Administrative Enforcement and Commercial Cannabis Ordinance Amendments

Nevada County Board of Supervisors June 14, 2022

Presentation Outline

- Outline:
 - ► Land-Use Administrative Enforcement Ordinance
 - Ordinance Overview
 - Proposed Ordinance Amendments
 - ► Commercial Cannabis Ordinance
 - Ordinance Overview
 - Proposed Ordinance Amendments
- Public Noticing
- Summary
- ► Staff Recommendation

Land Use Admin Ordinance Overview

- Administrative enforcement codes promote the general health, safety, and welfare of the public
 - Supports local compliance with Federal, State, and County codes and regulations
 - Provides cost effective tools to address land-use violations such as notices of violation, abatement orders, and imposition of fines and penalties.
 - Provides a fair and unbiased appeals process for violators
- Originally adopted in 2000, last amended in 2021

Proposed Ordinance Changes

- Service of notices
 - Clarified service ability through mail, posting, personal and alternative means
- Date of Service
 - Clarified notice service dates based on the aforementioned service means
- Administrative Costs
 - Clarified the ability to recover costs related to enforcement; administrative hearings, nuisance abatements, etc.
- Judicial Review
 - Added County ability to seek judicial review following hearing body decisions
- General ordinance language cleanup

Commercial Cannabis Ordinance Overview

- Commercial Cannabis ordinance codes promote the general health, safety, and welfare of the public
 - Supports local compliance with Federal, State, and County codes and regulations
 - Supports County's cannabis permitting process
 - Supports permitted farmers and holds un-permitting farmers accountable
 - Provides cost effective tools to address cannabis related land-use violations
 - Provides a fair and unbiased appeals process for violators
- Originally adopted in 2019, last amended in 2021

Proposed Ordinance Changes

- Modified imposition of penalty timeline
 - Removed 5-day grace period
- ▶ Denial, Suspension, and Revocation of Permits
 - Added flexibility into denial and revocation qualifiers
- Denial and revocation probationary period
 - Added ability to impose probationary period for applicants or permitted cultivators
- Administrative Costs
 - Modified enforcement related costs to cross-reference Section L-II 5.23

Public Noticing

- Public Noticing
 - ▶ 10-day public noticing period
- ► Environmental Review
 - Exempt per CEQA Guidelines Sections 15060(c)(2), 15061(b)(3), 15308 and 15321

Summary

- Voluntary compliance remains overall goal
- Proposed modifications will improve accountability on illicit cultivators
- Improves ability to support permitted farmers and hold unpermitted farmers accountable
- Proposed amendments created in collaboration with County Counsel
- Several meetings with local stakeholders
 - ► Cannabis Alliance, NCCA, SYRCL, BYLT
- ▶ Planning Commission May 26, 2022, recommended 4-0 (1 absent) to approve proposed ordinance.

Staff Recommendation

Staff recommends the Board of Supervisors take the following actions:

- Find the project categorically exempt from environmental review per CEQA Guidelines (Sections 15060(c), 15061(b)(3), 15308 and 15321)
- Adopt the attached ordinance amending Chapter II of Title 3 of the Nevada County Land Use and Development Code