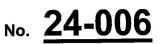
TOWNSHIP OF HAMILTON COUNTY OF MERCER, NEW JERSEY

ORDINANCE



1st Reading	February 6, 2024
2ND READING & PUBLIC	HEARING <u>Feb. 20 2024</u>
WITHDRAWN	Lost

DATE TO MAYOR	<u>Feb. 21, 2024</u>
DATE RESUBMITTED TO COUN	CIL
DATE EFFECTIVE March 12	2, 2024

APPROVED AS TO FORM AND LEGALITY

TOWNSHIP ATTORNEY

FACTUAL CONTENTS CERTIFIED TO BY TITLE

ORDINANCE AMENDING AND SUPPLEMENTING THE CODE OF THE TOWNSHIP OF HAMILTON, NEW JERSEY, PART II, GENERAL LEGISLATION, CHAPTER 153, CANNABIS AND MEDICAL CANNABIS, ARTICLE 1, PURPOSE; DEFINITIONS, § 153-2, DEFINITIONS

Be It Ordained by the Council of the Township of Hamilton, in the County of Mercer and State of New Jersey, that the *Code of the Township of Hamilton, New Jersey*, Part II, *General Legislation*, Chapter 153, *Cannabis and Medical Cannabis*, Article I, *Purpose; Definitions,* § 153-2, *Definitions,* as amended and supplemented, is further amended and supplemented as follows:

Chapter 153

CANNABIS AND MEDICAL CANNABIS

Article | Purpose; Definitions

§ 153-1 Purpose of chapter.

Notwithstanding any Federal law to the contrary, this Chapter is enacted to regulate and govern the use of cannabis and medical cannabis and the number and types of permits issued in the Township pursuant to New Jersey's Jake Honig Compassionate Use Medical Cannabis Act, N.J.S.A. 24:6I-1, et seq. ("Honig Act"), and the New Jersey Cannabis Regulatory, Enforcement Assistance, and Marketplace Modernization Act, N.J.S.A. 24:6I-32 et seq.("CREAMMA") (collectively "the Acts") as well as regulations promulgated by the Cannabis Regulatory Commission (CRC).

§ 153-2 Definitions.

As used in this Chapter, words and phrases shall have the same meanings they have the Acts and as follows:

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MEDICAL CANNABIS MANUFACTURER

An organization issued a permit by the Cannabis Regulatory commission that authorizes the organization to: purchase or obtain medical cannabis and related supplies from a medical cannabis cultivator or a clinical registrant; purchase or obtain medical cannabis products from another medical cannabis manufacturer or a clinical registrant; produce, manufacture, or otherwise create medical cannabis products; and possess, deliver, transfer, transport, distribute, supply, and sell medical cannabis products and related supplies to other medical cannabis manufacturers and to medical dispensaries and clinical registrants. A medical cannabis manufacturer permit shall not authorize the permit holder to cultivate medical cannabis or to deliver, transfer, transport, distribute, supply, sell, or dispense medical cannabis, medical cannabis products, paraphernalia, or related supplies to registered qualifying patients, designated caregivers, or institutional caregivers.

MICROBUSINESS

A person or entity licensed as a cannabis cultivator, cannabis manufacturer, cannabis wholesaler, cannabis distributor, cannabis retailer, [or] cannabis delivery service, or cannabis

EXPLANATION Matter UNDERLINED <u>thus</u> in this legislation is new matter. Matter contained in BRACKETS [thus] is to be omitted from the law.

TOWNSHIP OF HAMILTON COUNTY OF MERCER, NEW JERSEY

ORDINANCE

No. 24-006

MUNICIPAL CLERK

ORDINANCE AMENDING AND SUPPLEMENTING THE CODE OF THE TOWNSHIP OF HAMILTON, NEW JERSEY, PART II, GENERAL LEGISLATION, CHAPTER 153, CANNABIS AND MEDICAL CANNABIS, ARTICLE I, PURPOSE; DEFINITIONS, § 153-2, DEFINITIONS

testing laboratory that may only, with respect to its business operations, and capacity and quantity of product employ no more than 10 employees; operate a cannabis establishment

occupying an area of no more than 2,500 square feet, and in the case of a cannabis cultivator, grow cannabis on an area no more than 2,500 square feet measured on a horizontal plane and grow above that plane not higher than 24 feet; possess no more than 1,000 cannabis plants each month, except that a cannabis distributor's possession of cannabis plants for transportation shall not be subject to this limit; acquire each month, in the case of a cannabis manufacturer, no more than 1,000 pounds of usable cannabis; acquire for resale each month, in the case of a cannabis wholesaler, no more than 1,000 pounds of usable cannabis product or cannabis resin, or any combination thereof; and acquire for retail sale each month, in the case of a cannabis retailer, no more than 1,000 pounds of usable cannabis product or cannabis retailer, no more than 1,000 pounds of usable cannabis product or cannabis retailer, no more than 1,000 pounds of usable cannabis product or cannabis retailer, no more than 1,000 pounds of usable cannabis product or cannabis retailer, no more than 1,000 pounds of usable cannabis product or cannabis retailer, no more than 1,000 pounds of usable cannabis product or cannabis retailer, no more than 1,000 pounds of usable cannabis product or cannabis retailer, no more than 1,000 pounds of usable cannabis, or the equivalent amount in any form of manufactured cannabis, or the equivalent amount in any form of manufactured cannabis, or the equivalent amount in any form of manufactured cannabis retailer, no more than 1,000 pounds of usable cannabis, or the equivalent amount in any form of manufactured cannabis product or cannabis retailer, no more than 1,000 pounds of usable cannabis, or the equivalent amount in any form of manufactured cannabis product or cannabis resin, or any combination thereof.

PUBLIC PLACE or QUASI-PUBLIC PLACE

Any place to which the public has access that is not privately owned; or any place to which the public has access where alcohol consumption is not allowed, including, but not limited to, a public street, road, thoroughfare, school, sidewalk, bridge, alley, plaza, park, playground, swimming pool, shopping area, public transportation facility, vehicle used for public transportation, parking lot, public library, or any other public building, structure, or area.

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Any Ordinance or Ordinances in conflict with the provisions of this Ordinance are repealed to the extent of such conflict.

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RECORD OF VOTE													
First Reading					Second Reading								
	AYE	NAY	NV	AB	ORD	SEC		AYE	NAY	NV	АВ	ORD	SEC
PASQUALE "PAT" PAPERO, JR.	\checkmark						PASQUALE "PAT" PAPERO, JR.						
NANCY PHILLIPS	\int					\checkmark	NANCY PHILLIPS	1					1
CHARLES F. WHALEN	\checkmark				\checkmark		CHARLES F. WHALEN	\bigvee					
RICHARD L. TIGHE, JR				\checkmark			RICHARD L. TIGHE, JR.				1		
ANTHONY P. CARABELLI, JR.	\checkmark						ANTHONY P. CARABELLI, JR.	\checkmark					
X - Indicates Vote A.B Absent N.V Not Voting ORD Moved SEC Seconded													
REJECTED													
RECONSIDERED BY COUNCIL OVERRIDE VOTE AYE NAY													

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EXPLANATION

Matter UNDERLINED <u>thus</u> in this legislation is new matter. Matter contained in BRACKETS [thus] is to be omitted from the law.