Amendment 64 Implementation Task Force; and
and possible amendments to the Colorado Clean Indoor Air Act will be considered by the
but said prohibition does not appear to apply to the recreational use of marijuana in the
prohibiting the smoking of tobacco products or medicinal marijuana within most commercial buildings.
WHEREAS, the Colorado Clean Indoor Air Act, Sections 25-14-201 et seq., C.R.S.,
WHEREAS, the Amendment 64 Implementation Task Force has formed a Local Authority
and Control Working Group to further clarify these matters; and
WHEREAS, the Amendment 64 Implementation Task Force has formed a Local Authority
and in said amendment shall permit consumption that is conducted openly and publicly in
consumers by persons twenty-one (21) years of age or older. Amendment 64 provides that nothing
though Amendment 64 permits the personal use of marijuana and marijuana
WHEREAS, although Amendment 64 permits the personal use of marijuana and marijuana
Amendment 64, and
WHEREAS, the State of Colorado has formed the Amendment 64 Implementation Task
Weshes, the State of Colorado has formed the Amendment 64 Implementation Task
Amendment 64; and 2013;
Weshes, Amendment 64 directs the Colorado Department of Revenue to issue
WHEREAS, Amendment 64 directs the Colorado Department of Revenue to issue
system of licensed establishments regulated by State and local governments; and
WHEREAS, Amendment 64 directs the Colorado Department of Revenue to issue

SITE; AND DECLARING AN EMERGENCY
TO USE OR CONSUME MARIJUANA OR MARIJUANA PRODUCTS ON
PRIVATE ASSEMBLY FOR THE PURPOSE OF INVITING PERSONS
RESIDENTIAL ZONED PROPERTY THAT OPERATES AS A PLACE OF
PRODUCTS ON COMMERCIAL, INDUSTRIAL, OR NON-
THE USE OR CONSUMPTION OF MARIJUANA OR MARIJUANA
AN ORDINANCE IMPOSING A TEMPORARY MORATORIUM ON

ORDINANCE NO. 2013-3-2-389
COUNTY OF GRAND, COLORADO
TOWN OF HOT SPRINGS SPRINGS,
The foreclosure records are incorporated herein as findings and

Section 2. Regulations

upon adoption, effective the hearth day of the public peace exists, This ordinance shall become effective

Section 1. Declaration of Emergency.

The Hot Sulphur Springs Board of Trustees hereby

The Town of Hot Sulphur Springs

NOW, THEREFORE, BE IT HEREBY ORDAINED BY THE BOARD OF TRUSTEES OF

WHEREAS, the Hot Sulphur Springs Board of Trustees finds and determines that this

maintenance of such premises, and

WHEREAS, a motion to amend and incorporate regulations and to develop and implement any appropriate

regulations to prohibit such businesses, and

WHEREAS, the Hot Sulphur Springs Board of Trustees hereby finds and determines that this

WHEREAS, recent and applicable regulations concerning the use and consumption of marijuana

WHEREAS, the Hot Sulphur Springs Board of Trustees hereby finds and determines that this

to the extent possible, and

WHEREAS, despite the adoption of Amendment 64, marijuana is still classified as a

Clause, but may not be adopted by the

WHEREAS, some of these fundamental interpretations of state law are reserved for

Page 2 of 4

Ordinance

Temporary Moratorium Marijuana Clubs
Town of Hot Sulphur Springs

Robert McVey, Mayor

By: [Signature]

Town of Hot Sulphur Springs

Of [5 in Favor, 0 Against, and 0 Abstaining] vote at its regular meeting held on the 8th day of March, 2013, by a vote of Springs, Colorado, upon a motion duly made, seconded and passed at present meeting of trustees of the Town of Hot Sulphur Springs, only by the Town Board of Trustees of the Town of Hot Sulphur Springs, introduced, read, adopted, approved and ordered published by Title 38, Chapter 16, Colorado Revised Statutes as follows:

Section 1. Effective Date. This Ordinance shall become effective upon adoption.

Section 2. Repealer. All Ordinances, resolutions or parts thereof in conflict with this Ordinance are hereby repealed. Provided that such repeal shall not repeal the Repealer clauses of Ordinances, resolutions or parts thereof

Section 3. Definition. For purposes of this Ordinance:

Marijuana clubs shall be provided on non-residential property within non-residential zones.

Marijuana clubs shall be provided on non-residential property within non-residential zones.

Marijuana clubs shall be provided on non-residential property within non-residential zones.

Marijuana clubs shall be provided on non-residential property within non-residential zones.

Marijuana clubs shall be provided on non-residential property within non-residential zones.

Marijuana clubs shall be provided on non-residential property within non-residential zones.
Publication Date: April 7th, 2013

Sandy White, Town Clerk

By

ATTEST:

SEAL

2013.

I hereby certify that the above Ordinance was introduced and adopted by the Town Board of Hot Sulphur Springs, Colorado, at its meeting on April 2nd, 2013, and ordered published by the only newspaper on file.

Ordinance

Temporary Marijuana Clubs
My commission expires: November 1, 2015

Pamela J. Schutz, County Public

Subscribed and sworn to before me, a notary public in and for

the County of Eagle, State of Colorado this day 07/17/2013.

Publishers

[Signature]

07/17/2013

In witness whereof I have hereunto set my hand this day:

[Signature]

The above-mentioned legal notice of advertisement was published

in accordance with the laws of the State of Colorado,

for publishing legal notices and advertisements within the

jurisdiction of the second class mail service provided under the

provisions of the Act of March 3, 1879, or any amendment thereto, and

by the assessment and levying of a local assessment, the public notice has been accomplished to the

extent of the publication of the same legal notice or

advertisements, in the principal newspaper published in the

county, town, or city in which the same is published.

I, MEL SANDERS, do solemnly swear that I am the

Publisher of the Middle Park Times, that the same is a weekly

newspaper published in the middle of Park County, State of Colorado, and that a legal

notice was filed with the County Clerk of Middle Park County for publication in the

daily newspaper published in the said county.

MIDDLE PARK TIMES