

DRAFT COMPARISON OF ARTICLE X OF CHAPTER 20 AMENDMENT

ARTICLE X. ~~–ADDITIONAL SALES TAX TAXES ON THE GROSS TAXABLE AMOUNT PAID PURCHASE OR CHARGED FOR PURCHASING OR ACQUIRING SALE OF MARIJUANA, AND MARIJUANA PARAPHERNALIA, MARIJUANA-INFUSED PRODUCTS, AND SYNTHETIC MARIJUANA PRODUCTS~~

Sec. 20-250. ~~–Purpose.~~

The purpose of this article is to impose ~~a sales tax of seven (7) percent,~~ in addition to the city's existing 34.5 percent% sales and use tax: (a) a sales tax on the gross taxable amount paid or charged for purchasing or acquiring sale of marijuana, marijuana paraphernalia, marijuana-infused products, and synthetic and marijuana products in the City of Commerce City; and (b) an excise tax on the wholesale sale or transfer of marijuana and marijuana products to or from a marijuana business located in the City of Commerce City.

Sec. 20-251. ~~–Definitions.~~

Unless the context clearly indicates otherwise, the following words and phrases as used in this article shall have the following meaning:

- (a) Average market rate means the rate determined and published from time to time by the Colorado Department of Revenue pursuant to § 39-28.8-101(1.5).
- (b) Gross taxable amount means the total amount received in money, credit, property or other consideration valued in money paid or charged for purchasing or acquiring marijuana, or marijuana paraphernalia, marijuana-infused products, and synthetic marijuana products.
- (c) Marijuana means all parts of the plant of the genus cannabis (whether growing or not), the seeds thereof, the resin extracted from any part of the plant, and every compound, manufacture, salt, derivative, mixture, or preparation of the plant, its seeds, or its resin, including marijuana concentrate.
- (d) Marijuana business shall have the meaning assigned to that term by Section 8-2101 of this code.
- (e) Marijuana paraphernalia means devices, contrivances, instruments, and paraphernalia for smoking, inhaling or otherwise consuming or using marijuana or marijuana products, including without limitation rolling papers, tools, pipes, water pipes, and vaporizers.
- (f) Marijuana products mean any and all products that are comprised of, or include as an ingredient, marijuana or marijuana derivatives including without limitation edibles, ointments, tinctures, synthetic marijuana products, and marijuana paraphernalia.
- (g) Person means any individual, firm, partnership, joint venture, corporation, estate or trust, receiver, trustee, assignee, lessee or any person acting in a fiduciary or representative capacity, whether appointed by court or otherwise, or any group or combination acting as a unit.
- (h) Price means the aggregate value in of money or any thing or other things, measured in currency, paid or delivered or promised to be paid or delivered for purchasing or acquiring marijuana, marijuana paraphernalia, marijuana-infused products, and synthetic marijuana products. the purchase or sale of marijuana and marijuana products. Price includes the amount of money received or due in cash and credits, property at fair market value taken in exchange, any consideration or exchange, and the total price charged.
- (i) Purchase or sale means the acquisition or disposition for a price of marijuana, marijuana paraphernalia, marijuana-infused products, or synthetic marijuana products in the City of Commerce City, transfer, barter, or exchange for any consideration by any person and any other conveyance, exchange, barter, or transfer between affiliated businesses or licenses owned

- by the same business with or without consideration.
- (j) Return means the sales tax any form prescribed by the city manager for computing and reporting form used to report the total sales tax on the gross taxable amount paid or charged for purchasing or acquiring marijuana, tax liabilities for the purchase or sale of marijuana paraphernalia, marijuana-infused products, and synthetic or marijuana products. under this article.
- (k) Tax means any tax imposed by this article.
Tax means the total sales tax imposed on the gross taxable amount paid or charged for purchasing or acquiring marijuana, marijuana paraphernalia, marijuana-infused products, or synthetic marijuana products.
- (l) Vendor means the person or entity that sells or provides marijuana, or marijuana paraphernalia, marijuana-infused products, or synthetic marijuana products for a consideration.
- (m) Wholesale means a purchase or sale for resale or for the purpose of cultivating, manufacturing or processing marijuana or marijuana products.

Sec. 20-252. –Tax levy.

- (a) On or after the first day of February, 2012, there is levied a sales tax of seven (7) percent (7%), in addition to the existing 3.5 four and one-half percent sales (4.5%) sales and use tax and all other existing and future taxes, on the gross taxable amount paid or charged for the purchase of marijuana and marijuana products in the city.
- (b) On or after the first day of April 2018, in addition to all other existing and future taxes, there is levied an excise tax on the gross taxable amount paid each wholesale purchase or charged for purchasing or acquiring sale of marijuana, (including transfers not for consideration between affiliated businesses) from or to a marijuana paraphernalia, business in the city. The rate of the tax shall be five percent (5%) of the average market rate of unprocessed retail marijuana-infused products, as determined under state law. This excise tax imposed by this subsection shall not include marijuana products.
- (c) On or after the first day of April 2018, in addition to all other existing and synthetic future taxes, there is levied an excise tax on each wholesale purchase or sale of marijuana products in the City of Commerce City. (including transfers not for consideration between affiliated businesses) from or to a marijuana business in the city. The rate of the tax shall be 5% of the greater of the price paid by the purchaser or the cash value of such marijuana products. The excise tax imposed by this subsection shall not include marijuana paraphernalia.

Sec. 20-253. –Account established—Use — use of tax.

- (a) There is hereby created an account known as the "marijuana tax account" "Marijuana Tax Account" for the deposit of funds collected pursuant to the tax imposed by this article and to be used according to this section.
- (b) All revenues derived from the imposition and assessment of the sales tax of seven (7) percent tax imposed pursuant to this article plus all interest and penalties paid on funds collected pursuant to this article Article plus all interest earned on the marijuana tax account Marijuana Tax Account shall be placed in the marijuana tax account Marijuana Tax Account and used by the city for promotion of public safety. No part of such revenue and accrued interest shall be allocated for any purposes other than for the purposes herein provided.
- (c) The All other revenues collected as a result of the levy and assessment of any other tax, including the existing 3.5 four and one-half percent (4.5%) sales tax of the gross taxable paid or charged for purchasing or acquiring marijuana, marijuana paraphernalia, marijuana-infused products, and synthetic

~~marijuana products is specifically, are~~ excluded from inclusion in the ~~marijuana tax account.~~ Marijuana Tax Account.

Sec. 20-254. –License required for the business of selling, cultivating, or processing marijuana, ~~marijuana paraphernalia, marijuana-infused products,~~ and ~~synthetic~~ marijuana products.

It shall be unlawful for any person to engage in the business of selling, cultivating, producing, or processing marijuana or ~~providing marijuana, marijuana paraphernalia, marijuana-infused products or synthetic~~ marijuana products without first having obtained a Commerce City Retailer and Consumer License as required by Section 20-6-18 of the Commerce City Sales and Use Tax Code which license shall be issued and granted by the city upon an application form provided by the city and shall be in force and effect until revoked. The ~~retailer~~ Retailer and ~~consumer license~~ Consumer License required by ~~section~~ Section 20-6-18 of the Commerce City Sales and Use Tax Code is in addition to any other license or authorization that may be required by the city for the conduct of a business involving the sale ~~or, cultivation,~~ acquisition, or processing of marijuana, or marijuana ~~paraphernalia, marijuana-infused products or synthetic marijuana products.~~

Sec. 20-255. –Payment of tax; returns.

Every vendor ~~or provider~~ of marijuana, ~~marijuana paraphernalia, marijuana-infused products or synthetic or~~ marijuana products shall be liable and responsible for collection and payment of the ~~tax~~ taxes imposed pursuant to this article. The vendor shall add the taxes as a separate and distinct item and such taxes shall be a debt from the person who purchases or receives the marijuana and marijuana products and shall be recoverable at law in the same manner as other debts. On or before the twentieth day of the month following any purchase or sale of marijuana or marijuana products subject to any tax imposed by this article, the vendor shall prepare and file a tax return on such form as prescribed by the Director of Finance for such preceding taxable calendar month and at the same time pay to the Director the taxes imposed by this article for such preceding calendar month.

Sec. 20-256. –Administration and collection of tax.

The tax imposed pursuant to this article shall be subject to collection by the city and administered in the same manner and pursuant to ~~article~~ Article V of ~~chapter~~ Chapter 20 of this Code including ~~assessment without limitation such provisions relating to administration, audit, subpoenas, confidentiality, assessments, preservation of interest and records,~~ penalties ~~for nonpayment and interest, refunds, hearings, appeals, enforcement, compromise, limitations, and trust status.~~

Sec. 20-257. –Violations and penalties.

- (a) It shall be a violation of this article for any vendor to refuse to make any return required by this article, or to make any false or fraudulent return, or any false statement in any such return, or to fail or refuse to make payment to the director of finance of any taxes collected or due the city pursuant to this article or in any manner to evade the collection and payment of the tax required by this article, or any part thereof, or for any person or purchaser to fail or refuse to pay such tax or evade the payment thereof, or to aid or abet another in any attempt to evade the payment of the tax imposed by this article.
- (b) Any person, corporation, partnership or association who shall violate any of the provisions of this article shall be guilty of a violation thereof and shall be punished by a fine not to exceed one thousand dollars (\$1,000.~~00~~) or imprisonment not to exceed six (6) months, or both such fine and imprisonment, and if any such person is an employee or officer of the city, such violation shall be grounds for dismissal from his office or employment.
- (c) Each and every twenty-four (24) hours continuation of any violation shall constitute a distinct and separate offense.

Sec. 20-258. Payment of Other Colorado Municipality Tax - No Commerce City Tax Due.

The sale, use, storage, distribution or consumption in the city of marijuana and marijuana products, and upon the purchase or sale of which there has been legally imposed, collected and remitted to the city or another municipal corporation: (1) a sales tax at a rate equal to or greater than the sales tax of the city applicable to such marijuana and marijuana products or (2) a wholesale excise tax at a rate equal to or greater than the wholesale excise tax of the city applicable to such marijuana and marijuana products, is exempt from the levy of such city tax, as applicable, to the extent of the net difference between the applicable tax due to the city and the applicable tax legally imposed, collected and remitted to the city or other municipal corporation. If the rate of sales tax or wholesale excise tax paid to the city or such other municipal corporation is less than that of the city, the net difference between the tax due to the city and the tax computed at the rate of such other retail sales or wholesale excise tax shall be computed and shall be paid to the Director of Finance. This exemption shall not apply if a tax paid to another municipal corporation was not legally due under the laws of such municipal corporation, or if the laws of such other municipal corporation are not compatible or are not reciprocal with those of the city as to the specific taxation and exemption as applied to the transaction in question.