

From: Michigan Medical <michiganmedical@icloud.com>

Sent: Wednesday, December 9, 2020 10:51 AM

To: Markee, Kimberly <kmarkee@waterfordmi.gov>

Subject: Medical Marihuana Facility License Ordinance Question

Can you clarify the language, on the application for the following section.

Sec. 10-301

A) I understand the application is requiring the named applicant to be a Waterford resident and current business owner in Waterford township for at least 10 years.

B) How is this weighted

Joseph Aiello

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TOWNSHIP RESPONSE

A) The Ordinance does not require the Named Applicant to be a Waterford resident or a current business owner in the Township. This question is believed to be based on Section 10-301(b)(3)a of the Ordinance, which requires the Application for a license to provide the following for each Applicant, including the Named Applicant.

"Name, position with, and interest held in Named Applicant, and residence addresses, property owned, and businesses operated in Township for the last 10 years, including tax parcel identification numbers for all properties."

B) The Ordinance does not specify or assign any weight to be given to information submitted as part of a license application. Ordinance Section 10-304 contains a list of 23 criteria preceded by the following language.

". . . the Township Board shall base its decisions on one or more of the following criteria consistent with the legislative intent expressed in Section 10-293 and the competent, material, and substantial evidence in the record." (emphasis added.)