PARK CITY MUNICIPAL CODE ORDINANCE 4-2-1 UNLAWFUL TO OPERATE WITHOUT A LICENSE

4-2-1 Unlawful To Operate Without A License

Unless exempted by state or federal law or by this Title, it shall be unlawful for any Person to engage in Business within Park City, whether on a temporary or permanent basis, without first being issued the license required by this Title. All licenses, with the exception of Convention Sales Licenses and Single Event Temporary Liquor Licenses issued under the provisions of this Title, expire on September 30 of each year. Licenses are not transferrable.

Unless exempted by state or federal law or by this Title, any Person or entity Engaging in Business without a license or paying all necessary License Fees under this Title shall pay double the specified License Fee for said license. The payment of such double fee shall not relieve any Person from fully complying with all the requirements of this Code, nor from any other prescribed penalties. Payment of such double License Fee or any unpaid portion thereof may be compelled by civil action in any court of competent jurisdiction. The acceptance of any portion less than the entire amount of such double fee by any officer or employee of the City shall not constitute a waiver or release of the balance thereof.

Except as otherwise provided in this Title, any Person temporarily or permanently Engaging in Business within the City without first obtaining a license as herein provided, or after such license has been revoked, shall be punished by a fine not to exceed the maximum Class "B" misdemeanor fine under state law or by a term of imprisonment up to six months, or by both fine and term of imprisonment as provided in Section 1-1-8 of this Code.

HISTORY

Amended by Ord. <u>14-50</u> on 10/2/2014 Amended by Ord. <u>2016-45</u> on 9/22/2016 Repealed & Reenacted by Ord. <u>2017-51</u> on 10/5/2017 Amended by Ord. <u>2019-17</u> on 4/18/2019