Interoffice Memorandum



October 20, 2017

TO:	Mayor Teresa Jacobs -AND-
	County Commissioners
FROM:	County Commissioners Jon V. Weiss, P.E., Director Community, Environmental and Development Services Department
CONTACT PERSON:	Carol Knox, Manager, Zoning Division 407-836-5585
	Whitney E. Evers, Assistant County Attorney 407-836-7321
SUBJECT:	October 31, 2017 – First Public Hearing Medical Marijuana Ordinance (Allow Dispensaries)

On July 18, 2017, staff presented the Board of County Commissioners (Board) with a work session on medical marijuana. At the conclusion of that work session, the Board asked staff to prepare two different ordinances for its consideration: one banning medical marijuana dispensing within unincorporated Orange County and one allowing it. Both ordinances would allow cultivating and processing of marijuana. On October 31, 2017, at 2:00 p.m. the Board will hold the first of two public hearings for each of those ordinances. The Zoning Division is requesting consideration of both ordinances to update the County's land development regulations as it relates to medical marijuana treatment centers and, specifically, whether the Board wants to allow dispensing facilities within unincorporated Orange County. The second set of public hearings is scheduled for November 14, 2017, at 5:01 p.m.

Both of the proposed ordinances would provide a definition section and both would allow cultivating and processing of medical marijuana in A-1 and A-2 zoning districts, and I-2/I-3, and I-4 zoning districts, respectively. Cultivating and processing would be permitted subject to the following requirements:

- Valid state license
- Receipt of appropriate building/use permit
- Meeting a 500 feet distance separation from schools
- Complying with state-approved security measures
- Appropriate inspections to determine compliance

Page Two October 31, 2017 – First Public Hearing Medical Marijuana Ordinance (Allow Dispensaries)

The difference between the two proposed ordinances involves dispensing of medical marijuana. One ordinance would prohibit dispensing facilities entirely within unincorporated Orange County. The other ordinance would allow dispensing facilities within unincorporated Orange County subject to the following requirements:

- Valid state license
- Receipt of appropriate building/use permit
- Meeting a 500 feet distance separation from schools
- Complying with state-approved security measures
- Appropriate inspections to determine compliance
- Prohibition on sale of non-medical marijuana, alcohol, drug paraphernalia, illicit drug-related products, and on the dispensing of medical marijuana in the waiting area of a dispensing facility
- Meeting the appropriate parking requirements
- Adequate seating for patients and invitees so as to avoid loitering
- Only dispense between the hours of 7:00 am to 9:00 pm
- State-approved signage that meets the County's Code requirements as well as any applicable Planned Development requirements

Staff will provide a presentation outlining the significant portions of each ordinance.

On October 19, 2017, the Planning and Zoning Commission/Local Planning Agency (PZC/LPA) held public hearings on each of the ordinances. With regard to the ordinance allowing dispensing facilities within unincorporated Orange County, the PZC / LPA made a finding of inconsistency with the Comprehensive Plan and recommended denial. With regard to the ordinance banning dispensing facilities within unincorporated Orange County, the PZC / LPA made a finding of consistency with the Comprehensive Plan and recommended denial. With regard to the ordinance banning dispensing facilities within unincorporated Orange County, the PZC / LPA made a finding of consistency with the Comprehensive Plan and recommended approval.

Also, the PZC / LPA recommended that Orange County's legislative delegation request that the Florida Legislature provide greater home rule authority to local governments in the statutory language dealing with medical marijuana treatment centers (i.e. Section 381.986, Florida Statutes 2017). Additionally, should the BCC choose to adopt the ordinance banning dispensing facilities within unincorporated Orange County (as the PZC / LPA has recommended), the PZC / LPA recommended that the ban be reconsidered after the next legislative session. Attached is a copy of the draft ordinance dated October 19, 2017 that allows medical marijuana dispensaries.

ACTION REQUESTED: Board direction on the October 19, 2017, draft ordinances to be heard again at the final adoption public hearings on November 14, 2017, at 5:01 p.m. All Districts

JVW:WEE/ai

Attachments: Draft ordinances, dated October 19, 2017

ORDINANCE NO. 2017-___

	AN ORDINANCE AFFECTING THE USE OF LAND
4	IN ORANGE COUNTY, FLORIDA, RELATING TO
	THE CULTIVATING, PROCESSING, AND
6	DISPENSING OF MARIJUANA FOR MEDICAL
	USE; AMENDING SECTION 38-1 (ZONING
8	DEFINITIONS); AMENDING SECTION 38-77
	(ZONING USE TABLE); AMENDING SECTION 38-
10	79 (CONDITIONS FOR PERMITTED USES AND
	SPECIAL EXCEPTIONS); REPEALING SECTION
12	38-80 ("MORATORIUM REGARDING MEDICAL
	CANNABIS ACTIVITIES WITHIN
14	UNINCORPORATED AREAS OF ORANGE
	COUNTY"); AND PROVIDING AN EFFECTIVE
16	DATE.

18 WHEREAS, the Florida legislature has enacted legislation allowing marijuana for medical uses; and

20

2

WHEREAS, the Florida Medical Marijuana Legalization Initiative, also known
as Amendment 2, which legalized the use of medical marijuana for specific medical conditions, passed with 71% of the vote on November 8, 2016, and became effective on
January 3, 2017; and

WHEREAS, the State, through the Department of Health, has enacted a comprehensive regulatory framework for the cultivation, processing, transporting, and
dispensing of marijuana; and

WHEREAS, Section 381.986(11), Florida Statutes, states that regulation of cultivation, processing, and delivery of marijuana by medical marijuana treatment centers
is preempted to the State except as provided for therein; and

WHEREAS, Section 381.986(11)(b), Florida Statutes, states that a county may,
by ordinance, ban medical marijuana treatment center dispensing facilities from being
located within the boundaries of that county, but, a county that does not ban dispensing
facilities may not place specific limits, by ordinance, on the number of dispensing
facilities that may locate within that county; and

- 40 **WHEREAS**, it is the intent of the Board to enact, in accordance with applicable laws, zoning regulations for medical marijuana treatment centers.
- 42

BE IT ORDAINED BY THE BOARD OF COUNTY COMMISSIONERS

44 **OF ORANGE COUNTY, FLORIDA:**

	Section 1.	Findings of fact.	The foregoing	g recitals are here	by ratifie	d and
46	confirmed as being th	rue and correct and a	re hereby mad	e a part of this ordi	nance.	
	Section 2.	Amendments; In G	<i>General</i> . Chap	ter 38 of the Orang	ge County	Code
48	is amended as set for	rth in Section 3 thro	ugh Section 6	, with new languag	ge being s	hown
	by underlines and de	leted language being	shown by stri	ke-throughs.		
50	Section 3.	Amendments to S	Section 38-1	("Definitions").	Section	38-1,
	Orange County Code	, is amended to read	as follows:			
52	Sec. 3	8-1. Definitions				
			* * *			
54	uning	<u>Cultivation</u> facility	v .		~~	
56	applic	ation to the Florida cultivation of marij	Department of			
58	<u>101 m</u>		* * *			
60		<u>Dispensing</u> facili	tv shall me	an any area ir	ı	
62		orporated Orange Co ation to the Florida	ounty designat	ed in the MMTC's	- <u>5</u>	
64		e dispensing of marij		<u></u>	-	
			* * *			
66	at Sec	<u>Low-THC cannabi</u> tion 381.986(1), Flo				
68		ime to time.				
70			* * *			
72		<u>Marijuana deliver</u> led at Section 381.98 led from time to time	86(1), Florida			
74				ing aires to it he		
76		<u>Marijuana has the</u> on 381.986(1), Florid time to time, and sha	da Statutes, a	s may be amended		
78	<u>110111</u>	anto to unio, and <u>sha</u>				

80	Medical Marijuana Treatment Center (MMTC) has
	the same meaning provided at Rule 1-1.01, Florida
82	Administrative Code, as may be amended from time to
	time.
84	
	Medical use has the same meaning provided at
86	Section 381.986(1), Florida Statutes, as may be amended
00	from time to time.
88	
00	* * *
00	
90	
	Physician certification has the same meaning
92	provided at Section 381.986(1), Florida Statutes, as may be
	amended from time to time.
94	
	* * *
96	Processing facility shall mean any area in
	unincorporated Orange County designated in the MMTC's
98	application to the Florida Department of Health to be used
, -	for the processing of marijuana.
100	tor me provosnih or manjadita.
100	* * *
100	* * *
102	Qualifying medical condition has the same meaning
102	Qualifying medical condition has the same meaning provided at Section 381.986(1), Florida Statutes, as may be
102	Qualifying medical condition has the same meaning
102 104	Qualifying medical condition has the same meaning provided at Section 381.986(1), Florida Statutes, as may be amended from time to time.
	Qualifying medical condition has the same meaning provided at Section 381.986(1), Florida Statutes, as may be
102 104	Qualifying medical condition has the same meaning provided at Section 381.986(1), Florida Statutes, as may be amended from time to time.

108 In all other respects, section 38-1 shall remain unchanged.

110 Section 4. Amendment to Section 38-77 ("Use Table"). Section 38-77 is

amended to read as follows:

112 Sec. 38-77. Use Table

Uses Per Zoning Code	SIC Group		A-2			R- 1AAA A				Cluster
Cultivation facility	0721	<u>177</u> <u>P</u>	<u>177</u> <u>P</u>							

RT	RT- 1	RT- 2	р- О	C- 1	C- 2	C- 3	I- 1A	1-2, 1-3	- 4	U-V (see 29)	R-L- D	UR~ 3	NC	NAC	NR	Conditions
																*

Uses Per Zoning Code	SIC Group	La nd Us e	A-1	A - R	RC E-5	RCE -2	RC E	R- 1AAA A	R- 1AA A	R- 1A A	R- 1 A	R -1	R -2	R -3	Cluster
Processing facility	0723														

RT	RT- 1	RT- 2	Р- О	C- 1	C- 2	C~ 3	- 1A	I-1, I-5	-2, -3	1-4	U-V (see 29)	R- L-D	UR- 3	NC	NAC	NR	Conditions
									<u>178</u> <u>P</u>	<u>178</u> <u>P</u>							* exact

Uses Per Zoning Code	SIC Group	A-1	A-2			R- 1AAA A	1A			Cluster
Dispensing facility	5912									

RT	RT- 1	RT- 2	р. О	C~1	C-2	C-3	- 1A	l-1, l-5	1-2, 1-3	- 4	U-V (see 29)	R- L-D	UR- 3	NC	NAC	NR	Conditions
				<u>179</u> P	<u>179</u> <u>P</u>	<u>179</u> <u>P</u>											*

In all other respects, section 38-77 shall remain unchanged.

120 Section 5. Amendment to Section 38-79 ("Conditions for Permitted Uses

and Special Exceptions"). Section 38-79 is amended to read as follows:

122	Sec. 38-79.	Conditions for permitted uses and special
		exceptions.

	* * *
126	(177) A cultivation facility may be permitted subject to the following:
128	a. Valid license. A valid license for both the
130	<u>MMTC of which the cultivation facility is a part and for</u> cultivation of marijuana shall be obtained from the State of
132	Florida and remain in effect during the operation of the cultivation facility. All cultivation activities shall cease if a
134	license has expired or been revoked by the state. Inspections by the appropriate County or law enforcement
136	officials may be made as necessary to determine compliance with state and local law. At least seventy-two
138	(72) hours before a cultivation facility terminates operation, the owner must notify the Orange County Sheriff's Office.
140	
142	b. Building and use permit applications. Any applicant seeking to establish a cultivation facility shall
144	complete the appropriate building or use permit application(s) and submit the application(s) to the County
146	Division of Building Safety for review and approval prior to issuance of any permits, along with the appropriate fee.
148	Each application shall be accompanied by proof that the MMTC is authorized by the State of Florida to cultivate
150	marijuana. However, the issuance of a building permit pursuant to this section shall not be deemed to create an
152	exception, defense, or immunity for any person in regard to any potential criminal liability the person may have under atota on federal law for the acquisition sufficient
154	state or federal law for the acquisition, cultivation, possession, processing, transferring, transportation, selling,
156	distribution, dispensing, or administration of marijuana or products containing marijuana.
158	c. Distance separation. A cultivation facility
160	may not be located within five hundred feet (500') of the real property that comprises a public or private elementary school, middle school, or secondary school, regardless of
162	whether such school lies within unincorporated Orange County or a surrounding municipality. Such distance shall
164	be measured in a straight line between the property line of
166	the subject cultivation facility and the property line of the subject school that are closest to each other.
168	d. <u>Security</u> . To ensure the safety and security
170	of a cultivation facility and to maintain adequate controls against the diversion, theft, and loss of marijuana, each cultivation facility shall maintain security measures in

172	accordance with Section 381.986(8)(f), Florida Statutes, as may be amended from time to time; provided, however,
174	that any such security measures are subject to the receipt of the appropriate local government permits. The security plan
176	approved by the Florida Department of Health for the cultivation facility must be filed with the Orange County
178	Sheriff's Office before the cultivation facility opens and any changes to the security plan must be filed with the
180	Orange County Sheriff's Office within seven (7) days of approval by the Florida Department of Health. It is
182	unlawful and a violation of this section to operate, own, or control a cultivation facility except in compliance with the
184	applicable security plan approved by the Florida Department of Health.
186	e. Inspections. With the permission of the
188	applicable property owner or tenant or with a warrant obtained in accordance with Chapter 933, Florida Statutes,
190	any law enforcement officer employed by the Orange County Sheriff's Office, any code enforcement officer, or
192	any other person authorized to enforce county ordinances may enter the cultivation facility premises and conduct an
194	inspection to determine compliance with this article at any time the cultivation facility is open or occupied. Refusal to
196	allow entry to the premises shall be considered a violation of this code.
198	
200	(178) A processing facility may be permitted subject to the following:
202	a. <i>Valid license</i> . A valid license for both the
204	<u>MMTC of which the processing facility is a part and for</u> processing of marijuana shall be obtained from the State of
206	Florida and remain in effect during the operation of the processing facility. All processing activities shall cease if a
208	license has expired or been revoked by the state. Inspections by the appropriate County or law enforcement
210	officials may be made as necessary to determine compliance with state and local laws. At least seventy-two
212	(72) hours before a processing facility terminates operation, the owner must notify the Orange County Sheriff's Office.
214	b. Building and use permit applications. Any
216	applicant seeking to establish a processing facility shall complete the appropriate building or use permit
218	application(s) and submit the application(s) to the County

	Division of Building Safety for review and approval prior
220	to issuance of any permits, along with the appropriate fee. Each application shall be accompanied by proof that the
222	MMTC is authorized by the State of Florida to process
224	marijuana. However, the issuance of a building permit pursuant to this section shall not be deemed to create an
226	exception, defense, or immunity for any person in regard to any potential criminal liability the person may have under
228	state or federal law for the acquisition, cultivation, possession, processing, transferring, transportation, selling,
	distribution, dispensing, or administration of marijuana or
230	products containing marijuana.
232	c. Distance separation. A processing facility may not be located within five hundred feet (500') of the
234	real property that comprises a public or private elementary school, middle school, or secondary school, regardless of
236	whether such school lies within unincorporated Orange
238	County or a surrounding municipality. Such distance shall be measured in a straight line between the property line of
240	the subject processing facility and the property line of the subject school that are closest to each other.
242	d. Security. To ensure the safety and security
244	of a processing facility, and to maintain adequate controls against the diversion, theft, and loss of marijuana, each
246	processing facility shall maintain security measures in accordance with Section 381.986(8)(f), Florida Statutes, as
248	may be amended from time to time; provided, however, that any for such security measures are subject to the reasint of the appropriate level accurate provided to the
250	receipt of the appropriate local government permits. The security plan approved by the Florida Department of Health for the processing facility must be filed with the Orange
252	County Sheriff's Office before the processing facility opens and any changes to the security plan must be filed with the
254	Orange County Sheriff's Office within seven (7) days of approval by the Florida Department of Health. It is
256	unlawful and a violation of this section to operate, own, or
258	control a processing facility except in compliance with the applicable security plan approved by the Florida Department of Health.
260	Department of freatur.
262	e. Inspections. With the permission of the applicable property owner or tenant or with a warrant
264	obtained in accordance with Chapter 933, Florida Statutes, any law enforcement officer employed by the Orange
	County Sheriff's Office, any code enforcement officer, or

266	any other person authorized to enforce county ordinances may enter the processing facility premises and conduct an
268	inspection to determine compliance with this article at any time the processing facility is open or occupied. Refusal to
270	allow entry to the premises shall be considered a violation of this code.
272	<u>f.</u> Combined processing and cultivation
274	facilities. In the event the cultivation and processing of marijuana is combined into one facility, such facility shall
276	comply with the requirements of a processing facility.
278	(179) A dispensing facility may be permitted subject to the following conditions:
280	a. Valid license. A valid license for both the
282	<u>MMTC of which the dispensing facility is a part and for the</u> dispensing of marijuana shall be obtained from the State of
284	Florida and remain in effect during the operation of the dispensing facility. All dispensing activities shall cease if a
286	license has expired or been revoked by the state. Inspections by the appropriate County or law enforcement
288	officials may be made as necessary to determine compliance with state law. At least seventy-two (72) hours
290	before a dispensing facility terminates operation, the owner must notify the Orange County Sheriff's Office.
292	
294	b. Building and use permit applications. Any applicant seeking to establish a dispensing facility shall complete the appropriate building or use permit
296	application(s) and submit the application(s) to the County Division of Building Safety for review and approval prior
298	to issuance of any permits, along with the appropriate fee. Each application shall be accompanied by proof that the
300	<u>MMTC is authorized by the State of Florida to sell</u> marijuana to persons authorized to purchase it for the
302	treatment of one or more qualifying medical conditions. However, the issuance of a building permit pursuant to this
304	section shall not be deemed to create an exception, defense, or immunity for any person in regard to any potential
306	criminal liability the person may have under state or federal
308	law for the acquisition, cultivation, possession, processing, transferring, transportation, selling, distribution, dispansing or administration of marijuane or products
310	dispensing, or administration of marijuana or products containing marijuana.

312		separation. A dispensing facility
314	real property that compri	in five hundred feet (500') of the ses a public or private elementary r secondary school, regardless of
316	whether such school lie	es within unincorporated Orange municipality. Such distance shall
318	be measured in a straight	t line between the property line of cility and the property line of the
320	subject school that are clo	
322		<i>tivities; prohibition.</i> Other than a and any authorized marijuana
324	delivery device required	for the medical use of marijuana in a physician certification), no
326	dispensing facility shall	sell, market, dispense, provide, vend any other type of cannabis,
328	alcohol, drug parapherna	<u>llia as defined by federal or state</u> ted products, including, but not
330	limited to, pipes, bongs, c	or wrapping papers. No dispensing marijuana or marijuana delivery
332	devices in the waiting are	e State is hereby prohibited within
334	unincorporated Orange C	
336	e. Violation of	<u>of Code.</u>
338	(1)	It shall be a violation of this section for any person or entity to
340		sell, market, dispense, provide, exchange, or otherwise vend
342		marijuana or marijuana delivery devices without the requisite
344		state license and approvals or to sell, market, dispense, provide,
346		exchange, or otherwise vend any form or derivative of non-
348		medical marijuana or marijuana delivery devices.
350	(2)	Each violation of this section
352	(2)	shall constitute a separate offense punishable as provided in Section
354		<u>1-9 of this Code by a fine not to</u> exceed five hundred dollars
356		(\$500.00) or by imprisonment in the county jail for a term not to
358		exceed sixty (60) days, or by

.

•		both such fine and imprisonment.
360		All law enforcement officials are hereby authorized to assist in the
362		enforcement of this section to the
364		<u>extent that it is within their</u> respective jurisdictions to do so.
504		respective jurisdictions to do so.
366	(3)	Nothing herein shall be construed
368		to prohibit the county from enforcing this section by
200		alternate means including, but
370		not limited to: code enforcement
372		or code citations pursuant to F.S. Chapter 162, part I or part II; by
		criminal action, by civil action,
374		including petitions to enjoin
376		persons violating this section; or by any other means available by
5,0		law.
378		
380		<i>und queuing.</i> A dispensing facility the off-street parking standards in
	•	tity of off-street parking"), Orange
382	-	be deemed a retail establishment
384		boses. The owner of the dispensing sible for ensuring that there is no
	queuing of vehicles in the	
386	The Market and	
388		A dispensing facility shall provide qualified patients, caregivers (as
		1.986(1), Florida Statutes), and
390		llow qualified patients, caregivers,
392		(including in a parked car), gather, ding where the dispensing facility
	operates, including in ar	ny parking areas, sidewalks, right-
394		property for any period of time
396	longer than that reasonab	bly required to arrive and depart.
570	h. Hours of	f operation. A dispensing facility
398		uana or marijuana delivery devices
400	from the premises between p.m.	een the hours of 7:00 a.m. to 9:00
	<u>M </u>	
402		tdoor display. Dispensing Facility
404		bject to the requirements and at 31.5, Orange County Code.
		to Section 381,986(8)(h), Florida

406	Statutes, the dispensing facility may only have one sign that is affixed to the outside of or hanging in the window of the
408	premises which identifies the dispensing facility by the licensee's business name, a Florida Department of Health-
410	approved trade name, or a Florida Department of Health- approved logo; such trade name and logo may not contain
412	wording or images commonly associated with marketing targeted toward children or which promote recreational use
414	of marijuana. Indoor display of products, marijuana, or marijuana delivery devices shall be prohibited in the
416	waiting area of the dispensing facility. Outdoor display of products, wares, or merchandise of any sort shall be in
418	accordance with Orange County Code and any applicable development approvals.
420	
422	j. <u>Security</u> . To ensure the safety and security of a dispensing facilities, and to maintain adequate controls against the diversion, theft, and loss of marijuana and
424	marijuana delivery devices, each dispensing facility shall maintain security measures in accordance with Section
426	381.986(8)(f), Florida Statutes, as may be amended from time to time; provided, however, that any such security
428	measures are subject to the receipt of the appropriate local government permits. The security plan approved by the
430	Florida Department of Health for the dispensing facility must be filed with the Orange County Sheriff's Office
432	before the dispensing facility opens for business and any changes to the security plan must be filed with the Orange
434	<u>County Sheriff's Office within seven (7) days of approval</u> by the Florida Department of Health. It is unlawful and a
436	violation of this section to operate, own, or control a dispensing facility except in compliance with the applicable
438	security plan approved by the Florida Department of Health.
440	
442	k. Inspections. With the permission of the applicable property owner or tenant or with a warrant obtained in accordance with Chapter 933, Florida Statutes,
444	any law enforcement officer employed by the Orange County Sheriff's Office, any code enforcement officer, or
446	any other person authorized to enforce county ordinances may enter the dispensing facility premises and conduct an
448	inspection to determine compliance with this article at any time the dispensing facility is open or occupied. Refusal to
450	allow entry to the premises shall be considered a violation of this code.
452	

454	<u>1.</u> <u>Compliance with other laws</u> . All dispensing facilities shall at all times be in compliance with all applicable federal, state, and local laws and regulations.
456 458	In all other respects, section 38-79 shall remain unchanged.
438	Section 6. Repeal of Section 38-80 ("Moratorium regarding medical cannabis activities within unincorporated areas of Orange County"). Section 38-80 establishing a moratorium regarding medical cannabis activities within unincorporated
462	areas of Orange County is hereby repealed:
464	Sec. 38-80. Moratorium regarding medical cannabis activities within unincorporated areas of Orange County.
466	(a) Definitions .
468	(a) - 52 c) manons -
470	(1) <i>Derivative product</i> means any form of cannabis suitable for administration to or consumption or use
472	by a qualified patient, eligible patient, or any other similarly situated individual.
474	(2) Low THC cannabis means a plant of the genus Cannabis, the dried flowers of which contain 0.8
476	percent or less of tetrahydrocannabinol and more than ten (10) percent of cannabidiol weight for weight; the
478	seeds thereof; the resin extracted from any part of such plant; or any compound, manufacture, salt,
480	derivative, mixture, or preparation of such plant or its seed or resin.
482	
484	(3) Medical cannabis 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;
486	and every compound, manufacture, salt, derivative, mixture, or preparation of the plant or its seeds or
488	resin.
490	(4) Medical cannabis activities means the growing, eultivation, processing, and wholesale and retail sale
492	of medical cannabis, low-THC cannabis, and derivative products, or any subset of such activities,
494	or any related activities.
496	(b) -Study and review; purpose.

498	(1) During the moratorium period described in [subsection
500	(d)] of this section, the county staff, including the zoning division, is hereby directed to study medical
502	cannabis activities and their impact on the health, safety, and welfare of residents and businesses located
504	within the county, and to develop and recommend land development regulations for medical cannabis activitics in the unincorporated areas of the county,
506	and any other relevant regulations and recommendations, with such recommendations and
508	proposed regulations being delivered to the board of county commissioners within a reasonable time before
510	the expiration of this moratorium.
512	(2) The ultimate purpose of such review and study by the staff is to propose amendments to chapter 38 of the
514	Orange County Code for medical cannabis activities within the unincorporated area of Orange County.
516	
518	(c)- <i>Moratorium period</i> . Until the effective date of an ordinance establishing new or amended land
520	development regulations concerning medical-cannabis activities within unincorporated Orange County, or
522	until November 23, 2017, whichever date is earlier, no development permits shall be issued for any medical companying optimities. Excherements, the regions of only
524	eannabis activities. Furthermore, the review of any applications for such medical cannabis activities that may be pending on August 23, 2016, the date of
526	adoption of [the ordinance from which this section derives], shall be abated, and no new applications for
528	such permits shall be accepted or processed during the moratorium period.
530	
532	<i>Section 7. Effective date.</i> This Ordinance shall become effective pursuant to general law.

536	ADOPTED THIS 14 th DAY OF NOVEM	BED 2017
538	ADOFTED THIS 14 DAT OF NOVEN	IDEN, 2017.
540		ORANGE COUNTY, FLORIDA By: Board of County Commissioners
542		By: Board of County Commissioners
544		Ву:
546		Teresa Jacobs Orange County Mayor
548	ATTEST: Phil Diamond, CPA, County Comptrolle	21
550	As Clerk of the Board of County Commissioners	~
552	By.	
554	By: Deputy Clerk	
556		
558	S:\WEvers\Ordinances_Resolutions\Low THC Marijuana\Med Mar Ordin\M	1MTC Ord v BCC 10_31.docx