# ORDINANCE NO. 2019- 1125

# AN ORDINANCE OF THE COUNTY OF PLUMAS, STATE OF CALIFORNIA, IMPLEMENTING PROCEDURES TO ESTABLISH STANDARDS FOR PERSONAL CULTIVATION OF CANNABIS BY AMENDING CERTAIN SECTIONS OF TITLE 9 (PLANNING AND ZONING) OF THE PLUMAS COUNTY CODE

The Board of Supervisors of the County of Plumas, State of California, ORDAINS as follows:

#### Section 1. Amendment.

Sections 9-2.267.2 "Personal cultivation of cannabis", 9-2.267.5 and 9-2.285 "School" of Article 2 of Chapter 2 of Title 9 of Chapter 2 of Title 9 of the Plumas County Code are hereby amended and adopted as set forth in Exhibit "A".

### Section 2. Codification.

Section 1 of this ordinance shall be codified.

#### Section 3. Publication.

This ordinance shall be published, pursuant to Section 25124(b)(1) of the Government Code of the State of California, before the expiration of fifteen days after the passage of the ordinance, once, with the names of the supervisors voting for and against the ordinance, in the *Feather River Bulletin*, the *Indian Valley Record*, the *Chester Progressive*, and the *Portola Reporter*, newspapers of general circulation in the County of Plumas.

The foregoing ordinance was introduced at a regular meeting of the Board of Supervisors on the 5th day of NOVEMBER, 2019, and passed and adopted on the 12th day of NOVEMBER, 2019 by the following vote:

AYES: Supervisors: SIMPSON, THRALL, GOSS

NOES: Supervisors: ENGEL

ABSENT: Supervisors: NONE

Chairman, Board of Supervisors

ATTEST:

Clerk of said Board of Supervisors

#### Exhibit "A"

#### Sec. 9-2.267.2. Personal cultivation of cannabis.

"Personal cultivation of cannabis" shall mean the personal cultivation of not more than six living cannabis plants by a person within that person's private residence, or upon the grounds of that private residence, which are located in a locked space, and are not visible by normal unaided vision from a public place. Not more than six living cannabis plants may be planted, cultivated, harvested, dried, or processed within a single private residence or upon the grounds of that private residence, at one time (Ordinance 2019-1119)

(a) Personal cultivation sites in zones that allow private residences shall be fully enclosed by a minimum six (6') foot high fence with a lockable gate. Any fence enclosing the personal cultivation site that is greater than six seven (6') (7') feet in height shall be constructed to meet the requirements of Section 9-2.407. The enclosure shall be constructed of a material and strength that reasonably prevents access by trespassers and with adequate screening to prevent the cannabis plants from being viewed.

Fencing of the property will not be required if an enclosed, lockable greenhouse is used as the cultivation site. The greenhouse shall be constructed of a material and strength that reasonably prevents access by trespassers and with adequate screening to prevent the cannabis plants from being viewed.

- (b) All building code requirements for any new construction or modifications of existing structures must be met.
- (c) Outdoor cultivation sites shall be located at least ten (10') feet from any side or rear property line.
- (d) Secured accessory structures or greenhouses must follow all building code requirements and shall be located at least five (5') feet from side and rear property lines.
- (e) Access to the cultivation site shall be controlled to reasonably prevent access by trespassers.
- (f) In no instance shall any cannabis plants grown outdoors exceed the height of the fence enclosing the personal cultivation site.

#### Sec. 9-2.285. School.

"School" shall mean a place for teaching and learning.

## Sec. 9-2.285. School.

"School" shall mean any public or private school providing instruction in kindergarten or grades 1 to 12, inclusive, but does not include any private school in which education is primarily conducted in private homes.