## SUMMARY

This ordinance amends Chapter 20 of the 2019 Detroit City Code, *Health*:

By amending Article VI, Medical Marijuana Facilities and Adult-Use Marijuana Establishments, Division 3, Licensing, Section 20-6-39. Inspections, investigations, review of materials submitted; Section. 20-6-40. Operating requirements; and Section 20-6-41 License issuance.

This Amendment was approved by the Detroit City Council on July 26, 2022 and will be effective upon publication.

1	BY COUNCIL MEMBER:		
2	AN ORDINANCE to amend Chapter 20 of the 2019 Detroit City Code, Health: by		
3	amending Article VI, Medical Marijuana Facilities and Adult-Use Marijuana Establishments,		
4	Division 3, Licensing, Section 20-6-39. Inspections, investigations, review of materials submitted;		
5	Section. 20-6-40. Operating requirements; and Section 20-6-41 License issuance		
6	IT IS HEREBY ORDAINED BY THE PEOPLE OF THE CITY OF DETROIT THAT:		
7	Section 1. Chapter 20 of the 2019 Detroit City Code, Health, Article VI, Medical		
8	Marijuana Facilities and Adult-Use Marijuana Establishments, Division 3, Sections 20-6-39		
9	through 20-6-41, be amended to read as follows:		
10	CHAPTER 20. HEALTH		
11	ARTICLE VI. MEDICAL MARIJUANA FACILITIES AND ADULT-USE MARIJUANA		
12	ESTABLISHMENTS		
13	DIVISION 3. LICENSING		
14	Sec. 20-6-39. Inspections, investigations, review of materials submitted.		
15	(a) Upon application and before a license under this article is issued for a medical		
16	marijuana facility or an adult-use marijuana establishment, the application shall be referred to		
17	appropriate the departments of the City set forth in Sec. 20-6-22, for respective reports to be		
18	provided to the MLRC on compliance with this Code and state law, rules and regulations,		
19	including the following:		
20	(1) Zoning. The medical marijuana facility or adult-use marijuana establishment shall		
21	meet applicable requirements of the Detroit Zoning Ordinance, being Chapter 50		
22	of this Code. For purposes of this article, license applicants for adult-use marijuana		
23	establishments, excluding temporary marijuana events, shall be deemed to have		

1		met the applicable zoning requirements if the property has a conditional land use
2		approval grant for an equivalent license under the MMFLA;
2		
3	(2)	Building and Property Maintenance Codes. The medical marijuana facility or
4		adult-use marijuana establishment shall meet applicable requirements of the Stille-
5		DeRossett-Hale Single State Construction Code Act, being MCL 125.1501 et seq.,
6		and the Property Maintenance Code, being Chapter 8, Article XV of this Code;
7	(3)	Temporary Events. A property that is the designated location and subject of an
8		application for a business license for a temporary marijuana event shall have a
9		certificate of occupancy, a certificate of compliance, and no outstanding blight
10		violations, inspection fees, or property taxes;
11	(4)	Fire protection and safety. The medical marijuana facility or adult-use marijuana
12		establishment shall meet applicable requirements of the Detroit Fire Prevention and
13		Protection Code, being Chapter 18, Article I of this Code;
14	(5)	Plumbing. The medical marijuana facility or adult-use marijuana establishment
15		shall meet applicable requirements of the Stille-DeRossett-Hale Single State
16		Construction Code Act, being MCL 125.1501 et seq., and the Michigan Plumbing
17		Code, being Chapter 8, Article V of this Code;
18	(6)	Ventilation. Proper ventilation, either natural or mechanical, shall be provided so
19		that each person within a medical marijuana facility or adult-use marijuana
20		establishment will be supplied with 1,200 cubic feet of air per hour, or as required
21		by applicable state code, whichever is greater;
22	(7)	Lighting. The medical marijuana facility or adult-use marijuana establishment shall
23		have adequate lighting in every part of the premises in compliance with applicable

1	requirements of the Michigan Electrical Code, being Chapter 8, Article III, of this
2	Code:

- (8) Health and sanitation. All rooms within a medical marijuana facility or adult-use marijuana establishment housing toilet facilities shall be equipped with sanitary towels of a type acceptable to the Health Department. All rooms within the premises shall meet the requirements of the Michigan Public Health Code, being MCL 333.1101 et seq., including those concerning food preparation and sanitation.
- (9) Illegal Operations. Whether the applicant, or, if the applicant is an entity, any of the direct or indirect owners of the applicant entity, operated or opened to the public any marijuana business requiring a license, without a license, or been the subject of an involuntary closure order for operating a marijuana business without the required license at any location.
- (b) A license shall not be issued or renewed until satisfactory inspections and reviews are completed by the departments delineated in Subsection (a) of this section, and written reports are issued indicating that the applicant complies with the requirements of this section.
- (c) A licensee that is the holder of a limited license shall notify CRIO within 30 days if the licensee does not maintain the social equity criteria for which it received points on its license application.

## Sec. 20-6-40. Operating requirements.

A medical marijuana facility or adult-use marijuana establishment licensed under this article shall be subject to the following conditions:

- (1) Compliance with the requirements of this Code, and all applicable state laws;
- (2) Compliance with the provisions of the MMFLA or the MRTMA;

(3)	(3)	Medical marijuana facilities and adult-use marijuana establishments must obtain
		all necessary state and local licenses before commencing operations and shall
		always maintain a valid state operating license and business license under this
		article during operation. If a state operating license lapses, is revoked, or is
		otherwise terminated by the State of Michigan, the related business license granted
		under this article shall be automatically suspended, and licensee may not operate
		until it has an active state operating license;
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- (4) No persons under the age of 18 may be allowed within any medical marijuana facility or adult-use marijuana establishment, unless the individual is a qualifying patient or accompanied by his/her primary caregiver- parent or documented legal guardian;
- (5) No medical marijuana facility or adult-use marijuana establishment shall permit the sale or dispensing of alcoholic liquor or tobacco for consumption on or off the premises;
- (6) Operating hours for provisioning centers, retailer establishments, and microbusinesses shall not exceed the hours between 9:00 AM and 10:00 PM daily. Designated consumption establishments may operate between 9:00 AM and 2:00 AM daily;
- Public and common areas must be separated from restricted and non-public areas by a permanent opaque barrier that cannot be accessed by individuals not approved as personnel.

## Sec. 20-6-41. License issuance.

(a) When the application and proposed medical marijuana facility or adult-use marijuana establishment has been reviewed by the MLRC and a recommendation regarding the license, or an approval for a temporary marijuana event license by City Council, is provided to the Department, the Department may issue a license in writing after the license fee is paid. A license that is issued under this article shall be continually posted inside the licensed medical marijuana facility or adult-use marijuana establishment in a conspicuous location near the entrance.

- (b) The Department may deny a license application that does not meet the requirements of this Article. The Department shall deny a license application in the following circumstances:
  - (1) The applicant, or, if the applicant is an entity, any of the direct or indirect owners of the applicant entity, is delinquent in the payment of monies owed to the City of Detroit;
    - Of the applicant, or, if the applicant is an entity, any of the direct or indirect owners of the applicant entity, has operated a marijuana business illegally, or was the subject of an involuntary closure order for operating a marijuana business without the required license at any location.;
    - (3) The applicant, or, if the applicant is an entity, any of the direct or indirect owners

      of the applicant entity has misrepresented or provided false information in the

      license application.
- on the state operating license, the term of a license issued pursuant to this article shall be not more than one year and shall expire each year on September 30. An application to renew a license shall be made as specified in Sec. 20-6-42.

1	(d) A lic	ense issued under this article is nontransferable. A new owner or operator of a
2	licensed business	under this article must obtain a new business license in accordance with this
3	article before the	City will provide the attestation or other municipal approval required for a
4	transfer by the Sta	te of Michigan Cannabis_Regulatory Agency.

- (de) If a holder of a limited license under this article desires to relocate its operations to real property other than the real property where the license was approved, then prior to such relocation, the licensee shall submit those documents described in Sec. 20-6-36(a) to the Department, which shall provide the complete file to the MLRC for review. Upon receipt of a favorable recommendation from the MLRC, and the surrender of the existing limited license to the Department, the Department shall issue a replacement limited license of the same type for the new location
- Section 2. This ordinance is hereby declared necessary to preserve the public peace, health, safety and welfare of the People of the City of Detroit.
- Section 3. All ordinances, or parts of ordinances, that conflict with this ordinance are repealed.
  - Section 4. This ordinance shall become effective on \_\_\_\_\_\_\_, 20\_\_\_\_, after publication in accordance with Sec. 4-118 of the 2012 Charter of the City of Detroit.

Approved as to Form:

Justice Conrad Mallet
Corporation Counsel