- (a) <u>Definitions.</u> The following words, terms and phrases, when used in this Article, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning:
 - (1) <u>Applicant.</u> An individual or business entity desiring to operate a Medical Marijuana Retail Center within the City limits.
 - (2) <u>Business Operating Name.</u> The legal or fictitious name under which a Medical Marijuana Retail Center conducts its business with the public.
 - (3) <u>Caregiver</u>. A person who is at least twenty-one (21) years old who has agreed to assist with qualifying patient's medical use of marijuana and has a Caregiver identification card issued by the Department. A Caregiver may assist no more than five (5) qualifying patients at one time. An employee of a hospice provider, nursing or medical facility may serve as a caregiver to more than five (5) qualifying patients as permitted by the Department. Caregivers are prohibited from consuming marijuana obtained for the personal, medical use by the qualifying patient.
 - (4) <u>Employee.</u> A person authorized to act on behalf of the Medical Marijuana Retail Center, whether that person is an Employee or a contractor, and regardless of whether that person receives compensation.
 - (5) <u>Identification Badge.</u> A tamperproof card issued by the City to the persons involved with a Medical Marijuana Retail Center as evidence that they have passed the background checks and other requirements of this Article and are authorized to be present on the premises.
 - (6) <u>Identification Card.</u> A document issued by the Department of Health that identifies a qualifying patient or a Caregiver.
 - (7) Marijuana. Has the meaning given cannabis in Section 893.02(3), Fla. Stat. Means all parts of any plant of the genus Cannabis whether growing or not; the seeds thereof; the resin extracted from any part of the plant; and every compound, manufacture, derivative, mixture, or preparation of the plant or seed or resin that is dispensed only from a dispensing organization for medical use by an eligible patient as defined in Section 499.0295 Fla. Stat. marijuana includes any strain of marijuana or cannabis, in any form,

that is authorized by State law to be dispensed or sold in the State of Florida. Also referred to as "medical marijuana."

- (8) Medical Marijuana Retail Center. A retail establishment, licensed by the Florida Department of Health as a "Medical Marijuana Treatment Facility", "Medical Marijuana Treatment Center", "Dispensing Organization," "Dispensing Organization Facility" or similar use, that sells and dispenses medical marijuana, but does not engage in any other activity related to preparation, wholesale storage, distribution, transfer, cultivation, or processing of any form of marijuana or marijuana product, and does not allow on-site consumption of marijuana. A Medical Marijuana Treatment Center shall not be construed to be a Medical Marijuana Retail Center.
- (9) Medical Marijuana Treatment Center. Any facility licensed by the Florida Department of Health to acquire, cultivate, possess, process (including but not limited to development of related products such as food, tinctures, aerosols, oils, or ointments), transfer, transport, sell, distribute, dispense, store, or administer marijuana, products containing marijuana, related supplies, or educational materials, as authorized by State law. A Medical Marijuana Treatment Center may include retail sales or dispensing of marijuana. A facility which provides only retail sales or dispensing of marijuana shall not be classified as a Medical Marijuana Treatment Center under this Article. Also may be referred to as a "Dispensing Organization" or other similar term recognized by the State.
- (10) <u>Non-Medical Marijuana.</u> The use, cultivation, distribution, purchase, sale, transfer or delivery of marijuana, cannabis, cannabis-based products or cannabis plants when such sale, transfer or delivery is not associated with any legally authorized medical purpose or use, whether or not such use, cultivation, distribution, purchase, sale, transfer or delivery is lawful under federal or state law.
- (11) Owner. Any person, including any individual or other legal entity, with a direct or indirect ownership interest of five percent (5%) or more in the Applicant Business, which interest includes the possession of stock, equity in capital, or any interest in the profits of the Applicant Business.
- (12) **Physician**. A physician who is licensed to practice medicine in Florida.

- (13) Physician Certification. A written document signed by a physician, stating that in the physician's professional opinion, the patient suffers from a debilitating medical condition, that the potential benefits of the medical use of marijuana would likely outweigh the health risks for the patient, and for how long the physician recommends the medical use of marijuana for the patient. A physician certification may only be provided after the physician has conducted a physical examination of the patient and a full assessment of the patient's medical history.
- (14) <u>Premises.</u> The building, within which a Medical Marijuana Retail Center is permitted to operate by the City, including the property on which the building is located, all parking areas on the property that are utilized by the Medical Marijuana Retail Center and sidewalks and alleys within one hundred feet (100') of the property on which the Medical Marijuana Retail Center is located.
- (15) Qualifying/Qualified Patient. A qualifying/qualified patient means a person who has been diagnosed to have a debilitating medical condition, who has a physician certification and a valid qualifying patient Identification Card. If the Department of Health does not begin issuing Identification Cards within nine (9) months after the effective date of this Section, then a valid physician certification will serve as a patient identification card in order to allow a person to become a "qualifying patient" until the Department of Health begins issuing Identification Cards.
- (b) <u>Location Requirements.</u> A Medical Marijuana Retail Center shall only be permitted in the Medical Overlay District as a special land use, in accordance with Section 13-35, "Special Land Use".
- (c) <u>Numerical Limits on Medical Marijuana Retail Centers.</u> The maximum number of operating Medical Marijuana Retail Centers shall not exceed one (1) for every 67,000 residents, as certified in the most recent census or period demographic study conducted by the University of Florida.
- (d) **Special Land Use.** No permit shall be issued hereunder unless and until the Premises/business is granted special land use approval by the City Commission.
 - Application. In addition to the standard development approval application requirements and meeting all of the requirements for a special land use,

pursuant to Section 13-35 "Special Land Use", an application for a permit hereunder shall:

- a. Be a joint application by the property Owner and the tenant of the Medical Marijuana Retail Center;
- b. Provide the business operating name and all Applicant and Owner information. If the Applicant or Owner is:
 - 1. An individual. His or her legal name, aliases, home address and business address, date of birth, copy of driver's license or other state or federally issued identification;
 - 2. A partnership. The full and complete name of the partners, dates of birth, copy of driver's license or other state or federally issued identification of all partners, and all aliases used by all of the partners, whether the partnership is general or limited, a statement as to whether or not the partnership is authorized to do business in the State of Florida and, if in existence, a copy of the partnership agreement (if the general partner is a corporation, then the Applicant shall submit the required information for corporate application in addition to the information concerning the partnership); or
 - 3. A corporation. The exact and complete corporate name, the date of its incorporation, evidence that the corporation is in good standing, the legal names and dates of birth, copy of driver's licenses or state or federally issued identification cards of all officers, and directors, and all aliases used, the capacity of all officers, and directors, and, if applicable, the name of the registered corporate agent, and the address of the registered office for service of process, and a statement as to whether or not each corporation is authorized to do business in the State of Florida; or
 - 4. Any other type of entity. The exact and complete name, the date of its formation or creation, evidence that the entity is in good standing, the legal names and dates of birth, copy of driver's licenses or other state or federally issued identification of all

members, officers, and directors, and all aliases used, the capacity of all members, officers, and directors, and, if applicable, the name of the registered corporate agent, and the address of the registered office for service of process, and a statement as to whether or not each entity is authorized to do business in the State of Florida.

- 5. The addresses required by this section shall be physical locations and not post office boxes.
- c. A complete copy of the business' application filed with the State of Florida and all related exhibits, appendices, and back up materials for approval and licensure as a Medical Marijuana Retail Center.
- d. Copies of any and all state and other licenses issued to the Applicant to engage in the marijuana business.
- e. A statement as to whether the Applicant or any Owner, Manager, or Employee has previously received a Special Land Use Medical Marijuana Identification Badge from the City.
- f. A statement as to whether the Applicant or any Owner holds other permits or licenses for a business in the City and, if so, the names and locations of such other permitted or licensed establishments.
- g. A statement as to whether the Applicant or any Owner has been a partner in a partnership or an officer or director of a corporation whose permit or license issued for a business in the City has previously been suspended or revoked, including the name and location of the establishment for which the license was suspended or revoked, as well as the date of the suspension or revocation.
- h. A statement as to whether or not the Applicant or any Owner has lost any privilege or had any permit or license to do business revoked or suspended by any local, state or federal government and, if so, the nature of such privilege, permit or license and the reason for such revocation or suspension.

- i. A statement as to whether or not the Applicant or any Owner or Employee has been found guilty of or has pleaded guilty or nolo contendere to a felony relating to any business in this State or in any other State or Federal court, regardless of whether a judgment of conviction has been entered by the court having jurisdiction of such cases.
- j. A statement as to whether or not the Applicant or any Owner, Manager, or Employee has been found guilty of, or has pleaded guilty or nolo contendere to a felony relating to a battery or physical violence on any person in this State or in any other State or Federal court, regardless of whether a judgment of conviction has been entered by the court having jurisdiction of such cases.
- k. A statement as to whether or not the Applicant or any Owner has filed a petition to have their respective debts discharged by a bankruptcy court having jurisdiction of such cases.
- I. Written documentation, acceptable to the Chief of Police or his or her designee, that the Applicant, every Owner, and each Manager and Employee has successfully completed a Level 2 background screening within the last twelve (12) months.
- m. A passport photograph of the Applicant, every Owner, and each Manager and Employee.
- n. A notarized, signed, and sworn statement that the information within the application is truthful, independently verifiable, and complete and that the photocopies of the attached driver's licenses or other state or federally issued photo identification is currently valid and is true and correct copies of the originals.
- o. Be accompanied by a lease or proof of ownership identifying the specific use;
- p. Include a survey sealed by a Florida-registered land surveyor who is licensed by the State of Florida. The survey shall indicate the distance between the proposed Medical Marijuana Retail Center and any other use as set forth below in Subsection (d) (2); and

- q. In addition to the notice to property owners, no later than fourteen days (14) prior to each and every public hearing, provide proof of notice of the public hearing to all tenants within five hundred feet (500') of the property on which the Medical Marijuana Retail Center is proposed.
- (2) <u>Separation Requirements.</u> A Medical Marijuana Retail Center shall not be established:
 - a. Within one thousand feet (1,000) of another Medical Marijuana Retail Center;
 - b. Within one thousand (1,000) feet of an elementary, middle or secondary school, or Child Care Facility;
 - c. Co-located in the same tenant space with any Assisted Living Facility, Clinic, Extended Congregate Care Facility, Hospice Facility, Hospital, Inpatient Rehabilitation Facility, Medical Office, Mental Health Facility, Pain Clinic, Nonresidential Licensed Service Provider, Nursing Home, Residential Licensed Service Provider, or Urgent Care Center.
 - d. The individual uses as provided in Medical Marijuana Treatment Centers or Medical Marijuana Retail Centers are not a permitted combination of uses under the Land Development Code;
 - e. Where a Medical Marijuana Retail Center is located in conformity with the provisions of this Article, the subsequent locating of one of the uses listed in Subsection (d) (2)b. above within one thousand feet (1,000) of an existing Medical Marijuana Retail Center shall not cause a violation of this Subsection. Whenever a special land use approval for a Medical Marijuana Retail Center has been lawfully procured and thereafter an elementary, middle or secondary school, or Child Care Facility be established within a distance otherwise prohibited by law, the establishment of the such use shall not be cause for the revocation of the special land use approval or related Medical Marijuana Permit or prevent the subsequent renewal of same; and

f. Distances shall be measured using an airline measurement from the property line of the property on which the Medical Marijuana Retail Center is located to the nearest property line of the use identified in Subsections (d) (2)a. through (d) (2)b. that existed before the date the Medical Marijuana Retail Center submitted its initial application for approval.

(3) **Development Conditions.**

- a. To provide adequate protection to the community and establish the legitimacy of the facility, the special land use application submission for Medical Marijuana Retail Centers, must, in addition to the criteria set forth in Sec. 13-35, "Special land use," address the following:
 - 1. <u>Loitering</u>. Adequate seating for its patients and business invitees shall be provided at all times and the Medical Marijuana Retail Center shall not allow patients or business invitees to stand, sit (including in a parked vehicle or on a bicycle), gather, or loiter outside of the building where the Medical Marijuana Retail Center operates, including; in any parking areas, sidewalks, rights-of-way, or neighboring properties for any period of time longer than reasonably required to arrive and depart. Signs shall be posted in a conspicuous location on all sides of that portion of a building occupied by the Medical Marijuana Retail Center that no loitering is allowed on the property.
 - 2. Parking. Any parking demand created shall not exceed the supply of parking spaces legally available within the parking areas allocated on the site plan as required by the Land Development Code. An applicant may be required to demonstrate that on-site traffic flow and parking will be sufficient to accommodate parking demands generated based on a current traffic and parking study prepared and certified by a licensed Traffic Engineer, if requested by the City.
 - 3. **Queuing of vehicles**. The Medical Marijuana Retail Center shall ensure that there is no queuing of vehicles in the rights-

- of-way. The Medical Marijuana Retail Center shall take all necessary and immediate steps to ensure compliance.
- 4. No drive-thru service or take-out. No Medical Marijuana Retail Center shall have a drive-thru, drive-in, curbside pickup, take-out window or the like. All dispensing, payment for and receipt of products shall occur inside the building.
- 5. <u>Deliveries.</u> All deliveries to and from the Medical Marijuana Retail Center shall be made only while on-site security personnel are present.
- Caregiver deliveries. Caregivers may deliver or dispense Cannabis for Medical Use to a qualifying patient at an Assisted Living Facility, Extended Care Facility, Hospice Facility, Hospital, Inpatient Rehabilitation Facility, Mental Health Facility, or Nursing Home.
- 7. No vending machines. No Medical Marijuana Retail Center shall utilize any type of vending machines for the dispensing of marijuana and/or marijuana paraphernalia on-site or off-site.
- 8. On-premises consumption of Marijuana. No consumption of Marijuana is allowed on the premises on which a Medical Marijuana Retail Center is located, including the sidewalks and rights-of-way.
- Alcoholic Beverages. There shall be no sale or consumption of alcoholic beverages allowed on the premises on which a Medical Marijuana Retail Center is located, including the parking areas, sidewalks, buildings, and rights-of-way.
- 10. <u>Display</u>. There shall be no outdoor display of any products, wares, merchandise, or paraphernalia. The Medical Marijuana Retail Center's site plan shall clearly show that marijuana, and paraphernalia including related products or facsimile of products, are not visible from the rights-of-way. No marijuana or product of any kind shall be visible from any

window or exterior glass door. No living marijuana plants are permitted on the site of a Medical Marijuana Retail Center.

- 11. Security. Every Medical Marijuana Retail Center shall incorporate safety measures to protect its property, employees and invitees during and after the Retail Center's business hours, which measures, at a minimum shall include installation of a security system and/or security personnel as approved and verifiable at all times, as appropriate, by the City's Chief of Police or his/her designee. The Applicant shall submit at the time of application for the Special Land Use, a security plan demonstrating compliance with Section 381.986, Fla. Stat. and all other applicable statutes and State administrative rules.
 - (a) In addition to proving compliance with all State requirements, the security plan shall, at minimum, provide the following:
 - i. Full operational lighting and alarms reasonably designed to ensure the safety of persons and to protect the premises from theft, both on the premises and in surrounding rights-of-way, including:
 - 1) a silent security alarm that notifies the Police Department that a crime is taking place; and
 - a vault, drop safe or cash management device that provides minimum access to the cash receipts; and
 - 3) a security camera system capable of recording and retrieving, for at least fortyfive (45) days, an image, which shall be operational at all times during and after business hours. The security cameras shall be located:

- at every ingress and egress to the dispensary, including doors and windows;
- on the interior where any monetary transaction shall occur;
- at the ingress and egress to any area where medical marijuana is stored;
 and
- d. inside the storage area where medical marijuana is stored.
- 2) Traffic management and loitering controls.
- 3) Cash and inventory controls for all stages of operation on the Premises, and during transitions and delivery.
- 4) On-site armed security personnel at all times.
- (b)The Chief of Police, or his/her designee, shall review the Applicant's operational and security plan using Crime Prevention through Environmental Design (CPTED) principles. The Chief or his/her designee, may impose site and operational revisions as are deemed reasonably necessary to ensure the safety of the Applicant, Owner(s), Manager(s), Employees, customers, adjacent property owners and residents, which may include items such as methods and security of display and storage of marijuana and cash, limitations on window and glass door signage, illumination standards, revisions to landscaping, and any other requirement designed to enhance the safety and security of the premises.
- (c) Any instance of breaking and entering at a Medical Marijuana Retail Center, regardless of whether

- marijuana or marijuana-based products are stolen, shall constitute a violation of this Section if the security alarm shall fail to activate simultaneously with the breaking and entering.
- (d) Each Applicant, Owner, Manager, and Employee, shall, as soon as reasonably practicable, report all theft, suspected theft or loss of marijuana or marijuanabased products that occurs at the business to the Police Department and any other entity that requires them to report such incidents.
- 12. Hours of Operation and Delivery Services. A Medical Marijuana Retail Center shall only be allowed to operate between the hours of 7:00 a.m. and 7:00 p.m. on weekdays, and 7:00 a.m. and 5:00 p.m. on Saturdays and Sundays. All deliveries to the Medical Marijuana Retail Center shall be made during regular operating hours while on-site security personnel are present.
- 13. Other activities. Other than dispensing of Marijuana as permitted herein, no Medical Marijuana Retail Center shall sell, market, dispense, provide, exchange, or otherwise vend any other services, products, or drug paraphernalia as defined by federal or state law. In addition, no Medical Marijuana Retail Center Medical Director or doctors, physicians, agents, employees, representatives, contractors or the like, shall provide any other medical, social or psychological counseling, diagnosis or advice to any patient or business invitee. A Medical Marijuana Retail Center shall not be associated with Assisted Living Facility, Clinic, Extended Congregate Care Facility, Hospice Facility, Hospital, Inpatient Rehabilitation Facility, Medical Office, Mental Health Facility, Nonresidential Licensed Service Provider, Nursing Home, Pain Clinic, Residential Licensed Service Provider or Urgent Care Center.
- 14. Odor and air quality. A complete air filtration and odor elimination filter and scrubber system shall be provided ensuring the use will not cause or result in the dissemination

of dust, smoke, or odors beyond the confines of the building, or in the case of a tenant in a multi-tenant building, beyond the confines of the occupied space. A double door system shall be provided at all retail entrances to mitigate odor intrusion into the air outside the Medical Marijuana Retail Center.

15. <u>Signage</u>. A Medical Marijuana Retail Center shall post, at each entrance to the Medical Marijuana Retail Center the following language:

ONLY INDIVIDUALS WITH LEGALLY RECOGNIZED MARIJUANA OR CANNABIS QUALIFYING PATIENT OR LEGAL REPRESENTATIVE IDENTIFICATION CARDS OR A QUALIFYING PATIENT'S LEGAL GUARDIAN MAY OBTAIN MARIJUANA FROM A MEDICAL MARIJUANA RETAIL CENTER.

The required text shall be in letters one-half inch (1/2") in height.

- 16. On-site community relations contact. The Medical Marijuana Retail Center shall provide the Director of Sustainable Development or his/her designee, and all property owners and tenants located within one hundred feet (100) of the entrance to its building, with the name, phone number, and e-mail of an on-site community relations staff person to whom they can provide notice during business hours and after business hours to report operating problems. The Medical Marijuana Retail Center shall make every good faith effort to encourage neighbors to call this person to try to solve operating problems, if any, before any calls or complaints are made to the Police Department or other City Officials.
- 17. Employment restrictions. It shall be unlawful for a Medical Marijuana Retail Center to employ any person who (a) is not at least twenty-one (21) years of age; and (b) has not passed a Level 2 background screening.

18. Persons allowed to enter the Premises.

- (a) <u>Underage entry</u>. It shall be unlawful for any Medical Marijuana Retail Center to allow any person who is not at least eighteen (18) years of age on the premises during hours of operation, unless that person is authorized by State law to purchase medical marijuana, whether as a qualified patient with a valid Identification Card or legal representative of a qualified patient with a valid Identification Card.
- (b) Entry by persons authorized by State law. It shall be unlawful for any Medical Marijuana Retail Center to allow any person on the Premises during the hours of operation if that person is not authorized by State law to be there. Authorized persons, such as Owners, managers, employees and qualified patients, and their legal representatives must wear a Visitor Identification Badge, and authorized inspectors and authorized visitors must wear a Visitor Identification Badge and be escorted and monitored at all times by a person who wears his or her Identification Badge.
- 19. Maintenance of Premises. A Medical Marijuana Retail Center shall actively remove litter at least twice each day of operation on the premises, from the premises, the area in front of the premises, from any parking lot used by its patrons, and if necessary, on or from public sidewalks or right-of-way within one hundred feet (100') of the outer edge of the Premises used by its patrons.
- 20. <u>Compliance with other laws</u>. Each Medical Marijuana Retail Center shall at all times be in compliance with all federal, state and local laws and regulations, as may be applicable.
 - (a) A Medical Marijuana Retail Center shall notify the City, in writing, within five (5) business days of receipt of any notice of violation or warning from the State or of any changes to its State licensing approvals.

(b) If a Medical Marijuana Retail Center receives a notice of violation or warning from the State, it shall, no later than twenty (20) business days after receipt of the notice, provide a copy of the corrective action plan and timeframes and completion date to address the identified issues to the City's Director of Sustainable Development, or his/her designee.

(4) **Prohibited activities**.

- a. A Medical Marijuana Retail Center shall not engage in any activity other than those activities specifically defined herein as a legally authorized part of the use. The preparation, wholesale storage, cultivation, or processing of any form of marijuana or marijuana product, and on-site consumption of any marijuana or marijuana product is specifically prohibited at a Medical Marijuana Retail Center. On-site storage of any form of marijuana or marijuana product is prohibited, except to the extent reasonably necessary for the conduct of the on-site retail business.
- b. Gas products (including, without limitation, CO2, butane, propane, and natural gas) or generators shall not be used within a closed structure or greenhouse used for the cultivation or storage of marijuana.

(e) <u>Identification Badge required.</u>

- (1) <u>Background checks</u>, <u>photograph and Identification Badge</u>. In connection with the issuance of a Special Land Use by the City, the Chief of Police, or his/her designee shall, upon verification of successful Level 2 background screening, cause an Identification Badge to be issued to each approved Applicant for a Special Land Use as well as for each Owner, Manager and each Employee. On the face of each Identification Badge, there shall be placed the following:
 - a. A photograph of the Applicant/Owner/Manager/Employee;
 - b. The City Commission Special Land Use Ordinance No.;

 The name and address of the Medical Marijuana Retail Center that the Applicant/Owner/Manager/Employee represents or is employed by; and

(f) Procedures for Appeals of Denial/Revocation

(1) <u>Denial of the Initial Application</u>.

- a. An appeal of an administrative official's interpretation of the Article may be appealed pursuant to the procedures set forth in Section 13-34, "Appeals."
- b. If an appeal is sought based on the findings or decisions made by a reviewing body pursuant to a specific application, such appeal is not ripe and shall not be reviewed until the application has been considered by the final reviewing body. An appeal from a decision made by the final reviewing body shall be handled exclusively by judicial review in the Seventeenth Judicial Circuit Court of Florida, and shall be filed within thirty (30) days from the date of the filing of the final reviewing body's written order with the City Clerk or designee.

(2) Revocation of special land use approval.

- Any special land use approval granted under this Section and Section 13-35, "Special Land Use" shall be immediately terminated if any one or more of the following occur:
 - 1. The City has reasonable grounds to believe that the Medical Marijuana Retail Center is being used in a matter inconsistent with the terms of the special land use approval or in a fashion that is inconsistent with the provisions of the zoning code or any other applicable code or statute.
 - The owner, manager, or employee of any Medical Marijuana Retail Center has been convicted by a court of competent jurisdiction of a violation of any criminal statute which conviction relates to or arises from an activity committed in

conjunction with the operation of the Medical Marijuana Retail Center.

- 3. It is determined that any information submitted by the applicant in the special land use application is false.
- 4. The owner, manager, or employees of the Medical Marijuana Retail Center, refuses to permit an authorized law enforcement officer or code enforcement officer to inspect the premises during normal operational hours for the purpose of investigating a complaint which has been filed against the operation.
- b. Any such violation shall be heard by the City's Special Magistrate, with reasonable notice of hearing, and opportunity to be heard being given to the person cited.
- c. The Special Magistrate's authority is limited to finding whether or not the violation occurred, and to imposing an appropriate fine. The special magistrate shall not have the authority to revoke the Medical Marijuana Retail Center.
- d. Any special land use approval for a Medical Marijuana Retail Center may be revoked by the Director of Sustainable Development, or his/her designee, providing notice in writing is given to the holder of any such license of the intent to revoke said license based upon the Director's determination that the violation of the City's rules and regulations is so frequent, or so egregious so as to warrant revocation.
- e. Appeals sought from the Special Magistrate's finding(s) shall be governed by Section 13-34, "Appeals".
- (g) <u>Transfer of Medical Marijuana Special Land Use approvals</u>. A special land use approval for a Medical Marijuana Retail Center shall not be transferrable.

- (h) <u>Public Consumption of Marijuana.</u> Nothing in this Article shall be deemed to permit the public consumption of any form of marijuana. Further, it shall be unlawful for any person to smoke, ingest or consume marijuana, medical marijuana, cannabis, or low-THC cannabis as defined in Florida Statues, in any form in any public building, on any public right-of-way, or in any public space within the City.
- (i) <u>Non-medical marijuana.</u> The use and sale of non-medical marijuana is prohibited in all zoning districts.

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CODING: Words in strike through type are deletions from existing text.

Words in <u>underline</u> type are additions to existing text.

Asterisks (***) indicate existing text not shown.