

**From:** Cannabis Counsel, PLC <[info@cannabiscounsel.com](mailto:info@cannabiscounsel.com)>  
**Sent:** Monday, December 21, 2020 1:49 PM  
**To:** Markee, Kimberly <[kmarkee@waterfordmi.gov](mailto:kmarkee@waterfordmi.gov)>  
**Subject:** Re: Medical Marihuana Facility License Ordinance Question

***Re: Medical Marihuana Facility License Ordinance Question***

To Whom It May Concern:

My name is Jillian Rosati, my address is 2930 East Jefferson Ave., Detroit, MI 48207. I acknowledge that the submission and any Township response will be posted on the Township's website for Medical Marihuana Facility Licensing.

Charter Township of Waterford Medical Marihuana Facility Licensing Ordinance Effective date 1/4/21, Sec. 10-301(b)(1) says: "Copy of the application filed and prequalified under the Rules as satisfying the requirements of MCL 333.27401(1) in the Act and the Rules for the corresponding state license."

My question is: when providing a copy of the application, do you need to also provide attachments? Or just a copy of the application?

Sincerely,

Jillian Rosati

Cannabis Counsel®



Registered Trademarks of Rivertown Law Firm PLC

d/b/a Cannabis Counsel®

313-446-2235 (ABEL) office  
2930 Jefferson Avenue East, Detroit, Michigan 48207  
313-784-9327 fax  
[info@cannabiscounsel.com](mailto:info@cannabiscounsel.com)  
[www.cannabiscounsel.com](http://www.cannabiscounsel.com)

## **TOWNSHIP CORRECTED RESPONSE**

As stated in response to questions by P. Givens on 12-5-2020 and previously posted on this website.

“(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.”