Section 6: FOOD AND BEVERAGE BUSINESSES

6.1 License

It shall be unlawful to conduct or operate any food and beverage business without first obtaining a business license.

- (1) Any person, firm, or corporation in the business of preparing, distributing, or selling of food or nonalcoholic beverages shall, before receiving a business license, provide proof to the City Clerk or designee that the proposed business owner notified the Bear River Board of Health of its intentions to operate a business dealing with food or non alcoholic beverages.
- **6.2** Any food or beverage business operator shall obey all regulations set forth by the Bear River Board of Health and be liable for disobeying any of those regulations.
- **6.3** When applicable, a notice shall be placed at the point of sale or on the packaged product that:

"This food was prepared in a kitchen which is not inspected by the Board of Health."

- **6.4** Any food or beverage business operator may have his or her license revoked by the City or the Bear River Board of Health for violation of this ordinance or the Bear River Board of Health's regulations or for any other reason justified by law.
- **6.5** Food Truck means a cart or motorized vehicle or a trailer pulled by a motor vehicle where food is prepared, sold or served for immediate human consumption. A Food Truck operator who presents:
 - (1) a current business license from another political entity, and
 - (2) a current health department food truck permit from the Board of Health, and
 - (3) a current fire safety inspection

shall be granted a business license to operate within the city for a fee of lowest administrative burden.