

ORDINANCE NO. 162

ORDINANCE AMENDING THE VILLAGE OF PINCKNEY CODE OF  
ORDINANCES BY AMENDING TITLE XI, BUSINESS REGULATIONS,  
CHAPTER 113, MISCELLANEOUS BUSINESSES REQUIRING A LICENSE, §113.34,  
REQUIREMENTS AND PROCEDURES FOR ISSUING MUNICIPAL LICENSES

The Village of Pinckney ordains:

**Section 1.** The Code of Ordinances of the Village of Pinckney, Title XI, *Business Regulations*, Chapter 113, *Miscellaneous Businesses Requiring a License*, Section 113.34, *Requirements and Procedures For Issuing Municipal Licenses*, to add a new Subsection (K), entitled *Stacked License*, to read as follows:

(K) STACKED LICENSE.

A Municipal License Holder that is requesting an initial Class C Grower License or a Municipal License Holder that has been issued a Class C Grower License may apply for one or more Stacked Licenses at the same Municipally Licensed Premise subject to all requirements of the MRTMA, administrative rules and local regulations. Each Stacked License is subject to all applicable fees for application and renewal. There are two categories for a Stacked License: Minor or Major.

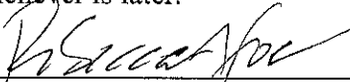
(1) *Stacked License-Minor*. A minor Stacked License is one that does not require changes to the Municipally Licensed Premise or Municipally Licensed Property and does not require changes to the information provided in the original Class C Grower Application. This license type does not require an additional special land use approved by the Planning Commission and can be approved by Village Council. A review by Village Department of Public Works in conjunction with the village engineer may be required to assess any additional impact to water and wastewater capacity and treatment. Such review would be paid for by the applicant.

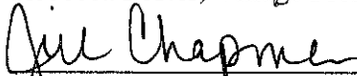
(2) *Stacked License-Major*. A major license is one that requires changes to the Municipally Licensed Premise or Municipally Licensed Property and/or has changes to the information provided in the original Class C Grower Application, for example, changes to owner/operator information, alterations to the premises or any site changes, among others. This license type must follow all of the application requirements and approvals, including site plan review, special use permits and any other requirements that may be imposed by the village.

**Section 2. Repealer Clause.** Any ordinances or parts of ordinances in conflict herewith are hereby repealed only to the extent necessary to give this Ordinance full force and effect.

**Section 3. Validity and Severability.** Should any portion of this Ordinance be found invalid for any reason, such a holding shall not be construed as affecting the validity of the remaining portions of the Ordinance.

**Section 4. Effective Date.** This Ordinance shall be effective twenty (20) days after its passage, or from and after its publication, whichever is later.

  
\_\_\_\_\_  
Rebecca Foster, Village President

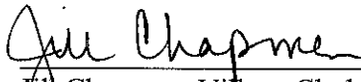
  
\_\_\_\_\_  
Jill Chapman, Village Clerk

Village Council Member Kinczkowski offered the foregoing Ordinance, and moved its adoption. The motion was seconded by Village Council Member Bierman, and upon being put to a vote, the vote was as follows:

Rebecca Foster, President	<u>y</u>
Justin Bierman, Trustee	<u>y</u>
Ted Kinczkowski, Trustee	<u>y</u>
Linda Lavey, Trustee	<u>y</u>
Brian Matson, Trustee	<u>Abs</u>
Justin McInnes, Trustee	<u>y</u>
Scott Smith, Trustee	<u>Abs</u>

The President thereupon declared this Ordinance adopted by the electorate was approve for incorporation into the Village Code of Ordinances by the Village Council of the Village of Pinckney this 12<sup>th</sup> day of September, 2022.

I hereby certify that the foregoing constitutes a true and complete copy of Ordinance No. 162 adopted by the Village Council of the Village of Pinckney, County of Livingston, Michigan, at a regular meeting held on September 12, 2022.

  
\_\_\_\_\_  
Jill Chapman, Village Clerk