

**Chapter 17.10
DEFINITIONS**

Amend Chapter 17.10 include the following definitions:

17.10.0-- Marijuana Processing

“Marijuana processing” means converting harvested marijuana into useable marijuana and marijuana-infused products by any person or entity that holds a valid marijuana processor license issued by the Washington State Liquor Control Board under WAC 314-55-077 as now in effect or hereafter amended.

17.10.0-- Marijuana Processing, Type 1

“Type 1 Marijuana Processing” means marijuana processing as provided under WAC 314-55-077 that is limited to drying, curing, trimming, and packaging marijuana for retail sale.

17.10.0-- Marijuana Processing, Type 2

“Type 2 Marijuana Processing” means marijuana processing as provided under WAC 314-55-077 that extracts concentrates, infuses products, or involves the mechanical and/or chemical processing in addition to drying, curing, trimming, and packaging for retail sale.

17.10.0-- Marijuana Production

“Marijuana production” means the growing and wholesaling of marijuana by any person or entity that holds a valid license issued by the Washington State Liquor Control Board under WAC 314-55-075 as now in effect or hereafter amended and a valid business license issued by Lewis County under L.C.C. 5.20.020 as now in effect or hereafter amended.

17.10.0-- Marijuana Retailer

“Marijuana retailer” means a retail outlet that sells useable marijuana, marijuana-infused products, and marijuana paraphernalia and is owned by any person or entity that holds a valid marijuana retailer license issued by the Washington State Liquor Control Board under WAC 314-55-079 as now in effect or hereafter amended and a valid business license issued by Lewis County under L.C.C. 5.20.020 as now in effect or hereafter amended.

**Chapter 17.42
RURAL AREA ZONING SUMMARY**

Amend Section 17.42.030, Table 1: Rural Area Land Use – LAMIRDS Zoning Summary, to add the following uses:

17.42.030 Land use summary – Local areas of more intensive rural development

Table 1: Rural Area Land Use - LAMIRDS Zoning Summary

Use Tier	Uses of Rural Area Lands	17.45 Small Town Mixed Use	17.50 Small Town Residential	17.55 Small Town Industrial	17.60 Crossroad Commercial	17.65 Freeway Commercial	17.95 Rural Residential Center/ Shoreline Residential
II	Type 1 marijuana processing	X	X	SUP	X	X	X
II	Type 2 marijuana processing	X	X	SUP	X	X	X
II	Marijuana production	X	X	SUP	X	X	X
II	Marijuana retailer	SUP	X	X	SUP	SUP	X

Amend Section 17.42.040, Table 2: Rural Area Land Use Zoning Summary, to add the following uses:

17.42.040 Rural area land use zoning summary

Table 2: Rural Area Land Use Zoning Summary

Use Tier	Use	R 1-5	R 1-10	R 1-20
II	Type 1 marijuana processing	SUP	SUP	SUP
II	Type 2 marijuana processing	SUP	SUP	SUP
II	Marijuana production	SUP	SUP	SUP

**Chapter 17.75
RURAL AREA INDUSTRIAL (RAI)**

Amend Chapter 17.75 to add Section 17.75.037, Special uses, to a section on special uses:

17.75.037 Special uses

The following uses may locate in the Rural Area Industrial district with a special use permit:

- (1) Marijuana production
- (2) Type 1 marijuana processing

**Chapter 17.30
RESOURCE LANDS**

Amend Chapter 17.30, Article IV: Forest Resource Lands, to add a section on special uses:

17.30.475 Special Uses

The following uses may locate in Forest Resource Lands with a special use permit:

- (1) Marijuana production as defined under 17.10.0—
- (2) Type 1 marijuana processing as defined under 17.10.0—

Amend Chapter 17.30, Article V: Agricultural Resource Lands, to add a section on special uses:

17.30.635 Special Uses

The following uses may locate in Agricultural Resource Lands with a special use permit:

- (1) Marijuana production as defined under 17.10.0—
- (2) Type 1 marijuana processing as defined under 17.10.0—

**Chapter 17.145
SUPPLEMENTAL REQUIREMENTS**

Amend Chapter 17.145 to add Section 17.145.150, Development Standards for Marijuana Production and Processing

17.145.150 Development Standards for Marijuana Production and Processing

- (1) The location of all facilities for marijuana production and processing shall not be closer than 100 feet from any property line when not located in the Small Town Industrial and Rural Area Industrial districts.
- (2) A special use permit for marijuana production and processing facilities may require odor control measures to protect neighboring properties from potential odor nuisances.
- (3) No marijuana production or processing facility shall use permanent standby or portable power generators using combustible fuels as a sole source of electrical power, except during periods of power outages.
- (4) External security lighting shall shield glare or light transmission to neighboring properties.
- (5) The position of cameras required for surveillance systems for marijuana production and processing facilities shall not intrude on the privacy of neighboring properties.
- (6) All structures serving as marijuana production or processing facilities shall conform to Title 15 of the Lewis County Code, except as provided under RCW 19.27.065.
- (7) Marijuana production or processing shall not locate within one thousand feet to any hospital. The distance shall be measured as the shortest straight-line distance from the property line of the marijuana production or processing facility to the property line of the hospital.
- (8) A special use permit granted under Chapter 17.115 of this code for marijuana production and processing shall expire automatically if the Washington State Liquor Control Board revokes a valid license issued under Chapter 314-55 of the Washington Administrative Code or if Lewis County revokes a valid business license issued under L.C.C. 5.20.020 of the Lewis County Code.

Amend Chapter 17.145 to add Section 17.145.160, Development Standards for Marijuana Retailers

17.145.160 Development Standards for Marijuana Retailers

- (1) External security lighting for marijuana retailers shall shield glare or light transmission to neighboring properties.
- (2) The position of cameras required for surveillance systems for marijuana production and processing facilities shall not intrude on the privacy of neighboring properties.

- (3) Marijuana retailers shall not locate within one thousand feet to any hospital. The distance shall be measured as the shortest straight-line distance from the property line of the marijuana production or processing facility to the property line of the hospital.
- (4) A special use permit granted under Chapter 17.115 of this code for a marijuana retailer shall expire automatically if the Washington State Liquor Control Board revokes a valid license issued under Chapter 314-55 of the Washington Administrative Code or if Lewis County revokes a valid business license issued pursuant to L.C.C. 5.20.020 of the Lewis County Code.