Chapter 29 AN ORDINANCE TO AUTHORIZE AND REGULATE THE ESTABLISHMENT OF MEDICAL MARIHUANA FACILITIES.

Section 29-1 Purpose

- (a) It is the intent of this Ordinance to authorize the establishment of grower medical marihuana facilities in Caledonia Chapter Township and provide for the adoption of reasonable restrictions to protect the public health, safety, and general welfare of the community at large; retain the character of neighborhoods; and mitigate potential impacts on surrounding properties and persons. It is also the intent of this Ordinance to help defray administrative and enforcement costs associated with the operation of a marihuana facility in Caledonia Chapter Township through imposition of an annual, nonrefundable fee of not more than \$5,000.00 on each grower medical marihuana facility licensee. Authority for the enactment of these provisions is set forth in the Medical Marihuana Facilities Licensing Act, MCL 333.27101 et seq.
- (b) Nothing in this Ordinance is intended to grant immunity from criminal or civil prosecution, penalty, or sanction for the cultivation, manufacture, possession, use, sale, or distribution of marihuana, in any form, that is not in compliance with the Michigan Medical Marihuana Act, Initiated Law 1 of 2008, MCL 333.26421 et seq.; the Medical Marihuana Facilities Licensing Act, MCL 333.27101 et seq.; the Marihuana Tracking Act, MCL 333.27901 et seq.; and all other applicable rules promulgated by the State of Michigan. This ordinance permits authorizations for activity based on the Medical Marihuana Facilities Licensing Act, MCL 333.27101 et seq. Nothing in this Ordinance shall be construed as allowing persons to engage in conduct that endangers others or causes a public nuisance, or to allow marihuana uses and activities not in strict accordance with the express authorizations of the Medical Marihuana Facilities Licensing Act, MCL 333.27101 et seq.
- (c) As of the effective date of this Ordinance, marihuana remains classified as a Schedule 1 controlled substance under the Federal Controlled Substances Act, 21 U.S.C. Sec. 801 et seq., which makes it unlawful to manufacture, distribute, or dispense marihuana, or possess marihuana with intent to manufacture, distribute, or dispense marihuana. Nothing in this Ordinance is intended to grant immunity from any criminal prosecution under state or federal laws as they may be enforced by either the federal or state governments relative to such uses and activities. Thus, the authorization of activity and the approval of a license under this Ordinance shall not have the effect of superseding or nullifying federal or state law applicable to the cultivation, manufacture, possession, use, sale, or distribution of marihuana, in any form, and all applicants and grantees of licenses are on notice that they may be subject to prosecution and civil penalty, including forfeiture of property.

Section 29-2 Definitions

For the purposes of this ordinance:

- (a) Any term defined by the Michigan Medical Marihuana Act, MCL 333.26421 et seq., shall have the definition given in the Michigan Medical Marihuana Act.
- (b) Any term defined by the Medical Marihuana Facilities Licensing Act, MCL 333.27101 et seq., shall have the definition given in the Medical Marihuana Facilities Licensing Act.
- (c) Any term defined by the Marihuana Tracking Act, MCL 333.27901 et seq., shall have the definition given in the Marihuana Tracking Act.

Grower. A licensee that is a commercial entity located in this state that cultivates, dries, trims, or cures and packages marihuana for sale to a processor or provisioning center.

Licensee. A person holding a State operating license issued under the Medical Marihuana Facilities Licensing Act, MCL 333.27101 et seq.

Marijuana or marihuana. That term as defined in the Public Health Code, MCL 333.1101 et seq.; the Michigan Medical Marihuana Act, MCL 333.26421 et seq.; the Medical Marihuana Facilities Licensing Act, MCL 333.27101 et seq.; and the Marihuana Tracking Act, MCL 333.27901 et seq.

Marihuana facility. An enterprise at a specific location at which a licensee is licensed to operate under the Medical Marihuana Facilities Licensing Act, MCL 333.27101 et seq., including a marihuana grower, marihuana processor, marihuana provisioning center, marihuana secure transporter, or marihuana safety compliance facility. The term does not include or apply to a "primary caregiver" or "caregiver" as that term is defined in the Michigan Medical Marihuana Act, MCL 333.26421 et seq.

Person. An individual, corporation, limited liability company, partnership, limited partnership, limited liability partnership, limited partnership, trust, or other legal entity.

Processor. A licensee that is a commercial entity located in Michigan that purchases marihuana from a grower and that extracts resin from the marihuana or creates a marihuana-infused product for sale and transfer in packaged form to a provisioning center.

Provisioning center. A licensee that is a commercial entity located in Michigan that purchases marihuana from a grower or processor and sells, supplies, or provides marihuana to registered qualifying patients, directly or through the patients' registered primary caregivers. Provisioning center includes any commercial property where marihuana is sold at retail to registered qualifying patients or registered primary caregivers. A noncommercial location used by a primary caregiver to assist a qualifying

patient connected to the caregiver in accordance with the Michigan Medical Marihuana Act, MCL 333.26421 et seq., is not a provisioning center for purposes of this article.

Safety compliance facility. A licensee that is a commercial entity that receives marihuana from a marihuana facility or registered primary caregiver, tests it for contaminants and for tetrahydrocannabinol and other cannabinoids, returns the test results, and may return the marihuana to the marihuana facility.

Secure transporter. A licensee that is a commercial entity located in this state that stores marihuana and transports marihuana between marihuana facilities for a fee.

Section 29-3 Authorization of Facilities and Fee

- (a) There is no limitation on the maximum number of grower marihuana facilities, but not provisioning centers, processors, safety compliance facilities, or secure transporters in Caledonia Charter Township.
- (b) The Caledonia Township Board, at any time, may review this Ordinance and determine whether the number should be limited and if so, determine a maximum number for the grower marihuana facility. However, it shall not limit the number of licenses to a number less than those currently approved. The review and its findings shall be recorded in the minutes of the relevant meeting of the Caledonia Township Board.
- (c) An annual nonrefundable fee shall be paid by each marihuana facility licensed under this Ordinance in an annual amount of not more than \$5,000.00 as set forth in the Caledonia Charter Township Fee Schedule as approved by the Caledonia Township Board.
 - (1) Should any person, for whatever reason, not receive a license under 68.04 C. (1) Application or (2) Provisional License, one half of the application fee may be returned provided that no appeal process has occurred.

Section 29-4 Requirements and Procedure for Issuing License

- (a) No person shall operate a grower marihuana facility in Caledonia Charter Township without a valid marihuana facility license issued by Caledonia Charter Township pursuant to the provisions of this Ordinance as authorized by the Medical Marihuana Facilities Licensing Act, MCL 333.27101 et seq.
- (b) A marihuana facility license issued under this Ordinance is valid for one (1) year and is not transferable.
- (c) The procedure in processing a request for a marihuana facility license will involve three steps as follows:

- (1) Application.
 - a. File an application with the Township Zoning Administrator Clerk's office upon a form provided by Caledonia Charter Township and submittal of the annual nonrefundable fee.
 - b. Upon the applicant's completion of the application form and furnishing all required information and documentation, the <u>Zoning Administrator Township Clerk</u>'s office shall accept the application and assign it a sequential application number by the date and time of acceptance. No application will be accepted without all required information and documentation attached.
 - b. The Township Clerk's office shall refer the application to the Zoning Administrator to shall verify that the proposed site is outside the buffer zones stipulated in Section 15.58 of the Zoning Ordinance and verify that the property is located in a zoning district that allows the proposed use. The Zoning Administrator shall respond to the Township Clerk's office within 10 business days.
 - c. The <u>Zoning Administrator</u>Township Clerk's office shall act to approve or deny an application not later than fifteen (15) business days from the date the fully completed application was accepted.
 - d. If approved, the **Zoning Administrator** Township Clerk's office shall issue the applicant a provisional license.
- (2) Standards for Issuance of Provisional License.

The Zoning Administrator Clerk shall issue a Provisional License under this Ordinance when, from a consideration of the application and from such other information as may otherwise be obtained, the Zoning Administrator Clerk determines that:

- a. The application (including any required attachments and submissions) is complete and signed by the applicant;
- b. The Applicant has paid the nonrefundable application fee and any other fees required;
- b. The application does not contain a material falsehood or misrepresentation;
- c. The proposed location of the Facility is permitted in the location sought to be approved as outlined in Section 29.4(c)(1)c.
- (3) Provisional License.

- a. A provisional license means only that the applicant has submitted a valid application for a marihuana facility license, that the proposed facility is located in a proper zoning district, that the proposed facility is not located in a required buffer zone and the applicant shall not locate or operate a marihuana facility without obtaining all other permits and approvals required by all other applicable ordinances and regulations of Caledonia Charter Township.
- b. A provisional license will lapse and be void if such permits and approvals are not diligently pursued as follows:
 - (i) Existing structure with no site changes. 90 days
 - (ii) Existing structure with minimal site changes 1 year requiring an Administrative zoning review.
 - (iii) Proposed construction of a structure requiring 1 year Site Plan Review by the Planning Commission.
 - (c) After submission of all other permits and approvals required under the provisional license, and payment of the annual nonrefundable fee the Township Zoning Administrator Clerk's office shall approve or deny the marihuana facility license with fifteen (15) business days.
- (4) Marihuana Facility License.

A permit issued pursuant to this Ordinance does not eliminate the need for the Applicant to obtain other required licenses and permits related to the operation of the facility(ies) sought to be approved hereunder, including, without limitation, building permits, mechanical permits, plumbing permits, or electrical permits. Before a Marihuana Facility License can be issued under this Ordinance, all requirements as listed below, including all other applicable provisions within the Caledonia Charter Township's Ordinances must be met.

- a. Submit a photocopy of the applicant's valid and current license issued by the State of Michigan in accordance with the Medical Marihuana Facilities Licensing Act, MCL 333.27101 et seq.
- b. Maintaining a valid marihuana facility license by the State of Michigan is a condition for the issuance and maintenance of a marihuana facility license under this Ordinance and continued operation of any marihuana facility.
- b. Site plan approval and/or other necessary approved permits per Zoning Ordinance are required before the Township Zoning AdministratorClerk is permitted to issue a license.

- c. All Caledonia Charter Township Departments are required to signoff on their review of the provisional license once approval has been determined. The Caledonia Charter Township Departments and licensed professionals that are part of the review and approval process are as follows:
 - (i) Planning Department, Planner/Planning Consultant.
 - (ii) Owosso Township -Caledonia Township Sewer Authority.
 - (iii) Building Department, Building Official.
 - (iv) Assessing Department, Assessor.
 - (v) Fire Department, Fire Chief.
 - (vi) Shiawassee County Police, Police Chief.
 - (vii) Township Engineering Consultant (site plan reviews only).
- d. Execute a statement to be initialed by the Applicant that the Applicant and the employees of the Facility(ies) may be subject to prosecution under federal marijuana laws.
- e. Execute a statement to be initialed by the Applicant that Caledonia Charter Township accepts no legal liability in connection with the approval and subsequent operation of the Facility.

Section 29-5 Denial or Revocation of License and Appeal Process

- (a) Denial. An application may be denied by the Township Zoning Administrator Clerk in writing setting forth the grounds for such denial for one or more of the following criteria:
 - (1) A failure to meet the conditions or maintain compliance with the standards and requirements established by this ordinance in reference to the operation of a licensed facility; or
 - (2) One or more violations of the Medical Marihuana Facilities Licensing Act, MCL 333.27101 et seq., or any Township ordinance on the premises; or
 - (3) Maintenance of a nuisance on the premises; or
 - (4) Nonpayment of real and/or personal property taxes, fines, liens, income tax, hydrant and sprinkler fees or any fees owed to the Township; or
 - (5) A demonstrated history of excessive calls for public safety (police, fire and ambulance); or
 - (6) Applicant has made or provided false information in the application or has otherwise become disqualified for the issuance of a marihuana facility

license within any part of the requirement and procedure for issuing a license.

- (b) Revocation. A Marihuana Facility License may be revoked by the Township Zoning Administrator Clerk based on the following:
 - (1) Violation of the standards for approval in Section 29-5.(a). of this ordinance.
 - (2) Denial, suspension, revocation or restriction of license by the State of Michigan.
 - (3) A violation of the Act, any state or local regulations, the provisions of this ordinance or the provisions of a license.
 - (4) Either:
 - a. Conviction of or release from incarceration for a felony under the laws of this state, or any other state, or the United States of the Applicant or the Applicant's managerial employees within the past 10 years or has been convicted of a controlled substance-related felony within the past 10 years.
 - b. Conviction of an Applicant or an Applicant's managerial employees of a misdemeanor involving a controlled substance, theft, dishonesty, or fraud in any state or has been found responsible for violating a local ordinance in any state involving a controlled substance, dishonesty, theft, or fraud that substantially corresponds to a misdemeanor in that state within the last 5 years.
 - (5) Operations have ceased at the Facility for more than 90 days, including during a change of ownership of the Facility.
 - (6) Ownership of the Facility has been transferred without the new owner obtaining a Marihuana Facility License pursuant this Ordinance.
- (c) Notice of Decision.

-The Zoning Administrator Clerk shall notify the Applicant of the decision to deny an application for or the revocation of a Marihuana Facility License under the terms and provisions of this Ordinance within three business days of rendering the decision. Notice shall be given by mailing a copy of the Zoning Administrator Clerk's decision to the Applicant or License holder by certified mail and/or personal service postage prepaid, at the address shown in the application. Notice is deemed to have been properly given upon mailing by certified mail and/or personal service.

(d) Appeal Process.

An Applicant or Licensee has the right to appeal the **Zoning Administrator Clerk**'s denial of an application for or the revocation of a Marihuana Facility License to the Township Board.

- (1) Any person whose application or license has been denied, suspended, revoked or restricted by the State of Michigan has no recourse through the appeal process with Caledonia Charter Township.
- (2) Any person whose application or license has been denied or revoked under 29-5(a). or 29-5(b). by Caledonia Charter Township will have thirty (30) days from the date of the notice to provide a written response to the Caledonia Charter Township.
- (3) The Applicant or Licensee shall be provided with not less than ten (10) days' prior written notice of the appeal hearing to be held by the Township Board.
- (4) The burden of proof in an appeal filed under this section shall be on the Applicant or Licensee.
- (5) If the Township Board finds by a preponderance of the evidence that the decision of the Zoning Administrator Clerk was correct, the Township Board shall uphold the decision of the Zoning Administrator Clerk. If the Township Board finds by a preponderance of the evidence that the decision of the Zoning Administrator Clerk was incorrect, the Zoning Administrator Clerk's decision shall be set aside and the Marihuana Facility License issued (if it was previously denied) or reinstated (if it was previously revoked).
- (6) Any decision made by the Township Board pursuant to this section shall be a final decision and may be appealed to a court of competent jurisdiction by any person within thirty (30) days of the date of the Township Board decision. The Applicant's or Licensee's failure to timely appeal the decision is a waiver the Applicant's or Licensee's right to contest the denial of the application or the revocation of the Marihuana Facility License.
- (7) Any person whose license has been denied or revoked shall not be able to reapply for any type of license allowed under this Ordinance for one year from the date a denial or revocation became effective.

Section 29-6 License Renewal

- (a) A marihuana facility license shall be valid for one year from the date of issuance, unless revoked as provided by law.
- (b) A valid marihuana facility license shall be renewed on an annual basis by submitting a renewal application upon a form provided by Caledonia Charter Township and payment of the annual license fee. Application to renew a marihuana facility license shall be filed at least thirty (30) days prior to the date of its expiration.

Section 29-7 Applicability

The provisions of this Ordinance shall be applicable to all persons and facilities described herein, whether the operations or activities associated with a marihuana facility were established without authorization before the effective date of this Ordinance.

Section 29-8 Penalties and Enforcement

- (a) Any person who violates any of the provisions of this Ordinance shall be responsible for a municipal civil infraction and subject to the payment of a civil fine as outlined in the Ordinance, Chapter 62, Section 62.04. A violator of this Ordinance shall also be subject to such additional sanctions, remedies and judicial orders as are authorized under Michigan law.
- (b) A violation of this Ordinance is deemed to be a nuisance per se. In addition to any other remedy available at law, Caledonia Township may bring an action for an injunction or other process against a person to restrain, prevent, or abate any violation of this Ordinance.
- (c) This Ordinance shall be enforced and administered by the Zoning Administrator Shiawassee County Police or such other Caledonia Township official as may be designated from time to time by resolution of the Township Board.

Section 29-9 Severability

In the event that any one or more sections, provisions, phrases or words of this Ordinance shall be found to be invalid by a court of competent jurisdiction, such holding shall not affect the validity or the enforceability of the remaining sections, provisions, phrases or words of this Ordinance.

Section 29-10 Effective Date

This Ordinance shall take effect on 10 days after adoption.	
Date of Publication:	

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