

LAND USE SERVICES DEPARTMENT PLANNING COMMISSION STAFF REPORT

HEARING DATE: June 9, 2022 AGENDA ITEM # 2

Project Description

Applicant: County of San Bernardino Land Use Services Department

Community: Countywide **Location:** Countywide

Project No: PMISC-2020-00005

Staff: Irene Romero

Proposal: Development Code Amendment to amend Tables 82-4, 82-7, and 82-17 related to allowed use and permit requirements for the cultivation and manufacturing of industrial hemp; and to add Chapter 84.35 related to specific use regulations for the cultivation and manufacturing of industrial hemp, all of Title 8 of the San Bernardino County Code.

Newspaper Publication Date: May 28, 2022 Report Prepared By: Irene Romero

PROJECT DESCRIPTION

This proposal includes two general amendments to the San Bernardino County Development Code (Development Code), which include: (1) amendments to Tables 84-4, 82-7, and 82-17 related to the addition of allowed use and permit requirements for the cultivation and manufacturing of industrial hemp; and (2) the addition of Chapter 84.35 related to specific use regulations for the cultivation and manufacturing of industrial hemp.

BACKGROUND

Since the California Industrial Hemp Farming Act (Senate Bill 556) authorizing the commercial cultivation of industrial hemp Act was signed into law and became effective on January 1, 2017, the County has received the highest demand in terms of the number of registrants and registered sites for hemp cultivation in the state.

While the demand for industrial hemp continues to grow, if not properly sited and operating in accordance with specified development standards, industrial hemp cultivation has shown to have an adverse effect on the public health, safety and welfare of the County, including, but not limited to, impacts associated with odor, noise, water contamination, water consumption, aesthetics and public safety. Specifically, due to the countywide

Development Code Amendment –Industrial Hemp June 9, 2022 Page **2** of **5**

prohibition of cannabis cultivation, the County has discovered, through investigations conducted by the Agriculture/Weights & Measures Department and San Bernardino County Sheriff's Department, that a large number of the registered industrial hemp sites in the unincorporated County areas are operating in violation of State law and as a masquerade for illegal cannabis cultivation. These illegal cultivation sites have overwhelmed County resources and negatively impacted the well-being of the County's citizens and its resources. Accordingly, it is for these reasons that the Department has been directed to prepare proposed planning and zoning regulations to properly regulate and mitigate these adverse impacts.

ANALYSIS OF PROPOSAL

<u>Content of the Proposed Ordinance</u>: The Development Code Amendment represent staff's recommendation to protect neighboring residents, businesses, and the surrounding environment from negative impacts caused by the cultivation and manufacturing of industrial hemp and are summarized as follows:

- Allowed Use and Permit Requirements Amend Tables 82-4, 82-7, and 82-17 related to allowed use and permit requirements for the cultivation and manufacturing of industrial hemp in the Rural Living, Agricultural, Floodway, Resource Conservation, Industrial and Special Purpose Land Use Zoning Districts.
- Industrial Hemp Add Chapter 84.35 to regulate the establishment and operation of industrial hemp activities and to enforce rules and regulations consistent with Stat law, and includes the following:
 - Prohibited Activities. Prohibited Industrial Hemp Activities will include: operating without first obtaining the required land use permit; all indoor cultivation (including the use of greenhouses, hoop structures or similar structures); and the use of hauled water, temporary water storage structures, on-site generators and the screening of Industrial Hemp Activities except as provided.
 - Zoning Restriction. Industrial Hemp Activities will be limited to Resource Conservation, Agricultural, Floodway, Rural Living, and Special Development-Residential zoning districts.
 - Compliance Period. All legal non-conforming Industrial Hemp Activities may continue operating at the existing site without having to comply with updated land use permit and zoning regulations provided they maintain and operate in compliance with a valid hemp registration issued by the County Agricultural Commissioner. Should the registration lapse or be lawfully revoked, the use will no longer be considered legal non-conforming and the entity will be required to comply with the industrial hemp regulations (e.g., zoning restrictions, permit requirements, setbacks, etc.), as outlined in the requirements below.

- Permit Requirements. Industrial Hemp Activities will be classified into three categories. Each category will have varying permit requirements and required findings for approval.
 - "Small-Scale Cultivation" includes: Cultivation sites that have a total combined area of less than half of an acre. Minimum lot size for a small-scale operation will be one acre and will be subject to approval of a Site Plan Permit.
 - "<u>Large-Scale Cultivation</u>" includes: Cultivation sites that have a total combined area greater than half of an acre. Minimum lot size for a large-scale operation will be five acres and will be subject to approval of a Conditional Use Permit.
 - <u>"Class I Manufacturing" includes</u>: Manufacturing industrial hemp for its products or by-products using non-volatile solvents and using methods that do not produce loud noises, strong odors, fumes, or vibrations. Minimum lot size for a class I manufacturing operation will be five acres and will be subject to approval of a Minor Use Permit/Conditional Use Permit.
 - o All operations: Required to obtain and renew an annual Special Use Permit.
- Performance Guarantees. A security deposit of \$5,000 for a cultivation site less than five acres will be required. An additional \$1,000 per acre deposit will be required for sites larger than five acres.
- Development Standards. In addition to permit requirements and findings for approval, industrial hemp activities shall comply with numerous development standards including:
 - Setbacks. A minimum setback of 100 feet is required for Industrial Hemp Activities adjacent to a residential zone, and a 1,000-foot setback is required for Industrial Hemp Activities adjacent to a sensitive receptor, as defined.
 - Operational Standards. Operational standards include: a storage and waste plan
 to help prevent the diversion and theft of industrial hemp; a transportation plan to
 ensure safe and secure delivery of Industrial Hemp; and water conservation
 measures to minimize the use of water.
- Enforcement: Registered hemp entities consent to the entry by enforcement officers to make inspections and to take such actions as may be necessary to enforce the provisions of the Development Code. Violations will be considered misdemeanors and subject to fines or imprisonment.

Development Code Amendment –Industrial Hemp June 9, 2022 Page **4** of **5**

ENVIRONMENTAL DETERMINATION

The Development Code Amendment is exempt from the requirements of the California Environmental Quality Act (CEQA) pursuant to Sections 15060(c)(2) and 15061(b)(3) of the CEQA Guidelines because the activity will not result in a direct or reasonably foreseeable indirect physical change in the environment, and it can be determined with certainty that the Development Code Amendment will not have a significant effect on the environment.

FINDINGS

The following findings must be made by the Planning Commission in its recommendation to the Board of Supervisors to approve the proposed Development Code Amendment:

- 1. The proposed ordinance amending the Development Code is consistent with the Countywide Plan and any applicable specific plan because it supports land use goals and policies designed to require compatibility with existing uses, planned uses and the natural environment. Specifically, the proposed amendment includes regulations that will require increased setbacks and operational standards so that industrial hemp activities may be compatible with surrounding uses. The proposed amendment is also consistent with policies designed to reinforce community identity and will allow the County to properly regulate the establishment and operation of industrial hemp activities as delineated in proposed Chapter 84.35 of the Development Code.
- 2. The proposed ordinance amending the Development Code would not be detrimental to the public interest, health, safety, convenience or welfare of the County. The proposed ordinance is designed specifically to enhance the public interest, health, safety, convenience and welfare of the County to effectively regulate and mitigate the cultivation and manufacturing of industrial hemp activity.
- 3. The proposed ordinance amending the Development Code is internally consistent with other applicable provisions of the Development Code. The proposed ordinance identifies the Land Use Zoning Districts for allowed use and regulates the establishment and operation for the cultivation and manufacturing of industrial hemp.
- 4. The proposed amendment is exempt from the requirements of CEQA pursuant to CEQA Guidelines Sections 15060(c)(2) and 15061(b)(3) because the activity will not result in a direct or reasonably foreseeable indirect physical change in the environment, and it can be determined with certainty that implementation of the proposed ordinance would not have a significant effect on the environment.

Development Code Amendment –Industrial Hemp June 9, 2022 Page **5** of **5**

RECOMMENDATION

That the Planning Commission recommend that the Board of Supervisors take the following actions:

- 1. **FIND** that the Ordinance is exempt from CEQA pursuant to CEQA Guidelines Sections 15060(c)(2) and 15061(b)(3);
- 2. **ADOPT** the findings as contained in the staff report;
- 3. **ADOPT** the proposed Ordinance to amend Tables 82-4, 82-7, and 82-17, and add Chapter 84.35, related to specific use regulation for the cultivation and manufacturing of industrial hemp; and
- 4. **DIRECT** the Clerk of the Board to file a Notice of Exemption.

ATTACHMENTS

Exhibit A: Proposed Ordinance (New Chapter 84.35 and Red-lined Lad Use Tables)

EXHIBIT A

Proposed Ordinance (New Chapter 84.35 and Red-lined Land Use Tables)

20

21

22

23

24

25

26

27

28

1

2

3

4

5

6

7

8

ORDINANCE NO.

An Ordinance of San Bernardino County, State of California, to amend Tables 82-4, 82-7, and 82-17 of Division 2, related to allowed use and permit requirements for the cultivation and manufacturing of industrial hemp; and to add Chapter 84.35 to Division 4, related to specific use regulations for the cultivation and manufacturing of industrial hemp, all of Title 8 of the San Bernardino County Code.

The Board of Supervisors of the County of San Bernardino, State of California, ordains as follows:

SECTION 1. The Board of Supervisors of San Bernardino County finds that:

- (a) Section 7 of Article XI of the California Constitution authorizes local governments to make and enforce laws not in conflict with California law to protect the health and safety of its citizens.
- (b) State laws and regulations authorizing the commercial cultivation of industrial hemp are included as part of the California Industrial Hemp Farming Act (the "Act"), located at Division 24 (commencing with Section 81000) of the California Food and Agricultural Code and Title 3, Division 4, Chapter 8 (commencing with Section 4900) of the California Code of Regulations.
- (c) Since the Act was signed into law and became effective on January 1, 2017, San Bernardino County ("County") has received the highest demand in terms of the number of registrants and registered sites for hemp cultivation in the state, with approximately 47 current registrants, 55 current registered sites and 856 current acres designated for the cultivation of industrial hemp according to the summary last published the California Department Food Agriculture of and (https://www.cdfa.ca.gov/plant/industrialhemp/docs/IndustrialHempRegistationSummary .pdf; Updated as of February 7, 2022). While the demand for industrial hemp continues, the County finds that, if not properly sited and operating in accordance with specified

development standards proposed herein, industrial hemp cultivation has an adverse effect on the public health, safety and welfare of the County, including, but not limited to, impacts associated with odor, noise, water contamination, water consumption, aesthetics and public safety. Specifically, due to the countywide prohibition of cannabis cultivation, the County has discovered, through investigations conducted by the Agriculture/Weights & Measures Department and San Bernardino County Sheriff's Department, that many of the registered industrial hemp sites in the unincorporated County areas are operating in violation of State law and as a masquerade for illegal cannabis cultivation. These illegal cultivation sites have overwhelmed County resources and negatively impacted the well-being of the County's citizens and its resources. Accordingly, the County finds that planning and zoning regulations are needed in order to properly regulate and mitigate these adverse impacts.

- (d) Properly noticed public hearings have been held before the San Bernardino County Planning Commission and the San Bernardino County Board of Supervisors pursuant to the Planning and Zoning Law of the State of California and the San Bernardino County Development Code.
- (e) This ordinance is not subject to review under the California Environmental Quality Act (CEQA) pursuant to CEQA Guidelines, 14 California Code of Regulations, Section 15060, subdivision (c)(2) because the activity will not result in a direct or reasonably foreseeable indirect physical change in the environment, or is exempt from CEQA pursuant to Section 15061, subdivision (b)(3) because there is no possibility the activity in question may have a significant effect on the environment. In addition to the foregoing general exemption, the Board of Supervisors further finds that the ordinance is categorically exempt from review under CEQA pursuant to the Class 8 categorical exemption, 14 California Code of Regulations, Section 15308 because the ordinance is intended to assure the maintenance or protection of the environment associated with industrial hemp cultivation that is currently an unregulated land use. Each exemption stands as a separate and independent basis for determining that this ordinance is not

SECTION 2. Table 82-4 of Section 82.03.040(b), Division 2, Title 8 of the San Bernardino County Code is amended to read in its entirety as follows:

Table 8									
Allowed Land Uses and Permit Requirements for Agricultural and Resource Management Land Use Zoning District Land Use Permit Required by District Specific Use									
Land Use See Division 10 (Definitions) for land use definitions	RC	AG	OS	Specific Use Regulations					
gricultural, Resource & Open Space Uses									
Agricultural support services	M/C	M/C	CUP	_					
Animal keeping	S	S	S	_	84.04				
Community Gardens	A	A	A	_					
Crop production, horticulture, orchard, vineyard	A	A	A	_					
Industrial Hemp Cultivation - Small Scale (minimum 1-acre lot size)	<u>P</u>	<u>P</u>	<u>P</u>	=	<u>84.35</u>				
<u>Industrial Hemp Cultivation - Large Scale (minimum 5-acre lot size)</u>	CUP	<u>CUP</u>	<u>CUP</u>	=	<u>84.35</u>				
Livestock operations	S	S	S	_	84.04				
Natural resources development (mining)	CUP	CUP	CUP	_	88.03				
Nature preserve (accessory uses)	P ⁽¹⁾	P ⁽¹⁾	P ⁽¹⁾	P ⁽¹⁾					
Lake, reservoir	M/C	M/C	M/C	M/C					
Pond	A	A	A	A					
Winery	M/C	M/C	_	_					
ndustry, Manufacturing & Processing, Wholesaling		-							
Composting operations	CUP	CUP	_	_					
Hazardous waste facilities	CUP	CUP	_	_	84.11				
Industrial use requiring extensive buffering	CUP	CUP	_	_					
Recycling facilities	S	S	_	_	84.19				
ecreation, Education & Public Assembly									
Agritourism enterprises	S	S		_	84.03				
Campgrounds	M/C	M/C		_					
Conference/convention facility	CUP	CUP	_						
Equestrian facility	M/C	M/C		_					
Fitness/health facility	M/C								
Library, museum, art gallery, outdoor exhibit	M/C	M/C	_	_					
Meeting facility, public or private	CUP	CUP	_						
Park, playground	M/C	M/C							
Places of worship	CUP	CUP	_	_					
Recreational vehicle park	CUP ⁽²⁾								

1	Rural sports and recreation	CUP	CUP	_	—	
2	School - College or university	CUP	CUP	_	_	
	School - Private	CUP	CUP	_	_	
3	School - Specialized education/training	CUP	CUP	_	_	
4	Residential ⁽⁷⁾					
_	Accessory use or structure - Residential	A ⁽³⁾	A ⁽³⁾	_		84.01
5	Guest housing	A ⁽³⁾	A ⁽³⁾	_	_	84.01
6	Accessory dwelling unit	A ⁽⁴⁾	A ⁽⁴⁾	_		84.01
_	Junior accessory dwelling unit	A ⁽⁴⁾	$(A)^{(4)}$	_	_	84.01
7	Single dwelling	A	A	_		
8	Retail					
9	Produce stands (200 sq. ft. or less on lots that are 10,000 sq. ft. or greater)	A ⁽⁵⁾	A	_		84.03
10	Services - Business & Professional					
10	Medical services - Hospital	M/C	M/C	_	_	
11	Medical services - Rehabilitation centers	M/C	M/C	_	_	
12	Office - Accessory	P	P	_	_	
12	Office - Government	M/C	M/C	_	_	
13	Services - General					
14	Cemetery including pet cemeteries	CUP	CUP	_	_	
14	Commercial Kennels and Catteries - min lot 2.5 acres	M/C	M/C	_	_	
15	Emergency Shelter	_	CUP	_	_	84.33
16	Home Occupation	SUP	SUP	_	_	84.12
10	Licensed Residential Care Facility of 6 or fewer persons	A	A	_	_	
17	Licensed Residential Care Facility of 7 or more persons	M/C	M/C	_		84.23
18	Lodging - Bed and breakfast inn (B&B)	SUP	SUP	_		
'0	Public safety facility	M/C	M/C	_		
19	Short-Term Residential Rentals	SUP	SUP	_	_	84.28
20	Unlicensed Residential Care Facility of 6 or fewer persons	RCP	RCP	_		84.32
	Unlicensed Residential Care Facility of 7 or more persons	M/C	M/C	_		
21	Transportation, Communications & Infrastructure					
22	Broadcasting antennae and towers	M/C	M/C	_	_	
	Electrical power generation	CUP	CUP	_		
23	Pipelines, transmission lines, and control stations ⁽⁶⁾	(6)	(6)	(6)	(6)	
24	Renewable Energy Generation Facilities	CUP	CUP	CUP		
	Sewage treatment and disposal facility	CUP	CUP	_	_	
25	Solid waste disposal	CUP	CUP	_	_	
26	Transportation facility	CUP	CUP	_		
	Utility facility	CUP	CUP	CUP	_	
27	Wind energy system, accessory	S	S	S	_	84.26
28	Wireless telecommunications facility	S	S	S	_	84.27
-	Other					

1	
2	
3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
	Ш

17

18

19

20

21

22

23

24

25

26

27

28

Accessory structures and uses	A	A	A	Α	84.01
Temporary special events	TSP	TSP	TSP	TSP	85.16
Temporary structures and uses	TUP	TUP	TUP	TUP	84.25

	Key								
A	Allowed use (no planning permit required)	PD	Planned Development Permit required (Chapter 85.10)						
P	Permitted Use; Site Plan Permit required (Chapter 85.08)	SUP	Special Use Permit required (Chapter 85.14)						
	Minor Use Permit required; unless a Conditional Use Permit required in compliance with § 85.06.050 (Projects That Do Not Qualify for a Minor Use Permit)	S	Permit requirement set by Specific Use Regulations (Division 4)						
M/C		TSP	Temporary Special Events Permit required (Chapter 85.16)						
		RCP	Unlicensed Residential Care Facilities Permit (Chapter 85.20)						
CUP	Conditional Use Permit required (Chapter 85.06)	TUP	Temporary Use Permit required (Chapter 85.15)						
MUP	Minor Use Permit required (Chapter 85.06)	_	Use not allowed						

Notes:

- (1) CUP required if maximum building coverage exceeds 10,000 sq. ft., the use will have more than 20 employees per shift, or if not exempt from CEQA; may qualify for a MUP in compliance with § 85.06.020 (Applicability).
- (2) Density of the recreational vehicles in a Recreational Vehicle Park shall be limited to 4 per acre.
- (3) Use allowed as an accessory use only, on the same site as a residential use allowed by this table.
- (4) Use allowed as an accessory use only with standards, on the same site as a residential use allowed by this table.
- (5) In Phelan/Pinon Hills Community Plan area, a maximum 6 sq/ ft. advertising sign shall be allowed.
- (6) Pipelines, transmission lines, and control station uses are regulated and approved by the Public Utilities Commission. See alternate review procedures in § 85.02.050 (Alternate Review Procedures).
- (7) Supportive housing or transitional housing that is provided in single-, two-, or multi-family dwelling units, group residential, parolee-probationer home, residential care facilities, or boarding house uses shall be permitted, conditionally permitted or prohibited in the same manner as the other single-, two- or multi-family dwelling units, group residential, parolee-probationer home, residential care facilities, or boarding house uses under this Code.

SECTION 3. Table 82-7 of Section 82.04.040(b), Division 2, Title 8 of the San Bernardino County Code is amended to read in its entirety as follows:

Table 82-7								
Allowed Land Uses and Permit Requirements for Residential Land Use Zoning Districts								
Land Use See Division 10 (Definitions) for land use definitions		it Require District	Specific Use					
		RS	RM	Regulations				
Agricultural, Resource & Open Space Uses								
Accessory crop production	$A^{(2)}$	$A^{(2)}$	A ⁽²⁾	84.01				

1	
2	
3	_
4	
5	
	-
6	
7	
8	-
9	H
10	
11	
12	-
13]
14	-
15	
16	
17	
18	
19	-
20	
21	
22	-
23	
24	-
25	
26	-
27	
28	

A 1 000 -f	Α .	Δ.	Δ.	
Agricultural accessory structure - 1,000 sf max.	A	A	A	
Agricultural accessory structure - up to 10,000 sf max. on 5 ac. or less	A		_	
Agricultural accessory structure - greater than 10,000 sf on 5 ac. or less	M/C		_	
Agricultural support services	CUP		_	
Animal keeping	S	S	S	84.04
Community Gardens	A	CUP	A	
Crop production, horticulture, orchard, vineyard, nurseries	A		_	
Industrial Hemp Cultivation - Small Scale (minimum 1-acre lot size)	<u>P</u>	=	=	<u>84.35</u>
<u>Industrial Hemp Cultivation - Large Scale (minimum 5-acre lot size)</u>	<u>CUP</u>	_	=	<u>84.35</u>
Livestock operations	CUP	_	_	84.04
Natural resources development (mining)	CUP		—	88.03
Nature preserve (accessory uses)	M/C		_	
Lake	M/C	CUP	_	
Pond	A	Α	M/C	
Industry, Manufacturing & Processing, Wholesaling				
Composting operations	CUP			
Recycling facilities - reverse vending machine, accessory	S	_	_	84.19
Recreation, Education & Public Assembly Uses				
Agritourism enterprises	S	_	_	84.03
Campgrounds ⁽³⁾	CUP	_	_	
Commercial entertainment - Indoor ⁽³⁾	CUP		_	
Conference/convention facility ⁽³⁾	CUP			
Equestrian facility ⁽³⁾	M/C	S ⁽⁴⁾	_	
Golf course ⁽³⁾	CUP		_	
Library, museum, art gallery, outdoor exhibit ⁽³⁾	M/C	M/C	M/C	
Meeting facility, public or private ⁽³⁾	CUP	CUP	CUP	
Park, playground ⁽³⁾	P	P	P	
Places of worship	CUP	CUP	CUP	
Rural sports and recreation ⁽³⁾	M/C	_	_	
School - College or university	CUP	CUP	_	
School - Private	CUP	CUP	_	
School - Specialized education/training	CUP		_	
Sports or entertainment assembly ⁽³⁾	CUP	_	_	
Residential ⁽¹⁰⁾	-		-	
Accessory structures and uses	A	A	A	84.01
Group residential (sorority, fraternity, boarding house, private residential club, etc.)	_	_	M/C	_
Guest house	A	A	A	84.01
Mobile home park/manufactured home land-lease community	CUP	CUP	CUP	84.14
Multiple dwelling, 2 to 3 units, attached or detached	_	_	A	84.16
Multiple dwelling, 4 to 19 units, attached or detached	_	_	A	84.16
Multiple dwelling, 20 to 49 units, attached or detached	_	_	MUP	84.16

	Ш								
1	Multiple dwelling, 50 or more units, attached or detached					_	_	CUP	84.16
2			lee and/or probationer home			_	_	CUP	
	Accessory dwelling unit						A ⁽⁵⁾	A ⁽⁵⁾	84.01
3		Junio	or accessory dwelling unit			A ⁽⁵⁾	A ⁽⁵⁾	A ⁽⁵⁾	84.01
4		Singl	le dwelling			A	A	A ⁽⁶⁾	
		Retail			-				
5		Produ	uce stand			$A^{(7)}$	$A^{(7)}$	$A^{(7)}$	
6		Service	es - General		•				
_		Ceme	etery, including pet cemeteries			CUP	CUP	_	84.06
7		Child	d care - Family day care home (up to 14 children)			A	Α	A	
8		Chile	d care - Day care center			M/C	M/C	M/C	
•		Com	mercial Kennels and Catteries - min lot 2.5 acres (over 15	animals)	M/C/S	_	_	84.04
9		Emei	rgency shelter			_		CUP	84.33
10		Hom	e occupation			SUP	SUP	SUP	84.12
4.4		Licer	nsed Residential Care Facility of 6 or fewer persons			A	A	A	84.23
11		Licer	nsed Residential Care Facility of 7 or more persons			_		CUP	84.23
12	Lodging - Bed and breakfast inn (B&B)					SUP ⁽⁸⁾	SUP ⁽⁸⁾	SUP ⁽⁸⁾	84.05
12	Public safety facility						M/C	M/C	
13	Short-Term Residential Rentals						SUP	SUP	84.28
14		Unlic	censed Residential Care Facility with 6 or fewer persons			RCP	RCP	RCP	84.32
15		Unlicensed Residential Care Facility with 7 or more persons				_		CUP	
15		Transp	portation, Communications & Infrastructure						
16		Broa	dcasting antennae and towers			M/C		_	
17		Elect	rical power generation			CUP		_	
17		Pipel	lines, transmission lines, and control stations ⁽⁹⁾			(9)	(9)	(9)	
18		Rene	wable Energy Generation Facilities			CUP		_	84.29
19		Sewa	age treatment and disposal facility			CUP	CUP	CUP	
19		Solid	l waste disposal			CUP	CUP	CUP	
20		Telec	communications facility			S	S	S	84.27
21		Trans	sportation facility			M/C	M/C	M/C	
۱ ک		Utilit	ty facility			CUP	CUP	CUP	
22		Wind energy accessory				S	S	S	84.26
23		Wireless telecommunications facility				S	S	S	84.27
23		Other							
24	Accessory structures and uses					A	A	A	84.01
25	Temporary special events				TSP	TSP	TSP	84.25	
	Temporary structures and uses						TUP	TUP	84.25
26			Ko	, v					
27		A	Allowed use (no planning permit required)	PD			opment Pe	ermit requir	red (Chapter
28		P	Permitted Use; Site Plan Permit required (Chapter	SUP	85.10	-	rmit roavi	red (Chapt	or 85 14)
	П	1	1 chanced Osc, Site I fan I chant required (Chapter	501	Speci	iai OSE FE	anni requi	тси (спари	C1 0J.17)

	85.08)		
	Minor Use Permit required; unless a Conditional Use		Permit requirement set by Specific Use Regulations (Division 4)
M/C	Permit required in compliance with \$ 85.06.050	TSP	Temporary Special Events Permit required (Chapter 85.16)
		RCP	Unlicensed Residential Care Facilities Permit (Chapter 85.20)
CUP	Conditional Use Permit required (Chapter 85.06)	TUP	Temporary Use Permit required (Chapter 85.15)
MUP	Minor Use Permit required (Chapter 85.06)	_	Use not allowed

Notes:

- (1) For projects within the Oak Glen Community Plan Area, all non-agritourism uses shall comply with the agritourism hours of operation standard [§ 84.03.030(b)(3)] and the agritourism noise/amplified sound regulations [§ 84.03.030(b)(5)].
- (2) Use allowed as an accessory use only with standards, on the same site as a residential use allowed by this table.
- (3) For projects within the Oak Glen Community Plan Area, these uses shall comply with the agritourism development standards provided in Table 84-1 in § 84.03.030. The permit requirements presented this table shall prevail over any permit requirement listed in Table 84-1.
- (4) A boarding facility only with a Home Occupation Permit.
- (5) Use allowed as an accessory use only, on the same site as a residential use allowed by this table.
- (6) Single dwellings will only be allowed within an RM Land Use Zoning District when sewer service is not available or the lot is less than 1/2 acre.
- (7) In the Phelan/Pinon Hills Community Plan area on lots greater than 10,000 sq. ft. with a maximum 200 sq. ft. structure for storage and sales and a maximum 6 sq. ft. advertising sign; in RS and RM, can only operate for 72 hours per month.
- (8) A CUP shall be required for three or more rooms.
- (9) These uses are regulated and approved by the Public Utilities Commission. See alternate review procedures in Chapter 85.02.
- (10) Supportive housing or transitional housing that is provided in single-, two-, or multi-family dwelling units, group residential, parolee-probationer home, residential care facilities, or boarding house uses shall be permitted, conditionally permitted or prohibited in the same manner as the other single-, two- or multi-family dwelling units, group residential, parolee-probationer home, residential care facilities, or boarding house uses under this Code.

SECTION 4. Table 82-17 of Section 82.06.040(c), Division 2, Title 8 of the San Bernardino County Code is amended to read in its entirety as follows:

		Table 82-17								
Allowed Land Uses and Permit Requirements for Industrial and Special Purpose Land Use Zoning Districts										
PERMIT REQUIRED BY DISTRICT										
IC	IR	IN	SD- RES (1)	SD- COM (1)	SD- IND (1)	Specific Use Regulations				
		PERM	PERMIT REQU	PERMIT REQUIRED BY I SD- IC IR IN RES	PERMIT REQUIRED BY DISTRICT SD- SD- IC IR IN RES COM	PERMIT REQUIRED BY DISTRICT SD- SD- SD- SD- IND				

1	Agriculture Support Services	P ⁽²⁾	P ⁽²⁾	_	M/C	M/C	M/C					
2	Animal Keeping	_	_		S	_		84.04				
3	Community Gardens	_	_	_	A	_	_					
4	Crop production, horticulture, orchard, vineyard	_	_		A	_						
5	Industrial Hemp Cultivation - Small Scale (minimum 1-acre lot size)	=			<u>P</u>	=		<u>84.35</u>				
6	Industrial Hemp Cultivation - Large Scale (minimum 5-acre lot size)	=	=	=	CUP	=	=	<u>84.35</u>				
7	Natural resources development (mining)	CUP	CUP	_	CUP	CUP	CUP					
8	Nature preserve (accessory uses)	_	_	P ⁽²⁾	P ⁽²⁾	P ⁽²⁾	$P^{(2)}$					
9	Industry, Manufacturing & Processing, Wholesaling											
	Adult Business	ABP	_	_		_		84.02				
10	Construction contractor storage yard	M/C	P ⁽²⁾	_	M/C	M/C ⁽³⁾	M/C					
11	Hazardous waste operation		CUP	_		_						
12	Industrial Hemp – Class I Manufacturing (minimum 5-acre lot size)	M/C	<u>M/C</u>	=	M/C	M/C	M/C	84.35				
13	Firewood contractor	P	P		_	_	M/C	84.09				
14	Manufacturing Operations I	P ⁽²⁾	P ⁽²⁾	_	CUP ⁽⁴⁾	CUP ⁽⁴⁾	CUP ⁽⁴⁾					
15	Manufacturing Operations II	(5), (6)	M/C	_	_	_	CUP ⁽⁴⁾					
16	Motor vehicle storage/Impound facility	M/C	M/C	_	_	_	M/C					
17	Recycling facilities - Small collection facility	SUP	SUP	_	_	MUP	MUP	84.19				
18	Recycling facilities - Large collection facility	CUP	CUP		_	CUP ⁽³⁾	CUP	84.19				
19	Recycling facilities - Light processing facility	CUP	CUP		_	CUP ⁽³⁾	CUP	84.19				
20	Recycling facilities - Heavy processing facility	CUP	CUP	_	_	_	CUP	84.19				
22	Recycling facilities, reverse vending machines (accessory only)	A	A	_	A	A	A	84.19				
23	Salvage operations - Within an enclosed structure	CUP	M/C	_	_	CUP	M/C					
24	Salvage operations - General	_	CUP	_	_	_	_					
25	Storage - Personal storage (mini-storage)	P ⁽²⁾	P ⁽²⁾	_	M/C	M/C	M/C					
	Storage - Recreational vehicles	M/C	M/C	_	M/C	M/C	M/C					
26	Storage - Warehouse, indoor storage	M/C	M/C	_	_	M/C	M/C					
27	Wholesaling and distribution	M/C	M/C	_	_	M/C	M/C					
28	Recreation, Education & Public Assembly											

1	Campgrounds	_	_		CUP		_	
2	Commercial entertainment - Indoor	M/C	_		M/C	M/C	M/C	
3	Conference/convention facility	_	_	_	CUP ⁽⁴⁾	CUP ⁽⁴⁾	CUP ⁽⁴⁾	
	Equestrian facility		_	_	M/C	M/C	M/C	
4	Fitness/health facility	P ⁽²⁾	P ⁽²⁾		M/C	M/C	M/C	
5	Golf course	_	_		CUP ⁽⁴⁾	CUP ⁽⁴⁾	CUP ⁽⁴⁾	
6	Library, museum, art gallery, outdoor exhibit		_		M/C	M/C	M/C	
	Meeting facility, public or private	CUP	_		CUP	CUP	CUP	
7	Park, playground	_	_	P	P	P	P	
8	Places of worship	CUP	CUP	CUP	CUP	CUP	CUP	
9	Rural sports and recreation	_	_		CUP	CUP	CUP	
9	School - College or university	M/C	M/C	M/C	M/C	M/C	M/C	
10	School - Private	M/C	M/C	M/C	M/C	M/C	M/C	
11	School - Specialized education/training	M/C	M/C	M/C	M/C	M/C	M/C	
12	Residential ⁽¹⁴⁾							
	Accessory dwelling (labor quarters, etc.)	P ⁽⁷⁾	84.01					
13	Accessory structures and uses - Residential (conforming and non-conforming uses)	P ^(7,8)	P ^(7,8)	P ^(7,8)	P ⁽⁷⁾	P ⁽⁷⁾	P ⁽⁷⁾	84.01
15	Group residential (sorority, fraternity, boarding house, private residential club, etc.)	_	_		M/C	M/C		
16	Guest housing	_	_	_	P ⁽⁸⁾		_	84.01
	Live/work unit	M/C	_	_	M/C	M/C	—	
17 18	Mobile home park/manufactured home land- lease community	_	_	_	CUP	CUP	_	
	Multiple residential use	_	_		PD	PD	PD	
19	Parolee and/or probationer home	_	_		CUP	CUP		
20	Residential use with retail, service, or industrial use	_	_		PD	PD	PD	
21	Accessory dwelling unit	_	_	_	A ⁽¹⁵⁾		_	84.01
22	Single dwelling	_	_	_	A			
23	Retail							
	Auto and vehicle sales and rental	P ⁽²⁾	$P^{(2)}$	_	M/C	M/C	M/C	
24	Bar, tavern	_	_		M/C	M/C	M/C	
25	Building and landscape materials sales - Indoor	P ⁽²⁾	P ⁽²⁾		M/C	M/C	M/C	
26 27	Building and landscape materials sales - Outdoor	M/C	M/C	_	_	CUP	CUP	
28	Construction and heavy equipment sales and rental	M/C	M/C		_	CUP	CUP	

Convenience store	1								
decic Correctional institution Correctiona		Convenience store	P ⁽²⁾	P ⁽²⁾	_	M/C	M/C	M/C	
Veneral retail - 10,000 of pieces, with or without residential unit			CUP	CUP	_	CUP	CUP	CUP	
General retail - More than 10,000 sf, with or without residential unit			_	_	_	M/C	M/C	M/C	
Night Club			_	_	_	PD	PD	PD	
Night Club	6	Manufactured home or RV sales	M/C	M/C	_	_	M/C	M/C	
Restaurant, cale, coffee shop Po Po Po Po M/C M/C M/C		Night Club	_	_	_	M/C	M/C	M/C	
Service station	7	Restaurant, café, coffee shop	P ⁽²⁾	P ⁽²⁾	_	M/C	M/C	M/C	
Swap meet, outdoor market, auction yard M/C M/C — — M/C M/C Warehouse retail P(2) P(2) — — CUP CUP	8	Second hand stores, pawnshops	P ⁽²⁾	_	_	M/C	M/C	M/C	
Swap meet, outdoor market, auction yard M/C M/C — — M/C M/	a	Service station	P ⁽²⁾	P ⁽²⁾	_	M/C	M/C	M/C	
Services - Business, Financial, Professional Medical services - Hospital M/C	9	Swap meet, outdoor market, auction yard	M/C	M/C	_			M/C	
Medical services - Hospital ⁽⁴⁾ M/C M/C	10	Warehouse retail	P ⁽²⁾	P ⁽²⁾	_		CUP	CUP	
Medical services - Rehabilitation center	11	Services - Business, Financial, Professional							
Medical services - Rehabilitation center M/C	12	Medical services - Hospital ⁽⁴⁾	M/C	M/C	M/C	M/C	M/C	M/C	
Professional Services P(2) - - M/C M/C M/C		Medical services - Rehabilitation center	M/C	M/C	M/C	M/C	M/C	M/C	
Services - General	13	Office - Accessory	P ⁽⁸⁾	P ⁽⁸⁾	P ⁽⁸⁾	P ⁽⁸⁾	P ⁽⁸⁾	P ⁽⁸⁾	
Bail bond service within 1 mile of correctional institution	14	Professional Services	P ⁽²⁾	_	_	M/C	M/C	M/C	
Bail bond service within 1 mile of correctional institution	15	Services - General							
Correctional institution			P	P	P	_	P	P	
Correctional institution	17	Cemetery, including pet cemeteries		_	_	CUP	CUP	CUP	84.06
Equipment rental P(2) P(2) — — M/C M/C Home occupation SUP	''	Correctional institution	(4)	(4)	CUP	(4)	(4)	(4)	
Home occupation SUP	18	Emergency Shelter	CUP	_	_	CUP	CUP	CUP	84.33
Kennel or cattery	19	Equipment rental	P ⁽²⁾	P ⁽²⁾	_		M/C	M/C	
Kennel or cattery	20	Home occupation	SUP	SUP	SUP	SUP	SUP	SUP	84.12
Licensed Residential Care Facility of 7 or more persons	20	Kennel or cattery	M/C	_	_			M/C	84.04
Licensed Residential Care Facility of 7 or more persons M/C — M/C M/C — 84.23		-	M/C	_	_	M/C	M/C	_	84.23
24 Lodging - Bed and breakfast inn (B&B) — — — SUP ⁽⁹⁾ SUP ⁽⁹⁾ — 25 Lodging - Hotel or motel - 20 or fewer guest rooms — — — M/C M/C — 26 Lodging - Hotel or motel - More than 20 guest rooms — — — M/C M/C — 27 Personal services P(2) — — M/C M/C M/C M/C M/C 28 Public safety facility M/C M/C M/C M/C M/C M/C M/C		-	M/C	_	_	M/C	M/C	_	84.23
Lodging - Hotel or motel - 20 or fewer guest rooms		Lodging - Bed and breakfast inn (B&B)	_	_	_	SUP ⁽⁹⁾	SUP ⁽⁹⁾		
26 Lodging - Hotel or motel - More than 20 guest rooms — — — M/C M/C — 27 Personal services P(2) — — M/C M/			_	_	_	M/C	M/C	_	
Public safety facility M/C M/C M/C M/C M/C M/C			_	_	_	M/C	M/C	_	
Public safety facility M/C M/C M/C M/C M/C M/C M/C	27	Personal services	P ⁽²⁾	_	_	M/C	M/C	M/C	
28		Public safety facility	M/C	M/C	M/C	M/C	M/C	M/C	
	28	Unlicensed Residential Care Facility of 6 or	RCP	_	_	RCP	RCP	_	84.32

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

fewer p	ersons							
l — — —	sed Residential Care Facility of 7 or	M/C			M/C	M/C		
more persons					IVI/C			
Vehicle	services - Major repair/body work	P ⁽²⁾	P ⁽²⁾			M/C(10)	M/C	
Vehicle	services - Minor maintenance/repair	P ⁽²⁾	P ⁽²⁾	CUP ⁽¹¹⁾		M/C(10)	M/C	
Veterin	ary clinic, animal hospital	M/C	_	—	_	M/C	M/C	
Transpor	rtation, Communications & Infrastru	cture						
Ambula facility	unce, taxi, or limousine dispatch	M/C	M/C	M/C	M/C	M/C	M/C	
Broadca	asting antennae and towers	M/C	M/C	M/C	CUP	CUP	CUP	
Parking	lots, accessory	P ⁽¹²⁾	P ⁽¹²⁾	P ⁽¹²⁾	P ⁽¹²⁾	P ⁽¹²⁾	P ⁽¹²⁾	
Broadca	asting studio	M/C	M/C	M/C	CUP ⁽⁴⁾	CUP ⁽⁴⁾	CUP ⁽⁴⁾	
Commu	inication contractor	M/C	M/C	M/C	M/C(10)	M/C(10)	M/C(10)	
Electric	al power generation	CUP	CUP	CUP	_	_		
Parking	structures	P ⁽¹²⁾	P ⁽¹²⁾	P ⁽¹²⁾	M/C	M/C	M/C	
Pipeline stations	es, transmission lines, and control (13)	(13)	(13)	(13)	(13)	(13)	(13)	
Renewa	Renewable Energy Generation Facilities			CUP	_	_		84.29
Sewage	Sewage treatment and disposal facility (6)			CUP	_			
Solid waste disposal ⁽⁶⁾		CUP	CUP	CUP	_	_	_	
Transpo	ortation facility	M/C	M/C	M/C	M/C	M/C	M/C	
Truck Stop		M/C	M/C		_	_	M/C	
Truck Terminal			M/C	_	_	_	M/C	
Utility	facility	CUP	CUP	CUP	CUP	CUP	CUP	
Water t	reatment plants and storage tanks	_	CUP	CUP	_	CUP	CUP	
Wind e	nergy system, accessory	S	S	S	S	S	S	84.26
Wireles	s telecommunications facility	S	S	S	S	S	S	84.27
Other								
Accesso	ory structures and uses	P	P	P	P	P	P	84.01
Tempoi	rary special events	TSP	TSP	TSP	TSP	TSP	TSP	84.25
Tempoi	rary structures and uses	TUP	TUP	TUP	TUP	TUP	TUP	84.25
			Key					
A	A Allowed use (no planning permit required)			PD	Planned I 85.10)	Planned Development Permit required (Chapter 85.10)		
ABP Adult Business Regulatory Permit			TUP	Temporary Use Permit required (Chapter 85.15)				
P Permitted Use; Site Plan Permit required (Chapter 85.08)			SUP	Special Use Permit required (Chapter 85.14)				
Minor Use Permit required; unless a Conditional Use Permit required in compliance with § 85.06.050 (Projects That Do Not Qualify for a Minor Use Permit)			S	Permit requirement set by Specific Use Regulations (Division 4)				

1	Г
2	
3	
4	L
5	F
6	
7	F
8	F
9	Ė
10	F
11	
12	
13	
14	ŀ
15	
16	Ļ
17	
18	
19	
20	L
21	
22	
23	Е
24	(
25	

27

28

CUP	Conditional Use Permit required (Chapter 85.06)	TSP	Temporary Special Events Permit required (Chapter 85.16)
MUP	Minor Use Permit required (Chapter 85.06)	RCP	Unlicensed Residential Care Facilities Permit (Chapter 85.20)
			Use not allowed

Notes:

- (1) The Special Development Land Use Zoning District may have a suffix to indicate the focus of a particular SD zone. A "RES" suffix indicates that the focus is on residential Planned Development projects. A "COM" suffix indicates that the focus is on commercial Planned Development projects. An "IND" suffix indicates that the focus is on industrial Planned Development projects. However, all can still have mixed uses within these zones.
- (2) CUP required if maximum building coverage exceeds 10,000 sq. ft., the use will have more than 20 employees per shift, or if not exempt from CEQA; may qualify for a MUP in compliance with § 85.06.020 (Applicability).
- (3) This use shall be located completely within an enclosed structure.
- (4) PD Permit required if total floor area or use area exceeds 10,000 sq. ft.
- (5) Concrete batch plants in the Phelan planning area may be allowed subject to a CUP.
- (6) Pallet manufacturing, reconditioning, and storage yards in the unincorporated area in Fontana bounded by the I-10 on the north, Almond Ave. on the east, 660 ft. south of Santa Ana Ave. on the south, and Mulberry Ave. on the west that is zoned IC may be allowed subject to a CUP.
- (7) Use allowed as an accessory use only, on the same site as a retail, service, or industrial use allowed by this table. Requires a Special Use Permit when recreational vehicles are used for seasonal operations.
- (8) Use allowed as an accessory use only, on the same site as a residential use allowed by this table.
- (9) A CUP shall be required for three or rooms.
- (10) This use shall be located completely within an enclosed structure with no exterior overnight storage of vehicles.
- (11) When associated with an institutional use.
- (12) Use allowed as an accessory use only, on the same site as a retail service, or industrial use allowed by this table.
- (13) These uses are regulated and approved by the Public Utilities Commission. See alternate review procedures in § 85.02.050.
- (14) Supportive housing or transitional housing that is provided in single-, two-, or multi-family dwelling units, group residential, parolee-probationer home, residential care facilities, or boarding house uses shall be permitted, conditionally permitted or prohibited in the same manner as the other single-, two- or multi-family dwelling units, group residential, parolee-probationer home, residential care facilities, or boarding house uses under this Code.
- (15) Use allowed as an accessory use only with standards, on the same site as a residential use allowed by this table. A Special Use Permit is required for an accessory dwelling unit used as a short-term rental in the Mountain Region.

SECTION 5. Chapter 84.35 is hereby added to Division 4, Title 8 of the San Bernardino County Code to read as follows:

CHAPTER 84.35: INDUSTRIAL HEMP

84.35.010 Purpose.

84.35.020 Prohibited Activities.

84.35.030 Applicability.

84.35.040 Definitions.

1	84.35.050	Permit Requirements.				
2	84.35.060	Approval Requirements for Industrial Hemp Activities.				
3	84.35.070	General Development Standards.				
4	84.35.080 Outdoor Industrial Hemp Operational Standards.					
5	84.35.090	Manufacturing Facilities Operational Standards.				
6	84.35.100 Administration and Enforcement.					
7	84.35.110 Registered Hemp Entity Responsible for Violations.					
8	84.35.120	Limitations on County Liability.				
9	84.35.010 Purpo	ose.				
10	The purpose	e of this Chapter is to regulate the establishment and				
11	industrial hemp act	ivities in order to protect neighboring residents, busines				
12	surrounding enviro	onment from negative impacts caused by the cu				

The purpose of this Chapter is to regulate the establishment and operation of industrial hemp activities in order to protect neighboring residents, businesses, and the surrounding environment from negative impacts caused by the cultivation and manufacturing of industrial hemp, and to enforce rules and regulations consistent with State law.

84.35.020 Prohibited Activities.

- (a) Industrial hemp activity not authorized in compliance with Division 2 of this Title (Land Use Zoning Districts and Allowed Land Uses) and registered with the County Agricultural Commissioner is prohibited in all zones and is hereby declared a public nuisance subject to all available legal remedies as provided in Section 84.35.100 (Administration and Enforcement).
- (b) Indoor industrial hemp cultivation is prohibited in all Land Use Zoning Districts.
 - (c) The use of hauled water for outdoor industrial hemp cultivation is prohibited.
- (d) The use of temporary water storage structures, including but not limited to plastic lined ponds, for outdoor industrial hemp cultivation is prohibited.
- (e) Industrial hemp activities shall not be located within one thousand (1,000) feet of any sensitive receptor. For purposes of this Chapter, distance shall be measured from the nearest point of the respective lot lines using a direct straight-line measurement.

A new adjacent use will not affect the continuation of an existing legal use that has been established under this Chapter and continuously operating in compliance with the applicable land use permit and other applicable State and local laws and regulations. This location requirement may be modified with the approval of a major variance in compliance with Chapter 85.17 (Variances).

- (f) The use of greenhouses, hoop structures or similar permanent or nonpermanent structures for outdoor industrial hemp cultivation is prohibited.
- (g) The use of screening, including but not limited to exterior gates or fencing to completely screen industrial hemp activities is prohibited except for cultivation sites adjacent to a residential zoning district or sensitive receptor.
- (h) Industrial hemp manufacturing facilities using volatile solvents are prohibited.

84.35.030 Applicability.

The requirements of this Chapter apply to industrial hemp activities where allowed in compliance with Division 2 (Land Use Zoning Districts and Allowed Land Uses). A registered hemp entity legally operating with a valid registration issued by the County Agricultural Commissioner at the time of the effective date of this ordinance may continue cultivation of industrial hemp, at the existing cultivation site identified on the registration, as a legal nonconforming use in accordance with Chapter 84.17 (Nonconforming Uses and Structures), provided the registered hemp entity timely renews and continues to maintain a valid hemp registration with the County Agricultural Commissioner. The failure to timely renew and maintain a valid hemp registration shall constitute prima facie evidence that the use has been discontinued and abandoned. In the event a registered hemp entity allows the registration to lapse or is lawfully revoked, a registered hemp entity shall comply with the requirements of this Chapter.

84.35.040 Definitions.

The definitions in this Section are intended to apply to this Chapter only. Any term which is not specifically defined herein shall have the definition as provided by Division 10 of the Development Code.

- (a) **COUNTY.** Refers to San Bernardino County, a political subdivision of the State of California, and means the unincorporated area of San Bernardino County.
- (b) **CULTIVATION.** Any activity involving the propagation, planting, growing, breeding, harvesting, drying, curing, or other development of industrial hemp plants or propagative material. Cultivation shall not include the manufacture or retail sale of industrial hemp or industrial hemp products.
- (c) **CULTIVATION SITE.** Contiguous land area on which the hemp entity plans to engage in industrial hemp cultivation, storage, or both.
- (d) **CULTIVATION SUPPORT SERVICES.** Means uses that are supportive of the farm community and are fully compatible with agricultural uses. Cultivation support services are uses that directly support or that are accessory or incidental to an established industrial hemp use within the general vicinity. These services do not adversely affect surrounding properties, groundwater or infrastructure. These include but are not limited to storage of machinery equipment and supplies, products packaging and processing, or agricultural product warehousing and storage.
- (e) **ENFORCEMENT OFFICER.** Shall have the same meaning as defined in Section 11.0202 (Definitions) of the County Code.
- (f) **GREENHOUSE.** A structure that is used for the indoor propagation of plants, whether or not installed with permanent structural elements, such as footings or foundations, and is constructed with a translucent roof or walls.
- (g) **HOOP STRUCTURE.** A structure consisting of a lightweight metal, plastic, or wooden frame, or a series of hoops, that is covered by an impermeable, removable layer of plastic or polyethylene film used to protect plants grown in the soil. A hoop structure has no permanent structural elements, such as footings, foundations, plumbing, or electrical wiring. The term "hoop structure" includes structures commonly known as

 "hoop houses."

- (h) **INDOOR CULTIVATION.** The cultivation of industrial hemp within a temporary or permanent building or structure using artificial light.
- (i) **INDUSTRIAL HEMP.** Shall have the same meaning as defined in Section 81000 of the California Food and Agricultural Code, and as hereafter amended.
- (j) **INDUSTRIAL HEMP ACTIVITY OR ACTIVITIES.** Includes, but is not limited to the cultivation, possession, distribution, manufacturing, storing, laboratory testing, packaging, labeling, transportation, delivery, dispensing or sale of industrial hemp for commercial purposes. Industrial hemp activities do not include the retail sale of industrial hemp or industrial hemp products.
- (k) **MANUFACTURE.** To produce, prepare, propagate, compound, or otherwise blend, extract, or infuse hemp and/or hemp products either directly or indirectly, or by extraction methods, or independently by means of chemical synthesis or by a combination of extraction and chemical synthesis.
- (I) **MANUFACTURED HEMP.** Raw hemp that has undergone a process whereby the raw hemp has been transformed into a concentrate, extract, or other manufactured product intended for internal consumption, through inhalation, oral ingestion, or for topical application, or any other use in which the hemp is used, including but not limited to building material, food, fuel, medicine, paper, plastic, substitute, rope and textiles.
- (m) **OUTDOOR CULTIVATION.** Any cultivation of industrial hemp that is not indoor cultivation and is exclusively planted in the soil on the cultivation site and not in containers, other than for initial propagation before planting in the soil.
- (n) **REGISTERED HEMP ENTITY.** Any person who has properly registered an industrial hemp activity with the County. This includes any individual, firm, partnership, joint venture, association, corporation, limited liability company, estate, trust, business, business trust, receiver, syndicate, collective, cooperative, institution, or any other group or entity, or combination acting as a unit.

- (o) **SCREENING.** Means the method by which a view of one lot from another adjacent lot is shielded, concealed, or hidden. Screening techniques include fences, walls, non-invasive species of hedges, shrubs, trees or natural forest, berms and other features.
- (p) **SENSITIVE RECEPTOR.** A facility or land use that serves or attracts members of a population who are particularly sensitive to the effects of air pollutants or strong odors. Examples of sensitive receptors include, but are not limited to, a daycare facility, senior living facility, K-12 school, public park, sports complex, youth-oriented center or similar facility serving children, the elderly, or people with illness.
- (q) **VOLATILE SOLVENT.** Any solvent that is or produces a flammable gas or vapor that, when present in the air in sufficient quantities, will create an explosive or ignitable mixture. Examples include, but are not limited to, butane, hexane, and propane.

84.35.050 Permit Requirements

(a) Permit Requirements. The permit requirements provided in Table 84-19 and in compliance with Division 2 (Land Use Zoning Districts and Allowed Land Uses) apply to industrial hemp activities.

	Table 84-19	
	Permit Requirements for Industrial Hemp	
Use/Permit Required	Scope of Use	Minimum Lot Size
Small Scale Cultivation Site Plan Permit	Outdoor cultivation grown in acreages of a total combined area less than a half-acre.	1 acre
Large Scale Cultivation Conditional Use Permit		
Class I Manufacturing Minor Use Permit/Conditional Use Permit	Manufacturing industrial hemp for its products or by-products using non-volatile solvents and using methods that do not produce loud noises, strong odors, fumes, or vibrations.	5 acres

(b) Special Use Permit. In addition to the requirements of Table 84-19 (Permit Requirements for Industrial Hemp), an applicant shall be required to obtain a special use permit. Special use permits are subject to the review and procedures provided in Chapter 85.14 (Special Use Permits).

- (c) Additional Registration. In addition to the requirements of Table 84-19 (Permit Requirements for Industrial Hemp), an applicant may be required to obtain additional licenses, permits or registrations from other County departments or State agencies, including but not limited to a license from the County Agricultural Commissioner pursuant to Chapter 15 (Industrial Hemp Agricultural Registration and Regulations), Division 3, Title 3 of the County Code.
- (d) Background Checks. Pursuant to Section 81013 of the California Food and Agricultural Code, every applicant requesting an industrial hemp permit must submit to and pass a background check as described in California Code of Regulations, Title 3, Section 4902. No person or entity ineligible to participate in the State industrial hemp program pursuant to Section 81013 of the California Food and Agricultural Code may obtain a permit authorized by this Chapter.
- (e) Proof of Ownership or Lease Agreement. Every applicant requesting an industrial hemp permit must show proof of ownership or a notarized lease agreement to show they have the present ability to cultivate or manufacture on the property subject to the applicable permit. In addition to the notarized lease agreement, an applicant that does not own the property where industrial hemp is to be grown must submit a notarized form from the owner with their registration application acknowledging that industrial hemp is to be grown on the property and that the owner understands that any violations of this Chapter may result in future applications to cultivate industrial hemp being denied pursuant to the Director's authority to establish additional rules, regulations, or standards governing the issuance or denial of industrial hemp cultivation permit as authorized by subdivision (a) of Section 84.35.100 (Administration and Enforcement).
 - (f) Performance Guarantees. In order to protect neighboring residents,

businesses, and the surrounding environment from negative impacts caused by the cultivation and manufacturing of industrial hemp, the deposit of a security shall be required consistent with the requirements of Section 86.06.050 (Performance Guarantees) of the Development Code. The minimum requirement for a cultivation site less than five acres shall be \$5,000. An additional \$1,000 per acre for sites larger than 5 acres shall be required.

- (g) Health and Safety. Industrial hemp activities shall at all times be operated in such a manner as to ensure the health, safety, and welfare of the public. Industrial hemp activities shall not create a public nuisance or adversely affect the health or safety of the community by creating dust, glare, heat, noise, noxious gasses, odor, smoke, traffic, vibration, unsafe condition, or other impacts, or be hazardous due to the use or storage of materials, processes, products, and runoff of water, pesticides or wastes.
- (h) Relocation of Permitted Industrial Hemp Activity. In the event the registered hemp entity vacates and relocates the industrial hemp activity to a new location, a new entitlement required by Table 84-19 (Permit Requirements for Industrial Hemp) shall be required in accordance with this Chapter prior to commencing operations at the new location.
- (i) Permit and Registration Posting. The registered hemp entity shall post or cause to be posted all required County and State permits and registrations to operate at the industrial hemp site that is readily viewable by the public.

84.35.060 Approval Requirements for Industrial Hemp Activities.

- (a) *Findings.* In addition to findings required by either Chapter 85.06 (Conditional Use Permit / Minor Use Permit) or Chapter 85.08 (Site Plan Permits), no permit listed in Table 84-19 (Permit Requirements for Industrial Hemp) for industrial hemp cultivation shall be approved unless the following findings are made:
- (1) The outdoor cultivation proposal includes adequate quality control measures to ensure cultivation meets State and County regulatory standards.
 - (2) The outdoor cultivation proposal includes adequate measures that

minimize use of water for cultivation on the lot.

- (3) The outdoor cultivation proposal includes adequate measures that address indirect harms that may be associated with industrial hemp activities, including restricting access to minors and ensuring that industrial hemp is obtained from and supplied only to other permitted and/or licensed sources.
- (4) The issuance of an industrial hemp permit will not be detrimental to the health, safety or general welfare of the public.
- (b) Manufacturing Findings. In addition to findings required by Chapter 85.06 (Conditional Use Permit / Minor Use Permit), no permit listed in Table 84-19 (Permit Requirements for Industrial Hemp) for an industrial hemp manufacturing facility shall be approved unless the following findings are made:
- (1) The proposed industrial hemp manufacturing facility complies with all the requirements of the State and County for the manufacturing of industrial hemp.
- (2) The proposed industrial hemp manufacturing facility does not pose a significant threat to the public or to neighboring uses from explosion or from the release of harmful gasses, liquids, or substances.
- (3) The proposed industrial hemp manufacturing facility includes adequate quality control measures to ensure hemp manufactured at the facility meets industry standards and a documented employee safety training program.
- (4) The proposed industrial hemp manufacturing facility includes adequate measures that address indirect harms that may be associated with industrial hemp activities, including restricting access to minors and ensuring that industrial hemp and industrial hemp products are obtained from and supplied only to other permitted and/or licensed sources.

84.35.070 General Development Standards.

(a) Development Standards. In addition to the applicable permit and approval requirements provided in this Chapter and the development standards for the applicable zoning classification, industrial hemp activities shall comply with the standards provided

in this Section. If there is an inconsistency between the development standards of the zone classification and the standards of this Chapter, the more restrictive standards shall apply.

- (b) Setbacks. Minimum setback requirements for an area used for industrial hemp cultivation, cultivation support services or manufacturing shall be as specified for the applicable land use zoning district except when adjacent to a residential zone or sensitive receptor. Industrial hemp operations adjacent to a residential zoning district shall have a minimum setback of one hundred (100) feet from any property line. Industrial hemp operations adjacent to a sensitive receptor shall have a minimum setback of one thousand (1,000) feet from any property line.
- (c) Storage Areas. The total area for the storage of industrial hemp shall not exceed 25 percent of the total floor area of any structure used for cultivation support services.
- (d) Sign Requirements. Any site used for the cultivation of industrial hemp shall have on-site signage. The sign shall:
 - (1) State "Industrial Hemp";
 - (2) State "NO TRESSPASSING";
- (3) Measure at least three feet wide by three feet high, with letters and symbols not less than three inches in height that sharply contrast with their immediate background;
- (4) When adjacent to public right of way, the sign shall be posted at intervals of not more than 1/3 of a mile along the border of the property line; and
- (5) Posted at locations of points of entry, except clear sight triangles, maintained and unobstructed.
- (e) Water Conservation Measures. All industrial hemp activities shall include adequate measures that minimize use of water for cultivation activity. Water conservation measures, water capture systems, or grey water systems shall be incorporated into the operations in order to minimize use of water where feasible.

- (f) Water Availability. All industrial hemp activities shall obtain a "will serve" letter from an applicable water purveyor, indicating agreement to supply water to the cultivation site. The letter shall include the activity proposed and any improvements required for service. When water service is not available, all industrial hemp activities shall comply with applicable County Department of Public Health Division of Environmental Health requirements for a permitted water well.
- (g) Water Storage. Building permits are require for all water storage in excess of 10,000 gallons regardless of the type of storage method. The water storage must be incidental and subordinate and cannot be the primary or exclusive use.

84.35.080 Outdoor Industrial Hemp Operational Standards.

- (a) Storage and Waste. An applicant for an industrial hemp permit shall identify how industrial hemp and associated product waste will be stored and secured in a manner that prevents diversion, theft, loss, hazards and nuisance.
- (b) *Transportation*. An applicant for an industrial hemp permit shall identify procedures for safe and secure transportation and delivery of industrial hemp to and from the registered hemp entity.
- (c) *Noise.* Industrial hemp activities shall comply with residential noise standards in Chapter 83.01 (General Performance Standards) of the Development Code.
- (d) Generators. On-site generators are prohibited, except as a source of energy in emergencies. On-site generators for emergency use shall be included in the applicable site plan.
- (e) *Grading.* Industrial hemp activities shall comply with Title 6 (Building Regulations) of the County Code and shall not be used to screen industrial hemp activities unless approved on the applicable site plan.

84.35.090 Manufacturing Facilities Operational Standards.

(a) Industrial Hemp Manufacturing Facilities. In addition to the applicable permit and approval requirements provided in this Chapter and the development standards for the applicable zoning classification, industrial hemp manufacturing facilities shall comply

with the standards provided in this Section. If there is an inconsistency between the development standards of the zone classification and these standards, the more restrictive standards shall apply.

- (1) Setbacks. Non-volatile industrial hemp manufacturing facilities shall be setback from all lot lines a minimum of twenty-five (25) feet.
- (2) Security. Surveillance video cameras shall be installed and maintained in good working order to provide coverage on a 24-hour basis of all internal and exterior areas where industrial hemp is manufactured, packaged, stored, and/or transferred. The security surveillance cameras shall be oriented in a manner that provides clear and certain identification of all individuals within those areas. Cameras shall remain active at all times and shall be capable of operating under any lighting condition. Security video must use standard industry format to support criminal investigations and shall be maintained for 60 days.
- (3) Locks. Industrial hemp manufacturing facilities shall be secured with California Building Code compliant commercial-grade, non-residential door locks and window locks.
 - (b) Operations.
- (1) Compressed Gases. Any compressed gases used in the manufacturing process shall not be stored on any lot within containers that exceed the amount which is approved by the San Bernardino County Fire Protection District and authorized by the applicable land use permit.
- (2) Compressed Gas Extraction. Closed loop systems for compressed gas extraction systems must be commercially manufactured, bear a permanently affixed visible serial number and certified by an engineer licensed by the State of California that the system was commercially manufactured, is safe for its intended use, and was built to codes of recognized and generally accepted good engineering practices.
- (3) *Training*. Industrial hemp manufacturing facilities shall have a training program for persons using solvents or gases in a closed loop system to create

hemp extract on how to use the system, to access applicable material safety data sheets and to handle and store the solvents and gases safely.

- (4) Nuisance Odors Manufacturing Industrial Hemp. All manufacturing industrial hemp activities shall be sited and operated in a manner that prevents industrial hemp odors from being detected offsite. A sufficient odor absorbing ventilation and exhaust system shall be provided so that odor generated, distinctive to the operation, is not detected outside of the manufacturing facility, anywhere on adjacent lots or public rights of way, on or about the exterior or interior common area walkways, hallways, breezeways, foyers, lobby areas, or any other areas available for use by common tenants or the visiting public, or within any other unit located inside the same building as the manufacturing facility. In order to control nuisances such as odors, humidity and mold, industrial hemp manufacturing facilities shall install and maintain at a minimum, the following equipment, or any other equipment that can be proven to be an equally or more effective method or technology to control these nuisances:
- (A) An exhaust air filtration system with odor control that prevents odors from being emitted externally; and
- (B) An air system that creates negative air pressure between the indoor industrial hemp activities interior and exterior, so that the odors generated by the indoor industrial hemp activity are not detectable from the outside of the manufacturing facility.

84.35.100 Administration and Enforcement.

(a) Administration. The Director or his or her respective designees, are charged with the responsibility of administering and exercising the authority conferred under this Chapter and is authorized to establish additional rules, regulations, or standards governing the issuance or denial of an industrial hemp cultivation permit, the ongoing operation of industrial hemp cultivation, and the County's monitoring and inspection activities if the rule, regulation, or standard is necessary to carry out the purposes of this Chapter.

- (b) Consent to entry, inspection and additional testing. Registered hemp entities consent to the entry by enforcement officers to make such inspections and to take such actions as may be necessary to enforce the provisions of this Chapter and the Development Code may be a condition of the issuance of any industrial hemp permit.
- (c) *Violations*. Every violation of this Chapter shall constitute a separate violation and shall be subject to all remedies and enforcement measures authorized by Chapter 86.09 (Enforcement) of the Development Code and Chapter 2 (Violations and Enforcement) of Division 1, Title 1 of the County Code.
- (d) *Misdemeanor*. Each violation of the provisions of this Chapter may be cited as a misdemeanor and upon conviction be subject to a fine not to exceed one thousand dollars (\$1,000) or imprisonment in the County jail for a period of not more than six (6) months, or by both such fine and imprisonment. Each day a violation is committed or permitted to continue shall constitute a separate offense.
- (e) Compliance with State and Local Laws. It shall be the responsibility of the owners and employees of the registered hemp entity to ensure that it is, at all times, operating in a manner compliant with all applicable State and local laws and/or regulatory, licensing or certification requirements, and any specific, additional operating procedures or requirements which may be imposed by the County.

84.35.110 Registered Hemp Entity Responsible for Violations.

The registered hemp entity shall be responsible for any and all violations of State and/or local laws, as well as any regulations promulgated under this Chapter, whether committed by the registered hemp entity, any employee or agent of the registered hemp entity.

84.35.120 Limitations on County Liability.

To the fullest extent permitted by law, the County shall not assume any liability whatsoever with respect to having registered any industrial hemp entity pursuant to this Chapter.

1	SECTION 6. The Board of Supervisors declares that it would have adopted this
2	ordinance and each section, sentence, clause, phrase, or portion of it irrespective of the
3	fact that any one or more sections, subsections, clauses, phrases or portions of it be
4	declared invalid or unconstitutional. If for any reason any portion of this ordinance is
5	declared invalid or unconstitutional, then all other provisions of it shall remain valid and
6	enforceable.
7	
8	SECTION 7. This ordinance shall take effect thirty (30) days from the date of
9	adoption.
10	
11	CURT HAGMAN, Chairman
12	Board of Supervisors
13	
14	SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED
15	TO THE CHAIRMAN OF THE BOARD
16	LYNNA MONELL, Clerk of the
17	Board of Supervisors
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

1	STATE OF CALIFORNIA)
2	SAN BERNARDINO COUNTY) ss.
3 4 5	I, LYNNA MONELL, Clerk of the Board of Supervisors of San Bernardino County, State of California, hereby certify that at a regular meeting of the Board of Supervisors of said County and State, held on the day of, 2022, at which meeting were present Supervisors:
6	
7 8	and the Clerk, the foregoing ordinance was passed and adopted by the following vote, to wit:
9	AYES: SUPERVISORS:
10	NOES: SUPERVISORS:
11	ABSENT: SUPERVISORS:
12 13	IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal
14	of the Board of Supervisors this day of, 2022.
15	LYNNA MONELL, Clerk of the Board of Supervisors of
16	San Bernardino County, State of California
17	State of Gamorria
18	
19	Deputy
20	Approved as to Form:
21	TOM BUNTON
22	County Counsel
23	
24	By: JOLENA E. GRIDER
25	Deputy County Counsel
26	
27	Date:
28	