Agenda Item No: 14.B



STAFF REPORT

Report To: Board of Supervisors **Meeting Date:** March 5, 2020

Staff Contact: Heather Ferris, Associate Planner

Agenda Title: For Possible Action: Discussion and possible action to introduce, on first reading, an

ordinance relating to marijuana, amending Title 18 Appendix, Division 1, Section 1.20 of the

Carson City Municipal Code to revise hours of operation for Medical Marijuana Dispensaries and Retail Marijuana Stores. (Heather Ferris, hferris@carson.org)

Staff Summary: The applicant is proposing to amend Division 1.20.2.b of the Development Standards to allow marijuana dispensaries to expand the permitted hours of operation from 7 AM to 8 PM daily to 8 AM to 11 PM daily. The applicant is also proposing to amend Division 1.20.1.h of the Development Standards to allow for marijuana dispensaries to increase the allowable signage for medical marijuana dispensaries and retail marijuana stores. The request related to signage was not supported by staff or recommended by the Planning Commission and is not included as proposed language in the draft ordinance.

Agenda Action: Ordinance - First Reading **Time Requested:** 30 Minutes

I move to introduce, on first reading, Bill No. _____.

Board's Strategic Goal

Quality of Life

Previous Action

January 29, 2020: The Planning Commission recommended approval by a vote of 6 - 0, 1 vacant, to recommend to the Board of Supervisors approval of the request for the expanded hours of operation.

A motion was also made to recommend approval to the Board of Supervisors to allow for increased signage consistent with other retail uses. The motion failed by a vote of 2-4, 1 vacant, with no further motions from the Planning Commission.

Background/Issues & Analysis

The applicant is requesting expanded hours of operation for marijuana dispensaries and an increase to the allowable signage. The applicant proposes mimicking the signage limitations used in Washoe County and the hours of operation adopted by the City of Reno and Washoe County.

Hours of Operation: Currently, Division 1.20.2.b of the Development Standards limits hours of operations for Marijuana Dispensaries to 7 AM to 8 PM daily. These hours of operation were established in 2014 with the adoption of the City's first Medical Marijuana Establishment ordinance (Ord. 2014-10). At the time, the intent of the hours of operation was to allow dispensaries to be open during regular business hours, giving customers adequate available times before and after typical work hours and preventing dispensaries from being open

during the late night and early morning hours. When recreational marijuana was legalized, these hours of operations for dispensaries were carried over into the new ordinance (Ord. 2017-21).

The applicant is requesting an expansion of these hours because the existing dispensaries in Carson City believe they are at a competitive disadvantage with the dispensaries located in Reno and Washoe County which allow dispensaries to be open from 8 AM to 12 midnight daily. Therefore, the requested hours are 8 AM to 11 PM daily.

Staff has consulted with the Sheriff's Office on this matter. The Sheriff's Office has no objections to the expanded hours of operations for dispensaries.

Signage: Through the adoption of Medical Marijuana Establishment standards (Ord. 2014-10), the permitted sign area for each business was limited to wall signs a maximum of 15 square feet in area per building frontage, plus a free standing sign of no more than 32 square feet in area, consistent with signs allowed for office uses per the Development Standards Division 4.7.3 and Nevada Revised Statutes (NRS) 453A.350.1(d) which limits medical marijuana dispensary signage to discreet professional signage consistent with pharmacies and medical offices.

When the State legalized recreational marijuana, the City adopted standards for recreational marijuana establishments that only allowed for marijuana retail stores to operate within the same premises as an existing medical marijuana dispensary operating in good standing. Moreover, no more than two medical marijuana dispensaries are allowed to operate at the same time in Carson City. When the ordinance (Ord. 2017-21) was adopted to allow for recreational marijuana establishments, the signage limitations were inadvertently changed to remove the reference to the sign regulations for Office Uses and instead simply referenced Division 4.

This was corrected in 2018 with the adoption of Ord. 2018-7 which also incorporated sign standards for marijuana establishments into the marijuana establishment section of the Development Standards, rather than referencing sign standards in another section of the code. This ordinance also increased the maximum allowable square footage of wall signs from 15 square feet to 30 square feet. The rationale for this increase was that there are now two businesses located at each location and must be collocated per the City's regulations. By allowing for 30 square feet of wall sign area, each individual business would be allowed 15 square feet which could be used separate or combined into one 30 square foot sign. This maintains consistency with NRS 453A.350.1(d) and provides consistency for signage permitted for each of the retail marijuana store locations.

The applicant is now seeking to amend the signage limitations for marijuana dispensaries and marijuana retail stores to be similar to those in Washoe County. The applicant proposes allowing for the same signage allowed for retail uses with a maximum square footage of 90 square feet.

Staff believes that the logic behind the amendments in 2018 is still sound today, and therefore is recommending denial of this portion of the request. Carson City Municipal Code is consistent with NRS in that medical marijuana establishments are required to have signage consistent with office uses. Moreover, Carson City only allows a marijuana retail store on the same premises as a licensed medical marijuana dispensary. Therefore, since the two uses are housed in the same location, the increase in signage from 15 square feet to 30 square feet for wall signage accommodates the retail business as well as the medical marijuana dispensary. Additionally, as noted above the existing sign regulations put each of the existing marijuana store locations on even footing allowing them each to have the same amount of signage.

At the January 29, 2020 Planning Commission meeting, staff recommended an ordinance that would allow for the expanded hours of operation; however, staff recommended against the request for increased signage. As noted above, the Planning Commission voted to recommend approval of the expanded hours of operation; and a second motion regarding the additional signage failed 2-4.

If the Board of Supervisors agrees with the request to amend the signage, the ordinance would need to be changed and then heard again on first reading.

Applicable Statute, Code, Policy, Rule or Regulation

CCMC 18.02.075 (Zoning Code Amendments); NRS Chapter 244; Article 2 of the Carson City Charter.

Financial Information

Is there a fiscal impact? No

If yes, account name/number:

Is it currently budgeted? No

Explanation of Fiscal Impact:

<u>Alternatives</u>

- 1. Introduce the Ordinance as recommended by the Planning Commission.
- 2. Introduce the Ordinance with modifications.
- 3. Do not introduce the Ordinance and provide alternative direction to staff.

Attachments:

ZA-2019-0005_Dispensary_hrs (intro 3-5-20).docx

ZA-2019-0005 Planning Commission Packet (1-29-20).pdf

Board Action Taken:		
Motion:	1)	Aye/Nay
	2)	
(Vote Recorded By)		

Summary: Revises provisions related to hours of operation for medical marijuana and retail marijuana stores.

BILL NO	
ORDINANCE NO. 2020	

AN ORDINANCE RELATING TO MARIJUANA; AMENDING TITLE 18 APPENDIX (CARSON CITY DEVELOPMENT STANDARDS), DIVISION 1 (LAND USE AND SITE DESIGN), SECTION 1.20 (MEDICAL MARIJUANA ESTABLISHMENTS AND MARIJUANA ESTABLISHMENTS) OF THE CARSON CITY MUNICIPAL CODE TO REVISE HOURS OF OPERATION FOR MEDICAL MARIJUANA DISPENSARIES AND RETAIL MARIJUANA STORES; AND PROVIDING OTHER MATTERS PROPERLY RELATING THERETO.

The Board of Supervisors of Carson City do ordain:

SECTION I:

That Title 18 Appendix (CARSON CITY DEVELOPMENT STANDARDS), Division 1 (LAND USE AND SITE DESIGN), Section 1.20 (MEDICAL MARIJUANA ESTABLISHMENTS AND MARIJUANA ESTABLISHMENTS), is hereby amended (**bold, underlined** text is added, [stricken] text is deleted) as follows:

1.20 - Medical Marijuana Establishments and Marijuana Establishments.

The following standards are intended to establish minimum standards and Special Use Permit review criteria for Medical Marijuana Establishments and Marijuana Establishments, in addition to other standards for commercial and industrial development.

1. The following standards apply to all Medical Marijuana Establishments and Marijuana Establishments:

[a-] (a) [All] Medical Marijuana Establishments and Marijuana Establishments require the issuance of a Special Use Permit. Special Use Permits for Medical Marijuana Establishments and Marijuana Establishments are only valid at the specific location for which a person has obtained the required approval through the applicable state agency to operate as a Medical Marijuana Establishment or Marijuana Establishment. A Special Use Permit that is issued in accordance with this Division automatically expires and shall be deemed [null and] void if the Medical Marijuana Establishment or Marijuana Establishment loses or otherwise forfeits the required state approval to operate. A Special Use Permit issued in accordance with this Division is not transferable between operators and locations within Carson City. Except as otherwise provided in this Division and notwithstanding any other provision of CCMC, a separate Special Use Permit is not required for a Medical Marijuana Establishment or Marijuana Establishment that will be established in an existing location at which a Medical Marijuana Establishment or Marijuana Establishment in good standing already operates. The expansion of any

location of a Medical Marijuana Establishment or Marijuana Establishment that will result in an increase of more than [ten (10)] 10 percent of the space in which the Medical Marijuana Establishment or Marijuana Establishment has been approved to operate requires the issuance of an amended Special Use Permit.

- [b.] (b) The consumption of marijuana products is prohibited on the premises of any Medical Marijuana Establishment and Marijuana Establishment.
- [e-] (c) All business activities related to Medical Marijuana Establishments and any marijuana cultivation facility, marijuana testing facility, marijuana product manufacturing facility or retail marijuana store must be conducted indoors and within a permanent building. The use of an office trailer or other temporary structure is prohibited. All Medical Marijuana Establishments and Marijuana Establishments must at all times maintain an interior and exterior appearance that is professional, orderly, dignified and consistent with the traditional style of pharmacies and medical offices.
- [d.] (d) The outdoor display or sale of any Medical Marijuana Establishment or Marijuana Establishment merchandise or product is prohibited.
- [e-] (e) Accessory outside storage for Medical Marijuana Establishments and Marijuana Establishments must comply with the provisions of Title 18 Appendix (Carson City Development Standards), Division 1.12 (Outside Storage).
- [f-] (f) Access to Medical Marijuana Establishment or Marijuana Establishment must comply with all applicable state and federal laws and regulations.
- [g-] (g) Medical Marijuana Establishment and Marijuana Establishment merchandise and products must not be visible when viewed from outside the building in which the Marijuana Establishment or Marijuana Establishment is located.
- [h.] (h) All signage for Medical Marijuana Establishments and Marijuana establishments must be discreet, professional and consistent with the traditional style of signage for pharmacies and medical offices. All Medical Marijuana establishments and Marijuana Establishments are limited to following signage:
 - (1) A maximum of [thirty (30)] 30 square feet of wall sign area.
- (2) A maximum of [thirty-two (32)] <u>32</u> square feet of freestanding sign area.
- (3) The maximum freestanding sign height for Marijuana Dispensaries and Marijuana Retail Stores shall be determined by the applicable commercial or shopping center regulations of Division 4 (Signs).
- (4) The maximum freestanding sign height for all Medical Marijuana Establishments and Marijuana Establishments other than Medical Marijuana Dispensaries and Marijuana Retail Stores shall be [ten (10)] 10 feet.
- (5) Where a Medical Marijuana Establishment and Marijuana Establishment are jointly located on a single property, the maximum permitted sign area applies to the property and not each type of Establishment.
- [i-] (i) Off-street parking must be provided for Medical Marijuana Establishments and Marijuana Establishments in accordance with the following:
- (1) For Medical Marijuana Dispensaries and Marijuana Retail Stores[:]. [A] <u>a</u> minimum of one space for every 300 square feet of gross floor area.
- (2) For Medical Marijuana Cultivation Facilities and Marijuana Cultivation Facilities [÷] [A] a minimum of one space for every 1,000 square feet of gross floor area.

- (3) For Medical Marijuana Product Manufacturing Facilities and Marijuana Product Manufacturing Facilities[÷] [A] minimum of one space for every 500 square feet of gross floor area.
- (4) For Medical Marijuana Testing and Marijuana Testing Facilities[÷] [A] minimum of one space for every 400 square feet of gross floor area.
- [j-] (j) Notwithstanding any other provision of CCMC, not more than [two] 2 Medical Marijuana Dispensaries are allowed to operate at the same time in Carson City.
- [k-] (k) A Marijuana Retail Store may only be jointly located within the same premises of an existing Medical Marijuana Dispensary that is operating in good standing.
- [1-] (1) A Medical Marijuana Establishment or Marijuana Establishment is prohibited within 1,000 feet of a public or private school that provides formal education traditionally associated with preschool or kindergarten through grade 12, or within 300 feet of a facility that provides day care to children, a public park, a playground, a public swimming pool, and any other center or facility, the primary purpose of which is to provide recreational opportunities or services to children or adolescents, which already exists on the date the application for the proposed Medical Marijuana Establishment or Marijuana Establishment is submitted to the applicable state agency for approval to operate, as measured on a straight line from the property line of the nearest [such] school or facility to the front door or primary entrance of the Medical Marijuana Establishment or Marijuana Establishment.
- 2. The following standards apply to all Medical Marijuana Dispensaries <u>and</u> **Retail Marijuana Stores**:
 - [a-] (a) A single point of secure public entry must be provided and identified.
- [b.] $\overline{\text{(b)}}$ Hours of operation are limited to between [7:00 a.m. and 8:00 p.m.] **8:00** a.m. and 11:00 p.m., daily.
 - [e.] (c) Drive-through service is prohibited.
- [d-] (d) A Medical Marijuana Dispensary or Retail Marijuana Store is prohibited on any property, or within a shopping center with frontage, that is located on the same street on which a residentially zoned property is also located unless the dispensary or store is located more than 300 feet from the residential property, as measured on a straight line from the nearest residential property line abutting the street right-of-way to the front door of the dispensary or store.
- 3. In addition to the required findings for a Special Use Permit, the following standards must also be considered in the review of a request for a Special Use Permit for a Medical Marijuana Dispensary or Marijuana Retail Store to be located within the General Industrial zoning district:
- [a.] (a) That the proposed Medical Marijuana Dispensary or Marijuana Retail Store is located where sufficient, convenient and safe access is provided to the public.
- [b.] (b) That the proposed location has adequate lighting and street improvements for a use providing public access.

SECTION II:

That no other provisions of Title 18 of the Carson City Municipal Code are affected by this ordinance.

SECTION III:	
This ordinance becomes effe	ective on, 2020.
PD O D O GED	2020
PROPOSED on	, 2020.
PROPOSED by	·
PASSED	, 2020.
VOTE:	
AYES:	
NAYS:	
ABSENT:	
ADSENT.	
	ROBERT L. CROWELL, Mayor
A TYPE CIT	
ATTEST:	
ATTEST:	ROBERT L. CROWELL, Mayor

AUBREY ROWLATT, Clerk-Recorder

STAFF REPORT FOR PLANNING COMMISSION MEETING OF JANUARY 29, 2020

FILE NO: ZA-2019-0005 **AGENDA ITEM**: E.8

STAFF CONTACT: Heather Ferris, Associate Planner

AGENDA TITLE: For Possible Action: Discussion and possible action regarding a recommendation to the Board of Supervisors for an ordinance relating to marijuana dispensaries; amending Title 18 Appendix (Carson City Development Standards), Division 1 (Land Use and Site Design), Section 1.20 (Medical Marijuana Establishments and Marijuana Establishments) of the Carson City Municipal Code to amend regulations governing hours of operation and signage for medical marijuana establishment and marijuana establishments.

STAFF SUMMARY: The applicant is proposing to amend Division 1.20.2.b to allow marijuana dispensaries to expand the permitted hours of operation from 7 AM to 8 PM daily to 8 AM to 11 PM daily; and amend Division 1.20.1.h of the Development Standards to allow for marijuana dispensaries to increase the allowable signage to a maximum of 90 square feet.

PROPOSED MOTION: "I move to recommend to the Board of Supervisors approval of ZA-2019-0005, an ordinance amending Title 18 Appendix, Division 1, Section 1.20 to expand hours of operation for medical marijuana dispensaries and retail marijuana stores. I further move to deny the request to allow for increased signage for these facilities."

LEGAL REQUIREMENTS: CCMC 18.02.050 (Review); CCMC 18.02.075 (Zoning map amendments and zoning code amendments); and NRS 278.260.

KEY ISSUES: Is the requested expansion of hours of operation and increase in allowable signage for marijuana dispensaries appropriate?

DISCUSSION:

The applicant is requesting expanded hours of operation for marijuana dispensaries and an increase to the allowable signage. The applicant proposes mimicking the signage limitations of Washoe County and the hours of operation of the City of Reno and Washoe County.

<u>Hours of Operation</u>: Currently, Division 1.20.2.b of the Development Standards limits hours of operations for Marijuana Dispensaries to 7 AM to 8 PM daily. These hours of operation were established in 2014 with the adoption of the City's first Medical Marijuana Establishment ordinance (Ord. 2014-10). At the time, the intent of the hours of operation was to allow dispensaries to be open during regular business hours, giving customers adequate available times before and after typical work hours and preventing dispensaries from being open during the late night and early morning hours. When recreational marijuana was legalized, these hours of operations for dispensaries were carried over into the new ordinance (Ord. 2017-21).

The applicant is requesting an expansion of these hours because the existing dispensaries in Carson City believe they are at a competitive disadvantage with the dispensaries located in the City of Reno and Washoe County which allow dispensaries to be open from 8 AM to 12 midnight daily. Therefore, the requested hours are 8 AM to 11 PM daily.

Staff has consulted with the Sheriff's Office on this matter. The Sheriff's Office has no objections to the expanded hours of operations for dispensaries.

<u>Signage</u>: Through the adoption of Medical Marijuana Establishment standards (Ord. 2014-10), the permitted sign area for each business was limited to wall signs a maximum of 15 square feet in area per building frontage, plus a free standing sign of no more than 32 square feet in area,

consistent with signs allowed for office uses per the Development Standards Division 4.7.3 and Nevada Revised Statutes (NRS) 453A.350.1(d) which limits medical marijuana dispensary signage to discreet professional signage consistent with pharmacies and medical offices.

When the State legalized recreational marijuana, the City adopted standards for recreational marijuana establishments and only allow for marijuana retail stores to operate within the same premises as an existing medical marijuana dispensary that is operating in good standing. Moreover, no more than two medical marijuana dispensaries are allowed to operate at the same time in Carson City. When the ordinance (Ord. 2017-21) was adopted to allow for recreational marijuana establishments the signage limitations were inadvertently changed, removing the reference to the sign regulations for Office Uses and instead simply referencing Division 4.

This was corrected in 2018 with the adoption of Ord. 2018-7 which also incorporated sign standards for marijuana establishments into the marijuana establishment section of the Development Standards, rather than referencing sign standards in another section of the code. This ordinance also increased the maximum allowable square footage of wall signs from 15 square feet to 30 square feet. The rationale for this increase was that there are now two businesses located at each location and must be collocated per the City's regulations. By allowing for 30 square feet of wall sign area, each individual business would be allowed 15 square feet which could be used separate or combined into one 30 square foot sign. This maintains consistency with NRS 453A.350.1 (d) and provides consistency for signage permitted for each of the retail marijuana store locations.

The applicant is now seeking to amend the signage limitations for marijuana dispensaries and marijuana retail stores to be similar to those in Washoe County. The applicant proposes allowing for the same signage allowed for retail uses with a maximum square footage of 90 square feet.

The logic behind the amendments in 2018 is still sound today, and therefore, staff is recommending denial of this portion of the request. Carson City Municipal Code is consistent with NRS in that medical marijuana establishments are required to have signage consistent with office uses. Moreover, Carson City only allows a marijuana retail store on the same premises as a licensed medical marijuana dispensary. Therefore, since the two uses are housed in the same location, the increase in signage from 15 square feet to 30 square feet for wall signage accommodates the retail business as well as the medical marijuana dispensary. Additionally, as noted above the existing sign regulations put each of the existing marijuana store locations on even footing allowing them each to have the same amount of signage.

PUBLIC COMMENTS:

As of the writing of this staff report, no public comments were received. Any comments that are received after this report is complete will be submitted prior to or at the Planning Commission meeting, depending on their submittal date to the Planning Division.

OTHER CITY DEPARTMENTS OR OUTSIDE AGENCY COMMENTS:

The application was routed to commenting agencies and the following comments were received:

Sheriff's Office:

The Sheriff's Office has no objections or input on the proposed zoning amendment.

FINDINGS:

The Commission, in forwarding a recommendation to the Board for approval of a Zoning Code Amendment, shall make the findings of fact found in CCMC 18.02.075(5). The following findings are recommended by staff:

1. That the proposed amendment is in substantial compliance with and supports the goals and policies of the Master Plan.

The proposed expanded hours of operation and proposed increase in allowable signage do not conflict with any goals or policies of the Master Plan. Goal 2.3 of the Master Plan encourages the City to provide opportunities for a range of retail services; and Guiding Principle 5: A Strong Diversified Economic Base encourages the City to maintain and enhance the base of primary jobs and provide a broader range of retail services to serve residents of Carson City as well as those in surrounding counties. The state has authorized Medical Marijuana Establishments and Marijuana Establishments as a legal use in Nevada. In order to implement those uses in Carson City, the City must provide for any applicable regulations, including and hours of operation and signage.

2. That the proposed amendment will provide for land uses compatible with existing adjacent land uses and will not have detrimental impacts to other properties in the vicinity.

The proposed expansion of hours of operation will not change the type of land use permitted per the Zoning Ordinance, therefore it will not create incompatible land uses. The expanded hours of operation would be consistent with other similar uses.

NRS Section 453A.350.1(d) requires medical marijuana establishment to "have discreet and professional signage consistent with the traditional style of signage for pharmacies and medical offices." Carson City Municipal Code is consistent with NRS in that medical marijuana establishments are required to have signage consistent with office uses. Moreover, Carson City only allows a marijuana retail store on the same premises as a licensed medical marijuana dispensary. Therefore, since the two uses are housed in the same location, the 2018 increase in signage from 15 square feet to 30 square feet for wall signage accommodates the retail business as well as the medical marijuana dispensary. Additionally the existing sign regulations put each of the existing marijuana store locations on even footing allowing them each to have the same amount of signage. The logic behind the amendments in 2018 is still sound today.

3. That the proposed amendment will not negatively impact existing or planned public services or facilities and will not adversely impact the public health, safety and welfare.

The requested expansion of hours of operation and increased signage for marijuana dispensaries and retail marijuana stores would not have impacts on public services or the public health, safety and welfare. The Sheriff's Office has reviewed the proposed expanded hours and has no objections.

Attachments:

- 1) Draft ordinance
- 2) Application packet

Summary: Revises provisions related to hours of operation for medical marijuana and marijuana establishments.

BILL NO	
ORDINANCE NO. 2020	_

AN ORDINANCE RELATING TO ZONING; AMENDING TITLE 18 APPENDIX (CARSON CITY DEVELOPMENT STANDARDS), DIVISION 1 (LAND USE AND SITE DESIGN), SECTION 1.20 (MEDICAL MARIJUANA ESTABLISHMENTS AND MARIJUANA ESTABLISHMENTS) OF THE CARSON CITY MUNICIPAL CODE TO ALLOW FOR EXPANDED HOURS OF OPERATION FOR MEDICAL MARIJUANA DISPENSARIES AND RETAIL MARIJUANA STORES; AND PROVIDING OTHER MATTERS PROPERLY RELATING THERETO.

The Board of Supervisors of Carson City do ordain:

SECTION I:

That Title 18 Appendix (CARSON CITY DEVELOPMENT STANDARDS), Division 1 (LAND USE AND SITE DESIGN), Section 1.20 (MEDICAL MARIJUANA ESTABLISHMENTS AND MARIJUANA ESTABLISHMENTS), is hereby amended (**bold, underlined** text is added, [stricken] text is deleted) as follows:

1.20 - Medical Marijuana Establishments and Marijuana Establishments.

The following standards are intended to establish minimum standards and Special Use Permit review criteria for Medical Marijuana Establishments and Marijuana Establishments, in addition to other standards for commercial and industrial development.

- 1. The following standards apply to all Medical Marijuana Establishments and Marijuana Establishments:
 - a. All Medical Marijuana Establishments and Marijuana Establishments require the issuance of a Special Use Permit. Special Use Permits for Medical Marijuana Establishments and Marijuana Establishments are only valid at the specific location for which a person has obtained the required approval through the applicable state agency to operate as a Medical Marijuana Establishment or Marijuana Establishment. A Special Use Permit that is issued in accordance with this Division automatically expires and shall be deemed null and void if the Medical Marijuana Establishment or Marijuana Establishment loses or otherwise forfeits the required state approval to operate. A Special Use Permit issued in accordance with this Division is not transferable between operators and locations within Carson City. Except as otherwise provided in this Division and notwithstanding any other provision of CCMC, a separate Special Use Permit is not required for

- a Medical Marijuana Establishment or Marijuana Establishment that will be established in an existing location at which a Medical Marijuana Establishment or Marijuana Establishment in good standing already operates. The expansion of any location of a Medical Marijuana Establishment or Marijuana Establishment that will result in an increase of more than ten (10) percent of the space in which the Medical Marijuana Establishment or Marijuana Establishment has been approved to operate requires the issuance of an amended Special Use Permit.
- b. The consumption of marijuana products is prohibited on the premises of any Medical Marijuana Establishment and Marijuana Establishment.
- c. All business activities related to Medical Marijuana Establishments and any marijuana cultivation facility, marijuana testing facility, marijuana product manufacturing facility or retail marijuana store must be conducted indoors and within a permanent building. The use of an office trailer or other temporary structure is prohibited. All Medical Marijuana Establishments and Marijuana Establishments must at all times maintain an interior and exterior appearance that is professional, orderly, dignified and consistent with the traditional style of pharmacies and medical offices.
- d. The outdoor display or sale of any Medical Marijuana Establishment or Marijuana Establishment merchandise or product is prohibited.
- e. Accessory outside storage for Medical Marijuana Establishments and Marijuana Establishments must comply with the provisions of Title 18 Appendix (Carson City Development Standards), Division 1.12 (Outside Storage).
- f. Access to Medical Marijuana Establishment or Marijuana Establishment must comply with all applicable state and federal laws and regulations.
- g. Medical Marijuana Establishment and Marijuana Establishment merchandise and products must not be visible when viewed from outside the building in which the Marijuana Establishment or Marijuana Establishment is located.
- h. All signage for Medical Marijuana Establishments and Marijuana establishments must be discreet, professional and consistent with the traditional style of signage for pharmacies and medical offices. All Medical Marijuana establishments and Marijuana Establishments are limited to following signage:
 - (1) A maximum of thirty (30) square feet of wall sign area.
 - (2) A maximum of thirty-two (32) square feet of freestanding sign area.
 - (3) The maximum freestanding sign height for Marijuana Dispensaries and Marijuana Retail Stores shall be determined by the applicable commercial or shopping center regulations of Division 4.
 - (4) The maximum freestanding sign height for all Medical Marijuana Establishments and Marijuana Establishments other than Medical Marijuana Dispensaries and Marijuana Retail Stores shall be ten (10) feet.

- (5) Where a Medical Marijuana Establishment and Marijuana Establishment are jointly located on a single property, the maximum permitted sign area applies to the property and not each type of Establishment.
 - i. Off-street parking must be provided for Medical Marijuana Establishments and Marijuana Establishments in accordance with the following:
 - (1) For Medical Marijuana Dispensaries and Marijuana Retail Stores: A minimum of one space for every 300 square feet of gross floor area.
 - (2) For Medical Marijuana Cultivation Facilities and Marijuana Cultivation Facilities: A minimum of one space for every 1,000 square feet of gross floor area.
 - (3) For Medical Marijuana Product Manufacturing Facilities and Marijuana Product Manufacturing Facilities: A minimum of one space for every 500 square feet of gross floor area.
 - (4) For Medical Marijuana Testing and Marijuana Testing Facilities: A minimum of one space for every 400 square feet of gross floor area.
 - j. Notwithstanding any other provision of CCMC, not more than two Medical Marijuana Dispensaries are allowed to operate at the same time in Carson City.
 - k. A Marijuana Retail Store may only be jointly located within the same premises of an existing Medical Marijuana Dispensary that is operating in good standing.
 - 1. A Medical Marijuana Establishment or Marijuana Establishment is prohibited within 1,000 feet of a public or private school that provides formal education traditionally associated with preschool or kindergarten through grade 12, or within 300 feet of a facility that provides day care to children, a public park, a playground, a public swimming pool, and any other center or facility, the primary purpose of which is to provide recreational opportunities or services to children or adolescents, which already exists on the date the application for the proposed Medical Marijuana Establishment or Marijuana Establishment is submitted to the applicable state agency for approval to operate, as measured on a straight line from the property line of the nearest such school or facility to the front door or primary entrance of the Medical Marijuana Establishment or Marijuana Establishment.
- 2. The following standards apply to all Medical Marijuana Dispensaries **and Marijuana Retail Stores**:
 - a. A single point of secure public entry must be provided and identified.

- b. Hours of operation are limited to between [7:00 a.m. and 8:00 p.m.] 8:00 a.m. and 11:00 p.m., daily.
- c. Drive-through service is prohibited.
- d. A Medical Marijuana Dispensary or Retail Marijuana Store is prohibited on any property, or within a shopping center with frontage, that is located on the same street on which a residentially zoned property is also located unless the dispensary or store is located more than 300 feet from the residential property, as measured on a straight line from the nearest residential property line abutting the street right-of-way to the front door of the dispensary or store.
- 3. In addition to the required findings for a Special Use Permit, the following standards must also be considered in the review of a request for a Special Use Permit for a Medical Marijuana Dispensary or Marijuana Retail Store to be located within the General Industrial zoning district:
 - a. That the proposed Medical Marijuana Dispensary or Marijuana Retail Store is located where sufficient, convenient and safe access is provided to the public.
 - b. That the proposed location has adequate lighting and street improvements for a use providing public access.

SECTION II:

That no other provisions of Title 18 of the Carson City Municipal Code are affected by this ordinance.

SECTION III:

This ordinance becomes effecti	ive on January, 2020.
PROPOSED on	, 2020.
PROPOSED by	
PASSED	, 2020.
VOTE:	
AYES:	
- -	
_	

	NAYS:	
	ABSENT:	
		ROBERT L. CROWELL, Mayor
ATTECT.		
ATTEST:		
AUBREY ROW	/LATT, Clerk-Reco	order

Will Adler, Revised, Proposed Amendment to Carson City Development standard 1.20

An Amendment to the Development Standards 1.20.1.h and 1.20.2.b. It is the wish of both Marijuana dispensaries, GTI and WSCC inc., to change these Development Standards to:

- 1. Change Carson Cities current allowable signage ordinances to follow the "Commercial and Retail" signage ordinance: to follow the standards currently followed by Washoe County (attached), with an additional restriction of, "a maximum allowable size of 90 square feet" (1.20.1.h and 1.20.2.b.) The Commercial Retail Standard is used for all dispensary signage in Washoe county and would be an applicable and appropriate standard for Carson City to adopt. The standards that Washoe County follows allows for greater signage flexibility for retail businesses.
- 2. Hours of operation to be set to 8AM 11PM daily. Currently, all hours of operation are limited to 7AM 8PM for dispensaries in Carson City. Both GTI and WSCC believe it is a competitive disadvantage to be open few hours than Reno or Washoe County who have the option to be open from 8AM 12 Midnight. Carson City is not "open as late as" Reno/Washoe County Commercial districts, so we have moderated our request down to 11PM.

Attachments:

- A. Findings, Carson City Master Plan
- B. Washoe County Sign ordinance and hours of operation for reference
- C. The City of Reno Hours of operation for reference.

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CARSON CITY
PLANNING DIVISION

Attachment A. Findings, Ordinance change request Will Adler December 2019

1. That the proposed amendment is in substantial compliance with and supports the goals and policies of the Master Plan.

Marijuana establishments are not explicitly mentioned in the Master Plan. As for the goals of the master plan, Guiding principal 5: A Strong Diversified Economic Base indicates that Carson City must remain economically competitive with surrounding counties and cities. Carson City has allowed marijuana dispensaries to operate since 2016. In this time there has been vey few changes to Carson City's own marijuana ordinances. This change will update Carson Cities ordinances to keep them on an even economic footing with other counties and their operational hours and sign sizes.

2. That the proposed amendment will provide for land uses compatible with existing adjacent land uses and will not have detrimental impacts to other properties in the vicinity

The proposed amendment is compatible with land uses in the existing adjacent lands. Both of Carson Cities existing dispensaries are in commercial areas that already allow for larger business signs and businesses that are open past the hours of 8PM. There will be no detrimental impacts on the property in the area with this change to the ordinance. Both GTI and WSCC inc operate dispensaries in localities that already allow stores to be open as late as 12-Midnight, and have proven capable of operating at these times safely and responsibly.

3. That the proposed amendment will not negatively impact existing or planned public services or facilities and will not adversely impact the public health, safety and welfare.

The proposed amendment will not impact and existing or planned public services or facilities any differently than they would be effected without this proposed change. This proposed change will not impact the health safety or welfare of the residents of Carson City. With additional operational hours the Retail marijuana stores of Carson City will have the choice to operate additional hour but will do so at the same level of safety and scrutiny as they do under their current store hours. In most cases Retail stores do not operate at until the latest allowable hour but as late as their customers wish them to remain open, i.e. Reno and Washoe County both allow operators to be open until midnight yet the median/mean closing time is 10PM in the vicinity.

Attachment B

Table 110.505.15.1 Permanent Sign Regulations by Principal Use Type of Sites

		Freestanding Signs			Build Sign	
Principle Use Type of Sites ⁽¹⁾	Max Number per Site	Max Height	Max Size per Sign	Max Sign Area per Site	Max Number per Site or Business Frontage	Max Sign Area per Business Frontage
Residential – Single Family	1 per residential dwelling unit	4 feet	4 sf	4 sf	1 per residential dwelling unit	4 sf
Residentlal – Multifamily & Man. Home Parks	1 per residential dwelling unit	4 feet	2 sf	2 sf	1 per residential dwelling unit	2 sf
Limited Commercial	1 english	6 feet	16 sf	16 sf	1 per parcel or BF	16 sf
Commercial and Retail	1 per site frontage	20 feet or Up to 30 feet with AP ⁽²⁾	120 sf or Up to 200 sf with AP ⁽³⁾	1 sf for each 1 foot of LSF	2 per BF up to 4 for any business or occupant.	2.5 sf for each 1 fool of BF
Recreation and Travel	1 per site frontage	20 feet or Up to 30 feet with AP ⁽²⁾	120 sf or Up to 200 sf with AP ⁽²⁾	1 sf for each 1 foot of LSF	2 per BF up to 4 for any single business or occupant.	2.5 sf for each 1 fool of BF
Regional Recreation, Travel and Tourism	1 per site frontage	20 feet or Up to 45 feet with SUP ⁽³⁾	120 sf or up to 300 sf with AP or over 300 sf up to 450 sf with SUP ⁽³⁾	1 sf for each foot of LSF or as approved by SUP	2 per BF up to 4 for any single business or occupant.	5 sf for eacl foot of BF
Manufacturing Warehousing and Industry	1 per site frontage	20 feet or Up to 25 feet with AP ⁽²⁾	120 sf or Up to 200 sf with AP ⁽²⁾	1 sf for each foot of LSF	2 per BF up to 4 for any single business or occupant.	1 sf for eacl 100 sf of GFA
Agricultural	1	6 feet	16 sf	16 sf	1 per building	16 sf
Civic	4 per site unless otherwise determined by approved AP(2)	6 feet	80 sf for one sign; 40 sf for all other signs	120 sf; Over 120 sf requires AP ⁽²⁾	2 per BF up to 4 for any single occupant for all non-residential uses.	120 sf; Ove 120 sf requires AP ⁽²⁾

GFA = Gross Floor Area; LSF = Linear Site Frontage; BF = Business Frontage s.f. = square feet. AP = Administrative Permit; SUP = Special Use Permit; ⁽¹⁾The principal use types are defined in Section 110.505.20; ⁽²⁾Administrative Permit required pursuant to Section 110.505.40. ⁽³⁾Regional Recreation, Travel and Tourism uses may apply for a Special Use Permit for a freestanding sign that exceed the size limits of this table following the provisions of Section 110.505.40

Attachment B

- Graffiti appearing on the building must be removed or covered within 48 hours (upon discovery or notification by the Washoe County's Sheriff's Office).
- Public access to a retail marijuana store/medical dispensary is from 8:00 a.m. to midnight, and hours are initially set forth in the approved Washoe County marijuana establishment license application. Changes to the hours of operation must be approved in advance by Washoe County business license staff.
- No marijuana or associated products or paraphernalia shall be visible from outside of the building.
- O Disposal of marijuana, marijuana-infused products, by-products and other waste material shall be in a safe, sanitary and secure manner. The disposal location and manner shall be approved by the Nevada Department of Taxation and the Washoe County Sheriff's Office. Disposed material must be rendered unusable, be protected from possession or ingestion (by persons and animals), and not placed within the ME's exterior refuse containers.

The Nevada Department of Taxation regulates the operations of marijuana establishments. You must also comply with State regulations.

10. I operate a licensed medical marijuana dispensary and/or retail marijuana store in the City of Reno (or Sparks). I want to deliver medical and/or recreational marijuana to authorized patients and/or customers living in unincorporated Washoe County. Do I need a separate Washoe County business license?

Yes. However, you only need a Washoe County general business license, and not a Washoe County marijuana establishment license.

As long as you have a valid State of Nevada marijuana establishment certificates/licenses and valid City licenses and/or permits, you must obtain a Washoe County general business license to deliver marijuana and/or marijuana products within unincorporated Washoe County to a:

- Licensed marijuana establishment (except for a retail marijuana store, see Question 11);
- · Patient with a valid State medical marijuana registry identification card;
- Designated primary caregiver with a valid State medical marijuana registry identification card; or,
- Adult over the age of 21.
- 11. I operate a licensed marijuana cultivation facility (or a licensed marijuana product manufacturing facility) in unincorporated Washoe County. I want to deliver marijuana and/or marijuana products to other licensed marijuana establishments in unincorporated Washoe County (or in the Cities of Reno or Sparks). Do I need a Washoe County marijuana establishment license?

If you are delivering marijuana and/or marijuana products to a licensed:

- Marijuana cultivation facility;
- Marijuana product manufacturing facility;

Attachment C 18.08.202(b)(26)(h)

- (24) Plant nursery/garden supply (NC, AC, CC, MU). In the MU, NC, AC, and CC Zoning Districts only, plant nursery/garden supply uses shall comply with the following regulations:
 - a. Outdoor storage of materials (bark, soil, etc.) shall be screened from view of the street and adjacent residentially zoned property.
- (25) Restaurant with alcohol service (AC, CC, I, IB, IC, MU). In the AC, CC, I, IB, and IC Zoning Districts only, restaurant with alcohol service uses shall comply with the following regulations, as applicable:
 - a. Lounge areas shall occupy no more than 30 percent of the total floor area.
 - b. Shall include a full commercial kitchen with a complete menu.
 - c. Food shall be served all hours that the business is open.
 - d. In the CRC/General Mixed Use District a special use permit is required adjacent to Residential Master Plan land use designation.
- (26) Retail marijuana store.
 - a. Shall not be located on a parcel located adjacent to residentially zoned property and shall not be located on a parcel owned by the federal government.
 - b. Shall be exempt from site plan review requirements identified in Section 18.06.407 (Site Plan Review).
 - c. Proof of compliance, at the time of application for a zoning verification letter with the City of Reno, with all spacing requirements set forth in RMC and NRS shall be provided by a State of Nevada licensed surveyor. NRS spacing requirements include a 1,000-foot separation from a public or private school, preschool through 12th grade, and a 300-foot separation from a community facility. A retail marijuana store shall be located no closer than 2,500 feet from another retail marijuana store.
 - d. All required spacing criteria shall be measured in a straight line from the front door of the retail marijuana store to the closest parcel line, as shown on the Washoe County Assessor's records, of any of the school or community facilities as identified in NRS, as amended.
 - e. Any retail marijuana store shall obtain all required approvals from the State of Nevada and the City of Reno to operate such a facility.
 - f. Any retail marijuana store shall have a professional, orderly, dignified appearance which is consistent with the traditional style of pharmacies and medical offices.
 - g. Any signage associated with a retail marijuana store shall be discreet and professional which is consistent with the traditional style of signage for pharmacies and medical offices. Signage shall be restricted to logos approved by the State Department of Taxation. No temporary or window signs shall be allowed. With the exception of the aforementioned provisions, all signage shall be subject to the standards in RMC 18.16.
 - h. Hours of operation shall not exceed 8:00 a.m. to midnight seven days a week beginning September 1, 2018.
 - i. A medical marijuana dispensary in continuous operation before April 30, 2018, shall be allowed to continue operations as a retail marijuana store within their existing location. Any new or relocated establishment shall be required to meet all applicable provisions of this code with regards to allowable zoning districts and additional use regulations. A retail marijuana store established using this provision, but not allowed in the underlying zone, shall be considered legal nonconforming and subject to all provisions in 18.08.502 (Nonconforming Uses), as amended.
 - j. All parking, landscaping, and signs shall be brought into conformance with current code standards unless determined physically impossible by the Administrator.