

ORDINANCE 8307

AN ORDINANCE AMENDING SECTIONS 6-14-8 "REQUIREMENTS RELATED TO OPERATION OF MEDICAL MARIJUANA BUSINESSES" AND 6-16-8 "REQUIREMENTS RELATED TO OPERATION OF RECREATIONAL MARIJUANA BUSINESSES" TO REVERSE THE ADDITION OF MARIJUANA CENTERS AND MARIJUANA INFUSED PRODUCT MANUFACTURERS FROM THE RENEWABLE ENERGY OFFSET REQUIREMENTS AND COORDINATING AMENDMENTS TO SECTIONS 6-14-9 AND 6-16-9 "RIGHT OF ENTRY – RECORDS TO BE MAINTAINED"; AND SETTING FORTH RELATED DETAILS.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF BOULDER, COLORADO:

Section 1. Section 6-14-8, shall be amended as follows:

6-14-8. – Requirements Related to Operation of Medical Marijuana Businesses.

...

- (i) Renewable Energy Requirements. A medical marijuana ~~cultivation facility~~business shall directly offset one hundred percent of its electricity consumption through a verified subscription in a Community Solar Garden, or renewable energy generated onsite, or an equivalent that is subject to approval by the city. For medical marijuana businesses licensed by the city on October 22, 2013, this requirement shall apply at the time of renewal of the medical marijuana business license following October 22, 2013.

...

Section 2. Section 6-16-8, shall be amended as follows:

6-16-8. – Requirements Related to Operation of Recreational Marijuana Businesses.

...

- (i) Renewable Energy Requirements. A marijuana ~~cultivation facility~~business shall directly offset one hundred percent of its electricity consumption through a verified subscription in a Community Solar Garden, or renewable energy generated onsite, or an equivalent that is subject to approval by the city. For a recreational marijuana center that has converted

1 pursuant to Subsection 6-16-3(f) or co-located pursuant to Subsection 6-16-3(g), or a
2 marijuana-infused product manufacturer licensed by the city on October 22, 2013, this
3 requirement shall apply at the time of renewal of the marijuana business license following
4 October 22, 2013.

5 Section 3. Section 6-14-9(g) shall be amended as follows:

6 **6-14-9. - Right of Entry - Records to Be Maintained.**

- 7 ...
- 8 (g) Reporting of Energy Use and Compliance with Renewable Energy Requirements.
9 The records to be maintained by each medical marijuana cultivation
10 facility~~business~~ and submitted to the city shall include, without limitation, records
11 showing on a monthly basis the use and source of energy and any renewable energy
12 generated onsite or through a Community Solar Garden subscription. Such records
13 shall include all statements, reports, or receipts to verify the items included in the
14 report of the business. By application for a medical marijuana business license from
15 the city for a cultivation facility, the medical marijuana cultivation facility~~business~~
16 grants permission to providers of the energy or other renewable energy acquisition
17 program to disclose the records of the business to the city. Medical marijuana
18 businesses shall maintain records showing compliance with the renewable energy
19 requirements in this chapter.

20 Section 4. Section 6-16-9(g) shall be amended as follows:

21 **6-16-9. - Right of Entry - Records to Be Maintained.**

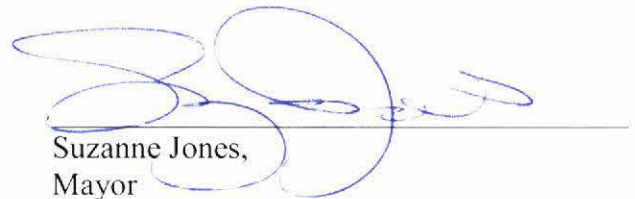
- 22 ...
- 23 (g) Reporting of Energy Use and Compliance with Renewable Energy Requirements.
24 The records to be maintained and submitted to the city by each recreational
25 marijuana cultivation facility~~business~~ shall include, without limitation, records
showing on a monthly basis the use and source of energy and any renewable energy
generated onsite or through a Community Solar Garden subscription. Such records
shall include all statements, reports, or receipts to verify the items included in the
report of the business. By application for a recreational marijuana business license
from the city for a cultivation facility, the recreational marijuana cultivation facility
~~business~~ grants permission to providers of the energy or other renewable energy
acquisition program to disclose the records of the business to the city. Recreational
marijuana businesses shall maintain records showing compliance with the
renewable energy requirements in this chapter.

1 Section 5. This ordinance shall apply to any future billings. As a result, dispensaries and
2 marijuana-infused manufacturers and testing facilities do not owe and will not be billed the
3 energy offset requirement for the period beginning July 1, 2018.


4
5 Section 6. This ordinance is necessary to protect the public health, safety, and welfare of
6 the residents of the city, and covers matters of local concern.

7 Section 7. The city council deems it appropriate that this ordinance be published by title
8 only and orders that copies of this ordinance be made available in the office of the city clerk for
9 public inspection and acquisition.
10

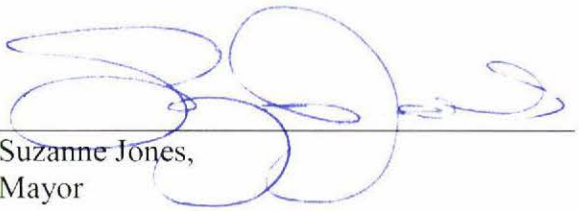
11 INTRODUCED, READ ON FIRST READING, AND ORDERED PUBLISHED BY
12 TITLE ONLY this 15th day of January 2019.

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14
15 
Suzanne Jones,
Mayor


16 Attest:

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18 
Lynnette Beck,
19 City Clerk
20
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23
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25

1 READ ON SECOND READING, PASSED AND ADOPTED this 5th day of February
2 2019.

3
4
5 
6 Suzanne Jones,
Mayor

7 Attest:

8 
9 Lynnette Beck,
City Clerk