ORDINANCE NO.

CITY OF MARSHALL STATE OF MINNESOTA

AN ORDINANCE AMENDING INTERIM ORDINANCE PROHIBITING THE COMMERCIAL SALE, TESTING, MANUFACTURING, COMMERCIAL CULTIVATING, COMMERCIAL GROWING, TRANSPORTING, DELIVERY, AND DISTRIBUTION OF CANNABINOID PRODUCTS, WHICH INCLUDES CANNABIS PRODUCTS, LOWER-POTENCY HEMP EDIBLES, AND HEMP-DERIVED CONSUMER PRODUCTS IN THE CITY OF MARSHALL

WHEREAS, pursuant to the City of Marshall's City Charter, Section 1.02, and Minnesota Statutes, Section 412.221, subd. 32, the Council "shall have power to provide for the government and good order of the city, . . the protection of public and private property, the benefit of residence, trade, and commerce, and the promotion of health, safety, order, convenience, and the general welfare by . . . ordinances"; and

WHEREAS, the City enacted an interim ordinance to allow the City Council time to study and consider adoption or amendment of reasonable restrictions on the operation or location of commercial businesses related to cannabinoid products, including retail stores in the City of Marshall offering Cannabis products, and Lower-Potency Hemp products, for the purpose of protecting the planning process and the health, safety, and welfare of the public; and

WHEREAS, although certain nuisance factors, including noise and odor, exist from manufacturing from seed to product, the Council has learned that with the Lower-Potency Hemp beverages, the manufacturing is not typically produced from seed to product, but instead, the manufacturers, such as breweries, purchase the THC in a liquid from and mix it with various seltzers to produce the THC-infused beverages. This type of manufacturing is less of a nuisance concern and allowing these Lower-Potency Hemp beverages to be manufactured at facilities that already produce intoxicating beverages represents a reasonable extension of their business and product lines, as long as it is not produced from the plant; and

WHEREAS, the City Council has determined that commercial businesses involved in limited manufacturing, and the transporting, or delivery and distribution of that infusion based lower potency hemp edibles and hemp-derived consumer products do not pose a risk to the health, safety and welfare of the public since the operation of those businesses do not result in an introduction or increase in availability of THC related intoxicating products for use within the jurisdictional limits of the City; and

WHEREAS, the City Council has determined that commercial businesses involved in testing, manufacturing, transporting, or delivery and distribution of lower potency hemp edibles and hemp-derived consumer products would not result in increased exposure or availability of these intoxicating products to youth in the community; and

WHEREAS, the City Council has determined that opportunities exist for commercial businesses in the City to provide services involving the testing, manufacturing, transporting, or delivery and distribution of lower potency hemp edibles and hemp-derived consumer products, which will benefit commerce in the City.

NOW, THEREFORE, The Common Council of the City of Marshall do ordain:

<u>SECTION 1</u>. City Code of Ordinances, Interim Cannabis Prohibition, adopted by Ord. 23-015 on June 27, 2023, is hereby amended to read as follows:

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SECTION 3. MORATORIUM.

- A. A moratorium is hereby imposed to:
 - i. <u>Other than as allowed in subparagraphs a and b herein</u>, prohibit any business, person, or entity from offering for retail sale, wholesale, testing, commercial growing, commercial cultivating, manufacturing, transporting, delivering or commercial distribution of Cannabinoid Products, including Cannabis Products, f, or Hemp-Derived Consumer Products, including the establishment or operation as a Cannabis Business or Lower Potency Hemp Business within the jurisdictional boundaries of the City of the City of Marshall.
 - a. <u>Manufacturing of Lower-Potency Hemp beverages is allowed as an</u> <u>accessory use only at breweries and distilleries, as long as the</u> <u>manufacturing process for the beverages does not involve the cannabis</u> <u>plant. The transporting or distribution of Lower-Potency Hemp</u> <u>beverages manufactured as an accessory use at a brewery or distillery</u> <u>to locations outside of the City also is allowed as part of the accessory</u> <u>use.</u>
 - b. The sale of Lower-Potency Hemp beverages that comply with Section. 3(A)(i)(a) is allowed at exclusive liquor stores. No off-sale of Lower-Potency Hemp beverage growlers is allowed by breweries or distilleries. No on-site consumption is allowed at breweries and distilleries.
 - c. <u>Breweries or distilleries manufacturing Lower-Potency Hemp</u> <u>beverages as an accessory use must be registered with the State and will</u> <u>be subject to any future applicable licensing or registration requirements</u> by the state or the City of Marshall.
 - ii. <u>Prohibit any business, person, or entity from offering for retail sale, wholesale,</u> <u>testing, commercial growing, commercial cultivating, manufacturing,</u> <u>transporting, delivering or commercial distribution of Cannabis Products within</u> <u>the jurisdictional boundaries of the City of the City of Marshall.</u>
 - iii. The City shall not process, or act on any application, site plan, building permit, or other zoning approval for a business, person, or entity proposing to engage in the sale of any Cannabinoid Products, including Cannabis Products, Lower-

Potency Hemp Edibles, or Hemp-Derived Consumer Products. covered <u>herein</u>, other than those related to the breweries and distilleries allowed under Section 3(A)(i)(a) and (b).

iv. This moratorium does not relate to the retail sale of Hemp Derived Topical Products, or Hemp Derived Fiber Products. The moratorium also does not relate to the sale of edible cannabinoid products as that term is defined in current statute, 151.72, subd. 1, in exclusive liquor stores.

. . . .

<u>SECTION 2.</u> EFFECTIVE DATE. The amendments to this ordinance shall become effective on the first day of publication after adoption.

PASSED AND ADOPTED BY THE CITY OF MARSHALL COMMON COUNCIL this _____ day of January 2024.

Presiding Officer

Attest

Robert Byrnes, Mayor, City of Marshall

Steven Anderson, City Clerk,