

Sarah Etelamaki, Clerk
Koski, Trustee

Thomas Prophet, Supervisor

Debbie Wiljanen, Treasurer
Pete Jeffrey Ogea, Trustee

**HUMBOLDT TOWNSHIP
244 CO. RD. FAF
CHAMPION, MICHIGAN 49814**

**RESOLUTION
TO ADOPT FEE STRUCTURE FOR COMMERCIAL MEDICAL MARIHUANA
FACILITIES APPLICATION**

WHEREAS, the State of Michigan enacted the Medical Marihuana Facilities Licensing Act, MCL 333.27101, et. seq. (2016), to license and regulate certain commercial entities identified in the Act as growers, processors, provisioning centers, secure transporters, and safety compliance facilities; and

WHEREAS, the Medical Marihuana Facilities Licensing Act provides that a marihuana facility shall not operate in a municipality unless the municipality has adopted an ordinance that authorizes that type of facility; and

WHEREAS, being duly informed and advised, the Humboldt Township Board has adopted ordinance # 10-30-17, Authorizing and Permitting Commercial Medical Marihuana Facilities to authorize the location of any medical marihuana facilities within the Township of Humboldt as provided by the Medical Marihuana Facilities Licensing Act, MCL 333.27101, et. seq. (2016)

WHEREAS, Item 7. Of Section 2 of the Humboldt Township Ordinance Authorizing & Permitting Commercial Medical Marihuana Facilities requires the Township Board to set all fees for application, annual fees and inspection fees for permits of a commercial medical marihuana facility by resolution.

THEREFORE BE IT RESOLVED that the following fee structure is adopted:

Application/Renewal fee: \$300.00

The foregoing resolution offered by Sarah Etelamaki and supported by Jeffrey Ogea.

Roll Call Vote

Ayes: Sarah Etelamaki, Jeffrey Ogea, Pete Koski, Thomas Prophet

Nays: None

Absent: Debbie Wiljanen

The Supervisor declared the resolution Adopted.



Sarah Etelamaki, Clerk

CERTIFICATE

I, Sarah Etelamaki, the duly elected and acting Clerk of Humboldt Township, hereby certify that the foregoing resolution was adopted by the Township Board by a roll call vote at a regular meeting of the Board held on December 11, 2017, at which meeting a quorum was present; and that this resolution was ordered to take immediate effect.