

Weber County Planning Division www.co.weber.ut.us/planning 2380 Washington Blvd., Suite 240 Ogden, Utah 84401-1473 Voice: (801) 399-8791

Fax: (801) 399-8862

General Plan, Rezoning & Text Amendments

The Weber County General Plan's sets the direction for land use in unincorporated Weber County. This is done through the adoption of goals and policies. State law requires that a variety of County actions be consistent with the general plan. The General Plan is implemented by various means including zoning and subdivision ordinances. The General Plan may necessitate rezoning of property. It is County Policy that rezoning of property be consistent with the County's General Plans. The purpose of zoning regulations is to promote the general welfare, safety, health, convenience, and economic prosperity of the County.

<u>General Plans</u>: This application describes the legislative process by which applications to amend or add new language to the General Plan are considered. If a land use application is not in conformance with the General Plan, an amendment to the General Plan may be required.

<u>Rezoning of property (Zoning Map Amendments)</u>: This application describes the legislative process by which applicants can petition to change zoning on a property.

<u>Text Amendments</u>: This application describes the legislative means by which applicants can petition to add, change, or delete language in the Weber County Zoning or Subdivision Ordinance.

A pre-application meeting is required prior to application submittal; please call (801) 399-8791 to make an appointment. Date of pre-application review meeting:

Staff member assigned to process application:

Charles Ewert and Ann J. Morby

APPLICATION DEADLINE:

Thirty (30) days prior to the applicable Planning Commission meeting

The Western Weber County Township Planning Commission holds their meetings on the 2nd Tuesday of the month.

The Ogden Valley Township Planning Commission holds their meetings on the 4th Tuesday of the month.

Application Submittal Checklist

The Planning Division will only accept complete applications with supporting documents as outlined below. Submitting an application does not guarantee that your application will be placed on the next Planning Commission agenda.

The following is required as part of the application form submittal:

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	Complete Application Form
	A non-refundable fee made payable to Weber County (See Fee Schedule)
	Obtain signature of the owner(s) on the application and any authorized representatives
	All documents submitted in the application shall be accompanied by a PDF file of the respective document. All
	plans (including but not limited to site plans, architectural elevations/renderings, etc), and subsequent submittals
	and revisions, shall be accompanied by a full scale set of PDF files of the respective plans.



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- ☐ The application shall also be accompanied with the following information:
 - A. A Concept Development Plan meeting the requirements listed in the Weber County Zoning Ordinance Chapter 35-5.
 - B. Feasibility letters from the appropriate state or county agencies for water and wastewater.
 - C. Narrative from the project engineer explaining the feasibility for mitigation of storm water run-off.
 - D. The applicant shall provide a narrative addressing the following information:
 - How is the change in compliance with the General Plan?
 - 2. Why should the present zoning be changed to allow this proposal?
 - 3. How is the change in the public interest?
 - 4. What conditions and circumstances have taken place in the general area since the General Plan was adopted to warrant such a change?
 - 5. How does this proposal promote the health, safety and welfare of the inhabitants of Weber County?
 - A narrative describing the project vision.

Destination and Recreation Resort Zones have additional approval criteria as listed in the Weber County Zoning Ordinance Chapter 44:

- A. Due to the anticipated scale and potential impact of a Destination and Recreation Resort on Weber County and other surrounding areas, additional information, shall be required to accompany any application submitted for consideration of a Destination and Recreation Resort Zone approval. The additional information shall consist of the following:
 - Concept Development Plan showing sensitive land areas as described/mapped in the Weber County Zoning Ordinance Chapter 43, Ogden Valley Sensitive Lands Overlay Districts
 - 2. Traffic Impact Analysis
 - 3. Cost Benefit Analysis
 - 4. Recreation Facilities Plan
 - 5. Seasonal Workforce Housing Plan
 - Emergency Services Plan including a Letter of Feasibility from the Weber Fire District and Weber County Sheriff's Office
 - 7. Letter of Feasibility from the electrical power provider
 - 8. Density calculation table showing proposed density calculations
 - 9. Thematic renderings demonstrating the general vision and character of the proposed development

Other Weber County Zoning Ordinance chapter requirements may apply as determined in the pre application meeting.

Fee Schedule

Rezone Fee

- o \$600.00
- o Plus \$5.00 per acre; or plus \$10.00 per acre with a development agreement.
- o Plus \$30.00 per hour, if applicable from the Surveyor's Office.

Zoning Ordinance or General Plan Amendment Fee

- 0 \$1,000.00
- o Plus \$52.00 per page.
- o Plus \$30.00 per hour, if applicable from the Surveyor's Office.



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Approval Criteria

Staff will review your application using the requirements of the Weber County Zoning Ordinance 35-3 as follows:

To promote compatibility and stability in zoning and appropriate development of property within Weber County, no application for rezoning shall be approved unless it is demonstrated that the proposed rezoning promotes the health, safety, and welfare of Weber County and the purposes of this Ordinance.

The Planning Commission and the County Commission will consider whether the application should be approved or disapproved based upon the merits and compatibility of the proposed project with the General Plan, surrounding land uses, and impacts on the surrounding area. The Commissions will consider whether the proposed development, and in turn the application-for rezoning, is needed to provide a service or convenience brought about by changing conditions and which therefore promotes the public welfare. The County Commission may require changes in the Concept Plan in order to achieve compatibility and may impose any conditions to lessen or eliminate adverse impacts.

Destination and Recreation Resort Zone have additional approval criteria:

- A. The proposed Resort can be developed in a manner that will not substantially degrade natural/ecological resources or sensitive lands as identified in Chapter 43, Ogden Valley Sensitive Lands Overlay District, of the Weber County Zoning Ordinance.
- B. A professional and empirical study has provided substantial evidence determining that the proposed Resort is viable and contributes to the surrounding community's economic well being.
- C. A professional and empirical study has provided substantial evidence determining that proposed traffic mitigation plans will prevent transportation corridors, serving the Resort, from diminishing below an acceptable Level of Service.
- D. The natural and developed recreational amenities, provided by the Resort, shall constitute a primary attraction and provide an exceptional recreational experience by enhancing quality public recreational opportunities.
- E. The proposed Resort's Seasonal Workforce Housing Plan will provide a socially, economically, and environmentally responsible development.
- F. The proposed Resort can demonstrate that public safety services are and/or will be feasible and available to serve the project in a manner that is acceptable to the County Commission.

For Your Information

An application for a rezoning expires eighteen (18) months after submittal, if not acted upon, provided however, that the Director may extend the application for six (6) months for just cause.

This application can be filled out online at the following Planning Division web site: www.co.weber.ut.us/planning Copies of the applicable Weber County Zoning Ordinances and other helpful information are also available at this web site.

We	ber Cou	inty Zoning Ma	ap Amendm	ent App	olication
Application submitt	tals will be acce	pted by appointment only.	(801) 399-8791. 2380 Wa	shington Blvd	l. Suite 240, Ogden, UT 84401
Date Submitted May 28, 2020					Added to Map (Office Use)
Property Owner Contact	t Informatio	n 1			
Name of Property Owner(s) Pineae Greenhous	ses, Inc.		Mailing Address of Prop		
Phone (801) 633-6295	Fax		Ogden, Utah 8		
Email Address bgold@pineae.co	om		Preferred Method of Wi		ondence
Authorized Representati	ive Contact	Information			
Name of Person Authorized to Re Seth S. Gomm, Esq			Mailing Address of Authorized Person 1955 West Grove Parkway, Suite 250		
Phone (801) 871-3657	Fax (801) 877-4318	Pleasant Grove, UT 84062		
Email Address sgomm@spauldinglaw	v.com		Preferred Method of Written Correspondence Fax Mail		
Property Information					
Project Name A-2 Zone Ordinance	Revision		Current Zoning A-2	Mark the second second	Proposed Zoning A-2 (unchanged)
Approximate Address 1901 South 5100 West Ogden, Utah 84401-9070			Land Serial Number(s) 150810031		
Current Use 83.49 greenhouse agric			culture	Proposed U	se ouse agriculture (unchanged)
Project Narrative					
Describing the project vision.					

Since 1952, Pineae Greenhouses has been a Utah family-owned premium quality regional grower of wholesale annuals, perennials, nursery products, and holiday plants. In March 2019, the company was granted a license by the Utah Department of Agriculture and Food to produce industrial hemp cannabis starter plants at its 83-acre property west of Ogden, Utah. Pineae's state-of-the-art automated greenhouse and nursery operation is comprised of 25 acres of greenhouse and 20 acres of nursery production. Pineae has worked closely with Utah State University and many other greenhouse growers from across the country to develop low-impact, yet effective, production techniques for industrial hemp cannabis.

As a regional leader in industrial hemp greenhouse and nursery plant production, Pineae is extremely well positioned to use its techniques to assist the State of Utah in meeting the growing patient demand for medical cannabis. While the program continues to develop and mature, licensed medical cannabis cultivators need established and responsible partners like Pineae to meet the medicinal needs of Utah's patients.

Industrial hemp and medical cannabis plants are identical in nearly every way except for the chemical composition of their cannabinoids, which can only be identified in a laboratory setting. Therefore, the County should see none or nominal increased impact, when compared to Pineae's current hemp production. Pineae is located in an A-2 zone. In order to assist the state with the medical cannabis program, Pineae requests the attached proposed revisions to County Ordinances 108-7-34 and 104-7-3 to include medical cannabis cultivation as a permitted use in the A-2 zone.

Project Narrative (continued...)

How is the change in compliance with the General Plan?

The West Central Weber County General Plan offers no explicit direction on the subject of medical cannabis cultivation, but it generally supports agricultural and manufacturing pursuits in their respective zones.

The minor proposed revisions to County Ordinances 108-7-34 and 104-7-3 will clarify that only medical cannabis cultivation (as opposed to medical cannabis processing) will be a permitted use in the A-2 zone, and adjusts minimum setback language to be consistent with other County standards.

Ordinance 104-7-1 states the purpose and intent of "[t]he A-2 Zone is both an agricultural zone and a low-density rural residential zone. The purpose of the A-2 Zone is to designate moderate-intensity farming areas where agricultural pursuits and the rural environment should be promoted and preserved where possible." Like the A-3 zone that currently permits medical cannabis cultivation, the A-2 zone has very limited residential use.

Ordinance 104-7-2 further states that "[a]griculture is the preferred use in the A-2 Zone. All agricultural operations shall be permitted at any time, including the operation of farm machinery and no agricultural use shall be subject to restriction because it interferes with other uses permitted in the zone."

The proposed revisions maintain the County's desire to proceed with caution in designating certain areas that are zoned primarily for agriculture use, and that are distant from dense residential centers. Since the Ordinances mandate that "all agricultural operations shall be permitted at any time ... and [that] no agricultural use shall be subject to restriction," like the preexisting permitted industrial hemp cannabis cultivation, medical cannabis cultivation should also be a permitted use in the A-2 zone.

Why should the present zoning be changed to allow this proposal?

The applicant does not advocate a change in zoning. It only proposes minor revisions to County Ordinances 108-7-34 and 104-7-3 to include medical cannabis cultivation as a permitted use in the A-2 zone.

Project Narrative (continued...)

How is the change in the public interest?

The popularity and appreciation of medical cannabis among Utah patients has been greater than what many Utah legislators, regulators, physicians, and statisticians had previously anticipated. The state has expressed an urgent need for additional existing turn-key cultivation facilities to contribute to the responsible cultivation of medical cannabis in order to meet patient demand.

Pineae employs as many as 185 people that live or work in Weber County. The company pays competitive wages that are largely spent in or around the County. Permitting Pineae to also cultivate medical cannabis will create more steady jobs for locals - in a time when many residents have lost jobs because of COVID-19 impacts on the economy.

Because of the state's strict background check requirements for the industry, any jobs created must be provided to non-felon citizens over the age of 21 who have not been recently convicted of drug misdemeanor charges. Following an intensive interviewing, screening, and onboarding process, hundreds of hours of training will be provided to such personnel.

What conditions and circumstances have taken place in the general area since the General Plan was adopted to warrant such a change?

As previously stated, the West Central Weber County General Plan offers no explicit direction on the subject of medical cannabis cultivation, but it generally supports agricultural and manufacturing pursuits in their respective zones.

After the General Plan was adopted, Utah voters demanded that medical cannabis be made available, and the Utah legislature responded with the Utah Medical Cannabis Act. Weber County has adopted a cautious and measured approach to the inclusion of medical cannabis facilities within its jurisdiction, and the minor revisions proposed in this application preserves that responsible restraint while also serving the increased medical needs of the County's and state's registered patients.

Web, Brian D. Gold, CEO, Pineae Greenhouses, Inc. under the real property described in the attached application, do authorized a purity representative (s). Sent S. Gomm. Esq. and Spauding Law. LEP to represent me (us) regarding the attached application and to aspeat your low lower any administrative or legislative body in the County considering this application and to act in all respects as our agent in ma ertaining to the attached application. Tropping Winner (Property Owner) Seted this 28 day of Mau 20 2D personally appeared before me BELLIN BOLD appearance of the Representative Authorization Affidavit who duly acknowledged to me that they executed the same. ERINT MCALLISTER Notary Public, State of Utah Commission # 689951 My Commission # 689951 My Commission Expires On August 20, 2020	uthorized Representa	tive Affidavit			
ated this 28 day of May 20 2D personally appeared before me Brian Bold gener(s) of the Representative Authorization Affidavit who duly acknowledged to me that they executed the same. ERIN T MCALLISTER Notary Public, State of Utah Commission # 689951 My Commission Expires On August 20, 2020	ny (our) benaif before any ac	iministrative or legislative body in the	wner(s) of the real property described in t , to represent me (us) regardir County considering this application and	he attached application, do authorized a og the attached application and to appea to act in all respects as our agent in ma	s my ar on tters
ERIN T MCALLISTER Notary Public, State of Utah Commission # 689951 My Commission Expires On August 20, 2020 (Not	Property/Owner)		(Property Owner)		
Notary Public, State of Utah Commission # 689951 My Commission Expires On August 20, 2020 (Not	ated this <u>28</u> day of _ gner(s) of the Representative	May 20 2D, person Authorization Affidavit who duly acknow	nally appeared before me <u>Briar</u> Wledged to me that they executed the sar	7. BOLD	the
	Notar Co	ry Public, State of Utah ommission # 689951 ommission Expires On	- Edward	SMOULASTE.) ary)

Project Narrative (continued...)

How does this proposal promote the health, safety and welfare of the inhabitants of Weber County?

Because industrial hemp and medical cannabis plants are almost identical in appearance, scent, and resource consumption, the County and its residents should see very little, if any, increased impact, when compared to Pineae's current industrial hemp cannabis production. The company is constantly beautifying its 83 acre site and upgrading its greenhouses with clean and safe state-of-the-art technology.

As mandated by state law, the site will be extremely secure and constantly monitored. Daily inventory counts and digital plant tracking is required using the state's software to prevent diversion or theft. State regulators will conduct regular stringent audits and inspections, unlike any other industry in Utah.

Only following Utah and Salt Lake Counties, Weber County currently has the largest number of registered medical cannabis patients in the state. Among many other qualifying diseases, treatment of chronic pain is the overwhelming primary qualifying condition of Utah cannabis patients. Most of these patients have been able to supplement, or even eliminate their use of opiates by using medical cannabis. Unlike the death and devastation that opiates have wrecked on society, there are no recorded overdose deaths caused by medical cannabis. As Weber County's citizens become more comfortable with medical cannabis, more lives will be saved.

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I (We),	Brian D. Gold, CEO, Pineae Greenhouses, Inc.	, depose and say that I (we) am (are) the owner(s) of the property identified in this application
and tha	t the statements herein contained, the information pro-	vided in the attached plans and other exhibits are in all respects true and correct to the best of
) knowledge.	

(Property Owner)

(Property Owner)

Subscribed and sworn to me this

__day of _

, 20 20

ERIN T MCALLISTER
Notary Public, State of Utah
Commission # 689951
My Commission Expires On
August 20, 2020

(Notary)

Sec. 108-7-34. - Medical cannabis production establishment.

In addition to any other site development standard or use regulation, a medical cannabis production establishment, where allowed by the zone, is governed as follows:

- The establishment shall sufficiently clean waste gasses or exhaust air so that no cannabis odor or other foul odor is exhausted.
- (2) Medical cannabis cultivation, as defined by state code, shall not be allowed in the M-1 and M-2 zones.
- (3) In the A-3 zone, the following standards shall apply to the medical cannabis production facility: and in the A-2 zone, the following standards shall apply to the medical cannabis cultivation facility:
 - a. The minimum lot area required is 20 acres.
 - b. The minimum setback from any lot line is 100-50 feet.
 - c. The architectural, landscape, and screening design standards of Title 108 Chapter 2 are required for any cannabis processing facility located in the A-3 zone.
 - d. The facility shall be located on land that can provide the facility access from a street that meets currently adopted street standards.
 - e. If a residential use exists, or is later located within, 500 feet of the facility, the site shall have a six-foot land berm or an eight-foot masonry wall constructed to shield the view of the facility from the residential properties, except where interruption is necessary to provide vehicle access to the facility.

Sec 104-7-3 Permitted Uses

The following uses are permitted in the Agriculture Zone A-2:

- Accessory building incidental to the use of a main building; main building designed or used to
 accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to
 a main use.
- b) Agriculture, agricultural experiment station; apiary; aviary; aquarium.
- c) Animals or fowl kept for family food production as an accessory use.
- d) Cemetery; chinchilla raising, convalescent or rest home
- e) Church, synagogue or similar building used for regular religious worship.
- f) Cluster subdivision in accordance with title 108, chapter 3 of this Land Use Code.
- g) Corral, stable or building for keeping animals or fowl, provided such structure shall be located not less than 100 feet from a public street and not less than 25 feet from any rear or side lot line.
- h) Fruit or vegetable stand for produce grown on the premises only.
- i) Golf course, except miniature golf course.
- Greenhouse and nursery limited to sale of materials produced on premises and with no retail shop operation.
- k) Home occupations—with no visiting clientele.
- 1) Household pets.
- 1)m)Medical cannabis cultivation facility, as defined by state code, in compliance with 73 Section 108-7-34.
- m)n) Parking lot accessory to uses allowed in this zone.
- n)o) Private park, playground or recreation area, but not including privately owned commercial amusement business.
- o)p) Private stables, horses for private use only and provided that not more than two horses may be kept for each one-half acre within any lot.
- <u>p)q)</u> Public building; public park, recreation grounds and associated buildings; public school; private education institution having a curriculum similar to that ordinarily given in public schools.
- q)r) Single-family dwelling.
- r)s) Sugar beet loading or collection station and dump sites.
- <u>s)t)</u> Temporary buildings for use incidental to construction work. Such building shall be removed upon completion or abandonment of the construction work.

Sec. 108-7-34. - Medical cannabis production establishment.

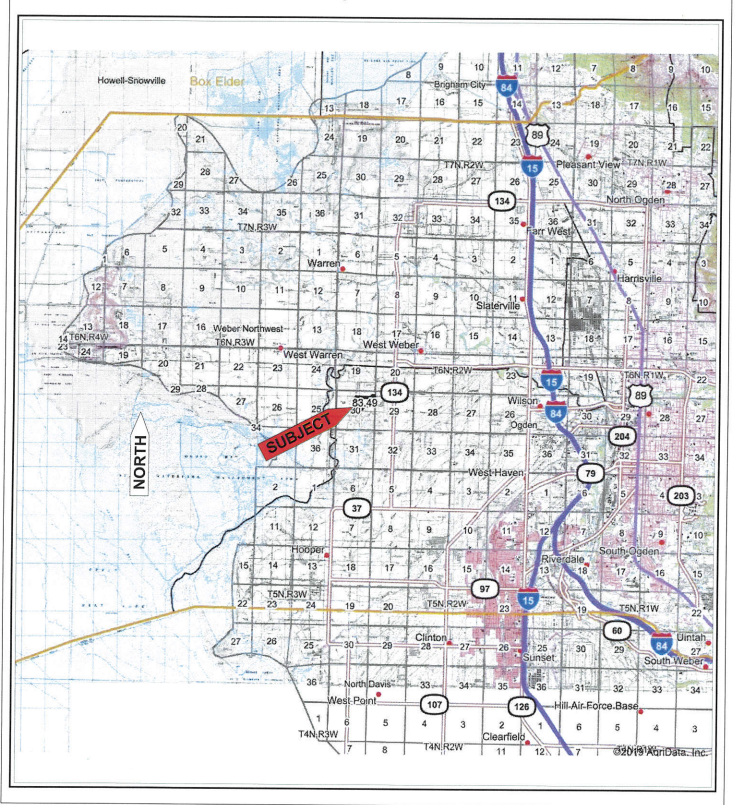
In addition to any other site development standard or use regulation, a medical cannabis production establishment, where allowed by the zone, is governed as follows:

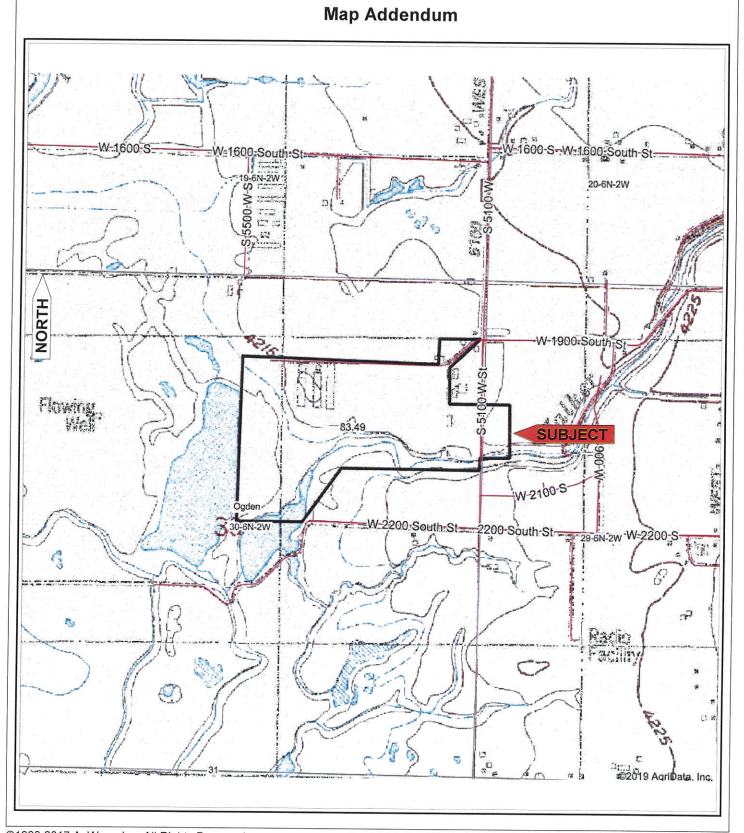
- The establishment shall sufficiently clean waste gasses or exhaust air so that no cannabis odor or other foul odor is exhausted.
- (2) Medical cannabis cultivation, as defined by state code, shall not be allowed in the M-1 and M-2 zones.
- (3) In the A-3 zone, the following standards shall apply to the medical cannabis production facility; and in the A-2 zone, the following standards shall apply to the medical cannabis cultivation facility:
 - a. The minimum lot area required is 20 acres.
 - b. The minimum setback from any lot line is 50 feet.
 - c. The architectural, landscape, and screening design standards of Title 108 Chapter 2 are required for any cannabis processing facility located in the A-3 zone.
 - d. The facility shall be located on land that can provide the facility access from a street that meets currently adopted street standards.
 - e. If a residential use exists, or is later located within, 500 feet of the facility, the site shall have a six-foot land berm or an eight-foot masonry wall constructed to shield the view of the facility from the residential properties, except where interruption is necessary to provide vehicle access to the facility.

Sec 104-7-3 Permitted Uses

The following uses are permitted in the Agriculture Zone A-2:

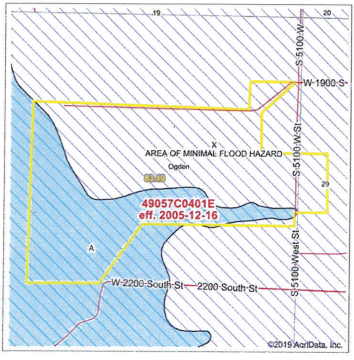
- Accessory building incidental to the use of a main building; main building designed or used to
 accommodate the main use to which the premises are devoted; and accessory uses customarily incidental to
 a main use.
- b) Agriculture, agricultural experiment station; apiary; aviary; aquarium.
- c) Animals or fowl kept for family food production as an accessory use.
- d) Cemetery; chinchilla raising, convalescent or rest home
- e) Church, synagogue or similar building used for regular religious worship.
- f) Cluster subdivision in accordance with title 108, chapter 3 of this Land Use Code.
- g) Corral, stable or building for keeping animals or fowl, provided such structure shall be located not less than 100 feet from a public street and not less than 25 feet from any rear or side lot line.
- h) Fruit or vegetable stand for produce grown on the premises only.
- i) Golf course, except miniature golf course.
- j) Greenhouse and nursery limited to sale of materials produced on premises and with no retail shop operation.
- k) Home occupations—with no visiting clientele.
- l) Household pets.
- m) Medical cannabis cultivation facility, as defined by state code, in compliance with 73 Section 108-7-34.
- n) Parking lot accessory to uses allowed in this zone.
- o) Private park, playground or recreation area, but not including privately owned commercial amusement business.
- p) Private stables, horses for private use only and provided that not more than two horses may be kept for each one-half acre within any lot.
- q) Public building; public park, recreation grounds and associated buildings; public school; private education institution having a curriculum similar to that ordinarily given in public schools.
- r) Single-family dwelling.
- s) Sugar beet loading or collection station and dump sites.
- t) Temporary buildings for use incidental to construction work. Such building shall be removed upon completion or abandonment of the construction work.







FEMA Report





State: UT County: Weber Acres: 83.49 Date: 10/2/2019

Location: 30-6N-2W Township: Ogden





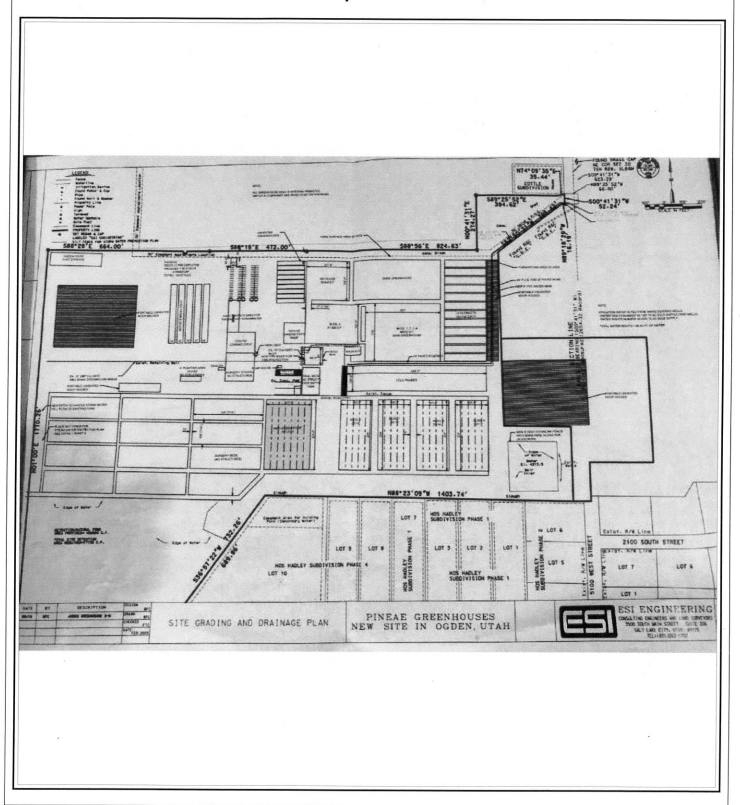
Name	Number	County	NFIP Participation	A	cres	Percent
Weber County	490187	Weber	Regular		83.49	100%
Total						100%

Map Change	Date	Case No.	Acres	Percent
No			83.49	100%

Zone	SubType	Description	Acres	Percent
x	AREA OF MINIMAL FLOOD HAZARD	Outside 500-year Floodplain	50.4	60.4%
A		100-year Floodplain	33.09	39.6%
		Total	83.49	100%

Panel	Effective Date	Acres	Percent
49057C0401E	12/16/2005	83.49	100%
	Total	83.49	100%

Flood related information provided by FEMA



75



View of Greenhouse



View of Greenhouse



View of Greenhouse



View of Greenhouse



View of Greenhouse



View of Greenhouse



View of Production House



View of Production House



View of Production House



View of Table House



View of Table House



View of Table House



View of Quad House



View of Peak House



View of S-0 to S-4 Houses



View of S-1 Interior



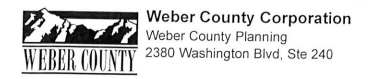
View of S-2 Interior



View of S-3 Interior



Incoming Application Processing Form Weber County Project Name: Medical Cannabis Cultivation 5/22/2026 Zoning: AZ Scott **Date Submitted:** Received by: n Secondary Water Provider: __//_ **Culinary Water Provider:** Waste Water Provider: Project Type: Alternative Access ☐ Subdivisions: Subdivision (Small/Amendment) Board of Adjustment Subdivision-(Prelim/Final) **Building Parcel Designation** Subdivision-Cluster Conditional Use Permit **Zoning Text Amendment** Design Review Zoning Map Amendment П Hillside Review Zoning Development Agreement Land Use Permit Vacation Other Medical Cannabis Cu Applicable Ordinances: Accessory Apartments Nonconforming Buildings, Uses and Petitioner Requirements-Rezoning Parcels Procedure Development Agreement Airport Zones and Height Regulations Ogden Valley Architectural, Planned Residential Unit Cluster Subdivision Landscape and Screening Standards Development Design Review Ogden Valley Lighting Public Buildings and Public Utility **Drinking Water Source Protection** Substations and Structures Ogden Valley Pathways Hillside Development Review and Ogden Valley Sensitive Lands Overlay Procedures and Standards District Standards for Single Family Dwellings Home Occupation П П Ogden Valley Signs Supplementary & Qualifying Reg Land Use Permit, Building Permit and Parking and Loading Space, Vehicle Time Share Certificate of Occupancy Traffic and Access Regulations Zones & Districts Natural Hazards Overlay Districts **Weber County Review Agencies:** Weber-Morgan Health Department-Weber County Economic Weber County School District-**Drinking Water Division Development Partnership** Transportation Division Weber-Morgan Health Department-Weber County Engineering Division Weber County Sheriff Waste Water Division Weber County GIS Weber County Special Events ■ Weber County Addressing Official Weber County CED Weber County Surveyor's Office ■ Weber County Animal Services Weber County Planning Division Weber County Treasurer's Office ■ Weber County Assessor's Office Weber County Recorder's Office Weber Fire District ■ Weber County Board of Adjustment Weber County Recreation Facilities Other Weber County Building Inspection Weber County Roads Division Weber County Commission **Outside Review Agencies:** П Bona Vista Water Improvement Ogden Valley Starry Nights Utah Department of Transportation District Powder Mountain Water & Sewer Utah Division of Air Quality Causey Estates Lot Owners Assoc. District Utah Division of Drinking Water Central Weber Sewer Improvement **Dominion Energy** WC3 Cole Canyon Water Company Rocky Mountain Power Weber Pathways Centurylink State of Utah Dept of Ag & Food West Warren-Warren Water & **Eden Irrigation Company** Taylor Geotechnical Sewer Hooper Irrigation Company Taylor-West Weber Water District Wolf Creek Water and Sewer Improvement District Hooper Water Improvement District Uintah Highlands Water & Sewer Dist Other **US Forest Service** Nordic Mountain Water Inc.



Customer Receipt

Receipt Number

135563

Receipt Date

05/28/20

Received From:

SPAULDING LAW

Time:

13:59:2

			Clerk:	amartin
Description	Co	omment		Amount
ZONING FEES	OF	RD. REVISION		\$1,104.00
	Payment Type	Quantity	Ref	Amount
	CHECK		1783	
	AN	IT TENDERED:	\$1,104.00	
	AN	IT APPLIED:	\$1,104.00	
	СН	ANGE:	\$0.00	