ATTACHMENT 4: REVISED RESOLUTION C-1, LUDC AMENDMENTS WITH CHANGES SHOWN

ORDINANCE NO.

AN ORDINANCE AMENDING SECTION 35-1, THE SANTA BARBARA COUNTY LAND USE AND DEVELOPMENT CODE (LUDC), OF CHAPTER 35, ZONING, OF THE COUNTY CODE TO AMEND ARTICLE 35.4, STANDARDS FOR SPECIFIC LAND USES; ARTICLE 35.10, LAND USE AND DEVELOPMENT CODE ADMINISTRATION; AND ARTICLE 35.11, GLOSSARY; TO REQUIRE A CONDITIONAL USE PERMIT FOR CERTAIN COMMERCIAL CANNABIS ACTIVITIES AND MAKE OTHER RELATED AMENDMENTS.

Case No. 22ORD-00000-00001

The Board of Supervisors of the County of Santa Barbara, State of California, ordains as follows:

SECTION 1:

ARTICLE 35.4, Standards for Specific Land Uses, of Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the Santa Barbara County Code, is hereby amended to revise Table 4-10 Permit Requirements for Cannabis in Agricultural Zones, of Section 35.42.075, Cannabis Regulations, of Chapter 35.42, Standards for Specific Land Uses, to read as follows:

Table 4-10	Р	Permitted use, Land Use Permit required (2)		
	MCUP	Minor Conditional Use Permit required		
Permit Requirements for Cannabis	CUP	CUP Conditional Use Permit required		
in Agricultural Zones	_	Use Not Allowed		
	PERMIT REQUIRED BY ZONE			
LAND USE (1)		AG-I	AG-II	

CANNABIS CULTIVATION AND MICROBUSINESS

Cultivation – Outdoor	<u> </u>	₽-/CUP (2)(6) (8)(9)
Cultivation – Mixed-light		P/ CUP (2)(6) (8)(9)
Cultivation – Indoor		P/ CUP (2)(6) (8)(9)
Nursery	/ CUP (3)(4)(5)(7)(9)(6)	P /CUP (5)(8)(9)(4)(6)
Microbusiness	—	CUP (2) (4)(8)(9) (3)(6)

CANNABIS DISTRIBUTION, MANUFACTURING, AND TESTING

Distribution	<u> </u>	P (2) (9)<u>(6)</u>
Non-volatile Manufacturing	— ← CUP (2) (7)(9)<u>(5)(6)</u>	P (2) (9)<u>(6)</u>
Volatile Manufacturing	— ← CUP (2) (7)(9)<u>(5)(6)</u>	CUP (2) (9)<u>(6)</u>
Testing	_	—

CANNABIS RETAIL

Retail

Key to Zone symbols

AG-I Agriculture I AG-II Agriculture II

Notes:

- (1) See Article 35.11 (Glossary) for land use definitions.
- (2) The cannabis operation shall not be located within 750 feet from a school providing instruction in kindergarten or any grades one through 12, day care center, or youth center. The distance specified in this section shall be the horizontal distance measured in a straight line from the property line of the lot on which the sensitive receptor is located to the premise, without regard to intervening structures.
- (3) Commercial cannabis cultivation that requires the use of a roadway located within an EDRN as the sole means of access to the lot on which cultivation will occur, requires a CUP.
- (4)(3) Microbusiness only allows non-storefront retail.
- (5)(4) Nursery operation shall not be located within 600-feet from a school providing instruction in kindergarten or any grades one through 12, day care center, or youth center. The distance specified in this section shall be the horizontal distance measured in a straight line from the property line of the lot on which the sensitive receptor is located to the closest premise of the cannabis activity is to be located, without regard to intervening structures.
- (6) Cultivation on lots located adjacent to an Existing Developed Rural Neighborhood and/or Urban Rural boundary shall require approval of a Conditional Use Permit.
- (7)(5) Commercial cannabis activities are prohibited on AG-I zoned lots that are equal to, or less than, 20 acres in size. On lots zoned AG-I that are greater than 20 acres in size any commercial cannabis activity requires approval of a Conditional Use Permit by the Planning Commission and compliance with applicable standards in Section 35.82.060 (Conditional Use Permits and Minor Conditional Use Permits). See Subsection 35.42.075.B.5.
- (8) On lots zoned AG-II, cannabis cultivation areas that cumulatively exceed 51% of the subject lot area (gross), shall require the approval of a CUP. For the purposes of interpreting this permit requirement, "cultivation area" shall consist of the area of land in or on which cannabis plants are grown, measured to the perimeter of the planted area and excluding roadways.

(9)(6) Commercial cannabis activities are prohibited within Existing Developed Rural Neighborhoods.

SECTION 2:

ARTICLE 35.4, Standards for Specific Land Uses, of Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the Santa Barbara County Code, is hereby amended to revise Table 4-12 Permit Requirements for Cannabis in Industrial Zones, of Section 35.42.075, Cannabis Regulations, of Chapter 35.42, Standards for Specific Land Uses, to read as follows:

Table 4-12	P Permitted use, Land Use Permit required (2)				
Permit Requirements for Cannabis	MCUP	JP Minor Conditional Use Permit required			
Permit Requirements for Cannabis in Industrial Zones	CUP Conditional Use Permit required				
	—	— Use Not Allowed			
LAND USE (1)	PERMIT REQUIRED BY ZONE				
LAND USE (I)	M-RP		M-1	M-2	

CANNABIS CULTIVATION AND MICROBUSINESS

Cultivation – Outdoor	<u>CU</u> P(2)(4)	<u>CU</u> P(2)(4)	<u>CU</u> P(2)(4)
Cultivation - Mixed-light	<u>CU</u> P(2)(4)	<u>CU</u> P(2)(4)	<u>CU</u> P(2)(4)
Cultivation – Indoor	<u>CU</u> P(2)(4)	<u>CU</u> P(2)(4)	<u>CU</u> P(2)(4)
Nursery	<u>CU</u> P(3)(4)	<u>CU</u> P(3)(4)	<u>CU</u> P(3)(4)
Microbusiness	—	CUP(2)(4)	CUP(2)(4)

CANNABIS DISTRIBUTION, MANUFACTURING AND TESTING

Distribution	P(2)(4)	P(2)(4)	P(2)(4)
Non-volatile Manufacturing	P(2)(4)	P(2)(4)	P(2)(4)
Volatile Manufacturing		P(2)(4)	P(2)(4)
Testing	P(2)(4)	P(2)(4)	P(2)(4)

CANNABIS RETAIL

Retail			_		P(2)(4)	—
Key to Zo	one Symbols					
M-RP	Industrial Research Park	M-2	General Industry			

M-1 Notes:

(1) See Article 35.11 (Glossary) for land use definitions.

Light Industry

(2) The cannabis operation shall not be located within 750 feet from a school providing instruction in kindergarten or any grades one through 12, day care center, or youth center. The distance specified in this section shall be the horizontal distance measured in a straight line from the property line of the lot on which the sensitive receptor is located to the premise property, without regard to intervening structures.

(3) Nurseries shall not be located within 600-feet from a school providing instruction in kindergarten or any grades one through 12, day care center, or youth center. The distance specified in this section shall be the horizontal distance measured in a straight line from the property line of the lot on which the sensitive receptor is located to the closest point of the nursery premises, without regard to intervening structures.

(4) Commercial cannabis activities are prohibited within Existing Developed Rural Neighborhoods.

SECTION 3:

ARTICLE 35.4, Standards for Specific Land Uses, of Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the Santa Barbara County Code, is hereby amended to revise Section 35.42.075, Cannabis Regulations, Subsection B to read as follows:

B. Allowed uses and permit requirements.

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5. Permit requirements for commercial cannabis activities on lots zoned AG-I. Commercial cannabis activities are prohibited on AG-I zoned lots that are equal to, or less than, 20 acres in size. On lots zoned AG I that are greater than 20 acres in size any commercial cannabis activity requires approval of a Conditional Use Permit by the Planning Commission and compliance with applicable standards in Section 35.82.060 (Conditional Use Permits and Minor Conditional Use Permits).

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SECTION 4:

ARTICLE 35.4, Standards for Specific Land Uses, of Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the Santa Barbara County Code, is hereby amended to revise Section 35.42.075, Cannabis Regulations, Subsection C to read as follows:

C. General commercial cannabis activities development standards.

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3. Landscape Plan and Screening Plan. The applicant for a permit to allow outdoor, indoor, mixedlight, or nursery cannabis cultivation development shall submit a Landscape Plan and Screening Plan to the Department for review and approval, and shall be subject to Design Review only if located within the Critical Viewshed Corridor (CVC) Overlay Zone or Design Control (D) Overlay Zone, consistent with the requirements of Section 35.28.070 or 35.28.080. The requirements in this Section shall also apply to the cannabis cultivation as part of a microbusiness. All cultivation shall be screened

to the maximum extent feasible to avoid being seen from public places, including, but not limited to, public rights of way, shall comply with <u>Chapter 35.34 (Landscaping Standards)</u>, and the standards listed below. The Landscape Plan and Screening Plan shall be implemented prior to the issuance of final building and/or grading inspection and/or throughout operation of the project as applicable. The applicant shall demonstrate to the Department that all aspects of the Landscape Plan and Screening Plan comply with the following requirements:

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6. Odor Abatement Plan. The applicant for cultivation, nursery, manufacturing (volatile and nonvolatile), microbusiness, and/or distribution permits, shall (1) prepare and submit to the Department for review and approval, and (2) implement, an Odor Abatement Plan. No odor abatement plan shall be required in AG-II zoning, unless a <u>CUP is required it is adjacent to an EDRN or Urban Rural</u> <u>boundary or the cultivation area exceeds 51% of the subject lot area (gross)</u>. The Odor Abatement Plan must prevent odors from being experienced within residential zones, as determined by the Director. The Odor Abatement Plan shall be implemented prior to the issuance of final building and/or grading inspection and/or throughout operation of the project, as applicable. The Odor Abatement Plan must include the following:

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SECTION 5:

ARTICLE 35.4, Standards for Specific Land Uses, of Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the Santa Barbara County Code, is hereby amended to revise Section 35.42.075, Cannabis Regulations, Subsection D to delete subsections D.1.b, D.1.l, and D.1.m, and renumber the remaining subsections of Section 35.47.075.D.1 accordingly:

- **D.** Specific use development standards. All commercial cannabis activities shall comply with the following development standards specific to the applicable permit type.
 - 1. Cultivation.
- •••
- b. Cannabis cultivation requiring access through an Existing Developed Rural Neighborhood (EDRN). Cultivation sites that require the use of a roadway located within an EDRN as the sole means of access to the cultivation lot, shall require approval of a Conditional Use Permit by the Planning Commission and compliance with applicable standards in Section 35.82.060 (Conditional Use Permits and Minor Conditional Use Permits).

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- 1. Cultivation on lots zoned AG-II located adjacent to an Existing Developed Rural Neighborhood and/or Urban Rural boundary, shall require approval of a Conditional Use Permit.
- m. On lots zoned AG-II, cannabis cultivation areas that cumulatively exceed 51% of the subject lot area (gross), shall require the approval of a Major Conditional Use Permit. For the purposes of interpreting this permit requirement set forth in this subsection m, "cultivation area" shall consist of the area of land in or on which cannabis plants are grown, measured to the perimeter of the planted area and excluding roadways.

SECTION 6:

. . .

ARTICLE 35.10, Land Use and Development Code Administration, of Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the Santa Barbara County Code, is hereby amended to add a new Subsection G, Minor Changes to Land Use Permits for Commercial Cannabis Cultivation, of Section 35.84.040, Changes to an Approved Project, of Chapter 35.84, Post Approval Procedures, to read as follows:

- **G.** Minor Changes to Land Use Permits for Commercial Cannabis Cultivation. Minor changes to an approved or issued Land Use Permit for commercial cannabis cultivation (outdoor, mixed-light, indoor, and nursery) in the AG-II, M-RP, M-1, and M-2 zones may be allowed. A request shall be processed in the following manner:
 - 1. The Director may approve a minor change to an approved or issued Land Use Permit where the Director determines:
 - a. The minor change is either environmentally beneficial (such as changes to improve the efficacy of odor control systems) or does not result in new, adverse environmental effects not analyzed or discussed at the time of project approval or in the need for additional mitigation measures;
 - b. The minor change does not substantially deviate from the approved plans and the originally approved or issued permit;
 - c. There is no change in the use or scope of the development;
 - d. The minor change does not result in a change to the Director's conclusions regarding the project's specific conformance to development standards and findings;
 - e. The Land Use Permit has not expired; and
 - <u>f.</u> The minor change is exempt from Design Review in compliance with Section 35.82.070 (Design Review).
 - 2. Where a minor change of an approved or issued Land Use Permit is approved, the permit shall have the same effective and expiration dates as the original permit and no additional public notice shall be required.
 - 3. Where the Director determines a proposed change to an approved or issued Land Use Permit does not meet the above criteria, a new Conditional Use Permit shall be required.
 - 4. Determinations made pursuant to this subsection are not subject to Appendix C (Guidelines for Minor Changes to Land Use Permits) or Appendix F (Substantial Conformity Determination Guidelines).
 - 5. The determination to allow a minor change to an approved or issued Land Use Permit for commercial cannabis cultivation is final and not subject to appeal.

SECTION 7:

ARTICLE 35.10, Land Use and Development Code Administration, of Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the Santa Barbara County Code, is

hereby amended to a new Subsection C, Previous Land Use permits for commercial cannabis cultivation, of Section 35.101.080, Nonconforming Due to Lack of a Discretionary Permit, of Chapter 35.101, Nonconforming Uses, Structures, and Lots, to read as follows:

- A. Conformity of uses requiring a discretionary permit. Except as provided in Subsection 1, below, a use lawfully existing without the approval of a discretionary permit that would be required by this Development Code, shall be deemed conforming only to the extent that it previously existed (e.g., maintain the same site area boundaries, hours of operation).
- **B. Previous permits in effect.** A use that was authorized by a discretionary permit but is not allowed by this Development Code in its current location may continue, but only in compliance with the discretionary permit.
- C. Previous Land Use permits for commercial cannabis cultivation. This section shall not apply to commercial cannabis cultivation (outdoor, mixed-light, indoor, and nursery) in the AG-II, M-RP, M-1, and M-2 zones that was authorized by a Land Use Permit and remains allowed by this Development Code in its current location.

SECTION 8:

ARTICLE 35.11, Glossary, of Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the Santa Barbara County Code, is hereby amended to revise Section 35.110.020, Definitions of Specialized Terms and Phrases, of Chapter 35.110, Definitions, to revise the definition of "Nonconforming Use", to read as follows:

Nonconforming Use. A use of land, or structure that was lawful prior to the effective date of this Development Code or any amendment, or previously adopted County Ordinances, and that does not conform to the present regulations on use of this Development Code, including:

- 1. A land use established where the use is not identified as a permitted use by the zone applicable to the lot on which the use is located;
- 2. A land use that is identified as a permitted use by the zone applicable to the lot on which the use is located but is not allowable on the particular site because of planning area standards of a Community and Area Plan Overlay;
- 3. A land use that was lawfully established without the planning permit or other entitlement <u>obtaining a planning entitlement</u> (e.g., Conditional Use Permit, Development Plan) now required by this pursuant to the Development Code. This definition does not apply to commercial cannabis cultivation (outdoor, mixed-light, indoor, and nursery) in the AG-II, M-RP, M-1, and M-2 zones that is lawfully existing under this zoning ordinance with a Land Use Permit and continues to conform to the Land Use Permit;
- 4. A land use that is operated or conducted in a manner that does not now conform with the standards of this Development Code, including floor area ratios, minimum site area, limitations on use, or location criteria; or
- 5. A residential use that exceeds the number of dwelling units or bedrooms allowed on the lot by this Development Code.

SECTION 9:

All existing indices, section references, and figure and table numbers contained in Section 35-1, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the County Code, are hereby revised and renumbered as appropriate to reflect the revisions enumerated above.

SECTION 10:

Except as amended by this Ordinance, the Santa Barbara County Land Use and Development Code, of Chapter 35, Zoning, of the County Code, shall remain unchanged and shall continue in full force and effect.

SECTION 11:

This ordinance shall take effect and be in force 30 days from the date of its passage; and before the expiration of 15 days after its passage a summary of it shall be published once together with the names of the members of the Board of Supervisors voting for and against the same in the Santa Barbara News-Press, a newspaper of general circulation published in the County of Santa Barbara. However, cannabis applications that have a final approved permit as of the effective date of this Ordinance are exempt from the requirements of this Ordinance. For purposes of this section a "final approved permit" is a permit that has been: 1) approved and the appeal period has expired without an appeal; 2) approved on appeal with a final decision rendered by the County on the permit application by the effective date of this Ordinance, or 3) approved and subject to litigation, which if the permit is upheld shall be exempt from this Ordinance, but if not upheld by the Court then the applicant shall comply with all County Codes going forward including this Ordinance.

SECTION 12:

Cannabis activities already are highly regulated by both the state and federal governments, and their regulation of cannabis activities is subject to rapid changes. Even if the Board of Supervisors adopts this Ordinance, the Board of Supervisors retains all of its statutory planning and zoning authority concerning cannabis activities. For example, even if the Ordinance becomes operative, the Board of Supervisors still may take action(s) later to change the zoning of cannabis activities to being prohibited. In part because cannabis activities are highly regulated by both the state and federal governments and their regulation of cannabis activities is subject to rapid changes, the Board of Supervisors later may need to change the zoning of cannabis activities to being prohibited and may need to do so without cannabis activities receiving: 1) an amortization period; and/or 2) legal nonconforming use status.

PASSED, APPROVED, AND ADOPTED by the Board of Supervisors of the County of Santa Barbara, State of California, this _____ day of _____, 2022, by the following vote:

AYES:

NOES:

ABSTAINED:

ABSENT:

JOAN HARTMANN, CHAIR BOARD OF SUPERVISORS COUNTY OF SANTA BARBARA

ATTEST:

MONA MIYASATO, COUNTY EXECUTIVE OFFICER CLERK OF THE BOARD

By: _____ Deputy Clerk

APPROVED AS TO FORM:

RACHEL VAN MULLEM COUNTY COUNSEL

By: ____

Division Chief