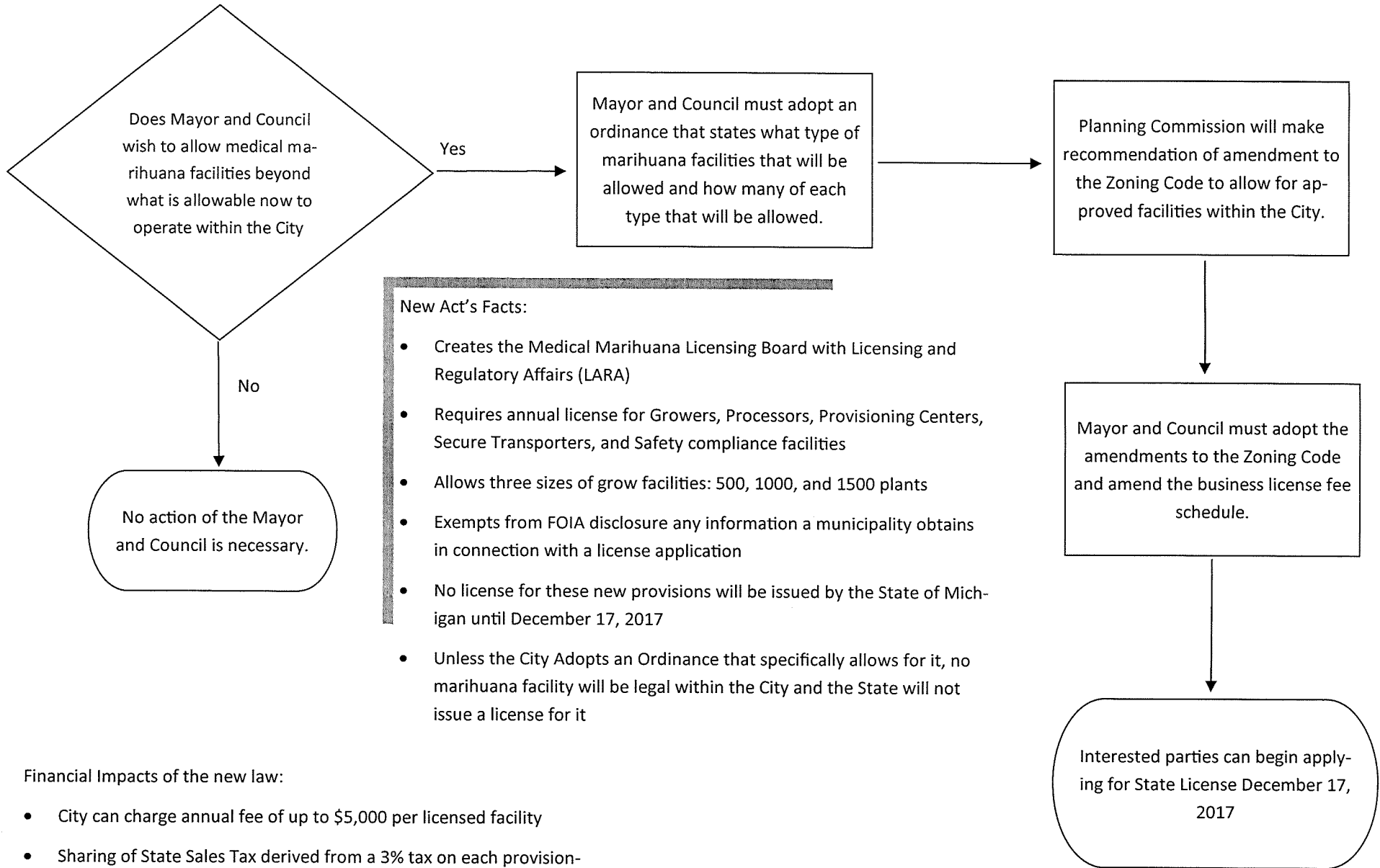


Medical Marihuana Facilities Licensing Act Mayor and City Council Decision Sheet



New Act's Facts:

- Creates the Medical Marihuana Licensing Board with Licensing and Regulatory Affairs (LARA)
- Requires annual license for Growers, Processors, Provisioning Centers, Secure Transporters, and Safety compliance facilities
- Allows three sizes of grow facilities: 500, 1000, and 1500 plants
- Exempts from FOIA disclosure any information a municipality obtains in connection with a license application
- No license for these new provisions will be issued by the State of Michigan until December 17, 2017
- Unless the City Adopts an Ordinance that specifically allows for it, no marihuana facility will be legal within the City and the State will not issue a license for it

Financial Impacts of the new law:

- City can charge annual fee of up to \$5,000 per licensed facility
- Sharing of State Sales Tax derived from a 3% tax on each provisioning center's gross retail
 - ◆ 25% of the 3% will be returned to municipalities in which a marihuana facility is located, allocated in proportion to the number of marihuana facilities within the municipality