



PERSONAL CULTIVATION WORKSHEET



DISCUSSION TOPICS:

- ✓ Should the County change its existing rules regarding the cultivation of cannabis for personal use?

BACKGROUND:

State law regarding the cultivation of cannabis for personal nonmedical (or “recreational”) use:

- Adults age 21 and over may grow up to six plants per residence (not per person)
- Plants can be grown indoors or outdoors, provided they are not visible from a public place
- Counties and cities can ban outdoor personal cultivation but not indoor personal cultivation, and counties and cities that ban outdoor personal cultivation are disqualified from receiving state grants to assist with law enforcement, fire protection, and other local programs related to the implementation of cannabis regulations.
- Any regulations for personal cannabis cultivation adopted by counties and cities must be “reasonable.”

State law regarding the cultivation of cannabis for personal medical use:

State law allows the following cultivation for personal medical use:

- A qualified patient with a doctor’s recommendation to consume cannabis to treat a serious medical condition may grow up to 6 mature or 12 immature plants per patient.
- A primary caregiver designated by the qualified patient may grow up to 6 mature or 12 immature plants per qualified patient, for up to 5 patients.
- Counties and cities may limit or ban cultivation for personal medical use.

County rules regarding cultivation of cannabis for personal nonmedical (or “recreational”) and medical use:

The County has established rules for personal cannabis cultivation. These rules are the same for everyone, regardless of whether a person is cultivating for medical or nonmedical reasons.

| | |
|--|---|
| <ul style="list-style-type: none"> • Single-family residences not located within 600 feet of a school (K-12), park, library, day care (including preschools), or youth center (such as youth clubs and video arcades) | <ul style="list-style-type: none"> • Maximum six plants per residence • Plants must not be visible from a public road, private drive, or fire lane • Cultivation may be indoors or outdoors • Outdoor cultivation must be enclosed within a six-foot-high wood fence or masonry wall; plants cannot be taller than the fence or wall • Plants grown outdoors must be 10 feet or farther from all lot lines |
| <ul style="list-style-type: none"> • Single-family residences located within 600 feet of a school, park, library, day care, or youth center • Multi-family residences and attached condominiums | <ul style="list-style-type: none"> • Maximum six plants per residence • Cultivation must be indoors • Plants must not be visible from a public road, private drive, or fire lane |

WORKSHOP QUESTIONS:

What concerns, if any, do you have about people growing cannabis plants in their homes or in their yards? What rules could the County implement to address those concerns?

Do you agree that outdoor personal cultivation should be prohibited near schools, parks, libraries, day cares, and youth centers? Should outdoor personal cultivation be prohibited near other places?

Are you concerned that regulations for personal cultivation might make it harder for a medical cannabis patient to grow cannabis to treat a serious illness, such as cancer?

Is there anything else you would like to tell the County about personal cannabis cultivation?

NOTE: All information submitted orally or in writing at this meeting will become public record and may be published in its entirety. Please do not include any personal or confidential information you do not wish to become public record.

To submit additional comments, please visit <http://cannabis.lacounty.gov/connect/>