1	EXHIBIT 1
2	ORDINANCE NO. 2017 -
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF THE CITY OF HALLANDALE BEACH, FLORIDA, AMENDING SECTION 32-370 HOME OCCUPATIONS AND LIVE/WORK, TO PROHIBIT CANNABIS RELATED BUSINESSES AND HOME OCCUPATIONS; AMENDING CHAPTER 32, ARTICLE III OF THE ZONING AND LAND DEVELOPMENT CODE, TABLE 32-160.a AND TABLE 32-193(a), ESTABLISHING ADDITIONAL USE TYPE "CANNABIS/MEDICAL CANNABIS (MARIJUANA) RETAIL CENTER"; AMENDING ARTICLE IV, DIVISION 24, ON- SITE DISPENSING OF CONTROLLED SUBSTANCES, TO PROVIDE ADDITIONAL STANDARDS FOR CANNABIS TREATMENT CENTERS AND RETAIL CENTERS; AMENDING SECTION 32-242. PERMITTED ACCESSORY USES TO ALLOW MEDICAL MARIJUANA TREATMENT CENTERS AS AN ACCESSORY USE TO STATE LICENSED MEDICAL FACILITIES; PROVIDING FOR CONFLICT; PROVIDING FOR SEVERABILITY; PROVIDING FOR CODIFICATION; AND PROVIDING AN EFFECTIVE DATE.
21	
22	WHEREAS, City Administration periodically reviews City Ordinances and makes
23	recommendations to the City Commission to revise its Ordinances; and
24	WHEREAS, the 2014 Florida Legislature approved Senate Bill 1030 providing for the
25	growing, processing, and distributing of specific forms of low-THC (non-euphoric) cannabis to
26	qualified patients and their legal representatives for the treatment of listed medical conditions,
27	which became effective on June 16, 2014 as Chapter 2014-157, Laws of Florida, and is codified
28	at Section 381.986, Florida Statutes ("Senate Bill 1030"); and
29	WHEREAS, the Florida Department of Health has adopted Chapter 64-4 Florida
30	Administrative Code to implement Senate Bill 1030; and
31	WHEREAS, on November 4, 2014, Florida voters did not approve an amendment to the
32	Florida Constitution to allow for broader medical use of any kind of marijuana (including
33	euphoric strains) within the State (the "2014 Constitutional Amendment"); and

WHEREAS, on November 8th 2016, Florida voters voted to approve an amendment
 to the Florida Constitution to allow for broader medical use of any kind of marijuana (including
 euphoric strains) within the State (the "2016 Constitutional Amendment"); and

WHEREAS, the 2016 Constitutional Amendment authorizes and defines "Medical
 Marijuana Treatment Centers" to encompass the entire supply chain (cultivation, processing,
 storage, distribution, etc.), not just retail sales to qualified patients; and

40 WHEREAS, the 2016 Constitutional Amendment will permit the use of additional 41 alternative forms of marijuana (marijuana in all its forms including low-THC cannabis, together 42 referred to as "marijuana") and alternative dispensing methods (including, but not limited to, 43 smoking and food products); and

WHEREAS, the 2016 Florida Legislature approved House Bill 307, which among other things, amended Senate Bill 1030, and provided for the growing, processing, and distributing of specific forms of medical (euphoric) cannabis to qualified patients and their legal representatives for the treatment of listed medical conditions, which became effective on March 25, 2016 as Chapter 2016-123, Laws of Florida, and is codified at Sections 391.986, and 499.0295, Florida Statutes ("House Bill 307"); and

50 **WHEREAS**, pursuant to House Bill 307, the Florida Department of Health is authorized to 51 adopted additional rules to implement certain sections of House Bill 307; and

52 WHEREAS, despite the adoption of Senate Bill 1030 and House Bill 307 the activities they
 53 condone remain illegal under federal law; and

54 WHEREAS, significant safety and security issues exist for any establishment involved 55 in the cultivation, processing or distribution of marijuana, because they maintain large drug 56 inventories and are forced to deal in cash because their activities have not yet been sanctioned 57 by federal law; and

58 WHEREAS, such businesses are inherently attractive targets for criminals, and it is 59 therefore essential that the City limit the permissible scope of such uses and regulate them

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to ensure their compatibility with surrounding businesses and the community, and to protectand advance the public health, safety and welfare; and

62 **WHEREAS,** other attributes of land uses dealing with marijuana, such as odors, must 63 be regulated to minimize their impact on surrounding properties and uses and prevent the 64 creation of attractive nuisances; and

65 WHEREAS, Senate Bill 1030, and the 2016 Constitutional Amendment are silent 66 on the topic of local government regulation and, consistent with Florida case law governing 67 preemption, local governments are therefore not preempted from regulating marijuana uses; 68 and

69 **WHEREAS**, House Bill 307 provides that all matters regarding the regulation of the 70 cultivation and processing of medical cannabis or low-THC cannabis by dispensing 71 organizations are preempted to the state; and

72 WHEREAS, House Bill 307 allows a municipality to determine by ordinance the criteria 73 for the number and location of, and other permitting requirements that do not conflict with 74 State law or department rule for dispensing facilities or dispensing organizations located 75 within its municipal boundaries; and

WHEREAS, City Administration has determined that this Ordinance is consistent with the
 Comprehensive Plan, the Land Development Regulations and the Ordinances of the City, and
 recommends approval of this Ordinance; and

WHEREAS, the Planning and Zoning Board has conducted a public hearing on November
30, 2016, has determined this Ordinance to be consistent with the Comprehensive Plan, the Land
Development Regulations and other Ordinances of the City and recommends approval as
provided herein; and

83 **WHEREAS**, the City Commission has determined that it is in the best interests of 84 the citizenry and general public to provide appropriate business regulations to ensure the 85 compatibility of any business related to marijuana with the surrounding businesses,

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properties, and community, as well as the safety of the employees, neighbors, customers
and area residents; and

88 WHEREAS, the City Commission conducted a first and second reading of this 89 Ordinance at duly noticed public hearings, as required by law, and after having received 90 input from and participation by interested members of the public and staff, the City 91 Commission has determined that this Ordinance is consistent with the City's Comprehensive 92 Plan and in the best interest of the City, its residents, and its visitors.

93

94 NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COMMISSION OF 95 THE CITY OF HALLANDALE BEACH, FLORIDA, THAT:

96 <u>SECTION 1:</u> The foregoing 'WHEREAS" clauses are hereby ratified as being true and
 97 correct and are incorporated herein by this reference.

98 <u>SECTION 2:</u> Article IV, "Development Standards", Division 7-B "Home occupations
99 and live/work" of the Code of Ordinances, is hereby amended as follows:

¹⁰⁰Sec. 32-370. - Home occupations and live/work.

101(a). Home occupations.

102	(1)	Purpose. This section is intended to provide for home occupational uses within
103		residential districts which are compatible with residential uses and do not detract
104		from the residential character of the neighborhood. It is further the intent of this
105		section to regulate the operation of a home occupation in such a manner that the
106		average neighbor will be unaware of its existence. All home occupations shall
107		conform with all requirements and stipulations of this section prior to the issuance
108		of an occupational license.

109 (2) Performance standards. A home occupation is allowable as an accessory use in a
 110 dwelling unit in any residential area. No home occupation shall be permitted unless
 111 it complies with all of the following standards:

- 112 a. The use shall be conducted entirely within a dwelling and carried on only by113 the residents of the dwelling.
- b. No more than 25 percent of the area of the residence and no garage or
 accessory building or structure is used for the business purpose.
- c. No sign relating to the home occupation or any business may be posted or
 displayed on the site and no vehicles with any signs displaying the business
 or residential address, which might serve to indicate that the dwelling is
 being used for a business occupation use, may be located on the premises.
- d. No person or customer shall be serviced in person on the site nor shall the
 occupation be conducted in any way which would necessitate suppliers or
 customers visiting the site.
- 123 *Exception.* Individual tutoring shall be permitted at the residence, provided there are 124 no more than two students at any one time in the residence.
- e. No goods shall be displayed for sale or as samples either inside or outsideon the site.
- f. No noise, odors, smoke, electrical interference, hazardous materials or
 nuisance of any type shall arise from or be used in the conduct of the
 occupation.
- 130 g. The address or telephone of the premises may be used for receiving
- business mail and telephone calls provided no more than one business
 phone line and one fax/modem line are used and the home address is not
 listed in any Yellow Pages advertising.
- h. The home address shall not be used for purposes of advertising, soliciting or
 announcing the licensed use of the premises through printed material or any
 other media, except stationery and business cards.
- i. The use shall not generate additional pedestrian or vehicular traffic.

138	j. Marijuana, including medical marijuana, preparation, cultivation, storage,
139	processing, manufacturing, and delivery or dispensing for any person, business
140	or occupational use is prohibited.
141	
142	SECTION 3: Article III, "Zoning", Division 3. Form-Based Zoning Districts,
143	Subdivision I, "Central RAC District", Table 32-160.a, West RAC Permitted Uses by
144	Subdistrict, of the Code of Ordinances, is hereby amended as follows:

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146 Table 32-160.a West RAC Permitted Uses by Subdistrict

Commercial Uses	Palms Gateway	Foster Road	Pembroke
Candy and ice cream stores	-	Р	Р
<u>Cannabis/Medical Cannabis (Marijuana)</u>			=
<u>Retail Center</u>			
Car washes (indoor only)	-	Р	-

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SECTION 4: Article III, "Zoning", Division 2. Zoning Districts and Overlays,
 Subdivision I, "Conventional Zoning Districts", Table 32-193(a), Allowable Uses by
 Subdistrict, of the Code of Ordinances, is hereby amended as follows:

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		CE	NTRAL RAC	SUBDISTI	RICTS	
	RAC Corridor	Transit Core	RAC Neigh- borhood	Trans. Mixed Use	Fashion Art Design	Grey- hound Track
RESIDENTIAL						
Single-family dwellings	-	-	Р	-	Р	-
Two-family (duplex) dwellings	-	Р	Р	-	Р	Р
Townhouse dwellings	Р	Р	Р	Р	Р	Р
Multi-family dwellings	Р	Р	Р	Р	Р	Р
Live/work units	Р	Р	С	Р	Р	Р
Work/live units	Р	Р	-	Р	Р	Р
Assisted living facilities	Р	Р	С	С	-	Р
Nursing homes	Р	Р	С	С	-	Р
Other residential care facilities			see section	on 32-524	4	
LODGING						
Bed-and-breakfast inns	Р	С	С	Р	Р	Р
Hotels and motels	Р	Р	-	Р	-	Р
BUSINESS						
Cannabis/Medical Cannabis (Marijuana)						
Retail Center	=	=	-	=	=	=
Offices, limited	Р	Р	С	Р	Р	Р
Offices	Р	Р	-	Р	Р	Р
Stores & services, general	Р	Р	-	Р	Р	Р
Stores & services, large format	Р	Р	-	Р	-	Р
Service Station/Convenience Business	-	-	-	С	-	Р
Family Entertainment Center	Р	Р	-	Р	-	Р
Drive-through facilities (for any use)	С	-	-	С	С	С
Contractor & trade operations	Р	-	-	Р	Р	Р
Garage, public parking	С	С	-	С	-	Р
Parking Lot	С	С	-	С	С	Р
Parking lot, interim	С	С	-	С	С	С
Alcoholic beverage establishments	Р	С	-	Р	Р	Р
Racing and casino complexes	-	-	-	-	-	Р
Restaurants	Р	Р	-	Р	Р	Р
Studio or workshop	Р	Р	-	Р	Р	Р
Vehicle sales, repair, or service	-	-	-	С	-	Р
Warehouse/Self-Storage Facility (1)	-	-	-	-	-	Р
CIVIC & EDUCATION						
Civic open spaces	Р	Р	Р	Р	Р	Р
	_					

Day care centers	Р	Р	С	Р	Р	Р
Government uses	Р	Р	-	Р	-	Р
Places of worship	Р	Р	С	Р	-	-
Schools, public and private	Р	Р	С	Р	Р	-
P = Permitted Use	C = Conditio	nal Use	- = Use	Not Permi	tted	

(1) Permitted only on parcels abutting NE 1 Avenue and/or NE 7 Street.

¹⁵⁵SECTION 5: DIVISION 24. - ON-SITE DISPENSING OF CONTROLLED SUBSTANCES of the

¹⁵⁶Code of Ordinances, is hereby amended as follows:

¹⁵⁷Sec. 32-776. - Controlled substances dispensed on-site.

- 158(a) Applicability. Pain management clinics, as defined in section 32-8, "Definitions," and
- 159 cannabis/medical cannabis (Marijuana) treatment centers or retail centers (which may
- 160 <u>collectively be referred to as "cannabis center" or "cannabis centers" throughout the City's</u>
- 161 <u>Code of Ordinances) as defined in this section</u>, shall be subject to the following supplemental
- 162 regulations:

163 (b) Pain Management Clinics.

- 164 (1) On-site dispensing of controlled substances that are identified in Schedule II, III,
- 165 or IV in F.S. §§ 893.03, 893.035 or 893.0355, unless otherwise expressly
- 166 permitted by federal or state law, is prohibited. The following is specifically
- 167 exempt from this prohibition:
- a. A health care practitioner's epidural injection of a controlled substance in an
 amount adequate to treat the patient during that particular treatment session.
- 170 (2) Nonconforming pain management clinics. Pain management clinics, in existence
- prior to the effective date of this division, but now in violation of subsection (a)(1)
- of this section, shall be required to terminate the on-site dispensing of controlled
- substances and be brought into full compliance with this section within 18 months
- 174 of the date of adoption of this division.

175 (c) Cannabis/Medical Cannabis (Marijuana) Businesses.

176	(1)	Defin	itions. The following words, terms and phrases, when used in this article,
177		<u>shall</u>	have the meanings ascribed to them in this section,
178		<u>a.</u>	Applicant. An individual or business entity desiring to operate a
179			Medical Marijuana Retail Center within the City limits.
180		<u>b.</u>	Business Operating Name. The legal or fictitious name under which a
181			Medical Marijuana Retail Center conducts its business with the public.
182		<u>C.</u>	Employee. A person authorized to act on behalf of the Medical
183			Marijuana Retail Center, whether that person is an Employee or a
184			contractor, and regardless of whether that person receives
185			compensation.
186		<u>d.</u>	Identification Tag. A tamperproof card issued by the City to the persons
187			involved with a Medical Marijuana Retail Center as evidence that they
188			have passed the background checks and other requirements of this
189			article and are authorized to be present on the Premises.
190		<u>e.</u>	Marijuana. Means all parts of any plant of the genus Cannabis,
191			whether growing or not; the seeds thereof; the resin extracted from any
192			part of the plant; and every compound, manufacture, sale, derivative,
193			mixture, or preparation of the plant or seed or resin that is dispensed
194			only from a dispensing organization for medical use by an eligible
195			patient as defined in s. 499.0295 F. S. Marijuana includes any strain
196			of marijuana or cannabis, in any form, that is authorized by State law
197			to be dispensed or sold in the State of Florida. Also referred to as
198			"medical marijuana."
199		<u>f.</u>	Medical Marijuana Permit. A permit issued by the City pursuant to this
200			article authorizing a business to sell Marijuana in the City. Also referred
201			to as "permit."

202	<u>g.</u>	Medical Marijuana Retail Center. A retail establishment, licensed by
203		the Florida Department of Health as a "medical marijuana treatment
204		facility," "medical marijuana treatment center," "dispensing
205		organization," "dispensing organization facility" or similar use, that
206		sells and dispenses medical Marijuana, but does not engage in any
207		other activity related to preparation, wholesale storage, distribution,
208		transfer, cultivation, or processing of any form of Marijuana or
209		Marijuana product, and does not allow on-site consumption of
210		<u>Marijuana. A Medical Marijuana Treatment Center shall not be</u>
211		construed to be a Medical Marijuana Retail Center.
212	<u>h.</u>	Medical Marijuana Treatment Center. Any facility licensed by the
213		Florida Department of Health to acquire, cultivate, possess, process
214		(including but not limited to development of related products such as
215		food, tinctures, aerosols, oils, or ointments), transfer, transport, sell,
216		distribute, dispense, store, or administer Marijuana, products
217		containing Marijuana, related supplies, or educational materials, as
218		authorized by State law. A Medical Marijuana Treatment Center may
219		include retail sales or dispensing of Marijuana. A facility which provides
220		only retail sales or dispensing of Marijuana shall not be classified as a
221		Medical Marijuana Treatment Center under this article. Also may be
222		referred to as a "Medical Marijuana Treatment Facility" or "dispensing
223		organization" or other similar term recognized by State law. A Medical
224		Marijuana Treatment Center shall only be permitted as an accessory
225		use to a state licensed medical facility and pursuant to Section 32-242.
226		

227	i. Owner. Any person, including any individual or other legal entity, with
228	a direct or indirect ownership interest of five percent or more in the
229	Applicant, which interest includes the possession of stock, equity in
230	capital, or any interest in the profits of the Applicant.
231	j. Premises. The building, within which a Medical Marijuana Retail
232	Center is permitted to operate by the City, including the property on
233	which the building is located, all parking areas on the property or that
234	are utilized by the Medical Marijuana Retail Center and sidewalks and
235	alleys within 100 feet of the property on which the Medical Marijuana
236	Retail Center is located.
237	k. Qualified registered patient/qualified patient. A resident of the State of
238	Florida who has been added to the State's compassionate use registry
239	by a physician licensed under F.S. ch. 458 or ch. 459, to receive
240	Medical Marijuana from a dispensing organization or Medical
241	Marijuana Treatment Center or similar use as defined in Florida
242	Statutes.
243	(2) A Medical Marijuana Retail Center shall only be permitted in the I-L Industrial
244	Light zoning district as a conditional use.
245	(3) No Medical Marijuana Retail Center Permit shall be issued hereunder unless and
246	until the Premises/business is granted conditional use approval in accordance
247	with Article VIII of the Zoning and Land Development Code.
248	(4) Medical Marijuana Retail Center Application. In addition to the standard
249	development approval application requirements and meeting all the
250	requirements for a conditional use under Article VIII of the Zoning and Land
251	Development Code, an application for a permit hereunder shall:

252	<u>a.</u>	Be a joint application by the property Owner and the tenant if the Medical
253		Marijuana Retail Center and the property are not owned by the same
254		person or entity;
255	<u>b.</u>	Be accompanied by a lease identifying the specific use, if the Medical
256		Marijuana Retail Center and the property are not owned by the same
257		person or entity;
258	<u>C.</u>	Include a survey sealed by a Florida-registered land surveyor who is
259		licensed by the State of Florida. The survey shall indicate the distance
260		between the proposed Medical Marijuana Retail Center and any other
261		protected use as set forth below in subsection 5, Location Requirements;
262		and
263	<u>d.</u>	In addition to the notice to property owners required by Article VIII, no
264		later than ten days prior to each and every public hearing, provide proof
265		of notice of the public hearing to all tenants and property owners within
266		1000 feet of the property on which the Medical Marijuana Retail Center
267		is proposed.
268	(5) Location	requirements. A Medical Marijuana Retail Center shall not be established:
269	<u>a.</u>	Within 1,000 feet of another Medical Marijuana Retail Center;
270	<u>b.</u>	Within 1,000 feet of an elementary, middle or secondary school, child
271		day care facility, county or municipal park, or licensed rehabilitation
272		facility, or place of worship;
273	<u>C.</u>	Where a Medical Marijuana Retail Center is lawfully procured in
274		conformity with the provisions of this article, the subsequent locating of
275		one of the uses listed within 1,000 feet of an existing Medical Marijuana
276		Retail Center shall not cause a violation of this section. Whenever a
277		conditional use approval for a Medical Marijuana Retail Center has been

278	lawfully procured and thereafter an elementary, middle or secondary
279	school, child day care facility, county or municipal park, or licensed
280	rehabilitation facility, rehabilitation facility or place of worship be
281	established within a distance otherwise prohibited by law, the
282	establishment of the use shall not be cause for the revocation of the
283	conditional use approval or related Medical Marijuana Permit or prevent
284	the subsequent renewal of same; and
285	d. Distances shall be measured using an airline measurement from the
286	property line of the property on which the Medical Marijuana Retail
287	Center is located to the nearest property line of the uses identified in 5.a.
288	through 5.c. that existed before the date the Medical Marijuana Retail
289	Center submitted its initial application for approval.
290	(6) Accessory uses. Medical Marijuana Retail Centers are prohibited from having
291	accessory uses.
292	a. If the Medical Marijuana Retail Center is located in a freestanding
293	building it shall be the only use permitted on the property,
294	b. If the Medical Marijuana Retail Center is located in a bay or multi-bay
295	space within a multi-tenant structure, it shall be the only use permitted
296	within the bay or multi-bay space it occupies.
297	c. Medical Marijuana Treatment Centers are only permitted as accessory
298	uses subject to the conditions enumerated in this section.
299	(7) Prohibited activities. A Medical Marijuana Retail Center shall not engage in any
300	activity other than those activities specifically defined herein as an authorized part
301	of the use. The preparation, wholesale storage, cultivation, or processing of any
302	form of Marijuana or Marijuana product, and on-site consumption of any
	······································
303	Marijuana or Marijuana product is specifically prohibited at a Medical Marijuana

304	Retail Center. On-site storage of any form of Marijuana or Marijuana product is
305	prohibited, except to the extent reasonably necessary for the conduct of the on-site
306	retail business.
307	(8) Conditional use duration. A conditional use approval for a Medical Marijuana Retail
308	Center shall be valid for two years, subject to compliance with the conditions of
309	approval and all State laws, licensing, permitting and operational requirements. A
310	new conditional use approval must be obtained prior to expiration of the active
311	approval to ensure continued operation.
312	(9) Revocation of conditional use approval. Any conditional use approval granted under
313	this section shall be immediately terminated if any one or more of the following
314	<u>occur:</u>
315	a. The Applicant provides false or misleading information to the City;
316	b. Anyone on the Premises knowingly dispenses, delivers, or otherwise
317	transfers any Marijuana or Marijuana product to an individual or entity
318	not authorized by State law to receive such substance or product;
319	c. An Applicant, Owner or manager is convicted of a felony offense;
320	d. Any Applicant, Owner, manager or Employee is convicted of any drug-
321	related crime under Florida Statutes;
322	e. The Applicant fails to correct any City Code violation or to otherwise
323	provide an action plan to remedy the violation acceptable to the City
324	Manager, or designee within 20 days of citation;
325	f. The Applicant fails to correct any State law violation or address any
326	warning in accordance with any corrective action plan required by the
327	State within the timeframes and completion date the Applicant provided
328	to the City:

329	<u>g. T</u>	he Applicant's state or any other license or approval authorizing the
330	<u>d</u>	ispensing of Medical Marijuana expires or is revoked; or
331	<u>h. T</u>	he Applicant fails to maintain a Medical Marijuana Permit as required
332	b	y this section.
333	(10) Transfer o	of Medical Marijuana Retail Center conditional use approval.
334	<u>a. A</u>	conditional use approval for a Medical Marijuana Retail Center shall
335	<u>n</u>	ot be transferred to a new Owner, or possession, control, or operation
336	<u>o</u>	f the establishment surrendered to such other person until a new
337	M	ledical Marijuana Permit has been obtained by the new Applicant in
338	<u>a</u>	ccordance with this section.
339	<u>b. A</u>	n application for a conditional use approval transfer, meeting the
340	re	equirements of this section and the provisions of Article VIII, shall be
341	<u>fi</u>	led with the City at the same time the new Applicant files its application
342	<u>fc</u>	or a Medical Marijuana Permit.
343	<u>c. T</u>	he application for a conditional use approval transfer shall be
344	<u>a</u>	ccompanied by a conditional use approval transfer fee to be set by
345	<u>re</u>	esolution of the Commission; and
346	<u>d. If</u>	the new Applicant is granted a Medical Marijuana Permit and the
347	<u>tr</u>	ansfer application meets the requirements of this section and the City
348	<u>C</u>	Code, the City Manager or designee shall approve the conditional use
348 349		Code, the City Manager or designee shall approve the conditional use pproval transfer.
	<u>a</u>	
349	<u>a</u> e. A	pproval transfer.
349 350	<u>e. A</u> <u>a</u>	pproval transfer. Conditional use transfer approval is particular only to the previously
349 350 351	<u>e. A</u> <u>a</u>	pproval transfer. Conditional use transfer approval is particular only to the previously pproved conditional use location and shall not be transferred to another

355	event the conditional use shall be deemed abandoned, and the related
356	Medical Marijuana Permit shall be forfeited.
357	(11) Alcohol prohibited. No Medical Marijuana Retail Center shall allow the
358	sale, service, or consumption of any type of alcoholic beverages on
359	the Premises including in the surrounding rights-of-way. The Medical
360	Marijuana Retail Center shall take all necessary and immediate steps
361	to ensure compliance with this paragraph. No person shall consume
362	an alcoholic beverage on the Premises, including the surrounding
363	rights-of-way.
364	(12) Outdoor activity. There shall be no outdoor displays, sales,
365	promotions, or activities of any kind permitted on the Premises,
366	including the surrounding rights-of-way. All activities and business
367	shall be conducted within the confines of the permanent building
368	containing the Medical Marijuana Retail Center.
369	(13) On-site storage. There shall be no on-site storage of any form of
370	Marijuana or Marijuana product.
371	(14) Live plant materials. No living Marijuana plants are permitted on the
372	site of a Medical Marijuana Retail Center.
373	(15) Odor and air quality. A complete air filtration and odor elimination filter and
374	scrubber system shall be provided ensuring the use will not cause or result in
375	dissemination of dust, smoke, or odors beyond the confines of the building, or
376	in the case of a tenant in a multi-tenant building, beyond the confines of the
377	occupied space. A double door system shall be provided at all entrances to
378	mitigate odor intrusion into the air outside the Medical Marijuana Retail Center.
379	(16) Signage. Medical Marijuana Retail Center shall post, at each exterior entrance
380	to the Medical Marijuana Retail Center the following language:

381		ONLY INDIVIDUALS WITH LEGALLY RECOGNIZED MARIJUANA OR
382		CANNABIS QUALIFYING PATIENT OR LEGAL REPRESENTATIVE
383		IDENTIFICATION CARDS OR A QUALIFYING PATIENT'S LEGAL
384		GUARDIAN MAY OBTAIN MARIJUANA FROM A MEDICAL MARIJUANA
385		RETAIL CENTER.
386		The required text shall be in letters one-half inch in height. This required
387		signage shall not count toward the maximum allowable signage for the
388		establishment.
389	(17)	Persons allowed to enter the Premises.
390		a. Underage entry. It shall be unlawful for any Medical Marijuana
391		Retail Center to allow any person who is not at least 18 years
392		of age on the Premises during hours of operation, unless that
393		person is authorized by State law to purchase Medical
394		Marijuana, whether as a Qualified patient with a valid
395		identification card or legal representative of a Qualified patient
396		with a valid identification card.
397		b. Entry by persons authorized by State law. It shall be unlawful
398		for any Medical Marijuana Retail Center to allow any person on the
399		Premises during the hours of operation if that person is not authorized
400		by State law to be there. Authorized persons, such as Owners,
401		managers, Employees and Qualified registered patients, and their
402		legal representatives must wear an Identification Tag, and authorized
403		inspectors and authorized visitors must wear a visitor identifying badge
404		and be escorted and monitored at all times by a person who wears his
405		or her Identification Tag.

406	<u>(18)</u>	Product visibility. No Marijuana or product of any kind may be visible from any
407		window or exterior glass door.

- 408 (19) Prohibited activities. A Medical Marijuana Retail Center shall not engage in
 409 any activity other than those activities specifically defined herein as an
 410 authorized part of the use. The preparation, wholesale storage, cultivation, or
- 411 processing of any form of Marijuana or Marijuana product, and on-site 412 consumption of any Marijuana or Marijuana product is specifically prohibited
- 413at a Medical Marijuana Retail Center. On-site storage of any form of Marijuana414or Marijuana product is prohibited, except to the extent reasonably necessary
- 415 <u>for the conduct of the on-site retail business.</u>
- 416 (20) Public consumption of Marijuana. Nothing in this article shall be deemed to
 417 permit the public consumption of any form of Marijuana. Further, it shall be
 418 unlawful for any person to smoke, ingest or consume Marijuana, Medical
 419 Marijuana, cannabis, or low-THC cannabis as defined in Florida Statutes, in
 420 any form in any public building, public right-of-way, or public space within the
 421 City.

⁴²²Sec. 32-777. - Supplemental regulations for pain management clinics <u>and cannabis centers</u>.

- 423(a) Pain management clinics, as defined in section 32-8, and cannabis/medical cannabis
- 424 (Marijuana) treatment centers or retail centers as defined in 32-776 shall, at the time of annual
- 425 payment of the business license tax, provide a statement as to the existence and status of
- 426 any pending or completed disciplinary actions by the Florida Department of Health or any
- 427 board authorized pursuant to F.S. § 456.072, concerning the pain management clinic/ or
- 428 <u>cannabis centers</u> or any persons employed by the clinic and provide a copy of any
- registration required by <u>any state agency or the Florida Department of Health pursuant to</u>

430 <u>Florida Laws, and F.S. §§</u> 458.309(4) and 459.005(3).

(b) *Parking.* Any parking demand created by a pain management clinic <u>or cannabis centers</u>
shall not exceed the supply of parking spaces legally available within the shared guest or
visitor parking areas allocated on the site as required by section 32-455. An applicant
may be required to demonstrate that on-site traffic flow and parking will be sufficient to
accommodate parking demands generated by the pain management clinic<u>or cannabis</u>
<u>centers</u> based on a current traffic and parking study prepared by a certified professional,
if requested by the city.

⁴³⁸Sec. 32-778. - Information to be filed monthly with the city.

439(a) Each month, the clinic, or cannabis center owner during the term of a license, each licensee

shall supply the city with the following information, such information to-<u>must</u> be provided on

the form and in the manner prescribed by the city:

442 (1) A statement <u>list</u> of the names of all employees of the licensee that
 443 worked at the clinic, cannabis/medical cannabis treatment center, or
 444 cannabis/ medical cannabis retail center establishment in the past 30

445 <u>days</u>. A statement of start and end dates of employment.

- 446 (2) A statement as to whether any arrests have occurred upon the licensed
 447 premises and if so, the dates of such arrests, the persons arrested and
 448 the offense with which each of those persons was charged.
- 449 (3) Any material change in any of the information required pursuant to the450 original application for the license.
- (4) The violation of any of the terms and conditions of this division or the
 violation of any ordinance of the city or county, or the violation of any of
 the laws of the state or the United States as they pertain to the conduct
 of the licensed business shall be cause for revocation of the license
 pursuant to section 18-40 of the city's Code of Ordinances by clear and
 convincing evidence.

457	<u>SECTI</u>	<u>ON 6</u>	: Article	III,	Zoning,	Division	2.	Zoning	Districts	and	Overl	ays,
458	Subdivision I:	Conv	entional Z	onin	g Districts	s, Section	32-1	152 I-L In	dustrial Li	ight dis	strict	of
459	the Code of Or	rdinar	ices, is he	reby	amende	d as follow	/S:					
⁴⁶⁰ Se	c. 32-152 I-L	indus	strial light	dis	trict.							
461 <i>(c)</i>	Uses permittee	d con	ditionally.	Use	s permitte	ed conditi	onal	ly are as	follows:			
462		(1) -	Fowing se	rvice	e storage	facility, p	rovic	led that s	such use s	shall b	e loca	ated
463			not less tl	nan	100 feet f	rom any r	esid	lentially z	coned pro	perty a	and	
464			provided	that	a wall or	fence as i	may	be requi	red by the	e city c	omm	ission
465			shall be p	rovi	ded.							
466		(2)	Outdoor s	tora	ge in con	nection w	ith p	ermitted	principal	use, p	rovide	əd
467			storage is	s effe	ectively so	creened fr	om	public vie	ew (heavy	equip	ment	, such
468			as bulldo:	zers,	backhoe	s and the	like	, not per	mitted). A	ny iter	n stor	ed
469			shall not o	exce	ed 20 fee	et in heigh	ıt.					
470		(3)	Accessor	y ret	ail sales o	over ten p	erce	ent of the	principal	use flo	oor ar	ea up
471			to a maxi	mum	of 25 pe	rcent, pro	vide	ed parkin	g for the i	ndustr	ial and	d
472			retail use	s as	reference	ed in sect	ion 3	32-455(c)) is provid	ed.		
473		(4)	Cannabis	/Mec	lical Canr	nabis (Mar	ijuai	na) Retai	I Center p	ursua	<u>∩t to 3</u>	<u>32-776</u>
474			<u>- 32-778.</u>									
475	SECTIO	<u>ON 7:</u>	Section	32-2	242. Perm	nitted Acce	esso	ry Uses	of the Coc	le of C	rdina	nces, is
⁴⁷⁶ he	reby amended a	as foll	ows:									
477	(d) Accessory	Medi	<u>cal Mariju</u>	ana [.]	Treatmen	t Centers	are	permitted	d City-wide	<u>e subj</u> e	<u>ect to </u>	<u>the</u>
478	following:											
479		<u>(1) S</u>	hall only b	oe lo	cated at s	state licen	sed	medical f	acilities a	uthoriz	<u>zing</u>	
480		<u>dispe</u>	nsary and	con	sumption	of cannal	bis o	on-site. S	Such Cent	ers ma	<u>ay also</u>	<u>o be</u>
481		<u>referr</u>	ed to as a	"Me	edical Mar	ijuana Tre	eatm	ent Facil	<u>ity" or "dis</u>	pensi	ng	
482		orgar	nization" o	r oth	<u>er similar</u>	term reco	ogniz	ed by St	ate law.			

483	(2) Shall not exceed 35 percent of the main structure or building.
484	(3) Shall complete and submit an accessory use application to the City with
485	payment for requisite fees.
486	(4) Obtain a Medical Marijuana Permit, which shall be pursuant to Section 7-465
487	of the City's Code of Ordinances.
488	
489	SECTION 8: It is the intention of the Mayor and City Commission of the City of
490	Hallandale Beach and it is hereby ordained that the provisions of this Ordinance shall become
491	and be made a part of the Code of Ordinances of the City of Hallandale Beach, Florida.
492	SECTION 9. Conflict. All ordinances or portions of the Code of Ordinances of the City of
493	Hallandale Beach in conflict with the provisions of this ordinance shall be repealed to the extent
494	of such conflict.
495	
496	SECTION 10. Severability. Should any provision of this ordinance be declared by a court
497	of competent jurisdiction to be invalid, the same shall not affect the validity of the ordinance as a
498	whole, or any part thereof, other that the part declared to be invalid.
499	
500	SECTION 11. Codification. It is the intention of the Mayor and the City Commission that
501	the provisions of this ordinance be incorporated into the Code of Ordinances; to effect such
502	intention the words "ordinance" or "section" may be changed to other appropriate words.
503	
504	SECTION 12. Effective Date. This Ordinance shall take effect immediately upon adoption
505	on second reading.
506	
507	PASSED AND ADOPTED on 1 st reading on, 2017.
508	PASSED AND ADOPTED on 2 nd reading on, 2017.
509	
510	
511	
512	JOY F. COOPER
513	MAYOR
514	

515	ATTEST:
516	
517	
518	
519	MARIO BATAILLE, CMC
520	CITY CLERK
521	
522	APPROVED AS TO LEGAL SUFFICIENCY
	AND FORM
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523 524	
0_0	
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524 525	JENNIFER MERINO

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