

Staff Report to the Weber County Commission

Weber County Planning Division

Synopsis

Application Information

Application Request: Agenda Date: Staff Report Date: Applicant: File Number:	A public hearing and decision regarding a proposal to amend Weber County Code § 104-5, § 104-6, § 104-7, § 104-8, and § 104-25 to regulate the cultivation and processing of medical cannabis, as required by state code, and to provide related minor edits to clarify intent and consistency. Tuesday, January 28, 2020 Wednesday, January 23, 2020 Weber County Planning Division ZTA 2019-09
Staff Information	
Report Presenter:	Charlie Ewert cewert@co.weber.ut.us (801) 399-8763
Report Reviewer:	RG

Applicable Ordinances

§ 104-5:	AGRICULTURAL A-1 ZONE
§ 104-6:	AGRICULTURAL VALLEY AV-3 ZONE
§ 104-7:	AGRICULTURAL A-2 ZONE
§ 104-8:	AGRICULTURAL ZONE A-3
§ 104-25:	MANUFACTURING ZONE M-3
§ 108-7:	SUPPLEMENTARY AND QUALIFYING REGULATIONS

Legislative Decisions

Decision on this item is a legislative action. When the Planning Commission is acting on a legislative item it is acting as a recommending body to the County Commission. Legislative decisions have wide discretion. Examples of legislative actions are general plan, zoning map, and land use code amendments. Typically, the criterion for providing a recommendation on a legislative matter suggests a review for compatibility with the general plan and existing ordinances and a finding that the legislation serves a reasonable public interest.

Summary and Background

In 2018 general election, the public of the State of Utah voted on an initiative to legalize medical cannabis. In the 2019 legislative session, the state legislature created law that regulates the newly legalized substance. The law requires every jurisdiction to allow medical cannabis processing and cultivation in at least one manufacturing zone and one agricultural zone, if the jurisdiction has these zones. Weber County has four agricultural zones and four manufacturing zones, from which to choose where this use should be allowed.

Given the generally unknown nature of the effect of cannabis processing and cultivation in the State of Utah, the commission may desire to be cautious about where the use should be located. The M-3 (manufacturing) zone and the A-3 (agricultural industry) zone are designed to be the heaviest intensity zones for their respective allowed uses. Allowing the use to be located in these zones will provide the greatest degree of caution where its effect on surrounding residential uses can be minimized. The M-3 zone does not allow residential uses. The A-3 zone does if the lot size is two acres or greater. Because the A-3 zone allows residences, staff suggest additional regulation to protect residential uses from the effects of the manufacturing-type use.

These proposed amendments are included with the attached Exhibit A and B. There are other clerical edits and clarifications being proposed to those affected zoning chapters as well. A map showing the A-3 and M-3 zones is also attached.

The planning division has received a number of calls from prospective medical cannabis businesses looking to locate in the M-1 zone. If the commission desires staff to make further review of the effects of the use in the M-1

zone please consider tabling this item pending further review and ordinance modifications from staff.

Policy Analysis

A policy analysis can be found in the attached Planning Commission Staff Report, Attachment B

Conformance to the General Plan

The West Central Weber County General Plan offers no explicit direction on this subject, but generally supports agricultural and manufacturing pursuits in their respective zones.

Past Action on this Item

The planning commission made a positive recommendation for the changes to the Commission in their December 10th meeting.

Noticing Compliance

A hearing for this item before the Planning Commission has been posted for public notice in compliance with UCA §17-27a-205 and UCA §17-27a-502 in the following manners:

Posted on the County's Official Website

Posted on the Utah Public Notice Website

Published in a local newspaper

Planning Commission Recommendation

The Planning Commission forwarded a positive recommendation to the County Commission on the proposed amendments (Attachment A). The planning commission's recommendation came with the following findings:

- 1. The amendment will directly address where the cultivation and processing of medical cannabis can occur in Weber County, as mandated by state law.
- 2. The A-3 zone and the M-3 zone are most appropriate for this use at this time.
- 3. The amendment is not contrary to the effect of the general plan
- 4. The changes are not detrimental to the general health and welfare of county residents.

Exhibits

- A. Proposed Ordinance.
- B. Planning Commission Staff Report

ORDINANCE NUMBER 2020-

AN ORDINANCE AMENDING THE WEBER COUNTY LAND USE CODE REGARDING MEDICAL CANNABIS REGULATIONS AND OTHER RELATED CLARIFYING EDITS

WHEREAS, the Board of Weber County Commissioners (herein "Board") has heretofore adopted land use regulations governing uses of land in unincorporated Weber County; and

WHEREAS, the State of Utah has adopted regulations governing medical cannabis cultivation and processing, which require the County to offer locations in certain zones in which medical cannabis may be cultivated and processed; and

WHEREAS, the Board finds that the current land use regulations are insufficient to adequately provide for or regulate the location and development standards for medical cannabis cultivation and processing facilities; and

WHEREAS, the Board has determined that there is a reasonable public interest in amending zoning regulations to facilitate the proper location and development standards of a medical cannabis cultivation or processing facility; and

WHEREAS, the Board has received a positive recommendation for land use code amendments from the Western Weber Planning Commission in their December 10, 2019 meeting, after a duly noticed public hearing; and

WHEREAS, the Board concurs with the planning commission that the amendments are not contrary to the intended effect of the general plan, and that the amendments are not detrimental to the general public health, safety, or welfare.

NOW THEREFORE, the Board hereby adopts the modifications below and incorporates them into the Weber County Land Use Code.

See Exhibit A (Clean Copy) and Exhibit B (Track Changes)

This ordinance shall become effective fifteen (15) days after publication.

Passed, adopted, and ordered published this _____day of _____, 2020, by the Weber County Board of Commissioners.

BOARD OF WEBER COUNTY COMMISSIONERS

Ву_____

Gage Froerer, Chair

Commissioner Froerer voted: Commissioner Harvey voted: Commissioner Jenkins voted:

ATTEST:

Ricky Hatch, CPA Weber County Clerk/Auditor

1 2	PART II	PART II – LAND USE CODE		
2 3 4	TITLE 104 – ZONES			
5	CHAPTI	ER 5 AGRICULTURAL ZONE A-1		
6	Sec. 104-5-1 Purpose and intent.			
7 8	The A-1 A-1 Zon	Zone is both an agricultural zone and a low-density rural residential zone. The purpose of the e is to:		
9 10	(1)	Designate low-intensity farm areas, which are anticipated to develop in a rural residential development pattern;		
11 12	(2)	Set up guidelines to continue agricultural pursuits, including the keeping of farm animals; and		
13	(3)	Direct orderly low-density residential development in a continuing rural environment.		
14	Sec. 104	I-5-2 Agriculture preferred use.		
15 16 17 18	time, inc	are is the preferred use in the A-1 Zone. All agriculture operations shall be permitted at any cluding the operation of farm machinery and no agricultural use shall be subject to restriction it interferes with other uses permitted in the zone.		
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¹⁹ Sec. 104-5-7. - Site development standards.

20 The following site development standards apply to the A-1 Zone:

		Permitted Uses and Conditional Uses	Permitted Uses Requiring 2 and 5 Acres
Minimum lot area		40,000 sq. ft.	As specified by the use.
Minimum lot width		150 feet	150 feet
Minimum yard setbacks:			
Front		30 feet	30 feet
Rear:			
	Main building	30 feet	30 feet
Accessory building		1 foot except 10 feet where a corner lot rears on side	, .

	Side:				
		Dwelling	10 feet with total width of 2 side yards not less than 24 feet		
		Other main building	20 feet on each side	20 feet on each side	
		Accessory building	10 ft. except 1 ft. if located at least 6 feet in rear of main building		
		Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section 108-7-16.		
		Side; facing street on corner lot	20 feet	20 feet	
Μ	lain	building height:			
	Minimum		1 story	1 story	
	Maximum		35 feet	35 feet	
Ad	Accessory building height		25 feet unless meeting requirements of <u>section</u> <u>108-7-16</u> , Large accessory buildings		

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²³ Sec. 104-5-8. - Sign regulations.

The height, size and location of permitted signs shall be in accordance with the regulations set forth in Title 110, Chapter 1, Western Weber Signs.

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27 CHAPTER 6. - AGRICULTURAL VALLEY AV-3 ZONE

²⁸ Sec. 104-6-1. - Purpose and intent.

29 The AV-3 Zone is both an agricultural zone and a low-density rural residential zone. The purpose of the30 AV-3 Zone is to:

- 31 (1) Designate low-intensity farm areas, which are anticipated to develop in a rural residential
 32 development pattern;
- 33 (2) Set up guidelines to continue agricultural pursuits, including the keeping of farm animals;
 34 and
- 35 (3) Direct orderly low-density residential development in a continuing rural environment.
- ³⁶ Sec. 104-6-2. Agriculture preferred use.

- Agriculture is the preferred use in the AV-3 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
- 39 because it interferes with other uses permitted in the zone.
- 40 41 CHAPTER 7. - AGRICULTURAL A-2 ZONE

⁴² Sec. 104-7-1. - Purpose and intent.

- 43 The A-2 Zone is both an agricultural zone and a low-density rural residential zone. The purpose of the
- 44 A-2 Zone is to designate moderate-intensity farming areas where agricultural pursuits and the rural
- 45 environment should be promoted and preserved where possible.

⁴⁶ Sec. 104-7-2. - Agriculture preferred use.

- 47 Agriculture 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 restrictionbecause it interferes with other uses permitted in the zone.
- 50 ...

⁵¹ Sec. 104-7-6. - Site development standards.

52 The following site development standards apply to the A-2 Zone:

	Permitted Uses and Conditional Uses	Permitted Uses Requiring 5 Acres
Minimum lot area:		
Single-family dwelling	40,000 sq. ft.	Not Applicable
Other use	2 acres	5 acres
Minimum lot width	150 feet	300 feet
Minimum yard setbacks:		
Front	30 feet	30 feet
Rear:		
Main building	30 feet	30 feet
Accessory building	1 foot except 10 feet where accessory building on a corner lot rears on side yard of an adjacent lot.	
Side:	-	
Dwelling	10 feet with total width of 2 side yards not less than 24 feet	

	Other main building	20 feet on each side	20 feet on each side
	Accessory building	10 ft. except 1 ft. if located at least 6 feet in rear of main building	
	Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section 108-7-16.	
	Side; facing street on corner lot	20 feet	20 feet
Main building height:			
Minimum		1 story	1 story
Maximum		35 feet	35 feet
Accessory building height		25 feet unless meeting re 108-7-16, Large acc	

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⁵⁵ Sec. 104-7-7. - Permitted signs.

- 56 The height, size and location of permitted signs shall be in accordance with the regulations set forth
- 57 in Title 110, Chapter 1, Western Weber Signs.

59 CHAPTER 8. - AGRICULTURAL ZONE A-3

⁶⁰ Sec. 104-8-1. - Purpose and intent.

The purpose of the A-3 Zone is to designate farming areas where high-intensity agricultural pursuitscan be permanently maintained.

⁶³ Sec. 104-8-2. - Agriculture preferred use.

Agriculture is the preferred use in the A-3 Zone. All agricultural operations shall be permitted at any
time, including the operation of farm machinery and no agriculture use shall be subject to restriction
because it interferes with other uses permitted in the zone.

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68 Sec. 104-8-5. - Conditional uses.

The following uses shall be permitted only when authorized by a conditional use permit obtained as provided in title 108, chapter 4 of this Land Use Code.

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- 72 (11) Livestock feed or sales yard.
- 73 (12) Manure spreading, drying and sales.
- 74 (13) Medical cannabis cultivation or processing facility, in compliance with Section 108-7-34.
- 75 (14) Mines, quarries, gravel pits in accordance with the Weber County Excavation Ordinance.

76 77	(15)	Outdoor recreation club activities for horse riding, bow and arrow shooting, snowmobiling, etc.
78	(16)	Planned residential unit development in accordance with title 108, chapter 5.
79 80 81	(17)	Private park, playground or recreation area not open to the general public and to which no admission charge is made, but not including privately owned commercial amusement business.
82 83	(18)	Public storage facility developed by a public agency and meeting requirements of title 108, chapter 10.
84	(19)	Public utility substations.
85	(20)	Radio or television station or tower.
86 87	(21)	Residential facilities for handicapped persons meeting the requirements of section 108-7- 13.
88	(22)	Residential facility for elderly persons meeting the requirements of section 108-7-15.
89	(232)) Rodeo grounds.
90	(24	School bus parking, provided the vehicle is parked at least 30 feet from a public street.
91	(25)	Slaughterhouse.
92	(26)	Stockyards.
93 94 95 96	(27)	The overnight parking or not more than one vehicle other than an automobile, light truck or recreation vehicle, of not more than 24,000 pounds net weight, on property of not less than two acres in area and upon which the operator has his permanent residence, provided that the vehicle is parked at least 50 feet from a public street.
97 98 99 100	(28)	The use and storage of farm equipment and other related equipment such as a backhoe, front-end loader or up to a ten-wheel truck, to be used by a farm owner, farm employee and/or a contracted farm operator of a bona-fide farm operation consisting of five acres or more, for off-farm, non-agricultural related, construction work to supplement farm income.
101	(29)	Turf horse-jumping course.
102 103	(30)	Waste water treatment or disposal facilities meeting the requirements of the Utah State Division of Health Code of Waste Disposal Regulations.
104	(31)	Residential facility for troubled youth subject to the requirements listed in section 108-7-14.
105	(32)	Gun club with five-acre minimum parcel.
106	(33)	Skeet Shooting Range with 5 acre minimum parcel.
107	(34)	Laboratory facility for agricultural products and soils testing.
108	(35)	Small wind energy system.
109	Sec. 104	-8-6 Site development standards.
110	The	following site development standards apply to the A-3 Zone:

		Permitted Uses and Conditional Uses	Permitted Uses Requiring 5 Acres
Μ	inimum lot area	2 acres	5 acres
Μ	inimum lot width	150 feet	300 feet
Minimum yard setbacks:			
	Front	30 feet	30 feet
	Rear:		
	Main building	30 feet	30 feet
	Accessory building	1 foot except 10 feet where accessory building on a corner lot rears on side yard of an adjacent lot	
	Side:		
	Dwelling	10 feet with total width of 2 side yards not less than 24 feet	
	Other main building	20 feet on each side	20 feet on each side
	Accessory building	10 ft. except 1 ft. if loca rear of mair	
	Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section	108-7-16.
	Side; facing street on corner lot	20 feet	20 feet
Μ	ain building height:	·	
	Minimum	1 story	1 story
	Maximum	35 feet	35 feet
Ac	cessory building height	25 feet unless meeting requirements of <u>section</u> <u>108-7-16</u> , Large accessory buildings	

112 Sec. 104-8-7. - Sign regulations.

113 The height, size and location of permitted signs shall be in accordance with the regulations set forth

114 in Title 110, Chapter 1, Western Weber Signs.

))	CHAPTER 25 MANUFACTURING ZONE M-3		
,	Sec. 104-25-1 Purpose and intent.		
3))	This district is to be primarily for industrial uses related to the manufacture, testing, and production of jet and missile engines, aerospace parts or similar heavy industry, and for the extraction and processing of raw materials. Industrial operations or uses, which are compatible with the general purpose of this zone, are included.		
2	Sec. 104	-25-2 Permitted uses.	
5	The follo	wing uses are permitted in the M-3 Zone:	
	(1)	Any permitted use in an M-2 Zone except dwelling units.	
	(2)	Laboratories.	
	(3)	Machine shop.	
	(4)	Medical cannabis cultivation or processing facility.	
	(5)	Office, business, professional and governmental.	
	(6)	Public buildings and utilities.	
	(7)	Warehouse.	
	(8)	Welding shop.	
	Sec. 104	-25-7 Sign regulations.	
	-	ht, size and location of permitted signs shall be in accordance with the regulations set forth 10, Chapter 1, Western Weber Signs.	
	TITLE 10	08 – STANDARDS	
	CHAPTE	R 7 – SUPPLEMENTARY AND QUALIFYING REGULATIONS	
	Sec. 108	-7-34. – Medical cannabis cultivation or processing facility.	
		e that allows a medical cannabis cultivation or processing facility and residential uses, the standards shall apply to the medical cannabis facility:	
	(1)	The minimum lot area required is 20 acres.	
	(2)	The minimum setback from any lot line is 100 feet.	
	(3)	The architectural, landscape, and screening design standards of Title 108 Chapter 2 are required.	
	(4)	The facility shall be located on land that can provide the facility access from a street that meets currently adopted street standards.	
	(5)	If a residential use exists, or is later located within, 500 feet of the facility, the facility and site shall be designed as follows:	

- a. Waste gases or air shall be sufficiently cleaned so that no cannabis odor or other foul odor is exhausted.
- 154b.A six-foot land berm or an eight-foot masonry wall shall be constructed to shield the155view of the facility from the residential properties, except where interruption is156necessary to provide vehicle access to the facility.

1 2	PART II – LAND USE CODE
3	TITLE 104 – ZONES
4 5	CHAPTER 5 AGRICULTURAL ZONE A-1
6	Sec. 104-5-1 Purpose and intent.
7 8	The A-1 Zone is both an agricultural zone and a low-density rural residential zone. The purpose of the A-1 Zone is to:
9 10	(1) <u>D</u> designate <u>low-intensity</u> farm areas, which are <u>eventually likelyanticipated</u> to <u>undergo</u> <u>develop in a more intensive urban rural residential</u> development <u>pattern</u> ;
11 12	(2) to sSet up guidelines to continue agricultural pursuits, including the keeping of farm animals; and
13	(3) to dDirect orderly low-density residential development in a continuing rural environment.
14	Sec. 104-5-2 Agriculture preferred use.
15 16 17 18	Agriculture is the preferred use in Agriculture Zone the A-1 Zone. All agriculture 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.
19	Sec. 104-5-7 Site development standards.
20	The following site development standards apply to the Agriculture Zone-A-1 Zone:

	Permitted Uses and Conditional Uses	Permitted Uses Requiring 2 and 5 <u>Acres</u>
Minimum lot area	<u>40,000 sq. ft.</u>	As specified by the <u>use.</u>
Minimum lot width	<u>150 feet</u>	<u>150 feet</u>
Minimum yard setbacks:		
Front	<u>30 feet</u>	<u>30 feet</u>
Rear:		
Main building	<u>30 feet</u>	<u>30 feet</u>
Accessory building	1 foot except 10 feet where a corner lot rears on side	

5	Side:				
	Dwelling	10 feet with total width of 2 side yards not less than 24 feet			
	Other main building	20 feet on each side	20 feet on each side		
	Accessory building	<u>10 ft. except 1 ft. if located at least 6 feet in</u> rear of main building			
	Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section 108-7-16.			
	Side; facing street on corner lot	<u>20 feet</u>	<u>20 feet</u>		
Main building height:					
Ν	/linimum	<u>1 story</u>	<u>1 story</u>		
Ν	/laximum	<u>35 feet</u>	<u>35 feet</u>		
Acce	Accessory building height 25 feet unless meeting requirements of section 108-7-16, Large accessory buildings				

	Permitted and Conditional Uses	Permitted Uses Requiring 2 and 5 Acres Minimum
Minimum lot area, unless developed under the provisions of section 106-2-4	40,000 sq. ft.	2 acres – 5 acres
Minimum lot width, unless developed under the provisions of section 106-2-4	150 feet	150 feet
Minimur	n yard setbacks	
Front	30 feet	30 feet
	Side	
Dwelling	10 feet with total width of 2 side yards not less than 24 feet	

	20 ft. each side	20 ft. each side	
	10 feet; except 1 foot if located at least 6 feet in rear of main building		
Accessory buildings over 1,000 square feet for storage of personal equipment and materials.	See section 108-7-16.		
Side, facing street corner lot	20 feet	20 feet	
Rear			
- Main building	30 feet	30 feet	
	1 foot except 10 feet where accessory building on a corner lot rears on side yard of an adjacent lot.		
Main t	Main building height		
Minimum	1 story	1 story	
Maximum	35 feet	35 feet	
Accessory building height	25 feet unless meeting requirements of section 108-7- 16, Large accessory buildings.		

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²³ Sec. 104-5-8. - Sign regulations.

The height, size and location of permitted signs shall be in accordance with the regulations set forth
 in Title 110, Chapter 1, Western Weber Signs.

26 The height, size and location of the following permitted signs shall be in accordance with the 27 regulations set forth in title 110 of this Land Use Code:

- 27 regulations set forth in title 110 of this Land Use Code:
- (1) Business signs: for legal nonconforming commercial or industrial use including flat,
 freestanding, projecting, temporary or wall type signs.
- 30 (2) Nameplates: flat or wall type.
- 31 (3) Identification and information signs: directional, flat, freestanding, projecting, temporary or wall
 32 type signs.
- 33 (4) Property signs: directional, flat, freestanding, projecting temporary or wall type signs.

34 35	(5) Service signs: directional, flat, freestanding, or projecting type signs.			
36	CHAPTER 6 AGRICULTURAL VALLEY AV-3 ZONE			
37	Sec. 104-6-1 Purpose and intent.			
38 39	The AV-3 Zone is both an agricultural zone and a low-density rural residential zone. The purpose of the AV-3 Zone is to:			
40 41	(1) dDesignate low-intensity farm areas, which are eventually likely anticipated to undergo a more intensive urban develop in a rural residential development pattern;			
42 43	(2) to sSet up guidelines to continue agricultural pursuits, including the keeping of farm animals;, and			
44	(3) to dDirect orderly low-density residential development in a continuing rural environment.			
45	Sec. 104-6-2 Agriculture preferred use.			
46 47 48	47 permitted at any time, including the operation of farm machinery and no agricultural use shall be			
50 51	CHAPTER 7 AGRICULTURAL A-2 ZONE Sec. 104-7-1 Purpose and intent.			
52 53 54	<u>The A-2 Zone is both an agricultural zone and a low-density rural residential zone.</u> The purpose of the A-2 Zone is to designate <u>moderate-intensity</u> farming areas where agricultural pursuits and the rural environment should be promoted and preserved <u>where possible</u> .			
55	Sec. 104-7-2 Agriculture preferred use.			
56 57 58 59	Agriculture is the preferred use in <u>Agriculture Zone-the</u> A-2 <u>Zone</u> . 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.			
60	Sec. 104-7-6 Site development standards.			
61	The following site development standards apply to the Agriculture Zone A-2 Zone:			

	Permitted Uses and Conditional Uses	Permitted Uses Requiring 5 Acres
Minimum lot area:		
Single-family dwelling	<u>40,000 sq. ft.</u>	Not Applicable
Other use	2 acres	<u>5 acres</u>
Minimum lot width	<u>150 feet</u>	<u>300 feet</u>

Mini	Minimum yard setbacks:				
E	ront	<u>30 feet</u>	<u>30 feet</u>		
Rear:					
	Main building	<u>30 feet</u>	<u>30 feet</u>		
	Accessory building	1 foot except 10 feet where a corner lot rears on side			
<u>s</u>	ide:				
	Dwelling	10 feet with total width of 2 side yards not les than 24 feet			
	Other main building	20 feet on each side	20 feet on each side		
	Accessory building	<u>10 ft. except 1 ft. if located at least 6 feet in</u> rear of main building			
	Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section	<u>108-7-16.</u>		
	Side; facing street on corner lot	<u>20 feet</u>	<u>20 feet</u>		
Mair	n building height:				
N	linimum	<u>1 story</u>	<u>1 story</u>		
N	laximum	<u>35 feet</u>	<u>35 feet</u>		
Accessory building height					

	Permitted and Conditional Uses	Permitted Uses Requiring 5 Acres
Minimum lot area		
Single-family dwelling, unless developed under the provisions of section 106-2-4	40,000 sq. ft.	
Other	2 acres	5 acres

Minimum lot width, unless developed under the provisions of section 106-2-4	150 feet	300 feet
Minimum yard setbacks		
Front	30 feet	30 feet
Side		
	10 feet with total width of 24-	[⊥] 2 side yards not less than feet
- Other main building	20 feet each side	20 feet each side
- Accessory building	10 feet except 1 foot if loca of main building	ated at least 6 feet in rear
 Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials 	See section 108-7-16.	
Side; facing street	20 feet	20 feet
	Rear	1
- Main building	30 feet	30 feet
	One ft. except 10 ft. where accessory building on a corner lot rears on side yard of an adjacent lot	
Main building height	1	
Minimum	One story	One story
Maximum	35 feet	35 feet
Accessory building height	25 feet unless meeting rec 7-16, Large accessory buil	

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⁶⁴ Sec. 104-7-7. - Permitted signs.

65 The height, size and location of permitted signs shall be in accordance with the regulations set forth
 66 in Title 110, Chapter 1, Western Weber Signs.

67 The height, size and location of the following permitted signs shall be in accordance with the

68 regulations set forth in this Land Use Code.

69 (1) Business signs for legal nonconforming commercial or industrial use including flat,
 70 freestanding, projecting, temporary or wall type signs.

71	(2) Nameplates, flat or wall type.
72 73	(3) Identification and information signs, directional, flat, freestanding, projecting, temporary or wall type signs.
74	(4) Property sign, directional, flat, freestanding, projecting, temporary or wall type signs.
75	(5) Service signs, directional, flat, freestanding or projecting type signs.
76 77	(6) Off-premises sign, advertising directional flat, freestanding, projecting, roof or wall type signs.
78 79	CHAPTER 8 AGRICULTURAL ZONE A-3
80	Sec. 104-8-1 Purpose and intent.
81 82	The purpose of the A-3 Zone is to designate farming areas where heavyhigh-intensity agricultural pursuits can be permanently maintained.
83	Sec. 104-8-2 Agriculture preferred use.
84 85 86	Agriculture is the preferred use in <u>the Agriculture Zone A-3 Zone</u> . All agricultural operations shall be permitted at any time, including the operation of farm machinery and no agriculture use shall be subject to restriction because it interferes with other uses permitted in the zone.
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88 89	Sec. 104-8-5 Conditional uses.
90 91 92	The following uses shall be permitted only when authorized by a conditional use permit obtained as provided in title 108, chapter 4 of this Land Use Code.
93	(11) Livestock feed or sales yard.
94	(12) Manure spreading, drying and sales.
95	(13) Medical cannabis cultivation or processing facility, in compliance with Section 108-7-34.
96	(14) Mines, quarries, gravel pits in accordance with the Weber County Excavation Ordinance.
97 98	(1 <u>5</u> 4) Outdoor recreation club activities for horse riding, bow and arrow shooting, snowmobiling, etc.
99	(1 <u>6</u> 5) Planned residential unit development in accordance with title 108, chapter 5.
100 101 102	(176) Private park, playground or recreation area not open to the general public and to which no admission charge is made, but not including privately owned commercial amusement business.
103 104	(187) Public storage facility developed by a public agency and meeting requirements of title 108, chapter 10.
105	(1 <u>9</u> 8) Public utility substations.
106	(2019) Radio or television station or tower.

- 107 (2<u>1</u>9) Residential facilities for handicapped persons meeting the requirements of section 108-7 108 13.
- 109 (224) Residential facility for elderly persons meeting the requirements of section 108-7-15.
- 110 (2<u>3</u>2) Rodeo grounds.
- 111 (234) School bus parking, provided the vehicle is parked at least 30 feet from a public street.
- 112 (2<u>5</u>4) Slaughterhouse.
- 113 (2<u>6</u>5) Stockyards.
- (276) The overnight parking or not more than one vehicle other than an automobile, light truck or
 recreation vehicle, of not more than 24,000 pounds net weight, on property of not less than
 two acres in area and upon which the operator has his permanent residence, provided that
 the vehicle is parked at least 50 feet from a public street.
- (287) The use and storage of farm equipment and other related equipment such as a backhoe,
 front-end loader or up to a ten-wheel truck, to be used by a farm owner, farm employee
 and/or a contracted farm operator of a bona-fide farm operation consisting of five acres or
 more, for off-farm, non-agricultural related, construction work to supplement farm income.
- 122 (2<u>9</u>8) Turf horse jumpinghorse-jumping course.
- 123(3029)Waste water treatment or disposal facilities meeting the requirements of the Utah124State Division of Health Code of Waste Disposal Regulations.
- 125 (310) Residential facility for troubled youth subject to the requirements listed in section 108-7-14.
- 126 (324) Gun club with five-acre minimum parcel.
- 127 (332) Skeet Shooting Range with 5 acre minimum parcel.
- 128 (3<u>4</u>3) Laboratory facility for agricultural products and soils testing.
- (354) Small wind energy system.
- ¹³⁰ Sec. 104-8-6. Site development standards.
- 131 The following site development standards apply to the Agricultural Zone A-3 Zone:

	Permitted Uses and Conditional Uses	Permitted Uses Requiring 5 Acres
Minimum lot area	2 acres	<u>5 acres</u>
Minimum lot width	<u>150 feet</u>	<u>300 feet</u>
Minimum yard setbacks:		
Front	<u>30 feet</u>	<u>30 feet</u>
Rear:		
Main building	<u>30 feet</u>	<u>30 feet</u>

	Accessory building	1 foot except 10 feet where a corner lot rears on side			
	Side:				
	Dwelling 10 feet with total width of 2 side yards not I than 24 feet				
	Other main building	20 feet on each side 20 feet on each			
	Accessory building	<u>10 ft. except 1 ft. if loca</u> rear of mair			
	Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section 108-7-16.			
	Side; facing street on corner lot	<u>20 feet</u>	<u>20 feet</u>		
Ma	in building height:				
	Minimum	<u>1 story</u>	<u>1 story</u>		
	Maximum	<u>35 feet</u>	<u>35 feet</u>		
Acc	Accessory building height				

	Permitted Uses and Conditional Uses	Permitted Uses Requiring 5 Acres		
Minimum lot area	2 acres	5 acres		
Minimum lot width	150 feet	300 feet		
Minimum yard setbacks				
Front	30 feet	30 feet		
	Side			
	10 feet with total width of 2 side yards not less than 24 feet			

- Other main building	20 feet on each side	20 feet on each side
Accessory building	10 ft. except 1 ft. if located at leas main building	t 6 feet in rear of
 Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials 	See section 108-7-16.	
Side; facing street on corner lot	20 feet	20 feet
	Rear	1
- Main building	30 feet	30 feet
	1 foot except 10 feet where accessory building on a corner lot rears on side yard of an adjacent lot	
¹ Main building height	1	
Minimum	One story	One story
Maximum	35 feet	35 feet
Accessory building height	25 feet unless meeting requireme 16, Large accessory buildings	nts of section 108-7-

133 Sec. 104-8-7. - Sign regulations.

The height, size and location of permitted signs shall be in accordance with the regulations set forth
 in Title 110, Chapter 1, Western Weber Signs.

The height, size and location of the following permitted signs shall be in accordance with the
 regulations set forth in this Land Use Code.

- 138 (1) Business signs for legal nonconforming commercial or industrial use including flat,
 139 freestanding, projecting, temporary or wall type signs;
- 140 (2) Nameplates flat or wall type;
- 141 (3) Identification and information signs, directional, flat, freestanding, projecting, temporary or
 142 wall type signs;
- 143 (4) Property signs directional, flat, freestanding, projecting, temporary or wall type signs;

144	(5)	Service signs directional, flat, freestanding or projecting type signs;
145 146	(6) —	Off-premises sign, advertising, directional, flat, freestanding, projecting roof or wall type signs.
147 148	СНАРТЕ	R 25 MANUFACTURING ZONE M-3
149	Sec. 104	-25-1 Purpose and intent.
150 151 152 153	jet and m extractio	rict is to be primarily for industrial uses related to the manufacture, testing, and production of hissile engines, aircraft or space craftaerospace parts or similar heavy industry, and for the n and processing of raw materials. Industrial operations or uses, which are compatible with the purpose of this zone, are included.
154	Sec. 104	-25-2 Permitted uses.
155	The follo	wing uses are permitted in the M-3 Zone:
156	(1)	Any permitted use in an M-2 Zone except dwelling units.
157	(2)	Laboratories.
158	(3)	Machine shop.
159	<u>(4)</u>	Medical cannabis cultivation or processing facility.
160	(4 <u>5</u>)	Office, business, professional and governmental.
161	(<mark>5</mark> 6)	Public buildings and utilities.
162	(<mark>6</mark> 7)	Warehouse.
163 164	(7 <u>8</u>)	Welding shop.
165		
		-25-7 Sign regulations.
166 167	-	ht, size and location of permitted signs shall be in accordance with the regulations set forth 10, Chapter 1, Western Weber Signs.
168 169	The heig as follow	ht, size, and location of the following permitted signs shall be in accordance with chapter 32 and s:
170	(1)	Advertising signs and billboards, provided the following conditions are met:
171 172		 Size. The maximum size of a billboard at any one location shall not be larger than 1,000 square feet.
173 174		 Spacing. The minimum distance between any two billboards adjacent to and facing a highway shall be 500 feet.
175	(2)	Animated signs.
176 177 178 179	(3) —	Business signs, not exceeding in area five square feet for each foot of street frontage with a maximum of 650 square feet for each sign, provided that business signs adjacent to and within 660 feet of a federal aid primary highway, may have a maximum size of 1,000 square feet for each sign.
180	(4)	-Flat sign.

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181	(5)	Ground sign.
182 183 184 185	(6) —	Identification sign. One sign, not exceeding eight square feet in area for conforming buildings or conforming uses other than dwellings, boardinghouse, or lodginghouse, and multiple dwellings except for in the M-3 Zone, in which case the area allowed is 20 square feet.
186	(7)	Nameplate.
187	(8)	Property sign, projecting sign, public necessity sign.
188	(9)	-Roof sign.
189	(10)	-Service sign.
190	(11)	-Temporary sign.
191 192		
	TITLE 10	08 – STANDARDS
193 194	СНАРТЕ	R 7 – SUPPLEMENTARY AND QUALIFYING REGULATIONS
195		
196	<u>Sec. 108</u>	-7-34. – Medical cannabis cultivation or processing facility.
197 198		that allows a medical cannabis cultivation or processing facility and residential uses, the standards shall apply to the medical cannabis facility:
199	<u>(1)</u>	The minimum lot area required is 20 acres.
200	<u>(2)</u>	The minimum setback from any lot line is 100 feet.
201 202	<u>(3)</u>	The architectural, landscape, and screening design standards of Title 108 Chapter 2 are required.
203 204	<u>(4)</u>	The facility shall be located on land that can provide the facility access from a street that meets currently adopted street standards.
205 206	<u>(5)</u>	If a residential use exists, or is later located within, 500 feet of the facility, the facility and site shall be designed as follows:
207 208		a. Waste gases or air shall be sufficiently cleaned so that no cannabis odor or other foul odor is exhausted.
209 210 211		b. A six-foot land berm or an eight-foot masonry wall shall be constructed to shield the view of the facility from the residential properties, except where interruption is necessary to provide vehicle access to the facility.



Staff Report to the Western Weber Planning Commission

Weber County Planning Division

Synopsis		
Application	Information	
	on Request:	Weber County Code § 104-5, § 104-6, § 104-7, § 104-8, § 104-25, § 108-7 to allow the cultivation and processing of medical cannabis, as required by state code. The proposed amendment will also provide minor edits to these sections for clarification purposes. Tuesday, December 10, 2019
Agenda Date: Staff Report Date: Applicant: File Number:		Tuesday, December 4, 2019 Weber County Planning Division ZTA 2019-09
Staff Inform	nation	
Report Pro	esenter:	Charlie Ewert cewert@co.weber.ut.us (801) 399-8763
Report Reviewer:		RG
Applicable	Ordinance	es
§ 104-5:AGRICULTURAL A-1 ZONE§ 104-6:AGRICULTURAL VALLEY AV-3 ZONE§ 104-7:AGRICULTURAL A-2 ZONE§ 104-8:AGRICULTURAL ZONE A-3§ 104-25:MANUFACTURING ZONE M-3		FURAL VALLEY AV-3 ZONE FURAL A-2 ZONE FURAL ZONE A-3

§ 108-7: SUPPLEMENTARY AND QUALIFYING REGULATIONS

Legislative Decisions

Decision on this item is a legislative action. When the Planning Commission is acting on a legislative item it is acting as a recommending body to the County Commission. Legislative decisions have wide discretion. Examples of legislative actions are general plan, zoning map, and land use code amendments. Typically, the criterion for providing a recommendation on a legislative matter suggests a review for compatibility with the general plan and existing ordinances.

Summary and Background

In 2018 general election, the public of the State of Utah voted on an initiative to legalize medical cannabis. In the 2019 legislative session, the state legislature created law that regulates the newly legalized substance. The law requires every jurisdiction to allow medical cannabis processing and cultivation in at least one manufacturing zone and one agricultural zone, if the jurisdiction has those zones. Weber County has four agricultural zones and four manufacturing zones, from which to choose where this use should be allowed.

Given the generally unknown nature of the effect of cannabis processing and cultivation, staff suggest that the use be located in the heaviest intensity manufacturing and agricultural zones, which are the M-3 zone and A-3 zone, where its effect on surrounding residential uses can be minimized. The M-3 zone does not allow residential uses. The A-3 zone does if the lot size is two acres or greater. Because the A-3 zone allows residences, staff suggest addition regulation to protect residential uses from the effects of the manufacturing-type use.

These proposed amendments are included with the attached Exhibit A and B. There are other clerical edits and clarifications being proposed to those affected zoning chapters as well. A map showing the A-3 and M-3 zones is also attached.

Policy Analysis

The state has required that medical cannabis cultivation and processing be allowed in at least one manufacturing zone and one agricultural zone. The planning commission should consider whether the A-3 and M-3 zones are the most appropriate, or if there are other zones that should also be considered in addition to or in replace of A-3 and M-3.

Currently, the purpose and intent of the A-3 and M-3 zones are as follows:

A-3 Purpose and intent (Sec. 104-8-1):

The purpose of the A-3 Zone is to designate farming areas where heavy agricultural pursuits can be permanently maintained.

M-3 Purpose and intent (Sec. 104-25-1):

This district is to be primarily for industrial uses related to the manufacture, testing, and production of jet and missile engines, aircraft or space craft parts or similar heavy industry, and for the extraction and processing of raw materials. Industrial operations or uses, which are compatible with the general purpose of this zone, are included.

Based on these purpose and intent statements, it appears that cultivation and processing of medical cannabis will be generally compatible with these zones. A review of the uses allowed in each zone (Exhibit D and E) show that most of the uses are intended for the heaviest-intensity uses of their respective uses-categories. The cultivation and processing of medical cannabis is anticipated to be generally less intensive than the cultivation and processing of similar crop producing uses in the A-3 zone because of the state's strict requirements for the use. For example, the state requires all of the activities involved in the use (i.e. growing, harvesting, cutting, drying, and packaging) to be located entirely within an enclosed building. Similarly, the use is anticipated to be generally less intensive than the manufacturing uses allowed in the M-3 zone for the same reason. Without more direct measurables, which cannot be obtained until after the use has operated for some time, the only impacts anticipated are related to processing exhaust fumes from the building, and shipping and transport to and from the site.

The impacts from shipping are likely to be negligible when compared with most other heavy agricultural and manufacturing pursuits. The impact of exhaust fumes is of concern if the facility is within a certain distance from residential uses; however, the state code requires exhaust scrubbers anytime the use is within a certain distance of residential uses.

Another thing that the proposed text amendment considers is that the state code prohibits siting of a medical cannabis cultivation and processing facility within 500 feet of a residential zone. The unique circumstance of Weber County zoning is that all of the agricultural zones allow residences, as do two of the manufacturing zones. Based on the way these zones are written, it is not clear whether the allowance of residences make them as much residential as they are agricultural or manufacturing.

In the agricultural zones, the most prominent change of use of the land is from agricultural to residential, so it could be reasoned that at some point in the future some of the agricultural zones may contain more residential uses than agricultural uses. For this reason, the proposed amendment explicitly states that the A-1, A-2, and AV-3 zones are both agricultural and residential zones, but for the A-3 zone, it only states that it is an agricultural zone.

Regarding residence being allowed in the manufacturing zones, the West Central Weber General Plan suggests removing residential uses from these zoning chapters, so the proposal does not treat this issue the same for them as it does the agricultural zones.

The proposed text amendment also offers clerical and clarification amendments to text and formatting to make the ordinances easier to read, interpret, and administer. Those changes are noted in comments in the track-change version (Exhibit A)

Conformance to the General Plan

The West Central Weber County General Plan offers not explicit direction on this subject, but generally supports agricultural and manufacturing pursuits in their respective zones.

Past Action on this Item

The planning commission discussed this amendment in a recent work session.

Noticing Compliance

A hearing for this item before the Planning Commission has been posted for public notice in compliance with UCA §17-27a-205 and UCA §17-27a-502 in the following manners:

Posted on the County's Official Website Posted on the Utah Public Notice Website Published in a local newspaper

Staff Recommendation

Staff recommends that the Planning Commission forward a positive recommendation to the County Commission on the proposed amendments (attached Exhibit A and B). The planning commission's recommendation could come with the following findings, or as otherwise amended by the planning commission's motion:

- 1. The amendment will directly address where the cultivation and processing of medical cannabis can occur in Weber County, as mandated by state law.
- 2. The A-3 zone and the M-3 zone are most appropriate for this use at this time.
- 3. The amendment is not contrary to the effect of the general plan
- 4. The changes are not detrimental to the general health and welfare of county residents.

Exhibits

- A. Proposed Ordinance Changes Track Change Copy.
- B. Proposed Ordinance Changes Clean Copy.
- C. A-3 and M-3 Zone Map.
- D. Uses Allowed in the A-3 Zone.
- E. Uses Allowed in the M-3 Zone.

12/6/2019 1 PART II - LAND USE CODE 2 3 TITLE 104 - ZONES 4 5 **CHAPTER 5. - AGRICULTURAL ZONE A-1** 6 Sec. 104-5-1. - Purpose and intent. 7 The A-1 Zone is both an agricultural zone and a low-density rural residential zone. The purpose of the A-1 Zone is to: 8 9 (1) Dedesignate low-intensity farm areas, which are eventually likely anticipated to undergo 10 develop in aa more intensive urban rural residential development pattern;, 11 (2) to sSet up guidelines to continue agricultural pursuits, including the keeping of farm 12 animals;, and 13 (3) to dDirect orderly low-density residential development in a continuing rural environment. 14 Sec. 104-5-2. - Agriculture preferred use. Agriculture is the preferred use in Agriculture Zone the A-1 Zone. All agriculture operations shall be 15 16 permitted at any time, including the operation of farm machinery and no agricultural use shall be 17 subject to restriction because it interferes with other uses permitted in the zone. 18 ... 19 Sec. 104-5-7. - Site development standards. 20 The following site development standards apply to the Agriculture Zone A-1 Zone: 40,000 sq. ft. As specified by the use. Minimum lot width... 150 feet 150 feet Front. 30 feet <u>30 feet</u>

<u>30 feet</u>

1 foot except 10 feet where accessory building on

a corner lot rears on side yard of an adjacent lot.

Rear:

Main building.

Accessory building..

<u>30 feet</u>

Ì

Side:		
Dwelling	<u>10 feet with total width of 2 side yards not les</u> <u>than 24 feet</u>	
Other main building	20 feet on each side	20 feet on each side
Accessory building	<u>10 ft. except 1 ft. if located at least 6 feet in</u> rear of main building	
Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section 108-7-16.	
Side; facing street on corner lot	<u>20 feet</u>	<u>20 feet</u>
Main building height:		
Minimum	<u>1 story</u>	<u>1 story</u>
Maximum	<u>35 feet</u>	<u>35 feet</u>
Accessory building height	25 feet unless meeting requirements of section 108-7-16, Large accessory buildings	

	Permitted and Conditional Uses	Permitted Uses Requiring 2 and 5 Acres Minimum
Minimum lot area, unless developed under the provisions of section 106-2-4	4 0,000 sq. ft.	2 acres - 5 acres
Minimum lot width, unless developed under the provisions of section 106-2-4	150 feet	150 feet
Minimur	n yard setbacks	
Front	30 feet	30 feet
	Side	1
	10 feet with total width of 2 side yards not less than 24 feet	

	20 ft. each side	20 ft. each side	
- Accessory building	and the second sec	if located at least 6 feet in rear nain building	
 Accessory buildings over 1,000 square feet for storage of personal equipment and materials. 	See section 108-7-16.		
Side, facing street corner lot	20 feet	20 feet	
	Rear		
	30 feet	30 feet	
- Accessory building	1 foot except 10 feet where accessory building on a corner lot rears on side yard of an adjacent lot.		
Main			
Minimum	1 story	1 story	
Maximum	35 feet	35 feet	
Accessory building height		eeting requirements of section 108-7 arge accessory buildings.	
	1		
Sec. 104-5-8 Sign regulations.			
The height, size and location of permitted signs in Title 110, Chapter 1, Western Weber Signs.	shall be in accordance	with the regulations set forth	
The height, size and location of the following pe	ermitted signs shall be i	n accordance with the	

(1) Business signs: for legal nonconforming commercial or industrial use including flat,
 freestanding, projecting, temporary or wall type signs.

30 (2) Nameplates: flat or wall type.

31 (3) Identification and information signs: directional, flat, freestanding, projecting, temporary or wall
 32 type signs.

33 (4) Property signs: directional, flat, freestanding, projecting temporary or wall type signs.

Commented [CE31]: Redundant. Already covered in Title 110.

(5) Service signs: directional, flat, freestanding, or p	projecting type signs.	
CHAPTER 6 AGRICULTURAL VALLEY AV-3 ZONE		
Sec. 104-6-1 Purpose and intent.		
The AV-3 Zone is both an agricultural zone and a low-c AV-3 Zone is to:	lensity rural residential zoi	<u>ne.</u> The purpose of the
(1) dDesignate <u>low-intensity</u> farm areas, which a more intensive urban develop in a rural reside		
(2) to sSet up guidelines to continue agricultural animals _i , and	pursuits, including the kee	eping of farm
(3) to dDirect orderly low-density residential development of the dDirect orderly low-density residential development or developme	elopment in a continuing ru	ural environment.
Sec. 104-6-2 Agriculture preferred use.		
Agriculture is the preferred use in the Agricultural Valley, AV-3 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.		
CHAPTER 7 AGRICULTURAL A-2 ZONE		
Sec. 104-7-1 Purpose and intent.		
The 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 <u>moderate-intensity</u> farming areas where agricultural pursuits and the rural environment should be promoted and preserved <u>where possible</u> .		
Sec. 104-7-2 Agriculture preferred use.		
Agriculture is the preferred use in Agriculture Zone 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.		
Sec. 104-7-6 Site development standards.		
The following site development standards apply to the A	griculture Zone A-2 Zone:	
	Permitted Uses and Conditional Uses	<u>Permitted Uses</u> <u>Requiring 5 Acres</u>
Minimum lot area:		
Single-family dwelling	<u>40,000 sq. ft.</u>	Not Applicable
Other use	2 acres	5 acres

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Minimum yard setbacks:		
Front	<u>30 feet</u>	<u>30 feet</u>
Rear:	•	<u> </u>
Main building	<u>30 feet</u>	<u>30 feet</u>
Accessory building	1 foot except 10 feet where accessory building a corner lot rears on side yard of an adjacent l	
Side:		
Dwelling	10 feet with total width of 2 side yards not less than 24 feet	
Other main building	20 feet on each side	20 feet on each sid
Accessory building	10 ft. except 1 ft. if located at least 6 feet i rear of main building	
Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section 108-7-16.	
Side; facing street on corner lot	20 feet	20 feet
Main building height:		,
Minimum	<u>1 story</u>	<u>1 story</u>
Maximum	<u>35 feet</u>	<u>35 feet</u>
Accessory building height	25 feet unless meeting re 108-7-16, Large acc	

	Permitted and Conditional Uses	Permitted Uses Requiring 5 Acres
Minimu	m lot area	·
Single-family dwelling, unless developed under the provisions of section 106-2-4	40,000 sq. ft.	
Other	2 acres	5 acros

Minimum lot width, unless developed under the provisions of section 106-2-4	150 feet	300 feet
Minimum yard setbacks	-	
Front	30 feet	30 feet
Side		
Dwelling	10 feet with total width of 2 side yards not less that 24 feet	
	20 feet each side	20 feet each side
	10 feet except 1 foot if located at least 6 feet in rear of main building	
 Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials 	See section 108-7-16.	
Side; facing street	20 feet	20 feet
	Rear	1
	30 feet	30 feet
	One ft. except 10 ft. where accessory building on corner lot rears on side yard of an adjacent lot	
n Main building height	1	
Minimum	One story	One story
Maximum	35 feet	35 feet
		<u> </u>

63

64 Sec. 104-7-7. - Permitted signs.

Accessory building height

65 <u>The height, size and location of permitted signs shall be in accordance with the regulations set forth</u>
 66 in Title 110, Chapter 1, Western Weber Signs.

The height, size and location of the following permitted signs shall be in accordance with the
 regulations set forth in this Land Use Code.

69 (1) Business signs for legal nonconforming commercial or industrial use including flat,
 70 freestanding, projecting, temporary or wall type signs.

25 feet unless meeting requirements of section 108-

7-16, Large accessory buildings

71	(2) Nameplates, flat or wall type.	
72 73	(3) Identification and information signs, directional, flat, freestanding, projecting, temporary or wall type signs.	
74	(4) Property sign, directional, flat, freestanding, projecting, temporary or wall type signs.	
75	(5) Service signs, directional, flat, freestanding or projecting type signs.	
76 77	(6) Off-premises sign, advertising directional flat, freestanding, projecting, roof or wall type signs.	
78 79	CHAPTER 8 AGRICULTURAL ZONE A-3	
80	Sec. 104-8-1 Purpose and intent.	
81 82	The purpose of the A-3 Zone is to designate farming areas where heavyhigh-intensity agricultural pursuits can be permanently maintained.	
83	Sec. 104-8-2 Agriculture preferred use.	
84 85 86	Agriculture is the preferred use in <u>the Agriculture Zone A-3 Zone</u> . All agricultural operations shall be permitted at any time, including the operation of farm machinery and no agriculture use shall be subject to restriction because it interferes with other uses permitted in the zone.	
87		
88 89	Sec. 104-8-5 Conditional uses.	
90 91 92	The following uses shall be permitted only when authorized by a conditional use permit obtained as provided in title 108, chapter 4 of this Land Use Code.	Formatted: Indent: First line: 0"
93	(11) Livestock feed or sales yard.	
94	(12) Manure spreading, drying and sales.	
95	(13) Medical cannabis cultivation or processing facility, in compliance with Section 108-7-34.	Commented [CE32]: New section added to
96	(14) Mines, quarries, gravel pits in accordance with the Weber County Excavation Ordinance.	supplementary regulations (last section of this amendment).
97 98	(154) Outdoor recreation club activities for horse riding, bow and arrow shooting, snowmobiling, etc.	
99	(165) Planned residential unit development in accordance with title 108, chapter 5.	
100 101 102	(176) Private park, playground or recreation area not open to the general public and to which no admission charge is made, but not including privately owned commercial amusement business.	
103 104	(187) Public storage facility developed by a public agency and meeting requirements of title 108, chapter 10.	
105	(198) Public utility substations.	
106	(2019) Radio or television station or tower.	

107 108	(210) Residential facilities for handicapped persons meeting the requirements of section 108-7- 13.		
109	(224) Residential facility for elderly persons meeting the requirements of section 108-7-15.		
110	(2 <u>3</u> 2) Rodeo grounds.		
111	(234) School bus parking, provided the vehicle is parked at least 30 feet from a public street.		
112	(2 <u>5</u> 4) Slaughterhouse.		
113	(2 <u>6</u> 5) Stockyards.		
114 115 116 117	(276) The overnight parking or not more than one vehicle other than an automobile, light truck or recreation vehicle, of not more than 24,000 pounds net weight, on property of not less than two acres in area and upon which the operator has his permanent residence, provided that the vehicle is parked at least 50 feet from a public street.		
118 119 120 121	(287) The use and storage of farm equipment and other related equipment such as a backhoe, front-end loader or up to a ten-wheel truck, to be used by a farm owner, farm employee and/or a contracted farm operator of a bona-fide farm operation consisting of five acres or more, for off-farm, non-agricultural related, construction work to supplement farm income.		
122	(2 <u>9</u> 8) Turf horse jumpinghorse-jumping course.		
123 124	(<u>30</u> 29) Waste water treatment or disposal facilities meeting the requirements of the Utah State Division of Health Code of Waste Disposal Regulations.		
125	(310) Residential facility for troubled youth subject to the requirements listed in section 108-7-14.		
126	(324) Gun club with five-acre minimum parcel.		
127	(3 <u>3</u> 2) Skeet Shooting Range with 5 acre minimum parcel.		
128	(343) Laboratory facility for agricultural products and soils testing.		
129	(3 <u>5</u> 4) Small wind energy system.		
130	Sec. 104-8-6 Site development standards.		
131	The following site development standards apply to the Agricultural Zone A-3 Zone:		
	Permitted Uses and Conditional Uses Permitted Uses Requiring 5 Acres		
	Minimum lot area 2 acres 5 acres		

	Accessory building	1 foot except 10 feet when a corner lot rears on side	
<u>s</u>	iide:		
	Dwelling	10 feet with total width of 2 side yards not less than 24 feet	
	Other main building	20 feet on each side	20 feet on each side
	Accessory building	<u>10 ft. except 1 ft. if loca</u> rear of mair	
	Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section 108-7-16.	
	Side; facing street on corner lot	<u>20 feet</u>	<u>20 feet</u>
Mair	n building height:		
N	linimum	<u>1 story</u>	<u>1 story</u>
N	1aximum	<u>35 feet</u>	<u>35 feet</u>
Acce	essory building height	25 feet unless meeting re 108-7-16, Large acc	

	Permitted Uses and Conditional Uses	Permitted Uses Requiring 5 Acres
Minimum lot area	2 acres	5 acres
Minimum lot width	150 feet	300 feet
Minimum yard setbacks		
Front	30 feet	30 feet
Side		
	10 feet with total width of 2 side yards not less than 24 f eet	

- Other main building	20 feet on each side	20 feet on each sid
Accessory building	10 ft. except 1 ft. if located at lo main building	east 6 feet in rear of
Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section 108-7-16.	
Side; facing street on corner lot	20 feet	20 feet
	Rear	
- Main building	30 feet	30 feet
- Accessory building	1 foot except 10 feet where accessory building on corner lot rears on side yard of an adjacent lot	
n building height		
Minimum	One story	One story
Maximum	35 feet	
Accessory building height	25 feet unless meeting requirer 16, Large accessory buildings	ments of section 108-7-

133 Sec. 104-8-7. - Sign regulations.

134	The height, size and location of permitted signs shall be in accordance with the regulations set forth
135	in Title 110, Chapter 1, Western Weber Signs.
120	The bright size and leasting of the following permitted sizes shall be in accordance with the

- The height, size and location of the following permitted signs shall be in accordance with the
 regulations set forth in this Land Use Code.
- 138 (1) Business signs for legal nonconforming commercial or industrial use including flat,
 139 freestanding, projecting, temporary or wall type signs;
- 140 (2) Nameplates flat or wall type;
- 141 (3) Identification and information signs, directional, flat, freestanding, projecting, temporary or
 142 wall type signs;
- 143 (4) Property signs directional, flat, freestanding, projecting, temporary or wall type signs;

Commented [CE33]: Unnecessary section. Already regulated by Title 110. This is redundant.

	(5)	Service signs directional, flat, freestanding or projecting type signs;				
5 6	(6)	Off-premises sign, advertising, directional, flat, freestanding, projecting roof or wall type signs.				
7	CHAPTER 25 MANUFACTURING ZONE M-3					
Э;	Sec. 104	-25-1 Purpose and intent.				
1 j 2 (jet and m extractio	ict is to be primarily for industrial uses related to the manufacture, testing, and production of issile engines, aircraft or space craftaerospace parts or similar heavy industry, and for the n and processing of raw materials. Industrial operations or uses, which are compatible with the purpose of this zone, are included.				
1 ;	Sec. 104	-25-2 Permitted uses.				
5.	The follo	wing uses are permitted in the M-3 Zone:				
5	(1)	Any permitted use in an M-2 Zone except dwelling units.				
	(2)	Laboratories.				
	(3)	Machine shop.				
	<u>(4)</u>	Medical cannabis cultivation or processing facility.				
	(4 <u>5</u>)	Office, business, professional and governmental.				
	(<mark>5<u>6</u>)</mark>	Public buildings and utilities.				
	(<mark>67</mark>)	Warehouse.				
	(<u>78</u>)	Welding shop.				
5	Sec. 104	-25-7 Sign regulations.				
	-	ht, size and location of permitted signs shall be in accordance with the regulations set forth 10. Chapter 1, Western Weber Signs.				
	The heig as follow	ht, size, and location of the following permitted signs shall be in accordance with chapter 32 and s:				
	(1)	Advertising signs and billboards, provided the following conditions are met:				
)						
1		 Size. The maximum size of a billboard at any one location shall not be larger than 1,000 square feet. 				
L 2 3		· · · · · ·				
1 2 3 4	(2) —	1,000 square feet. b. Spacing. The minimum distance between any two billboards adjacent to and facing a				
0 1 2 3 4 5 6 7 8 9	(2) (3)	 1,000 square feet. b. Spacing. The minimum distance between any two billboards adjacent to and facing a highway shall be 500 feet. 				

Commented [CE34]: Unnecessary. Already covered in Title 110.

	12/6/2019
181	(5) Ground sign.
182 183 184 185	(6) Identification sign. One sign, not exceeding eight square feet in area for conforming buildings or conforming uses other than dwellings, boardinghouse, or lodginghouse, and multiple dwellings except for in the M-3 Zone, in which case the area allowed is 20 square feet.
186	(7) Nameplate.
187	(8) Property sign, projecting sign, public necessity sign.
188	(9) Roof sign.
189	(10) Service sign.
190	(11) Temporary sign.
191 192	TITLE 108 - STANDARDS
193	
194	CHAPTER 7 – SUPPLEMENTARY AND QUALIFYING REGULATIONS
195	
196	Sec. 108-7-34. – Medical cannabis cultivation or processing facility.
197 198	In a zone that allows a medical cannabis cultivation or processing facility and residential uses, the
	following standards shall apply to the medical cannabis facility:
199	(1) The minimum lot area required is 20 acres.
200	(2) The minimum setback from any lot line is 100 feet.
201 202	(3) The architectural, landscape, and screening design standards of Title 108 Chapter 2 are required.
203 204	(4) The facility shall be located on land that can provide the facility access from a street that meets currently adopted street standards.
205 206	(5) If a residential use exists, or is later located within, 500 feet of the facility, the facility and site shall be designed as follows:
207 208	a. Waste gases or air shall be sufficiently cleaned so that no cannabis or other foul odor is exhausted.
209 210 211	b. A six-foot land berm or an eight-foot masonry wall shall be constructed to shield the view of the facility from the residential properties, except where interrupted to provide access to the facility.

¹ PART II – LAND USE CODE

2					
³ TITLE 104 – ZONES					
4					
5	CHAPTE	R 5 AGRICULTURAL ZONE A-1			
6	Sec. 104-5-1 Purpose and intent.				
7 8	The A-1 Zone is both an agricultural zone and a low-density rural residential zone. The purpose of the A-1 Zone is to:				
9 10	(1)	Designate low-intensity farm areas, which are anticipated to develop in a rural residential development pattern;			
11 12	(2)	Set up guidelines to continue agricultural pursuits, including the keeping of farm animals; and			
13	(3)	Direct orderly low-density residential development in a continuing rural environment.			
14	Sec. 104-5-2 Agriculture preferred use.				
15 16 17 18	Agriculture is the preferred use in the A-1 Zone. All agriculture 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.				
10					

¹⁹ Sec. 104-5-7. - Site development standards.

20 The following site development standards apply to the A-1 Zone:

		Permitted Uses and Conditional Uses	Permitted Uses Requiring 2 and 5 Acres
Min	mum lot area	40,000 sq. ft.	As specified by the use.
Min	mum lot width	150 feet	150 feet
Minimum yard setbacks:			
Front		30 feet	30 feet
Rear:			
	Main building	30 feet 30 feet	
	Accessory building	1 foot except 10 feet where a corner lot rears on side	

	Side:				
	Dwelling	10 feet with total width of 2 side yards not less than 24 feet			
	Other main building	20 feet on each side	20 feet on each side		
	Accessory building	10 ft. except 1 ft. if loca rear of mair			
	Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section 108-7-16.			
	Side; facing street on corner lot	20 feet	20 feet		
Ma	in building height:				
	Minimum	1 story	1 story		
	Maximum	35 feet 35 feet			
Acc	cessory building height	25 feet unless meeting requirements of <u>section</u> <u>108-7-16</u> , Large accessory buildings			

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22

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²³ Sec. 104-5-8. - Sign regulations.

The height, size and location of permitted signs shall be in accordance with the regulations set forth in Title 110, Chapter 1, Western Weber Signs.

26

27 CHAPTER 6. - AGRICULTURAL VALLEY AV-3 ZONE

²⁸ Sec. 104-6-1. - Purpose and intent.

29 The AV-3 Zone is both an agricultural zone and a low-density rural residential zone. The purpose of the30 AV-3 Zone is to:

- 31 (1) Designate low-intensity farm areas, which are anticipated to develop in a rural residential
 32 development pattern;
- 33 (2) Set up guidelines to continue agricultural pursuits, including the keeping of farm animals;34 and
- 35 (3) Direct orderly low-density residential development in a continuing rural environment.
- ³⁶ Sec. 104-6-2. Agriculture preferred use.

- 37 Agriculture is the preferred use in the AV-3 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.

40 41 CHAPTER 7. - AGRICULTURAL A-2 ZONE

42 Sec. 104-7-1. - Purpose and intent.

- 43 The A-2 Zone is both an agricultural zone and a low-density rural residential zone. The purpose of the
- 44 A-2 Zone is to designate moderate-intensity farming areas where agricultural pursuits and the rural
- 45 environment should be promoted and preserved where possible.

⁴⁶ Sec. 104-7-2. - Agriculture preferred use.

- 47 Agriculture 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 restrictionbecause it interferes with other uses permitted in the zone.
- 50 ...

⁵¹ Sec. 104-7-6. - Site development standards.

52 The following site development standards apply to the A-2 Zone:

	Permitted Uses and Conditional Uses	Permitted Uses Requiring 5 Acres
Minimum lot area:		
Single-family dwelling	40,000 sq. ft.	Not Applicable
Other use	er use 2 acres	
Minimum lot width	150 feet	300 feet
Minimum yard setbacks:		
Front		
Rear:		
Main building	30 feet	30 feet
Accessory building	1 foot except 10 feet where accessory building on a corner lot rears on side yard of an adjacent lot.	
Side:		
Dwelling	10 feet with total width o than 24	

		Other main building	20 feet on each side 20 feet on eac	
		Accessory building	10 ft. except 1 ft. if located at least 6 feet in rear of main building	
		Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section 108-7-16.	
		Side; facing street on corner lot	20 feet	20 feet
Μ	ain	building height:		
	Minimum		1 story	1 story
	Μ	aximum	35 feet 35 feet	
Ad	Accessory building height		25 feet unless meeting requirements of <u>section</u> <u>108-7-16</u> , Large accessory buildings	

54

58

⁵⁵ Sec. 104-7-7. - Permitted signs.

- 56 The height, size and location of permitted signs shall be in accordance with the regulations set forth
- 57 in Title 110, Chapter 1, Western Weber Signs.

59 CHAPTER 8. - AGRICULTURAL ZONE A-3

⁶⁰ Sec. 104-8-1. - Purpose and intent.

The purpose of the A-3 Zone is to designate farming areas where high-intensity agricultural pursuitscan be permanently maintained.

⁶³ Sec. 104-8-2. - Agriculture preferred use.

- Agriculture is the preferred use in the A-3 Zone. All agricultural operations shall be permitted at any
 time, including the operation of farm machinery and no agriculture use shall be subject to restriction
 because it interferes with other uses permitted in the zone.
- 67 ...

68 Sec. 104-8-5. - Conditional uses.

- The following uses shall be permitted only when authorized by a conditional use permit obtained as provided in title 108, chapter 4 of this Land Use Code.
- 71 ...
- 72 (11) Livestock feed or sales yard.
- 73 (12) Manure spreading, drying and sales.
- 74 (13) Medical cannabis cultivation or processing facility, in compliance with Section 108-7-34.
- 75 (14) Mines, quarries, gravel pits in accordance with the Weber County Excavation Ordinance.

76 77	(15)	Outdoor recreation club activities for horse riding, bow and arrow shooting, snowmobiling, etc.	
78	(16)	Planned residential unit development in accordance with title 108, chapter 5.	
79 80 81	(17)	Private park, playground or recreation area not open to the general public and to which no admission charge is made, but not including privately owned commercial amusement business.	
82 83	(18)	Public storage facility developed by a public agency and meeting requirements of title 108, chapter 10.	
84	(19)	Public utility substations.	
85	(20)	Radio or television station or tower.	
86 87	(21)	Residential facilities for handicapped persons meeting the requirements of section 108-7- 13.	
88	(22)	Residential facility for elderly persons meeting the requirements of section 108-7-15.	
89	(232)	Rodeo grounds.	
90	(24	School bus parking, provided the vehicle is parked at least 30 feet from a public street.	
91	(25)	Slaughterhouse.	
92	(26)	Stockyards.	
93 94 95 96	(27)	The overnight parking or not more than one vehicle other than an automobile, light truck or recreation vehicle, of not more than 24,000 pounds net weight, on property of not less than two acres in area and upon which the operator has his permanent residence, provided that the vehicle is parked at least 50 feet from a public street.	
97 98 99 100	(28)	The use and storage of farm equipment and other related equipment such as a backhoe, front-end loader or up to a ten-wheel truck, to be used by a farm owner, farm employee and/or a contracted farm operator of a bona-fide farm operation consisting of five acres or more, for off-farm, non-agricultural related, construction work to supplement farm income.	
101	(29)	Turf horse-jumping course.	
102 103	(30)	Waste water treatment or disposal facilities meeting the requirements of the Utah State Division of Health Code of Waste Disposal Regulations.	
104	(31)	Residential facility for troubled youth subject to the requirements listed in section 108-7-14.	
105	(32)	Gun club with five-acre minimum parcel.	
106	(33)	Skeet Shooting Range with 5 acre minimum parcel.	
107	(34)	Laboratory facility for agricultural products and soils testing.	
108	(35)	Small wind energy system.	
109	Sec. 104	-8-6 Site development standards.	
110	The following site development standards apply to the A-3 Zone:		

110 The following site development standards apply to the A-3 Zone:

		Permitted Uses and Conditional Uses	Permitted Uses Requiring 5 Acres
Mini	mum lot area	2 acres	5 acres
Mini	mum lot width	150 feet	300 feet
Minimum yard setbacks:			
F	ront	30 feet	30 feet
R	lear:		
	Main building	30 feet	30 feet
	Accessory building	1 foot except 10 feet where a corner lot rears on side	
S	ide:		
	Dwelling	10 feet with total width of 2 side yards not less than 24 feet	
	Other main building	20 feet on each side	20 feet on each side
	Accessory building	10 ft. except 1 ft. if located at least 6 feet in rear of main building	
	Accessory buildings over 1,000 sq. ft. for storage of personal equipment and materials	See section 108-7-16.	
	Side; facing street on corner lot	20 feet	20 feet
Mair	h building height:	·	
N	linimum	1 story 1 story	
N	laximum	35 feet 35 feet	
Acce	essory building height	25 feet unless meeting requirements of <u>section</u> <u>108-7-16</u> , Large accessory buildings	

112 Sec. 104-8-7. - Sign regulations.

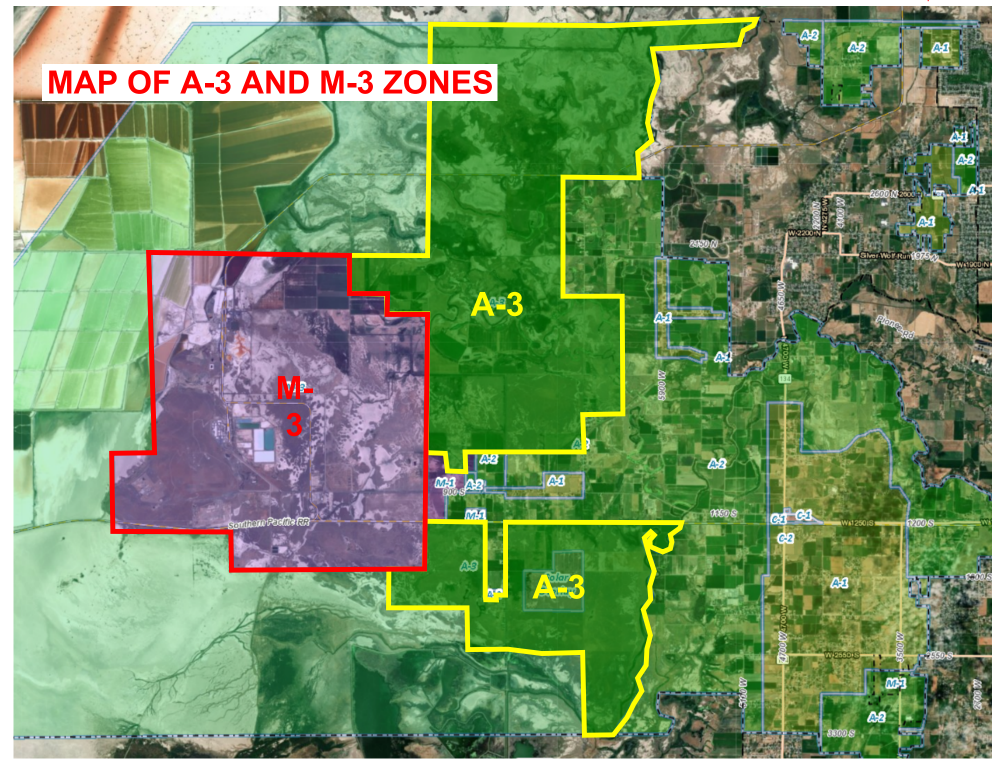
113 The height, size and location of permitted signs shall be in accordance with the regulations set forth

114 in Title 110, Chapter 1, Western Weber Signs.

СЦАРТ				
CHAFT	ER 25 MANUFACTURING ZONE M-3			
Sec. 10	4-25-1 Purpose and intent.			
This district is to be primarily for industrial uses related to the manufacture, testing, and production of jet and missile engines, aerospace parts or similar heavy industry, and for the extraction and processing of raw materials. Industrial operations or uses, which are compatible with the general purpose of this zone, are included.				
Sec. 104-25-2 Permitted uses.				
The following uses are permitted in the M-3 Zone:				
(1)	Any permitted use in an M-2 Zone except dwelling units.			
(2)	Laboratories.			
(3)	Machine shop.			
(4)	Medical cannabis cultivation or processing facility.			
(5)	Office, business, professional and governmental.			
(6)	Public buildings and utilities.			
(7)	Warehouse.			
(8)	Welding shop.			
Sec. 10	4-25-7 Sign regulations.			
The heig				
The heig in Title 1	ght, size and location of permitted signs shall be in accordance with the regulations set forth			
The heig in Title f	ght, size and location of permitted signs shall be in accordance with the regulations set forth 10, Chapter 1, Western Weber Signs.			
The heig in Title TITLE 1 CHAPT	ght, size and location of permitted signs shall be in accordance with the regulations set forth 10, Chapter 1, Western Weber Signs. 08 – STANDARDS ER 7 – SUPPLEMENTARY AND QUALIFYING REGULATIONS			
The heig in Title TITLE 1 CHAPT	ght, size and location of permitted signs shall be in accordance with the regulations set forth 10, Chapter 1, Western Weber Signs. 08 – STANDARDS			
The heig in Title 1 TITLE 1 CHAPT Sec. 102 In a zon	ght, size and location of permitted signs shall be in accordance with the regulations set forth 10, Chapter 1, Western Weber Signs. 08 – STANDARDS ER 7 – SUPPLEMENTARY AND QUALIFYING REGULATIONS			
The heig in Title 1 TITLE 1 CHAPT Sec. 102 In a zon	ght, size and location of permitted signs shall be in accordance with the regulations set forth 10, Chapter 1, Western Weber Signs. 08 – STANDARDS ER 7 – SUPPLEMENTARY AND QUALIFYING REGULATIONS 8-7-34. – Medical cannabis cultivation or processing facility. e that allows a medical cannabis cultivation or processing facility and residential uses, the			
The heig in Title 7 TITLE 1 CHAPT Sec. 10 In a zon following	 ght, size and location of permitted signs shall be in accordance with the regulations set forth 10, Chapter 1, Western Weber Signs. 08 – STANDARDS ER 7 – SUPPLEMENTARY AND QUALIFYING REGULATIONS 8-7-34. – Medical cannabis cultivation or processing facility. e that allows a medical cannabis cultivation or processing facility and residential uses, the g standards shall apply to the medical cannabis facility: 			
The heig in Title 7 TITLE 1 CHAPT Sec. 100 In a zon following (1)	 ght, size and location of permitted signs shall be in accordance with the regulations set forth 10, Chapter 1, Western Weber Signs. 08 – STANDARDS ER 7 – SUPPLEMENTARY AND QUALIFYING REGULATIONS 8-7-34. – Medical cannabis cultivation or processing facility. e that allows a medical cannabis cultivation or processing facility and residential uses, the g standards shall apply to the medical cannabis facility: The minimum lot area required is 20 acres. 			
The heig in Title 7 TITLE 1 CHAPT Sec. 102 In a zon following (1) (2)	 ght, size and location of permitted signs shall be in accordance with the regulations set forth 10, Chapter 1, Western Weber Signs. 08 – STANDARDS ER 7 – SUPPLEMENTARY AND QUALIFYING REGULATIONS 8-7-34. – Medical cannabis cultivation or processing facility. e that allows a medical cannabis cultivation or processing facility and residential uses, the g standards shall apply to the medical cannabis facility: The minimum lot area required is 20 acres. The minimum setback from any lot line is 100 feet. The architectural, landscape, and screening design standards of Title 108 Chapter 2 are 			

152 153	a.	Waste gases or air shall be sufficiently cleaned so that no cannabis or other foul odor is exhausted.
154 155 156	b.	A six-foot land berm or an eight-foot masonry wall shall be constructed to shield the view of the facility from the residential properties, except where interrupted to provide access to the facility.

Exhibit C: Zone Map



Sec. 104-8-3. - Permitted uses.

The following uses are permitted in the Agriculture Zone A-3:

- 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.
- (2) Agriculture, agricultural experiment station, apiary; aviary.
- (3) Animals or fowl kept for food production as an accessory use; animal hospital or clinic, dog breeding, dog kennel, dog training school, provided any building or enclosure for animals shall be located not less than 100 feet from a public street and not less than 50 feet from any side or rear property line.
- (4) Cemetery, chinchilla raising, convalescent or rest home.
- (5) Church, synagogue, or similar building used for regular religious worship.
- (6) Cluster subdivision in accordance with <u>title 108</u>, chapter 3 of this Land Use Code.
- (7) 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 side or rear lot line.
- (8) Fruit or vegetable stand for produce grown on the premises.
- (9) Golf course, except miniature golf course.
- (10) Greenhouse and nursery with no retail shop operation.
- (11) Home occupations.
- (12) Household pets.
- (13) Parking lot accessory to uses allowed in this zone.
- (14) Private park, playground or recreation area but not including privately owned commercial amusement business.
- (15) Private stables, horses for private use only, and provided that not more than two horses may be kept for each one-half acre of land used for horses within any lot.
- (16) Public building, public park, recreation grounds and associated buildings; public school; private educational institution having a curriculum similar to that ordinarily given in public schools.

County Commission Staff Report Page 48 of 54 Attachment B of County Commission Staff Report -- Medical Cannabis PC Report Page 25 of 31

- (17) Single-family dwelling.
- (18) Sugar beet loading or collection station and dump sites.
- (19) Temporary buildings for use incidental to construction work. Such building shall be removed upon completion or abandonment of the construction work.

(Ord. of 1956, § 7-2; Ord. No. 14-92; Ord. No. 96-35; Ord. No. 2010-20; <u>Ord. No. 2015-7</u>, Exh. A, 5-5-2015)

Sec. 104-8-4. - Permitted uses requiring five acres minimum lot area.

The following uses requiring five acres minimum lot area are permitted in the Agriculture Zone A-3:

- (1) Dairy or creamery.
- (2) Dairy farm and milk processing and sale provided at least 50 percent of milk processed and sold is produced on the premises.
- (3) Dog pound.
- (4) Farms devoted to the hatching, raising, fattening, slaughtering, dressing and marketing of chickens, turkeys, or other fowl, rabbits, fish, frogs or beaver hatched or raised on the premises.
- (5) Fur farm.
- (6) Golf driving range.
- (7) Grain storage elevators.
- (8) The keeping and raising of not more than ten hogs, more than 16 weeks old, provided that no person shall feed any such hog any market refuse, house refuse, garbage or offal other than that produced on the premises.
- (9) Public stables.
- (10) The raising and grazing of horses, cattle, sheep or goats as part of a farming operation including the supplementary of full feeding of such animals provided that such raising and grazing when conducted by a farmer in conjunction with any livestock feed yard, livestock sales or slaughterhouse, shall:
 - a. Not exceed a density of 40 head per acre of used land;

- Exhibit D: Uses Allowed in the A-3 Zone Page 3 of 5 b. Be carried on during the period of September 15 through April 15 only;
- c. Be not closer than 200 feet to any dwelling, public or semi-public building on an adjoining parcel of land; and,
- d. Not include the erection of any permanent fences, corrals, chutes, structures or other buildings normally associated with a feeding operation.
- (11) Riding academies.
- (12) Sanitariums and hospitals.

(Ord. of 1956, § 7-3)

Sec. 104-8-5. - Conditional uses.

The following uses shall be permitted only when authorized by a conditional use permit obtained as provided in <u>title 108</u>, chapter 4 of this Land Use Code.

- (1) Agri-tourism; meeting the requirements of <u>title 108</u>, chapter 21.
- (2) Airports, private and commercial.
- (3) Child day care.
- (4) Circus or transient amusements.
- (5) Commercial campgrounds and picnic areas meeting the requirements of <u>title</u> <u>108</u>, chapter 20.
- (6) Commercial soil composting manufacture and sale.
- (7) Correctional institution.
- (8) Educational/institutional identification sign.
- (9) Hog ranch, provided that no person shall feed any hogs any market refuse, home refuse, garbage or offal other than that produced on the premises, all pens and housing for hogs shall be concrete and maintained in a sanitary manner and drainage structures and disposal of animal waste shall be provided and properly maintained as required by the building inspector and health officer.
- (10) Horse racing and training track, cutter-racing track, including indoor concessions as an accessory use.
- (11) Livestock feed or sales yard.

- (12) Manure spreading, drying and sales.
- (13) Mines, quarries, gravel pits in accordance with the Weber County Excavation Ordinance.
- (14) Outdoor recreation club activities for horse riding, bow and arrow shooting, snowmobiling, etc.
- (15) Planned residential unit development in accordance with <u>title 108</u>, chapter 5.
- (16) Private park, playground or recreation area not open to the general public and to which no admission charge is made, but not including privately owned commercial amusement business.
- (17) Public storage facility developed by a public agency and meeting requirements of <u>title 108</u>, chapter 10.
- (18) Public utility substations.
- (19) Radio or television station or tower.
- (20) Residential facilities for handicapped persons meeting the requirements of <u>section 108-7-13</u>.
- (21) Residential facility for elderly persons meeting the requirements of <u>section</u> <u>108-7-15</u>.
- (22) Rodeo grounds.
- (23) School bus parking, provided the vehicle is parked at least 30 feet from a public street.
- (24) Slaughterhouse.
- (25) Stockyards.
- (26) The overnight parking or not more than one vehicle other than an automobile, light truck or recreation vehicle, of not more than 24,000 pounds net weight, on property of not less than two acres in area and upon which the operator has his permanent residence, provided that the vehicle is parked at least 50 feet from a public street.
- (27) The use and storage of farm equipment and other related equipment such as a backhoe, front-end loader or up to a ten-wheel truck, to be used by a farm owner, farm employee and/or a contracted farm operator of a bona-fide farm operation consisting of five acres or more, for off-farm, non-agricultural related, construction work to supplement farm income.
- (28) Turf horse jumping course. County Commission Staff Report Page 51 of 54 Attachment B of County Commission Staff Report -- Medical Cannabis PC Report Page 28 of 31

- (29) Waste water treatment or disposal facilities meeting the requirements of the Utah State Division of Health Code of Waste Disposal Regulations.
- (30) Residential facility for troubled youth subject to the requirements listed in <u>section 108-7-14</u>.
- (31) Gun club with five-acre minimum parcel.
- (32) Skeet Shooting Range with 5 acre minimum parcel.
- (33) Laboratory facility for agricultural products and soils testing.
- (34) Small wind energy system.

(Ord. of 1956, § 7-4; Ord. No. 3-72; Ord. No. 18-84; Ord. No. 16-86; Ord. No. 12-91; Ord. No. 6-92; Ord. No. 20-94; Ord. No. 30-94; Ord. No. 96-42; Ord. No. 97-8; Ord. No. 98-36; Ord. No. 99-9; Ord. No. 2008-8; Ord. No. 2008-31; Ord. No. 2009-14; Ord. No. 2010-20; Ord. No. 2012-19, pt. 6(§ 7-4), 12-18-2012)

Sec. 104-25-2. - Permitted uses.

The following uses are permitted in the M-3 Zone:

- (1) Any permitted use in an M-2 Zone except dwelling units.
- (2) Laboratories.
- (3) Machine shop.
- (4) Office, business, professional and governmental.
- (5) Public buildings and utilities.
- (6) Warehouse.
- (7) Welding shop.

(Ord. of 1956, § 22A-2; Ord. No. 3-62; Ord. No. 17-90; Ord. No. 2010-07; Ord. No. 2015-7, Exh. A, 5-5-2015)

Sec. 104-25-3. - Conditional uses.

The following uses shall be permitted only when authorized by a conditional use permit as provided in <u>title</u> <u>108</u>, chapter 4 of this Land Use Code:

- (1) Any conditional use in an M-2 Zone.
- (2) Aircraft engine testing, including jet, missile and chemical engines.
- (3) Blast furnace.
- (4) Feed, cereal or flour mill.
- (5) Forage plant or foundry.
- (6) Manufacture, processing, refining, treatment, distillation, storage or compounding of the following: Acid, ammonia, bleaching powder and chlorine; fireworks or explosives, asphalt, chemicals of an objectionable or dangerous nature, creosote, disinfectants or insecticides; bones, coal or wood, fertilizer, gas, glue, size or gelatin, ore, potash, proxylin, rubber of guttapercha, plastic, tallow, grease or lard, tar, roofing or waterproofing materials, furs, wool, hides.
- (7) Ore beneficiation, smelting, or refining of materials, steel or iron mills, mines, quarries; gravel pits.
- (8) Petroleum refining.
- (9) Manufacturing, fabrication, assembly, canning, processing, treatment, or storage of the following:
 - a. Acetylene gas, aircraft, airplanes and parts, automobiles and parts; alcohol.
 - b. Brick, brass.
 - c. Candles, cans, celluloid, cement, copper.
 - d. Dyestuff.
 - e. Emery cloth, excelsior. County Commission Staff Report Page 53 of 54 Attachment B of County Commission Staff Report -- Medical Cannabis PC Report Page 30 of 31

- f. Feathers, felt, fiber, fish, film.
- g. Glass, glucose, gypsum.
- h. Hair, hardware.
- i. Ink, iron.
- j. Lamp black, linoleum, line.
- k. Meats, machinery, mail, matches.
- I. Oil, oilcloth, oiled rubber goods, oxygen.
- m. Paper, paint, pulp, pickles, pottery, plaster of Paris.
- n. Shoe polish, stove polish, shoddy, soap and detergents, soda, starch, sauerkraut, salt, steel, shellac.
- o. Turpentine, tile, terra cotta.
- p. Vinegar, varnish.
- q. Yeast.
- (10) Metals and metal products extraction, treatment and processing including the extraction, processing and manufacturing of magnesium chloride, magnesium, potassium, sodium, lithium, boron, bromine and their salts or chemical derivatives.
- (11) Missiles and missile parts.
- (12) Public utility substations.
- (13) Private recreation areas.
- (14) Railroad yards, shop or roundhouse; rock crusher.
- (15) Site leveling and preparation for future development.
- (16) Space craft and space craft parts.
- (17) Storage of petroleum.

(Ord. of 1956, § 22A-3; Ord. No. 3-62; Ord. No. 2-70; Ord. No. 28-94; Ord. No. 17-90; Ord. No. 3-91; Ord. No. 96-42; Ord. No. 2010-07; <u>Ord. No. 2015-7</u>, Exh. A, 5-5-2015; Ord. No. <u>2019-2</u>, Exh. A, 2-5-2019)