ORDINANCE CC-17-259

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF SHASTA LAKE
AMENDING TITLE 5 OF THE CITY OF SHASTA LAKE MUNICIPAL CODE BY
ADDING CHAPTER 5.05 TO REGULATE THE ESTABLISHMENT, OPERATION,
CULTIVATION, MANUFACTURING, SALE, TESTING AND DISTRIBUTION OF
COMMERCIAL CANNABIS

WHEREAS, in 1996, the California electorate approved Proposition 215, the
Compassionate Use Act of 1996, which allows a patient, with a doctor’s recommendation, to use
cannabis for medical purposes without the fear of prosecution or arrest; and

WHEREAS, in 2003, the California legislature passed Senate Bill 420 (Medical
Marijuana Program Act) which amended the Health and Safety Code to permit the
establishment of medical cannabis dispensaries for the distribution of cannabis for medical
purposes; and

WHEREAS, in 2005 the California Board of Equalization began issuing seller’s permits
for sales consisting only of medical cannabis; and

WHEREAS, in 2008 the California Attorney General issued guidelines for the security
and non-diversion of cannabis grown for medical use; and

WHEREAS, on October 11, 2015, the Governor signed into law Senate Bill 643,
Assembly Bill 266, and Assembly Bill 243, collectively referred to as the Medical Marijuana
Regulation and Safety Act (“MMRSA”) further amended on June 27, 2016 as the Medical
Cannabis Regulation and Safety Act (“MCRSA”), which established regulations and a state
licensing system for medical cannabis cultivation, manufacturing, delivery, and dispensing; and

WHEREAS, the voters of the State of California approved and passed Proposition 64
also known as the Adult Use of Marijuana Act (“AUMA”); and

WHEREAS, Health & Safety Code Section 11362.83 provides that cities are free to
adopt and enforce local ordinances that regulate the location, operation, or establishment of
medical cannabis dispensaries and cultivation; and

WHEREAS, the City Council of the City of Shasta Lake intends that nothing in this
Ordinance shall be deemed to conflict with federal law as contained in the Controlled
Substances Act, nor to otherwise permit any activity that is prohibited under that Act or
other applicable law; and

WHEREAS, after studying various alternatives for the regulation of cannabis
dispensaries, considering input from stakeholders and a public hearing, and reviewing the legal
status of cannabis under applicable law, the City Council finds that the regulation of cannabis
dispensaries, cultivation facilities, manufacturing facilities, testing facilities, distribution and
transportation facilities is necessary to protect the public health, safety, and welfare by
mitigating the adverse secondary effects from the operations of these uses; and
WHEREAS, the City of Shasta Lake has a compelling interest in ensuring that cannabis is not distributed in an illicit manner, in protecting the public health, safety and welfare of its residents and businesses, in preserving the peace and quiet of the neighborhoods in which these uses may operate, and in providing access to cannabis to residents.

WHEREAS, the proposed Ordinance has been reviewed by City staff in accordance with the Environmental Checklist Form (Appendix G of the CEQA Guidelines) to determine if there would be any possibility that the proposed ordinance would create any significant environmental impacts, and City staff has determined that the establishment of regulations for indoor cannabis cultivation, manufacturing, testing, distribution, transportation and dispensing businesses does not meet any of the thresholds contained in the Checklist that would trigger a significant environmental impact, and thus according to the "general rule exemption" (Section 15061(b)(3) of the CEQA Guidelines, projects which have no potential for causing a significant effect on the environment are not subject to CEQA, no further environmental analysis is required.

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF SHASTA LAKE DOES ORDAIN AS FOLLOWS:

SECTION 1 - The City of Shasta Lake Municipal Code shall be amended to add chapter 5.05 to read as follows.

Chapter 5.05 – REGULATION OF COMMERCIAL CANNABIS ACTIVITIES

5.05.010 – Purpose and Intent

It is the purpose and intent of this section to regulate the cultivation, manufacturing, testing, distribution, transportation, and sale of cannabis in order to ensure the health, safety and welfare of the residents of the City of Shasta Lake. The regulations in this article, in compliance with the Compassionate Use Act, the Medical Marijuana Program Act, the Medical Cannabis Regulations and Safety Act, Proposition 64, and the California Health and Safety Code (collectively referred to as “State Law”) do not interfere with the right to use cannabis or medical cannabis as authorized under State Law, nor do they criminalize the possession or cultivation of cannabis or medical cannabis as authorized under State Law. All commercial cannabis business shall at all times be in compliance with current State Law at a minimum.

5.05.020 – Scope of Article

The operating standards established in this article apply to any site, facility, location, use, or business currently operating in the City of Shasta Lake, or which commences operations after the effective date of this Section, that cultivates, distributes, dispenses, stores, sells, exchanges, processes, delivers, or gives away cannabis for medical or recreational purposes. Any dispensary, cultivation facility, manufacturing facility or testing facility shall operate in conformance with the operating standards set forth in this Section of the Municipal Code to assure that the operations of the dispensary, cultivation facility, manufacturing facility, distribution or testing facility are in compliance with California law and to mitigate the adverse secondary effects from its operations.
Persons who cultivate cannabis for their sole personal use, or qualified primary caregivers who cultivate medical cannabis on behalf of their qualified patient(s) may do so in quantities recommended by their physician and in accordance with all state and local regulations without submitting any application or permit. It is hereby declared to be unlawful and a public nuisance may also be deemed to exist if such activity is determined to be related to the cultivation of cannabis and produces:

1. Odors which are disturbing to people residing or present on adjacent or nearby property or areas open to the public.
2. Repeated responses to the property from law enforcement or other code enforcement officers (more than three times in a one-year period).
3. Repeated disruption to the free passage of persons or vehicles in the neighborhood (more than three times in a one-year period) as reported to law enforcement officers or the City Code Enforcement Officer.
4. Any other impact which adversely impacts the health, safety or general welfare of people on adjacent or nearby property or areas open to the public.

Nothing in this Chapter shall be construed as a limitation on the City’s authority to abate any nuisance which may exist from the planting, growing, harvesting, drying, processing or storage of cannabis plants or any part thereof from any location.

All cannabis cultivation shall be subject to SLMC Chapter 8.12 (Summary Abatement—Immediately Dangerous Buildings and Conditions), Chapter 8.16 (Abatement of Dangerous Buildings, Substandard Buildings and Public Nuisances) and the State Housing Code (California Health and Safety Code) and other applicable provisions of local and state law.

5.05.030 — Definitions

The definitions in Ordinance Code Section 17.10.030 are incorporated herein as fully set forth and are applicable to this chapter.

5.05.040 — Separation Requirements

a. No cannabis dispensary, cultivation facility, manufacturing facility, testing facility or any other commercial cannabis business facility may be located within a 900-feet linear footage (from property line to property line) from a school, day care home, recreational center, youth center, library or public park as required by Section 11362.768 of the Health and Safety Code.

5.05.050 — Maximum Number of Dispensaries Permitted Citywide

a. In no case shall the City of Shasta Lake allow more than three (3) dispensaries to operate within City limits, regardless of the location’s compliance with any other Section specified in this Title.

b. The total number of dispensaries in operation shall be determined based on the number of locations which have been issued a Cannabis Dispensary Permit by the City or are eligible to submit for a Cannabis Dispensary Permit.
c. Dispensaries already operating with the City's permission in the City of Shasta Lake are deemed permitted to dispense cannabis and cannabis products provided they pay all regulatory fees and taxes and all other requirements and standards of the City of Shasta Lake's regulatory ordinance, zoning ordinance and tax ordinance and as they may be amended.

5.05.060 – Commercial Cannabis Cultivation, Testing, Manufacturing, Distribution and Dispensing Facilities

a. Commercial cannabis cultivation shall be limited to indoor or mixed-light only.

b. Cannabis manufacturing facilities shall not be permitted to use volatile solvents in the manufacturing process as defined in the California Health and Safety Code 11362.3(d) and as further defined in the California Health and Safety Code 11362.775(b)(1)(A) and as they may be amended.

c. Cannabis cultivation, manufacturing or testing facilities shall not contain an exhibition or product sales area or allow for retail distribution of products at that location.

d. Cannabis cultivation, manufacturing, dispensary, testing and distribution facilities shall be required to provide an air treatment system that ensures off-site odors shall not result from its operations. This requirement at a minimum means that the facility shall be designed to provide sufficient odor absorbing ventilation and exhaust systems so that any odor generated inside the location is not detected outside the building, on adjacent properties or public rights-of-way, or within any other unit located within the same building as the facility, if the use occupies only a portion of a building.

5.05.070 – Commercial Cannabis Business Permit Required

a. It shall be unlawful for any person, association, partnership or corporation to engage in, conduct or carry on, in or upon any premises within the City cannabis business without a Commercial Cannabis Business Permit. A cannabis business shall register and obtain a Commercial Cannabis Business Permit from the City of Shasta Lake prior to operation. The Applicant shall pay a non-refundable fee in an amount established by the City Council.

b. A copy of the Commercial Cannabis Business Permit shall be displayed at all times in a place visible to the public.

c. A Commercial Cannabis Business Permit shall be valid for one (1) year, unless sooner revoked. No permit granted herein shall confer any vested right to any person or business for more than the above-referenced period.

d. All owners shall comply with California residency requirements as defined in Business and Professions code 26054.1(a)(b).

5.05.080 – Commercial Cannabis Business Permit
a. A Commercial Cannabis Business Permit shall not be issued to an individual or a business entity associated with an individual, who has violated California Health & Safety Code Section 11590 and its provisions.

b. The Commercial Cannabis Business Permit shall be issued to the specific person or persons listed on the Cannabis Permit Application.

c. A Commercial Cannabis Business Permit does not transfer with the land and does not transfer with the transfer of the property.

5.05.090 – Commercial Cannabis Business Permit Application Submission Process

a. The Development Services Director or his/her designee will prepare cannabis application forms and a related administrative policy. Each Applicant interested in operating pursuant to this Section may submit an application together with a non-refundable processing fee in an amount established by the City Council.

b. The initial application period shall be 30 calendar days from the date the applications are released. Should the thirtieth day fall on a day when City Hall is closed, the application period shall be extended to the next open day at 4:00 p.m. Following the application period, the Director or his/her designee shall stop accepting applications and review all applications received.

c. The Director or his/her designee shall determine whether each application received demonstrates compliance with the minimum requirements to be eligible to be entered into the selection process. These requirements include:
   1. Application was submitted during the application period
   2. Application is filled out completely.
   3. Application fee is paid
   4. The location indicated on the application meets the zoning criteria established in 17.10.020.
   5. The location indicated on the application meets the separation criteria established in 5.05.040.
   6. A planning and/or building permit with a receipt proving payment for processing from the City of Shasta Lake Planning Department for the property location the commercial cannabis business will occupy.
   7. A notarized signature from the property owner authorizing the location to be used for commercial cannabis business activity.
   8. Authorization from the Management Association / CC&R’s that a cannabis business use is allowed on that parcel (if applicable)
   9. Business Owner(s) / Applicant(s) referenced on the application completes Live Scan background check.
   10. There may be no change in applicant/business owner from the one(s) listed on the Commercial Cannabis Business Permit Application. The application must identify individual owner(s) as defined in the MCRSA 19320(b)(1. et. seq.) as may be amended.
11. All other application documents required in the City’s application package instructions, the MCRSA, Proposition 64 and any other applicable regulations as they may be amended.

12. Photographs of the exterior of the building including the entrance(s), exit(s), street frontage(s) and parking area;

13. If the property is being rented, leased or purchased under contract, the lease agreement term, name of lessor or equivalent, shall be provided by a notarized signed affidavit of the property owner.

14. The name and address of the applicant’s current Agent for Service of Process;

15. A copy of the applicant’s Board of Equalization Seller’s Permit;

16. A copy of the commercial cannabis business Operating Standards, listed in Section 5.05.130 and Section 05.05.140 if applicable containing a statement dated and signed by the Business Owner stating that under penalty of perjury that they read, understand and shall ensure compliance with the aforementioned operating standards.

17. Provide a statement, signed by the applicant under penalty of perjury, that the information provided is complete, true, and accurate.

18. Release of the City of Shasta Lake from all liability associated with the commercial cannabis business. Such a release includes indemnifying the City of Shasta Lake for claims, damages and injuries that may arise as a result of the commercial cannabis business.

5.05.100 – Commercial Cannabis Business Permit Application Selection Process

a. The Director or his/her designee will evaluate the applications received and make a determination on the eligibility of each application. The Director of Development Services shall confer with law enforcement on the background checks of the listed managers, employees and volunteers. Each application that is complete and in compliance with chapter shall be placed on the “Qualified Commercial Cannabis Business Application List” and shall be notified in writing that they are a “Qualified Commercial Cannabis Business Applicant”.

b. Qualified Applicants will appear on the “Qualified Applicant List” in the order that they are selected during the independent selection process. The Development Services Department shall maintain the “Qualified Application List”.

c. A Qualified Commercial Cannabis Business applicant must submit a written request each year to maintain its status on the “Qualified Application List”.

d. All Cannabis applications received after the initial application period will be reviewed for completeness and compliance with this Chapter. If the application qualifies, it will be placed on a “Waitlist” in the order it is received. Applicants placed on the “Waitlist” shall be notified in writing of their “Waitlist” status.

e. Cannabis applications placed on the “Waitlist” will be moved to the “Qualified Applicant List” when the number of applicants on the “Qualified Applicant List” falls below 20 (twenty) and will be notified of the change in writing.
f. The Director of Development Services or his/her designee, after receiving the application and aforementioned information, will grant the permit if they find:

1. The required fee has been paid.
2. The application conforms in all respects to the provisions of this Chapter.
3. The applicant has not knowingly made a material misrepresentation in the application.
4. The applicant has fully cooperated in the investigation and background checks required by this Section.
5. The applicant has not had a commercial cannabis business license or other similar license or permit denied or revoked for cause by this City or any other city in the state within the last five (5) years prior to the date of the application.
6. The commercial cannabis business, as proposed by the applicant would comply with all applicable laws including, but not limited to, health, zoning, fire and safety requirements.
7. The applicant has demonstrated compliance with all aspects of the Medical Marijuana Regulation and Safety Act (MCRSA) and any other applicable requirements contained in the California Health and Safety Code.

g. After all tenant improvements have been finalized by the commercial cannabis business owner, the Director of Development Services or his/her designee shall perform an inspection of the cannabis business location to confirm compliance with this Section and issue a report to the Director of Development Services to ensure compliance with the submitted application.

h. If any of the items listed in the application process are not met, the Director shall notify the applicant of the deficiency within 10 days, after which the applicant will have 10 days from receipt of notice to correct the deficiency. If the deficiency is not corrected within 10 days, the Director may deny the permit and notify the applicant of this determination in writing within 10 calendar days following the Director's decision after which the applicant can appeal the decision in accordance with 5.05.120 (Appeal of Denial of Permit Reference).

5.05.110 – Cannabis Permit Annual Renewal

a. Applications for the renewal of a permit shall be filed with the Director of Development Services at least sixty (60) calendar days before the expiration of the current permit. Any permittee allowing their permit to lapse or which permit expired during a suspension shall be required to submit a new application, pay the corresponding original application fees and be subject to all aspects of the selection process.

b. Any person desiring to obtain a renewal of their respective permit shall file a written application under penalty of perjury on the required form with the Director of Development Services who will conduct a review. The application shall be accompanied by a nonrefundable filing fee established by the City Council to defray the cost of the review required by this Section. An applicant shall be required to update the information contained in their original permit application and provide any new and/or additional information as may
be reasonably required by the Director of Development Services in order to determine whether said permit should be renewed.

5.05.120 – Appeal of Denial of Permit

a. The Development Services Director, in consultation with law enforcement, Building Official and Shasta Lake Fire Protection District, will review all Commercial Cannabis Business applications, and all other relevant information, and determine if a permit should be granted. If the Development Services Director determines that the permit shall not be granted, the reasons for denial shall be provided in writing to the applicant. The applicant shall have fourteen (14) calendar days from the date of the receipt of the written denial to correct the reasons for denial and request in writing reconsideration of permit issuance. Following review of the amended permit application, the Development Services Director will approve or deny the permit by providing written notice to the applicant.

b. An applicant who disagrees with the Development Services Director’s decision may appeal such decision to the Shasta Lake Planning Commission by submitting a written appeal within five (5) calendar days from receipt of the written denial pursuant to the requirements of Shasta Lake Municipal Code Section 17.92.050(G). A decision of the Planning Commission may be appealed to the City Council if the appeal is submitted in writing to the City Clerk within five (5) calendar days following the Planning Commission’s action.

5.05.130 – Operational Standards for All Commercial Cannabis Business Activities

a. Interior and exterior locations of the business property shall be monitored as all times by closed circuit cameras for security purposes. The cameras and recording system shall be of adequate quality, color rendition and resolution to allow the sufficient identification of any individual committing a crime on location premises. All controlled access areas, security rooms and all points of ingress/egress to limited access areas and all point of sale (POS) areas must have fixed camera coverage capable of identifying activity occurring within a minimum of twenty (20) feet. Camera video recordings shall be maintained unaltered in a secure onsite location for a period of not less than fourteen (14) days, and be available for inspection at any time.

b. Recordings shall be maintained, unaltered, for a period of not less than fourteen (14) days and shall be stored digitally. The City of Shasta Lake or law enforcement may request the recordings in connection with an investigation. If the recordings are not voluntarily provided, the City or law enforcement may seek a warrant or court order for the recordings.

c. A commercial cannabis business entity that remains inoperative for more than ninety (90) days shall be deemed “abandoned” and the permit shall be forfeited. A business may temporarily suspend operations for a period of time as may be reasonably required to affect upgrades, modifications, repairs, or other property issue mitigations as approved by the Development Services Director or his or her designee.

d. Establish and participate in a track and trace system for reporting the movement of commercial cannabis throughout the distribution chain.
e. Register with the Department of Pesticide Regulation if using any pesticides.

f. Comply with all State regulations regarding testing, labeling and storage of all cannabis products.

g. Meet all State and local regulations for the disposal of all cannabis materials and materials used in conjunction with processing, distributing and cultivating of cannabis.

h. Conform to all State regulations requiring the use of appropriate weighing devices.

i. Conform to all State and local regulations regarding water usage.

j. All electrical and plumbing must comply with State and local regulations.

k. Comply with all State insurance and security bond regulations.

l. The commercial cannabis business shall have a centrally-monitored fire and burglar alarm system which shall include all perimeter entry points and perimeter windows.

m. Meet all State deadlines for applying for a State license and receive a State license within six (6) months after the date the State begins issuing licenses. This may be waived if the State has longer delays in issuing licenses of the type the commercial cannabis business seeks.

5.05.140 – Additional Operational Standards for Dispensaries

a. If required by the State, at all times the cannabis dispensary is open, the dispensary shall provide at least one security guard who is licensed, possesses a valid Department of Consumer Affairs "security guard card", and has a valid City of Shasta Lake Business License.

b. The security guard and cannabis dispensary personnel shall monitor the site and the immediate vicinity of the site to assure that patrons immediately leave the site and do not consume cannabis in the vicinity of the dispensary or on the property or in the parking lot.

1. Signage

   i. All exterior signage shall conform with existing zoning requirements. The existing dispensary signage is 'grandfathered' in as of April 1, 2017. Any additional signage modifications shall comply with existing zoning.

   ii. The following information shall be provided on a sign posted in a conspicuous location inside the cannabis dispensary:

         a) Smoking, ingesting or consuming cannabis on this property or within 100 feet of the business is prohibited.
b) No one under the age of 21 shall be allowed to enter this facility unless they are a qualified patient or a primary caregiver and they are in the presence of their parent or legal guardian.

c) The City of Shasta Lake has not tested or inspected any cannabis product for pesticides, or other regulated contaminants, distributed at this location.

No recommendations from a doctor for medical cannabis shall be issued on-site.

d. Each dispensary owner shall establish minimum training standards for all employees.

e. There shall be no on-site sales of alcohol or tobacco products, and no on-site consumption of food, alcohol, tobacco or cannabis by patrons without prior written approval from the City.

f. Drive through sales must be approved in writing by the City prior to implementing.

g. The dispensary shall comply with State Department of Health requirements pertaining to use of commercial kitchen facilities for the cannabis operations.

h. Hours of operation shall be limited to: Monday -- Sunday 10 a.m. – 8 p.m.

i. All employees of the dispensary must wear photo identification badges clearly identifying them as employees at all times when on duty. Badges must have frontal face picture, be at least 2"X2" and of passport picture quality. Alternatively, employees must at all times on the premises wear an employer furnished uniform and name badge which clearly identifies them as an employee, and distinguishes them from customers and others.

j. No one under 18 years of age shall be permitted to enter a dispensary unless such person is a qualified patient and is accompanied by his or her Primary Caregiver, licensed Attending Physician, parent(s) or documented legal guardian.

k. Any commercial cannabis dispensary already in compliance and permitted by the City of Shasta Lake will be considered selected and continue to operate under the regulations of this ordinance, provided however, that in order to continue operating such commercial cannabis business must apply for a Commercial Cannabis Business Permit pursuant to this Chapter and otherwise meet all other conditions and requirements of this Chapter imposed on newly established commercial cannabis businesses. Only three such facilities exist in the City of Shasta Lake.

5.05.150 – Deliveries

a. Deliveries may be made from a licensed dispensary or retail outlet.

b. All employees who deliver cannabis must have a valid identification card at all times while the delivery is being made.

c. Deliveries may only take place during normal business hours of the dispensary or retail outlet.
d. A customer requesting delivery shall maintain a physical or electronic copy of the delivery request and shall make it available upon request by the licensing authority and law enforcement officers.

e. A dispensary or retail outlet shall maintain a list of all deliveries, including the address delivered to, the amount and type of product delivered and any other information required by the State.

f. A cannabis business shall only deliver cannabis in aggregate amounts tied to its members' needs. A cannabis business shall ensure compliance with State law limits as they regard cannabis and cannabis products.

g. A manifest with all information required in this section must accompany any delivery person or delivery method at all times during the delivery process and delivery hours.

5.05.160 – Maintenance of Records

a. A Cannabis Dispensary shall maintain records at the location accurately and truthfully documenting:

1. The full name, address, and telephone number(s) of the owner, landlord, and/or lease of the location;
2. The full name, address, and telephone number(s) of all members who are engaged in the management of the dispensary.
3. Medical Cannabis Dispensaries shall maintain the full name, address and telephone number(s) of all patient members to whom the business provides medical cannabis, and a copy of a physician-issued recommendation card for all patient members.
4. All receipts of the dispensary, including but not limited to: all contributions, reimbursements, and reasonable compensation, whether in cash or in kind, and all expenditures incurred by the dispensary.

b. These records shall be maintained for a period of seven (7) years and shall be made available by the dispensary to the law enforcement and/or Code Enforcement Officials upon request.

5.05.170 – Inspection and Enforcement Responsibilities

City Code Enforcement Officials may enter and inspect the location of any commercial cannabis business between the normal business hours to ensure compliance with this Section. In addition, law enforcement may enter and inspect the location of any cannabis business and the recordings and records maintained as required by this Section, except that the inspection and copying of private medical records shall be made available to law enforcement only pursuant to a properly executed search warrant, subpoena, or court order. A person engaging in commercial cannabis business without a permit and associated unique identifiers required by this chapter shall be subject to civil penalties of up to twice the amount of the permit fee for each violation, and the department, state or local authority, or court may order the destruction of cannabis associated with that violation. A violator shall be responsible for the cost of the destruction of cannabis associated with his or her violation, in addition to any amount covered
by a bond required as a condition of licensure. Each day of operation shall constitute a separate violation of this section.

5.05.180 - Fees.

All Cannabis Operations shall pay applicable fees and taxes, which may include one or more of the following.

a. Application Fee. The Business Applicant shall submit a non-refundable fee to cover the cost of processing an application for the commercial cannabis business.

b. Business License Fee. The Business Owner shall at all times maintain a current and valid business certificate and pay all business taxes required by the Shasta Lake Municipal Code.

c. Regulatory License Fee. The Business Owner shall pay an annual regulatory license fee ("Regulatory Fee") to cover the costs of anticipated enforcement relating to the Cannabis Operation. The amount of the fee shall be set by Resolution of the City Council and be supported by the estimated additional costs of enforcement and monitoring associated with the Cannabis Operation. The Regulatory Fee shall be due and payable prior to opening for business and thereafter on or before the anniversary date. The Regulatory Fee may be amended from time to time based upon actual costs.

5.05.190 – Violation and Enforcement

Each and every violation of this Section shall constitute a separate violation and shall be subject to all remedies and enforcement measures authorized by the Municipal Code. Additionally, as a nuisance per se, any violation of this article shall be subject to injunctive relief, revocation of the business’s Commercial Cannabis Business Permit, disgorgement and payment to the City of any and all monies unlawfully obtained, costs of abatement, costs of investigation, attorney fees, and any other relief or remedy available at law or equity. The City may also pursue any and all remedies and actions available and applicable under local and state laws for any violations committed by the cannabis business and persons related or associated with the cannabis business.

SECTION 2 - SEVERABILITY

If any section, subsection, sentence, clause, or phrase of this ordinance is for any reason held to be invalid or unconstitutional by a decision of any court of any competent jurisdiction, such decision shall not affect the validity of the remaining portions of this ordinance. The City Council hereby declares that it would have passed this ordinance, and each and every section, subsection, sentence, clause and phrase thereof not declared invalid or unconstitutional without regard to whether any portion of the ordinance would be subsequently declared invalid or unconstitutional.

SECTION 3 - EFFECTIVE DATE

After its adoption, this ordinance shall be in full force and effect as provided by law.
I HEREBY CERTIFY that the foregoing Ordinance was introduced at a regular meeting of the City Council of the City of Shasta Lake held on the 18th day of April, 2017 and was passed upon second reading at a regular meeting of the City Council held on the 2nd day of May, 2017.

PASSED, APPROVED, AND ADOPTED THIS 2nd day of May, 2017 by the following vote:

AYES: FARR, MORGAN, POWELL, WATKINS, KERN
NAYS: NONE
ABSENT: NONE

RICK KERN, Mayor

Attest:

TONI M. COATES, CMC, City Clerk
CITY COUNCIL ORDINANCE JURAT
AND CERTIFICATION OF POSTING

I, Toni M. Coates, the undersigned City Clerk of the City of Shasta Lake, California, do hereby certify that the following Ordinance (Title) had its first reading on April 18, 2017 and its second reading on May 2, 2017, and was passed by the following vote:

ORDINANCE CC-17-259

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF SHASTA LAKE
AMENDING TITLE 5 OF THE CITY OF SHASTA LAKE MUNICIPAL CODE
BY ADDING CHAPTER 5.05 TO REGULATE THE ESTABLISHMENT,
OPERATION, CULTIVATION, MANUFACTURING, SALE, TESTING AND
DISTRIBUTION OF COMMERCIAL CANNABIS

1st reading on April 18, 2017

AYES:         FARR, MORGAN, POWELL, KERN
NOES:         NONE
ABSENT:       WATKINS
ABSTAIN:      NONE

Adopted after 2nd reading on May 2, 2017

AYES:         FARR, MORGAN, POWELL, WATKINS, KERN
NOES:         NONE
ABSENT:       NONE
ABSTAIN:      NONE

This Ordinance becomes effective 30 days after adoption.

TONI M. COATES, CMC, City Clerk

The Ordinance was posted in the following locations within 15 days of adoption.

Shasta Lake Post Office
Summit City Post Office
Project City Post Office
City Council Chambers
City Hall