

APPLICATION FOR A SPECIAL EVENTS PERMIT

Department Use Only

**IN ORDER TO QUALIFY FOR A SPECIAL EVENTS PERMIT, YOU MUST BE NONPROFIT
 AND ONE OF THE FOLLOWING (See back for details.)**

- | | | |
|------------------------------------|--|---|
| <input type="checkbox"/> SOCIAL | <input type="checkbox"/> ATHLETIC | <input type="checkbox"/> PHILANTHROPIC INSTITUTION |
| <input type="checkbox"/> FRATERNAL | <input type="checkbox"/> CHARTERED BRANCH, LODGE OR CHAPTER | <input type="checkbox"/> POLITICAL CANDIDATE |
| <input type="checkbox"/> PATRIOTIC | <input type="checkbox"/> OF A NATIONAL ORGANIZATION OR SOCIETY | <input type="checkbox"/> MUNICIPALITY OWNING ARTS
FACILITIES |
| <input type="checkbox"/> POLITICAL | <input type="checkbox"/> RELIGIOUS INSTITUTION | |

LIAB TYPE OF SPECIAL EVENT APPLICANT IS APPLYING FOR:	DO NOT WRITE IN THIS SPACE
2110 <input type="checkbox"/> MALT, VINOUS AND SPIRITUOUS LIQUOR \$25.00 PER DAY	LIQUOR PERMIT NUMBER
2170 <input type="checkbox"/> FERMENTED MALT BEVERAGE (3.2 Beer) \$10.00 PER DAY	

1. NAME OF APPLICANT ORGANIZATION OR POLITICAL CANDIDATE	State Sales Tax Number (Required)
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2. MAILING ADDRESS OF ORGANIZATION OR POLITICAL CANDIDATE (include street, city/town and ZIP)	3. ADDRESS OF PLACE TO HAVE SPECIAL EVENT (include street, city/town and ZIP)
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NAME	DATE OF BIRTH	HOME ADDRESS (Street, City, State, ZIP)	PHONE NUMBER
4. PRES./SEC'Y OF ORG. or POLITICAL CANDIDATE			
5. EVENT MANAGER			
6. HAS APPLICANT ORGANIZATION OR POLITICAL CANDIDATE BEEN ISSUED A SPECIAL EVENT PERMIT THIS CALENDAR YEAR? <input type="checkbox"/> NO <input type="checkbox"/> YES HOW MANY DAYS? _____	7. IS PREMISES NOW LICENSED UNDER STATE LIQUOR OR BEER CODE? <input type="checkbox"/> NO <input type="checkbox"/> YES TO WHOM? _____		

8. DOES THE APPLICANT HAVE POSSESSION OR WRITTEN PERMISSION FOR THE USE OF THE PREMISES TO BE LICENSED? Yes No

LIST BELOW THE EXACT DATE(S) FOR WHICH APPLICATION IS BEING MADE FOR PERMIT

| Date | |
|-------|------|-------|------|-------|------|-------|------|-------|------|
| Hours | From |
| | To |
| | .m. |

OATH OF APPLICANT

I declare under penalty of perjury in the second degree that I have read the foregoing application and all attachments thereto, and that all information therein is true, correct, and complete to the best of my knowledge.

SIGNATURE	TITLE	DATE
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REPORT AND APPROVAL OF LOCAL LICENSING AUTHORITY (CITY OR COUNTY)

The foregoing application has been examined and the premises, business conducted and character of the applicant is satisfactory, and we do report that such permit, if granted, will comply with the provisions of Title 12, Article 48, C.R.S., as amended.

THEREFORE, THIS APPLICATION IS APPROVED.

LOCAL LICENSING AUTHORITY (CITY OR COUNTY)	<input type="checkbox"/> CITY <input type="checkbox"/> COUNTY	TELEPHONE NUMBER OF CITY/COUNTY CLERK
SIGNATURE	TITLE	DATE

DO NOT WRITE IN THIS SPACE - FOR DEPARTMENT OF REVENUE USE ONLY

LIABILITY INFORMATION

License Account Number	Liability Date	State	TOTAL
		-750 (999)	\$.

APPLICATION INFORMATION AND CHECKLIST

THE FOLLOWING SUPPORTING DOCUMENTS MUST BE ATTACHED TO THIS APPLICATION FOR A PERMIT TO BE ISSUED:

- ~~Appropriate fee.~~ **\$100 fee payable to City of Rifle***
- Diagram of the area to be licensed (not larger than 8 1/2" X 11" reflecting bars, walls, partitions, ingress, egress and dimensions.
Note: If the event is to be held outside, please submit evidence of intended control, i.e., fencing, ropes, barriers, etc.
- Copy of deed, lease, or written permission of owner for use of the premises.
- Certificate of good corporate standing (NONPROFIT) issued by Secretary of State within last two years; **or**
- If not incorporated, a NONPROFIT charter; **or**
- If a political Candidate, attach copies of reports and statements that were filed with the Secretary of State.
- City of Rifle Special Events Liquor Permit Application**

FORTY-FIVE (45)

- APPLICATION MUST FIRST BE SUBMITTED TO THE LOCAL LICENSING AUTHORITY (CITY OR COUNTY) AT LEAST ~~THIRTY (30)~~ FORTY-FIVE (45) DAYS PRIOR TO THE EVENT.**
- THE PREMISES TO BE LICENSED MUST BE POSTED AT LEAST TEN (10) DAYS BEFORE A HEARING CAN BE HELD. (12-48-106 C.R.S.)**
- ~~AN APPROVED APPLICATION MUST BE RECEIVED BY THE LIQUOR ENFORCEMENT DIVISION AT LEAST TEN (10) DAYS PRIOR TO THE EVENT.~~**
- ~~CHECK PAYABLE TO THE COLORADO DEPARTMENT OF REVENUE~~**

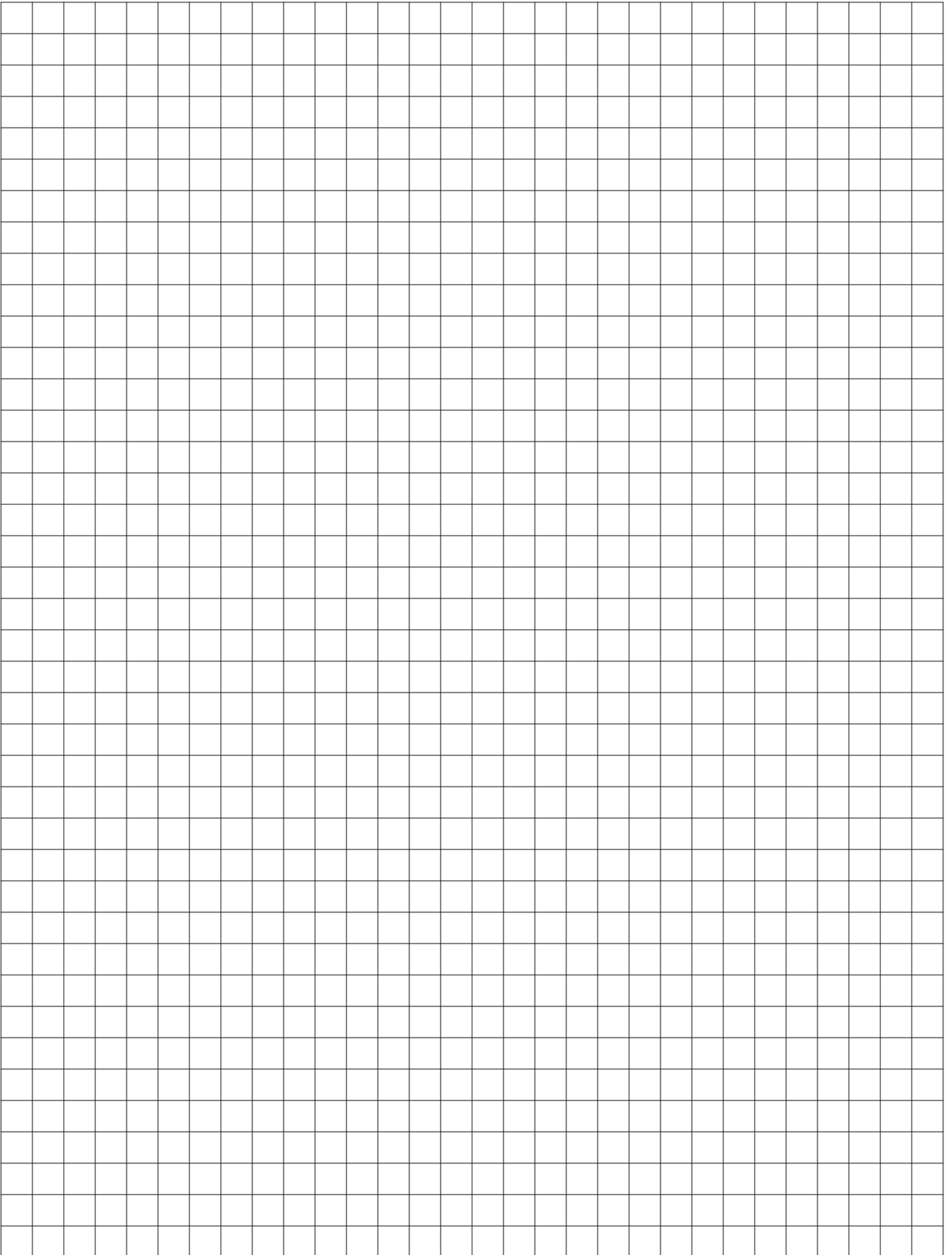
(12-48-102 C.R.S.)

A Special Event Permit issued under this article may be issued to an organization, whether or not presently licensed under Articles 46 and 47 of this title, which has been incorporated under the laws of this state for the purpose of a social, fraternal, patriotic, political or athletic nature, and not for pecuniary gain or which is a regularly chartered branch, lodge or chapter of a national organization or society organized for such purposes and being non profit in nature, or which is a regularly established religious or philanthropic institution, and to any political candidate who has filed the necessary reports and statements with the Secretary of State pursuant to Article 45 of Title 1, C.R.S. A Special Event permit may be issued to any municipality owning arts facilities at which productions or performances of an artistic or cultural nature are presented for use at such facilities.

If an event is cancelled, the application fees and the day(s) are forfeited.

***Applicant is also responsible for paying the actual costs of providing notice of public hearing.**

DIAGRAM OF PREMISES



City of Rifle

Special Event Liquor Permit Application

Name of Applicant / Organization:

Thank you for your interest in a Special Event in the City of Rifle. In addition to the State Application (Form #DR 8439), the following information must be provided in order for your application to be considered. Incomplete applications will be rejected. Attach separate sheets if necessary to provide complete answers to all questions. Please do not hesitate to contact the City Clerk with questions at (970) 665-6405.

1. The City requires that a Special Event Liquor Permit application be received no later than 45 days prior to the event. What is the date(s) of your event?
2. Describe your event.
3. Explain the nature of your organization, its function, and who or what benefits from its operations.
4. Who or what organization will be the recipient of funds derived from this event?
5. How many attendees do you expect at this event?
6. Describe the premises at which this event will take place.
7. What security measures will you take to ensure your event will be safe for all participants?
8. How many security personnel will be on hand?
9. How will security personnel be identified?
10. If this event is being held outdoors, how will the exterior boundaries of the premises be marked?

11. What type of entertainment will be provided, if any, for this event?

12. What method will be used to check identification for proper age of attendees (i.e., at the door, at the bar, etc.) and how will underage patrons be identified so as not to be served alcohol beverages?

13. How will the conduct and level of intoxication of attendees be monitored and by whom?

14. Rifle Municipal Code Sec. 6-5-170(a)(3) requires that at least one server, manager, or owner/operator, including volunteers, who has successfully completed an approved educational liquor serving seminar, be present at all times and supervise the dispensing of alcoholic beverages. What is/are the name(s) of the person(s) who has/have this certification and will be on the premises the entire time of your event? **Please attach a copy of the certification(s) of this/these person(s).**

15. What types of alternate beverages and food/snacks will be available?

16. Explain how this event will be marketed, describing what kinds of advertising material will be distributed and the targeted recipients of such material.

17. Have you included the appropriate fees with your application?
Fees: For Malt, Vinous, and Spirituous Liquor or for Fermented Malt Beverage (3.2% Beer)
Check payable to the *City of Rifle* for \$100.00 per event

18. Does your diagram of the intended licensed premises include:
Measurements/dimensions of the area to be licensed?
Points of ingress/egress?
An outline *in red* of the area to be licensed?

I certify that I am familiar with the provisions of: (1) Title 12, Article 48 of the Colorado Revised Statutes; and (2) Sections 6-5-120, 6-5-170, 10-8-70, and 10-8-80 of the Rifle Municipal Code, which govern special event liquor permits.

Signature:

Date:

APPLICANT: Keep this page for your reference.

COLORADO REVISED STATUTES

*** This document reflects changes current through all laws passed at the Second Regular and First Extraordinary Sessions of the Sixty-Eighth General Assembly of the State of Colorado 2012 and Constitutional and Statutory amendments approved at the General Election on November 6, 2012 ***

TITLE 12. PROFESSIONS AND OCCUPATIONS
GENERAL - Continued
ARTICLE 48. LIQUORS - SPECIAL EVENT PERMITS

12-48-101. Special licenses authorized

The state or local licensing authority, as defined in articles 46 and 47 of this title, may issue a special event permit for the sale, by the drink only, of fermented malt beverages, as defined in [section 12-46-103](#), or the sale, by the drink only, of malt, spirituous, or vinous liquors, as defined in [section 12-47-103](#), to organizations and political candidates qualifying under this article, subject to the applicable provisions of articles 46 and 47 of this title and to the limitations imposed by this article.

HISTORY: Source: L. 71: p. 866, § 1. C.R.S. 1963: § 75-3-1.L. 76: Entire section amended, p. 507, § 1, effective April 30.L. 83: Entire section amended, p. 563, § 1, effective May 26.L. 2011: Entire section amended, ([SB 11-066](#)), [ch. 206](#), [p. 879](#), § 1, effective August 10.

Cross references: For disposition of moneys collected under this title, see [§ 24-35-101](#) and [24-36-103](#); for practicing a profession or operating a business without a license, see [§ 12-51-106](#) and [16-13-306](#); for rule-making procedures and license suspension and revocation procedures by state agencies, see article 4 of title 24; for the authority of the executive director of the department of regulatory agencies to change the period of validity and renewal date of any license or certificate issued by any examining or licensing board or commission in the division of registrations, see [§ 24-34-102 \(7\)](#) and (8); for an alternative disciplinary action for persons licensed, registered, or certified pursuant to this title, see [§ 24-34-106](#).

12-48-102. Qualifications of organizations for permit - qualifications of municipalities or municipalities owning arts facilities - qualifications of candidates

(1) A special event permit issued under this article may be issued to an organization, whether or not presently licensed under articles 46 and 47 of this title, which has been incorporated under the laws of this state for purposes of a social, fraternal, patriotic, political, or athletic nature, and not for pecuniary gain, or which is a regularly chartered branch, lodge, or chapter of a national organization or society organized for such purposes and being nonprofit in nature, or which is a regularly established religious or philanthropic institution, or which is a state institution of higher education, and to any political candidate who has filed the necessary reports and statements with the secretary of state pursuant to article 45 of title 1, C.R.S. For purposes of this article, a state institution of higher education includes each principal campus of a state system of higher education.

(2) A special event permit may be issued to any municipality owning arts facilities at which productions or performances of an artistic or cultural nature are presented for use at such facilities, subject to the provisions of this article.

HISTORY: Source: L. 71: p. 866, § 1. C.R.S. 1963: § 75-3-2.L. 81: Entire section amended, p. 802, § 4, effective May 26.L. 83: (1)(a) amended, p. 563, § 2, effective May 25.L. 2011: (1) amended, ([HB 11-1301](#)), [ch. 297](#), [p. 1423](#), § 14, effective August 10.

Editor's note: The provisions in this section were renumbered in 1999 for ease of location.

12-48-103. Grounds for issuance of special permits

(1) Repealed.

(2) (a) A special event permit may be issued under this section notwithstanding the fact that the special event is to be held on premises licensed under the provisions of [section 12-47-403](#), [12-47-403.5](#), [12-47-416](#), [12-47-417](#), or [12-47-422](#). The holder of a special event permit issued pursuant to this subsection (2) shall be responsible for any violation of article 47 of this title.

(b) If a violation of this article or of article 47 of this title occurs during a special event wine festival and the responsible licensee can be identified, such licensee may be charged and the appropriate penalties may apply. If the responsible licensee cannot be identified, the state licensing authority may send written notice to every licensee identified on the permit applications and may fine each the same dollar amount. Such fine shall not exceed twenty-five dollars per licensee or two hundred dollars in the aggregate. No joint fine levied pursuant to this paragraph (b) shall apply to the revocation of a limited wineries license under [section 12-47-601](#).

(3) Nothing in this article shall be construed to prohibit the sale or dispensing of malt, vinous, or spirituous liquors on any closed street, highway, or public byway for which a special event permit has been issued.

HISTORY: Source: L. 71: p. 866, § 1. C.R.S. 1963: § 75-3-3.L. 76: Entire section amended, p. 507, § 2, effective April 30.L. 81: (2) and (3) amended, p. 816, § 1, effective June 12.L. 83: (2) amended, p. 565, § 1, effective May 4; (1) amended, p. 564, § 3, effective May 25.L. 97: (2) amended, p. 301, § 11, effective July 1.L. 2004: (2) amended, p. 1084, § 1, effective May 25.L. 2008: (2)(a) amended, p. 1557, § 6, effective July 1.L. 2011: (1) repealed, ([SB 11-066](#)), [ch. 206](#), [p. 879](#), § 2, effective August 10.

12-48-104. Fees for special permits

(1) Special event permit fees are:

(a) Ten dollars per day for a malt beverage permit;

(b) Twenty-five dollars per day for a malt, vinous, and spirituous liquor permit.

(2) All fees are payable in advance to the department of revenue for applications for special event permits submitted to the state licensing authority for approval.

HISTORY: Source: L. 71: p. 867, § 1. C.R.S. 1963: § 75-3-4.L. 2011: (2) amended, ([SB 11-066](#)), [ch. 206](#), [p. 880](#), § 3, effective August 10.

APPLICANT: Keep this page for your reference.

12-48-105. Restrictions related to permits

- (1) Each special event permit shall be issued for a specific location and is not valid for any other location.
- (2) A special event permit authorizes sale of the beverage or the liquors specified only during the following hours:
 - (a) Between the hours of five a.m. of the day specified in a malt beverage permit and until twelve midnight on the same day;
 - (b) Between the hours of seven a.m. of the day specified in a malt, vinous, and spirituous liquor permit and until two a.m. of the day immediately following.
- (3) The state or a local licensing authority shall not issue a special event permit to any organization for more than fifteen days in one calendar year.
- (4) No issuance of a special event permit shall have the effect of requiring the state or local licensing authority to issue such a permit upon any subsequent application by an organization.
- (5) Sandwiches or other food snacks shall be available during all hours of service of malt, spirituous, or vinous liquors, but prepared meals need not be served.

HISTORY: Source: L. 71: p. 867, § 1. C.R.S. 1963: § 75-3-5.L. 76: (3) and (4) amended and (5) added, p. 508, § 3, effective April 30.L. 2011: (3) amended, (SB 11-066), ch. 206, p. 880, § 4, effective August 10.

12-48-106. Grounds for denial of special permit

- (1) The state or local licensing authority may deny the issuance of a special event permit upon the grounds that the issuance would be injurious to the public welfare because of the nature of the special event, its location within the community, or the failure of the applicant in a past special event to conduct the event in compliance with applicable laws.
- (2) Public notice of the proposed permit and of the procedure for protesting issuance of the permit shall be conspicuously posted at the proposed location for at least ten days before approval of the permit by the local licensing authority.

HISTORY: Source: L. 71: p. 867, § 1. C.R.S. 1963: § 75-3-6.L. 76: Entire section R&RE, p. 508, § 4, effective April 30.L. 2011: (1) amended, (SB 11-066), ch. 206, p. 880, § 5, effective August 10.

12-48-107. Applications for special permit

- (1) Applications for a special event permit shall be made with the appropriate local licensing authority on forms provided by the state licensing authority and shall be verified by oath or affirmation of an officer of the organization or of the political candidate making application.
- (2) In addition to the fees provided in [section 12-48-104](#), an applicant shall include payment of a fee established by the local licensing authority, not to exceed one hundred dollars, for both investigation and issuance of a permit. Upon approval of any application, the local licensing authority shall notify the state licensing authority of the approval, except as provided by subsection (5) of this section. The state licensing authority shall promptly act and either approve or disapprove the application. In reviewing an application, the local licensing authority shall apply the same standards for approval and denial applicable to the state licensing authority under this article.
- (3) The local licensing authority shall cause a hearing to be held if, after investigation and upon review of the contents of any protest filed by affected persons, sufficient grounds appear to exist for denial of a permit. Any protest shall be filed by affected persons within ten days after the date of notice pursuant to [section 12-48-106 \(2\)](#). Any hearing required by this subsection (3) or any hearing held at the discretion of the local licensing authority shall be held at least ten days after the initial posting of the notice, and notice thereof shall be provided the applicant and any person who has filed a protest.
- (4) The local licensing authority may assign all or any portion of its functions under this article to an administrative officer.
- (5) (a) A local licensing authority may elect not to notify the state licensing authority to obtain the state licensing authority's approval or disapproval of an application for a special event permit. The local licensing authority is required only to report to the liquor enforcement division, within ten days after it issues a permit, the name of the organization to which a permit was issued, the address of the permitted location, and the permitted dates of alcohol beverage service.
(b) A local licensing authority electing not to notify the state licensing authority shall promptly act upon each application and either approve or disapprove each application for a special event permit.
(c) The state licensing authority shall establish and maintain a web site containing the statewide permitting activity of organizations that receive permits under this article. In order to ensure compliance with [section 12-48-105 \(3\)](#), which restricts the number of permits issued to an organization in a calendar year, the local licensing authority shall access information made available on the web site of the state licensing authority to determine the statewide permitting activity of the organization applying for the permit. The local licensing authority shall consider compliance with [section 12-48-105 \(3\)](#) before approving any application.

HISTORY: Source: L. 71: p. 867, § 1. C.R.S. 1963: § 75-3-7.L. 76: (2) amended and (3) and (4) added, p. 508, § 5, effective May 25.L. 83: (1) amended, p. 564, § 4, effective May 25.L. 84: (2) amended, p. 431, § 25, effective July 1.L. 2007: (2) amended, p. 600, § 2, effective August 3.L. 2011: (2) amended and (5) added, (SB 11-066), ch. 206, p. 880, § 6, effective August 10.

12-48-108. Exemptions

An organization otherwise qualifying under [section 12-48-102](#) shall be exempt from the provisions of this article and shall be deemed to be dispensing gratuitously and not to be selling fermented malt beverages or malt, spirituous, or vinous liquors when it serves, by the drink, fermented malt beverages or malt, spirituous, or vinous liquors to its members and their guests at a private function held by such organization on unlicensed premises so long as any admission or other charge, if any, required to be paid or given by any such member as a condition to entry or participation in the event is uniform as to all without regard to whether or not a member or such member's guest consumes or does not consume such beverages or liquors. For purposes of this section, all invited attendees at a private function held by a state institution of higher education shall be considered members or guests of the institution.

HISTORY: Source: L. 81: Entire section added, p. 812, § 2, effective July 1.L. 2011: Entire section amended, (HB 11-1301), ch. 297, p. 1423, § 15, effective August 10.

Rifle Municipal Code

Sec. 6-5-120. Special event permit application.

Pursuant to Section 12-48-101 et seq., C.R.S., the City may issue special event permits for the sale of fermented malt and alcoholic beverages to those organizations set forth in the special event permit statute and on the grounds set forth therein. (Prior code 7.08.120)

Sec. 6-5-170. Education requirements for licensees.

(a) Education requirements.

(1) All managers or owners/operators registered with the State and the Liquor Licensing Authority are required to attend an educational liquor seminar approved by the Liquor Licensing Authority at the next scheduled seminar offered by the City after the date the license is approved by the Liquor Licensing Authority and to receive a certificate of completion. Such certificate may take the form of a card or any other form decided upon by the Liquor Licensing Authority. Successful completion of the educational liquor seminar must be recorded with the Liquor Licensing Authority. The certificate of completion shall be valid for a period of four (4) years.

(2) Except for volunteers serving alcoholic beverages pursuant to a special events permit, every licensee shall ensure that, upon employment, all servers shall attend the next scheduled educational liquor serving seminar offered by the City and receive a certificate of completion. The certificate received by servers who successfully complete the educational liquor serving seminar shall be valid for a period four (4) years.

(3) At every event for which a special event liquor license is issued, the licensee shall ensure that at least one (1) server, manager or owner/operator, including volunteers, who has successfully completed an approved educational liquor serving seminar, is present at all times and is supervising the dispensing of alcoholic beverages.

(4) At the time an applicant files an application for issuance, renewal or transfer of a liquor or fermented malt beverages license, or to change the location or corporate structure of the licensed premises or entity, the applicant shall submit to the City Clerk information to prove that the requisite percentage of servers, managers and/or owners/operators required to be certified under this Section have certificates in full force and effect as a condition of approval of the application. Required information shall include the names of all servers, the date of hire of all servers, the date each server attended training and the date of expiration of each server's certification. All licensees shall maintain a file of certificates on all managers and owners/operators employed by said licensee and shall exhibit said copies of certificates when requested to do so by the City Clerk, the Chief of Police, police employees or other appropriate officials of the City.

(b) Course requirements.

(1) Every agency offering a course of instruction approved by the Liquor Licensing Authority shall issue a certificate to those enrollees who successfully complete the liquor educational seminar. The certificate shall be dated to show the date of completion of the training and the date of certificate expiration, and shall be evidence that the person has been in actual attendance a minimum number of hours at the course and has achieved a reasonable mastery of the theories and facts presented. No agency approved by the City Council to provide manager or owner/operator training shall issue a certificate unless the person has actually attended and achieved a reasonable mastery of the materials.

(2) The Liquor Licensing Authority shall establish by resolution the general criteria for courses and qualifications of instructors which shall satisfy the liquor educational requirements of this Section. These requirements shall be available in the office of the City Clerk. Any qualified person may submit to the City

APPLICANT: Keep this page for your reference.

Clerk a request that a particular seminar be deemed to meet the educational requirements. The City Clerk or Liquor Licensing Authority may make such determination.

(c) Costs. All persons enrolled in an educational liquor seminar presented by the City pursuant to this Section must pay to the City Clerk the actual cost of attending the seminar.

(d) Penalties for noncompliance.

(1) Failure to comply with this Section shall be considered a violation of the conditions for the issuance of a license and a violation of this Code and may be punished accordingly.

(2) Failure to maintain continuous compliance with the educational requirements of Subsection (b) above may subject a licensee to suspension or revocation of a license as provided for in Section 12-47-601, C.R.S. (Prior code 7.08.160; Ord. 17 §4, 2008)

Sec. 10-8-70. Distribution to minors and others prohibited.

(a) It is unlawful for any person to sell, serve, give away, dispose of, exchange, procure, deliver or permit the sale, serving, giving or procuring of any fermented malt beverages or malt, vinous or spirituous liquors to or for any person under the legal drinking age, to a visibly intoxicated person, or to a known habitual drunkard. Said offense shall be one of strict liability.

(b) A violation of this Section is a Class A municipal offense. Penalties for this violation are set forth in Section 10-1-40 of this Chapter. (Prior code 7.04.050; Ord. 4 §1, 2005)

Sec. 10-8-80. Open container.

(a) Except as provided in Subsection (c) below, it is unlawful for any person to intentionally, knowingly, willfully or negligently have either in his or her possession or within a motor vehicle under his or her control, while in or upon any public street, highway, alley, sidewalk, park, elementary or secondary school building or grounds, or other publicly owned property located within the City limits, or parking area open to the public, a bottle, can or other receptacle which is open, which has a broken seal or the contents of which have been partially removed, and which contains any alcoholic or fermented malt beverage.

(b) Nothing in this Section shall prohibit the consumption, possession or sale of alcoholic or fermented malt beverages when the City Manager has issued a permit therefor; provided that:

(1) Such permit shall be issued only for a designated area;

(2) Such permit shall not be issued for longer than ten (10) calendar days in any year; and

(3) The City Manager has determined that the permit is necessary or desirable for conducting a public event or celebration and that adequate provision has been made for police supervision and area maintenance.

(c) It shall not be unlawful for any person to have in his or her possession or under his or her control one (1) opened container of vinous liquor removed from a licensed premises pursuant to Section 12-47-411(3.5), C.R.S.

(d) A violation of Subsection (a) or (b) above is a Class B municipal offense. Penalties for this violation are set forth in Section 10-1-40 of this Chapter. (Prior code 7.04.060; Ord. 4 §1, 2005)