

*KP*  
*11/7/17*

Oakland Municipal Code Chapters 5.80 and 5.81 are hereby amended as follows. Additions are shown in underline and deletions are shown as ~~strikethrough~~.

**5.80.120 - Local Authorization for Temporary State Licenses**

Nothing herein shall be construed to have the Planning Department or Revenue Management Bureau precondition any approval on the actions of another City Department. The Planning Department and Revenue Management Bureau are to act independently as quickly as practical to approve permits. Approval from the Revenue Management Bureau shall be granted if the Applicant has a current business license. The foregoing includes businesses that are in the process of disputing taxes owed to the City of Oakland through the Revenue Management Bureau's formal appeals process.

**5.81.140 - Local Authorization for Temporary State Licenses**

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**5.80.035 – Prohibition on Disclosing Applicant Information with the Federal Government**

The City of Oakland shall not disclose any Applicant information to the federal government unless disclosure of such information is required by law including but not limited to a warrant, subpoena, or Court order. In addition, the City shall comply with the California Public Records Act (Government Code Section 5250 et seq.) and the City of Oakland's Sunshine Ordinance (Oakland Municipal Code Section 2.20.180 et seq.) and will protect privacy and safety to the extent permitted by law.

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**5.80.020 - Business permit and application required**

C. The City Administrator shall issue no more than eight new valid permits for the operation of dispensaries in the City per calendar year, with a minimum of half of the dispensary permits issued each calendar year issued to Equity Applicants. If less than eight dispensary permits are issued in 2017, the balance of unissued dispensary permits shall be added to the total number of new dispensary permits authorized to be issued in 2018. Delivery only dispensaries shall not be subject to these limits. Dispensary permits shall be issued through an equity permit process done in collaboration with the department of race and equity.

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**5.81.030 - Business permit and application required.**

A. Except for hospitals and research facilities that obtain written permission for cannabis cultivation under federal law, or as provided in Section 5.81.101, it is unlawful to cultivate, distribute, manufacture, test or transport without a valid business permit issued pursuant to the provisions of this chapter. Possession of other types of State or City permits or licenses does not exempt an applicant from the requirement of obtaining a permit under this chapter.

**5.81.110 - Prohibited operations.**

A. Any cultivating, manufacturing, testing, or transporting without a permit under this chapter is expressly prohibited, except as provided for in Section 5.81.101.