

From: Paula Givens <paula.givens@industryassurance.com>
Sent: Saturday, December 5, 2020 4:15 PM
To: Markee, Kimberly <kmarkee@waterfordmi.gov>
Subject: Medical Marihuana Facility License Ordinance Question

Greetings,

Regarding the following numbered information/documents requested in the Application Checklist of the Township's Medical Marihuana Application:

Item 1:

(a). Does the Township want **all** of the Attachments to the Corporate Entity's MMFLA Prequalification Application, or just the Application and related disclosures without the attachments?

(b). Does the Township want **all** of the individual prequalification applications submitted in support of the Corporate Entity's Prequalification Application as well? This will include spouses and non-owner managers. If so, same question as above, do you want **all** of the attachments in support of each individual's prequalification application, or just the Application form and related disclosures.

Items 15 (g and h):

Does the Township want the information regarding projected electrical and water use for Provisioning Center applications as well?

Thank You,

Paula Givens

TOWNSHIP RESPONSE

Item 1, Ordinance Section 10-301(b)(1)

(a) Ordinance Section 10-301(b)(1), does not require filing of the attachments (described as Supporting Documents) to the Applicant Entity or Sole Proprietor Prequalification Application filed with the Marijuana Regulatory Agency, just those Application forms with all Attestations and Disclosures. However, some of those Supporting Documents must be filed to satisfy Ordinance Sections 10-301(b)(2)a and b for an Entity Applicant, or 10-301(b)(3)b for a Sole Proprietor Applicant, and may be documents that should be filed in providing the information required by Ordinance Sections 10-301(b)(13) and (18).

(b) Under Ordinance Section 10-301(b)(1), any Supplemental Individual or Entity Prequalification Application forms (with all Attestations and Disclosures) submitted in support

of an Applicant Entity or Sole Proprietor Prequalification Application must be filed. Except for criminal history documents that are required filings by Ordinance Section 10-301(b)(3)b, the attachments (Supporting Documents) to those forms do not need to be filed.

Items 15 (g and h), Ordinance Sections 10-301(b)(15)g and h.

Although the statements by a Michigan licensed electrician and Michigan licensed plumber required by these Sections, may be more important for grower and processor facilities, they should be provided for all types of medical marihuana facilities, including provisioning centers.