Sec. 17-7. - Items designed or marketed for use with illegal cannabis or drugs.

- (a) License required. It shall be unlawful for any person or persons as principal, clerk, agent or servant to sell any items, effect, paraphernalia, accessory or thing which is designed or marketed for use with illegal cannabis or drugs as defined by applicable state statutes without obtaining a license therefor. The license shall be in addition to any or all other licenses held by applicant.
- (b) License application. Application to sell any item, effect, paraphernalia, accessory or thing which is designed or marketed for use with illegal cannabis or drugs shall be accompanied by affidavits by applicant and each and every employee authorized to sell the items that the person has never been convicted of a drug-related offense.
- (c) *Sale to minors prohibited.* It shall be unlawful to sell or give items as described in subsection (a) in any form to any male or female child under 19 years of age.
- (d) Records. Every licensee must keep a record of every item, effect, paraphernalia, accessory or thing which is designed or marketed for use with illegal cannabis or drugs which is sold and this record shall be open to the inspection of any police officer at any time during the hours of business. The record shall contain the name and address of the purchaser, the name and quantity of the product, the date and time of sale and the licensee or agent of the licensee's signature. The records shall be retained for not less than two years.
- (e) *Compliance with police department regulations required.* The applicant shall comply with all applicable regulations of the police department.

(Code 1960, § 16-12)