

TITLE 4: ECONOMIC RESOURCES
DIVISION 5: BUSINESS REGULATION

§ 53026. Marijuana Lounge License.

(a) Marijuana lounges licensed to sell and/or allow for the on-site consumption of marijuana, marijuana extracts, or marijuana products are subject to regulation by the Commission.

(b) A marijuana lounge licensee must have a “Class 1” or “Class 2” marijuana lounge license issued by the Commission for the premises at which marijuana, marijuana extracts, and marijuana products are received, kept, stored, delivered, sold, or consumed.

(c) A marijuana lounge licensee may not sell, distribute, or allow the consumption of alcohol on the marijuana lounge premises.

(d) No persons under the age of 21 may be allowed to enter a marijuana lounge, unless that individual meets the requirements of subsection (f).

(e) Licensed marijuana lounges shall be exempted from PL 16-46, the “Smoke-free Air Act of 2008”, to allow for on-site consumption of marijuana, marijuana extracts, and marijuana products.

(f) Exemptions to this section are applied for:

(1) A person between the age of 18 and 20 years of age in possession of a valid identification, accompanied with a medical form or any documentation validating the person as a medical marijuana patient will be allowed on the premises of a marijuana lounge with a “Class 1” or “Class 2” license; and

(2) A person under 18 years of age in possession of a valid identification, accompanied with a medical form or any documentation validating the person as a medical marijuana patient, and is accompanied by a parent(s) or legal guardian, will be allowed only in a marijuana lounge with a “Class 2” license.

Source: PL 20-66 § 2(126) (Sept. 21, 2018), modified.

Commission Comment: The Commission changed “is” to “are” in (a); inserted a comma after “sold” in (b); inserted a comma after “distribute” in (c); struck “of this Section” in (d); and changed “Public Law No.” to “PL” in (e) pursuant to 1 CMC § 3806(g).