HAINES BOROUGH, ALASKA ORDINANCE No. 18-01-484

Adopted

An Ordinance of the Haines Borough amending Title 18 Land Use/Development Haines Borough Code to define and provide zoning for commercial marijuana facilities.

BE IT ENACTED BY THE HAINES BOROUGH ASSEMBLY:

- Section 1. <u>Classification</u>. This ordinance is of a general and permanent nature and the adopted amendment shall become a part of the Haines Borough Code.
- Section 2. <u>Severability</u>. If any provision of this ordinance or any application thereof to any person or circumstance is held to be invalid, the remainder of this ordinance and the application to other persons or circumstances shall not be affected thereby.
 - Section 3. <u>Effective Date</u>. This ordinance is effective upon adoption.
- Section 4. <u>Purpose</u>. It is hereby determined to be for a public purpose and in the public interest of the Haines Borough to define the uses, the specific approval criteria, and provide zoning for commercial marijuana facilities. The amendments to Haines Borough code are based on Alaska Statutes 17.38 and Alaska Administrative Code Title 3 Chapter 306: Regulation of Marijuana Industry.
- Section 5. <u>Amendment of Section 18.20.020</u>. Section 18.20.020 of the Haines Borough Code is hereby amended, as follows:

NOTE: **Bolded**/<u>UNDERLINED</u> ITEMS ARE TO BE ADDED STRIKETHROUGH ITEMS ARE DELETED

18.20.020: DEFINITIONS - Definitions - Regulatory.

The definitions in this section are intended to be specific to this title. Any word or term not defined shall be used with the meaning of common or standard usage as determined by a current edition of Webster's Unabridged Dictionary. The following words shall have the following meanings for the purpose of this title:

"Agriculture" means a use involving the commercial growing of vegetation or the raising of farm animals, such as the use of land for farming, dairying, apiculture, horticulture, floriculture and animal husbandry. This definition does not include commercial cultivation of marijuana.

"Commercial agriculture" means the use of land for farming, dairying, apiculture, horticulture, floriculture and animal husbandry for profit. This definition does not include commercial cultivation of marijuana.

"Commercial use" means the nonresidential use involving the manufacturing, storing, wholesaling, or retailing of any material, goods or services and any accessory uses outside the purview of the definition of "cottage industry,"—or "home occupation, "or "commercial marijuana establishments". Commercial uses include: offices, hotels or motels, food service and other similar uses. For the purposes of this title, "commercial use" shall not mean a residential, light industrial or industrial use.

"Crop production" means a residential use involving the raising of any vegetation for intended profit or personal use. Crops grown on the residential property may be sold on that property; provided, that only plants and crops are sold there. If the crop production or sale of the crops produced creates a need for off-street parking in addition to that required for the residential use, the owner must provide sufficient off-street parking as recommended by the borough.

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Water service to any lot being used for crop production and sales shall be metered and billed at the commercial rate for water only during the time the crops are being grown and/or sold on the property. During the time the crops or plants are being sold, one sign, no larger than four square feet in area, nonilluminated and located on the principal property, may be displayed. Crop production does not include animal husbandry. This definition does not include commercial cultivation of marijuana.

"Home occupation" means a small-scale commercial use carried out in a dwelling unit that meets the criteria in HBC 18.60.020(D). <u>This definition does not include commercial marijuana establishments.</u>

"Marijuana" means all parts of the 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, salt, derivative, mixture, or preparation of the plant, its seeds, or its resin, including marijuana concentrate. "Marijuana" does not include fiber produced from the stalks, oil, or cake made from the seeds of the plant, sterilized seed of the plant which is incapable of germination, or the weight of any other ingredient combined with marijuana to prepare topical or oral administrations, food, drink, or other products.

"Marijuana cultivation facility, indoor large" means a legally licensed, fully enclosed commercial marijuana cultivation facility as defined by state law, in which all growing, preparation and packaging activities are conducted completely indoors. Net floor area of all cultivation facility structures does not exceed 10,000 square feet.

"Marijuana cultivation facility, indoor small" means a legally licensed, fully enclosed commercial marijuana cultivation facility as defined by state law, in which all growing, preparation and packaging activities are conducted completely indoors. Net floor area of all cultivation facility structures does not exceed 1,500 square feet.

"Marijuana cultivation facility, indoor unlimited" means a legally licensed, fully enclosed commercial marijuana cultivation facility as defined by state law, in which all growing, preparation and packaging activities are conducted completely indoors and for which the net floor area of all cultivation facility structures exceeds 10,000 square feet.

"Marijuana cultivation facility, outdoor limited" means a legally licensed, commercial marijuana cultivation facility as defined by state law in which any portion of the growing, preparation and packaging activities are conducted outdoors or within buildings that are not fully enclosed or which utilize odor-permeable materials. Area of the marijuana cultivation facility does not exceed 20 percent of the total parcel area, including all land planted with marijuana and the net floor area of all temporary and permanent buildings utilized to grow, prepare and package marijuana.

"Marijuana cultivation facility, outdoor unlimited" means a legally licensed, commercial marijuana cultivation facility as defined by state law in which any portion of the growing, preparation and packaging activities are conducted outdoors or within buildings that are not fully enclosed or which utilize odor-permeable materials. Area of the marijuana cultivation facility exceeds 20 percent of the total parcel area, including all land planted with marijuana and the net floor area of all temporary and permanent buildings utilized to grow, prepare and package marijuana.

"Marijuana establishment" means a marijuana cultivation facility, a marijuana testing facility, a marijuana product manufacturing facility, a retail marijuana store, or a marijuana retail agricultural accessory facility.

"Marijuana product manufacturing facility, limited" means a legally licensed commercial marijuana product manufacturing facility as defined by state law, that packages, prepares or processes marijuana into a value-added form or product

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subject to testing, but excluding extraction processes utilizing hazardous substances, volatile chemicals or explosive materials or processes. Net floor area of the marijuana product manufacturing facility does not exceed 10,000 square feet.

"Marijuana product manufacturing facility, small" means a legally licensed commercial marijuana product manufacturing facility as defined by state law, that packages, prepares or processes marijuana into a value-added form or product subject to testing, but excluding extraction processes utilizing hazardous substances, volatile chemicals or explosive materials or processes. Net floor area of the marijuana product manufacturing facility does not exceed 1,500 square feet.

"Marijuana product manufacturing facility, unlimited" means a legally licensed commercial marijuana product manufacturing facility as defined by state law that processes marijuana into a product via any means that utilizes hazardous substances, volatile chemicals or explosive materials or processes, including, but not limited to, propane or butane, or for which the net floor area exceeds 10,000 square feet.

"Marijuana products" means concentrated marijuana products and marijuana products that are comprised of marijuana and other ingredients and are intended for use or consumption, such as, but not limited to, edible products, ointments, and tinctures.

"Marijuana retail agricultural accessory facility" means a legally licensed commercial marijuana agricultural retail facility that sells only marijuana plants, seeds and packaged marijuana grown at the legally licensed commercial marijuana cultivation facility located on the same lot. The agricultural accessory retail facility shall be clearly incidental and accessory to the marijuana cultivation facility and does not exceed a maximum of 1,000 square feet in net floor area.

"Marijuana testing facility" means a legally licensed commercial marijuana testing facility as defined by state law that is registered to analyze and certify the safety and potency of marijuana and marijuana products.

"Playground" means any outdoor facility, including any parking lot appurtenant thereto, intended for recreation other than team sports, open to the public, and with any portion thereof containing three or more separate apparatus intended for the recreation of children including, but not limited to, sliding boards, swing sets, and teeterboards.

"Recreation building" or "community center" or "recreation center" means a building or group of buildings, open to the public, offering recreational facilities including, but not limited to, gymnasiums, swimming pools, ice rinks, exercise facilities, and meeting rooms.

"Retail marijuana store" means a legally licensed commercial retail marijuana store as defined by state law. A retail marijuana store may sell marijuana accessories as defined by state law.

"Youth center" means any public or private recreational facility and/or gymnasium, including any parking lot appurtenant thereto, intended primarily for use by persons under 18 years of age, which regularly provides athletic, civic, or cultural activities.

Section 6. <u>Amendment of Section 18.60.020</u>. Section 18.60.020 of the Haines Borough Code is hereby amended, as follows:

NOTE: Bolded/UNDERLINED ITEMS ARE TO BE ADDED

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STRIKETHROUGH ITEMS ARE DELETED

18.60.020: APPROVAL CRITERIA - Specific Approval Criteria.

The following uses are subject to the preceding general criteria and these additional specific approval criteria:

O. Commercial Marijuana Facilities.

- 1. General Standards.
- a. <u>Approval criteria shall apply to all commercial marijuana establishments</u> regardless of whether they are a conditional use or a use-by-right.
- b. Approval criteria follows the provisions of AS 17.38 and 3 AAC 306, as amended from time to time.
- c. A commercial marijuana establishment may only be allowed with the written consent of the owner of the property.
- d. Per the requirements of 3 AAC 306.010(a) no marijuana establishment, except a marijuana testing facility, shall be located within the following buffer distances:
 - (1) Five hundred feet of:
 - (a) primary and secondary school facilities (K-12), including vocational programs;
 - (b) playgrounds;
 - (c) youth centers;
 - (d)adult and juvenile correctional facilities;
 - (e) <u>buildings</u> where religious services are open to the public and regularly conducted; and
- (2) <u>Buffer distances shall be measured from the nearest public entrance</u> of a commercial marijuana establishment to:
 - (a) Outer boundaries of school buildings, including outdoor school facilities where students are regularly found;
 - (b)Outer boundaries of playgrounds; or
 - (c) The lot line of a lot in a residential zone.
- (3) <u>Buffer distance measurements shall not extend beyond the nearest ordinary high water (OHW) mark of a river or lake or beyond the nearest edge of a right-of-way (ROW) of a controlled access facility.</u>
- e. <u>Outdoor Storage. No outdoor storage of marijuana, marijuana products or hazardous substances shall be allowed.</u>
- f. With the exception of a marijuana testing facility, an application for a commercial marijuana facility shall include an area map drawn to scale indicating all

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land uses on complete parcels within a 500-foot proximity of the lot upon which the applicant is seeking permit.

2. Cultivation Facility Standards.

a. <u>Yard Setbacks. Outdoor marijuana cultivation facilities, including all land</u> planted with marijuana, shall be located at least 50 feet from all lot lines.

Section 7. <u>Amendment of Section 18.70.030</u>. Section 18.70.030 of the Haines Borough Code is hereby amended, as follows:

NOTE: **Bolded**/<u>UNDERLINED</u> ITEMS ARE TO BE ADDED STRIKETHROUGH ITEMS ARE DELETED

18.70.030: ZONING DISTRICTS - Zoning districts - Zones.

- B. Mud Bay Planning/Zoning District.
- 1. Intent. The intent of this district is to preserve the existing zoning provisions of the former land use service area No. 1 (Mud Bay) and for the people of the Mud Bay community to preserve their lifestyle, community scale, self-sufficiency, self-determination, and the basic rights of health, safety and welfare. This is in accordance with the goals and objectives of the former Mud Bay land use service area board which were developed from the Haines Borough comprehensive plan.
 - 2. Applicability. This district shall be defined as:

Beginning at the NW corner of Section 14, T31S, R59E, CRM; thence due south to SW corner of Section 26, T31S, R59E CRM; thence southeast to SW corner of Section 21, T32S, R60E CRM; thence due east to SE corner of Section 21, T32S, R60E CRM; thence northeast to NE corner of Section 22, T32S, R60E CRM; thence north-northwest to NE corner of Section 17, T31S, R60E CRM; thence due west to the point of beginning. This describes an area of the Chilkat Peninsula from the southern edge of the Carr's Cove Subdivision to Seduction Point, and including Kochu Island.

- 3. Rural Residential Zone (MBRR).
- a. Purpose. This zone is intended to provide for the establishment of a rural residential area allowing for single-family dwellings and cottage industries.
- b. Applicability. This zone shall encompass all lands within the Mud Bay planning/zoning district with the exception of the cannery zone.
 - c. Uses-by-Right.
- (1) One single-family dwelling shall be allowed on a lot no less than three acres in area, or on any smaller lot which existed prior to the implementation of any land use ordinances.
- (2) Any development which existed prior to the implementation of any land use ordinances.
 - d. Accessory Uses. Accessory uses in the rural residential zone are:
 - (1) Accessory buildings;
 - (2) Cottage industries;
 - (3) Guest house.

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(4) Marijuana Testing Facilities.

- e. Conditional Uses. Conditional uses in the rural residential zone are:
 - (1) Public parks, public recreation sites, and nonprofit camps;
 - (2) Schools;
 - (3) Fire stations;
 - (4) Lodges;
 - (5) Commercial or public radio and television transmitters and towers;
 - (6) Public utility facilities;
- (7) Commercial Enterprise. "Commercial enterprise" means any commercial, manufacturing, sale or service that occurs on a person's private property. A commercial enterprise shall be conducted only by a member or members of a family residing in a residence on the property and with up to six additional employees at any one time. Terms of a conditional use permit for commercial enterprise shall eliminate or mitigate adverse effects to air quality, noise, traffic, parking, waste and sewage, signs, lighting and burdens on any community utilities and resources that may result from such commercial enterprise;
 - (8) Cemetery;
 - (9) Vacation rentals

(10) Marijuana Cultivation (Indoor/Outdoor, Small, Large, Limited, Unlimited) and Marijuana Manufacturing (Small), provided the establishments conform to the requirements of a "Commercial Enterprise".

- f. Lot Standards. The minimum lot size in the rural residential zone for newly developed lots shall be three acres;
 - g. Setback Standards.
- (1) Structures shall be located no less than 25 feet from the nearest lot line, and right-of-way line, with Chilkat State Park Road being exempt from the right-of-way setbacks.
- (2) Structures shall be located no less than 25 feet, measured from the top of the nearest stream bank, from any stream or watercourse used to provide domestic water, and from all anadromous fish streams.
 - h. Prohibited Uses.
 - (1) Heliports.
 - 4. Cannery Zone (CA).
- a. Purpose. This zone is intended to create a commercial area for the provision of support functions for the Haines fishing fleet.
- b. Applicability. This zoning shall apply to the area as described: Lot 2, SEC 24, T31S, R59E, CRM, lot 3, SEC 19, T31S, R59E, CRM; ATS 192, Tracts A and B; TL-1902, SEC 19, T31S, R59E, CRM.
 - c. Permitted Uses. Permitted uses in the cannery zone (commercial) are:
 - (1) Moorage:
 - (2) Boat and gear storage and maintenance;
 - (3) Retail sale of petroleum products and miscellaneous fishing supplies;
- (4) All residential uses which must be consistent with the provisions permitted within the rural residential zone;

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- (5) Any use existing prior to the implementation of any land use ordinances.
- d. Accessory uses. Accessory uses and buildings shall be consistent with the rural residential zone standards previously stated in this code.
 - e. Conditional uses. There are no conditional uses in the cannery zone.
 - f. Prohibited Uses.
 - (1) Heliports.
- C. Lutak Inlet Planning/Zoning District.
- 1. Intent. The intent of this district is to protect and maintain the water quality, waterfront and watershed of Lutak Inlet and the Chilkoot River system while encouraging a rural lifestyle that includes cottage industry. In addition, there is a desire to maintain the natural environment and its associated fisheries and wildlife by ensuring orderly growth and sensible land use.
 - 2. District Defined. This district is defined as follows:

Beginning at the N.E. Corner of Section 16, Township 30 South, Range 59 East, C.R.M.; thence southwesterly to the summit of Tukagahgo Mt.; thence northwesterly to the summit of Mt. Kashagnak; thence northwesterly to the summit of Klutshah Mt.; thence due East on a straight line to the highest point on the ridge line between the Chilkoot River drainage and the area drained by the Ferebee River; thence in a southeasterly direction from high point to high point along said ridge line to Sanka Point on the West side of Taiyasanka Harbor; thence southwesterly to the N.E. Corner of Borough-owned tidelands off the Lutak Dock; thence in a southwesterly direction along the Townsite Service Area limits to the true point of beginning.

- 3. Rural Residential Zone.
- a. Purpose. This zone is intended to provide for the establishment of a rural residential area allowing for one single-family dwelling per lot and cottage industries.
- b. Applicability. This zone applies to all lands within Lutak Inlet land use planning and zoning district excluding those within the riparian zone.
- c. Uses-by-Right. Permitted uses are those uses which are allowed outright within a particular zone. In the residential zone those uses are:
 - One single-family dwelling per lot;
 - (2) Guest houses;
 - (3) Cottage industry;
 - (4) Domestic log milling (milling for personal use).

(5) Marijuana Testing Facilities.

- d. Accessory Uses. Accessory uses are those uses which are incidental to the permitted use. In the residential zone, accessory uses include but are not limited to:
- (1) Wood sheds, greenhouses, smokehouses, tool sheds, steam baths, saunas, workshops and garages, provided they are within the required setbacks;

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- (2) Chicken coops, rabbit hutches, barns, and other structures and enclosures for housing animals and fowl, provided they are within the required setbacks;
 - e. Conditional Uses. Conditional uses in the rural residential zone are:
 - (1) Churches;
 - (2) Schools;

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- (3) Lodging houses;
- (4) Public parks and recreation sites;
- (5) Public utility facilities;
- (6) Fire stations;
- (7) Community halls;
- (8) Governmental buildings;
- (9) Rentals, sales, and professional services;
- (10) Fish hatchery;
- (11) Commercial agriculture;
- (12) Commercial logging;
- (13) Campgrounds; provided, that:
- (a) A 50-foot greenbelt separates the campsites from any public road right-of-way and a 20-foot greenbelt separates the campsites from any perimeter property lines; and
- (b) The campground is at least one-half mile from existing houses or land subdivided for residential purposes at the time of the application for a conditional use permit; and
- (c) The campground provides facilities for solid waste disposal (e.g., bear-proof dumpsters); and
- (d) Complies with all Department of Environmental Conservation sanitation requirements contained in 18 AAC 30; and
- (e) The campground has a maximum average density of six individual campsites per commercially developed acre, a minimum distance from center to center of adjacent sites of 75 feet and a maximum of 60 sites overall;
 - (14) Cemetery;
 - (15) Vacation rentals.
- (16) <u>Marijuana Cultivation (Indoor/Outdoor, Small, Large, Limited, Unlimited) and Marijuana Manufacturing (Small).</u>
 - Prohibited Uses Designated. All uses not expressly provided under permitted, accessory or conditional uses are prohibited.
 - g. Lot Standards. The minimum lot size in the rural residential zone shall be three acres. The minimum lot width shall be 200 feet.
 - h. Building Setback Standards. Structures shall be located no closer than 10 feet from all property lines except for properties located along the Lutak Spur road (from the Chilkoot River Bridge to the end of the road) where there will be no minimum setback along the road front right-of-way. Setbacks will apply for all other property lines along the Lutak Spur road.

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- i. Building Height Standards. The building height standard is 35 feet maximum height from the plane of the mean building grade.
- j. Sign Standards.
 - (1) Signs permanently affixed to structures shall not exceed 32 square feet.
 - (2) Permanent signs not affixed to a structure shall not exceed 16 square feet.
 - (3) Only nonelectrified signs will be permitted.
- (4) Temporary signs shall be removed within 10 days after the date of sale or the event or condition advertised. Temporary signs shall not exceed 16 square feet per side.
- k. Recreational Vehicle (RV) Parking. Recreational vehicles are not to be used as permanent dwellings, such as a single-family dwelling, and may not be inhabited on the lot more than four months annually. Parking will be limited to three RVs per lot. Commercial RV parks are prohibited.
 - I. Noise Standards.
 - (1) Heavy equipment operation, other than for house maintenance, building construction, or emergencies, is limited to the hours of 8:00 a.m. to 5:00 p.m., seven days a week with a maximum of seven consecutive days of operation.
 - (2) All generators used for permanent power must be muffled, enclosed and owners must employ noise reduction measures (a pamphlet describing such measures will be available from the manager). Generators used for construction purposes or emergencies are exempt. It is not the intent of this chapter to place an onerous burden on any property owner but to try to control noise pollution from power generators for the benefit of all within the zone.
 - 4. Riparian Zone (RI).
 - a. Purpose. This zone is intended to provide for the protection of waterfront property.
- b. Applicability. The riparian zone applies to all land from mean high tide to the 21-foot high tide level and 15 feet landward therefrom and/or 15 feet from the vegetated banks of streams or lakes.
- c. Permitted Uses. The only permitted use will be water intake structures for domestic water use.
 - d. Accessory Uses. Accessory uses in the riparian zone are:
 - (1) Saunas;
 - (2) Cisterns;
 - (3) Hot tubs;
 - (4) Spring houses.
 - e. Conditional Uses. Conditional uses in the riparian zone are:
 - (1) Hydropower units;
 - (2) Parks;
 - (3) Fish hatcheries;

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- (4) Docks;
- (5) Boat launching facilities;
- (6) Bridges;
- (7) Roads and trails;
- (8) Cottage industries;
- (9) Commercial water intakes.
- f. Prohibited Uses Designated. All uses not expressly provided under permitted, accessory or conditional uses are prohibited.
- D. GU General Use Planning/Zoning District.
- 1. Intent. Recognizing the borough regions with no previous land use regulation and the need to provide a reasonable transition toward land use regulation, the general use planning/zoning district is intended to allow as broad a range of land uses as possible. This district allows any use, but requires a conditional use permit for high impact uses.
 - 2. Uses-by-Right.
 - a. Existing uses;
 - b. Animal husbandry or crop production;
- c. Residential uses, including duplex and multifamily dwellings, subdivisions, trailers, mobile homes and mobile home parks;
 - d. Retail and wholesale commercial businesses;
 - e. Vehicle, engine or boat repair shops;
 - f. Hotels, motels, bed and breakfasts or other commercial accommodations;
 - g. Office buildings, including medical and dental offices;
 - h. Recreational vehicle parks;
 - i. Parks and campgrounds;
 - j. Utility facilities and structures;
 - k. Light and heavy industrial uses;
 - I. Resource extraction;
 - m. Sawmills;
 - n. Manufacturing, processing and storage facilities;
 - o. Docks, marinas, piers, boat ramps and freight or bulk transshipment facilities;
 - p. All other uses not specifically listed above, and any use or structure, which is customarily accessory and clearly subordinate to uses-by-right.

q. Marijuana Establishments.

- 3. Prohibited Uses. There are no prohibited uses in this district.
- 4. Nonconforming Uses. There are no nonconforming uses in this district.
- 5. Conditional Uses. Landfills, commercial power plants, cemeteries, heliports, and hazardous materials storage facilities require a conditional use permit.

Applications for conditional use permits in the general use zoning district shall be submitted and processed in accordance with Chapter 18.50 HBC, and definitions under HBC 18.20.020 shall apply.

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Section 8. <u>Amendment of Section 18.70.040</u>. Section 18.70.040 of the Haines Borough Code is hereby amended to add marijuana-related uses to the zoning use chart, as follows:

NOTE: **Bolded**/<u>UNDERLINED</u> ITEMS ARE TO BE ADDED STRIKETHROUGH ITEMS ARE DELETED

18.70.040: ZONING DISTRICTS - Zoning use chart.

USES	UBR = Use-By-Right CU = Conditional Use NA = Not Allowed GFA = Gross Floor Area											
	I/H	I/L/C	I/W	С	w	SSA	SR	MR	RR	RMU	MU	REC
Marijuana Cultivation Indoor Small	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>CUP</u>	<u>CUP</u>	<u>UBR</u>	<u>NA</u>
Marijuana Cultivation Indoor Large	<u>UBR</u>	UBR	<u>UBR</u>	UBR	<u>CUP</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	CUP	CUP	UBR	<u>NA</u>
Marijuana Cultivation Indoor Unlimited	<u>UBR</u>	<u>CUP</u>	<u>UBR</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>UBR</u>	<u>NA</u>
Marijuana Cultivation Outdoor Limited	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	CUP	CUP	<u>UBR</u>	<u>NA</u>
Marijuana Cultivation Outdoor Unlimited	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	CUP	CUP	<u>UBR</u>	<u>NA</u>
Marijuana Product Manufacturing Small	<u>UBR</u>	UBR	<u>UBR</u>	UBR	<u>UBR</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	CUP	CUP	UBR	<u>NA</u>
Marijuana Product Manufacturing Limited	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>UBR</u>	<u>NA</u>
<u>Marijuana</u> <u>Product</u> <u>Manufacturing</u> <u>Unlimited</u>	UBR	UBR	<u>UBR</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	<u>NA</u>	UBR	<u>NA</u>
Marijuana Retail	UBR	UBR	<u>UBR</u>	UBR	UBR	UBR	<u>NA</u>	<u>NA</u>	<u>NA</u>	CUP	UBR	<u>NA</u>
Marijuana Testing	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>NA</u>	<u>NA</u>	<u>UBR</u>	<u>UBR</u>	<u>UBR</u>	<u>NA</u>

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ADOPTED BY A DULY CONSTITUTED QUORUM OF THE HAINES BOROUGH ASSEMBLY THIS 13TH DAY OF FEBRUARY, 2018.

OCTOBER 17 2002

PATE OF ALA

anice Hill, Mayor

ATTEST:

Julie Cozzi, MMC, Borough Clerk

CICIA

Date Introduced: 01/09/18
Date of First Public Hearing: 01/23/18
Date of Second Public Hearing: 02/13/18