ARTICLE: Amend Zoning Bylaw Sections 3.10 (Table of Principal Uses), 5.5 (Registered Marijuana Establishment Overlay District, and 10 (Temporary Moratorium on Recreational Marijuana Establishments)

To see if the Town will vote to amend the Zoning Bylaw by amending Sections 3.10, 5.5, and 10 to read in their entirety as stated below is sections A-C of this articles; and further than non-substantive changes to the numbering of this bylaw be permitted in order that it be in compliance with the numbering format of the Zoning Bylaw; or to take any other action relative thereto.

Principal Uses	Residential	Business	Compact Business	Industrial	Commercial	Recreation Conservation	FloodPlain Wetlands	Refuse Disposal	Site Plan Approval
General Uses									
Agriculture	Y (4)	N	Y	Y	Y	Y	Y	Y	NR
Conservation	Y	Y (5)	Y	Y	Y	Y	Y	Y	NR
Recreation	SPA (4)	N	Ν	SPP	N	SPP	SPA	SPP	(3)
Residential Uses									
Single Family DWELLING	Y (4) (11)	N	Y SPP(11)	Ν	N	N	N	N	(3)
Single Family DWELLING with ACCESSORY APARTMENT	SPP (4) (7) (11)	N	SPP (7) (11)	Ν	N	N	N	N	(3)
Duplex DWELLINGs	SPP (4) (11)	N	Ν	Ν	N	N	N	N	(3)
Multi-Family DWELLING	SPP(4) (11)	N	N	Ν	N	N	N	N	(3)
Conversion to 2-Family DWELLING	SPA (4)	N	N	Ν	N	N	N	N	(3)
Combined Residence/ Home Occupation	Y (4)	N	Y	Ν	N	N	N	N	NR
Bed & Breakfast Home	Y (4)	SPA (1)	Ν	Ν	SPP (3)	N	N	Ν	R
Bed & Breakfast Home or Establishment	SPA (1) (4)	SPA (1)	N	Ν	SPP (1)	N	N	N	(3)
Boarding House or Rooming House	Y (4)	N	Y	Ν	N	N	N	N	R
Playgrounds	SPA (4)	N	N	Ν	N	N	N	N	(3)
Conservation Areas, Farming and Horticul-ture, Orchards, Nurseries, Forests, Tree Farms, Sale of Farm Produce	Y (4)	N	Y	Y	Y	Y	Y	Y	R
Storage of Farm Vehicles	Y (4)	N	Ν	Ν	N	N	N	Ν	NR
ACCESSORY BUILDINGs & Uses	Y (4)	Y	Y	SPP	SPP	Y	SPA	SPP	(3)

A) Amend Section 3.10 (Table of Principal Uses) to read in its entirety as stated below:

Hammerhead LOTs	SPP (4)	Ν	Ν	N	N	Ν	N	N	(3)
INDEPENDENT ADULT LIVING RESIDENCE	N	SPP (9) (11)	Ν	N	N	N	N	N	(3)
ACTIVE ADULT NEIGHBORHOOD	N	N	Ν	SPP (10)	SPP (10)	Ν	N	N	(3)
Common Drives	Y	N	N	N	N	Ν	N	N	R

Principal Uses	Residential	Business	Compact Business	Industrial	Commercial	Recreation Conservation	FloodPlain Wetlands	Refuse Disposal	Site Plan Approval
Institutional Uses									
CHILD CARE FACILITY	Y (5) (4)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	R
FAMILY DAY CARE HOME	Y (6) (4)	Ň	Ý	Ň	Ň	Ň	Ň	Ň	R
Private Schools & Colleges,									
Dance & Music Studios	SPA (4)	Ν	Ν	Ν	N	Ν	Ν	Ν	(3)
Nursing Homes	SPA (4)	Ν	Ν	Ν	Ν	N	Ν	Ν	(3)
Day Camps, Overnight									
Camps, and Camp Sites	N	Ν	Ν	SPP	N	SPP	N	SPP	(3)
Municipal	Y (5) (4)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	R
Public Service Corporation	Y (5) (4)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	R
Religious	Y (5) (4)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	R
Educational (Non-Profit)	Y (5) (4)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	Y (5)	R
Wireless Communication	SPP (8)	N	Ν	SSP(8)	SSP(8)	SPP (8)	Ν	SSP(8)	(3)
Facilities									
Business & Commerical Uses									
TOURIST HOMES, or	N	SPA(1)	Ν	N	SPP (1)	N	Ν	N	(3)
LODGING HOUSEs		()							()
Business or Professional	N	SPP (1)	SPP	SPP (2)	SPP (1)	N	N	SPP (2)	(3)
Offices									
Retail Stores or Service	N	SPP (1)	SPP	Ν	SPP (1)	N	Ν	Ν	(3)
Establishments									
Banks	N	SPP	SPP	N	SPP	N	N	N	(3)
U.S. Post Offices	N	SPP	SPP	N	N	N	N	N	(3)
Salesrooms for Automobiles,									
Bicycles, Farm Implements,	N	SPP	Ν	N	SPP (1)	Ν	N	Ν	(3)
Boats, and Similar Equipment									
Restaurants, including those		000		000	000	000		000	$\langle \mathbf{O} \rangle$
offering accessory outdoor	N	SPP	Ν	SPP	SPP	SPP	N	SPP	(3)
service on a patio or seating area									
Country Clubs or Other	N	SPA	N	SPP	N	SPP	N	SPP	(3)
MEMBERSHIP CLUBS	IN	SFA	IN	SFF	IN	SFF	IN	SFF	(3)
Golf Courses	SPP (4)	N	N	SPP	N	SPP	N	SPP	(3)
Ski Areas, MARINAs & Boat	SPA(4)	Ν	Ν	SPP	Ν	SPP	N	SPP	(3)
Landings									
Cross Country Ski Areas	SPP (4)	Ν	Ν	N	N	Ν	N	N	(3)
Parking Areas for Employees, Customers or Visitors	N	SPP	SPP	SPP	SPP	Ν	N	SPP	(3)
HOTELS MOTELS	N	SPA	N	N	N	Ν	N	N	(3)
Theaters, Bowling Alleys,	N	SPA	N	N	N	N	N	N	(3)
Skating Rinks, Clubs or									(-)
Assembly within the BUILDING									
Funeral Home, Mortuaries or	N	N	Ν	N	SPP	Ν	N	N	(3)
Crematories									

Table of Principal Uses (Continued)

Table of Principal Uses (Continued)

Principal Uses	Residential	Business	Compact Business	Industrial	Commercial	Recreation Conservation	FloodPlain Wetlands	Refuse Disposal	Site Plan Approval
Veterinary Hospitals, Stables & Kennels, Raising or Breeding of Animals for Sale, and Boarding Animals	SPA(4)	N	Ν	N	Ν	N	N	N	(3)
Printing, Publishing or Commercial Reproduction or Photo Processing Establishments,Offices, Medical or Dental Labs, and Research Laboratories	N	N	Ν	N	SPP (2)	Ν	Ν	N	(3)
Building Materials Salesrooms & Yards, Contractor's Yards, Wholesale Distribution Plants, Storage Warehouses	N	N	Ν	N	SPP	N	Ν	N	(3)
Gasoline Service Stations, Garages or Repair Shops	N	SPA	Ν	N	N	N	N	N	(3)
Utility Structures, Passenger Depots and Terminals	N	N	Ν	N	SPP	N	N	N	(3)
Screened Storage	N	N	Ν	SPP	SPP	N	Ν	SPP	(3)
Cafeterias for Employees	N	Ν	Ν	SPP	N	N	N	SPP	(3)
Access to Industrial Zoned	N	Y	Ν	N	N	N	N	N	(3)
Retail Store as part of a REGISTERED MARIJUANA DISPENSARY	N	SPP (1)(12)	N	N	N	N	N	N	(3)
MARIJUANA RETAILER	N	SPP (12) (20) <u>N</u>	Ν	N	N	N	N	N	(3)
Industrial Uses									
Manufacturing Enterprises	N	N	Ν	SPP	N	N	Ν	SPP	(3)
Research Laboratories with Incidental Assembly or Manufacture	N	N	Ν	SPP (2)	Ν	N	N	SPP (2)	(3)
Sanitary Landfill	N	N	Ν	N	N	N	N	SPS	(3)
Refuse Transfer Station	N	N	Ν	N	Ν	N	N	SPS	(3)
Refuse Incinerator	N	N	Ν	N	N	N	N	SPS	(3)
COMMERCIAL SOLAR PHOTOVOLTAIC RENEWABLE ENERGY INSTALLATION	SPP	SPP	Ν	Y	Y	SPP	N	Y	(3)
CRAFT MARIJUANA CULTIVATOR COOPERATIVE	N	N	Ν	SPP (13)(14) N	SPP (13)(14) N	N	N	N	(3)
MARIJUANA CULTIVATOR	N	N	Ζ	SPP (13)(15) <u>N</u>	SPP	Ν	N	N	(3)

Principal Uses	Residential		Compact Business	Industrial	Commercial	Recreation Conservation	FloodPlain Wetlands	Refuse Disposal	Site Plan Approval
MARIJUANA PRODUCT MANUFACTOR	N	N	N	SPP (13) (16)	SPP (13) (16)	N	N	Ν	(3)
MARIJUANA RESEARCH FACILITY	N	N	N	SPP (13) (17)	SPP (13) (17)	N	N	Ν	(3)
MARIJUANA INDEPENDENT TESTING LABORATORY	N	N	N	SPP (13) (18)	SPP (13) (18)	N	N	Ν	(3)
MARIJUANA MICROBUSINESS	N	N	Ν	SPP (13)(19) <u>N</u>	SPP (13)(19) <u>N</u>	N	Ν	Ν	(3)

Table of Principal Uses (Continued)

- (1) Uses permitted by right provided that the BUILDING is less than 1,000 square feet GROSS FLOOR AREA, there is only one BUILDING per LOT, all parking spaces are located only in the rear yard, Site Plan Approval is granted, and 50% of the LOT area is open space.
- (2) Uses permitted by right provided that the BUILDING is less than 1,500 square feet GROSS FLOOR AREA, there is only one BUILDING per LOT, all parking spaces are located only in the rear yard, Site Plan Approval is granted, and 50% of the LOT area is open space.
- (3) All uses requiring a Special Permit are subject to Site Plan Approval requirements as part of the special permit process.
- (4) Refer to Section 7.3.3.3 of this Bylaw to determine parking requirements for uses permitted in the Residential District.
- (5) Allowed in accordance with the provisions of M.G.L., Ch. 40A, Section 3.
- (6) Allowed as accessory use only.
- (7) Allowed without special permit in accordance with Section 8.1.2 of this Bylaw.
- (8) Wireless Service Facilities shall be allowed by special permit only on land located in the Wireless Service Facility District.
- (9) The total number of INDEPENDENT ADULT UNITs shall not exceed 6% of the total single family DWELLING UNITs in Stow.
- (10) An Active Adult Neighborhood shall be allowed by Special Permit only on land located in the Active Adult Neighborhood District.
- (11) Provisions of Section 8.9, Inclusion of Affordable Housing, may apply.
- (12) MARIJUANA RETAILERs and the Retail <u>The retail</u> component of a REGISTERED MARIJUANA DISPENSARY are is allowed by Special Permit within the Business District, in accordance with Section 5.5 of the BYLAW and pursuant to Department of Public Health Regulations 105 CMR 175.000 and Cannabis Control Commission Regulations 935 CMR 500.
- (13) MARIJUANA CULTIVATORS, CRAFT MARIJUANA CULTIVATOR COOPERATIVES, MARIJUANA RESEARCH FACILITIES, MARIJUANA INDEPENDENT TESTING LABORATORIES, and MARIJUANA PRODUCT MANUFACTURERS, MARIJUANA MICROBUSINESSES, and MARIJUANA TRANSPORTERS are allowed in the REGISTERED MARIJUANA ESTABLISHMENT Overlay District, pursuant to Section 5.5 of the BYLAW, and Cannabis Control Commission regulations 935 CMR 500.

- (14) Notwithstanding the allowances stated in the Table of Principal Uses, CRAFT MARIJUANA CULTIVATOR COOPERATATIVEs shall be prohibited in all Districts in the Town of Stow upon a vote to prohibit such USE at the October 1, 2018 Town Meeting and an affirming vote to prohibit at a local Stow election.
- (15) Notwithstanding the allowances stated in the Table of Principal Uses, MARIJUANA CULTIVATORs shall be prohibited in all Districts in the Town of Stow upon a vote to prohibit such USE at the October 1, 2018 Town Meeting and an affirming vote to prohibit at a local Stow election.
- (16) Notwithstanding the allowances stated in the Table of Principal Uses, MARIJUANA PRODUCT MANUFACTURERs shall be prohibited in all Districts in the Town of Stow upon a vote to prohibit such USE at the October 1, 2018 Town Meeting and an affirming vote to prohibit at a local Stow election.
- (17) Notwithstanding the allowances stated in the Table of Principal Uses, MARIJUANA RESEARCH FACILITIES shall be prohibited in all Districts in the Town of Stow upon a vote to prohibit such USE at the October 1, 2018 Town Meeting and an affirming vote to prohibit at a local Stow election.
- (18) Notwithstanding the allowances stated in the Table of Principal Uses, MARIJUANA INDEPENDENT TESTING LABORATORYs shall be prohibited in all Districts in the Town of Stow upon a vote to prohibit such USE at the October 1, 2018 Town Meeting and an affirming vote to prohibit at a local Stow election.
- (19) Notwithstanding the allowances stated in the Table of Principal Uses, MARIJUANA MICROBUSINESSes shall be prohibited in all Districts in the Town of Stow upon a vote to prohibit such USE at the October 1, 2018 Town Meeting and an affirming vote to prohibit at a local Stow election.
- (20) Notwithstanding the allowances stated in the Table of Principal Uses, MARIJUANA RETAILERs shall be prohibited in all Districts in the Town of Stow upon a vote to prohibit such USE at the October 1, 2018 Town Meeting and an affirming vote to prohibit at a local Stow election.

Prohibited Uses - All uses not specifically named in the text of the bylaw are prohibited.

B) Amend Section 5.5 (Registered Marijuana Establishment Overlay District) to read in its entirety as stated below:

5.5 REGISTERED MARIJUANA ESTABLISHMENT OVERLAY DISTRICT

5.5.1 Establishment - The REGISTERED MARIJUANA ESTABLISHMENT Overlay District is intended to provide for the siting and establishment of a REGISTERED MARIJUANA ESTABLISHMENTs, including REGISTERED MARIJUANA DISPENSARIES, in accordance with M.G.L c.94G, Massachusetts Department of Public Health regulations set forth in 105 CMR 725.000, and Cannabis Control Commission regulations set forth in 935 CMR 500.000.

At the May 2, 2017 Annual Town Meeting, the Town of Stow adopted Section 10 of the Zoning Bylaw – Temporary Moratorium on RECREATIONAL MARIJUANA ESTABLISHMENTS. This Section 5.5 is adopted for the purpose of regulating such uses as REGISTERED MARIJUANA ESTABLISHMENTs in the Town of Stow. Section 10 –

Temporary Moratorium on RECREATIONAL MARIJUANA ESTABLISHMENTS shall no longer be in effect.

- 5.5.2 Purpose The REGISTERED MARIJUANA ESTABLISHMENT Overlay District Bylaw and the Rules and Regulations for REGISTERED MARIJUANA ESTABLISHMENTs are designed to provide safe and efficient access to REGISTERED MARIJUANA ESTABLISHMENTs, and to minimize the adverse impacts of such facilities on abutting properties, residential neighborhoods, and schools through controls on site design, location, hours of operation, security and setbacks from incompatible USES as established in accordance with all applicable law.
- 5.5.3 Applicability
 - No REGISTERED MARIJUANA ESTABLISHMENT, including any and all accessory STRUCTURES and USES shall be allowed within the REGISTERED MARIJUANA ESTABLISHMENT Overlay District unless a Special Permit by the Planning Board is granted in accordance with the requirements set forth in this section of the Zoning Bylaw and the Rules and Regulations for RECREATIONAL MARIJUANA ESTABLISHMENTS.
 - 2. REGISTERED MARIJUANA ESTABLISHMENTs shall comply with all applicable State and local laws, regulations, by-laws, permit conditions and agreements with the Town of Stow, including but not limited to M.G.L. Ch.94G, Ch.94I, 935 CMR 500, 105 CMR 725, the Town of Stow's General Bylaws, Zoning Bylaws, all applicable Town and State building, fire, police and health codes, regulations and standards, as well as any conditions placed upon REGISTERED MARIJUANA ESTABLISHMENTs by State and local entities in relation to permits granted, including conditions and agreements in a Host Community Agreement entered into with the Town of Stow.
 - 3. REGISTERED MARIJUANA ESTABLISHMENTs shall not be considered a form of agriculture pursuant to M.G.L Ch.40A s.3.

5.5.4 General Requirements

- 5.5.4.1 REGISTERED MARIJUANA ESTABLISHMENT Rules and Regulations -The Planning Board shall adopt and maintain a set of regulations that contain the necessary policies, procedures and requirements to implement the provisions of this Bylaw.
- 5.5.4.2 REGISTERED MARIJUANA ESTABLISHMENTs shall execute and maintain a Host Community Agreement with the Town of Stow Board of Selectmen pursuant to the provisions of M.G.L. c.94G.
 - 5.5.4.2.1 Nothing in this Bylaw shall cause to preclude the Town of Stow and a REGISTERED MARIJUANA ESTABLISHMENT from entering into a Host Community Agreement in accordance with 935 CMR 500.101(f).
- 5.5.4.3 Consistent with M.G.L c.94G Section 3[2](ii), Special Permits granted for the retail sale of MARIJUANA PRODUCTs by a MARIJUANA RETAILER, including through the retail component of a REGISTERED MARIJUANA DISPENSARY, shall be limited to twenty percent (20%) of the off-premise liquor licenses available for issuance in the Town of

Stow, in accordance with M.G.L c.138 §15. The maximum number of such Special Permits in effect at any one time shall be equal to 20% of the available off-premise liquor licenses available for issuance in the Town of Stow as amended in accordance with M.G.L c.138 s.17.

- 5.5.4.4 Application for a REGISTERED MARIJUANA ESTABLISHMENT Special Permit. An application for a REGISTERED MARIJUANA ESTABLISHMENT Special Permit shall be submitted in writing pursuant to the requirements set forth in Section 5.5 of this Bylaw, the Town of Stow Planning Board's Rules and Regulations for REGISTERED MARIJUANA ESTABLISHMENTs, Town of Stow Site Plan Approval Rules and Regulations and Town of Stow Special Permit Rules and Regulations.
- 5.5.4.5 Limitation of Approval

A Special Permit authorizing the establishment of a REGISTERED MARIJUANA ESTABLISHMENT shall be valid only for the registered entity to which the Special Permit was issued, and only for the site on which the REGISTERED MARIJUANA ESTABLISHMENT has been authorized to locate. In the event that license and/or registration for a REGISTERED MARIJUANA ESTABLISHMENT has been revoked or suspended by the Cannabis Control Commission, or in such instance as the REGISTERED MARIJUANA ESTABLISHMENT license has been transferred to another controlling entity, or relocated to a different site within the REGISTERED MARIJUANA ESTABLISHMENT, the Special Permit shall become null and void and a new Special Permit shall be required to reestablish its USE.

- 5.5.4.5.1 In the event that a prohibition or ban on a category of REGISTERED MARIJAUNA ESTABLISHMENT as defined in M.G.L Ch.94G, 935 CMR 500 or in Section 1.3 of this Zoning Bylaw has been approved at a local Stow election in a manner that affirms such prohibition pursuant to M.G.L. c.94G §A(2)(i), the specific category of the applicable REGISTERED MARIJUANA ESTABLISHMENT shall be deemed prohibited in Stow and all provisions, standards and permissions outlined in Section 5.5 of this Zoning Bylaw shall be deemed non-applicable.
- 5.5.4.6 Hours of operation for the REGISTERED MARIJUANA ESTABLISHMENT shall be set by the Special Permit Granting Authority

5.5.5 Location Requirements

5.5.5.1 All aspects of a REGISTERED MARIJUANA ESTABLISHMENT, including but not limited to sales, distribution, acquisition, cultivation, manufacture, processing, dispensing, and administration shall be contained within a building or structure. No REGISTERED MARIJUANA ESTABLISHMENT shall allow cultivation, processing, manufacture, sale or display of MARIJUANA PRODUCTS to be visible from a public place without the use of binoculars, aircraft or other optical aids.

The Planning Board may only allow outdoor activity at the site of a REGISTERED MARIJUANA ESTABLISHMENT under the following circumstances:

 The REGISTERED MARIJUANA ESTABLISHMENT utilizes vehicles as part of regular activity, in accordance with all safety, security and storage requirements of 935 CMR 500.

- The REGISTERED MARIJUANA ESTABLISHMENT is licensed under 935 CMR 500 as a MARIJUANA CULTIVATOR. Under such determination, the Planning Board may permit a MARIJUANA CULTIVATOR to operate in outdoor cultivation facilities. Outdoor cultivation facilities shall be screened and secured in accordance with Section 5.5.6 of this Zoning Bylaw, and in accordance with 935 CMR 500.110.
- 5.5.5.2 No REGISTERED MARIJUANA ESTABLISHMENT, including the retail component of a REGISTERED MARIJUANA DISPENSARY in the Business District, shall be located within a building which houses residential DWELLING UNITS.
- 5.5.5.3 Manufacturing and extraction of MARIJUANA PRODUCTs shall not occur in any BUILDING containing assembly, education, health care, ambulatory health care, residential board and care, detention or correctional facilities.
- 5.5.5.4 No REGISTERED MARIJUANA ESTABLISHMENT shall be located within a moveable structure, trailer or truck. All sales related to a MARIJUANA RETAILER and the retail component of a REGISTERED MARIJUANA DISPENSARY shall be conducted within a building or through home deliveries to qualified adults or patients pursuant to 935 CMR 500 or 105 CMR 725 as amended. Nothing in this Section shall be cause to preclude the lawful transportation of MARIJUANA PRODUCTs as allowed through 935 CMR 500 or 105 CMR 725.000.
- 5.5.5.5 No REGISTERED MARIJUANA ESTABLISHMENT shall be permitted within (500') five hundred feet of the lot line of a pre-existing public or private school providing education in kindergarten or any of grades one (1) through twelve (12). The distance shall be measured in a straight line from the nearest point of the property line in question to the nearest point of the property line where the REGISTERED MARIJUANA ESTABLISHMENT is or will be located.
- 5.5.5.6 The establishment and operation of <u>a MARIJUANA RETAILER</u>, or the retail component of a REGISTERED MARIJUANA DISPENSARY may only be permitted in the Business District in accordance with all applicable laws and regulations as stated in 935 CMR 500, Massachusetts Department of Public Health regulations set forth in 105 CMR 725.000 and the provisions outlined in this Section 5.5 REGISTERED MARIJUANA ESTABLISHMENT Overlay District of the Zoning Bylaw. Despite the provisions herein, regarding the siting of MARIJUANA RETAILERS, including the retail component of a REGISTERED MARIJUANA DISPENSARY, MARIJUANA RETAILERS, and the retail component of a REGISTERED MARIJUANA DISPENSARY shall be governed by the provisions outlined in this Section 5.5 REGISTERED MARIJUANA DISPENSARY shall be governed by the provisions outlined in this Section 5.5 REGISTERED MARIJUANA DISPENSARY shall be governed by the provisions outlined in this Section 5.5 REGISTERED MARIJUANA DISPENSARY Overlay District.

5.5.6 Security Requirements

- 5.5.6.1 REGISTERED MARIJUANA ESTABLISHMENTS shall maintain compliance with all security requirements set forth in 935 CMR 500. Additionally, REGISTERED MARIJUANA ESTABLISHMENTs shall:
 - 1. Provide a Security and Emergency Response Plan with the Town's Fire and Police Departments. The plan shall include but be limited to information on the REGISTERED MARIJUANA ESTABLISHMENT's processes and provisions related to alarms, fencing, gates, limited access areas, delivery procedures, police

details, locations of security video and associated lighting, and operations plans for the notification of the Police and Fire Departments in the event of any emergency or known or suspected violation of criminal law that has taken place on or near the location of the REGISTERED MARIJUANA ESTABLISHMENT.

- Secure every entrance to the REGISTERED MARIJUANA ESTABLISHMENT for the purpose of restricting access to areas containing MARIJUANA PRODUCTS to all persons other than employees and others permitted by the REGISTERED MARIJUANA ESTABLISHMENT to access the establishment, and to Cannabis Control Commission, or state and local law enforcement officers, agents and emergency personnel.
- 3. Secure inventory and equipment during and after operation hours to deter theft or unlawful tampering with MARIJUANA PRODUCTS in accordance with 935 CMR 500, the conditions of the Special Permit and the Security and Emergency Response plan approved pursuant to Section 5.5.6.1(1) of this Bylaw.

5.5.7 Access to Premises and Information

- 5.5.7.1 In addition to the inspection requirements set forth in 935 CMR 500, the granting of a Special Permit from the Planning Board shall serve as consent to unannounced, unscheduled, periodic inspections of its premises by the Building Commissioner, Planning, Health, Fire and Police Departments or their designee during normal business hours, for the purpose of determining compliance with applicable State and local laws, permits, licenses and agreements. Inspectors shall be granted access to all areas of the REGISTERED MARIJUANA ESTABLISHMENT. The REGISTERED MARIJUANA ESTABLISHMENT shall be subject to re-inspection fees upon identification of a circumstance that requires re-inspection. The fee structure for applicable inspections shall be provided in the Rules and Regulations for REGISTERED MARIJUANA ESTABLISHMENTS.
- 5.5.7.2 Within 24 hours of receipt of notice, a REGISTERED MARIJUANA ESTABLISHMENT shall file with the Planning Board, Department of Health and Building Commissioner, any summary cease and desist order, cease and desist, quarantine, suspension or revocation order, order limiting sales, deficiency statement, plan of correction, notice of hearing, notice of any administrative process or legal action, denial of license, denial of license renewal or final action issued by the State Cannabis Control Commission or Department of Public Health regarding the REGISTERED MARIJUANA ESTABLISHMENT, the REGISTERED MARIJUANA ESTABLISHMENT license, or the Department of Public Health Certificate of Registration.

5.5.8 Site and Dimensional Requirements

- 5.5.8.1 Dimensions A REGISTERED MARIJUANA ESTABLISHMENT shall conform to the dimensional requirements of the underlying district in which it resides as set forth in the Section 4.4 of the Stow Zoning Bylaw, Table of Dimensional Requirements.
 - 5.5.8.1.1 In addition to the limitations provided in Section 5.5 of the Zoning Bylaw, MARIJUANA RETAILERS and the retail component of a REGISTERED MARIJUANA DISPENSARY shall be limited to 2500 square feet of gross floor area

where such establishment is located at the street level of a BUILDING or STRUCTURE.

- 5.5.8.2 Height REGISTERED MARIJUANA ESTABLISHMENTs shall conform to the height regulations set forth in Section 4.2 of the Stow Zoning Bylaw.
- 5.5.8.3 Parking and Loading The required number of parking and loading areas servicing the REGISTERED MARIJUANA ESTABLISHMENT shall conform to Parking Regulations in Section 7 of the Zoning Bylaw. The Planning Board, at its sole discretion, may require a copy of projected parking needs to determine whether there is sufficient parking and loading area on site for the expected traffic and demand. Based on a transportation analysis, or other relevant documents, not limited to market analyses, trade area studies and/or comparable site analyses submitted as part of the Special Permit application, the Planning Board may deviate from the required number of parking spaces to ensure an adequate number of parking spaces and to preclude an excess amount of traffic on site.
- 5.5.8.4 Signage REGISTERED MARIJUANA ESTABLISHMENTs shall meet the requirements of Section 6.3 of the Zoning Bylaw regulating signs. Under no circumstance shall a REGISTERED MARIJUANA ESTABLISHMENT be held to a Zoning Bylaw standard for signage more restrictive than those applied to retail establishments selling alcoholic beverages within the Town of Stow.
 - 5.5.8.4.1 Illuminated Signage Notwithstanding requirements of Section 3.8.1.5 Lighting, and Section 6.3 Signage, any external signage, which is illuminated beyond the period of thirty (30) minutes before sundown until closing, shall be prohibited.
- 5.5.8.5 Lighting Lighting for the REGISTERED MARIJUANA ESTABLISHMENT, including all accessory structures, parking and security requirements, shall comply with Section 3.8.1.5 (exterior lighting) of the Zoning Bylaw. The Planning Board may deviate from the requirements of Section 3.8.1.5 where it determines that additional light is needed to facilitate exterior surveillance in accordance with the Department of Public Health Regulations 105 CMR 725.110 A(10) and security requirements as set forth in 935 CMR 500.110.

Planning Board Action

- 5.5.9 In evaluating the proposed REGISTERED MARIJUANA ESTABLISHMENT Special Permit application, the Planning Board shall consider the general objectives of the Zoning Bylaw, as well as the degree to which the following criteria are met:
 - a) The REGISTERED MARIJUANA ESTABLISHMENT proposal complies with all requirements for a Special Permit, including the Stow Zoning Bylaw, the Site Plan Approval Rules and Regulations, Rules and Regulations for a REGISTERED MARIJUANA ESTABLISHMENT, all requirements pursuant to the Department of Public Health Regulations 105 CMR 725.000, Cannabis Control Commission regulations 935 CMR 500.000 and M.G.L. c.94G.
 - b) Issuance of a Special Permit for a MARIJUANA RETAILER or the retail component of a REGISTERED MARIJUANA DISPENSARY shall not exceed the limitation on the number of such establishments pursuant to Section 5.5.4.3 of the Zoning Bylaw.

- c) The site is designed to create safe, secure and efficient access and egress to customers and employees using multiple modes of transportation, including vehicle, bicycle and pedestrians.
- d) Traffic generated by clients, employees and delivery schedules from the REGISTERED MARIJUANA ESTABLISHMENT shall not create a substantial adverse impact on nearby residential uses.
- e) Loading and refuse disposal areas are designed to be safe, secure and shielded from abutting uses.
- f) The hours and methods of transportation are not substantially detrimental to surrounding USEs.
- g) The REGISTERED MARIJUANA ESTABLISHMENT has provided documentation to show compliance with 527 CMR 1 – the Comprehensive Fire Code and Chapter 38 of the National Fire Protection Association (NFPA) standards for *Marijuana Growing*, *Processing*, or *Extraction Facilities*.
- h) The building and site have been designed in a manner consistent and compatible with nearby structures of a similar size and use and in a manner that mitigates any negative aesthetic impact imposed by the required security conditions, measures and restrictions stated in the Department of Public Health Regulations pursuant to 105 CMR 725.000 and Cannabis Control Commission Regulations pursuant to 935 CMR 500.000.
- 5.5.9.1 The Planning Board shall consider the recommendation of the Board of Health, the Conservation Commission, the Town's consulting engineer, and other Boards, Departments and agents, in making said findings.
- 5.5.9.2 The Planning Board may require changes to the "REGISTERED MARIJUANA ESTABLISHMENT Site Plan" and impose additional conditions, safeguards and limitations, as it deems necessary, to secure the objectives of this Bylaw.
- 5.5.10 Severability If any provision of this Section or the application of any such provision to any person or circumstance shall be held invalid, or the application of those provisions to persons or circumstances other than those to which it is held invalid, the remaining provisions of this Zoning Bylaw shall not be affected thereby, and to this end the provisions of this Zoning Bylaw are severable.
- 5.5.11 Enforcement Special Permits pertaining to REGISTERED MARIJUANA ESTABLISHMENTs shall be enforced by the Zoning Enforcement Officer of the Town of Stow or its designee as may be consistent with M.G.L Ch.94G. Enforcement shall supersede any conflicting provision of the Zoning Bylaw that would otherwise be applicable to the enforcement of this section.
- 5.5.12 Discontinuance and Abandonment Any REGISTERED MARIJUANA ESTABLISHMENT permitted under this section shall be required to remove all material, plants, equipment, and other paraphernalia in compliance with 105 CMR 725 and 935 CMR 500 prior to the expiration of its Department of Public Health or Cannabis Control Commission Registration and or License, immediately following revocation or voiding of such.
- 5.5.13 Annual Reporting A REGISTERED MARIJUANA ESTABLISHMENT permitted under this Zoning Bylaw shall, as a condition of its Special Permit, file an annual report to the

Planning Board no later than January 31st, providing a copy of all current applicable state licenses for the operation according to the type of license it has been issued, and/or its owners.

C) Amend Section 10 and all subsections by deleting sections 10.1, 10.2, 10.3, and 10.4 (Temporary Moratorium on Recreational Marijuana Establishments)

SECTION 10.

TEMPORARY MORATORIUM ON RECREATIONAL MARIJUANA ESTABLISHMENTS

10.1 Purpose

By vote at the State election of November 8, 2016, the voters of the Commonwealth approved a law regulating the cultivation, distribution, possession and use of marijuana for recreational purposes. The law, Chapter 334 of the Acts of 2016, An Act The Regulation and Taxation of Marijuana Act, and as amended by Chapter 351 of the Acts of 2016, became effective December 15, 2016, and requires the Governor to appoint a Cannabis Control Commission which shall adopt final regulations governing RECREATIONAL MARIJUANA ESTABLISHMENTs by April 1, 2018.

Currently, a RECREATIONAL MARIJUANA ESTABLISHMENT is not a permitted use in the Town and any regulations promulgated by the Cannabis Advisory Board and Cannabis Control Commission are expected to provide guidance to the Town in regulating RECREATIONAL MARIJUANA ESTABLISHMENTs.

The regulation of RECREATIONAL MARIJUANA ESTABLISHMENTs raises novel and complex legal, planning, and public safety issues and the Town needs time to study and consider the regulation of RECREATIONAL MARIJUANA ESTABLISHMENTs and address such novel and complex issues, as well as to address the potential impact of evolving State regulations on local zoning and to undertake a planning process to consider amending the Zoning Bylaw regarding regulation of RECREATIONAL MARIJUANA ESTABLISHMENTs and other uses related to the regulation of RECREATIONAL MARIJUANA ESTABLISHMENTs and other uses related to the regulation of recreational marijuana. The Town intends to adopt a temporary moratorium on the use of land and structures in the Town for RECREATIONAL MARIJUANA ESTABLISHMENTs so as to allow the Town sufficient time to engage in a planning process to address the effects of such structures and uses in the Town and to adopt provisions of the Zoning Bylaw in a manner consistent with sound land use planning goals and objectives.

10.2 Definition

RECREATIONAL MARIJUANA ESTABLISHMENT - A marijuana cultivator, marijuana testing facility, marijuana product manufacturer, marijuana retailer or any other type of licensed recreational marijuana-related business.

10.3 Temporary Moratorium

There is hereby established a temporary moratorium on the use of land or structures for a RECREATIONAL MARIJUANA ESTABLISHMENT, the moratorium shall be in effect until December 31, 2018, or any date prior. During the moratorium period, the use of land or structures for a RECREATIONAL MARIJUANA ESTABLISHMENT shall be prohibited.

Nothing contained in this Article shall be construed to permit, or authorize to be permitted, the use of land or structures for any activity involving marijuana, other than as a RECREATIONAL MARIJUANA ESTABLISHMENT.

10.4 Planning Process

During the temporary moratorium established in section 10.3, the Town shall undertake a planning process to address the potential effects of RECRETIONAL MARIJUANA ESTABLISHMENTs and other land uses and structures related to the use of marijuana for medical purposes, shall consider the final regulations promulgated by the State of Massachusetts, and shall make recommendations regarding the adoption of new Zoning Bylaw provisions governing the location, operation and effects of RECREATIONAL MARIJUANA ESTABLISHMENTs and other land uses and structures related to the use of marijuana for recreational purposes.