1	ORDINANCE NO. 2018-024
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3	AN ORDINANCE OF THE MAYOR AND CITY COMMISSION OF THE CITY
4	OF HALLANDALE BEACH, FLORIDA, AMENDING CHAPTER 7,
5	"BUSINESES", RENAMING ARTICLE XV; "PERMITTING FOR ON-SITE
6	DISPENSING OF CONTROLLED SUBSTANCES"; PROVIDING
7	PROCEDURES FOR PERMIT APPLICATION, REVIEW, AND
8	REVOCATION FOR MEDICAL MARIJUANA BUSINESSES,
9	PHARMACIES, AND PAIN MANAGEMENT CLINICS; AMENDING
10	CHAPTER 32, "ZONING AND LAND DEVELOPMENT CODE; PROVIDING
11	UPDATES TO DEFINITIONS, ZONING DISTRICTS, PERMITTED
12	ACCESSORY USES, HOME OCCUPATIONS, AND PERMITTING
13	RELATED TO PHARMACIES AND MEDICAL MARIJUANA
14	ESTABLISHMENTS TO COMPORT WITH STATE LAW; PROVIDING
15	MINIMUM DISTANCE SEPARATION REQUIREMENTS FOR MEDICAL
16	MARIJUANA ESTABLISHMENTS, PHARMACIES, AND PAIN
17	MANAGEMENT CLINICS; PROVIDING FOR CODIFICATION; PROVIDING
18	FOR CONFLICT; PROVIDING FOR SEVERABILITY; AND PROVIDING
19	FOR AN EFFECTIVE DATE.
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- 22 WHEREAS, City Administration periodically reviews City Ordinances and makes 23 recommendations to the City Commission to revise its ordinances; and
- WHEREAS, in November 2016, Florida voters approved an amendment to the Florida
 Constitution to allow for broader medical use of medical marijuana; and
- WHEREAS, on June 7, 2017, the City Commission of the City Hallandale Beach adopted Ordinance No. 2017-09, Ordinance No. 2017-10, and Ordinance No. 2017-11 related to the regulation of medical marijuana within the City Boundaries; and
- WHEREAS, on June 23, 2017, Governor Rick Scott signed into law Senate Bill 8-A, which
 significantly amended Section 381.986, Florida Statutes. The statute preempted to the state of
 Florida the regulation of cultivation, processing, and delivery of marijuana, and established
 parameters for municipal action related to the regulation of medical marijuana; and
- WHEREAS, Section 381.986(11)(b), Florida Statutes, provides that "A municipality may determine by ordinance the criteria for the location of, and other permitting requirements that do not conflict with state law or department rule for, medical marijuana treatment center dispensing facilities located within the boundaries of that municipality...Except as provided in paragraph (c), a county or municipality may not enact ordinances for permitting or for determining the location of

dispensing facilities which are more restrictive than its ordinances permitting or determining the
 locations for pharmacies licensed under chapter 465"; and

WHEREAS, pain management clinics and pharmacies licensed under the regulatory
authority of the state of Florida provide on-site dispensing of controlled substances, identified in
Schedule II, III, or IV in Section 893.03, 893.035, or 893.0355, Florida Statutes; and

WHEREAS, in 2017, following the Centers for Disease Control and Prevention (CDC)
declaring a national opioid epidemic, Governor Rick Scott signed Executive Order 17-146
directing a Public Health Emergency across the state; and

46 WHEREAS, opioids were responsible for over 33,000 deaths nationwide and nearly 3,900
47 deaths in Florida in 2015; and

WHEREAS, opioid abuse has required additional resources from local first responders such as law enforcement, firefighters, and emergency medical services. According to the Hallandale Beach Fire Department, in 2017, there were 110 suspected opioid overdoses in Hallandale Beach. By August 2018, there were 24 suspected opioid overdoses in Hallandale Beach. Narcan was given to these patients at additional cost to the City; and

53 WHEREAS, the overprescribing and excessive consumption of opiate prescription drugs 54 has resulted in increased addiction of persons, increased crime associated with such activity, and 55 has resulted in a high number of deaths in the South Florida area and around the City of 56 Hallandale Beach related to prescription drug abuse. It has created an urgent situation requiring 57 immediate action to reduce the threat to the health, safety and welfare of the citizens of the City 58 of Hallandale Beach; and

59 WHEREAS, businesses which provide the on-site dispensing of controlled substances 60 are inherently attractive targets for criminals, and it is therefore essential that the City regulate 61 them to ensure their compatibility with surrounding businesses and the community, and to 62 protect and advance the public health, safety and welfare; and

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64 WHEREAS, preventing the concentration and proliferation of medical marijuana 65 establishments, pharmacies, and pain management clinics serves to disperse and mitigate the 66 deleterious impacts and to prevent the gradual blighting of surrounding areas; and

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68 **WHEREAS**, City Administration has determined based on the Comprehensive Plan that 69 a 1,000 foot minimum interbusiness distance separation requirement is reasonable for medical 70 marijuana establishments, pharmacies, and pain management clinics, and is in the best interest

- 71 of the public health, safety, and welfare; and
- 72

73 WHEREAS, on April 25, 2018 and July 25, 2018, the Planning and Zoning Board, serving 74 as the Local Planning Agency, considered the proposed amendments to Chapter 32 and afforded 75 all interested persons an opportunity to be heard at the public meeting; and

76 WHEREAS, the City Commission has determined that it is in the best interests of 77 the citizenry and general public to update regulations to ensure the City Code comports with 78 state law.

NOW, THEREFORE BE IT ORDAINED BY THE MAYOR AND CITY COMMISSION OF 79 80 HALLANDALE BEACH, FLORIDA:

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82 **SECTION 1.** Chapter 7, Businesses, is hereby amended to create Article XIV, Medical 83 Cannabis Business Regulations, to read as:

- 84 **Chapter 7. Businesses**
- 85 **ARTICLE – XV Medical Cannabis Business Regulations** 86

87 Permitting for On-Site Dispensing of Controlled Substances 88

90 Section 7-491. – Permit Application and Requirements.

- Applications for permit; investigation and issuance; term. 91 (1)
- (a) Application. Applications for an Medical Marijuana Permit on-site dispensing of 92 93 controlled substances permit for businesses established after the date this 94 ordinance is enacted shall be made by the Applicant in person to the Development 95 Services Department during regular business hours upon such forms and with 96 such accompanying information as may be established by the City. Both Medical 97 Marijuana Treatment Centers Dispensing Facilities("Treatment Centers") and 98 Medical Marijuana Retail Centers ("Retail Centers") as defined in Chapter 32-99 776(c), pharmacies, and pain management clinics as defined in Chapter 32 are 100 required to apply for an Medical Marijuana on-site dispensing of substances permit. Such application shall be sworn to or affirmed. Every application shall 101 102 contain at least the following:
- 103 1. The business operating name and all Applicant and Owner information. If the 104 Applicant or Owner is:

105	a.	An individual, his or her legal name, aliases, home address
106		and business address, date of birth, copy of driver's license
107		or a state or federally issued identification card;
108	b.	A partnership, the full and complete name of the partners,
109		dates of birth, copy of driver's license or state or federally
110		issued identification card of all partners, and all aliases used
111		by all of the partners, whether the partnership is general or
112		limited, a statement as to whether or not the partnership is
113		authorized to do business in the State of Florida and, if in
114		existence, a copy of the partnership agreement (if the
115		general partner is a corporation, then the Applicant shall
116		submit the required information from section 7-465(1)a.1.iii
117		in addition to the information concerning the partnership); or
118	C.	A corporation, the exact and complete corporate name, the
119		date of its incorporation, evidence that the corporation is in
120		good standing, the legal names and dates of birth, copy of
121		driver's licenses or state or federally issued identification
122		cards of all officers, and directors, and all aliases used, the
123		capacity of all officers, and directors, and, if applicable, the
124		name of the registered corporate agent, and the address of
125		the registered office for service of process, and a statement
126		as to whether or not each corporation is authorized to do
127		business in the State of Florida; or
128	d.	Any other type of entity, the exact and complete name, the
129		date of its formation or creation, evidence that the entity is
130		in good standing, the legal names and dates of birth, copy
131		of driver's licenses or state or federally issued identification
132		cards of all members, officers, and directors, and all aliases
133		used, the capacity of all members, officers, and directors,
134		and, if applicable, the name of the registered corporate
135		agent, and the address of the registered office for service of
136		process, and a statement as to whether or not each entity is
137		authorized to do business in the State of Florida.

138	e. The addresses required by this section shall be physical
139	locations, and not post office boxes.
140 2	A complete copy of the business' application filed with the State of Florida and
141	all related exhibits, appendices, and back up materials for approval and
142	licensure as a Medical Marijuana Treatment Center Dispensing Facility or
143	Retail Center pharmacy, or pain management clinic in compliance with state
144	law.
145 3.	Copies of any and all state and other licenses issued to the Applicant to engage
146	in the <u>ir</u> Marijuana business.
147 4.	A statement as to whether the Applicant or any Owner or Employee has
148	previously received an on-site dispensing of controlled substances Medical
149	Marijuana permit or Identification Tag from the City.
150 5.	A statement as to whether the Applicant or any Owner holds other permits or
151	licenses under this Code and, if so, the names and locations of such other
152	permitted or licensed establishments.
153 6	A statement as to whether the Applicant or any Owner has been a partner in a
154	partnership or an officer or director of a corporation whose permit or license
155	issued under this Code has previously been suspended or revoked, including
156	the name and location of the establishment for which the license was
157	suspended or revoked, as well as the date of the suspension or revocation.
158 7.	A statement as to whether or not the Applicant or any Owner has lost any
159	privilege or had any permit or license to do business revoked by any local, state
160	or federal government and, if so, the nature of such privilege, permit or license
161	and the reason for such revocation.
162 8	A statement as to whether or not the Applicant or any Owner has lost any
163	privilege or had any permit or license to do business suspended by any local,
164	state or federal government and, if so, the nature of such privilege, permit or
165	license and the reason for such suspension.
166 9	A statement as to whether or not the Applicant or any Owner or Employee has
167	been found guilty of or has pleaded guilty or nolo contendere to a felony relating
168	to any business in this State or in any other State or Federal court, regardless
169	of whether a judgment of conviction has been entered by the court having
170	jurisdiction of such cases.

171	10. A statement as to whether or not the Applicant or any Owner or Employee has
172	been found guilty of, or have pleaded guilty or nolo contendere to, a felony
173	relating to a battery or a physical violence on any person in this State or in any
174	other State or Federal court, regardless of whether a judgment of conviction
175	has been entered by the court having jurisdiction of such cases.
176	11. A statement as to whether or not the Applicant or any Owner has filed a petition
177	to have their respective debts discharged by a bankruptcy court having
178	jurisdiction of such cases.
179	12. Written documentation, acceptable to the City Manager or designee, that the
180	Applicant, every Owner, Manager, and each any Employee who dispenses or
181	has access to controlled substances has successfully completed level 2
182	background screening within the year.
183	13. A passport photograph of the Applicant, every Owner, and each Employee.
184	14. A notarized, signed, and sworn statement that the information within the
185	application is truthful, independently verifiable, and complete and that the
186	photocopies of the attached driver's licenses or state or federally issued photo
187	identification cards are currently valid and are true and correct copies of the
188	originals.
189	15. The Applicant shall submit a security plan demonstrating compliance with s.
190	381.986 F.S. and all other applicable statutes and State administrative rules.
191	a. In addition to proving compliance with all State requirements,
192	the security plan shall, at a minimum, provide the following:
193	1. Fully operational lighting and alarms reasonably
194	designed to ensure the safety of persons and to protect
195	the Premises from theft, both in the Premises and in the
196	surrounding rights-of-way, including:
197	i. a silent security alarm that notifies the Police
198	Department that a crime is taking place;
199	ii. a vault, drop safe or cash management device
200	that provides minimum access to the cash
201	receipts; and

202iii.a security camera system capable of recording203and retrieving, for at least forty-five (45) days,204an image which shall be operational at all times

205			during	and after business hours. The security
206			camera	as shall be located:
207			(a)	at every ingress and egress to the
208				dispensary, including doors and
209				windows;
210			(b)	on the interior where any monetary
211				transaction shall occur; and
212			(c)	at the ingress and egress to any area
213				where medical Marijuana is controlled
214				substances are stored;
215		2. Traffic r	manag	ement and loitering controls;
216		3. Cash a	nd inve	entory controls for all stages of operation
217		on the F	Premis	es, and during transitions and delivery.
218		4. On-site	armed	security personnel from one hour before
219		the busi	iness c	pens to the public until one hour after the
220		busines	s close	es to the public.
221		16. On-site community relation	ns cont	act. The Medical Marijuana Retail Center
222		or Treatment Center Applic	<u>cant</u> sh	all provide the City Manager, or designee
223		and all property owners and	d tenar	nts located within 100 feet of the entrance
224		to its building, with the n	ame, j	phone number, and e-mail or facsimile
225		number of an on-site com	munity	relations staff person to whom they can
226		provide notice during busi	ness h	ours and after business hours to report
227		operating problems. The	Medica	I Marijuana Retail Center or Treatment
228		Center Applicant shall mak	e every	y good faith effort to encourage neighbors
229		to call this person to try to s	olve op	perating problems, if any, before any calls
230		or complaints are made to	the Po	lice Department or other City officials.
231	(2)	Rejection of Application. In the even	t the C	ity determines that the Applicant has not
232		satisfied the application requirements	for a p	roposed Medical Marijuana Retail Center
233		or Treatment Center, the Applicant sl	hall be	notified of such fact; and the application
234		shall be denied.		
235	(3)	Fees. In addition to demonstrating cor	mplian	ce with this article, the Applicant shall pay
236		a nonrefundable application fee in a	n amo	unt established by resolution of the City
237		Commission for each Applicant, ea	ach Ov	vner, and each Employee to cover its
238		administrative costs and expenses inc	curred	in reviewing and administering the Permit

and Identification Tag Program, irrespective of the issuance or denial of the
 application. Each Applicant shall also pay an annual nonrefundable, non-proratable
 permit fee in an amount established by resolution of the City Commission before
 receiving a Medical Marijuana permit.

243 (4) Application review.

- (a) *Investigation.* The City shall review the application and documentation provided,
 and conduct a background screening of the Applicant, each Owner and <u>any</u>
 Employee <u>who dispenses or has access to controlled substances</u>, at the
 Applicant's expense.
- (b) The Chief of Police, or designee shall review the Applicant's operational and security 248 249 plan using Crime Prevention Through Environmental Design (CPTED) principles. 250 The Chief may impose site and operational revisions as are deemed reasonably 251 necessary to ensure the safety of the Applicant, Owner(s), Employees, customers, 252 adjacent property owners and residents, which may include items such as methods 253 and security of display and storage of Marijuana controlled substances and cash, 254 limitations on window and glass door signage, illumination standards, revisions to 255 landscaping, and any other requirement designed to enhance the safety and 256 security of the Premises.
- 257 (c) *City Manager determination.* Upon receipt of information regarding items 4 a. and
 258 b. of this section, the City Manager or designee shall, within 30 days, either:
 - Notify the Applicant that the permit has been denied and the reason for such denial; or
 - 2. Issue a permit, with or without conditions.
- 2623.The City Manager or designee shall provide notice to the Commission263following issuance of any Medical Marijuana permit issued pursuant to this264section.
- 265(d)Duration. Permits shall be issued for a one-year period for a term266commencing October 1 or the date of issuance, and ending the following267September 30.
- 268(e)Denial. The City shall deny an Applicant's application for an on-site269dispensing of controlled substancesMedical Marijuana270investigation of the Applicant and Owner, or the Applicant's application,271indicates that the Applicant, an Employee, or any Owner:
- 1. Has failed to obtain or maintain required state licensing

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273			2.	Has failed to pay required licensing fees;
274			3.	Has failed to demonstrate compliance with the requirements of this
275				article;
276			4.	Has a criminal prosecution pending against him/her in any State or
277				Federal court for fraud or a felony;
278			5.	Has been convicted of fraud or felony by any State or Federal court
279				within the past five years;
280			6.	Has obtained any governmental permit by fraud or deceit;
281			7.	Has negligently or intentionally misrepresented or concealed
282				information required by this article in an application for a permit;
283			8.	Has been declared by the State to be a Habitual felony offenders,
284				violent habitual felony offenders, violent career criminals as defined
285				in Section 775.084 Florida Statutes;
286			9.	Has been listed on the United States government's Terrorist
287				Screening Center's No Fly List; or
288			10.	Has been documented in the NCIC/FCIC law enforcement
289				database as an active gang member.
290	(5)	Backg	round checks,	photograph and Identification tag. In connection with the issuance of
291		a Me	dical Marijuana	permit by the City and upon verification of successful level 2
292		backg	round screening	g, an identification tag shall be issued at the applicant's expense to
293		each a	approved Applic	cant for a permit as well as for each Owner and each Employee. On
294		the fac	ce of each Iden	tification Tag, there shall be placed the following:
295		(a)	A photograph	of the Applicant/Owner/Employee;
296		(b)	The permit nu	mber;
297		(c)	The permit ho	lder's name and address;
298		(d)	The name an	d address of the Medical Marijuana Retail Center or Treatment
299	Center	r- <u>establ</u>	ishment that the	e Applicant/Owner/Employee represents or is employed by; and
300		(e)	The expiration	a date of the permit.
301	(6)	Recor	nsideration of a	denied permit application. If a Person applies for a Medical Marijuana
302		permit	t at a particular	location within a period of one year from the date of denial of a
303		previo	us application for	or a Medical Marijuana permit at the location, and there has not been
304		an inte	ervening change	e in the circumstances material to the decision regarding the former
305		reaso	n(s) for denial, t	he application shall not be accepted for consideration.

- 306 (7) *Renewal.* Medical Marijuana Permits shall be entitled to renewal annually subject to the
 307 provisions of this article. Before the October 1 expiration date, the annual Medical
 308 Marijuana permit may be renewed by presenting the permit for the previous year, and:
- 309 (a) Paying the appropriate Annual Permit Renewal fee;
- 310 (b) Updating the information supplied with the latest application or certifying that the311 information supplied previously remains unchanged; and
- 312 (c) Providing proof of continued compliance with all state and City licenses,
 313 operational, <u>public safety</u>, and zoning requirements.
- 314(d)Listing of outstanding code violations, and public safety calls from appropriate city315departments, or statement of no outstanding violations and calls on city letterhead.

316 (8) *Permit Transferability.*

- 317 (a) The Medical Marijuana permit is specific to the Applicant and the location and shall
 318 not be transferred.
- 319 (b) An attempted transfer of a Medical Marijuana permit, either directly or indirectly in
 320 violation of this section is hereby declared void, and in that event the Medical
 321 Marijuana permit shall be deemed abandoned, and the Medical Marijuana permit
 322 shall be forfeited.

323 Section 7-462 – Violation of Regulations, Revocation, and Effect of Revocation

- 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 of the laws
 applicable to the Medical Marijuana Retail Center or Treatment Center, to the on-site
 dispensing of controlled substances, the City shall issue a warning notice and the
 Applicant shall provide a copy of a corrective action plan and timeframes and completion
 date to address the identified issues to the City.
- 330 (2) *Illegal transfer.* If a Medical Marijuana permit is transferred contrary to this article or state
 331 <u>law</u>, the City shall suspend the Medical Marijuana permit and notify the permittee of the
 332 suspension. The suspension shall remain in effect until all of the requirements of this
 article have been satisfied and a new Medical Marijuana permit has been issued by the
 City.
- 335 (3) Security Alarm Failure. Any instance of breaking and entering at a Medical Marijuana Retail
 336 Center or Treatment Center on the premises of the permittee, regardless of whether
 337 Marijuana or Marijuana-based controlled substance products are stolen, shall constitute a
 violation of this article if the security alarm shall fail to activate simultaneous with the
 breaking and entering.

340	(4)	Grounds for Revocation. Any Medical Marijuana permit issued under this article shall be
341		immediately revoked if any one or more of the following occurs:

- 342 (a) The Applicant provides false or misleading information to the City;
- 343 (b) Anyone on the Premises knowingly dispenses, delivers, or otherwise transfers any
 344 Marijuana or Marijuana product<u>, or other controlled substance</u>, to an individual or
 345 entity not authorized by State law to receive such substance or product;
- 346 (c) The Applicant, an Owner or a manager is convicted of a felony offense;
- 347 (d) Any Applicant, Owner, manager or Employee is convicted of any drug-related crime
 348 under Florida Statutes;
- 349 (e) The Applicant fails to correct any City Code violation or to otherwise provide an
 350 action plan to remedy the violation acceptable to the City Manager or designee
 351 within 20 days of citation;
- (f) The Applicant fails to correct any State law violation or address any warning in
 accordance with any corrective action plan required by the State within the
 timeframes and completion date the Applicant provided to the City;
- (g) The Applicant's state license or approval authorizing the dispensing of Medical
 Marijuana <u>controlled substances</u> expires or is revoked;

h. Any conditional use approval granted by the City for the use of a Medical Marijuana
 Retail Center at a particular location expires or is revoked;

- i. (h) The Applicant, Owner, manager or Employee is declared to be a habitual felony
 offender, violent habitual felony offender, violent career criminal as defined in
 Section 775.084 Florida Statutes, and declared by the State;
- 362 j. (i) The Applicant, Owner, manager or Employee is added to the United States
 363 government's Terrorist Screening Center's No Fly List;
- 364k. (j)The Applicant, Owner, manager or Employee is declared a gang member and is365documented in the NCIC/FCIC law enforcement database as such; or
- 366 l. (<u>k</u>) Any violation and/or non-compliance of any regulations or requirements listed in 367 this article.
- (5) *Revocation.* In the event the City determines there are grounds for revocation as provided in
 this article, the City shall notify the permittee of the intent to revoke the Medical Marijuana
 permit and the grounds upon which such revocation is proposed. The permittee shall have ten
 business days in which to provide evidence of compliance with this article. If the permittee
 fails to show compliance with this article within ten business days, the City shall schedule a
 hearing before the Special Magistrate. If the Special Magistrate determines that a permittee

- Medical Marijuana Retail Center <u>establishment</u> is not in compliance with this article the City
 shall revoke the Medical Marijuana permit and shall notify the permittee of the revocation.
 Nothing in this section shall take away other enforcement powers of the Special Magistrate or
- any other agency provided by the Code or statute.
- 378 (6) *Effect of Revocation.*
- (a) If a Medical Marijuana permit is revoked, the permittee shall not be allowed to obtain
 another Medical Marijuana permit for a period of two years.
- (b) The revocation shall take effect 15 days, including Saturdays, Sundays, and holidays,
 after the date the City mails the notice of revocation to the permittee or on the date the
 permittee surrenders his or her Medical Marijuana permit to the City, whichever occurs
 first.
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386 Section 7-493. – Permit General Requirements and Operation Requirements

- (1) General requirements. Each Medical Marijuana Retail Center or Treatment Center Dispensing
 Facility, Pharmacy, and Pain Management Clinic shall observe the following general
 requirements:
- (a) Conform to all applicable building statutes, codes, ordinances, and regulations, whetherfederal, state, or local;
- (b) Conform to all applicable fire statutes, codes, ordinances, and regulations, whether federal,
 state, or local;

(c) Conform to all applicable health statutes, codes, ordinances, and regulations, whether
 federal, state, or local;

- (d) Conform to all applicable zoning regulations and land use laws, whether state or local,
 including but not limited to the Unified Land Development Regulations;
- (e) Keep the original of the Medical Marijuana <u>on-site dispensing of controlled substances</u>
 permit posted in a conspicuous place at the Premises at all times, which Medical
 Marijuana Permit shall be available for inspection upon request at all times by the public.
- (2) Permit and Identification Tag required. It shall be unlawful for any business or person to
 operate a Medical Marijuana Retail Center or Treatment Center Dispensing Facility,
 Pharmacy, or Pain Management Clinic, or to otherwise offer for sale or in any way participate
 in the conduct of any activities upon the Premises within the City without first obtaining a
 Medical Marijuana permit.
- 406 (a) Each person employed in the conduct of such activity shall be screened and approved407 pursuant to subsection (f) and required to obtain an Identification Tag before the center

- opens for business or, for persons who become involved with the Center after it is open, 408 409 before having any involvement in Center's activities.
- 410 (b) No such permit or Identification Tag shall be transferable; each person must obtain a 411 Medical Marijuana permit or Identification Tag directly from the City.
- 412 (3) Permit operation requirements. Any business operating under an on-site dispensing of controlled substances Medical Marijuana permit shall comply with the following operational 413 414 quidelines.
- a Business identification. The words "bong," "bud," "chronic," "demp," "dope," 415 416 "ganja," "grass," "green," "hash," "hashish," "hemp," "herb," "hydro," "indo," "joint," "laughing," "mary jane," "peyote," "pot," "puff," "reefer," "smoke," "wacky tabacky," "weed," or synonyms for 417 such words or similar words or variations of such words shall not be permitted in the business 418 419 operating signage of the Medical Marijuana Retail Center.
- 420 b Hours of operation.

421 i. Operation is permitted only between the hours of 8:00 a.m. and 6:00 p.m. Monday 422 through Saturday.

- 423 ii. No operation is permitted on Sundays or state or federal holidays.
- 424 On-site consumption of Marijuana. No Medical Marijuana Retail Center shall allow 425 any Marijuana to be smoked, ingested or otherwise consumed on the Premises. The Medical Marijuana Retail Center shall take all necessary and immediate steps to ensure compliance with 426 427 this paragraph. No person shall smoke, ingest or otherwise consume Marijuana on the Premises. d.
- 428
- 429 (a) Each Applicant, Owner, Employee, and manager shall, as soon as is reasonably practicable, report all felonies and any theft, suspected theft or loss of Marijuana or 430 Marijuana controlled substance based products that occurs at the business to the 431
- 432 Police Department and any other entity that requires them to report such incidents.
- (e) (b) Delivery. All deliveries to the Medical Marijuana Retail Center or Treatment Center 433
- Dispensing Facilities, Pharmacies, and Pain Management Clinic shall be made 434 while on-site security personnel are present. 435
- f. Delivery Vehicle Identification. For security purposes, no vehicle used in the 436 437 operation of or for the business purposes of a Medical Marijuana Retail Center

438 or Treatment Center shall be marked in such a manner as to permit 439 identification with the Medical Marijuana Retail Center or Treatment Center. 440 g. Employment restrictions. It shall be unlawful for any Medical Marijuana Retail 441 Center to employ any person who: 442 a. is not at least 21 years of age; and 443 b. has not passed a level 2 background screening. 444 h. Sole business. No business other than the dispensing of Medical Marijuana 445 shall be permitted to be conducted from the Premises.
 440 g. Employment restrictions. It shall be unlawful for any Medical Marijuana Retail 441 Center to employ any person who: 442 a. is not at least 21 years of age; and 443 b. has not passed a level 2 background screening. 444 h. Sole business. No business other than the dispensing of Medical Marijuana
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444 h. Sole business. No business other than the dispensing of Medical Marijuana
445 shall be permitted to be conducted from the Premises.
446 i(c) Compliance with State regulations and licensure requirements. A Medical Marijuana
447 Retail Center or Treatment Center permitted establishment-must comply with all
448 federal and State laws, licensing and regulatory requirements.
449 1. A Medical Marijuana Retail Center or Treatment Center permitted establishment
450 shall notify the City in writing within five business days of receipt of any notice of
451 violation or warning from the State or of any changes to its State licensing approvals.
452 2. If a Medical Marijuana Retail Center or Treatment Center permitted establishment
453 receives a notice of violation or warning from the State, it shall, no later than 20
454 business days after receipt of the notice, provide a copy of the corrective action plan
455 and timeframes and completion date to address the identified issues to the City.
456
457 SECTION 2: Section 32-8 "Definitions of Chapter 32, "Zoning and Land Development
458 Code" of the Code of Ordinances, is hereby amended as follows:
459 Drug store shall mean a retail pharmacy, with or without a drive lane, unless otherwise
460 specified in this Code, that offers goods for retail sale and conducts on-site dispensing of
461 prescription drugs prescribed by a health care practitioner, nonprescription drugs or both.
462 * * *
463
464 Marijuana means all parts of any plant of the genus Cannabis, whether growing or not; the
465 seeds thereof; the resin extracted from any part of the plant; and every compound,

466	manufacture, salt, derivative, mixture, or preparation of the plant or its seeds or resin,
467	including low-THC cannabis, which are dispensed from a medical marijuana treatment center
468	for medical use by a qualified patient. The term shall be interpreted in accordance with F.S.
469	§ 381.986 and Ch. 64-4 of the Florida Administrative Code.
470	* * *
471	Medical marijuana treatment center dispensing facility means any facility where
472	medical marijuana or any product derived there from is dispensed at retail. The term shall be
473	interpreted in accordance with F.S. § 381.986 and Ch. 64-4 of the Florida Administrative
474	Code.
475	* * *
476	Pharmacy retail shall mean a retail establishment primarily offering goods for retail sale and
477	on-site dispensing of prescription drugs prescribed by a health care practitioner,
478	nonprescription drugs or both. A retail pharmacy may also offer accessory services such as
479	photo processing, eyeglass care, etc. All pharmacies shall be staffed by a state licensed
480	pharmacist. Pharmacies include a community pharmacy, an institutional pharmacy, a
481	nuclear pharmacy or a special pharmacy as defined by F.S. Ch. 465, § 465.003 as amended
482	from time to time.
483	1. The term "community pharmacy" includes every location where medicinal drugs are
484	compounded, dispensed, stored, or sold or where prescriptions are filled or dispensed on an
485	outpatient basis.
486	2. The term "institutional pharmacy" includes every location in a hospital, clinic, nursing
487	home, dispensary, sanitarium, extended care facility, or other facility, hereinafter referred to
488	as "health care institutions," where medicinal drugs are compounded, dispensed, stored, or
489	sold.
490	3. The term "nuclear pharmacy" includes every location where radioactive drugs and
491	chemicals within the classification of medicinal drugs are compounded, dispensed, stored, or
492	sold. The term "nuclear pharmacy" does not include hospitals licensed under F.S. Ch. 395 or
493	the nuclear medicine facilities of such hospitals.
494	4. The term "special pharmacy" includes every location where medicinal drugs are
495	compounded, dispensed, stored, or sold if such locations are not otherwise defined in this
496	subsection

* * *

- 499 *Retail sales are those establishments engaged in retail sales and rental of products. For the*
- 500 purpose of this chapter the term retail, retail sale or similar terms, shall mean a sale to the
- 501 ultimate consumer (i.e., a sale for any purpose other than resale), and including but not limited
- 502 to all transactions for which there is collected or due by the seller a sales tax pursuant to Chapter
- 503 212 of the Florida Statutes, as it may be amended.
- 504
- 505 **SECTION 3:** Chapter 32, Article III, Division 2 "Zoning Districts and Overlays" is
- 506 hereby amended as follows:
- 507 ***

508 SECTION 32-149 "B-L BUSINESS LIMITED DISTRICT"

- (a) *Purpose and intent.* The purpose and intent of the B-L business limited district is to provide
 suitable sites for the development of limited business activities of an office, retail and service
 nature in centralized locations consistent with the city's comprehensive land use plan.
- 512 (b) Uses permitted. Uses permitted are as follows:
- 513 * * *
- 514 (3) Retail and service establishments, limited to:
- 515 a. Antique shops.
- 516 b. Appliance stores.
- 517 c. Art galleries.
- 518 d. Art and graphic supplies.
- 519 e. Auction galleries.
- 520 f. Bakeries.
- 521 g. Barber, beauty and skin care services.
- h. Bath shops.
- 523 i. Bicycle shops.
- 524 j. Book and stationery stores.
- 525 k. Camera shops.
- 526 I. Candy and ice cream stores.
- 527 m. Catalog sales.
- 528 n. China and flatware stores.
- 529 o. Copying services.

530	p. Delicatessens.
531	q. Drapery stores.
532	r. Drug and sundry stores.
533	s . <u>r.</u> Dry goods stores.
534	t. <u>s.</u> Florists.
535	u. <u>t</u> . Foodstores.
536	v. <u>u.</u> Fruit stores.
537	₩. <u>v.</u> Furniture stores.
538	x. <u>w.</u> Gift shops.
539	y. <u>x.</u> Hardware stores.
540	z. <u>y.</u> Health and exercise studios.
541	aa. z. Hobby and handicraft shops.
542	bb. aa. Hotels and motels.
543	cc. <u>bb.</u> Interior decorators.
544	dd. <u>cc.</u> Jewelry stores.
545	ee. <u>dd.</u> Laundry and dry cleaning pickup substations.
546	ff. <u>ee.</u> Leather goods shops.
547	gg. <u>ff.</u> Liquor package stores.
548	hh. gg. Locksmith.
549	ii. <u>hh.</u> Luggage shops.
550	jj. ii. Medical Marijuana Treatment Center Dispensing Facility
551	jj. Messenger and delivery services.
552	kk. Movie theaters (indoor).
553	II. Music and record shops.
554	mm. Newsstands.
555	nn. Office supply stores.
556	oo. Optical stores.
557	pp. Paint stores.

558	qq. Pet shops.
559	rr. <u>Pharmacies</u>
560	rr. ss. Photographic studios.
561	ss . <u>tt</u> . Restaurants provided that:
562	1. Freestanding restaurants located east of U.S. 1 must have a minimum of 2,000
563	square feet of gross floor area.
564	2. Freestanding restaurants located on the same parcel as a shopping center shall be
565	compatible with the architectural features of the shopping center.
566	tt. <u>uu.</u> Shoe repair shops.
567	uu. <u>vv.</u> Souvenir and novelty shops.
568	vv. ww. Specialty shops: men's, women's, children's clothing, shoes and similar
569	apparel shops.
570	ww. xx. Tailors and seamstresses.
571	xx. <u>yy.</u> Telegraph offices.
572	yy. zz. Title and abstract services.
573	zz. <u>aaa.</u> Tobacco shops.
574	aaa. <u>bbb.</u> Travel agencies.
575	bbb. ccc. Massage therapy services establishment holding a valid certificate for
576	massage therapy services in accordance with section 7-451.
577	* * *
578	SEC. 32-152. "I-L INDUSTRIAL LIGHT DISTRICT"
579	(c) Uses permitted conditionally. Uses permitted conditionally are as follows:
580	(1) Towing service storage facility, provided that such use shall be located
581	not less than 100 feet from any residentially zoned property and
582	provided that a wall or fence as may be required by the city commission
583	shall be provided.
584	(2) Outdoor storage in connection with permitted principal use, provided
585	storage is effectively screened from public view (heavy equipment, such
586	as bulldozers, backhoes and the like, not permitted). Any item stored
587	shall not exceed 20 feet in height.

588		(3) Accessory retail sales over ten percent of the principal use floor area up
589		to a maximum of 25 percent, provided parking for the industrial and
590		retail uses as referenced in section 32-455(c) is provided.
591		(4) Cannabis/Medical Cannabis (Marijuana) Retail Center pursuant to 32-776 -
592		32-778. Medical Marijuana Treatment Center Dispensing Facility.
593		(5) Pharmacies.
555		(b) maimacies:
594		* * *
595	SECTION 3	2-159 "CCB CENTRAL CITY BUSINESS DISTRICT"
596	* * *	
597	(c) Uses	permitted. Uses permitted are as follows:
598	* *	*
599	(2) R	etail and service establishments, as follows:
600	a.	Abstract and title services.
601	b.	Alcoholic beverage establishments.
602	C.	Antique shops.
603	d.	Appliance stores (limited to small appliances).
604	e.	Art galleries (private).
605	f.	Art and graphic supplies.
606	g.	Auction galleries.
607	h.	Bakeries.
608	i.	Barber, beauty and skin care services.
609	j.	Bath shops.
610	k.	Bicycle shops.
611	I.	Book and stationery stores.
612	m.	Camera shops.
613	n.	Candy and ice cream stores.
614	0.	Catalog sales.
615	р.	China and flatware stores.
616	q.	Copy and duplication services.
617	r.	Delicatessens.
618	S.	Drapery stores.
619	ŧ.	Drug and sundry stores.
620	u.	t. Dry goods stores.

621	v. <u>u.</u> Florists.
622	₩. <u>v.</u> Food stores.
623	x. <u>w.</u> Fruit stores.
624	y. <u>x.</u> Furniture stores.
625	z. <u>y.</u> Gift shops.
626	aa. z. Health and exercise studios.
627	bb. <u>aa</u> . Hobby and handicraft shops.
628	cc. bb. Hotels and motels.
629	dd. <u>cc.</u> Interior decorators.
630	ee. <u>dd.</u> Jewelry stores.
631	ff. <u>ee.</u> Laundry and dry clean pickup station.
632	gg. <u>ff.</u> Leather goods shops.
633	hh. gg. Liquor package stores.
634	ii. <u>hh.</u> Locksmith.
635	jj. <u>ii.</u> Luggage shops.
636	kk. jj. Medical Marijuana Treatment Center Dispensing Facilities
637	kk. Messenger and delivery services.
638	mm. Movie theaters (indoor).
639	nn. Music and record shops.
640	oo. Newsstands.
641	pp. Office supply stores.
642	qq. Paint stores.
643	rr. Pharmacies
644	rr. <u>ss.</u> Pet shops.
645	ss. <u>tt.</u> Photographic studios.
646	tt. <u>uu.</u> Shoe repair shops.
647	uu. <u>vv.</u> Souvenir and novelty shops.
648	vv. <u>ww.</u> Specialty shops; clothing, shoes and similar apparel.
649	ww. xx. Sporting goods stores.
650	xx . <u>γy.</u> Tailors and seamstresses.
651	yy. <u>zz.</u> Telegraph offices.
652	zz . <u>aaa.</u> Tobacco shops.
653	aaa. bbb. Travel agencies.
654 655	bbb. ccc. Massage therapy services establishment holding a valid certificate for massage therapy services in accordance with section 7-451.
	$\frac{1}{1}$

656 ***

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

Commercial Uses	Palms Gateway	Foster Road	Pembroke
Candy and ice cream stores	-	P	Р
Medical Marijuana Treatment Center Dispensing Facility	=	<u>P</u>	<u>P</u>
Car washes (indoor only)	-	Р	-
Drug and Sundry Stores Pharmacies		Р	Р

658

659 **SECTION 4:** Article III, "Zoning", Division 2. Zoning Districts and Overlays,

660 Subdivision I, "Conventional Zoning Districts", Table 32-193(a), Allowable Uses by

661 Subdistrict, of the Code of Ordinances, is hereby amended as follows:

Table 32-193(a) – Allowable Uses by Subdistrict

	······ CENTRAL RAC SUBDISTRICTS······					
	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						
Medical Marijuana Treatment Center Dispensing Facilities and Pharmacies	<u>P</u>	<u>P</u>	=	<u>P</u>	<u>P</u>	<u>P</u>

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 = Condition	nal Use	- = sa	Not Permi	tted	

 $P = Permitted Use \qquad C = Conditional Use \qquad - = Use Not Permitted$ (1) Permitted only on parallel oblitting NE 4 Average and/or NE 7 Street

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

662

663 **SECTION 5:** Section 32-242. Permitted Accessory Uses of the Code of Ordinances, is 664 hereby amended as follows:

665 Section 32-242. Permitted Accessory Uses

666 (d) Accessory Medical Marijuana Treatment Centers are permitted City-wide subject to the

- 667 following:
- 668 (1) Shall only be located at state licensed medical facilities authorizing
- 669 dispensary and consumption of cannabis on-site. Such Centers may also be
- 670 referred to as a "Medical Marijuana Treatment Facility" or "dispensing
- 671 organization" or other similar term recognized by State law.

672	(2) Shall not exceed 35 percent of the main structure or building.
0,2	

673 (3) Shall complete and submit an accessory use application to the City with

674 payment for requisite fees.

- 675 (4) Obtain a Medical Marijuana Permit, which shall be pursuant to Section 7-465
 676 of the City's Code of Ordinances.
- 677 <u>SECTION 6:</u> Section 32-370 "Home Occupations and live/work" of the Code of 678 Ordinances, is hereby amended as follows:
- ⁶⁷⁹ Sec. 32-370. Home occupations and live/work.
- 680 (a). Home occupations.

681 (1) *Purpose.* This section is intended to provide for home occupational uses within

- residential districts which are compatible with residential uses and do not detract
- from the residential character of the neighborhood. It is further the intent of this
- section to regulate the operation of a home occupation in such a manner that the
- average neighbor will be unaware of its existence. All home occupations shall
- 686 conform with all requirements and stipulations of this section prior to the issuance
- 687 of an occupational license.
- 688 (2) *Performance standards.* A home occupation is allowable as an accessory use in a
 689 dwelling unit in any residential area. No home occupation shall be permitted unless
 690 it complies with all of the following standards:
- a. The use shall be conducted entirely within a dwelling and carried on only bythe 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.

699 d. No person or customer shall be serviced in person on the site nor shall the				
700 occupation be conducted in any way which would necessitate suppliers or				
701 customers visiting the site.				
702 <i>Exception.</i> Individual tutoring shall be permitted at the residence, provided there are				
703 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 outside				
705 on the site.				
f. No noise, odors, smoke, electrical interference, hazardous materials or				
707 nuisance of any type shall arise from or be used in the conduct of the				
708 occupation.				
g. The address or telephone of the premises may be used for receiving				
710 business mail and telephone calls provided no more than one business				
711 phone line and one fax/modem line are used and the home address is not				
712 listed in any Yellow Pages advertising.				
h. The home address shall not be used for purposes of advertising, soliciting or				
714 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.				
j. <u>Pharmacies and businesses related to Mmarijuana, including medical marijuana,</u>				
718 preparation, cultivation, storage, processing, manufacturing, and delivery or				
719 dispensing for any person, business or occupational use is <u>are</u> prohibited.				
720				
721 SECTION 7: Article IV "Development Standards", Division 24 "On-site dispensing of				
⁷²² Controlled Substances" of the Code of Ordinances, is hereby amended as follows:				
⁷²³ DIVISION 24. – ON-SITE DISPENSING OF CONTROLLED SUBSTANCES				
⁷²⁴ Sec. 32-776 Pain Management Clinics Controlled substances dispensed on-site.				

- a) Applicability. Pain management clinics, as defined in section 32-8, "Definitions," and
- 726 cannabis/medical cannabis (Marijuana) treatment centers or retail centers (which may
- 727 collectively be referred to as "cannabis center" or "cannabis centers" throughout the
- 728 City's Code of Ordinances) as defined in this section, shall be subject to the following
- supplemental regulations:
- 730 (b) Pain Management Clinics.
- 731 (1) On-site dispensing of controlled substances that are identified in Schedule II, III,
- 732 or IV in F.S. §§ 893.03, 893.035 or 893.0355, unless otherwise expressly
- permitted by federal or state law, is prohibited. The following is specifically
- 734 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.
- 737 (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 monthsof the date of adoption of this division.
- 742 (c) Cannabis/Medical Cannabis (Marijuana) Businesses.
- 743 (1) *Definitions*. The following words, terms and phrases, when used in this article,
 744 shall have the meanings ascribed to them in this section,
- 745 a. Applicant. An individual or business entity desiring to operate a
 746 Medical Marijuana Retail Center within the City limits.
- 747 b. Business Operating Name. The legal or fictitious name under which a
- 748Medical Marijuana Retail Center conducts its business with the public.749c. Employee. A person authorized to act on behalf of the Medical
 - Marijuana Retail Center, whether that person is an Employee or a

751 contractor, and regardless of whether that person receives
 752 compensation.

- 753d.Identification Tag. A tamperproof card issued by the City to the persons754involved with a Medical Marijuana Retail Center as evidence that they755have passed the background checks and other requirements of this756article and are authorized to be present on the Premises.
- 757 Marijuana. Means all parts of any plant of the genus Cannabis, e. 758 whether growing or not; the seeds thereof; the resin extracted from any 759 part of the plant; and every compound, manufacture, sale, derivative, 760 mixture, or preparation of the plant or seed or resin that is dispensed 761 only from a dispensing organization for medical use by an eligible 762 patient as defined in s. 499.0295 F. S. Marijuana includes any strain 763 of marijuana or cannabis, in any form, that is authorized by State law 764 to be dispensed or sold in the State of Florida. Also referred to as 765 "medical marijuana."
- 766f.Medical Marijuana Permit. A permit issued by the City pursuant to this767article authorizing a business to sell Marijuana in the City. Also referred768to as "permit."
- 769 Medical Marijuana Retail Center. A retail establishment, licensed by g. 770 the Florida Department of Health as a "medical marijuana treatment 771 facility," "medical marijuana treatment center," "dispensing organization," "dispensing organization facility" or similar use, that 772 773 sells and dispenses medical Marijuana, but does not engage in any 774 other activity related to preparation, wholesale storage, distribution, 775 transfer, cultivation, or processing of any form of Marijuana or 776 Marijuana product, and does not allow on-site consumption of

777		Marijuana. A Medical Marijuana Treatment Center shall not be
778		construed to be a Medical Marijuana Retail Center.
779	h	Medical Marijuana Treatment Center. Any facility licensed by the
780		Florida Department of Health to acquire, cultivate, possess, process
781		(including but not limited to development of related products such as
782		food, tinctures, aerosols, oils, or ointments), transfer, transport, sell,
783		distribute, dispense, store, or administer Marijuana, products
784		containing Marijuana, related supplies, or educational materials, as
785		authorized by State law. A Medical Marijuana Treatment Center may
786		include retail sales or dispensing of Marijuana. A facility which provides
787		only retail sales or dispensing of Marijuana shall not be classified as a
788		Medical Marijuana Treatment Center under this article. Also may be
789		referred to as a "Medical Marijuana Treatment Facility" or "dispensing
790		organization" or other similar term recognized by State law. A Medical
791		Marijuana Treatment Center shall only be permitted as an accessory
792		use to a state licensed medical facility and pursuant to Section 32-242.
793	i.	Owner. Any person, including any individual or other legal entity, with
794		a direct or indirect ownership interest of five percent or more in the
795		Applicant, which interest includes the possession of stock, equity in
796		capital, or any interest in the profits of the Applicant.
797	j	Premises. The building, within which a Medical Marijuana Retail

 797
 J.
 Premises. The building, within which a Medical Marijuana Retail

 798
 Center is permitted to operate by the City, including the property on

 799
 which the building is located, all parking areas on the property or that

 800
 are utilized by the Medical Marijuana Retail Center and sidewalks and

 801
 alleys within 100 feet of the property on which the Medical Marijuana

 802
 Retail Center is located.

- 803k.Qualified registered patient/qualified patient. A resident of the State of804Florida who has been added to the State's compassionate use registry805by a physician licensed under F.S. ch. 458 or ch. 459, to receive806Medical Marijuana from a dispensing organization or Medical807Marijuana Treatment Center or similar use as defined in Florida808Statutes.
- 809 (2) A Medical Marijuana Retail Center shall only be permitted in the I-L Industrial
 810 Light zoning district as a conditional use.
- 811 (3) No Medical Marijuana Retail Center Permit shall be issued hereunder unless and
 812 until the Premises/business is granted conditional use approval in accordance
 813 with Article VIII of the Zoning and Land Development Code.
- 814 (4) Medical Marijuana Retail Center Application. In addition to the standard
 815 development approval application requirements and meeting all the
 816 requirements for a conditional use under Article VIII of the Zoning and Land
 817 Development Code, an application for a permit hereunder shall:
- 818 a. Be a joint application by the property Owner and the tenant if the Medical
 819 Marijuana Retail Center and the property are not owned by the same
 820 person or entity;
- b. Be accompanied by a lease identifying the specific use, if the Medical
 Marijuana Retail Center and the property are not owned by the same
 person or entity;
- 824 c. Include a survey sealed by a Florida-registered land surveyor who is
 825 licensed by the State of Florida. The survey shall indicate the distance
 826 between the proposed Medical Marijuana Retail Center and any other
 827 protected use as set forth below in subsection 5, Location Requirements;
 828 and

829	d. In addition to the notice to property owners required by Article VIII, no
830	later than ten days prior to each and every public hearing, provide proof
831	of notice of the public hearing to all tenants and property owners within
832	1000 feet of the property on which the Medical Marijuana Retail Center
833	is proposed.
834	(5) Location requirements. A Medical Marijuana Retail Center shall not be established:
835	a. Within 1,000 feet of another Medical Marijuana Retail Center;
836	b. a. Within 1,000 feet of an elementary, middle or secondary school, child
837	day care facility, county or municipal park, or licensed rehabilitation
838	facility, or place of worship
839	c. Where a Medical Marijuana Retail Center is lawfully procured in
840	conformity with the provisions of this article, the subsequent locating of
841	one of the uses listed within 1,000 feet of an existing Medical Marijuana
842	Retail Center shall not cause a violation of this section. Whenever a
843	conditional use approval for a Medical Marijuana Retail Center has been
844	lawfully procured and thereafter an elementary, middle or secondary
845	school, child day care facility, county or municipal park, or licensed
846	rehabilitation facility, rehabilitation facility or place of worship be
847	established within a distance otherwise prohibited by law, the
848	establishment of the use shall not be cause for the revocation of the
849	conditional use approval or related Medical Marijuana Permit or prevent
850	the subsequent renewal of same; and
851	d Distances shall be measured using an airline measurement from the
852	property line of the property on which the Medical Marijuana Retail
853	Center is located to the nearest property line of the uses identified in 5.a.

054	
854	through 5.c. that existed before the date the Medical Marijuana Retail
855	Center submitted its initial application for approval.
856	(6) Accessory uses. Medical Marijuana Retail Centers are prohibited from having
857	accessory uses.
858	a. If the Medical Marijuana Retail Center is located in a freestanding
859	building it shall be the only use permitted on the property,
860	b. If the Medical Marijuana Retail Center is located in a bay or multi-bay
861	space within a multi-tenant structure, it shall be the only use permitted
862	within the bay or multi-bay space it occupies.
863	c. Medical Marijuana Treatment Centers are only permitted as accessory
864	uses subject to the conditions enumerated in this section.
865	(7) Prohibited activities. A Medical Marijuana Retail Center shall not engage in any
866	activity other than those activities specifically defined herein as an authorized part
867	of the use. The preparation, wholesale storage, cultivation, or processing of any
868	form of Marijuana or Marijuana product, and on-site consumption of any
869	Marijuana or Marijuana product is specifically prohibited at a Medical Marijuana
870	Retail Center. On-site storage of any form of Marijuana or Marijuana product is
871	prohibited, except to the extent reasonably necessary for the conduct of the on-site
872	retail business.
873	(8) Conditional use duration. A conditional use approval for a Medical Marijuana Retail
874	Center shall be valid for two years, subject to compliance with the conditions of
875	approval and all State laws, licensing, permitting and operational requirements. A
876	new conditional use approval must be obtained prior to expiration of the active
877	approval to ensure continued operation.

878	(9) Revocation of conditional use approval. Any conditional use approval granted under
879	this section shall be immediately terminated if any one or more of the following
880	occur:
881	a. The Applicant provides false or misleading information to the City;
882	b. Anyone on the Premises knowingly dispenses, delivers, or otherwise
883	transfers any Marijuana or Marijuana product to an individual or entity
884	not authorized by State law to receive such substance or product;
885	c. An Applicant, Owner or manager is convicted of a felony offense;
886	d. Any Applicant, Owner, manager or Employee is convicted of any drug-
887	related crime under Florida Statutes;
888	e. The Applicant fails to correct any City Code violation or to otherwise
889	provide an action plan to remedy the violation acceptable to the City
890	Manager, or designee within 20 days of citation;
891	f. The Applicant fails to correct any State law violation or address any
892	warning in accordance with any corrective action plan required by the
893	State within the timeframes and completion date the Applicant provided
894	to the City;
895	g. The Applicant's state or any other license or approval authorizing the
896	dispensing of Medical Marijuana expires or is revoked; or
897	h. The Applicant fails to maintain a Medical Marijuana Permit as required
898	by this section.
899	(10) Transfer of Medical Marijuana Retail Center conditional use approval.
900	a. A conditional use approval for a Medical Marijuana Retail Center shall
901	not be transferred to a new Owner, or possession, control, or operation
902	of the establishment surrendered to such other person until a new

903	Medical Marijuana Permit has been obtained by the new Applicant in
904	accordance with this section.

- 905b.An application for a conditional use approval transfer, meeting the906requirements of this section and the provisions of Article VIII, shall be907filed with the City at the same time the new Applicant files its application908for a Medical Marijuana Permit.
- 909c.The application for a conditional use approval transfer shall be910accompanied by a conditional use approval transfer fee to be set by911resolution of the Commission; and
- 912d.If the new Applicant is granted a Medical Marijuana Permit and the913transfer application meets the requirements of this section and the City914Code, the City Manager or designee shall approve the conditional use915approval transfer.
- 916 e. A conditional use transfer approval is particular only to the previously
 917 approved conditional use location and shall not be transferred to another
 918 location.
- 919f.An attempt to transfer a conditional use approval either directly or920indirectly in violation of this section is hereby declared void, and in that921event the conditional use shall be deemed abandoned, and the related922Medical Marijuana Permit shall be forfeited.
- 923(11)Alcohol prohibited. No Medical Marijuana Retail Center shall allow the924sale, service, or consumption of any type of alcoholic beverages on925the Premises including in the surrounding rights-of-way. The Medical926Marijuana Retail Center shall take all necessary and immediate steps927to ensure compliance with this paragraph. No person shall consume

- 928 an alcoholic beverage on the Premises, including the surrounding
 929 rights-of-way.
- 930 (12) Outdoor activity. There shall be no outdoor displays, sales,
 931 promotions, or activities of any kind permitted on the Premises,
 932 including the surrounding rights-of-way. All activities and business
 933 shall be conducted within the confines of the permanent building
 934 containing the Medical Marijuana Retail Center.
- 935 (13) On-site storage. There shall be no on-site storage of any form of
 936 Marijuana or Marijuana product.
- 937 (14) Live plant materials. No living Marijuana plants are permitted on the
 938 site of a Medical Marijuana Retail Center.
- 939 (15) Odor and air quality. A complete air filtration and odor elimination filter and 940 scrubber system shall be provided ensuring the use will not cause or result in dissemination of dust, smoke, or odors beyond the confines of the building, or 941 942 in the case of a tenant in a multi-tenant building, beyond the confines of the 943 occupied space. A double door system shall be provided at all entrances to 944 mitigate odor intrusion into the air outside the Medical Marijuana Retail Center. (16) Signage. Medical Marijuana Retail Center shall post, at each exterior entrance 945 to the Medical Marijuana Retail Center the following language: 946
- 947ONLY INDIVIDUALS WITH LEGALLY RECOGNIZED MARIJUANA OR948CANNABIS QUALIFYING PATIENT OR LEGAL REPRESENTATIVE949IDENTIFICATION CARDS OR A QUALIFYING PATIENT'S LEGAL950GUARDIAN MAY OBTAIN MARIJUANA FROM A MEDICAL MARIJUANA951RETAIL CENTER.

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952 The required text shall be in letters one-half inch in height. This required 953 signage shall not count toward the maximum allowable signage for the 954 establishment.

(17) Persons allowed to enter the Premises.

- 956a.Underage entry. It shall be unlawful for any Medical Marijuana957Retail Center to allow any person who is not at least 18 years958of age on the Premises during hours of operation, unless that959person is authorized by State law to purchase Medical960Marijuana, whether as a Qualified patient with a valid961identification card or legal representative of a Qualified patient962with a valid identification card.
- 963 b. Entry by persons authorized by State law. It shall be unlawful 964 for any Medical Marijuana Retail Center to allow any person on the 965 Premises during the hours of operation if that person is not authorized 966 by State law to be there. Authorized persons, such as Owners, 967 managers, Employees and Qualified registered patients, and their 968 legal representatives must wear an Identification Tag, and authorized 969 inspectors and authorized visitors must wear a visitor identifying badge 970 and be escorted and monitored at all times by a person who wears his 971 or her Identification Tag.
- 972 (18) Product visibility. No Marijuana or product of any kind may be visible from any
 973 window or exterior glass door.
- 974 (19) Prohibited activities. A Medical Marijuana Retail Center shall not engage in
 975 any activity other than those activities specifically defined herein as an
 976 authorized part of the use. The preparation, wholesale storage, cultivation, or
 977 processing of any form of Marijuana or Marijuana product, and on-site

978 consumption of any Marijuana or Marijuana product is specifically prohibited
979 at a Medical Marijuana Retail Center. On-site storage of any form of Marijuana
980 or Marijuana product is prohibited, except to the extent reasonably necessary
981 for the conduct of the on-site retail business.

- 982 (20) Public consumption of Marijuana. Nothing in this article shall be deemed to 983 permit the public consumption of any form of Marijuana. Further, it shall be 984 unlawful for any person to smoke, ingest or consume Marijuana, Medical 985 Marijuana, cannabis, or low-THC cannabis as defined in Florida Statutes, in 986 any form in any public building, public right-of-way, or public space within the
- 987

988 (b) <u>Supplemental regulations for pain management clinics.</u>

City.

- (a) (1) Pain management clinics, as defined in section 32-8, shall, at the time of annual payment
 of the business license tax, provide a statement as to the existence and status of any
 pending or completed disciplinary actions by the department of health or any board
 authorized pursuant to F.S. § 456.072, concerning the clinic or any persons employed
 by the clinic and provide a copy of any registration required by the department of health
 pursuant to [F.S. §§] 458.309(4) and 459.005(3).
- (b) (2) Parking. Any parking demand created by a pain management clinic 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 based on a current traffic
 and parking study prepared by a certified professional, if requested by the city.

1001 Sec. 32-778. – Information to be filed monthly with the city.

1002 (c) Information to be filed monthly with the city.

(a) (1) Each month during the term of a license, each licensee shall supply the city with the
 following information, such information to be provided on the form and in the manner
 prescribed by the city:

1006 (1) <u>a.</u> A statement of the names of all employees of the licensee.

- 1007 (2) b. A statement as to whether any arrests have occurred upon the licensed premises
 and if so, the dates of such arrests, the persons arrested and the offense with which
 each of those persons was charged.
- 1010(3)c.Any material change in any of the information required pursuant to the original1011application for the license.
- 1012(4)d. The violation of any of the terms and conditions of this division or the violation of1013any ordinance of the city or county, or the violation of any of the laws of the state or1014the United States as they pertain to the conduct of the licensed business shall be1015cause for revocation of the license pursuant to section 18-40 of the city's Code of1016Ordinances by clear and convincing evidence.

1017 Sec. 32-777. Medical marijuana establishments and pharmacies

1018 (a) *Definitions.* For purposes of this section, the following words terms and phrases, including their 1019 respective derivatives have the following meanings:

- 1020 (1) <u>Derivative product means any form of cannabis suitable for routes of administration.</u>
- 1021(2)Low-THC cannabis means a plant of the genus Cannabis, the dried flowers of which1022contain 0.8 percent or less of tetrahydrocannabinol and more than ten percent of1023cannabidiol weight for weight; the seeds thereof; the resin extracted from any part of1024such plant; or any compound, manufacture, salt, derivative, mixture, or preparation1025of such plant or its seed or resin that is dispensed only from a dispensing organization1026approved by the Florida Department of Health pursuant to F.S. § 381.986.
- 1027(3)Low-THC cannabis dispensary means an establishment where low-THC cannabis is1028dispensed at retail.
- 1029(4)Medical Marijuana means all parts of any plant of the genus Cannabis, whether1030growing or not; the seeds thereof; the resin extracted from any part of the plant; and1031every compound, manufacture, salt, derivative product, mixture, or preparation of the1032plant or its seeds or resin including low-THC cannabis, which are dispensed from a1033medical marijuana treatment center for medical use by a qualified patient. The term1034shall be interpreted in accordance with F.S. § 381.986 and Ch. 64-4 of the Florida1035Administrative Code.
- 1036(5)Medical marijuana establishment means an establishment related to medical1037marijuana, regulated pursuant to F.S. § 381.986.

- 1038(6)Medical marijuana treatment center means an entity that acquires, cultivates,1039possesses, processes (including development of related products such as food,1040tinctures, aerosols, oils, or ointments), transfers, transport, sells, distributes,1041dispenses, or administers marijuana, products contain marijuana, related supplied, or1042educational materials to qualifying patients or their caregivers and is registered by the1043Florida Department of Health.
- 1044(7)Medical marijuana treatment center dispensing facilitymeansany facility where1045medical marijuana or any product derived there from is dispensed at retail. The1046term shall be interpreted in accordance with F.S. § 381.986 and Ch. 64-4 of the1047Florida Administrative Code.
- 1048(b)Compliance with laws. Medical marijuana treatment centers and pharmacies, as defined in1049section 32-8, "Definitions," shall, at all times, comply with the licensing and regulatory1050requirements of applicable statutes and state administrative rules, which include, but are1051not limited to, the Florida Building Code, the Florida Fire Prevention Code, and any local1052amendments to the Florida Building Code or the Florida Fire Prevention Code.
- 1053(c)License or permit fees. Medical marijuana treatment centers shall be charged all license or1054permit fees in an amount equal to the license or permit fees charged to pharmacies. Any1055person or entity applying for or renewing a business tax receipt for a medical marijuana1056treatment center or pharmacy within the city shall exhibit an active state license, or proof1057of same, before such business tax receipt may be issued. Permitting requirements are1058subject to Chapter 7.
- 1059 (d) <u>Medical marijuana establishment proximity to schools.</u>
- 10601.Medical marijuana treatment center dispensing facilities may not be located within five1061hundred (500) feet of the real property that comprises a public or private elementary1062school, middle school, or secondary school unless the city commission, upon1063application for the requested variance and public hearings, determines that the1064location promotes the public health, safety, and general welfare of the community.
- 1065
 i.
 In granting any such variance, the city commission may prescribe any

 1066
 conditions that it deems necessary in the public interest.
- 1067ii.All applications for variances to this section shall be heard by the1068planning and zoning board and by the city commission, regardless of1069whether the application qualifies as a minor development based on the

1070		city code. The public hearings shall be noticed, posted and advertised
1071		in conformity with the requirements for variances; except that courtesy
1072		letters shall also be sent to all property owners located within 500 feet
1073		of the proposed medical marijuana treatment center dispensing facility
1074		seeking the variance. An administrative fee, established in accordance
1075		with the city's general fee policy, shall be due at the time application for
1076		such a hearing is made.
1077		2. The five hundred-foot distance shall be measured by drawing a straight line from the
1078		nearest property boundary line of the medical marijuana treatment center dispensing
1079		facility to the nearest property boundary line of the public or private elementary
1080		school, middle school, or secondary school. The distance shall not be measured by
1081		a pedestrian route or automobile route.
1082		Sec. 32-778. Interbusiness distance separation requirements for on-site
1083		dispensing of controlled substances.
1084	<u>(a)</u>	Pain Management Clinic. No property used for a Pain Management Clinic shall be located
1085		within 1,000 feet of another legally established Pain Management Clinic.
1086	<u>(b)</u>	Medical Marijuana Treatment Center Dispensing Facility. No property used for a Medical
1087		Marijuana Treatment Center Dispensing Facility shall be located within 1,000 feet of another
1088		legally established Medical Marijuana Treatment Center Dispensing Facility.
1089	<u>(c)</u>	Pharmacy. No property used for a Pharmacy shall be located within 1,000 feet of another
1090		legally established Pharmacy.
1091	<u>(d)</u>	The 1,000-foot distance requirement shall be measured by following a straight line from the
1092		nearest portion of the property boundary line of the existing use. The distance shall not be
1093		measured by a pedestrian route or automobile route.
1094	<u>(e)</u>	Variance. The city commission, may, upon application for the requested variance and public
1095		hearings, determine that the location promotes the public health, safety, and general welfare
1096		of the community. In granting any such variance, the city commission may prescribe any
1097		conditions that it deems necessary in the public interest. All applications for variances to
1098		this section shall be heard by the planning and zoning board and by the city commission,
1099		regardless of whether the application qualifies as a minor development based on the city
1100		code. The public hearings shall be noticed, posted and advertised in conformity with the

1101 requirements for variances; except that courtesy letters shall also be sent to all property 1102 owners located within 1,000 feet of the proposed medical marijuana treatment center 1103 dispensing facility, pharmacy, or pain management clinic seeking the variance. An 1104 administrative fee, established in accordance with the city's general fee policy, shall be due 1105 at the time application for such a hearing is made.

(f) Nonconformity. Any pharmacy authorized prior to the adoption of this section, or any pain 1106 1107 management clinic, pharmacy or a medical marijuana treatment center dispensing facility 1108 created and established under the land development regulations in a legal manner which 1109 may thereafter become legally nonconforming, may continue until there is an abandonment 1110 of the use. Once the legally nonconforming pain management clinic, pharmacy or medical 1111 marijuana treatment center dispensing facility use is abandoned, it may not be re-1112 established unless it conforms to the requirements of this section. Abandonment shall consist of: a change of use or suspension of active business with the public for a period of 1113 1114 at least six months or a lesser time if a written declaration of abandonment is provided by the owner of the premises, or, if the property is subject to a lease, by the owner and tenant. 1115

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SECTION 3. Conflict. All ordinances or portions of the Code of Ordinances of the City of
 Hallandale Beach in conflict with the provisions of this ordinance shall be repealed to the extent
 of such conflict.

1120 **SECTION 4. Severability.** Should any provision of this ordinance be declared by a court 1121 of competent jurisdiction to be invalid, the same shall not affect the validity of the ordinance as a 1122 whole, or any part thereof, other that the part declared to be invalid.

1123 **SECTION 5. Codification.** It is the intention of the Mayor and the City Commission that 1124 the provisions of this ordinance be incorporated into the Code of Ordinances; to effect such 1125 intention the words "ordinance" or "section" may be changed to other appropriate words.

 1126
 SECTION 6. Effective Date.
 This Ordinance shall take effect immediately upon adoption

 1127
 on second reading.

- 1128
- 1129 PASSED AND ADOPTED on 1st reading on <u>August 15</u>, 2018.

1130 PASSED AND ADOPTED on 2nd reading on <u>September 17,</u> 2018.

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- 1132
- 1133
- 1134

KEITH S. LONDON

MAYOR

- 1135 SPONSORED BY: CITY ADMINISTRATION
- 1136
- 1137 ATTEST:
- 1138
- 1139
- 1140
- 1141 JENORGEN GUILLEN
- 1142 CITY CLERK
- 1143
- 1144 APPROVED AS TO LEGAL SUFFICIENCY
- 1145 AND FORM
- 1146
- 1147
- 1148
- 1149 JENNIFER MERINO
- 1150 CITY ATTORNEY
- 1151