

COLORADO DEPARTMENT OF REVENUE
LIQUOR ENFORCEMENT DIVISION
PROPOSED NEW RULES

1 C.C.R. 203-2

Submitted – April 28, 2017

REGULATION 47-315. LODGING AND ENTERTAINMENT LICENSE QUALIFICATION.

BASIS AND PURPOSE. THE STATUTORY AUTHORITY FOR THIS REGULATION IS LOCATED AT SUBSECTION 12-47-202(1)(B), C.R.S., 12-47-202(2)(A)(I)(A), C.R.S., AND 12-47-202(2)(A)(I)(C), C.R.S. THE PURPOSE OF THIS REGULATION IS TO DEFINE THOSE BUSINESS TYPES THAT QUALIFY, IN PART, AS AN ENTERTAINMENT FACILITY FOR A LODGING AND ENTERTAINMENT LICENSE.

A. FOR PURPOSES OF A LODGING AND ENTERTAINMENT LICENSE, AN ENTERTAINMENT FACILITY'S PRIMARY BUSINESS MUST BE AMONG THE FOLLOWING SPORTS OR ENTERTAINMENT ACTIVITIES ONLY:

1. BOWLING ALLEY
2. CLUB (MUSIC, GOLF, COMEDY, OR ATHLETIC)
3. EVENT CENTER
4. MUSEUM
5. FAIRGROUND
6. AMUSEMENT PARK
7. ARCADE
8. BILLIARD HALL
9. MOVIE THEATER
10. LIVE THEATER
11. CONCERT VENUE
12. SPORTING EVENT
13. SPA
14. ART GALLERY
15. RECREATION COOKING SCHOOL OR CLASS
16. ART AND CRAFT CLASS
17. BED AND BREAKFAST (DOES NOT APPLY TO ROOM SERVICE)
18. ESCAPE ROOM