEALTH CODE § 8A.6.

See S.F. HEALTH CODE § 8A.6.

S.F. HEALTH CODE § 8A.6(g); see also S.F. POLICE CODE § 1620(b)(4).

See S.F. HEALTH CODE § 8A.6.

S.F. HEALTH CODE § 8A.6(g); see also S.F. POLICE CODE § 1620(b)(4).

233 S.F. HEALTH CODE § 8A.6(i).

234 See id.; S.F. POLICE CODE § 1635; see also S.F. HEALTH CODE § 8A.4(g)(4).

235 See S.F. POLICE CODE §§ 1612, 1617.

236 S.F. POLICE CODE § 1630.


239 See generally S.F. HEALTH CODE § 8A.4; id. § 8A.6; S.F. POLICE CODE § 1620.

240 West Hollywood, Cal., Ordinance 17-1016 (Nov. 20, 2017) [https://perma.cc/6M9N-NNWJ] (W. HOLLYWOOD, CAL., MUN. CODE tit. 5, art. 2, §§ 5.16–.120 (2018)).

241 W. HOLLYWOOD CODE § 5.70.030.

242 Id. § 5.70.090 (requiring general compliance with state licensing requirements).

243 Id. § 5.70.080.

244 See id. § 5.70.070 (requiring general compliance with state law).

245 Id. § 5.70.041(13)(d).

246 See id.

247 See, e.g., id. § 5.70.030(5).

248 See generally id. § 5.70.041.

249 See id. § 5.70.041(8).

250 See id. § 5.70.030(5) (“sales of products to be consumed on-site”).

251 See id. § 5.70.041(8).

252 See id. § 5.70.030(5).

253 Id. § 5.70.041(5).

254 Id. § 5.70.041(12); see also id. § 5.70.030(5) (different licenses for “edible ingestion only” areas and “smoking, vaping, [and] ingestion” area).

255 See id. § 5.70.041.

256 See id.

257 Id. § 5.70.04(2).

258 Id.

259 Id. § 5.70.041(2).

260 Id. § 5.70.041(17).

261 Id. § 5.70.041(2).

262 Id. § 5.70.041(14).

263 Id. § 5.70.041(11), (14).

264 See id.; see also, e.g., id. § 5.70.041(15) (patron behavior), (17) (noise), (18) (general).

265 See id. § 5.70.041(15).

266 See id. § 5.70.041(15).

267 Id. § 5.70.041(6), (7).

268 Id. § 5.70.041(16) (consumption-area employee training); see also id. § 5.70.041(7) (regular meetings with fire and police departments).

269 Id. § 5.70.030(4).

270 Id.

271 Id.