DATE: June 9, 2016
AGENDA DATE: June 14, 2016
TO: Mayor and Councilmembers
FROM: Mic Steinmann, Community Services Director
TITLE: ISSUANCE OF MEDICAL MARIJUANA REGULATORY AND CONDITIONAL USE PERMITS, APPROVAL OF VESTING TENTATIVE SUBDIVISION MAP, AND INTRODUCTION OF ORDINANCE APPROVING A DEVELOPMENT AGREEMENT FOR MEDICAL MARIJUANA CULTIVATION AND MANUFACTURING FACILITIES AT 900 CHERRY AVENUE

AUTHORITY AND PROCEDURES

Section 17.14.050 of the City of Greenfield zoning code identifies the approving authority responsible for approving, conditionally approving, or denying proposed land use or development permits. For conditional use permits, the designated approving authority is the Planning Commission; and for subdivision tentative maps and development agreements, the City Council is the approving authority. Section 5.28.040 of the municipal code specifies the City Council must review and approve the issuance of medical marijuana regulatory permits. Section 17.14.050 of the zoning code states that “[w]hen a proposed project requires more than one permit with more than one approving authority, all project permits shall be processed concurrently and final action shall be taken by the highest level designated approving authority for all such requested permits.” For medical marijuana regulatory permits, conditional use permits, subdivision tentative maps, and development agreements, the City Council is the approving authority for all permits and agreements. Review and approval by the Planning Commission is not required.

To operate a medical marijuana facility, the applicant must obtain three separate and distinct permits or approvals: (1) a regulatory permit, (2) a development agreement, and (3) a conditional use permit. The applicant has also requested approval of a tentative map for the subdivision of the property. Since the City Council is the ultimate approving authority for
regulatory permits, development agreements, and subdivision tentative maps, section 17.14.050 requires each of these permits and approvals be processed concurrently and action on each is by the City Council.

The purpose of the medical marijuana regulatory permit is to ensure medical marijuana dispensary, cultivation, and manufacturing facilities are established in areas that are consistent with the requirements of the general plan, are consistent with surrounding uses, are not detrimental to the public health, safety and welfare, and the operation of such facilities do not conflict with applicable state law and regulations. (Section 5.28.010) The City Council may impose such additional terms and conditions on the issuance of the regulatory permit and the operation of the facility as it deems appropriate. The City Council must also approve a development agreement, operations plan, and the design and layout of the facility as a condition of issuance of a regulatory permit. (Section 5.28.040)

The purpose of the conditional use permit (CUP) is for the individual review of uses, typically having unusual site development features or operating characteristics to ensure compatibility with surrounding areas and uses. Conditional use permits shall be granted only when the approving authority determines, following public hearing, that the proposed use or activity (1) “is consistent with the general plan and all applicable provisions of this Title” and (2) that the “establishment, maintenance or operation of the use applied for will not, under the circumstances of the particular case (location, size, design, and operating characteristics), be detrimental to the health, safety, peace, morals, comfort, or general welfare of the public.” The approving authority may impose conditions and/or require performance guarantees for the conditional use permit to ensure compliance with applicable provisions of the zoning code and to prevent adverse or detrimental impacts to public health, safety, or welfare. (Section 17.16.060)

Development agreements are authorized under chapter 16.37 of the municipal code pursuant to the authority of State Government Code section 65865 et seq. The purpose of development agreements is to give certainty to the planning and project development process and to give assurance to the project applicant that upon approval of the project, the applicant may proceed with the project in accordance with existing policies, rules, and regulations, and, subject to conditions of approval, this will strengthen the public planning process, encourage private participation in comprehensive planning, and reduce the economic costs of development. Development agreements must be approved by ordinance and the City Council must make a finding, following public hearing, that the provisions of the development agreement are consistent with the general plan and any applicable specific plan. (Section 16.37.100)

Tentative subdivision maps are governed by the procedures set forth in chapter 16.16 and title 16-A of the municipal code pursuant to the authority of State Government Code section 66410 et seq. (Subdivision Map Act). The purpose of the City’s subdivision ordinance is to encourage new concepts and innovations in the arrangement of building sites within subdivisions. Deviations from the traditional mechanical approach to the subdivision of land are encouraged in order to facilitate the ultimate development of the land in a manner that will be commensurate with contemporary living patterns and technological progress. The City Council shall not approve or conditionally approve a vesting tentative map unless it finds that the proposed subdivision, together with the provisions for its design and improvement, is consistent with the
BACKGROUND AND ANALYSIS

I. Greenfield Organix, Inc.

Greenfield Organix, Inc. has submitted applications for medical marijuana regulatory permits for cultivation and manufacturing facilities, to be located at 900 Cherry Avenue, under chapter 5.28 of the City of Greenfield Municipal Code along with applications for a conditional use permit and subdivision of the property into eleven separate parcels.

The action now before the City Council is for consideration of issuance of the applied for regulatory permits, conditional use permit, approval of a tentative map for the subdivision of the property, and introduction of an ordinance approving a development agreement with Greenfield Organix. If the City Council approves the issuance of these permits, those approvals will be subject to a number of conditions. Until each of those conditions is met to the satisfaction of the City Manager, the permits approved by the City Council will not be effective. The regulatory permits will also not be effective pending completion by the Greenfield Police Chief and/or City Manager of a more thorough background investigation of the owners, managers, and operators of Greenfield Organix, Inc. That investigation may include, but is not limited to, LiveScan, employment history verification, personal and business references, and such other personal background investigation as deemed appropriate by the Greenfield Police Chief or City Manager.

Proposed Use: Greenfield Organix proposes to cultivate and manufacture medical marijuana and products on behalf of the members of the Greenfield Organix collective and other legal dispensaries/collectives, which at this time includes Higher Level of Care of Carmel, CA and Exhale Med Center of West Hollywood, CA. There will be no direct distribution or sale to the public, qualified members of the Greenfield Organix collective, or their primary caregivers from the Greenfield Organix cultivation and manufacturing facility located in the City. Medical marijuana flower and infused products will be distributed only to legal dispensaries/collectives not located in the City with which Greenfield Organix has a contractual relationship.

Site and Building Plan: The regulatory and conditional use permit applications include site and building plans. The overall project will be developed in sequential phases. The first sequence or phase includes renovation of the existing 884 square foot house for use as a caretaker residence, construction of a 4,000 square foot manufacturing warehouse, and construction of one 10,800 square foot greenhouse. Phase two includes construction of four 10,800 square foot greenhouses, Cherry Avenue curb, gutter, and sidewalk improvements, construction of an on-site stormwater detention basin, installation of water and sanitary sewer lines, undergrounding of utilities, and decommissioning of the existing septic system. The final construction sequence includes construction of five additional 10,800 square foot greenhouses. All sequential development should be completed within eighteen months of initial project approval. Preliminary site, landscape, and phased development plans are attached as exhibits to this staff
Organizational Structure: Greenfield Organix, Inc., is a non-profit mutual benefit corporation that seeks to cultivate and manufacture medical marijuana products to distribute to contracted legal dispensaries and other legal non-profit collectives. Mr. Salvatore Palma of Monterey, CA, is the owner of Greenfield Organix and he will be day-to-day manager of the facility. Mr. Palma is also the president of the Higher Level of Care collective that operates a legal dispensary in Carmel, CA. Upon initial operations, Mr. Palma will be responsible for hiring, training, and managing all employees of the collective; creating and enforcing policies, practices, and procedures; supervising all Greenfield Organix operations for compliance with state and local laws and regulations; overseeing daily reporting, inventory, and tracking systems; quality control; community outreach and education; and interface with the community and City police and administration. As the overall site is developed and additional cultivation greenhouses constructed, additional management staff will be employed.

Hours of Operation: As a cultivation and manufacturing facility, it will operate 24 hours per day, 7 days per week. It will not be open to the public.

Security (Subject to finalization of an approved development agreement): The perimeter of the property will be enclosed with 6 foot chain link and decorative security fences. There will be no general, uncontrolled public access to the site, buildings, employee parking areas, or the interior of the site. Security guards, through contract with Uretsky Security, will be provided 24 hours per day, 7 days per week. Security personnel shall be registered with the State of California Department of Consumer Affairs. Security personnel may be armed with the prior approval of the City Police Chief. No other person employed at the facility may be armed while on the premises without the prior approval of the City Police Chief.

A web-based video surveillance system will be installed to monitor all site and facility entrances and access points, all spaces accessible by the public, all secured areas of the facility with restricted access, all interior spaces and rooms where medical marijuana products are handled and processed, shipping and receiving areas, cash storage areas, and other areas necessary to protected the safety of employees and the public. A professionally monitored burglary alarm system will be installed to detect entry and exit from all secure areas, panic buttons installed in appropriate locations, and door and window break sensors and motion detectors will be provided. Subject to finalization of an approved development agreement, a video surveillance and building alarm system specified and approved by the Police Chief will be installed at this facility. All persons employed at the facility shall obtain an identification card/badge issued by the City Police Department and such identification card/badge shall be visible at all times.

Cultivation: Cultivation will be by a hydroponic grow, drip irrigation system. Nutrients and water will be digitally controlled. Water used for hydroponic grow will be recycled. High efficiency LED grow lights will be utilized. Greenfield Organix will strive to conform to the standards for production practices and materials for organic production of the Organic Foods Production Act of 1990.
Manufacturing: Manufacturing of extracts will be by both hydrocarbon solvent extraction (volatile) and CO₂ (non-volatile) methods. Products will include dried cannabis, edibles, concentrates, medicinal (capsules and tonics), topical, and tinctures. All infused products will be individually packaged at the point of preparation. All extracts and manufactured products will be stored in a locked vault or safe room with controlled access and fire-rated walls.

Tracking (Subject to finalization of an approved development agreement): A “seed to sale” electronic tracking system approved by the City will be utilized to document all quantities of medical marijuana cultivated, produced, harvested, stored, and packaged. The City has indicated to each applicant that a City specified tracking system, such as BioTrack THC or MJ Freeway, will need to be used by all regulatory permit holders to facilitate the collection and review of data and the generation of data in a consistent format. Documentation for all transfers from the Greenfield Organix facilities will include the date and time of the transfer as well as the amount, form and type of marijuana strain(s) or products transferred.

Quality Control, Testing: All products distributed by Greenfield Organix will be tested by SC Labs for THC levels, pesticides, pests, mold, and other contaminants.

Odor Management: All structures shall have ventilation and filtration systems installed that prevent medical marijuana plant odors from exiting the interior of the structure. A closed growing environment, or closed loop aeration system, will be used that keeps all environmental conditions contained within the rooms in which medical marijuana plants are stored or processed. Air is recirculated internally, bringing in no outside air. Industrial filtration systems approved by the City, such as activated charcoal systems, will be used to scrub and treat any exhaust air.

Local Hire: Greenfield Organix is committed to making a good-faith effort to recruit, hire, and train local residents for employment. First year employment will generate 25 full-time jobs and 45 jobs after phased development is completed. Wages will be $20 to $45 per hour plus benefits.

Operating Plan: The applicant’s regulatory permit application includes an operations plan as required by section 5.28.050 of the municipal code. Through the initial application review process, the operations plan has been clarified and modified to more thoroughly address the requirements of section 5.28.050. As a condition of issuance of a regulatory permit, the applicant will be required to update the operations plan to include all supplemental information provided during the application review process and any additional conditions the City Council may require as a condition of approving the requested regulatory permits. The operations plan includes the following elements:

1. Name and address of Greenfield Organix agent and general manager, and responsibilities of general manager
2. Days and hours of operation
3. Transportation
4. Site Plan
5. Cultivation and manufacturing procedures
6. Storage, handling, and use of fertilizers and nutrients
7. Storage and inventory procedures to prevent diversion to non-medical use
8. Trach and trace program and procedures
9. Quality control
10. Testing
11. Disposal of contaminated, adulterated, deteriorated, or excess medical marijuana products
12. Personnel policies including employee screening and hiring practices
13. Accounting and record keeping procedures
14. Odor management

II. Public Outreach and Education

Section 5.28.090 of the municipal code requires a development agreement with each medical marijuana facility owner and operator that includes a public outreach and education program component. In anticipation of the City Council issuing regulatory permits to a number of operators, it is believed that it will be a more efficient use of resources for all operators issued medical marijuana regulatory permits join together to form a “Greenfield Medical Marijuana Association” that will develop and implement a comprehensive public outreach and education program on behalf of all operators.

Consolidating the resources of each operator will facilitate those efforts and ensure they proceed in a uniform, cohesive, and comprehensive manner. Asking each operator to develop its own outreach and education program can result in the duplication of efforts, the establishment of redundant programs and services, and the presentation of potentially conflicting information and education to the public. Approval of each regulatory permit by the City Council should include a condition that the holder of those permits collaborate and join together with all other regulatory permit holders to develop an appropriate, comprehensive, and cohesive public outreach and education program. Specific components of this public outreach and education program will be specified in the development agreement.

III. Community Benefits Program

The City Council previously adopted a fee schedule for medical marijuana facilities and operations (Resolution 2016-16). This fee schedule includes a “Community Public Health, Safety, Welfare, and Quality of Life Fee” that will be assessed to each medical marijuana dispensary, cultivation, and manufacturing facility. As further described in the administrative regulations adopted by the City Council for implementation of the medical marijuana regulatory permit process, the per square foot fee will “enable the City to promote, protect, and enhance the health, safety, and welfare of the community and its residents and its quality of life; and to compensate the City for the increased demand on City services, infrastructure, and utilities; local traffic demands; and increased City review and oversight by the police department, planning department, and code enforcement of the operations of the facility.”

The assessed community benefits/per square foot fee is $15 to $20 per square foot for each type of facility. This fee will be a source of significant revenue for the City. These funds will be deposited in the City’s general fund and can be expended as directed by the City Council. The specific amount of the per square foot fee (in the $15 to $20 range), the categorization of the
space on which the fee is based, and its payment schedule will be detailed in the final development agreement that will be approved by the City Council at a later date.

At this time one regulatory permit applicant has proposed that a foundation be established through which the medical marijuana operators will directly fund some public/community facilities and programs. If properly structured and managed, the creation of a foundation can have a very positive impact on the acceptance of this new industry into our community and the relationship of the operators to our residents; generate good will among the operators, the City, and the public; provide direct and highly visible benefits to the community of this new industry; and demonstrate the industry’s support of our community. To maximize the potential benefits of such a foundation, the City and the public should be active participants in the decision-making process for identifying and prioritizing community needs and benefits, and identifying appropriate projects to be funded by the foundation.

IV. Existing and Proposed Development

Existing Development: The project site is approximately 4.85 acres. It is bordered by the city limits on the western property line, one parcel west of El Camino Real, and fronts on the northern side of Cherry Avenue. The project site contains a two-bedroom, 884 square foot residence built in 1914. There are also several trees, minor sheds/storage areas, and fencing surrounding the parcel. The remainder of the parcel is vacant. Access to the property is from Cherry Avenue. The existing residence is connected to the City water system but has its own septic system.

Adjacent Development: The site is bordered on the north by industrial/warehouse uses, to the east by the Greenfield Memorial Hall, to the west by cultivated agricultural land, and to the south by Cherry Avenue and a vacant parcel owned by the City of Greenfield and a portion of the Civic Center employee parking lot.

Proposed Development: The proposed project is an industrial subdivision that would facilitate development of medical marijuana cultivation and manufacturing facilities and improvements to the existing on-site house to be used as a caretaker dwelling. The project includes 10 greenhouses (approximately 10,800 square feet each), a manufacturing warehouse (approximately 4,000 square feet), exterior improvements to the existing 884 square-foot house, a private access drive and hammerhead turnaround, parking areas, loading zones, sidewalks, fencing, and storm water management facilities. The site will be subdivided into eleven lots ranging from 16,500 square feet (.38 acre) to 23,562 square feet (.54 acre). Ten of the lots will be developed with greenhouses (one per lot). The remaining lot contains the existing residence which will be minimally improved to be used as the caretaker’s dwelling. Access to the lots will be via a 20-foot wide private drive adjoining Cherry Avenue contained within a 60-foot wide access easement.

The proposed project will be developed in three sequential phases over approximately eighteen months. The initial construction sequence will take place on the two lots adjacent to Cherry Avenue, and will include development of one greenhouse cultivation facility, the manufacturing warehouse, renovation of the existing residence, and associated parking.
Phase 2 sequential development includes construction of the private drive that will provide access to all remaining lots and two to four additional greenhouses. The entire property will be fenced in this sequence and landscaping will be installed in the parking area, along the Cherry Avenue frontage, and at the perimeter of the site. Improvements to Cherry Avenue will include road widening, installing a five-foot wide sidewalk along a portion of the property frontage, and undergrounding utilities. Storm water facilities will be constructed to meet local, state, and federal standards. Water and sanitary sewer lines would be installed and the existing septic system decommissioned. This phase is expected to be complete within one year of initial site development and construction activities.

Phase 3 includes construction of the remaining greenhouses. The site should be fully developed within eighteen months of initial development and construction activities.

**Public Services and Infrastructure Needs:** The City of Greenfield will provide water and sewer services; PG&E will provide natural gas and electricity; AT&T will provide telephone service; and Charter Cable Company (or current provider) will provide cable service. An on-site stormwater detention basin will be required. The project developer will be responsible for verifying the adequacy of existing utilities to service the project and will be responsible for designing, constructing, and paying for any additional utility, roadway, and stormwater system improvements necessary to provide required services to the project. All utility and site infrastructure improvements will be designed and constructed in conformance with City Standards.

**V. Conformance with General Plan and Zoning Code**

**General Plan:** The Greenfield General Plan designates the project site as Light Industrial with an Industrial Park Overlay. The General Plan Light Industrial land use designation allows for a broad range of light industrial uses such as processing, packaging, machining, repair, fabricating, distribution, warehouse and storage, research and development, and similar uses that do not result in significant impacts from noise, odor, vibration, smoke, or pollutants. These uses should, when possible, be combined in development projects that incorporate various uses to minimize travel and transport for goods and services related to and required to support the industrial use, and to help reduce regional commuter traffic by providing employment opportunities for residents of Greenfield within the city limits. The proposed project combines processing, packaging, and distribution of finished and raw products consistent with the uses allowed by the General Plan Light Industrial land use designation.

The General Plan encourages infill and intensification of land uses through the reuse or redevelopment of vacant or underutilized industrial, commercial, and residential sites. The General Plan encourages development of commercial and industrial uses that are consistent with the scale and character of surrounding land uses. The proposed project will intensify the use of a 4.85 acre parcel that is currently developed with a small residence and vacant, undeveloped land. The project site is in the City’s northern light industrial district. Development of similar facilities of the same scale and intensity on other available parcels in this district is planned.
The proposed project is consistent with General Plan policies that call for the recruitment of businesses, industries, and other employers whose operations are consistent with long-term economic development goals. The proposed project provides new jobs to further the City’s jobs to housing goals. It will also provide a significant source of revenue to the City that will enable the City to provide services and benefits to the community that it is not currently able to because of budget limitations and insufficient revenues.

Zoning Code Land Use: The City of Greenfield Zoning Code designation for this property is Light Industrial (I-L). Consistent with the General Plan, this district is intended for low to medium intensity uses that involve processing, packaging, machining, repair, fabricating, distribution, warehousing and storage, research and development, and similar uses. Chapter 5.28 of the zoning code specifically allows medical marijuana, dispensary, cultivation, and manufacturing facilities. Development standards for the light industrial district are designed to promote attractive construction that is compatible with the surrounding area.

Lot Coverage: In the I-L zoning district, section 16.12.020 of the municipal code specifies a minimum lot area of 10,000 square feet and a minimum lot width of 100 feet. The zoning code does not specify maximum lot coverage. The project parcel is approximately 4.85 acres. Upon completion of all phased development, built space will total approximately 113,000 square feet which represents lot coverage of approximately 53%.

Setback: Required minimum setbacks per section 17.36.040 are: Front and street side setback – 30 feet; and interior and rear – 0 feet. Front and street side setbacks may be reduced to 25 feet when additional landscaping is provided equal to the amount of building are encroached. The proposed new construction is set back 30 feet from the Cherry Avenue property line. Setbacks of 10 feet are provided along all other property lines.

Height: Section 17.36.040 of the zoning code imposes a maximum building height of 30 feet. All proposed buildings are single story and the maximum exterior elevations will conform to the requirements of the zoning code.

Accessory Structures: Section 17.36.030 of the zoning code setting forth accessory structure requirements does not apply as no accessory structures are proposed.

Fences and Walls: The proposed project includes constructing a 6 foot chain link and decorative fence around the perimeter of the property. Secured vehicle and pedestrian gates will be along Cherry Avenue. Section 17.52.030 of the zoning code limits the height of walls and fences to 3 feet in the front setback area and to 6 feet along rear and side setbacks. The placement of the sliding gate for vehicle access will require review and approval by the Greenfield Fire Protection District.

Landscaping: The landscape requirements of section 17.54.040 of the zoning code apply to new nonresidential development projects. Minimum planting widths of 15 feet are required along street frontages and six feet along interior property lines. Minimum landscape coverage is 15% of the total site that must be maintained with a pervious surface, preferably landscape planting. The proposed site plan includes an 18 foot landscape strip along Cherry Avenue and
10 foot landscape strips along all other property lines. This 10 foot landscape strip will also serve as a stormwater drainage swale.

Street trees will be provided along Cherry Avenue – evergreen trees planted 30 feet on center. Two large palm trees and one pine tree which exist along the Cherry Avenue frontage will remain. Landscaping will be provided in all parking areas and along drive aisles. The proposed landscape scheme conforms to the special landscape guidelines of section 17.54.050.

**Resource Efficiency:** The resource efficiency standards of chapter 17.55 of the zoning code apply to this project because it is an industrial project with a total conditioned area over 10,000 square feet. The development of each phase of this project must comply with these standards to promote recycling, promote the use of resource efficient construction materials, promote water conservation, and promote energy efficiency in new and remodeled facilities. The project’s resource efficiency plan will be reviewed during the plan check process, and a building permit will not be issued if the proposed plan does not comply with the requirements of chapter 17.55.

**Lighting:** All nonresidential development is subject to the outdoor lighting requirements of Chapter 17.56 of the zoning code. The project’s outdoor lighting scheme will be reviewed during the plan check process, and a building permit will not be issued if any proposed outdoor lighting is not in compliance with those requirements.

**Parking:** For warehousing, storage, and distribution industrial facilities, section 17.58.050 of the zoning code requires off-street parking at a ratio of one space per 3,000 square feet plus one space for each company operated vehicle; and for manufacturing facilities, one space per 1,000 square feet plus one space for each company operated vehicle. The proposed project includes 108,000 square feet of greenhouse space and 4,000 square feet of manufacturing space. This equates to a total off-street parking requirement for 50 vehicle parking spaces. The proposed site plan identifies 56 off-street parking spaces. This exceeds the requirements of the zoning code.

Section 17.58.100 of the zoning code requires the provision of one bicycle parking space for every five vehicle spaces. For the proposed project, this equates to a requirement for 11 bicycle parking spaces. Bicycle parking will be provided in two locations, one near the caretaker residence and a second area adjacent to the greenhouse structures at the rear of the site.

**Noise and Odor, Particulate Matter and Air Containment Standards:** The standards of sections 17.60.030 (noise) and 17.60.040 (odor) of the zoning code apply to all commercial and industrial operations within the city. Section 5.28.050 of the municipal code requires an odor management plan detailing steps that will be taken to ensure that the odor of medical marijuana will not emanate beyond the exterior walls of the facility. The noise and odor standards of chapters 17.60 and 5.28 are enforceable through the city’s code enforcement program and the enforcement provisions of section 5.28.260. The development agreement will also include further description of requirements and standards for odor control processes, equipment, and methods. The development of specific conditions of compliance through the regulatory permit or conditional use permit processes is not necessary.
Signage: All nonresidential development is subject to the signage requirements of section 17.62.070 of the zoning code and section 5.28.150. The project’s exterior signage will be reviewed by the City Manager and Planning Director during the signage administrative plan check process, and a building permit will not be issued if any proposed exterior signage is not in compliance with those requirements.

VI. Conformance with Subdivisions Code and State Subdivision Map Act

The vesting tentative map submitted with this application was prepared in compliance with the requirements of sections 16.16.020 and 16.16.030 of the City of Greenfield Subdivisions Code and the State Government Code, Subdivision Map Act, sections 66452 – 66452.25. The vesting tentative map complies with all local and state requirements for approval of the proposed vesting tentative map.

CEQA

The California Environmental Quality Act (Public Resources Code section 21000 et seq.) and the CEQA Guidelines (California Code of Regulations, Title 14, Chapter 3) require the review of all development projects to determine whether the proposed activities will have potential, significant environmental effects; to identify ways that environmental damage can be avoided or significantly reduced; to prevent significant, avoidable damage to the environment by requiring changes in projects through the use of alternatives or mitigation measures when such changes are feasible; and to disclose to the public the reasons why a governmental agency approved the project in the manner it chose if significant environmental effects are involved. If a project is subject to several discretionary approvals, for purposes of CEQA the “project” refers to the totality of the development project and not to each separate governmental approval. For purposes of this CEQA discussion and analysis, the project under review includes the issuance of regulatory permits and conditional use permits, approval of development agreements, and tentative map and final map approvals for subdivision of certain specified property.

The first step in the CEQA review process is to determine whether the project is subject to CEQA at all. If the project is exempt, the process does not need to proceed any further. If the project is not exempt, the next step is to undertake an Initial Study to determine whether the project may have a significant effect on the environment. If the Initial Study shows that there is no substantial evidence that the project may have a significant effect, a negative declaration can be prepared. If the Initial Study shows that the project may have a significant effect, an Environmental Impact Report (EIR) must be prepared.

An Initial Study was prepared for this project using the “tiering” provisions of CEQA (CEQA Guidelines section 15152), wherein lead agencies are encouraged to use the analysis contained in EIRs for broader projects (i.e., a general plan EIR) as part of the analysis for subsequent specific projects. Section 15152(e) notes that tiering must be limited to situations where a project is consistent with the general plan and zoning. As discussed above, the proposed project is consistent with the General Plan Light Industrial land use designation and with the applicable Light Industrial zoning development standards. This consistency enables the application of tiering provisions. The 2005 City of Greenfield General Plan Final EIR (General Plan EIR)
examined potential impacts of the 2005 General Plan, including future development of the site with Light Industrial uses. Consequently, where prudent and applicable, information contained in this Initial Study is tiered from the General Plan EIR to avoid redundancy and streamline the analysis process for the proposed project.

The analysis methodology in this Initial Study also considered the streamlining provisions contained in section 15183 of the CEQA Guidelines, which address projects that are consistent with an established density for the site. CEQA mandates that “projects which are consistent with the development density established by existing zoning, community plan, or general plan policies for which an EIR was certified shall not require additional environmental review, except as might be necessary to examine whether there are project-specific significant effects which are peculiar to the project or its site.” The Initial Study for this project focused on evaluating whether there are project-specific impacts that are peculiar to the project or the project site. As discussed above, the proposed project is consistent with the Light Industrial land use designation and consistent with applicable Light Industrial zoning development standards. Therefore, where appropriate, the discussion of proposed project impacts in the Initial Study was limited as mandated in CEQA Guidelines section 15183.

Section 15183 is particularly relevant for assessment of the incremental cumulative impacts of the proposed project, especially where such impacts were found to be significant and unavoidable in the General Plan EIR. The General Plan EIR identified several significant and unavoidable impacts for which the City approved Statements of Overriding Consideration. In these cases, the analysis in the Initial Study concluded that the proposed project contribution to these significant and unavoidable cumulative impacts was already identified in the previous EIR. This approach is consistent with CEQA Guidelines section 15183(c) which states, “if an impact is not peculiar to the parcel or to the project, has been addressed as a significant effect in the prior EIR, or can be substantially mitigated by the imposition of uniformly applied development policies or standards, as contemplated by subdivision (e) below, then an additional EIR need not be prepared for the project solely on the basis of that impact.”

The Initial Study prepared for this project found that with the inclusion of two conditions of approval identified in the Initial Study, the proposed project would not have significant environmental impacts. Those conditions require a pre-construction survey be conducted to determine whether protected nesting birds are present prior to the start of construction, and that a historic resource assessment of the existing residence be conducted. (Note: The historic resource assessment has since been completed and concluded the existing residence does not have any historical significance.)

The Initial Study found that all potentially significant impacts were analyzed adequately in the earlier General Plan EIR and have been avoided or mitigated pursuant to that earlier EIR or are addressed through conditions of approval that can be imposed on the proposed project. Therefore, no further environmental review is required.
CONSEQUENT ACTION

Development Agreement: Section 5.28.090 of the municipal code requires the applicant and the City enter into a development agreement setting forth the terms and conditions under which the medical marijuana facility will operate that are in addition to the requirements of chapter 5.28, including, but not limited to, public outreach and education, community service, payment of fees and other charges as mutually agreed, and such other terms and conditions that will protect and promote the public health, safety, and welfare. The administrative regulations approved by the City Council for implementation of chapter 5.28 regulatory permits sets forth additional requirements for each development agreement. These are requirements specific to medical marijuana facilities, uses, and operations.

Chapter 16.37 and section 17.16.160 of the municipal code set forth general requirements for development agreements pertaining to land use and development. These municipal code requirements incorporate State Government Code provisions governing the application of development agreements for land use entitlements. The medical marijuana development agreements must also conform to those requirements.

A preliminary draft development agreement for the use of property at 900 Cherry Avenue for medical marijuana cultivation and manufacturing purposes is attached to this staff report. When the final terms and conditions are agreed to by the City and Greenfield Organix, the development agreement will be presented to the City Council at a future date when the City Council is requested to adopt an ordinance approving the development agreement. The development agreement will conform to the requirements of chapter 5.28, chapter 16.37, and section 17.16.160 of the municipal code. Finalization of this agreement will be included as a condition of issuance of the applied for regulatory permits.

Until the development agreement is approved by the City Manager, and the City Council adopts an ordinance approving that development agreement, the regulatory permits approved by the City Council will not be effective. Until that development agreement is adopted by ordinance, design review, building permits, or any further required permits will not be approved or issued by the City for construction and development of any medical marijuana facilities for which regulatory permit and conditional use permit applications have been made.

BUDGET AND FINANCIAL IMPACT

Issuing regulatory permits for medical marijuana cultivation and manufacturing facilities will bring significant additional dollars to the City’s general fund. The annual operating fee for cultivation is $60,758 and for manufacturing it is $33,936. The community benefits fee will be $15 to $20 per square foot.

At this time it is premature to estimate with certainty the general fund revenue to the City that will be generated from this fee as the amount of the fee on a per square foot basis and the amount of cultivation and manufacturing space to which this fee will apply requires further discussion and negotiation with Greenfield Organix and each of the other operators who have submitted regulatory permit applications. Those details will be specified in the development agreement.
When the City Council is asked to adopt an ordinance approving the development agreement, the amount of those fees for the first year of operation will be known and presented to the City Council for its review and approval. For subsequent years the total general fund revenue stream may vary depending on any adjustment to the annual operating fee established by the City Council and re-evaluation of the appropriate per square foot fee. Even with these potential adjustments, general fund revenues for future years will be substantial.

RECOMMENDATION

The Community Services Director, Police Chief, and City Manager recommend the City Council approve and adopt the attached resolution approving the issuance of medical marijuana cultivation and manufacturing regulatory permits for Greenfield Organix Inc., subject to certain specified conditions of approval.

It is further recommended that the City Council approve the attached resolution that sets forth required findings for issuance of a conditional use permit and establishes required conditions and/or performance guarantees for the development of the proposed cultivation and manufacturing facility at 900 Cherry Avenue.

It is further recommended the City Council approve the attached resolution approving a tentative map for the subdivision of the property into eleven parcels.

It is further recommended the City Council introduce an ordinance approving a development agreement for medical marijuana cultivation and manufacturing uses at 900 Cherry Avenue. Upon finalization of this agreement, the City Council will be requested to take final action adopting an ordinance approving this agreement.

The proposed development and use of the property at 900 Cherry Avenue for medical marijuana cultivation and manufacturing uses is consistent with the City’s general plan, applicable provisions of the zoning code, conforms to the requirements of chapter 5.28 of the municipal code, and will not, under the circumstances of the particular case (location, size, design, and operating characteristics), be detrimental to the health, safety, peace, morals, comfort, or general welfare of the public.

PROPOSED MOTIONS


I MOVE THAT THE CITY COUNCIL READ BY TITLE ONLY AND INTRODUCE AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF GREENFIELD APPROVING A DEVELOPMENT AGREEMENT FOR THE OPERATION OF MEDICAL MARIJUANA CULTIVATION AND MANUFACTURING FACILITIES AT 900 CHERRY AVENUE
RESOLUTION OF THE CITY COUNCIL OF THE CITY OF GREENFIELD APPROVING THE ISSUANCE OF REGULATORY PERMITS FOR THE OPERATION OF MEDICAL MARIJUANA CULTIVATION AND MANUFACTURING FACILITIES BY GREENFIELD ORGANIX, INC., LOCATED AT 900 CHERRY AVENUE

WHEREAS, Greenfield Organix, Inc., a mutual benefit corporation organized under the laws of the State of California, has submitted application to the City of Greenfield for regulatory operating permits under Chapter 5.28 of the City of Greenfield Municipal Code for medical marijuana cultivation and manufacturing facilities to be located at 900 Cherry Avenue in the City of Greenfield, APN: 109-162-010; and

WHEREAS, Chapter 5.28 of the City of Greenfield Municipal Code sets forth requirements and procedures for issuance of medical marijuana regulatory permits for dispensary, cultivation, and manufacturing facilities; and

WHEREAS, Section 5.28.040 of Chapter 5.28 requires the prior review and approval by the City Council for the issuance of a regulatory permit as required by Chapter 5.28; and

WHEREAS, Section 5.28.040 of Chapter 5.28 provides that as a condition of issuance of a regulatory permit as required by Chapter 5.28, the City Council may impose such additional terms and conditions on the issuance of the regulatory permit and the operation of the facility as the City Council deems appropriate; and

WHEREAS, Section 5.28.040 of Chapter 5.28 provides that the development agreement, operations plan, and site plan and building layout of a medical marijuana facility required by Chapter 5.28 is subject to the review and approval of the City Council prior to the issuance of a medical marijuana regulatory permit; and

WHEREAS, the application for regulatory permits for medical marijuana cultivation and manufacturing facilities was heard, reviewed, and discussed by the City Council at a regularly scheduled meeting;

NOW, THEREFORE, BE IT HEREBY RESOLVED, by the City of Greenfield City Council as follows:

1. That the City of Greenfield City Council has considered all written and verbal evidence regarding the applications by Greenfield Organix, Inc., for medical marijuana cultivation and manufacturing regulatory permits for property located at 900 Cherry Avenue in the City of Greenfield, APN: 109-162-010, and finds that the applications conform to the requirements of Chapter 5.28 of the City of Greenfield Municipal Code;
2. That this regulatory permit shall be subject to the terms and conditions of chapter 5.28 of the City of Greenfield municipal code authorizing the issuance a medical marijuana facility regulatory permits and the administrative regulations for implementing that chapter approved by City of Greenfield City Council Resolution No. 2016-15;

3. That any term, condition, or requirement of chapter 5.28 of the City of Greenfield municipal code and the administrative regulations adopted pursuant thereto not expressly set forth in this regulatory permit or the development agreement required thereunder shall be in full force and effect just as if those terms, conditions, or requirements were expressly set forth in this regulatory permit or the development agreement, and such terms, conditions, and requirements are incorporated herein by reference.

4. That the site plan and building layout is approved subject to the following conditions:
   a. The Fire Marshal shall approve the location and configuration of the vehicle security gate accessing the property from Cherry Avenue; and
   b. The Greenfield Police Chief shall approve the location and operation of video surveillance cameras for both the exterior and interior areas of the buildings;

5. That the operations plan is approved subject to the following conditions:
   a. The applicant shall update the operations plan included in its applications to include all supplemental information provided to the City during the application review process and as otherwise required by the City Council during its review and discussion of these applications; and
   b. The Greenfield Police Chief shall approve the security alarm system which shall include door and window break sensors and motion detectors and remote monitoring;

6. That the issuance of regulatory permits to Greenfield Organix, Inc., for medical marijuana cultivation and manufacturing facilities at 900 Cherry Avenue is hereby approved subject to the following conditions:
   a. The owners, managers, and operators of Greenfield Organix, Inc., shall pass a background investigation conducted by the Greenfield Police Chief and/or City Manager on behalf of the City of Greenfield, which may include, but is not limited to, LiveScan, employment history verification, personal and business references, and such other personal background investigation as deemed appropriate by the Greenfield Police Chief or City Manager;
   b. A development agreement shall be finalized and executed by the City Manager, on behalf of and in the name of the City of Greenfield, and Greenfield Organix, Inc. and the property owner; which agreement shall include at a minimum the terms and conditions required by and specified in the administrative regulations
for medical marijuana facilities regulatory permits approved under City of Greenfield City Council Resolution No. 2016-15, and such other terms and conditions as otherwise required by the City Council during its review and discussion of the development agreement;

c. Greenfield Organix, Inc., shall update the operations plan as required herein and such updated operations plan shall be reviewed and approved by the City Manager or designee;

d. The Greenfield Police Chief shall approve the use of armed security guards employed or contracted by Greenfield Organix, Inc.;

e. Greenfield Organix, Inc., shall collaborate and join together with all other medical marijuana regulatory permit holders, in the form of a “Greenfield Medical Marijuana Association” or other association acceptable to the City to develop an appropriate, comprehensive, and cohesive public outreach and education program;

f. Greenfield Organix, Inc., shall collaborate and join together with all other medical marijuana regulatory permit holders, in the form of a “Greenfield Medical Marijuana Association” or other association or foundation acceptable to the City to develop, implement, and fund a community benefits program for public facilities and programs; the City and the public will be active participants in the decision-making process for identifying and prioritizing community needs and benefits, and identifying appropriate projects to be funded by the association or foundation; and the final development agreement will address the general mechanism by which the City and public will participate in this process; and

g. Greenfield Organix, Inc., shall pay to the City all fees as required by City of Greenfield City Council Resolution No. 2016-16; and the Community Public Health, Safety, Welfare, and Quality of Life Fee specified in the development agreement;

7. That the City Manager or designee is authorized to approve the applicant’s update of the operations plan included in its applications to include all supplemental information provided to the City during the application review process and as otherwise required by the City Council during its review and discussion of these applications;

8. That the City Manager is authorized to finalize and execute on behalf of the City of Greenfield the required development agreement with Greenfield Organix, Inc. and the property owner;

9. That the operator shall timely and fully pay all fees associated with the regulatory permit as set forth in section 5.28.080 of the City of Greenfield municipal code and the regulatory permit fee schedule adopted by the City Council per Resolution 2016-16 and as those fees may be adjusted from time to time by further resolution of the City Council;
10. That upon the annual renewal of this regulatory permit, the Community Public Health, Safety, Welfare, and Quality of Life Fee specified in condition 4.g hereof and the development agreement specified in condition 4.b hereof shall be subject to review and modification by subsequent resolution of the City Council, and if so modified the development agreement shall be modified accordingly;

11. That the Building Inspector shall not issue a Certificate of Occupancy until notified by the Planning Director that all conditions of approval specified herein have been met;

12. That the effective date of the medical marijuana cultivation and manufacturing regulatory permits shall be the date the City’s Building Inspector issues a Certificate of Occupancy, which date shall be deemed the date of issuance for purposes of determining the one year expiration date under section 5.28.050 of the City of Greenfield municipal code, or such earlier date specified in the development agreement;

13. That this regulatory permit may be revoked in accordance with the procedures set forth in section 5.28.120 of the City of Greenfield municipal code.

14. That unless otherwise and sooner revoked, this regulatory permit shall expire one year from its date of issuance and may be renewed in accordance with the procedures set forth in section 5.28.120 of the City of Greenfield municipal code; and

PASSED AND ADOPTED by the City Council of the City of Greenfield at a regular meeting of the City Council held on the 14th day of June, 2016, by the following vote:

AYES, and all in favor, therefore, Councilmembers:

NOES, Councilmembers:

ABSENT, Councilmembers:

_______________________________
John P. Huerta, Jr., Mayor

Attest:

___________________________
Ann F. Rathbun, City Clerk
RESOLUTION OF THE CITY COUNCIL OF THE CITY OF GREENFIELD
APPROVING THE ISSUANCE OF A CONDITIONAL USE PERMIT FOR
THE DEVELOPMENT OF MEDICAL MARIJUANA CULTIVATION AND
MANUFACTURING FACILITIES LOCATED AT 900 CHERRY AVENUE
IN THE CITY OF GREENFIELD (APN: 109-162-010)

WHEREAS, chapter 5.28 of the City of Greenfield municipal code authorizes the
issuance of regulatory permits for the operation of medical marijuana dispensary, cultivation, and
manufacturing facilities; and

WHEREAS, an application has been submitted to the City of Greenfield for the
development of medical marijuana cultivation and manufacturing facilities at 900 Cherry
Avenue in the City of Greenfield, APN: 109-162-010; and

WHEREAS, the proposed location for the medical marijuana cultivation and
manufacturing facilities is in the Light Industrial (I-L) zoning district; and

WHEREAS, the development of a medical marijuana cultivation and manufacturing
facilities in the Light Industrial (I-L) zoning district is allowed subject to issuance of a
conditional use permit; and

WHEREAS, section 17.14.050 of the City of Greenfield zoning code provides that when
a proposed project requires more than one permit with more than one approving authority, all
project permits shall be processed concurrently and final action shall be taken by the highest
level designated approving authority for all such requested permits; and

WHEREAS, section 17.14.050 provides further that in acting on a permit, the approving
authority shall make the applicable findings as established in chapter 17.16 for the type of permit
for which application is made; and

WHEREAS, operation of a medical marijuana dispensary, cultivation, or manufacturing
business requires obtaining an appropriate regulatory permit, a conditional use permit, and
executing a development agreement; and

WHEREAS, section 5.28.040 of the City of Greenfield municipal code designates the
City Council as the approving authority for medical marijuana regulatory permits, sections
16.37.100 and 17.16.160 designate the City Council as the approving authority for development
agreements, and section 17.16.060 designates the Planning Commission as the approving
authority for conditional use permits; and

WHEREAS, by operation of section 17.14.050 the City Council is the designated approving authority for all permits required for the operation of medical marijuana facilities authorized under chapter 5.28 of the City of Greenfield municipal code; and

WHEREAS, the City Council shall approve, conditionally approve, or deny the proposed conditional use permit application in accordance with the requirements of section 17.16.060 of the City of Greenfield zoning code; and

WHEREAS, the application for a conditional use permit was heard, reviewed, and discussed by the City Council at a duly noticed public meeting;

NOW, THEREFORE, BE IT HEREBY RESOLVED, that the City Council of the City of Greenfield has considered all written and verbal evidence regarding this conditional use permit application at the public hearing and has made the following findings regarding the proposed conditional use permit:

1. FINDING: That the proposed development of medical marijuana cultivation and manufacturing facilities at 900 Cherry Avenue in the City of Greenfield is consistent with the General Plan and applicable provisions of the City of Greenfield Zoning Code, Title 17.

   a. The proposed medical marijuana cultivation and manufacturing facilities are allowed uses in the Light Industrial (I-L) zoning district.

   b. The proposed project complies with all commercial development standards for the Light Industrial (I-L) zoning district set forth in sections 16.12.020 and 17.36.040 of the municipal code, including but not limited to requirements for minimum lot area, maximum lot coverage, building setbacks, building height limits, landscaping, resource efficiency, lighting, parking performance standards, and signage.

   c. The General Plan encourages infill and intensification of land uses through the reuse or redevelopment of vacant or underutilized industrial, commercial, and residential sites. It also encourages the redevelopment and reuse of vacant and/or underutilized commercial buildings. The proposed project utilizes a light industrial zoned property, that is occupied by a residential unit surrounded by a primarily vacant and under-utilized site, for a new commercial business.

   d. The General Plan encourages development of commercial and industrial uses that are consistent with the scale and character of surrounding land uses. The proposed project will develop multiple greenhouse and manufacturing facilities that are of the scale and intensity appropriate for a light industrial development. The new development will consist of buildings that are of a size and height similar to adjacent and nearby industrial buildings.
e. The proposed project is consistent with General Plan policies that call for the recruitment of businesses, industries, and other employers whose operations are consistent with long-term economic development goals. The proposed project brings a new industry to the City that will provide new jobs to promote economic development and further the City’s jobs to housing goals. It will also provide a significant source of revenue to the City that will enable the City to provide services and benefits to the community that it is not currently able to do because of budget limitations and insufficient revenues.

2. FINDING: That the establishment, maintenance, or operation of the proposed use will not, under the circumstances of the particular case (location, size, design, and operating characteristics), be detrimental to the health, safety, peace, morals, comfort, or general welfare of the public.

a. The proposed medical marijuana cultivation and manufacturing facility is located in a light industrial zoning district in close proximity to other light industrial type uses.

b. The construction of a 6 foot chain link and decorative security fence around the site perimeter will provide increased security for the site and the materials and products stored, cultivated, and manufactured in the facility.

c. A video surveillance system will be installed to monitor all exterior areas of the property, all site and building entrances and exits, and all interior spaces of the building, thereby providing additional security for the entire property.

d. Security guard services will be provided 24 hours a day, 7 days a week.

e. The facility will not be open to the general public and no direct sales or product distribution will be made to the general public.

3. FINDING: All requirements of the California Environmental Quality Act have been met.

a. If a project is subject to several discretionary approvals, for purposes of CEQA the “project” refers to the totality of the development project and not to each separate governmental approval (CEQA Guidelines section 15378). For purposes of the required CEQA discussion and analysis, the project under review includes the issuance of regulatory permits and conditional use permits, approval of development agreements, and tentative map and final map approvals for subdivision of certain specified property.

b. An Initial Study was completed for this project, dated April 20, 2016, using the “tiering” provisions of CEQA (CEQA Guidelines section 15152), wherein lead agencies are encouraged to use the analysis contained in EIRs for broader projects (i.e., a general plan EIR) as part of the analysis for subsequent specific projects. Section 15152(e) notes that tiering must be limited to situations where a project is
consistent with the general plan and zoning. Pursuant to findings discussed above, the proposed project is consistent with the General Plan Light Industrial land use designation and with the applicable Light Industrial zoning development standards. This consistency enables the application of tiering provisions. The 2005 City of Greenfield General Plan Final EIR (General Plan EIR) examined potential impacts of the 2005 General Plan, including future development of the site with Light Industrial uses. Consequently, where prudent and applicable, information contained in this Initial Study is tiered from the General Plan EIR to avoid redundancy and streamline the analysis process for the proposed project.

c. The analysis methodology in the Initial Study also considered the streamlining provisions contained in section 15183 of the CEQA Guidelines, which address projects that are consistent with an established density for the site. CEQA mandates that “projects which are consistent with the development density established by existing zoning, community plan, or general plan policies for which an EIR was certified shall not require additional environmental review, except as might be necessary to examine whether there are project-specific significant effects which are peculiar to the project or its site.” The Initial Study for this project focused on evaluating whether there are project-specific impacts that are peculiar to the project or the project site. Pursuant to findings discussed above, the proposed project is consistent with the Light Industrial land use designation and consistent with applicable Light Industrial zoning development standards. Therefore, where appropriate, the discussion of proposed project impacts in the Initial Study was limited as mandated in CEQA Guidelines section 15183.

d. Section 15183 is particularly relevant for assessment of the incremental cumulative impacts of the proposed project, especially where such impacts were found to be significant and unavoidable in the General Plan EIR. The General Plan EIR identified several significant and unavoidable impacts for which the City approved Statements of Overriding Consideration. In these cases, the analysis in the Initial Study concluded that the proposed project contribution to these significant and unavoidable cumulative impacts was already identified in the previous EIR. This approach is consistent with CEQA Guidelines section 15183(c) which states, “if an impact is not peculiar to the parcel or to the project, has been addressed as a significant effect in the prior EIR, or can be substantially mitigated by the imposition of uniformly applied development policies or standards, as contemplated by subdivision (e) below, then an additional EIR need not be prepared for the project solely on the basis of that impact.”

e. The Initial Study prepared for this project found that with the inclusion of two conditions of approval identified in the Initial Study, the proposed project would not have significant environmental impacts. Those conditions require a pre-construction survey be conducted to determine whether protected nesting birds are present prior to the start of construction, and that a historic resource assessment of the existing residence be conducted. (Note: The historic resource assessment has
since been completed and concluded the existing residence does not have any historical significance.)

f. The Initial Study found that all potentially significant impacts were analyzed adequately in the earlier General Plan EIR and have been avoided or mitigated pursuant to that earlier EIR or are addressed through conditions of approval that can be imposed on the proposed project. Therefore, no further environmental review is required.

NOW, THEREFORE, BE IT HEREBY FURTHER RESOLVED, that the City Council of the City of Greenfield does approve Conditional Use Permit No. 2016-04 subject to the conditions of approval attached hereto and incorporated herein by reference.

PASSED AND ADOPTED by the City Council of the City of Greenfield at a regular meeting of the City Council held on the 14th day of June, 2016, by the following vote:

AYES, and all in favor, therefore, Councilmembers:

NOES, Councilmembers:

ABSENT, Councilmembers:

_______________________________
Ann F. Rathbun, City Clerk

Attest:

_______________________________
John P. Huerta, Jr., Mayor
1. The development and use of the property that is the subject of this Conditional Use Permit for medical marijuana dispensary, cultivation, and manufacturing facilities is an allowed use subject to the conditions as set forth below.

2. Construction activities shall be in accordance with the City’s Standard Conditions for Construction.

3. Final landscape and irrigation plans shall be submitted as part of the plan check process for issuance of a building permit. Issuance of a building permit is conditional upon compliance with all applicable provisions of the landscape requirements and standards of chapter 17.54 of the zoning code. The Planning Director shall review and approve the final landscape plans for conformity with these requirements.

4. As required by section 17.62.020 of the zoning code, all exterior signage shall receive zoning clearance (administrative plan check) by the Planning Director to ensure compliance with the applicable provisions of chapter 17.62 of the zoning code; subject, however, to the provisions of section 5.28.150 of the municipal code regulating exterior signage for medical marijuana facilities. The Planning Director shall review and approve the final exterior signage plans for conformity with these requirements.

5. Compliance with the construction recycling and diversion, water use efficiency, and energy efficiency standards set forth in section 17.55.030 is required. The project’s resource efficiency plan will be reviewed during the plan check process, and a building permit will not be issued if the proposed plan does not comply with the requirements of chapter 17.55.
6. At the time of application for a building permit, the project’s plans and specifications will be reviewed by the Planning Director for conformance with the lighting requirements of chapter 17.56 of the zoning code. A building permit will not be issued if proposed outdoor lighting is not in compliance with the requirements of this chapter.

7. The requirements of chapter 17.60 of the zoning code apply to all development projects in all zoning districts. For medical marijuana facilities, compliance with the hazardous materials standards and requirements of section 17.60.020, the noise standards of section 17.60.030, and the odor, particulate matter, and air containment standards of section 17.60.040 are of particular importance. Compliance with the odor containment requirements set forth in paragraph 5.28.050.F.4.i of the municipal code is also required. Prior to issuance of a certificate of occupancy, the applicant shall demonstrate compliance with the noise standards set forth in section 17.60.030.

8. This Conditional Use Permit shall remain in force for so long as the development and use of the property as a medical marijuana dispensary, cultivation, and/or manufacturing facility remains in compliance with the requirements of this Conditional Use Permit.

9. If application for a building permit is not made within one year after approval of this Conditional Use Permit, it will be necessary for the applicant to submit a new application for a Conditional Use Permit. Time extensions may be considered upon receipt of a written request for a time extension submitted to the City no less than thirty (30) days prior to expiration of this one year period, or any extension thereto previously granted.

10. A medical marijuana dispensary, cultivation, or manufacturing business shall not operate on the property that is the subject of this Conditional Use Permit without the operator of that business holding a valid Regulatory Permit for the operation of such business issued by the City as provided for under chapter 5.28 of the City of Greenfield municipal code.

11. At such time as the State of California requires the operator of medical marijuana facilities and business entities to hold a valid and current license duly authorized, approved, and issued by the State in accordance with State laws and regulations now or hereinafter enacted for the operation of such business, a medical marijuana dispensary, cultivation, or manufacturing business shall not operate on the property that is the subject of this Conditional Use Permit without the operator of that business holding any and all licenses or permits required and issued by the State of California.
RESOLUTION NO. 2016-49


WHEREAS, California Government Code, Subdivision Map Act, sections 66452 – 66452.25 and chapter 16.16 and title 16-A of the Greenfield Municipal Code set forth requirements for subdivisions and tentative maps, and vesting tentative maps; and

WHEREAS, section 17.14.050 of the City of Greenfield zoning code provides that when a proposed project requires more than one permit or approval with more than one approving authority, all project permits and approvals shall be processed concurrently and final action shall be taken by the highest level designated approving authority for all such requested permits; and

WHEREAS, operation of a medical marijuana dispensary, cultivation, or manufacturing business and the subdivision of property for such uses requires obtaining an appropriate regulatory permit, a conditional use permit, executing a development agreement, and approval of a vesting tentative map for the subdivision of the property; and

WHEREAS, section 5.28.040 of the City of Greenfield municipal code designates the City Council as the approving authority for medical marijuana regulatory permits, sections 16.37.100 and 17.16.160 designate the City Council as the approving authority for development agreements, section 17.16.060 designates the Planning Commission as the approving authority for conditional use permits, and section 16.16.110 designate the City Council as the approving authority for subdivisions and tentative maps; and

WHEREAS, by operation of section 17.14.050 the City Council is the designated approving authority for all permits and approvals required for the operation of medical marijuana facilities authorized under chapter 5.28 of the City of Greenfield municipal code and the subdivision of property; and

WHEREAS, an application has been submitted for the creation of a subdivision and vesting tentative map for certain property at 900 Cherry Avenue, APN: 109-162-010, located in the City of Greenfield, California; and

WHEREAS, the vesting tentative map application consists of the type of development analyzed as part of the Environmental Impact Report prepared for the Greenfield General Plan, and such EIR was previously certified by the City Council on May 31, 2005; and

WHEREAS, the application for the proposed vesting tentative map was heard, reviewed, and discussed by the City of Greenfield City Council at a duly noticed public hearing;
NOW, THEREFORE, BE IT HEREBY RESOLVED, that the City Council of the City of Greenfield has considered all written and verbal evidence regarding this proposed vesting tentative map at the public hearing and has made the following findings:

1. FINDING: The proposed project is substantially in conformance with the City of Greenfield General Plan, Subdivisions Code, Zoning Code, and other Municipal Code requirements and standards.
   a. The proposed medical marijuana cultivation and manufacturing facilities are allowed uses in the Light Industrial (I-L) zoning district.
   b. The proposed project complies with all commercial development standards for the Light Industrial (I-L) zoning district set forth in sections 16.12.020 and 17.36.040 of the municipal code, including but not limited to requirements for minimum lot area, maximum lot coverage, building setbacks, building height limits, landscaping, resource efficiency, lighting, parking performance standards, and signage.
   c. The General Plan encourages infill and intensification of land uses through the reuse or redevelopment of vacant or underutilized industrial, commercial, and residential sites. It also encourages the redevelopment and reuse of vacant and/or underutilized commercial buildings. The proposed project utilizes a light industrial zoned property that is occupied by a residential unit surrounded by a primarily vacant and under-utilized site for a new commercial business.
   d. The General Plan encourages development of commercial and industrial uses that are consistent with the scale and character of surrounding land uses. The proposed project will develop multiple greenhouse and manufacturing facilities that are of the scale and intensity appropriate for a light industrial development. The new development will consist of buildings that are of a size and height similar to adjacent and nearby industrial buildings.
   e. The proposed project is consistent with General Plan policies that call for the recruitment of businesses, industries, and other employers whose operations are consistent with long-term economic development goals. The proposed project brings a new industry to the City that will provide new jobs to promote economic development and further the City’s jobs to housing goals. It will also provide a significant source of revenue to the City that will enable the City to provide services and benefits to the community that it is not currently able to do because of budget limitations and insufficient revenues.

2. FINDING: The proposed project will further the planning and economic development goals of the City.
   a. The proposed project brings a new industry to the City that will provide new jobs to promote economic development and further the City’s jobs to housing goals.
b. The proposed project will provide a significant source of revenue to the City that will enable the City to provide services and benefits to the community that it is not currently able to do because of budget limitations and insufficient revenues.

c. The proposed project brings a new industry to the City that provides a greater diversity of the type of industrial development and employment opportunities available in the community.

3. **FINDING:** The site is physically suitable for the type and density of development proposed.

a. The natural topography of the site is nearly flat, primarily vacant and undeveloped, and located outside any flood plain.

b. Utility infrastructure for water, sewer, gas, and electrical power is available along the Cherry Avenue property frontage. The proximity of the project area to existing utility infrastructure makes infrastructure improvements to serve the site feasible economically and physically.

4. **FINDING:** All requirements of the California Environmental Quality Act have been met.

a. If a project is subject to several discretionary approvals, for purposes of CEQA the “project” refers to the totality of the development project and not to each separate governmental approval (CEQA Guidelines section 15378). For purposes of the required CEQA discussion and analysis, the project under review includes the issuance of regulatory permits and conditional use permits, approval of development agreements, and tentative map and final map approvals for subdivision of certain specified property.

b. An Initial Study was completed for this project, dated April 20, 2016, using the “tiering” provisions of CEQA (CEQA Guidelines section 15152), wherein lead agencies are encouraged to use the analysis contained in EIRs for broader projects (i.e., a general plan EIR) as part of the analysis for subsequent specific projects. Section 15152(e) notes that tiering must be limited to situations where a project is consistent with the general plan and zoning. Pursuant to findings discussed above, the proposed project is consistent with the General Plan Light Industrial land use designation and with the applicable Light Industrial zoning development standards. This consistency enables the application of tiering provisions. The 2005 City of Greenfield General Plan Final EIR (General Plan EIR) examined potential impacts of the 2005 General Plan, including future development of the site with Light Industrial uses. Consequently, where prudent and applicable, information contained in this Initial Study is tiered from the General Plan EIR to avoid redundancy and streamline the analysis process for the proposed project.

c. The analysis methodology in the Initial Study also considered the streamlining provisions contained in section 15183 of the CEQA Guidelines, which address
projects that are consistent with an established density for the site. CEQA mandates that “projects which are consistent with the development density established by existing zoning, community plan, or general plan policies for which an EIR was certified shall not require additional environmental review, except as might be necessary to examine whether there are project-specific significant effects which are peculiar to the project or its site.” The Initial Study for this project focused on evaluating whether there are project-specific impacts that are peculiar to the project or the project site. Pursuant to findings discussed above, the proposed project is consistent with the Light Industrial land use designation and consistent with applicable Light Industrial zoning development standards. Therefore, where appropriate, the discussion of proposed project impacts in the Initial Study was limited as mandated in CEQA Guidelines section 15183.

d. Section 15183 is particularly relevant for assessment of the incremental cumulative impacts of the proposed project, especially where such impacts were found to be significant and unavoidable in the General Plan EIR. The General Plan EIR identified several significant and unavoidable impacts for which the City approved Statements of Overriding Consideration. In these cases, the analysis in the Initial Study concluded that the proposed project contribution to these significant and unavoidable cumulative impacts was already identified in the previous EIR. This approach is consistent with CEQA Guidelines section 15183(c) which states, “if an impact is not peculiar to the parcel or to the project, has been addressed as a significant effect in the prior EIR, or can be substantially mitigated by the imposition of uniformly applied development policies or standards, as contemplated by subdivision (e) below, then an additional EIR need not be prepared for the project solely on the basis of that impact.”

e. The Initial Study prepared for this project found that with the inclusion of two conditions of approval identified in the Initial Study, the proposed project would not have significant environmental impacts. Those conditions require a pre-construction survey be conducted to determine whether protected nesting birds are present prior to the start of construction, and that a historic resource assessment of the existing residence be conducted. (Note: The historic resource assessment has since been completed and concluded the existing residence does not have any historical significance.)

f. The Initial Study found that all potentially significant impacts were analyzed adequately in the earlier General Plan EIR and have been avoided or mitigated pursuant to that earlier EIR or are addressed through conditions of approval that can be imposed on the proposed project. Therefore, no further environmental review is required.

5. FINDING: The establishment, maintenance, and operation of the project and type of its improvements will not, under the circumstances, be detrimental to the health, safety, peace, morals, comfort, or general welfare of the persons residing or working in the
neighborhood of the proposed development, or to its future residents, or to the general welfare of the City.

a. The proposed medical marijuana cultivation and manufacturing facility is located in a light industrial zoning district in close proximity to other light industrial type uses.

b. The construction of a 6 foot chain link and decorative security fence around the site perimeter will provide increased security for the site and the materials and products stored, cultivated, and manufactured in the facility.

c. A video surveillance system will be installed to monitor all exterior areas of the property all site and building entrances and exits, and all interior spaces of the building, thereby providing additional security for the entire property.

d. Security guard services will be provided 24 hours a day, 7 days a week.

e. The facility will not be open to the general public and no direct sales or product distribution will be made to the general public.

NOW, THEREFORE, BE IT HEREBY FURTHER RESOLVED that the City Council of the City of Greenfield approves the proposed vesting tentative map for the subdivision of certain property located at 900 Cherry Avenue, APN: 109-162-010, located in the City of Greenfield, California, subject to the conditions of approval attached to this resolution.

PASSED AND ADOPTED by the City Council of the City of Greenfield, at a duly noticed public hearing held on the 14th day of June, 2016, by the following vote:

AYES, and all in favor, therefore, Councilmembers:

NOES, Councilmembers:

ABSENT, Councilmembers:

ABSTAIN, Councilmembers:

_______________________________
John P. Huerta, Jr., Mayor

Attest:

_______________________________
Ann F. Rathbun, City Clerk
CONDITIONS OF APPROVAL FOR
LIGHT INDUSTRIAL SUBDIVISION AND VESTING TENTATIVE MAP FOR
PROPERTY LOCATED AT 900 CHERRY AVENUE, APN: 109-162-010

CITY OF GREENFIELD CITY COUNCIL
RESOLUTION NO. 2016-__

Project Description: Vesting Tentative Map for a light industrial subdivision of approximately 4.85 acres of land within the Light Industrial (I-L) zoning district at 900 Cherry Avenue, in the City of Greenfield, APN: 109-162-010.

GENERAL

1. The applicable mitigation measures which are contained in any Initial Study, Mitigated Negative Declaration, Environmental Impact Report, Mitigation Monitoring and Reporting Program, or other document prepared, issued, and certified in compliance with the requirements of the California Environmental Quality Act (CEQA) for or relating to the development of the property shall be considered additional conditions of approval for this project, and are hereby incorporated by reference.

2. The Initial Study for this project includes two conditions of approval, thereby ensuring that development in accordance with the Greenfield General Plan EIR and those conditions of approval will reduce potential significant environmental impacts to less-than-significant levels. Those conditions of approval for this project are hereby incorporated by reference.

3. The use shall be conducted in compliance with all appropriate Local, State, and Federal laws and regulations, and in conformance with the approved plans.

4. Modifications to the project or to the conditions imposed may be considered in accordance with the City Zoning Ordinance. All revisions shall be submitted to the Building Department prior to field changes and are to be clouded or otherwise identified on the plans submitted with the request for modification.

5. Minor plan changes shall be subject to review and approval by the Planning Director and City Engineer prior to implementation. Major plan changes may also require review and approval of the Planning Commission and/or City Council. The Planning Director shall determine whether review and approval by the Planning Commission and/or City Council is required.

6. A note shall be placed on the plans stating that all utilities shall be placed underground and any associated easements for utilities shall be shown on the Final Map.

7. The project applicant shall comply with all of the provisions of any approved Vested Tentative Map, Final Map, or Parcel Map, all pertinent provisions of the Municipal Code,
including, but not limited to applicable provisions of Title 16 “Subdivisions” and Title 19 “Impact Mitigation Fees” for sewer, water, traffic and police services, as well as payment to the School District for school impact fees. No permits or work shall commence on the subject property until approval of the final map unless otherwise approved by the City Engineer and Building Official.

8. Permanent monuments shall be furnished and installed by the applicant as required by the Director of Public Works and detailed in Section 16.20.050 of the Municipal Code.

9. Damage to public roads caused by construction of applicant's project shall be repaired to the satisfaction of the Public Works Department at the applicant's expense prior to final building inspection. The project applicant shall post a bond to secure payment for damage to a city street caused by construction activity in connection with work authorized by the permit. The Public Works Department may waive this requirement when the construction activity will not foreseeably damage a street.

10. The project applicant may not place, maintain or operate steel-tracked grading or construction equipment with cleats on a public or private street without placing protective material beneath the equipment to protect the surface of the street.

11. For new construction, the City shall require the applicant for a building or grading permit to rehabilitate the street pavement along the frontage of the property from the edge of the street to the center of the right-of-way.

12. The project applicant shall be responsible for designing, constructing, and paying for all off-site utility, roadway, and storm water system improvements necessary to provide required services to the project. All utility and infrastructure improvements will be designed and constructed in conformance with City Standards.

13. The issuance of a permit or approval of plans and specifications shall not be construed as a permit or an approval of any work that violates the Greenfield Municipal Code.

14. All landscaping shall utilize drought tolerant species, water efficient drip or micro-spray irrigation systems, and comply with all water conservation regulations issued by the State Water Resources Control Board. Street trees shall be 24-inch box trees with an average spacing of not less than twenty-five feet on center.

15. The project applicant shall execute the City’s standard Processing Agreement for payment of costs of development and permit applications whereby the applicant agrees to reimburse the City for all costs incurred by the City in processing development applications, project approval, plan check, permit issuance, inspection, project close-out, and all other costs and expenses incurred by the City in processing, approving, inspecting, and implementing the development project.
16. All utility easements shall be provided on the construction plans and as shown on the approved Final Map, if any, or on any Grant Deed establishing such easements, on file to meet the requirements of the utility companies and the Director of Public Works and/or City Engineer. As required, City Council acceptance of all public easements shall be obtained prior to recordation of the Final Map.

17. The project applicant shall contact the Greenfield U. S. Postmaster to locate in the project the placement of “Neighborhood Delivery and Collection Boxes” (NDCBUs). Any required easements shall be dedicated and shown on the Final Map, if any, or on any Grant Deed within a public utility easement, as approved by City Staff and the Postmaster, Greenfield Post Office.

PRIOR TO THE ISSUANCE OF GRADING AND BUILDING PERMITS

18. The project applicant shall submit the building permit application for City review and approval and shall pay all costs associated with preparation of the building permit application and issuance of the building permit.

19. All plans and specifications for public works improvements shall be approved by the City Engineer prior to the issuance of a building permit, the construction of said improvements shall be in accordance with the City Specifications and shall be inspected by the Director of Public Works or his authorized agent.

20. Fire hydrants shall be provided by the project applicant at locations within the project area to be approved by the Fire Chief and the City Engineer, and shown on the construction plans.

21. All utilities shall be placed underground. Any associated easements for structures shall be shown on the construction plans and screened to the extent possible from public view through discreet placement and landscaping or fencing.

22. The storm water detention/percolation basin shall be designed, constructed and maintained in accordance with City regulations, subject to the final review and approval of the City Engineer. The project’s storm water design system will include routing of storm water runoff to off-site drainage facilities when the on-site storm water detention/percolation basin’s design capacity is exceeded to avoid impacting adjacent lands. If storm water detention/percolation facilities are not constructed at the beginning of the project construction process, temporary storm water detention facilities shall be implemented to collect runoff and sediment during the grading and construction on site. Final basin configuration shall include landscaping, and perimeter fencing if required by the City, subject to approval by the Planning Director, Public Works Director, and City Engineer.
23. No work shall commence on the subject property until required improvement plans and performance bonds have been submitted to the City and appropriate grading, building or other permits have been issued.

24. The project applicant shall submit for approval of the Planning Director and City Engineer, a Final Landscape Plan for the landscaping of open space, planting strips, landscaping and fencing surrounding the open space/detention basin, and public right-of-ways. All landscaping shall utilize drought tolerant species and water efficient drip or micro spray irrigation systems.

25. The project applicant shall prepare a parking plan indicating the location and number of on-site parking spaces available within the project area.

26. The project applicant shall prepare and obtain Public Works Director and City Engineer approval of a construction management plan that mitigates temporary traffic impacts. The plan shall detail where adequate off-street parking will be provided and include adequate provisions for construction crew and equipment parking so that roadways, mailboxes, and driveways are not blocked.

27. The project applicant shall prepare a Public Works Improvement Plan to be approved by the Public Works Director and City Engineer. The Plan shall include all required on- and off-site public improvements including, but not limited to the water system, sanitary sewer system, storm water drainage system including a detention basin (if required), street improvements and other utilities, fire hydrants, street lights, parking lot lights, street landscaping, and project fencing.

28. Plans showing how the sewer and water lines will be linked to the project shall be provided to the Public Works Director and City Engineer for review and approval.

29. The storm water detention basin shall demonstrate capacity for serving the subject property. Design calculations shall be provided to the City Engineer for review and approval along with detailed design.

30. A detailed soils report shall be prepared by a qualified soils engineer and the recommendations of the engineer, as contained in the report, shall be followed for site preparation, grading, foundation support and structural loading designs so that all future site development designs shall be able to withstand earthquake ground movement as required by the most recent edition of the California Building Code (CBC) consistent with the location of the project in relation to known earthquake faults. All excavated and graded material shall be sufficiently watered, using non-potable water when logistically possible, to prevent excessive dust.

31. Site grading and the required detention basin shall be constructed in accordance with the approved improvement plan to collect runoff and sediment during the grading and construction on site.
32. The use of dust and litter control measures during construction shall be required. The measures proposed for use shall be submitted to the City Engineer for approval.

33. The project applicant shall pay all applicable fees, to be calculated using the fee scale in place at the time of application for a building permit, including impact fees for fire, regional transportation agency and schools for each of lot or parcel as it is developed. Prior to issuance of a Certificate of Occupancy, all other required impact fees including but not limited to sewer, water, traffic, general facilities, community center and police impact fees shall be paid for each lot or parcel as developed.

34. Existing on-site wells shall be capped and sealed consistent with state law and County of Monterey procedures; however, such wells may be used for irrigation purposes provided required permits and approvals are obtained from the County of Monterey and other jurisdictions having authority over on-site wells for private irrigation purposes. Septic Systems that may be present on-site shall be demolished according to Monterey County Health Standards.

35. The project applicant shall prepare a Waste Management Recycling, Material Recovery, and Diversion Program for review and approval by the Public Works Director and City Engineer. The program shall include all elements and requirements of chapter 15.24 “Deconstruction, Demolition and Construction Material Recovery and Diversion from Landfills” of the City of Greenfield Municipal Code.

36. The project applicant shall prepare an Erosion and Sediment Control Plan for review and approval by the Public Works Director and City Engineer. The Plan shall include appropriate site-specific construction site Best Management Practices (BMPs); the rationale used for selecting BMPs including supporting soil loss calculations, if necessary; features and facilities to ensure runoff is treated before leaving the site and an evaluation of the feasibility of storage for later use; list applicable permits directly associated with the grading activity including, but not limited to, any permits required by the State Water Board, U.S. Army Corps of Engineers, and California Department of Fish and Game along with documentation that the required permits have been obtained prior to commencing any grading activity; and drawings and specifications necessary to implement the Plan.

37. If grading shall affect more than one acre, the project applicant shall file a Notice of Intent (NOI) and submit a Storm Water Pollution and Prevention Plan (SWPPP) to the Regional Water Quality Control Board (RWQCB). The SWPPP shall be developed in accordance with the National Pollutant Discharge Elimination System (NPDES) General Permit for Storm Water Discharges Associated with Construction and Land Disturbance Activities Order No. 2009-0009-DWQ NPDES No. CAS000002 as amended by Order No. 2012-0006-DWQ. This shall be accomplished prior to site grading and development.
DURING CONSTRUCTION AND PRIOR TO FINAL BUILDING INSPECTION

38. Construction activities shall be limited to daylight hours between 7:00 a.m. and 6:00 p.m. excluding Saturdays, Sundays, and holidays. The developer may request in writing from the Public Works Director authorization for construction activities on other than weekdays. If any extremely loud noises (noises which exceed the NUC General Performance Standards for noise, section 17.54.030 of the City municipal code) are to occur and are known of beforehand (i.e., continuous drilling and/or large earthmoving 24-hour notice shall be given to all neighbors within 500 feet of the project site, as well as posting a notice on site.

39. The project applicant shall obtain an encroachment permit(s) from the Public Works Department for all work constructed in the public right-of-way. This permit shall be obtained prior to commencement of any work in the public right-of-way.

40. Trash, scrap and debris shall be stored in a container(s) on the construction site.

41. No person shall place or maintain a container in the public right-of-way without an encroachment permit.

42. No person shall place, install or maintain a portable sanitary facility on a construction site closer to the property line than the building setback line.

43. The City may temporarily prohibit or restrict stopping, parking or standing of vehicles along a street abutting a construction project where necessary for public safety. Any such parking restriction shall not be effective until the City places a sign(s) or marking(s) at the site. Any such parking restriction shall be limited to the duration of the project.

44. The City may designate a truck route for ingress and egress from the property during the term of the building permit to minimize the impact of the construction such as noise, dust, traffic safety hazards and potential damage to pavement on a residential street; provided designation of the truck route will not unreasonably impair the contractor's access to the site or cause undue economic hardship.

45. Construction sites within the entire project area shall be watered each day during construction and all unpaved roads shall be watered twice a day during grading activities to minimize the generation of fugitive dust. In addition, travel on unpaved roads in the construction area shall be limited to 15 miles per hour or less. All stationary and mobile construction equipment shall be properly maintained to minimize exhaust during construction.

46. All rubbish and dead vegetation shall be removed from the site prior to final inspection by the Building Official.

47. The project applicant shall post a publicly visible sign that specifies the telephone number and person to contact regarding dust and other construction related complaints.
This person shall respond to complaints and take corrective action within 48 hours. The phone number of the Monterey Bay Unified Air Pollution Control District shall be visible to ensure compliance with Rule 402 (Nuisance).

48. The site shall be properly maintained during construction or a Stop-Work Order will be issued by the Building Official (i.e., refuse shall be discarded promptly, construction materials shall be neatly stored, and the public right-of-way shall not be encroached upon).

49. The water system shall be designed and constructed in accordance with City standards and State law and shall be installed by the developer and accepted by the City.

50. All water mains, sanitary sewers and their appurtenances, storm water drainage lines, and any other utilities to be located beneath the public street, with service laterals up to the property line for each individual lot included within the project area, shall be installed prior to surfacing the streets.

51. All public improvements including the installation of landscaping, construction of detention basins, installation of street improvements, installation of utilities, and installation of fencing shall be completed to the satisfaction of the Public Works Director and City Engineer.

52. Installation and testing of the sewer lines, water systems and fire hydrants must be conducted in accordance with AWWA and standard specifications.

53. All grading within the boundaries of the project shall be done under the direction and supervision of a soils engineer. Upon completion of all grading, a final soils report shall be submitted to the Public Works Department by the soils engineer. The report shall include locations and elevations of field density tests, summaries of field and laboratory tests, and any other substantiating data developed by the soils engineer.

54. If, during the course of construction, cultural, archaeological, historical, or paleontological resources are uncovered at the site (surface or subsurface resources), work shall be halted immediately within 50 meters (165 feet) of the find until a qualified professional archaeologist can evaluate it. The Public Works Director and a qualified archaeologist (i.e., an archaeologist registered with the Society of Professional Archaeologists) shall be immediately contacted by the responsible individual present on-site. When contacted, the Public Works Director and the archaeologist shall immediately visit the site to determine the extent of the resources and to develop proper mitigation measures required for the discovery.

55. In the event of discovery or recognition of any human remains in any location other than a dedicated cemetery, there shall be no further excavation or disturbance of the site or any nearby area reasonably suspected to overlie adjacent remains until the coroner of Monterey County has determined whether the remains are subject to the coroner's authority. This is in accordance with Section 7050.5 of the California Health and Safety
If the human remains are of Native American origin, the coroner must notify the Native American Heritage Commission within 24 hours of identification. Pursuant to Section 5097.98 of the Public Resource Code, the Native American Heritage Commission will identify a "Native American Most Likely Descendent" to inspect the site and provide recommendations for the proper treatment or disposition of the remains and any associated grave goods.

56. All required street names, crosswalks, and traffic control signs as required, shall be installed in accordance with the drawings and specifications, the improvement plans, and the approval of the Public Works Director, City Engineer, and Police Chief.

57. All fixtures and appliances shall be water conserving and low-flow, subject to the approval of the Building Official and consistent with the City’s water conservation ordinance and regulations of the State Water Resources Control Board. Toilets shall have maximum water usage of 1.6 gallons per flush. Showers shall consume a maximum of 2.5 gallons per minute.

58. The project applicant shall prepare a Post-Construction Storm Water Management Plan in accordance with the requirements of the Regional Water Quality Control Board, Central Coast Region, Resolution No. R2-2013-0032. The Plan shall be reviewed and approved by the Public Works Director and City Engineer. The City’s standard Agreement for Maintenance of Storm Water Facilities shall be executed with the City and recorded with the Monterey County Recorder’s Office.

59. When all construction is substantially complete, a temporary certificate of occupancy may be issued at the discretion of the Building Official. Temporary certificates of occupancy may be issued, at the discretion of the Building Official, on a building-by-building basis, or a phase-by-phase basis, thereby allowing phased occupancy of the total project.

60. A final certificate of occupancy shall not be issued until all punch-list items identified by the Building Official during the final inspection are complete and accepted to the satisfaction of the Building Official, any conditions imposed at the time a temporary certificate of occupancy is issued have been satisfied, final Fire Department approvals have been received, and all project close-out documents required under any development agreement, the City municipal code, and these conditions of approval have been received and accepted by the City.
CITY OF GREENFIELD CITY COUNCIL

ORDINANCE NO. ___

AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF GREENFIELD APPROVING A DEVELOPMENT AGREEMENT FOR THE OPERATION OF MEDICAL MARIJUANA CULTIVATION AND MANUFACTURING FACILITIES AT 900 CHERRY AVENUE

WHEREAS, Section 65865 of the State of California Government Code provides that cities may enter into a development agreement with any person having a legal or equitable interest in real property for the development of property; and

WHEREAS, Section 65867.5 of the State of California Government Code provides that development agreements shall be approved by ordinance; and

WHEREAS, Sections 16.37.010 and 17.16.160 of the City of Greenfield Municipal Code set forth the procedures for approval of development agreements; and

WHEREAS, Section 5.28.090 of the City of Greenfield Municipal Code provides that development agreements may be entered into as a condition of issuance by the City of a regulatory permit or permits for medical marijuana cultivation and manufacturing facilities authorized under Chapter 5.28 of the City of Greenfield Municipal Code; and

WHEREAS, the City of Greenfield has received regulatory permit applications from Greenfield Organix, Inc., for medical marijuana cultivation and manufacturing facilities for property located at 900 Cherry Avenue; and

WHEREAS, it is the desire of the City of Greenfield City Council to approve issuance of regulatory permits for medical marijuana cultivation and manufacturing facilities to be located and 900 Cherry Avenue and to enter into a development agreement with Greenfield Organix, Inc. and the owner of said property for the establishment and operation of such facilities; and

WHEREAS, the proposed development agreement was heard, reviewed, and discussed by the City of Greenfield City Council at a duly noticed public hearing;

NOW, THEREFORE, BE IT HEREBY RESOLVED, that the City Council of the City of Greenfield has considered all written and verbal evidence regarding the proposed development agreement and has made the following findings:

1. FINDING: That the development agreement is consistent with the general plan objectives, policies, land uses, and implementation programs and any other applicable specific plans.
   a. The proposed medical marijuana cultivation and manufacturing facilities are allowed uses in the Light Industrial (I-L) zoning district.
b. The proposed project complies with all commercial development standards for the Light Industrial (I-L) zoning district set forth in sections 16.20.020 and 17.36.040 of the zoning code, including but not limited to requirements for minimum lot area, maximum lot coverage, building setbacks, building height limits, landscaping, resource efficiency, lighting, parking performance standards, and signage.

c. The General Plan encourages infill and intensification of land uses through the reuse or redevelopment of vacant or underutilized industrial, commercial, and residential sites. It also encourages the redevelopment and reuse of vacant and/or underutilized commercial buildings. The proposed project utilizes a light industrial zoned property that is occupied by a residential unit surrounded by a primarily vacant and under-utilized site for a new commercial business.

d. The General Plan encourages development of commercial and industrial uses that are consistent with the scale and character of surrounding land uses. The proposed project will develop multiple greenhouse and manufacturing facilities that are of the scale and intensity appropriate for a light industrial development. The new development will consist of buildings that are of a size and height similar to adjacent and nearby industrial buildings.

e. The proposed project is consistent with General Plan policies that call for the recruitment of businesses, industries, and other employers whose operations are consistent with long-term economic development goals. The proposed project brings a new industry to the City that will provide new jobs to promote economic development and further the City’s jobs to housing goals. It will also provide a significant source of revenue to the City that will enable the City to provide services and benefits to the community that it is not currently able to do because of budget limitations and insufficient revenues.

2. FINDING: That the proposed development agreement is in conformance with the public convenience and general welfare of persons residing in the immediate area and will not be detrimental or injurious to property or persons in the general neighborhood or to the general welfare of the residents of the city as a whole.

a. The proposed medical marijuana cultivation and manufacturing facility is located in a light industrial zoned district in proximity to other light industrial type uses.

b. The construction of a 6 foot chain link and decorative security fence around the site perimeter will provide increased security for the site and the materials and products stored, cultivated, and manufactured in the facility.

c. A video surveillance system will be installed to monitor all exterior areas of the property, all site and building entrances and exits, and all interior spaces of the building, thereby providing additional security for the entire property.
d. Security guard services will be provided 24 hours a day, 7 days a week.

e. The facility will not be open to the general public and no direct sales or product distribution will be made to the general public.

f. The development agreement includes provisions for public outreach and education programs to promote the public welfare and operational and security plans to ensure the facility is operated in a safe and legal manner.

3. FINDING: That the development agreement will promote the orderly development of property or the preservation of property values.

a. The proposed development is infill development that will intensify land uses through the redevelopment of vacant and underutilized commercial sites.

b. The proposed medical marijuana cultivation and manufacturing facility is located in a light industrial zoned district in proximity to other light industrial type uses.

4. FINDING: All requirements of the California Environmental Quality Act have been met.

a. If a project is subject to several discretionary approvals, for purposes of CEQA the “project” refers to the totality of the development project and not to each separate governmental approval (CEQA Guidelines section 15378). For purposes of the required CEQA discussion and analysis, the project under review includes the issuance of regulatory permits and conditional use permits, approval of development agreements, and tentative map and final map approvals for subdivision of certain specified property.

b. An Initial Study was completed for this project, dated April 20, 2016, using the “tiering” provisions of CEQA (CEQA Guidelines section 15152), wherein lead agencies are encouraged to use the analysis contained in EIRs for broader projects (i.e., a general plan EIR) as part of the analysis for subsequent specific projects. Section 15152(e) notes that tiering must be limited to situations where a project is consistent with the general plan and zoning. Pursuant to findings discussed above, the proposed project is consistent with the General Plan Light Industrial land use designation and with the applicable Light Industrial zoning development standards. This consistency enables the application of tiering provisions. The 2005 City of Greenfield General Plan Final EIR (General Plan EIR) examined potential impacts of the 2005 General Plan, including future development of the site with Light Industrial uses. Consequently, where prudent and applicable, information contained in this Initial Study is tiered from the General Plan EIR to avoid redundancy and streamline the analysis process for the proposed project.

c. The analysis methodology in the Initial Study also considered the streamlining provisions contained in section 15183 of the CEQA Guidelines, which address projects that are consistent with an established density for the site. CEQA
mandates that “projects which are consistent with the development density established by existing zoning, community plan, or general plan policies for which an EIR was certified shall not require additional environmental review, except as might be necessary to examine whether there are project-specific significant effects which are peculiar to the project or its site.” The Initial Study for this project focused on evaluating whether there are project-specific impacts that are peculiar to the project or the project site. Pursuant to findings discussed above, the proposed project is consistent with the Light Industrial land use designation and consistent with applicable Light Industrial zoning development standards. Therefore, where appropriate, the discussion of proposed project impacts in the Initial Study was limited as mandated in CEQA Guidelines section 15183.

d. Section 15183 is particularly relevant for assessment of the incremental cumulative impacts of the proposed project, especially where such impacts were found to be significant and unavoidable in the General Plan EIR. The General Plan EIR identified several significant and unavoidable impacts for which the City approved Statements of Overriding Consideration. In these cases, the analysis in the Initial Study concluded that the proposed project contribution to these significant and unavoidable cumulative impacts was already identified in the previous EIR. This approach is consistent with CEQA Guidelines section 15183(c) which states, “if an impact is not peculiar to the parcel or to the project, has been addressed as a significant effect in the prior EIR, or can be substantially mitigated by the imposition of uniformly applied development policies or standards, as contemplated by subdivision (e) below, then an additional EIR need not be prepared for the project solely on the basis of that impact.”

e. The Initial Study prepared for this project found that with the inclusion of two conditions of approval identified in the Initial Study, the proposed project would not have significant environmental impacts. Those conditions require a pre-construction survey be conducted to determine whether protected nesting birds are present prior to the start of construction, and that a historic resource assessment of the existing residence be conducted. (Note: The historic resource assessment has since been completed and concluded the existing residence does not have any historical significance.)

f. The Initial Study found that all potentially significant impacts were analyzed adequately in the earlier General Plan EIR and have been avoided or mitigated pursuant to that earlier EIR or are addressed through conditions of approval that can be imposed on the proposed project. Therefore, no further environmental review is required.
NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF GREENFIELD DOES ORDAIN AS FOLLOWS:

Section 1. That the development agreement with Greenfield Organix, Inc., be approved and adopted by ordinance substantially in the form of the agreement attached hereto.

Section 2. Effective Date: This Ordinance shall take effect thirty (30) days from and after its passage and adoption by the City Council of the City of Greenfield.

INTRODUCED at a regular meeting of the City Council of the City of Greenfield held on the 14th day of June, 2016.

PASSED AND ADOPTED by the City Council of the City of Greenfield, at a regularly scheduled meeting of the City Council held on the ___ day of __________, 2016, by the following vote:

AYES, and all in favor, thereof, Councilmembers:

NOES, Councilmembers:

ABSENT, Councilmembers:

__________________________________________
John P. Huerta, Jr., Mayor

Attest:

__________________________________________
Ann F. Rathbun, City Clerk