TITLE 31 LICENSING OF TEMPORARY BUSINESSES

(Title 31 revised in entirety by Ordinance 2016-14, effective 01/25/2017) (Title 31 revised by Ordinance 2018-08, effective 07/05/2018)

CHAPTERS:

31.01: General Provisions

31.02: Licensing and Regulations of Vendors, Transient Businesses, Trades and Merchants

31.03: Licensing of Peddlers and Solicitors

CHAPTER 31.01 GENERAL PROVISIONS

SECTIONS: 31.01.01: Scope and Purpose 31.01.02: Definitions 31.01.03: Severability

31.01.04: Penalty

31.01.01: SCOPE AND PURPOSE

SDCL 9-34 provides the authority for municipal licensing of many non-traditional businesses which can have a negative impact the health and public safety of residents of a municipality. That legislation specifically allows municipalities to license and regulate activities such as exhibitions, second hand stores, tattoo services, piercing services, fortune tellers and mind readers, auctioneers, transient merchants, peddlers, solicitors, pawnbrokers, ticket scalpers and food preparation and sales. The City of Sturgis, population of about 6,700, is home to one of the largest tourist events in the U.S., the annual Sturgis® Motorcycle RallyTM. The event has had an annual attendance estimated to range from 250,000 persons to over 500,000 persons participating. Tourists travel from across the United States and from other parts of the world to be in the Sturgis community area each year for it. They come to participate in the buying and selling of many and varied items, to attend concert activities, to camp and to travel throughout western South Dakota, and to meet others from around the world and socialize in a unique tourist environment.

The City of Sturgis is the epicenter of the Rally and faces significant responsibilities in hosting this large event every year. The primary focus of the municipal activities is to provide a safe, healthy and friendly atmosphere that will allow the Rally[™] to flourish and grow. To accomplish this aim, the City incurs costs each year of well over \$1,000,000. Those costs are incurred to provide needed trash collection, recycling, water service, sewer service, adequate police and public safety staff, necessary ambulances service and similar needed services. To offset those very substantial costs and avoid an unfair burden on property tax payers in the community, the City has adopted and subsequently revised this ordinance to follow that statutory authority to license and assess fees to those who vend, sell, display and market during the annual Rally[™]. It is the intent of the Council, in following that statutory authority, that those who operate temporary businesses and who are the primary beneficiaries of the business and marketing that results from a stable Rally[™] event will bear the majority of the costs associated with providing and maintaining that safe venue each and every year.

<u>Recording and production policy</u>: It is the policy of the City to ensure that filming, recording and related activities do not unreasonably interfere with public health, safety or welfare, or endanger any property. It is intended that this chapter be construed as consistent with the evolving technology of motion picture and television filming and production. It is the policy of the city to encourage professional motion picture, television production industry and digital recording entities to use City locations and backdrops, services and crew members to support the economic development goals of the City.

31.01.02: DEFINITIONS

A) VENDOR: For the purpose of this Section, a vendor is any person, firm, corporation, partnership association, business, service provider or retailer as defined by SDCL10-45-1, or operating as a retailer as defined in SDCL10-45-1, and not exempt as defined in Subsection 31.02.03.07 herein, not operating throughout the year within the City and which, in conjunction with an event where the City invests more than \$100,000 in hosting the event engages in temporary or transient business in the City selling, marketing or displaying goods, wares, merchandise or services, including automated teller services, or a permanent business person, firm or corporation which is located within the City limits away from its or its usual operating place of business and who, for the purpose of carrying on such business, hires, leases, or occupies any room, building, structure, or space for the exhibition or sale of such goods, wares, merchandise, or services during any days of the event. The person, firm or corporation so engaged in business as defined by SDCL 45-10-1, or operating as a retailer as defined in SDCL 45-10-1, unless exempt as defined in Subsection 31.02.03.07 herein, shall not be relieved from the provisions of this Section by reason of association with any local dealer, trader, merchant or auctioneer, or by conducting such temporary or transient business in connection with or as a part of or in the name of any local dealer, trader, merchant or auctioneer. This definition shall include any person planning to film or record in public areas within the City. The person shall file an application with the City as set forth in this Title. For all filming or recording activities not exempt as listed in #31.02.03.06, the application shall be accompanied with the required Vendor License fee established in subsection 31.02.03.02 and Special Sanitation Fee and, if applicable, the Mobile Merchandising Fee and when necessary with a property use or Recording Agreement prepared by the City of Sturgis.

For the protection of the public health, safety and property of residents and visitors, the City shall include in any such Recording Agreement all of the terms and condition intended to protect the public interest and the City's separate interest, as they may exist. The charges and fees to be included in each such Agreement are intended to provide reasonable revenue to the City the use, maintenance, and upkeep of all public City resources provided to the Vendor (Film) licensee as part of said Recording Agreement.

B) <u>VENDING AREA</u>: This is defined as the area in which all of the related and supportive activities for the operation of a business granted a temporary business license under this Title can be found. The area shall include the area for keeping all materials, equipment, inventory, components and other items related to the temporary business if located on the same premises. This definition shall also include any area used by the business to assemble, display, market, demonstrate or provide a tryout of any of the goods or services displayed, offered for sale or otherwise made available to consumers the licensed temporary business. The definition shall also include the area for meeting with potential or actual clients, buyers, or customers, and shall also include the space needed to prepare the goods or services for transfer to the client, buyer or customer, as well as all of the area used in any manner for preparing, cooking, serving or consuming any food or other consumable product offered for

sale to purchasers or given away at no charge to Rally attendees. The common area shared by written agreement between three or more food vendors for their customers to be seated at tables and eat the food products they have purchased from those vendors shall not be included as Vending Area.

- C) <u>YEAR:</u> A twelve (12) month period.
- D) <u>BUSINESS:</u> The activity of buying & selling.
- E) <u>OPERATION:</u> In action, functioning, conducting business as defined within SDCL 10-45-1 or acting as a retailer as defined within SDCL 10-45-1.
- F) <u>EVENT</u>: An organized occurrence or happening where the City provides extraordinary services, including but not limited to sanitation services, law enforcement or traffic control. Includes, but is not limited to, the annual Sturgis® Motorcycle Rally[™].
- G) PEDDLER: as used in this Title the term "Peddler" means, consistent with the authority of SDCL Chapter 9-34, to travel from house to house (including apartment to apartment) or business to business for the purpose of selling or soliciting the sale of goods, merchandise, or services, including food and beverages. "Peddler" sales do not include sales or solicitations by a person who has been previously invited onto the premises by a resident of the house or apartment. This definition does not include a sales representative operating under a valid South Dakota Sales Tax license who calls exclusively on retail merchants, manufacturers, or public officials.

(31.01.02 (G) added with Ordinance 2017-05, effective 05/31/2017)

31.01.03: SEVERABILITY

If any section, subsection, subdivision, paragraph, sentence, clause or phrase of this chapter or any part thereof, is for any reason held to be unconstitutional or invalid or ineffective by any court of competent jurisdiction, such decision shall not affect the validity or effectiveness of the remaining portions of this chapter or any part thereof so long as the original intent of the parties for the permit can still be accomplished.

31.01.04: PENALTY

A violation of this ordinance may occur daily, and shall be punishable by a civil penalty of 80% of the combined cost of a Vendor License and the Special Sanitation Fee, plus a separate administrative fee of \$75.00, to be paid before a Vendor License can be issued to the vendor in violation. To avoid additional civil penalty fees for each separate day of operation violation of this ordinance, the vender shall be required to obtain a valid Vendors License from the City Finance Office within 12 hours of the issuance of the Citation. No right to appeal this penalty to the City Council shall exist until the full payment of the penalty assessed against the Vendor has been paid to the City and verified by the Finance Office. Any Vendor exercising the right to appeal this penalty provision shall file its request for refund within 30 days of the issuance of the license, and the Vendor may appear in person at the time of the public hearing before the Council, or may be represented by an attorney licensed to practice in South Dakota. In addition to statements by the Vendor during such public hearing, the Council shall consider and determine the credibility of any written material in regard to the appeal submitted to the Council prior to the close of the public hearing.

The Penalty for a violation of this ordinance for an ATM as identified in Section 31.02.03.04 (B) 2 shall total \$75.00.

Any vendor found to be operating without a Vendor License and Special Sanitation Fee twice within a 24 month period shall be prohibited from obtaining a Vendor License in the future unless the Vendor License application is accompanied by combined payment of the administrative penalty and administrative fee set forth in the preceding paragraph, for each separate violation of this ordinance. Any person or entity who is required to obtain a Vendor License and Special Sanitation Fee and who knowingly allows an unlicensed vendor to conduct or engage in business on property they own or which is subject to their control shall be prohibited from obtaining a Vendor License for a period of 400 days after the date of violation.

In addition to the civil penalty and administrative fee set forth above, a violation of this Title is a Class 2 Misdemeanor, punishable by the maximum punishment set forth by the laws of the State of South Dakota pursuant to SDCL 22-6-2.

In addition, any violation of the provisions of this Title may result in the revocation and/or suspension of any license issued pursuant to any Section of this Title.

CHAPTER 31.02 LICENSING AND REGULATION OF VENDORS, TRANSIENT BUSINESSES, TRADES AND MERCHANTS

SECTIONS:

31.02.01: Sales and Marketing within the Right of Way
31.02.02: Peddling in Parks
31.02.03: Licensing of Vendors, Transient Businesses, Trades and Merchants

31.02.03.01: Vendor License Required
31.02.03.02: Application
31.02.03.03: Fee and Duration of License
31.02.03.04: Issuance
31.02.03.05: Prohibition of Sale of Glass Beverage Containers and Products
31.02.03.06: Exemptions from the Vendor License Fee
31.02.03.07: No Transfer of Vendor Permit or Recording Agreement
31.02.03.08: Suspension or Revocation of a Vendor License
31.02.03.09: Refund Fee for Transient Merchant License
31.02.03.10: Required Documentation of Sales Activities
31.02.03.11: Appeal

31.02.01: SALES AND MARKETING WITHIN THE RIGHT OF WAY

No person may display, market, offer in exchange for donation or sale, or sell any goods, services or merchandise in person or from a cart, wagon, automobile, truck or other vehicle in the streets, thoroughfares, or while within any other public Right of Way, of the City. This Section does not apply to the delivery of farm or garden products, where the order for same was placed in advance, nor does it apply to drayage or the delivery of goods sold in the regular course of an established business. Nothing in this paragraph shall prohibit the City from entering into a contract for the sale of ice cream and sundries for immediate sale on conditions agreed to by the Common Council, or prohibit the City from entering into a lease agreement to allow the display or sale of goods or services in the Public Right of Way. A person within the definition of Vendor in subsection 31.01.02 of this Title, may market or display (not sell) their products or services on property open to the public and zoned for such marketing if they have obtained a Temporary Vendor license and have paid the additional Special Sanitation fee and also paid the additional \$100 public area merchandising fee. At no time is a licensed Vendor permitted to interfere with pedestrian or vehicular traffic flow.

31.02.02: PEDDLING IN PARKS

It shall be unlawful for any person to display, market, sell or offer to sell to any person within any municipal park of the City, any goods, services, wares, merchandise, books, pictures, novelties, souvenirs or trinkets or any other article of commerce and trade, including goods of his own production or manufacture. This provision shall not include sales by the City or any organization having an approved lease agreement with the City nor shall it prohibit such activities by a person occupying a portion of the park under a valid concession or lease agreement with the City.

(31.02.03 Title change with Ordinance 2017-05, effective 5/31/2017)

31.02.03: LICENSING OF VENDORS, TRANSIENT BUSINESSES, TRADES AND MERCHANTS

31.02.03.01 Vendor License Required

Any firm, person, or corporation which intends to operate a temporary business as set forth in the definition of Vendor in this Title within the corporate limits of the City of Sturgis in conjunction with an event where the City invests more than \$100,000 in hosting the event shall be required to purchase a vendor license for each structure, stand, tent, vehicle, booth, location or place which is used by such merchant for the sale or distribution of goods. The person so engaged shall not be relieved from the provisions of this Section by reason of association with any local operating business, dealer, trader, merchant or auctioneer, or by conducting such temporary or transient business in connection with or as a part of or in the name of any local dealer, trader, merchant, auctioneer or business. The vendor license must be posted in each individual vendor location during operation.

31.02.03.02 Application

To obtain a license, an applicant shall file, in the office of the City Finance Officer, a verified application stating his or her name, and residence, description and identification of the place in which he or she proposes to do business, dates of operation, name, address, phone number and e-mail address of property owner where business will take place and, the description of the goods he or she intends to handle. Applicant's valid South Dakota State sales tax number shall be included as part of the application, and any application submitted without a valid Sales Tax license number will not be processed for issuance of a temporary vendor license. A South Dakota State Department of Health license, when required for applicant's business, shall also be presented at the time of application.

31.02.03.03 Fee and Duration of License

- A) A temporary business shall pay a Vendor License fee based on location and size of the overall vending area as set forth below together with the Special Sanitation Fee at the rate established and required by Title 11 of Sturgis City Ordinances for each twelve (12) consecutive day period, or portion thereof, in any calendar year. The combined fee shall be paid at the Finance Office at the time the application is submitted for approval. The Finance Officer shall note on the license the time period for which it is effective. A business may purchase only two (2) vendor licenses per location per twelve (12) month period.
- B) The license fee for each vending area, for payment of both the Vendor License fee and the Special Sanitation fee, shall be as follows:
 - 1. ATM machine/equipment, area of 25 square feet or less, \$100.00
 - 2. Vending area of 100 square feet or less, \$560.00
 - 3. Vending area of 101 to 400 square feet, \$850.00
 - 4. Vending area of 401 to 800 square feet, \$1000.00
 - 5. Vending area of 801 to 1200 square feet or less, \$1200.00
 - 6. Vending area of more than 1200 square feet, \$1500.00

Each vending area separated by a distance of three (3) feet or more from another vending area shall be subject to a separate license fee. Regardless of any shared resources, expenses or any corporate affiliation or other cooperative business activities, each temporary

31.02.03.04 Issuance

Upon receipt of the application and payment of the fee described in this section and final

approval, the Finance Officer shall issue a license to the applicant to operate as a vendor at a place described in the application and for the time for which the license fee has been paid in advance. Any applicant that has had their license issued who subsequently changes location and submits an amended application to show that change shall be charged a supplemental administrative fee of \$100.00 to obtain an amended license. Any vendor that changes location without obtaining an amended license as provided herein shall be subject to the penalty provisions set forth at section 31.01.03 of this Ordinance. This supplemental administrative fee shall also apply to organizations which are exempt from the Vendor License fee but are subject to the Special Sanitation fee imposed by ordinance 11.04.12. Upon receipt of completed application, the City may deny issuance of a Vendor license if:

- a. the applicant fails to meet any condition imposed pursuant to the provisions of this Title or this chapter, or
- b. if the proposed Vendor activities are described in a manner that indicates they will be conducted in a manner or location not meeting the health, zoning, fire or building and safety standards established by the ordinances of the City, or otherwise be conducted in apparent violation of any state or federal laws or regulations.
- c. The application submitted appears to contain false, misleading or fraudulent statement of fact in the application other documents submitted as part of the application process.

31.02.03.05 Prohibition of Sale of Glass Beverage Containers and Products

All Vendors licensed under this Title, and business as defined by SDCL45-10-1, or operating as a retailer as defined in SDCL45-10-1, shall be strictly prohibited from offering for sale or making available to the public any beverage in a glass container which would allow consumption of the beverage outside of the licensed vending area of the Vendor.

31.02.03.06 Exemptions from the Vendor License Fee:

The exemptions to the requirement to purchase a vendor license are stated in paragraphs A through G below. Regardless of any shared resources, expenses, corporate affiliation or relationship, other cooperative business activities, or any contract or agreement between businesses, each temporary business shall be required to obtain a separate business vendor license. Each vending area separated by a distance of three (3) feet or more from another vending area shall be required to obtain a separate license fee. All Sale, display, marketing or similar activities that are not specifically described within the following exemptions shall not qualify for an exemption from the Vendor License fee.

- a) Sales where the applicant has demonstrated by verifiable documentation that the proceeds are to be used exclusively for religious, charitable or benevolent purposes. Written proof of such religious, charitable, or benevolent non-profit status as declared by the IRS (i.e. 501(c) (3) documentation) and compliance with the notice provisions of SDCL 22-25-25(6) when required, must be presented when the application is submitted. These exclusions still must comply with the Special Sanitation fee outlined in Title 11.
- b) Sales to wholesale or retail merchants, by sample, for future delivery made by representatives or established wholesalers or manufacturers.
- c) The sales of fruits, vegetables or farm or garden products in their natural state.
- d) Sales by youth age 15 years and under of lemonade and like items and incidentals occurring at and within the boundaries of property at they reside, shall be exempt from the Temporary Vendor License and Special Sanitation fees.
- e) Parking lots on private property, when Vendor License application states that parking of vehicles is the only sales or marketing activity to be conducted on the premises identified in the Vendor application, shall be exempt from the Temporary Vendor License and Special Sanitation fees.

- A business which has submitted a complete application as required by subsection 31.02.03.02 of this Title which shall include:
 - 1) Copies of applicant's South Dakota sales tax returns for the location within the City at which the Vendor seeks exemption, and
 - 2) Proof documenting that applicant has paid aggregate municipal sales tax from January 1st through July 31st of the calendar year for which the Vendor permit application is submitted, and that such tax payments by applicant equal or exceed the amount of the combined Vendor license and Special Sanitation fees which applicant would otherwise be required to pay under subsection 31.02.03.04 (B) above, and
 - 3) Verification by applicant that it also operates in all other respects in compliance with all state and federal laws and local ordinances,

Then that applicant is exempt from payment of the Vendor license and Special Sanitation fee required by Subsection 31.02.03.04.

- g) An automated teller service(s) provided by a bank or credit union, licensed by the State of South Dakota, through equipment located upon its own business premises.
- h) Retailers that are selling or displaying merchandise on the same parcel as a permanently established retailer within the City limits that sells the same products within its establishment on a year-round basis.
- i) The following activities are exempt from the Vendor License (film and recording) requirement:
 - 1) The filming, videotaping or digital recording of images within the City solely for personal use of the recorder, to be done without interference with any other use of public Rights of Way or public property within the City, or
 - 2) The filming, videotaping or digital recording of images within the City for intended use in a criminal investigation proceeding, or
 - 3) filming, videotaping or digital recording of images within the City for public news broadcast or distribution.

Although not required to obtain a film permit, any person engaged in any activity listed above is required to comply with general regulations governing public safety and health.

31.02.03.07 No Transfer of Vendor Permit or Recording Agreement

A permit issued to any person pursuant to the provisions of this chapter shall not be transferred to any other person nor apply to any other location(s) than that specified in the permit application without the written consent of the City Manager or as allowed by this Title. Failure to comply with this section shall constitute good cause to revoke or suspend the permit.

31.02.03.08 Suspension or Revocation of a Vendor License

Any Vendor license issued pursuant to this chapter is may be suspended or revoked if the City Manager or designee determines:

- 1. That the Vendor license activities are being or will be conducted in violation of any condition required for issuance of the Vendor License, or
- 2. That the Vendor license activities are being or will be conducted in violation of any provision of this Title, or in apparent violation of state or federal laws or regulations, or

- 3. That the Vendor license activities are being or will be conducted in a manner which poses a threat to public health, safety, welfare or property; or
- 4. The Vendor license was issued in error or contrary to law.

Except for situations of emergency, notices of suspension or revocation shall be in writing and shall specifically set forth the reasons for the revocation. In an emergency requiring immediate suspension or revocation, the City Manager or designee may notify the Vendor license holder verbally of the suspension or revocation. A suspension or revocation may be appealed as provided herein.

31.02.03.09 Refund Fee for Transient Merchant License

The City of Sturgis is hereby authorized to refund a Temporary Vendor License fee, provided that written notice from the applicant requesting that the license be cancelled is received at the City Finance Office within 30 days of the conclusion of the event. The City Manager will decide on each individual request. Should a request be denied, the applicant may appeal the denial to the City Council. In addition, a Vendor may request a refund of the Vendor fee by Nov. 15 of each year of the event if the municipal sales tax paid as described in 31.02.03.07 (f) 2 from January 1 through July 31 and September 1 through Oct. 31 is equal to or greater than the Vendor fee that was paid for the event.

31.02.03.10 Required Documentation of Sales Activities

It is the responsibility of every Vendor License holder to maintain the necessary records to comply with the minimum state requirements of sales tax reporting and municipal ordinances as applied to a business operator or retailer as defined in South Dakota Codified Law 10-15-1, as well as a sales tax licensee. Evidence and documents to show proof of compliance with these requirements shall be provided by the retailer, business operator or licensee immediately upon the request of any authorized representative of the South Dakota Department of Revenue, any law enforcement officer or any municipal official appointed by the City Manager to enforce this title. The records to be maintained are the following:

- a) Sales receipts that are sequentially numbered with duplicate copies recorded during or immediately upon completion of each transaction, in the form of cash register tape, written or printed credit card receipts, or hand written sales receipts that identify the item sold, the sale price, the tax charged and the time and date of the transaction.
- b) Inventory records, including a statement of beginning inventory of merchandise, for a minimum of three years preceding the date of inspection of the transaction record, consistent with the requirements of SDCL 10-45-85.
- c) A written list of suppliers, including names, addresses and phone numbers of the supplier, for all suppliers used by the licensee for the three years preceding the date of inspection of the supplier list, consistent with the requirements of SDCL 10-45-87.
- A violation of this provision shall follow the penalties described in Section 31.01.03.

31.02.03.11 Appeal

Upon the denial, suspension or revocation of a permit under this chapter, the applicant is prohibited from conducting filming, videotaping or producing motion pictures within the city until such time as an appeal has been heard and the denial has been reversed as provided herein. Any person aggrieved by the action of the City in the denial of a license application shall have the right of appeal. Such appeal shall be taken as provided for by Title 36 of the City Ordinances.

(Title 31 revised in entirety by Ordinance 2016-14, effective 01/25/2017) (Title 31 revised by Ordinance 2018-06, effective 07/05/2018)

Chapter 31.03 LICENSING OF PEDDLERS AND SOLICITORS

(31.03 added with Ordinance 2017-05, effective 05/31/2017)

SECTIONS

- 31.03.01: Peddler License Required
- 31.03.02: Fee
- 31.03.03: Application for Peddler License
- 31.03.04: Issuance
- 31.03.05: Prohibited Conduct
- 31.03.06: Suspension of Peddler License
- 31.03.07: Penalty for Violation

31.03.01 PEDDLER LICENSE REQUIRED

It is unlawful for any person, under the authority of SDCL Chapter 9-34, to engage in Peddler (door to door) sales within the City without first obtaining a Peddler License from the Department of Planning & Permitting.

- a. The duration of a Peddler License shall be twelve (12) consecutive days, and a qualified applicant may apply for and purchase additional licenses.
- b. Each natural person engaging in Peddler sales within the City shall be required to have a separate Peddler License, whether acting for himself or herself or as an agent or representative of another.
- c. No Peddler License shall be issued to a corporation, partnership, association or other legal entity.
- d. Every person having a Peddler License issued under this chapter shall display his or her Peddler License upon the request of any person or any representative of the City. Failure to do so *upon* request shall be an offense subject to the penalties of this Title as in addition to those prescribed in Title 36 of Sturgis City Ordinances.
- e. No Peddler license is required for those persons, specifically authorized by a 501(c)(3) non-profit organization in good standing, to conduct door to door sales activities on behalf of that organization, when those sales activities are done in full compliance with the requirements of subsection 31.03.05 herein.

31.03.02 FEE

The application fee for a Peddle license shall be fifty dollars (\$50.00) and shall be submitted by applicant with the application form.

31.03.03 APPLICATION FOR PEDDLER LICENSE

An applicant for a Peddler Licenses shall complete an application containing all required information as provided under this Chapter. Failure to provide any of the required information or providing false or misleading material information in connection with the application for a Peddler License is a violation of this Chapter and may result in denial of the application, forfeiture of the application fee in addition to other penalties for a violation of this Title. The information to be provided shall include the following:

- a. The applicant's driver's license showing his/her name, date of birth, local and permanent address, and photo identification of the applicant;
- b. Applicant's valid South Dakota sales tax license or a legible copy, phone number and vehicle license number applicant will use during the license period.
- c. Whether the applicant has been convicted of any crime, misdemeanor or violation of any state or federal law or municipal ordinance or code other than traffic offenses; the nature of all convictions; the date of all convictions; the punishment or penalty assessed therefor, if previously convicted; and the place of conviction;
- d. Whether the applicant intends, upon any sale or order, to demand, accept or receive any payment or deposit of money prior to delivery of the goods, or services sold;
- e. The kind of goods, wares, merchandise, or services the applicant intends to peddle within the City if licensed;
- f. The last three cities or towns wherein the applicant has worked before coming to the City;
- g. The name of the entity, permanent address, entity's telephone number, and entity's federal EIN that the applicant represents, if any;
- h. The twelve day period during which the applicant seeks to engage in business within the City
- i. Written confirmation that applicant understand the conduct prohibited under the terms of this chapter as set out in subsection 31.03.05 below.

31.03.04 ISSUANCE

Upon receipt of a complete application, City staff shall within 2 business days confirm that it is accurate and complete in all respects, confirm that applicant has not had a license for such sales revoked in the past and confirm that the applicant is not a defendant in any pending criminal or civil claim related to any activities subject to a Peddler License. If the applicant is so qualified, the License shall be issued.

31.03.05 PROHIBITED CONDUCT

Following the issuance of a Peddler License, any of the following behaviors, in addition to a violation of state statute or City Ordinance, shall be a valid reason to suspend a Peddler License:

- a. Peddler sales shall be permitted only between the hours of 9:00 a.m. and 8:00 p.m. Monday through Saturday and between 1:00 p.m. and 5:00 p.m. Sunday, except by specific appointment with or invitation from the resident.
- b. A Peddler shall not make false or fraudulent statements concerning the quality or nature of their goods, wares, merchandise, or services for the purpose of inducing another to purchase the goods, wares, merchandise, or services.
- c. A Peddler selling or soliciting the sale of goods, merchandise or services shall remain at any house or residence for a period longer than permitted.
- d. A Peddler who enters upon premises owned or leased by another shall leave immediately after having been notified by the owner or possessor of the premises, or his agent, to leave the premises.
- e. A Peddler shall not enter upon any private premises when the premises are posted with a sign stating "No Peddlers Allowed," "No Soliciting," or words to that effect.
- f. Sales of products which violate any provisions of the City of Sturgis Ordinances or State Law.

31.03.06 SUSPENSION OF PEDDLER LICENSE:

In addition to the penalties authorized pursuant to Title 36, any Peddler License issued under the provisions of this chapter may be suspended for any material violation of any provision of this Title, state law, or other City ordinance, by the Code Enforcement Officer or a Sturgis Police Officer after consideration of a credible report of the alleged violation. Upon suspension, the Peddler License shall be immediately surrendered, and failure to do so shall be an additional offense and subject to the penalties prescribed in subsection 31.01.03 herein and also those in Title 36, Administrative Code Enforcement. An appeal to the City Manager of a suspension may be had by licensee as provided for in Chapter 36.04 of Sturgis City Ordinances.

31.03.07 PENALTY FOR VIOLATION:

Any person, firm or corporation violating any of the provisions of this chapter shall be subject to a penalty pursuant subsection 31.01.03 herein in addition to the general penalty provisions contained in Title 36 of Sturgis City Ordinances.

(31.03 added with Ordinance 2017-05, effective 05/31/2017)