DOCKET DC-20-0001

Please note: A strike-through format is utilized to denote language for deletion and an underline format is utilized to indicate new changes or additions.

Article 4-506: Industrial Uses

- C. Light Industrial
 - Definition: Places for the conduct of any light industrial activity, which is not specifically listed in this Code, including but not limited to assembling; compounding; food or beverage processing; inside storage, processing or treatment of products; scientific research; <u>extraction</u> and sign manufacturing.
 - 2. Districts Permitted: By right in LI and GI
 - 3. Parking Requirements: One space per 500 square feet of floor area
 - 4. Loading Requirements: One loading space for 10,000 or more square feet of floor area
 - 5. Additional Provisions:
 - a. This use shall also be granted and maintain all applicable local, state, and federal permits. All required local, state, and federal licenses and permits, including those related to marijuana must be obtained from the appropriate regulatory agencies.
 - b. Accessory inside retail sales may occupy up to 10 percent of the total floor area of the main use. <u>Any marijuana retail sales will be considered a Marijuana Establishment as described in Section 4-512.1 of this Code.</u>

Article 4-504: Community Uses

- F. Membership Club
 - Definition: A facility, including associated eating, drinking, and recreational facilities, owned or operated by a group of people organized for a common social, educational, service, or recreational purpose. These clubs are usually characterized by certain membership qualifications, payment of fees or dues, regular meetings, a constitution, and by-laws. <u>This use does not include</u> establishments that require a license under Colorado State Statutes related to marijuana.
 - 2. Districts Permitted: By right in T, B, C, LI, and GI; by Special Review in F, A, and MI
 - 3. Parking Requirements: One space per 75 square feet of floor area
 - 4. Loading Requirements: None
 - 5. Additional Provisions: None

Article 4-512: Retail and Personal Service Uses

- E. Eating or Drinking Place, with drive through service
 - 1. Definition: An establishment for the sale and consumption of food and beverages on the premises, which includes drive through service-, and does not include establishments that require a license under Colorado State Statutes related to marijuana.
 - 2. Districts Permitted: By Special Review in T, B, C, and GI
 - 3. Parking Requirements:
 - a. One space per 75 square feet of floor area
 - b. Eight stacking spaces per drive up window or station
 - 4. Loading Requirements: One loading space for 10,000 or more square feet of floor area
 - 5. Additional Provisions: None
- F. Eating or Drinking Place, without drive through service
 - 1. Definition: An establishment for the sale and consumption of food and beverages on the premises, which doesnot include drive through service, and does not include

establishments that require a license under Colorado State Statutes related to <u>marijuana</u>. This may include small scale accessory beverage processing such as wineries, nanobreweries and microdistilleries.

- 2. Districts Permitted: By right in B, C, and GI; by Special Review in T
- 3. Parking Requirements: One space per 75 square feet of public seating area
- 4. Loading Requirements: One loading space for 10,000 or more square feet of floor area
- 5. Additional Provisions:
 - a. Small scale food and beverage processing means less than 3,000 square feet of processing ormanufacturing area.
- I. Marijuana Establishment
 - 1. Definition: Any location where more than six (6) plants are cultivated, produced, tested or distributed as authorized pursuant to Section 14 and Section 16 of Article XVIII of the Colorado Constitution and other applicable state law. This use includes the following:
 - a. Marijuana store
 - b. Marijuana-infused products manufacturing;
 - c. Optional premises cultivation or retail marijuana cultivation facility;
 - d. Marijuana testing and/or research facility.
 - e. Primary caregiver;
 - f. Personal cultivation.
 - 2. Districts Permitted: By right in T, B, C, LI, and GI.
 - 3. Parking Requirements:
 - a. One space per 200 square feet of floor area used for office, sales, or personal service operations.
 - b. One space per 1,000 square feet of floor area used for used for cultivating and research and/or testing facilities.
 - 4. Loading requirements: One loading space for 10,000 or more square feet of floor area.
 - 5. Additional Provisions:
 - a. This use must obtain and maintain all necessary state and local permits and licenses. Regardless of when they are established, businesses operating for the purpose of cultivation, manufacture, or sale of marijuana or marijuana-infused products, as defined in the Colorado Medical Marijuana Code, C.R.S. §12-43.3-10144-10-101, et. seq., and the Colorado Retail Marijuana Code, C.R.S. §12-43.4-101, et. seq. ("the Codes <u>CMC</u>"), are and will be subject to the provisions and limitations stated in those Codes_the CMC. These provisions and limitations include those in the legislation, and any state and County requirements promulgated under the legislation. Such businesses or uses, even if allowed under this Section 4-512.1. or prior provisions of this Code, are subject to termination if they cannot meet the requirements of, or legally operate pursuant to the Codes.
 - b. This use may include the accessory sale of products containing marijuana to the extent authorized by applicable state law.
 - c. Except in the LI and GI Zoning Districts, this use shall not be located within 500 feet of another Marijuana Establishment (including a Marijuana Establishment in the unincorporated County or a substantially similar facility in an adjacent municipality or county), as measured from the closest point of the subject parcel lines. This prohibition shall not prevent a marijuana store, marijuana-infused products manufacturing, optional premises cultivation, retail marijuana cultivation facility, or marijuana testing and/ or research facility from locating with 500 feet of a primary caregiver or personal cultivation.
 - d. A Marijuana Store shall not be located within 1,000 feet of an alcohol or drug treatment facility, a licensed child care facility, or an educational facility <u>and ancillary properties</u> with students below the college grade level (including facilities in the unincorporated County or substantially similar facilities in an adjacent municipality or county), as measured from the closest point of the subject parcel lines. <u>An alcohol or drug treatment facility shall be</u> defined as a facility wherein treatment and 24-hour on-site supervision are provided for

substance abuse with the goal of enabling residents to live independently when treatment is completed.

- e. Marijuana-infused products manufacturing, optional premises cultivation, and marijuana testing and/or research facilities, are not subject to the above setback requirement in Subsection 4-512.1.5.c., provided there is not an associated marijuana store on the same parcel.
- f. Marijuana establishments shall not have a drive-through service.
- g. Personal cultivation and Primary Caregiver cultivation facilities are limited to no more than 99 plants.
- h. For marijuana warehouse regulations, refer to section 4-515.b of this Code

Article 4-515: Warehouse Uses

- B. Warehouse and Distribution Center
 - 1. Definition: A building used primarily for the inside storage and distribution of goods and materials, which includes land and buildings used as a relay station for the transfer of goods from one vehicle or party to another, and the parking and storage of tractor and/or other trailer units.
 - 2. Districts Permitted: By right in LI and GI
 - 3. Parking Requirements: One space per 1,000 square feet of floor area
 - 4. Loading Requirements: One loading space for 10,000 or more square feet of floor area
 - 5. Additional Provisions:
 - a. The parking and storage of tractor and/or other trailer units does not allow the storage either of empty inoperable trailers or trailers as storage units themselves.
 - b. <u>All required local, state, and federal licenses and permits, including those related to</u> marijuana must be obtained from the appropriate regulatory agencies.
 - c. For Marijuana Establishments, refer to section 4-512.I of this Code