CITY OF HARTFORD COUNTY OF VAN BUREN STATE OF MICHIGAN PROPOSED AMENDMENT SECOND READING

THE CITY OF HARTFORD ORDAINS:

Amendment to Code of Ordinance 315 – 17 ESTABLISHMENT OF MEDICAL MARIHUANA **FACILITIES**

Section 3. C Authorization of Facilities and Fee

A nonrefundable fee shall be paid by each marihuana facility permitted under this ordinance in an annual amount of not more than \$5,000.00 as set by resolution of the City of Hartford City Commission.

Section 4. 25 e.

e. All Growing must be performed within an Enclosed Locked Facility which may include indoor or in an enclosed greenhouse.

Section 7.

Add: E. All business operations of an establishment or other regulated activity authorized by the Rules promulgated by the State must occur indoors. Unless otherwise allowed for through the State and local ordinance, all activities of marihuana facility or other regulated activity authorized by the Rules promulgated by the State, including without limitation, the cultivating, growing, processing, displaying, manufacturing, selling, and storage of marihuana and marihuana-infused products shall be conducted indoors and out of public view except those entities and/or events with an approved event permit by the State and City Council.

Section 9.D

D. Co-location and stacking of this license shall be permitted where the site is five (5) Acres or larger in size within the allowable zoning areas of General Industrial and Light Industrial and Agriculture.

Section 11. A

A. All activity related to the Processor Facility shall be done indoors.

Ordinance amendment declared adopted upon publication.

The City of Hartford

RoxAnn Rodney-Isbrecht, Clerk

First Reading: April 11, 2023 Second Reading: May 9, 2023

Adopted: Published: