There was a pre-meeting of the City Council in Conference Room A at 6:30 p.m. No Council actions were taken at pre-meetings. Pre-meetings are open to the public.


Absent: Councilor Wilson.

PROCLAMATION: Veteran Suicide Awareness

PUBLIC COMMENTS ON ITEMS LISTED ON THE AGENDA:

CONSENT AGENDA:

19-068 City Manager (Bureau of City Clerk)
BE IT ORDERED, that the minutes of the City Council Regular Business Meeting held May 2, 2019, submitted by the City Clerk’s office be approved.

19-069 Mayor
BE IT ORDERED, that Amanda Frost is hereby reappointed to the Augusta Housing Authority Board of Commissioners, said term to expire May 16, 2024.

19-070 City Manager
BE IT ORDERED, that the City Council hereby accept, on behalf of the family of the late Governor John Fremont Hill, a donation in the amount of Fifteen Thousand Dollars ($15,000.00) for the purpose of performing necessary improvements and maintenance at Forest Grove Cemetery. Said funds will be held in a dedicated Forest Grove Cemetery account until such time all funds have been expended.

19-071 Mayor and Council
BE IT ORDERED, that the City Manager is hereby authorized to contract with the City’s designated realtor, REMAX Realty, to list the home, garage and property at 11 Boulder Ave (Tax Map 11, Lot 45D) for $99,900.

19-072 City Manager
BE IT ORDERED, that the City Manager is hereby authorized to accept grant funding in the amount not to exceed $7,500.00 from Dirigo Safety, LLC for the purpose of administering the enforcement of underage drinking laws on behalf of the Maine Center for Disease Control and Prevention, Tobacco and Substance Use Prevention and Control Program. The EUDL Program’s purpose is to reduce underage drinking and alcohol-related unintentional injuries and car crashes in Maine. There is no local match requirement in order to accept this grant funding.

Motion for passage of the Consent Agenda orders 19-068 to 19-072.

By: Alexander Second by: Lind

Yeas: 7
Nays: 0
NEW BUSINESS   PART 2 – ORDINANCES - FIRST READING
NO VOTE REQUIRED

19-073   Councilors Elliott and Wilson

WHEREAS, providing additional opportunity for parking is important in densely developed areas; and

WHEREAS, the Planning Board held a public hearing and voted unanimously to recommend modifications to
the Land Use Ordinance;

NOW, THEREFORE, BE IT ORDAINED, by the City Council of the City of Augusta, Maine, that the
following amendments shown in underlined font be added to the Code of Ordinances, Land Use Ordinance:

Motion to suspend further reading of order 19-073.
By: O’Brien           Second by: Lind
Yeas: 7
Nays: 0

§ 300-513.B.
(d) Exceptions to on-site parking. All off-street parking shall be located on the same lot as the principal
structure or use to be served except:

[1] As permitted by the Planning Board;
[2] Uses located in the Kennebec District 1 Zone in existence prior to the effective date of this chapter;
 Requests for off-site parking in Subsection B(1)(d)[1] and [2] above must meet the following
 requirement: If not owned in fee by the applicant, the use of the land shall be legally bound to
 serve as a parking lot for the life of the building or use that is being permitted to serve.

[3] As permitted by the Planning Board, places of worship located in the BP and RC District, provided
 that the minimum number of spaces required for a development proposal by said places of worship shall
 be available on a public street within 1,000 feet of the place of worship.

[4] As a conditional use, and as permitted by the Planning Board, properties which have inadequate land
 on-site to meet parking requirements may, on a separate lot provide for up to six (6) parking spaces as a
 primary use. If not owned in fee by the applicant, the use of the land for parking shall be legally bound
 to serve as a parking lot for the life of the building or use that it is being permitted to serve. This
 subsection shall not be apply in any locally designated historic district.

19-074   City Manager

WHEREAS, the city finds that regulating medical marijuana businesses is in the best interest of the public; and

WHEREAS, the Planning Board and City Council held multiple public hearing and heard substantial testimony
on the topic; and

WHEREAS, the following modifications to the Land Use Ordinance are necessary to ensure careful
management of a new industry in the city;

NOW, THEREFORE, BE IT ORDAINED, by the City Council of the City of Augusta, Maine, that the
following amendments be adopted to the Code of Ordinances, Land Use Ordinance:

Minutes 05/16/2019
Motion to suspend further reading of order 19-074.
By: O’Brien Second by: Elliott
Yeas: 7
Nays: 0

Add the following definitions in proper alphabetical order to Section 300-202 (Other Definitions):

- **Medical Marijuana Businesses.** Includes Indoor Medical Marijuana Cultivation Area, Outdoor Medical Marijuana Cultivation Area, Medical Marijuana Testing Facility, Medical Marijuana Manufacturing Facility, Medical Marijuana Registered Caregivers, Medical Marijuana Caregiver Retail Store, Medical Marijuana Registered Caregiver (Home Occupation), and Registered Dispensaries.

- **Indoor Medical Marijuana Cultivation Area.** An indoor area used for medical marijuana cultivation in accordance with state law that is enclosed and equipped with locks or other security devices that permit access only by a person authorized to have access to the area under state law.

- **Outdoor Medical Marijuana Cultivation Area.** An outdoor area used for medical marijuana cultivation in accordance with state law that is enclosed and equipped with locks or other security devices that permit access only by a person authorized to have access to the area under state law.

- **Medical Marijuana Manufacturing Facility.** A registered tier 1 or tier 2 manufacturing facility, as designated by state law, or a person authorized to engage in marijuana extraction under 22 MRS §2423-F.

- **Registered dispensary.** "Registered dispensary" or "dispensary" means an entity registered under 22 MRS §2425-A that acquires, possesses, cultivates, manufactures, delivers, transfers, transports, sells, supplies or dispenses marijuana or related supplies and educational materials to qualifying patients and the caregivers of those patients.

- **Marijuana testing facility.** A public or private laboratory that is authorized and accredited in accordance with state law.

- **Medical Marijuana Caregiver Retail Store.** A location other than the permanent residence of a registered caregiver or a qualifying patient from which a registered caregiver provides marijuana for medical use to a qualifying patient.

- **Medical Marijuana Registered Caregiver.** A person or an assistant of that person that provides care for a qualifying patient in accordance with state law and licensing and is registered with the state in accordance with state law. A Medical Marijuana Registered Caregiver may operate in a variety of ways including operating one retail store, in accordance with state law and the standards of this ordinance.

- **Medical Marijuana Registered Caregiver (Home Occupation).** A person or an assistant of that person that provides care for a qualifying patient in accordance with state law and licensing and is registered with the state in accordance with state law and in accordance with the Home Occupation standards of this ordinance. This use shall be delivery-only, with no visits to the Caregiver’s home by patients.

Alter and delete the following definitions to Section 300-202 (Other Definitions):
- Specialized Medical Clinic. A facility that dispenses methadone or medical marijuana to patients. A medical marijuana dispensary may also grow and process the product at the same facility. Typical accessory uses for a medical marijuana dispensary or grow facility may include, but are not limited to, counseling services associated with the medical conditions being treated with medical marijuana, processing and cooking facilities for preparing the marijuana, other treatments for the medical condition being treated with marijuana. In all cases, accessory uses must remain secondary, individually and in aggregate, to the primary use.

- Medical Marijuana Grow-Only Facility. A facility that engages only in the growing and processing of medical marijuana in accordance with state law, but does not dispense marijuana. Processing of medical marijuana may include, but is not limited to, the preparation of tinctures, ointments, and food products containing medical marijuana.

Add the following uses to the Land Use Table 300 Attachment 4, in the “BUSINESS” section of the table, as described:

- “Indoor Medical Marijuana Cultivation Area” – Add as a Conditional Use by inserting a “CU” in CB, CC, CD, IA, MED, PD, PD2, RRES, RPDS, RR, RV zoning district columns
- “Medical Marijuana Testing Facility” – Add as a Conditional Use by inserting a “CU” in IA, PD, CC, CD, MED zoning district columns
- “Medical Marijuana Manufacturing Facility” – Add as a Conditional Use by inserting a “CU” in MED, IA, PD, CC, CD zoning district columns
- “Medical Marijuana Caregiver Retail Store” – Add as a Conditional Use by inserting a “CU” in CB, CC, CD, MED, IA, PD, PD2, RRES, RBV, RV, RA, RB1, RB2, RC, RPDS zoning district columns
- “Medical Marijuana Registered Caregiver (Home Occupation)” – Add as a Permitted Use by inserting an X in MED, IA, CB, CC, CD, KBD1, KBD2, KL, PD, PD2, RD, RPDS, RR, RRES, RBV, RV, RA, RB1, RB2, RC, RPDS zoning district columns
- “Medical Marijuana Registered Caregiver” – Add as a Conditional Use by inserting a “CU” in MED, IA, CB, CC, CD, KBD1, KBD2, PD, RD, RPDS, RR, RRES, RBV, RV zoning district columns
- “Registered Dispensary” – Add as a Conditional Use by inserting a “CU” in MED, IA, CC, CD, PD zoning district columns

Include new sections in the Land Use Ordinance as follows:

§300-533 Medical Marijuana

This section regulates Medical Marijuana Businesses, as defined, uses within the City of Augusta. The permitting standards outlined here shall be adhered to for all medical marijuana businesses, in addition to other applicable standard in this and other ordinances or state law.

A. Medical Marijuana Businesses shall not locate within 500 feet of Religious Activities, a state licensed daycare of any size, or Educational Services. Measurement shall be from the exterior wall or fence of the Medical Marijuana Business to the property line of the protected use. This section shall not prohibit the activity of a caregiver or other authorized individual from administering medical marijuana to a qualified patient who is located within one of these protected areas.
B. Medical Marijuana Businesses shall not have any odor of marijuana detectible beyond the area controlled by the business, whether that be a lease or owned area that is a portion or all of a recorded parcel of land. Odors shall be controlled by whatever best-practices exist.

C. Any Medical Marijuana Business that is located in a zoning district where it is not a permitted or conditional use shall discontinue operation in that location by June 30, 2022.

D. See the Home Occupation section of this ordinance for limitations of Medical Marijuana Caregiver (Home Occupations)

§300-534 Marijuana for Personal Use

All marijuana cultivated for personal use under Title 28-B of the Maine Revised Statutes shall be grown on the property where the user is domiciled.

Motion to table the first reading of order 19-074 to the June 6, 2019 business meeting.
By: O’Brien Second by: Elliott
Yeas: 7
Nays: 0

19-075 City Manager
WHEREAS, the city finds that regulating and licensing medical marijuana businesses is in the best interest of the public; and

WHEREAS, the following modifications to the Code of Ordinances are necessary to ensure careful management of a new industry in the city;

NOW, THEREFORE, BE IT ORDAINED, by the City Council of the City of Augusta, Maine, that the following amendments to the Code of Ordinances, adding a new licensing section for medical marijuana businesses Ordinance, be made:

See the attached new ordinance, below:

Motion to suspend further reading of order 19-075.
By: O’Brien Second by: Day
Yeas: 7
Nays: 0

CITY OF AUGUSTA
MEDICAL MARIJUANA BUSINESS LICENSING ORDINANCE

Part 8, Article XI of the City of Augusta Code of Ordinances is hereby amended to add the following language, which shall be known and referred to as the Medical Marijuana Business Licensing Ordinance:

Part 8 Medical Marijuana Businesses

Article XI Licensing

§ 190-99 100 Medical Marijuana Businesses
A. Purpose and Authority

This Ordinance is enacted pursuant to authority granted under 30-A M.R.S. § 3001 and 22 M.R.S. § 2429-D. The purpose of this Ordinance is to set forth procedures and standards for the issuance of local licenses for Marijuana Businesses in order to protect public health, safety and welfare.

B. Definitions

As used in this Ordinance, the terms below shall be defined as indicated. All other terms used in this Ordinance, if not defined below, shall have the same definition as set forth in Section 300-202 of the City Code.

**Applicant** shall mean a person who has submitted an application for licensure as a Medical Marijuana Business pursuant to this Article.

**Licensed Premises** shall mean the premises specified in an application for a license pursuant to this Ordinance or within a license issued pursuant to this Ordinance.

**Licensee** shall mean a person licensed pursuant to this Article.

**Local Licensing Authority** shall mean the City Clerk or, if referral to the City Council is required pursuant to this Ordinance, the City Council.

**Medical Marijuana Business** shall include Indoor Medical Marijuana Cultivation Area, Outdoor Medical Marijuana Cultivation Area, Medical Marijuana Testing Facility, Medical Marijuana Manufacturing Facility, Medical Marijuana Retail Store, Medical Marijuana Registered Caregiver (home occupation), or Registered Dispensary.

**Owner** shall mean a person whose beneficial interest in a Medical Marijuana Business is such that the person bears risk of loss other than as an insurer, has an opportunity to gain profit from the operation or sale of the Medical Marijuana Business and/or has a controlling interest in the Medical Marijuana Business.

**Person** shall mean a natural person, partnership, association, company, corporation, limited liability company or organization, or a manager, agent, owner, director, servant, officer or employee thereof. “Person” does not include any governmental organization.

**Premises** shall mean the physical location at which a Medical Marijuana Business is to conduct its business.

**State License** shall mean any license issued by the State Licensing Authority.

**State Licensing Authority** shall mean the authority created or designated by the State for the purpose of regulating and controlling licensing for Medical Marijuana Businesses.

C. License Requirement

Effective **October 1, 2019**, a Medical Marijuana Business shall not begin or continue operations unless it has received and is in possession of a license issued pursuant to this Ordinance. No business other than a Medical Marijuana Registered Caregiver (home occupation) shall be permitted to operate in the City of Augusta prior to October 1, 2019.
D. Licensing Procedures

(1) All license applications shall be submitted to the City Clerk in writing using a form prepared by the City for the purpose and must include all information required by this Ordinance and by the form.

(2) Prior to action on a license application, the Clerk shall give public notice of the application by having a sign posted in a conspicuous place on the Premises listed on the license application at least seven (7) days prior to action, and by publication in a newspaper of general circulation in the city of Augusta, as well as on the City’s website, at least seven (7) days prior to action.

(3) The City Clerk shall be responsible for the initial investigation of the application to ensure compliance with the requirements of this Article and to obtain recommendations from other City officials as required.

(4) No license shall be granted by the City Council until the Police Chief, Fire Chief, Health Inspector and Code Enforcement Officer have all indicated no objections regarding the Applicant’s ability to comply with this Ordinance or any other applicable City ordinance or state or federal law enforced by such officials. The City Clerk shall provide a copy of the license application to each official along with a form upon which the official shall note his or her findings and conclusions, as well as any recommended conditions of approval.

(5) The City Council may include any conditions of approval recommended by reviewing officials, as well as any other reasonable conditions deemed in the Council’s discretion to be warranted, on the issued license. Failure of any Licensee to comply with such conditions shall be considered a violation of the license and of this Ordinance.

(6) Licenses shall be approved only for the type(s) of Medical Marijuana Business(es) identified in the application. A Licensee who intends to expand or convert the licensed Premises to a type of Medical Marijuana Business that is not specifically approved in a license must obtain a new license for that use.

(7) Any City official with authority to make recommendations under or enforce this or other municipal ordinances regarding Medical Marijuana Businesses shall have authority to enter the premises of an Applicant or Licensee without notice to make any inspection reasonably necessary to ensure compliance. This inspection authority shall not apply to the City Clerk or City Council.

(8) For renewal licenses, the application and review process shall be the same as for initial licenses, except that the City Clerk shall serve as the licensing authority unless any reviewing official recommends that existing conditions be added to or changed, or that the application be denied, in which case the application will be forwarded to the City Council for final action.

(9) An applicant wishing to appeal a denial or issuance of a renewal license by the City Clerk may do so in accordance with Section 190-6 of the City Code. An applicant wishing to appeal a denial or issuance of a new or renewal license by the City Council may do so by filing an appeal in Superior Court.

F. Application Submission Requirements

Each applicant for a Medical Marijuana Business license shall complete and file an application on the form provided by the City Clerk, together with the applicable license fee as set forth in the schedule of fees approved by the City Council. If multiple types of Marijuana Businesses are to be conducted on a single Premises, the
applicant shall pay the application fee for each type of business. The following supporting materials shall also be provided with the application:

1. A copy of the Applicant’s State License application and supporting documentation, as submitted to the State Licensing Authority.

2. Evidence of all State approvals or conditional approvals required to operate a Medical Marijuana Business, including, but not limited to, a State License as defined by this Ordinance, a State retail certificate, or a State health license.

3. If not included in the Applicant’s State License application, attested copies any articles of incorporation, bylaws, operating agreement, partnership agreement or articles of association that govern the entity that will own and/or operate the Medical Marijuana Business.

4. If not included in the Applicant’s State License application, an affidavit that identifies all owners, officers, members, managers or partners of the Applicant, their ownership interests, and their places of residence at the time of the application and for the immediately preceding three (3) years. Supporting documents, including but not limited to motor vehicle operator’s license, motor vehicle registration, voter registration or utility bills shall be provided.

5. A release for each Applicant and for each officer, owner, member, manager or partner of the Applicant seeking a license allowing the City of Augusta or its officials to obtain criminal records and other background information related to the individual.

6. Evidence of all land use approvals or conditional land use approvals required to operate the Medical Marijuana Business, including, but not limited to building permit, conditional use approval, change of use permit and/or certificate of occupancy.

7. Evidence of all other local approvals or conditional approvals required to operate the Medical Marijuana Business, including any applicable food or Victualers license. Section 190-99 of the City Code (the “Food Sovereignty Ordinance”) does not apply to Medical Marijuana Businesses.

8. A description of the premises for which the license is sought, including a plan of the premises.

9. Certification from a licensed Master Electrician indicating the electrical system of the Premises is adequate for the use being proposed. That use shall be clearly outlined in detail so that the Master Electrician’s certification is easy to understand.

10. If the City Clerk determines that a submitted application is not complete, he or she shall notify the applicant within ten (10) business days of the additional information required to process the application. If such additional information is not submitted within thirty (30) days of the Clerk’s request, the application may be denied.

G. License Term and Renewal; Limit on Medical Marijuana Retail Stores

1. Each license issued under this Ordinance shall be valid for the term of license granted by the State License Authority, if a state license is required. If no state license is required, the license shall be valid for two years from the date of issuance (“the license term”). Applications for renewal licenses shall be submitted at least 60 days prior to expiration of the existing term. Any Licensee who fails to submit a renewal application by the
applicable deadline shall not have authority to operate until a license is granted. A late fee shall apply as set forth in the Master Schedule of Revenues, Charges, Fees and Fines.

(2) There shall be no more than fifteen (15) active licenses for Medical Marijuana Caregiver Retail Stores and no more than five (5) active licenses for Registered Dispensaries at any given time. Applications shall be assigned priority according to the date and time an application meeting the submission requirements of this Ordinance was received by the City Clerk. Once the numerical limit of licenses for a license category has been reached, additional applications will be held on a waiting list and processed according to their respective priority as licenses become available. If a Licensee fails to timely submit a renewal license application by the deadline set forth in subsection (1), the prior license shall become available to those on the waiting list upon its expiration date. If a license for the business category becomes available, the City Clerk shall notify the first applicant on the waiting list and that applicant shall have ten (10) business days to provide the applicable application fee and any updated information to the City Clerk. If the application fee is not timely provided the City Clerk shall process the next application on the list.

H. Denial, Suspension or Revocation of a License

In reviewing license applications, the Licensing Authority and any consulting City officials may consider the approval standards under this Ordinance as well as other applicable local, state or federal laws and, for license renewals, the Licensee’s record of compliance with the same.

A license application for a Medical Marijuana Business shall be denied by the licensing authority (City Clerk or City Council), and an existing license may be suspended or revoked by the City Council, after notice and hearing, if the applicant, or any Owner of the applicant or Licensee:

i. Fails to meet the requirements of this Ordinance or of any condition attached to the license.

ii. Is not at least twenty-one years of age.

iii. Is not a resident of the State of Maine.

iv. Has had a license for a Medical Marijuana Business or adult use “marijuana establishment” as defined by 28-B M.R.S. § 102(29) revoked by the City or by the State.

v. Has not acquired all necessary state and local approvals prior to issuance of the license.

vi. Has been convicted of a criminal violation arising out of operation of a Medical Marijuana Business or of any adult use “marijuana establishment” as defined by 28-B M.R.S. § 102(29).

vii. Has provided false or misleading application in connection with the license application.

I. Approval and Operating Requirements

In order to obtain a license pursuant to this Ordinance, the Licensee shall demonstrate to the City Clerk and all reviewing officials that the following requirements will be met. The Licensee shall comply with all of these requirements during the term of the license:

(1) Display of License. The current License shall be displayed at all times in a conspicuous location within the Premises.

Minutes 05/16/2019
(2) All licensed Premises shall be fixed, permanent locations. Licensees shall not be permitted to operate Medical Marijuana Businesses in other than the licensed Premises, such as at farmer’s markets, farm stands or kiosks.

(3) Safety and Security.

(a) The licensed Premises shall have lockable doors and windows and shall be served by an alarm system which includes automatic notification to the City of Augusta Police Department.

(b) The licensed Premises shall have video surveillance capable of covering the exterior and interior of the facility. The video surveillance system shall be operated with continuous recording twenty-four hours per day, seven days per week and video shall be retained for a minimum duration of thirty (30) days. Such records shall be made available to law enforcement agencies when investigating a criminal complaint.

(c) The licensed Premises shall have exterior spot lights with motion sensors covering the full perimeter of the building(s).

(d) Registered Caregiver (home occupation) uses shall not be required to meet paragraphs (b) and (c).

(4) Ventilation

(a) The licensed Premises shall comply with all odor and air pollution standards established by ordinance.

(b) All Medical Marijuana Businesses shall have an odor mitigation system installed that is sufficient to ensure that no odor of marijuana is detectible beyond the area controlled by the business, whether that be a lease or owned area that is a portion or all of a recorded parcel of land. The Code Enforcement Officer may request certification by a Maine licensed engineer that the odor control system is sufficient for these purposes.

(5) Loitering

The Licensee and all agents or employees shall make adequate provisions to prevent patrons or other persons from loitering on the Premises. It shall be the Licensee’s obligation to ensure that anyone found to be loitering or using marijuana or marijuana products in the parking lot or other outdoor areas of a licensed Premises is ordered to leave.

(6) A Medical Marijuana Business shall meet all operating and other requirements of state and local law. To the extent the State of Maine has adopted or adopts in the future any law or regulation governing Medical Marijuana Businesses that conflicts in any way with the provisions of this Ordinance, the more restrictive shall control.

J. Transfer of Ownership or Change of Location

Licensees issued under this Ordinance are not transferable to a new owner. Any change in ownership shall require a new license. Licenses are limited to the location for which they are issued and shall not be
transferable to a different location. A Licensee who seeks to operate in a new location shall acquire a new license for that location.

K. Violations and Penalties

Any Medical Marijuana Business which is found to be operating without a valid license in accordance with this Ordinance, or which is found to have violated the approval and operating requirements set forth in Section I of this Ordinance shall be found to have committed a civil violation. For failure to obtain or maintain a valid license, the penalty shall start at twice the applicable license fee and shall be increased by $10 for each day of the violation. For failure to meet any other requirements of this Ordinance or any condition of the license, the penalty shall be $100 for each day of the violation.

L. Appeals

Appeals of the granting or denial of a license under this Ordinance shall be appealable to the Kennebec County Superior Court in accordance with Rule 80B of the Maine Rules of Civil Procedure. There shall be no appeal of other decisions made or orders issued in the enforcement or administration of this Ordinance.

M. Severability

The provisions of this Ordinance are severable, and if any provision shall be declared to be invalid or void, the remaining provisions shall not be affected and shall remain in full force and effect.

N. Other Laws

Except as otherwise specifically provided herein, this Ordinance incorporates the requirements and procedures set forth in the Maine Medical Use of Marijuana Act, 28-B M.R.S. Chapter 1, as may be amended. In the event of a conflict between the provisions of this Ordinance and the provisions of said Act or any other applicable state or local law or regulation, the more restrictive provision shall control.

APPENDIX A

MARIJUANA BUSINESS LICENSING ORDINANCE

SCHEDULE OF REVENUES, CHARGES, FEES AND FINES

<table>
<thead>
<tr>
<th>Medical Marijuana Cultivation Facility</th>
<th>$ 600.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical Marijuana Manufacturing Facility</td>
<td>$ 600.00</td>
</tr>
<tr>
<td>Medical Marijuana Retail Store</td>
<td>$ 1,400.00</td>
</tr>
<tr>
<td>Medical Marijuana Testing Facility</td>
<td>$ 300.00</td>
</tr>
<tr>
<td>Medical Marijuana Caregiver (home occupation)</td>
<td>$ 200.00</td>
</tr>
</tbody>
</table>

Late fee will be an additional 10% of the total license fee for 1 to 30 days past the due date, and an additional 10% for every 30 days thereafter the license remains late.
Motion to table the first reading of order 19-075 to the June 6, 2019 business meeting.
By: O’Brien Second by: Elliott
Yeas: 7
Nays: 0

COMMUNICATIONS

Committee Reports
City Manager’s Report

Motion to adjourn at 7:45 p.m.
By: Conti Second by: Lind
Yeas: 7
Nays: 0

Respectfully submitted,
Roberta L. Fogg, City Clerk
May 28, 2019