Medical Cannabis
Supply Chain Business
Use Permit Application Requirements
PJR-124

This is the required application for Testing/Laboratories, Non-Volatile Manufacturing, Dispensaries, and Distribution/Transportation Operations.

PURPOSE: The Medical Cannabis Land Use Ordinance (Ord #6189) was adopted December 20, 2016 and created regulations related to Medical Cannabis Cultivation and related uses. No recreational cannabis uses or sales are currently allowed.

MINOR AND CONDITIONAL USE PERMIT PROCEDURE: The applicant submits a complete Medical Cannabis Cultivation application to the Planning Division at the Permit Sonoma zoning cubicle. After a complete application is submitted, a project planner in the Project Review Division is assigned to the project. Referrals are sent to various Permit Sonoma Divisions, County departments, and State agencies for review, comment(s) and condition(s). The project planner then reviews all of the information in detail and performs a site visit. The project planner then makes a decision on the level of environmental review required and carries out any necessary documentation consistent with the California Environmental Quality Act (CEQA).

After the environmental review is complete, the planner will either prepare to approve the project administratively or set a date for a public hearing before the Board of Zoning Adjustments. A notice of the public hearing or hearing waiver is posted at the property and sent to owners of the property within 300 feet of the site. If a hearing is scheduled, all interested persons are given an opportunity to comment on the proposed Use Permit at the public hearing. If the project is approved by the Board, there is a ten (10) day appeal period for appeals to the Board of Supervisors. All cannabis permits will be issued for one year from the date of approval and will expire if not renewed.

REQUIRED APPLICATION MATERIALS: A complete application must include all of the following:

1. ☐ Planning Application (PJR-001) signed by all property owners, officers and shareholders associated with the operation.
2. ☐ Indemnification Agreement form PJR-011, signed by the applicant.
3. ☐ Owner/Agent Authorization Form (lease agreement, purchase contract, etc.), if applicant is not the property owner.
4. ☐ Business Entity Documents and Authorization (articles of incorporation, etc.).
5. ☐ Copy of current lease agreement.
6. ☐ Statement of Operator Qualifications:
   a. Disclose any felony convictions.
   b. Include the number of employees (both permanent, year-round, and temporary) and if they are 21 years of age or older.
   c. Please list and attach any other cannabis related applications that the operator(s) has applied for.
d. Include priority processing qualifications (existing resident prior to 2016 (include proof of residency tax bills, PG&E bills, etc.) and local hiring plan or documentation of cannabis operations prior to 2016.

7. ☐ Proposal Statement. This shall be a written statement that should include descriptions of how the operation meets all of the criteria listed in the Sonoma County Code including the following information:
   a. Description of the Existing Use and Property
      □ List and identify on the site plan any existing easements (if private road, show right to use for commercial purposes).
      □ Describe any existing agricultural, commercial, and residential uses.
   b. Description of the Proposed Cannabis Use and Operational Plan
      □ Include the type(s) of cannabis businesses on site even if under a separate application.
      □ What structures and/or tenant improvements are proposed? Does anything need to be legalized?
      □ Describe the cannabis use and include a full narrative on the process and all specifications for equipment to be used.
      □ Dispensaries Only – Will you be operating a delivery service? If yes, please describe the plan for delivery in detail.
   c. Description of how the project will meet the Medical Cannabis Land Use Ordinance Development Criteria (26-88-254(f)). Please provide copies of any studies or documentation in the following areas:
      □ Number and type of facilities
      □ Fire Prevention Plan – describe how proposal meets fire safe standards.
      □ Hazardous Materials Plan – if applicable
      □ Exterior Lighting Plan.
      □ Signage Plan with full proposed design and photographs of proposed location.
      □ Landscaping Plan.
      □ Parking.
      □ Stormwater Management Plan – if applicable
      □ Security Plan- including a thorough narrative and map of security details including all physical and passive security measures. This is kept confidentially, please provide in separate from the rest of the application materials.
      □ Hours of operation
      □ Water Supply Details including a “will serve” letter or “utilities certificate” from municipal water district.
      □ Product Disposal – include a description of the plan to dispose cannabis product that is not sold.

8. ☐ Location/vicinity map (8 ½ in. X 11 in.) showing where the project is located in relation to nearby lots, streets, highways and/or major natural features (e.g., locator maps & road maps).

9. ☐ Preliminary building and grading plans. (1 full set)

10. ☐ Photographs, including aerials, of the proposed development site.

11. ☐ Site Plan. Include either a 24 in. x 36 in. or 11 in. x 17 in. site plan and one reduced site plan (8 ½ in. x 11 in.). This reduced site plan must clearly depict the information shown on the full-sized site plan. Full sized plans must be folded. Preparation of the site plan by a professional draftsperson, architect, or engineer is strongly
recommended. If the existing site is to be greatly modified by the proposed project (removal of existing buildings, vegetation), both an existing site plan and a proposed site plan are required.

a. All Site plans shall meet the Minimum Standard Site Plan Requirements (Form CSS-019) and include the following;

12. ☐ At-Cost Project Reimbursement (Form PJR-095)
13. ☐ Filing fee – see the current PRMD Project Review Fee Schedule.

APPLICANTS PROVIDING FALSE OR MISLEADING INFORMATION IN THE PERMITTING PROCESS WILL RESULT IN REJECTION OF THE APPLICATION AND/OR NULLIFICATION OR REVOCATION OF ANY ISSUED PERMIT.
Planning Application
PJR-001

Application Type(s):
- Admin Cert. Compliance
- Design Review Admin.
- Minor Subdivision
- Use Permit
- Ag. Or Timber Preserve/Contract
- Design Review Full
- Voluntary Merger
- Variance
- Conditional Cert. of Compliance
- General Plan Amendment
- Ordinance Interpretation
- Zone Change
- Cert. of Modification
- Lot Line Adjustment
- Second Unit Permit
- Other: __________
- Coastal Permit
- Major Subdivision
- Specific/Area Plan Amendment
- Zoning Permit for: 

By placing my contact information (name, address, phone number, email address, etc.) on this application form and submitting it to Sonoma County PRMD, I understand and authorize PRMD to post this application to the internet or public information purposes, including my contact information.

<table>
<thead>
<tr>
<th>PRINT CLEARLY</th>
<th>APPLICANT</th>
<th>OWNER (IF OTHER THAN APPLICANT)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name</td>
<td>Name</td>
<td></td>
</tr>
<tr>
<td>Mailing Address</td>
<td>Mailing Address</td>
<td></td>
</tr>
<tr>
<td>City</td>
<td>State</td>
<td>Zip</td>
</tr>
<tr>
<td>Day Ph (   )</td>
<td>Email</td>
<td>Day Ph (   )</td>
</tr>
<tr>
<td>Signature</td>
<td>Date</td>
<td>Signature</td>
</tr>
</tbody>
</table>

OTHER PERSONS TO BE NOTIFIED (If listed they must sign application form)

| Name/Title | Mailing Address | City          | State | Zip   | Day Ph (   ) | Email | Day Ph (   ) | Email | Signature | Date |

PROJECT INFORMATION

<table>
<thead>
<tr>
<th>Address(es)</th>
<th>City</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessor’s Parcel Number(s)</td>
<td></td>
</tr>
<tr>
<td>Project Description</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Acreage</th>
<th>Number of new lots proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Site Served by Public Water?</td>
<td>Yes</td>
</tr>
<tr>
<td>Site Served by Public Sewer</td>
<td>Yes</td>
</tr>
</tbody>
</table>

TO BE COMPLETED BY PRMD STAFF

<table>
<thead>
<tr>
<th>Planning Area</th>
<th>Supervisorial District</th>
<th>Latitude</th>
<th>Longitude</th>
</tr>
</thead>
<tbody>
<tr>
<td>Current Zoning</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>General Plan Land Use</td>
<td>Specific/Area Plan</td>
<td></td>
<td></td>
</tr>
<tr>
<td>S.P. Land Use</td>
<td>Violation?</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td>Application resolve planning violation?</td>
<td>Yes</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>Penalty application?</td>
<td>Yes</td>
<td>No</td>
<td></td>
</tr>
</tbody>
</table>

| Previous Files |
| Approved by | Date |
|             |

Sonoma County Permit and Resource Management Department
2550 Ventura Avenue, Santa Rosa, CA, 95403-2829, (707) 565-1900

02/02/2016
"As part of this application, applicant agrees to defend, indemnify, release and hold harmless the County, its agents, officers, attorneys, employees, boards and commissions from any claim, action or proceeding brought against any of the foregoing individuals or entities, the purpose of which is to attack, set aside, void or annul the approval of this application or the adoption of the environmental document which accompanies it. This indemnification shall include, but not be limited to, damages, costs, expenses, attorney fees or expert witness fees that may be asserted by any person or entity, including the applicant, arising out of or in conjunction with the approval of this application, whether or not there is concurrent passive or active negligence on the part of the County. If, for any reason any portion of this indemnification agreement is held to be void or unenforceable by a court of competent jurisdiction, the remainder of the agreement shall remain in full force and effect."

Applicant Name

Applicant Signature

Owner Name

Owner Signature

Date

File No.

NOTE: The purpose of the Indemnification Agreement is to allow the County to be held harmless in terms of potential legal costs and liabilities in conjunction with permit processing and approval.
I, ______________________________________, the undersigned, hereby authorize the County of Sonoma to process the above referenced permit request in accordance with the Sonoma County Code. I am depositing $ _______________ as a minimum deposit to pay for County staff review, coordination and processing costs related to my permit request based on actual staff time expended and other direct costs. In making this deposit, I acknowledge and understand that the deposit may only cover a portion of the total processing costs. Actual costs for staff time are based on hourly rates adopted by the Board of Supervisors in the most current Sonoma County fee schedule. I also understand and agree that I am responsible for paying these costs even if the application is withdrawn or not approved.

I understand and agree to the following terms and conditions of this Reimbursement Agreement:

1. Time spent by County of Sonoma staff in processing my application and any direct costs will be billed against the available deposit. "Staff time" includes, but is not limited to, time spent reviewing application materials, site visits, responding by phone or correspondence to inquiries from the applicant, the applicant's representatives, neighbors and/or interested parties, attendance and participation at meetings and public hearings, preparation of staff reports and other correspondence, processing of any appeals, responding to public records act requests or responding to any legal challenges related to the application. "Staff" includes any employee of the Permit and Resource Management Department (PRMD), the Department of Transportation and Public Works and/or the Office of the County Counsel.

2. Staff will review the application for completeness and provide me with a good faith estimate of the full cost of processing the permit. This good faith estimate will be included in an At-Cost Fee Agreement. The At-Cost Fee Agreement shall be signed by the party responsible for payment of fees, and the requested additional deposit shall be submitted to PRMD to allow continued processing of the project.

3. If processing costs exceed the available deposit, I will receive quarterly invoices payable within 30 days of billing.

4. I understand that the County desires to avoid incurring permit processing costs without having sufficient funds on deposit. If staff determines that inadequate funds are on deposit for continued processing, staff shall notify me in writing and request an additional deposit amount estimated necessary to complete processing of my application. I agree to submit sufficient funds as requested by staff to process the project through the hearing process within 30 days of the request.

5. If the final cost is less than any additional deposits requested by the County (deposits that exceed the initial minimum deposit described above), the unused portion of the additional deposit will be refunded to me within 60 days of final project action.

6. If the final cost is more than the available deposit, I agree to pay the difference within 30 days of billing.

7. If I fail to pay any invoices or requests for additional deposits within 30 days, the County may either stop processing my permit application, or after conducting a hearing, deny my permit application. If I fail to pay any invoices after my application is approved, I understand that my permit may not vest and may expire, or may be subject to revocation.
8. If the County determines that any study submitted by the applicant requires a County-contracted consultant peer review, I will pay the actual cost of the consultant review. This cost may vary depending on the complexity of the analysis. Selection of any consultant for a peer review shall be at the sole discretion of the PRMD Director or his designee. The estimated cost of the peer review shall be paid prior to the County initiating any peer review by consultant.

9. I agree to pay the actual cost of any public notices for the project as required by State Law and Local Ordinance.

10. I may, in writing, request a further breakdown or itemization of invoices, but such a request does not alter my obligation to pay any invoices in accordance with the terms of this agreement.

11. I agree to pay all costs related to permit condition compliance as specified in any conditions of approval for my permit/entitlement.

Note: This agreement does not include other agency review fees or the County Clerk Environmental Document filing fees.

Name of Property Owner or Corporate Principal Responsible or Appointed Designee for Payment of all County Processing Fees (Please Print):

Name of Company or Corporation (if applicable):

Mailing Address of the Property Owner or Corporation/Company responsible for paying processing fees:

*ATTENTION - The property owner (or Corporate principal) will be held responsible for all charges.
This form provides a method to determine if a traffic study is necessary. The thresholds for traffic studies are identified within the Guidelines for Traffic Impact Studies located on our website here: [http://sonomacounty.ca.gov/TPW/Roads/Services/Data-and-Resources/Traffic-Study-Guidelines/](http://sonomacounty.ca.gov/TPW/Roads/Services/Data-and-Resources/Traffic-Study-Guidelines/)

Operator Name: ______________________ Location: ______________________

Type of Cannabis Operation and Square Footage: __________________________

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

Hours of Operation: _______________________________________________________

Special Hours (harvest, rush processing due to climatic conditions, etc.): __________

- ADT means Average Daily Trips. For purposes of this form, provide traffic generation information in one-way trips. A round trip is counted as two trips and a vehicle driving to the property is counted as one trip. Some parts of this form require a multiplier of three to recognize a round trip and another inconsistent extra trip for lunch or other activities.
- Attach pages as necessary to more fully describe any of the items or circumstances found below.
- All employees should be counted regardless if they are full or part-time.
- Note the time of day these trips are occurring if possible.

### CANNABIS OPERATIONS

**Cannabis Operations - Employee traffic using passenger vehicles, in average ADT**

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Existing ADT</th>
<th>Proposed (year round) ADT</th>
<th>Proposed (harvest period) ADT</th>
<th>Proposed (processing period) ADT</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td># of employees X 3 = ___ ADT</td>
<td># of trips by employees</td>
<td># of employees X 3 = ___ ADT</td>
<td># of trips by employees</td>
</tr>
<tr>
<td>Cannabis production</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Storage</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Administrative</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sales</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Processing</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other staff (describe)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Totals
### Cannabis Operations - Truck traffic associated with cannabis operations (average ADT)

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Existing</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cannabis importation</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Truck loads per year: _____</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dates of activity <strong>/</strong>/ to <strong>/</strong>_</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vehicle type: _______________________</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cannabis disposal</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Truck loads per year: _____</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dates of activity <strong>/</strong>/ to <strong>/</strong>_</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vehicle type: _______________________</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cannabis transportation to distributor</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Truck loads per year: _____</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dates of activity <strong>/</strong>/ to <strong>/</strong>_</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vehicle type: _______________________</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Miscellaneous Deliveries</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Truck loads per year: _____</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dates of activity <strong>/</strong>/ to <strong>/</strong>_</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Vehicle type: _______________________</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Miscellaneous visitors, UPS, mail, garbage, etc., list items included:</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### CULTIVATION OPERATIONS

Employee trips associated with cultivation operations (growing of cannabis) in average ADT

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Existing</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cultivation maintenance (year round)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(multiply # of employees X 3 for ADT)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cultivation maintenance (part-time during peak season)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(multiply # of employees X 3 for ADT)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dates of activity: <strong>/</strong>/ to <strong>/</strong>_</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Totals</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## SUMMARY (During Non-harvest period)

<table>
<thead>
<tr>
<th>Item Description</th>
<th>Existing</th>
<th>Proposed</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employee traffic associated with cannabis operations</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Truck traffic associated with cannabis operations</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Miscellaneous other traffic generators</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Totals</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### Variation in ADT during the course of a typical full production year

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Totals</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Site plans are required for most applications at the Permit and Resource Management Department*. The graphic below depicts the requirements for most PRMD applications. Some minor Planning applications may not require this level of detail.

**Requirements:**

1. **All site plans must be drawn to scale.** The site plan will be same size as rest of plans. The site plan shall be drawn to a recognizable architectural/engineering standard. Provide north arrow. Provide additional directions if hard to locate. Partial site plans may be submitted as long as a vicinity map for the property is provided. The vicinity map will show the full parcel including frontage streets and cross reference the area of the partial site plan. Partial site plans must show all required features as listed below. Aerial photos will not be accepted in lieu of the Standard Site Plan. Note: Planning may require a reduced size site plan.

2. **Existing Structures:** Show and label all existing structures including pool/spa and retaining walls. Show and dimension all property lines. Identify existing roads, driveways, waterways, drainage features, septic systems including expansion areas, sub drains, wells and underground utilities. Property lines and dimensions supplied by applicant are for representational purposes only and do not constitute an approval of the location by the County. While not required, it is the Owner’s responsibility to have property lines surveyed.

3. **Proposed Structures/Improvements:** Identify all proposed structures including retaining walls. Dimension proposed structures to property lines, setbacks to septic systems, creeks, and other structures. Identify all proposed improvements including driveways, turnarounds, turnouts, areas to be graded, drainage features, power poles, and underground utilities.

4. **Contours** (lines denoting elevation of terrain) are required for all building permits subject to a site evaluation. Contours shall be shown and labeled at maximum vertical intervals of 10 feet. See Note #4 on reverse of this form for areas of special concern requiring contour intervals of two feet or less. See Notes #2 and #3 on reverse for exceptions to contour requirements and information regarding who can produce contours.

5. **Show compliance with Fire Safe Standards** required by Fire Services.

*See notes on reverse side of this form.
Notes:

1. A site plan is required for the following types of applications:
   - New structures
   - Additions which increase the footprint of the structure
   - "As Built" structures
   - Ag Exempt
   - Demolition
   - Grading
   - Site Review
   - Well
   - Septic
   - Request for Service
   - Change of Occupancy
   - All Planning Applications
   - Property Reports
   - Ordinance Determinations
   - Interior remodels
   - Pool/Spa

2. Contour lines are **not** required on site plans for the following types of applications:
   - Demolition
   - Well
   - Request for Service
   - Property Reports
   - Ordinance Determinations
   - Grading and Septic: contours are required on grading and often on septic plans, but the contours need not be shown on the site plan for these applications
   - Interior remodels
   - Roof or Ground Mounted Solar Systems
   - Temporary Permits

3. The Business and Professional Code governs who can produce contours and what licenses are required in the State of California. PRMD will accept contours produced from the following person(s):
   - Property owner (Business and Professions Code section 6744)
   - California licensed surveyor (Business and Professions Code section 8726)
   - California licensed civil engineer (Business and Professions Code sections 6731 and 6731.1)
   - California licensed architect (Business and Professions Code sections 6737 and 5500.1)

4. The following may require contour intervals of two feet:
   - Installing culverts, drainage pipes, swales, or other small drainage facilities
   - Re-routing of existing or the creation of new swales, interceptor ditches, creeks or drainage pathways
   - Filling of existing swales, ditches, creeks, wetlands or depressions
   - Work within 100 feet of an existing waterway or creek (top of bank)
   - Work in a waterway, creek or drainage swale (installing drainage outlet)
   - Work within the Flood Prone Urban Area or within a 100 year flood plain
   - Construction, paving or demolition of parking areas