Sec. 82-1. Commercial use of public rights-of-way prohibited.

- (a) *Definitions*. For the purpose of this section, the term "commercial use" means the sale, display for sale, or solicitation for sale of goods, property or services; the commercial servicing or repair of any vehicle (except the rendering of emergency service or repairs); and the storage of any vehicle in connection with its commercial service or repair on abutting property or elsewhere.
- (b) Violation. It shall be a violation of this section to make any commercial use of the right-of-way of any public, state, and/or county road, street, or highway in the unincorporated area of the county. Such right-of-way shall be deemed to include any associated public rest area, public wayside park, public boat launching facility, or weigh station.
- (c) *Penalties.* Any person who violates any provision of this section shall be prosecuted and punished in the manner provided by law under F.S. § 125.69, the uniform fine and citation ordinance, and under any adopted code enforcement board ordinance. Each day the violation continues shall constitute a separate violation. All costs for enforcement, prosecution and judicial review may be assessed against the violator of the provisions of this Code on a finding by the court or code enforcement board that the violations have occurred. Violations of this section shall be prosecuted as a class VI violation if prosecuted pursuant to the uniform fine and citation ordinance. (Ord. No. 96-06, §§ 1--3, 3-13-96)

Cross references: Businesses, ch. 22; offenses and miscellaneous provisions, ch. 66; parks and recreation, ch. 70; peddlers and solicitors, ch. 74; traffic and vehicles, ch. 106; boating and water safety, § 114-26 et seq.