

Legislation Text

File #: 19-466, Version: 1

Adopt by Title Only and Waive the Second Reading of Ordinance 952-2019 Amending Article 2 (Zoning Districts and Allowable Land Uses), Article 4 (Standards for Specific Land Uses), and Article 10 (Definitions) of Title 18 (Inland Land Use and Development Code) of the Fort Bragg Municipal Code Relating to Cannabis Regulations

On November 12, 2019, the City Council of the City of Fort Bragg is to consider adoption of Ordinance No. 952-2019, said ordinance having been introduced for first reading (by title only and waiving further reading of the text) on October 15, 2019.

The proposed ordinance amends Article 2 (Zoning Districts and allowable land uses), Article 4 (Standards for Specific Land Uses), and Article 10 (Definitions) of Title 18 (Inland Land Use and Development Code) of the Fort Bragg Municipal Code relating to cannabis regulations. These amendments would apply to retail cannabis businesses (dispensaries), delivery-only cannabis retail businesses, and industrial cannabis businesses. Changes are proposed to the land use tables of ILUDC Article 2 to specify where retail cannabis businesses are allowed. Article 2 would be amended to remove cannabis manufacturing as a use type, and such uses would be regulated under existing policies for manufacturing/processing use types. The proposed ordinance also rescinds the specific use regulations for cannabis manufacturing in Article 4, adds specific use regulations for cannabis retail uses and updates definitions in Article 10.

If adopted, Ordinance No. 952-2019 will become effective December 12, 2019.