AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH AMENDING THE LONG BEACH MUNICIPAL CODE BY ADDING SECTION 5,90,300 RELATED TO THE IMPLEMENTATION OF THE STATE'S MEDICAL AND ADULT-USE CANNABIS REGULATION AND SAFETY ACT

10 WHEREAS, in 2015, the Governor signed into law the Medical Cannabis Regulation and Safety Act ("MCRSA"), which established the State's regulatory 12 framework for the medical cannabis industry; and

WHEREAS, in 2016, the Control, Regulate and Tax Adult Use of Marijuana Act ("AUMA"), a voter initiative to legalize recreational marijuana and eventually license and regulate recreational marijuana businesses in California, passed and became law; and

17 WHEREAS, on June 27, 2017, the Governor signed into law the Medicinal 18 and Adult-Use Cannabis Regulation and Safety Act ("MAUCRSA"), which repealed 19 MCRSA and included certain provisions of MCRSA in the licensing provisions of AUMA; 20 and

21 WHEREAS, Chapter 5.90, "Medical Marijuana Businesses", of the Long 22 Beach Municipal Code ("LBMC"), the result of a voter initiative, went into effect on 23 December 23, 2016, and allows, in certain specified circumstances, for the operation and 24 regulation of medical marijuana businesses, including dispensaries, cultivation, 25 manufacturing, distribution, and testing, in the City of Long Beach: and WHEREAS, Chapter 5.90 requires a medical marijuana business to be 26

27 issued a City of Long Beach Business License prior to operation, in addition to other 28 requirements such as issuance of a state license under MCRSA, when available; and

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## ORDINANCE NO.



WHEREAS, since Chapter 5.90 references the former law MCRSA and its
 provisions, the City must implement clean-up language to remain consistent and in
 compliance with MAUCRSA; and

WHEREAS, MAUCRSA also establishes day care center and youth center buffers for medical marijuana businesses that were not mandated under MCRSA or Chapter 5.90 of the LBMC; specifically, no marijuana business may be located within a 600-foot radius of a day care center or youth center that is in existence at the time the State license is issued, unless a licensing authority or a local jurisdiction specifies a different radius; and

10 WHEREAS, MAUCRSA provides a clear definition for "day care center"
11 under Section 1596.76 of the Health and Safety Code and such establishments are easily
12 trackable; and

WHEREAS, MAUCRSA's definition for "youth center" is provided in Section
14 11353.1 of the Health and Safety Code, a definition which is unclear and open-ended,
15 leaving "youth centers" burdensome to define and track; and

WHEREAS, due to the lack of clarity regarding "youth centers", the City
seeks to set a 0-foot buffer for "youth centers" for medical marijuana businesses pursuant
to its authority under MAUCRSA; and

WHEREAS, the City further seeks to implement the State's 600-foot buffer
for "day care centers" for medical marijuana businesses; however, to avoid undue burden
on medical marijuana business license applicants already involved in or planning to be
involved in the licensing process established under LBMC Chapter 5.90, the City wishes
to set an effective date of January 1, 2018, for said buffer, exempting all applicants that
have submitted applications prior to such date;

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1 NOW, THEREFORE, the City Council of the City of Long Beach ordains as 2 follows: 3 4 Section 1. Section 5.90.300 is added to the Long Beach Municipal Code 5 to read as follows: 6 5.90.300 Implementation of the Medicinal and Adult-Use Cannabis 7 Regulation and Safety Act. 8 Α. Replacement provisions. 9 1. Wherever this Chapter refers to the "Medical Marijuana" Regulation and Safety Act" or "MMRSA" or its provisions, it shall be 10 deemed to refer to the "Medicinal and Adult-Use Cannabis Regulation and 11 12 Safety Act" or "MAUCRSA", enacted into law by the State of California on 13 June 27, 2017, and its provisions. Wherever this Chapter refers to "California Business 14 2. and Professions Code section 19300.5" and any of its subsections, it shall 15 16 be deemed to refer to "California Business and Professions Code section 17 26001". With the exception of testing laboratory licenses, 18 3. 19 wherever this Chapter refers to state license types, they shall be deemed to 20 bear the designation of an "M-license" for medicinal cannabis. 4. 21 Wherever this Chapter refers to "Health and Safety Code section 19346", it shall be deemed to refer to "California Business and 22 23 Professions Code section 26120". Wherever this Chapter refers to a "Type 10A 24 5. 25 Dispensary" license, it shall be deemed to refer to a "Type 10 Retailer" license under MAUCRSA. 26 27 Wherever this Chapter refers to "Business and 6. 28 Professions Code section 19335(a)", it shall be deemed to refer to 3

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OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 333 West Ocean Boulevard, 11th Floor Lond Beach. CA 90802-4664 "Business and Professions Code section 26067(a)".

7. Wherever this Chapter refers to "Business and Professions Code section 19322(6)", it shall be deemed to refer to "Business and Professions Code section 26051.5(a)(5)".

B. Day Care Center Buffer.

 Pursuant to its authority under Section 26054 of the Business and Professions Code, the City hereby implements the State's 600-foot radius buffer requirement for day care centers for Medical Marijuana Businesses licensed under this Chapter.

Per Section 26001(o) of the Business and Professions
 Code, "day care center" shall have the same meaning as in Section
 1596.76 of the Health and Safety Code.

3. This Section shall only apply to Medical Marijuana Business License applicants who have submitted an application for a Medical Marijuana Business License under this Chapter on or after January 1, 2018. A Medical Marijuana Business License applicant who has submitted a Medical Marijuana Business License application prior to January 1, 2018, is exempt from the day care center buffer established by this Section as to that application.

C. Youth Center Buffer.

Pursuant to its authority under Section 26054 of the Business and Professions Code, the City hereby establishes a 0-foot radius buffer for youth centers for Medical Marijuana Businesses licensed under this Chapter.

25 Section 2. The City Clerk shall certify to the passage of this ordinance by 26 the City Council and cause it to be posted in three (3) conspicuous places in the City of 27 Long Beach, and it shall take effect on the thirty-first (31st) day after it is approved by the 28 Mayor.

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