

ARTICLES 1-3

AMENDMENT OFFERED BY CLINT RICHMOND, TMM6

VOTED: To amend the General By-Laws by amending Section 8.37.5, Paragraph B., as follows (additions are denoted in ***bold, italicized text***, deletions are denoted in ~~stricken text~~):

Add the following new subsection:

18. Purchases by customers from Marijuana Retailers (not to include either Medical Marijuana Treatment Centers or Delivery-Only Marijuana Retailers) shall be made solely on a reserve ahead basis for pick up at the Marijuana Retailer facility, provided, however, that if a customer requires the assistance of a marijuana consultant at the facility, an advance appointment is required, and, further provided, that the Marijuana Retailer must provide the customer with the option to schedule an appointment anonymously; all such reserve ahead purchases require confirmation of the time or times at which a pick-up may be made; and, all reserve ahead pick-ups and appointments for consultation shall be scheduled and, if necessary, limited, to avoid nuisance conditions in surrounding neighborhoods as provided in Section 8.37.5, Paragraph B.9. above, as well as to otherwise comply with State and local law. This Paragraph B.18 shall terminate on June 1, 2022