## TOWN OF PRINCETON NOTICE OF PUBLIC HEARING

In accordance with M.G.L. Chapter 40A, the Princeton Planning Board will hold a Public Hearing on January 5, 2022, at 7:30 PM at the Town Hall Annex regarding proposed amendments to the Princeton Zoning bylaws. The proposed amendments deal with the commercial cultivation, processing, and manufacturing of marijuana in Princeton, and include resident-proposed amendments referred to the Planning Board by the Select Board, and related Planning Board-proposed amendments.

The proposed amendments to the Princeton Zoning bylaws are available for review at the Town Hall, 6 Town Hall Drive, during normal business hours or on the website on the Planning Board page: <a href="http://www.town.princeton.ma.us">http://www.town.princeton.ma.us</a>. All interested parties are invited to attend. Those who are una

John Mirick, Chairman Princeton Planning Board

The Telegram & Gazette December 22, 2021 December 29, 2021

## **Virtual Attendance Information:**

Planning Board Meeting / Public Hearing Wed, Jan 5, 2022 7:30 PM - 12:30 AM (EST)

Please join my meeting from your computer, tablet or smartphone.

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## Proposed Zoning By-Law Amendments (From Planning Board)

The Planning Board is proposing three amendments to the Zoning By-Laws. Each proposed amendment would be a separate warrant article
ARTICLE To see if the Town will vote to amend SECTION III, RESIDENTIAL-AGRICULTURAL DISTRICT, by adding as Section III.1.(R) the following provision, or take any other action relative thereto:
Notwithstanding any other provisions in these by-laws, commercial cultivation processing, and/or manufacturing of marijuana is not a permitted use in a Residential Agricultural District.
ARTICLE To see if the Town will vote to amend SECTION IV, BUSINESS DISTRICT by adding as Section IV.1.(K) the following provision, or take any other action relative thereto:
Notwithstanding any other provisions in these by-laws, commercial cultivation processing, and/or manufacturing of marijuana is not a permitted use in a Business District.
ARTICLE To see if the Town will vote to amend SECTION V, BUSINESS-INDUSTRIAL DISTRICT, by adding as Section V.1.(D) the following provision, or take any other action relative thereto:

Notwithstanding any other provisions in these by-laws, commercial cultivation, processing, and/or manufacturing of marijuana is not a permitted use in a Business-Industrial District.

## Proposed Zoning By-Law Amendments (From Residents)

Pursuant to G.L. Ch. 40A Section 5, residents have proposed two amendments to the Zoning By-Laws. Each proposed amendment would be a separate warrant article

ARTICLE \_\_\_\_. To see if the Town will vote to amend SECTION III, RESIDENTIAL-AGRICULTURAL DISTRICT, by deleting the existing Section III.1.(E) and replacing it with the following provision, or take any other action relative thereto:

Farm, nursery, truck garden or greenhouse, including the display and sale of products or plants raised in the town, but specifically excluding the use of land and/or buildings for planting, growing harvesting, storing, processing, or packaging marijuana (cannabis) by a person or entity licensed by the Cannabis Control Commission, or any other use or facility which involves the storage, processing, transportation, or cultivation of marijuana (cannabis), which is not (a) for personal use or (b) conducted by a licensed caregiver, in amounts not to exceed the state imposed limits for individuals or caregivers ("Cannabis Cultivation"). For avoidance of doubt, Cannabis Cultivation and Processing shall be considered a manufacturing use covered by Section V, Article 1(B) hereof.

ARTICLE \_\_\_\_. To see if the Town will vote to amend SECTION V, BUSINESS-INDUSTRIAL DISTRICT, by inserting onto the existing Section V.1(B) the following language indicated in italics, or take any other action relative thereto:

Any manufacturing or industrial use, including processing, fabrication and assemble, and including Cannabis Cultivation as defined in Section III, Article 1(E), provided that no such use shall be permitted which would be detrimental or offensive or tend to reduce property values in the same or adjoining districts by reason of dirt, odor, fumes, smoke, gas sewage, refuse, noise, excessive vibration, or danger of explosion or fire.