

#### Purpose

Receive input on Staff's recommended Zoning Ordinance Amendments – Initiated by Director of Development Services

"Clean-Up" Items

- Auto Sales in Freeway Commercial Overlay Zone (FCOZ)
- 2. Architectural Review Commission review of Second Story Additions
- 3. Commercial Cannabis update based on January 11, 2024 City Council Direction

## Auto Sales in Freeway Commercial Overlay

#### Revise the ordinance to clean up previous omissions

- January 2016 Ordinance 1302 and 1303 Added auto sales as allowed use
- November 2016 Ordinance 1324 Removed Use in a scrivener's error

#### **Proposed Update**

- Amend Overlay to add Auto-sales as allowed use
- Amend the commercial land use table
- Indoor Auto Sales = AUP approved by Zoning Administrator for consistency with 2022 Broker's Report
- Outdoor Auto Sales = CUP approved by Planning Commission

#### ARC – Review of 2 Story Homes

- ARC review required for two-story homes and additions which expand, or add a second story
- Ordinance 1383 was codified incorrectly
- Proposed change adjusts the subsection formatting to capture the original intent

#### Commercial Cannabis Update

- A. Prohibit the following types of cannabis businesses:
  - Cannabis testing or research laboratories (no CUPs approved)
  - Commercial cultivation businesses (no CUPs approved)
  - ☐ Manufacturing businesses (one CUP approved, 5/21/2024 revocation hearing)
  - Distribution businesses (no CUPs approved).
    - Exception for "accessory" distribution associated with a licensed retail business for on-site sales only through a CUP.
    - Royal Highness has a distribution license through a CUP amendment in addition to the retail license, to package and relabel "cannabis flower" to buy in bulk and package on-site, reducing costs. Sales not limited to the Highway 111 location and would be "grandfathered"

### Commercial Cannabis Update

B. Define Microbusiness and allow one (1) conditionally permitted in the SI district.

Cannabis microbusiness means a business that engages in at least three (3) of the following commercial cannabis activities:

- 1. Indoor cultivation of cannabis in an area less than 10,000 square feet on the same licensed premises
- 2. Distribution
- 3. Manufacturing, limited to packaging and labeling
- 4. Non-storefront retailer (delivery only) [NOTE: Cannabis retail is prohibited in SI]

West Coast Cannabis was approved as a microbusiness and has storefront retail and Type 6 (non-volatile) manufacturing and would be "grandfathered".

## Commercial Cannabis – Policy Consideration

The California Department of Cannabis Control (DCC) has two retail licenses:

- 1) Type 9: non-storefront retailer (delivery only) A non-storefront retailer sells cannabis goods to customers only through delivery.
- 2) Type 10: storefront retailer A storefront retailer has a physical location where cannabis goods are sold. Storefront retailers can also deliver cannabis goods.

The zoning code defines "retail cannabis business" as a business that sells and/or delivers cannabis or cannabis products to customers, and limits retail businesses to a maximum of six (6).

Delivery only businesses (non-storefront retailer) are conditionally permitted in the SI zoning district with no limitations other than a 1,500-foot separation from another cannabis business or school, daycare, or youth center.

## Commercial Cannabis – Policy Consideration

#### **Policy Question:**

Is the intent to allow an unlimited number of delivery (non-storefront retailer) businesses or should this type of retail be subject to the six-retail business maximum?

Currently there are no licensed delivery-only retailers in the city and existing retail cannabis businesses can provide deliveries in accordance with state law.



# Discussion