1 2	EXHIBIT 1
3	
4 5	ORDINANCE NO. 2017-
6 7	AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF THE CITY OF HALLANDALE BEACH, FLORIDA, CREATING
8 9	CHAPTER 7, ARTICLE XIV, MEDICAL CANNABIS BUSINESS REGULATIONS; PROVIDING FOR PERMIT APPLICATION
10	PROCEDURES AND REVIEW; OPERATION REGULATIONS,
11 12	AND REVOCATION; RESERVING SECTIONS 7-465 THROUGH 7-480; PROVIDING FOR CODIFICATION; PROVIDING FOR
13	CONFLICT; PROVIDING FOR SEVERABILITY AND PROVIDING
14 15	FOR AN EFFECTIVE DATE.
16	WHEREAS, the 2014 Florida Legislature approved Senate Bill 1030 providing for the
17	growing, processing, and distributing of specific forms of low-THC (non-euphoric) cannabis to
18	qualified patients and their legal representatives for the treatment of listed medical conditions,
19	which became effective on June 16, 2014 as Chapter 2014-157, Laws of Florida, and is codified
20	at Section 381.986, Florida Statutes ("Senate Bill 1030"); and
21	WHEREAS, the Florida Department of Health has adopted Chapter 64-4 Florida
22	Administrative Code to implement Senate Bill 1030; and
23	WHEREAS, on November 4, 2014, Florida voters did not approve an amendment to the
24	Florida Constitution to allow for broader medical use of any kind of marijuana (including
25	euphoric strains) within the State (the "2014 Constitutional Amendment"); and
26	WHEREAS, on November 8 th 2016, Florida voters approved an amendment to the Florida
27	Constitution legalizing a broader use of marijuana to include individuals with specific debilitating
28	diseases or comparable debilitating conditions as determined by a licensed state physician; and
29	WHEREAS, the City intends to regulate the location and criteria for medical marijuana
30	retail centers and treatment centers as significant safety and security issues exist with the
31	creation of these establishments; and
32	

1

WHEREAS, such businesses are inherently attractive targets for criminals, and it is 33 therefore essential that the City limit the permissible scope of such uses and regulate them 34 35 to ensure their compatibility with surrounding businesses and the community, and to protect 36 and advance the public health, safety and welfare; and

37 WHEREAS, the City does not intent to regulate the cultivation and processing of cannabis because this has been pre-empted by state law pursuant to Florida Statute Section 381.986(8)(a). 38 39 The City does intend to regulate the operation and activities of the businesses that are engaged

40 in the cultivation and processing of cannabis; and

WHEREAS, in conjunction with an ordinance amending Chapter 32 to include regulations 41 42 for the use and premises of medical cannabis treatment centers and retail centers, City 43 Administration has proposed the following ordinance in order to provide regulations for the operation of these centers; and 44

45

WHEREAS, the Mayor and City Commission have determined it is in the best 46 interest of the City to create Chapter 7, Article XIV, Medical Cannabis Business 47 Regulations, and provide for permit procedures and regulations for operation of these 48 49 businesses.

50

51

NOW, THEREFORE BE IT ORDAINED BY THE MAYOR AND CITY COMMISSION OF 52 HALLANDALE BEACH, FLORIDA:

53

57

54 **SECTION 1.** Chapter 7, Businesses, is hereby amended to create Article XIV, Medical 55 Cannabis Business Regulations, to read as:

56 Chapter 7, Businesses

- 58 ARTICLE - XIV
- 59 Section. 7-465 – Permit Application and Requirements 60
- Applications for permit; investigation and issuance; term. 61 (1)
- Application. Applications for a Medical Marijuana Permit shall be made by 62 a.
- the Applicant in person to the Development Services Department during regular business 63

64 hours upon such forms and with such accompanying information as may be established by the City. Both Medical Marijuana Treatment Centers ("Treatment Centers") and 65 Medical Marijuana Retail Centers ("Retail Centers") as defined in Chapter 32-776(c) are 66 67 required to apply for a Medical Marijuana Permit. Such application shall be sworn to or affirmed. Every application shall contain at least the following: 68 The business operating name and all Applicant and Owner information. If 69 1. 70 the Applicant or Owner is: An individual, his or her legal name, aliases, home address and business 71 i. address, date of birth, copy of driver's license or a state or federally issued identification 72 73 card; A partnership, the full and complete name of the partners, dates of birth, 74 ii. copy of driver's license or state or federally issued identification card of all partners, and 75 all aliases used by all of the partners, whether the partnership is general or limited, a 76 statement as to whether or not the partnership is authorized to do business in the State 77 of Florida and, if in existence, a copy of the partnership agreement (if the general partner 78 is a corporation, then the Applicant shall submit the required information from section 7-79 80 465(1)a.1.iii t in addition to the information concerning the partnership); or 81 iii. A corporation, the exact and complete corporate name, the date of its 82 incorporation, evidence that the corporation is in good standing, the legal names and dates of birth, copy of driver's licenses or state or federally issued identification cards of 83 all officers, and directors, and all aliases used, the capacity of all officers, and directors, 84 85 and, if applicable, the name of the registered corporate agent, and the address of the registered office for service of process, and a statement as to whether or not each 86 87 corporation is authorized to do business in the State of Florida; or iv. Any other type of entity, the exact and complete name, the date of its formation 88 89 or creation, evidence that the entity is in good standing, the legal names and dates of birth, copy of driver's licenses or state or federally issued identification cards of all 90 91 members, officers, and directors, and all aliases used, the capacity of all members, officers, and directors, and, if applicable, the name of the registered corporate agent, and 92

93 the address of the registered office for service of process, and a statement as to whether

94 or not each entity is authorized to do business in the State of Florida.

95 vi. The addresses required by this section shall be physical locations, and not 96 post office boxes. A complete copy of the business' application filed with the State of Florida 97 2. 98 and all related exhibits, appendices, and back up materials for approval and licensure as 99 a Medical Marijuana Treatment Center or Retail Center. Copies of any and all state and other licenses issued to the Applicant to 100 3. 101 engage in the Marijuana business. 102 A statement as to whether the Applicant or any Owner or Employee has 4. previously received a Medical Marijuana Permit or Identification Tag from the City. 103 A statement as to whether the Applicant or any Owner holds other permits 104 5. or licenses under this Code and, if so, the names and locations of such other permitted 105 or licensed establishments. 106 A statement as to whether the Applicant or any Owner has been a partner 107 6. in a partnership or an officer or director of a corporation whose permit or license issued 108 109 under this Code has previously been suspended or revoked, including the name and location of the establishment for which the license was suspended or revoked, as well as 110 111 the date of the suspension or revocation. <u>7</u>. A statement as to whether or not the Applicant or any Owner has lost any 112 privilege or had any permit or license to do business revoked by any local, state or federal 113 government and, if so, the nature of such privilege, permit or license and the reason for 114 such revocation. 115 8. 116 A statement as to whether or not the Applicant or any Owner has lost any privilege or had any permit or license to do business suspended by any local, state or 117 118 federal government and, if so, the nature of such privilege, permit or license and the reason for such suspension. 119 120 9. A statement as to whether or not the Applicant or any Owner or Employee has been found guilty of or has pleaded guilty or nolo contendere to a felony relating to 121 122 any business in this State or in any other State or Federal court, regardless of whether a judgment of conviction has been entered by the court having jurisdiction of such cases. 123 124 10. A statement as to whether or not the Applicant or any Owner or Employee has been found guilty of, or have pleaded guilty or nolo contendere to, a felony relating 125 126 to a battery or a physical violence on any person in this State or in any other State or

127	Federal court, regardless of whether a judgment of conviction has been entered by the		
128	court having jurisdiction of such cases.		
129	11. A statement as to whether or not the Applicant or any Owner has filed a		
130	petition to have their respective debts discharged by a bankruptcy court having jurisdiction		
131	of such cases.		
132	12. Written documentation, acceptable to the City Manager or designee, that		
133	the Applicant, every Owner, Manager, and each Employee has successfully completed		
134	level 2 background screening within the year.		
135	13. A passport photograph of the Applicant, every Owner, and each Employee.		
136	14. A notarized, signed, and sworn statement that the information within the		
137	application is truthful, independently verifiable, and complete and that the photocopies of		
138	the attached driver's licenses or state or federally issued photo identification cards are		
139	currently valid and are true and correct copies of the originals.		
140	15. The Applicant shall submit a security plan demonstrating compliance with s.		
141	381.986 F.S. and all other applicable statutes and State administrative		
142	<u>rules.</u>		
143	a. In addition to proving compliance with all State requirements,		
144	the security plan shall, at a minimum, provide the following:		
145	1. Fully operational lighting and alarms reasonably		
146	designed to ensure the safety of persons and to protect		
147	the Premises from theft, both in the Premises and in the		
148	surrounding rights-of-way, including:		
149	i. a silent security alarm that notifies the Police		
150	Department that a crime is taking place:		
151	ii. a vault, drop safe or cash management device		
152	that provides minimum access to the cash		
153	receipts; and		

154	<u>iii.</u>	a security camera system capable of recording
155		and retrieving, for at least forty-five (45) days,
156		an image which shall be operational at all times
157		during and after business hours. The security
158		cameras shall be located:
159		(a) at every ingress and egress to the
160		dispensary, including doors and
161		windows;
162		(b) on the interior where any monetary
163		transaction shall occur; and
164		(c) at the ingress and egress to any area
165		where medical Marijuana is stored;
166		
167	<u>2. Tra</u>	affic management and loitering controls;
168	<u>3. Ca</u>	ash and inventory controls for all stages of operation
169	<u>on</u>	the Premises, and during transitions and delivery.
170	<u>4. On</u>	n-site armed security personnel from one hour before
171	the	e business opens to the public until one hour after the
172	bu	usiness closes to the public.
173	16. On-site community relat	tions contact. The Medical Marijuana Retail Center or
174	Treatment Center shall provide the Ci	ity Manager, or designee and all property owners and
175	tenants located within 100 feet of the en	ntrance to its building, with the name, phone number, and
176	e-mail or facsimile number of an on-si	site community relations staff person to whom they can
177	provide notice during business hours an	nd after business hours to report operating problems. The
178	Medical Marijuana Retail Center or Tr	reatment Center shall make every good faith effort to
179	encourage neighbors to call this person	to try to solve operating problems, if any, before any calls
180	or complaints are made to the Police De	epartment or other City officials.

181 (2) Rejection of Application. In the event the City determines that the Applicant has not satisfied the application requirements for a proposed Medical Marijuana Retail 182 Center or Treatment Center, the Applicant shall be notified of such fact; and the 183 184 application shall be denied. (3) Fees. In addition to demonstrating compliance with this article, the Applicant 185 shall pay a nonrefundable application fee in an amount established by resolution of the 186 187 City Commission for each Applicant, each Owner, and each Employee to cover its administrative costs and expenses incurred in reviewing and administering the Permit and 188 Identification Tag Program, irrespective of the issuance or denial of the application. Each 189 Applicant shall also pay an annual nonrefundable, non-proratable permit fee in an amount 190 established by resolution of the City Commission before receiving a Medical Marijuana 191 Permit. 192 (4) Application review. 193 Investigation. The City shall review the application and documentation 194 a. provided, and conduct a background screening of the Applicant, each Owner and 195 Employee, at the Applicant's expense. 196 197 The Chief of Police, or designee shall review the Applicant's operational and b. security plan using Crime Prevention Through Environmental Design (CPTED) principles. 198 The Chief may impose site and operational revisions as are deemed reasonably 199 necessary to ensure the safety of the Applicant, Owner(s), Employees, customers, 200 201 adjacent property owners and residents, which may include items such as methods and 202 security of display and storage of Marijuana and cash, limitations on window and glass door signage, illumination standards, revisions to landscaping, and any other requirement 203 204 designed to enhance the safety and security of the Premises. City Manager determination. Upon receipt of information regarding items 4 205 C. 206 a. and b. of this section, the City Manager or designee shall, within 30 days, either: 207 Notify the Applicant that the Permit has been denied and the reason for i. 208 such denial; or Issue a Permit, with or without conditions. 209 ii. iii. The City Manager or designee shall provide notice to the Commission 210 following issuance of any Medical Marijuana Permit. 211

212	c. Duration. Permits shall be issued for a one-year period for a term
213	commencing October 1 or the date of issuance, and ending the following September 30.
214	d. Denial. The City shall deny an Applicant's application for Medical Marijuana
215	Permit if an investigation of the Applicant and Owner, or the Applicant's application,
216	indicates that the Applicant, an Employee, or any Owner:
217	i. Has failed to obtain or maintain required state licensing;
218	Has failed to pay required licensing fees;
219	ii. Has failed to demonstrate compliance with the requirements of this article;
220	iii. Has a criminal prosecution pending against him/her in any State or Federal
221	court for fraud or a felony;
222	iv. Has been convicted of fraud or felony by any State or Federal court within
223	the past five years;
224	v. Has obtained any governmental permit by fraud or deceit;
225	vi. Has negligently or intentionally misrepresented or concealed information
226	required by this article in an application for a Permit;
227	vii. Has been declared by the State to be a Habitual felony offenders, violent
228	habitual felony offenders, violent career criminals as defined in Section 775.084 Florida
229	Statutes;
230	viii. Has been listed on the United States government's Terrorist Screening
231	Center's No Fly List; or
232	ix. Has been documented in the NCIC/FCIC law enforcement database as an
233	active gang member.
234	(5) Background checks, photograph and Identification Tag. In connection with
235	the issuance of a Medical Marijuana Permit by the City and upon verification of successful
236	level 2 background screening, an identification tag shall be issued at the applicant's
237	expense to each approved Applicant for a Permit as well as for each Owner and each
238	Employee. On the face of each Identification Tag, there shall be placed the following:
239	a. A photograph of the Applicant/Owner/Employee;
240	b. The Permit number;
241	c. The Permit holder's name and address;
242	d. The name and address of the Medical Marijuana Retail Center or Treatment
243	Center that the Applicant/Owner/Employee represents or is employed by; and

<u>e</u>. 244 The expiration date of the Permit. (6) Reconsideration of a denied permit application. If a Person applies for a 245 246 Medical Marijuana Permit at a particular location within a period of one year from the date 247 of denial of a previous application for a Medical Marijuana Permit at the location, and there has not been an intervening change in the circumstances material to the decision 248 regarding the former reason(s) for denial, the application shall not be accepted for 249 250 consideration. (7) Renewal. Medical Marijuana Permits shall be entitled to renewal annually 251 subject to the provisions of this article. Before the October 1 expiration date, the annual 252 Medical Marijuana Permit may be renewed by presenting the Permit for the previous year, 253 254 and: Paying the appropriate Annual Permit Renewal fee; 255 a. Updating the information supplied with the latest application or certifying 256 b. that the information supplied previously remains unchanged; and 257 258 Providing proof of continued compliance with all state and City licenses, C. operational and zoning requirements. 259 Listing of outstanding code violations, and public safety calls from 260 d. appropriate city departments, or statement of no outstanding violations and calls on city 261 262 letterhead. Permit Transferability. 263 (8) The Medical Marijuana Permit is specific to the Applicant and the location 264 a. 265 and shall not be transferred. An attempted transfer of a Medical Marijuana Permit, either directly or 266 b. 267 indirectly in violation of this section is hereby declared void, and in that event the Medical Marijuana Permit shall be deemed abandoned, and the Medical Marijuana Permit shall 268 269 be forfeited. Section 7-463 – Violation of Regulations, Revocation, and Effect of Revocation 270 271 (1) Violation of regulations. In the event of a Code violation, violation of the conditions of the Medical Marijuana Permit or conditional use approval, or other violation 272 273 of the laws applicable to the Medical Marijuana Retail Center or Treatment Center, the City shall issue a warning notice and the Applicant shall provide a copy of a corrective 274

275	action plan and timeframes and completion date to address the identified issues to the		
276	<u>City.</u>		
277	(2) Illegal transfer. If a Medical Marijuana Permit is transferred contrary to this		
278	article, the City shall suspend the Medical Marijuana Permit and notify the permittee of		
279	the suspension. The suspension shall remain in effect until all of the requirements of this		
280	article have been satisfied and a new Medical Marijuana Permit has been issued by the		
281	<u>City.</u>		
282	(3) Security Alarm Failure. Any instance of breaking and entering at a Medical		
283	Marijuana Retail Center or Treatment Center, regardless of whether Marijuana or		
284	Marijuana-based products are stolen, shall constitute a violation of this article if the		
285	security alarm shall fail to activate simultaneous with the breaking and entering.		
286			
287	(4) Grounds for Revocation. Any Medical Marijuana Permit issued under this		
288	article shall be immediately revoked if any one or more of the following occurs:		
289	a. The Applicant provides false or misleading information to the City:		
290	b. Anyone on the Premises knowingly dispenses, delivers, or otherwise		
291	transfers any Marijuana or Marijuana product to an individual or entity not authorized by		
292	State law to receive such substance or product;		
293	c. The Applicant, an Owner or a manager is convicted of a felony offense;		
294	d. Any Applicant, Owner, manager or Employee is convicted of any drug-		
295	related crime under Florida Statutes:		
296	e. The Applicant fails to correct any City Code violation or to otherwise provide		
297	an action plan to remedy the violation acceptable to the City Manager or designee within		
298	20 days of citation;		
299	f. The Applicant fails to correct any State law violation or address any warning		
300	in accordance with any corrective action plan required by the State within the timeframes		
301	and completion date the Applicant provided to the City;		
302	g. The Applicant's state license or approval authorizing the dispensing of		
303	Medical Marijuana expires or is revoked;		
304	h. Any conditional use approval granted by the City for the use of a Medical		
305	Marijuana Retail Center at a particular location expires or is revoked;		

306	i. The Applicant, Owner, manager or Employee is declared to be a habitual felony
307	offender, violent habitual felony offender, violent career criminal as defined in Section
308	775.084 Florida Statutes, and declared by the State;
309	j. The Applicant, Owner, manager or Employee is added to the United States
310	government's Terrorist Screening Center's No Fly List;
311	k. The Applicant, Owner, manager or Employee is declared a gang member and
312	is documented in the NCIC/FCIC law enforcement database as such; or
313	I. Any violation and/or non-compliance of any regulations or requirements listed in
314	this article.
315	(5) Revocation. In the event the City determines there are grounds for
316	revocation as provided in this article, the City shall notify the permittee of the intent to
317	revoke the Medical Marijuana Permit and the grounds upon which such revocation is
318	proposed. The permittee shall have ten business days in which to provide evidence of
319	compliance with this article. If the permittee fails to show compliance with this article
320	within ten business days, the City shall schedule a hearing before the Special Magistrate.
321	If the Special Magistrate determines that a permitted Medical Marijuana Retail Center is
322	not in compliance with this article the City shall revoke the Medical Marijuana Permit and
323	shall notify the permittee of the revocation. Nothing in this section shall take away other
324	enforcement powers of the Special Magistrate or any other agency provided by the Code
325	or statute.
326	(6) Effect of Revocation.
327	a. If a Medical Marijuana Permit is revoked, the permittee shall not be allowed
328	to obtain another Medical Marijuana Permit for a period of two years.
329	b. The revocation shall take effect 15 days, including Saturdays, Sundays, and
330	holidays, after the date the City mails the notice of revocation to the permittee or on the
331	date the permittee surrenders his or her Medical Marijuana Permit to the City, whichever
332	occurs first.
333	
334	Section 7-464 – Permit General Requirements and Operation Requirements
335	
336	(1) General requirements. Each Medical Marijuana Retail Center or Treatment
337	Center shall observe the following general requirements:

338 Conform to all applicable building statutes, codes, ordinances, and а regulations, whether federal, state, or local; 339 Conform to all applicable fire statutes, codes, ordinances, and regulations, 340 b whether federal, state, or local; 341 Conform to all applicable health statutes, codes, ordinances, and 342 С regulations, whether federal, state, or local; 343 344 Conform to all applicable zoning regulations and land use laws, whether d state or local, including but not limited to the Unified Land Development Regulations; 345 Keep the original of the Medical Marijuana Permit posted in a conspicuous 346 е place at the Premises at all times, which Medical Marijuana Permit shall be available for 347 inspection upon request at all times by the public. 348 Permit and Identification Tag required. It shall be unlawful for any business (2) 349 or person to operate a Medical Marijuana Retail Center or Treatment Center, or to 350 otherwise offer for sale or in any way participate in the conduct of any activities upon the 351 Premises within the City without first obtaining a Medical Marijuana Permit. 352 Each person employed in the conduct of such activity shall be screened and 353 a. 354 approved pursuant to subsection (f) and required to obtain an Identification Tag before 355 the center opens for business or, for persons who become involved with the Center after 356 it is open, before having any involvement in Center's activities. No such permit or Identification Tag shall be transferable; each person must 357 b. obtain a Medical Marijuana Permit or Identification Tag directly from the City. 358 359 Permit operation requirements. Any business operating under a Medical (3) 360 361 Marijuana Permit shall comply with the following operational guidelines. Business identification. The words "bong," "bud," "chronic," "demp," "dope," 362 а "ganja," "grass," "green," "hash," "hashish," "hemp," "herb," "hydro," "indo," "joint," 363 "laughing," "mary jane," "peyote," "pot," "puff," "reefer," "smoke," "wacky tabacky," 364 365 "weed," or synonyms for such words or similar words or variations of such words shall not be permitted in the business operating signage of the Medical Marijuana Retail Center. 366 b Hours of operation. 367 Operation is permitted only between the hours of 8:00 a.m. and 6:00 p.m. 368 i. 369 Monday through Saturday.

370	<u>ii.</u>	No operation is permitted on Sundays or state or federal holidays.
371	<u>C.</u>	On-site consumption of Marijuana. No Medical Marijuana Retail Center
372	<u>shall</u> allow	any Marijuana to be smoked, ingested or otherwise consumed on the
373	Premises. T	he Medical Marijuana Retail Center shall take all necessary and immediate
374	<u>steps to er</u>	nsure compliance with this paragraph. No person shall smoke, ingest or
375	otherwise c	onsume Marijuana on the Premises.
376	<u>d.</u>	Each Applicant, Owner, Employee, and manager shall, as soon as is
377	reasonably p	racticable, report all felonies and any theft, suspected theft or loss of Marijuana
378	<u>or Marijuana</u>	based products that occurs at the business to the Police Department and any
379	other entity the	hat requires them to report such incidents
380	<u>e.</u>	Delivery. All deliveries to the Medical Marijuana Retail Center or Treatment
381		Center shall be made while on-site security personnel are present.
382	<u>f.</u>	Delivery Vehicle Identification. For security purposes, no vehicle used in the
383		operation of or for the business purposes of a Medical Marijuana Retail Center
384		or Treatment Center shall be marked in such a manner as to permit
385		identification with the Medical Marijuana Retail Center or Treatment Center.
386	<u>g</u> .	Employment restrictions. It shall be unlawful for any Medical Marijuana Retail
387		Center to employ any person who:
388		a. is not at least 21 years of age; and
389		b. has not passed a level 2 background screening.
390	<u>h.</u>	Sole business. No business other than the dispensing of Medical Marijuana
391		shall be permitted to be conducted from the Premises.
392	<u>i.</u>	Compliance with State regulations and licensure requirements. A Medical
393		Marijuana Retail Center or Treatment Center must comply with all federal and
394		State laws, licensing and regulatory requirements.
395		a. A Medical Marijuana Retail Center or Treatment Center shall
396		notify the City in writing within five business days of receipt of any

7		notice of violation or w	warning from the State or of any changes to its
3		State licensing approva	vals.
Э		<u>b. If a Medical M</u>	Marijuana Retail Center or Treatment Center
)		receives a notice of viol	plation or warning from the State, it shall, no later
1		than 20 business days	after receipt of the notice, provide a copy of the
2		corrective action plan a	and timeframes and completion date to address
3		the identified issues to	o the City.
1			
5	SECTION 2.	Conflict. All ordinances	s or portions of the Code of Ordinances of the City of
5	Hallandale Beach in	conflict with the provisio	ons of this ordinance shall be repealed to the extent
7	of such conflict.		
3	SECTION 3.	Severability. Should any	ny provision of this ordinance be declared by a court
Э	of competent jurisdic	tion to be invalid, the sar	ame shall not affect the validity of the ordinance as a
)	whole, or any part thereof, other that the part declared to be invalid.		
1	SECTION 4. Codification. It is the intention of the Mayor and the City Commission that		ntention of the Mayor and the City Commission that
2	the provisions of this ordinance be incorporated into the Code of Ordinances; to effect such		
3	intention the words "ordinance" or "section" may be changed to other appropriate words.		
4	SECTION 5. Reserved Sections. Sections 7-465-7-480 are hereby reserved.		
5	SECTION 6. Effective Date. This Ordinance shall take effect immediately upon adoption		
5	on second reading.		
7	PASSED on First Reading on May 7, 2017.		
3	PASSED AND ADOPTED on Second Reading on		
Э			
)			
1 2			JOY F. COOPER
2 3			MAYOR
4			
5	SPONSORED BY: C	CITY ADMINISTRATION	I
7	ATTEST:		
3 Ə			
5	MARIO BATAILLE, O	CMC	
1	CITY CLERK		

432	
433	
434	APPROVED AS TO LEGAL SUFFICIENCY FROM
435	
436	
437	JENNIFER MERINO

438 CITY ATTORNEY