Exhibit A

Revisions to the UDO are shown in the <u>underline</u> for additions and strikethrough for deletions.

ARTICLE 6. – USE STANDARDS DIVISION II – USES PERMITTED WITH CONDITIONS

Sec. 6.395. Medical marijuana facilities and Marijuana Facilities.

- A. This section covers the following uses: <u>all</u> Medical <u>mM</u>arijuana <u>F</u>facilities, <u>and all Marijuana Facilities</u>. <u>edical</u> <u>marijuana dispensary, medical marijuana cultivation facility, medical marijuana infused products-</u> manufacturing facility, medical marijuana testing facility, and medical marijuana transportation facility, <u>comprehensive facility</u>.
- B. <u>Definitions.</u> As used in this section only, and notwithstanding definitions of the same or related words or terms in Article 15 of this UDO, the following words and terms shall have the following meanings<u>in addition</u> to the definitions contained in Article XIV of the Missouri Constitution related to medical marijuana and marijuana:
 - 1. Medical marijuana facility shall mean a medical marijuana cultivation facility, a medical marijuana dispensary facility, a medical marijuana-infused products manufacturing facility, a marijuana testing facility, a medical marijuana transportation facility, or any other type of medical marijuana-related facility or business licensed or certified by the Department of Health and Senior Services, or its successor, under Article XIV of the Missouri Constitution.
 - 2. <u>Marijuana facility shall mean a comprehensive marijuana cultivation facility, a comprehensive</u> <u>marijuana dispensary facility, a comprehensive marijuana-infused products manufacturing facility, a</u> <u>marijuana testing facility, a marijuana microbusiness facility, a microbusiness dispensary facility, a</u> <u>microbusiness wholesale facility, a marijuana testing facility, or any other type of marijuana-related</u> <u>facility or business licensed or certified by the Department of Health and Senior Services, or its</u> <u>successor, under Article XIV of the Missouri Constitution.</u>
- C. <u>General standards.</u> All <u>mM</u>edical <u>mM</u>arijuana <u>F</u>acilities <u>and Marijuana Facilities</u> shall comply with the following regulations, in addition to all other regulations imposed upon such facilities by federal, state, or local law:
 - 1. A business license shall be obtained annually, and the medical marijuana license issued by the State of Missouri shall be displayed in an open and conspicuous place on the premises.
 - 2. Medical mMarijuana fFacilities and Marijuana Facilities must develop, implement, and maintain an odor control plan, which shall address odor mitigation practices including, but not limited to, engineering controls, such as system design and operational processes, which shall be reviewed and certified by a professional engineer or a certified industrial hygienist as sufficient to effectively mitigate odors for all odor sources. No use shall emit an odor that violates the provisions of Chapter 16, Section 302.1.2 Commercial Odor.
 - No mMedical mMarijuana fFacilities or Marijuana Facilities shall be located in a building that contains a residence, and no residences may be established or maintained in any such medical marijuana facility.
 - 4. All medical marijuana facilities may be open to the public between the hours of 9:00 a.m. to 9:00p.m. Monday through Friday, 9:00 a.m. to 6:00 p.m., Saturday and 10:00 a.m. to 6 p.m. Sunday; no persons not employed by the business shall be on the premises, and no sales or distribution ofmarijuana shall occur upon the premises outside of these times.

- 5.4. No marijuana may be smoked, ingested, or otherwise consumed on the premises of a mMedical mMarijuana Facility or Marijuana Facility.
- 6.5. All operations and all storage of materials, products, or equipment shall be within a fully enclosed building. No outdoor operations or storage shall be permitted.
- 7.6. If multiple licenses for a mMedical Mmarijuana fEacilities or Marijuana Facilities are issued for one lot, tract or parcel of property, then restrictions for the highest intensity use shall apply. The highest intensity use shall mean the use that has the most restrictive regulations.

7. Buffer.

- a. The applicant shall be responsible for submitting a survey that is compliant with the America Land Title Association requirements, or other form of certified measurement that can be verified by City staff, to prove that the proposed facility and property meets the distance requirements set forth in this section.
- b. <u>Measurements shall be made along the shortest path between the demarcation points that</u> <u>can be lawfully traveled by foot.</u>
- No new Medical Marijuana Facility or Marijuana Facility Cultivation Facility, Medicalс. Marijuana Testing Facility, Medical Marijuana Dispensary Facility, or Medical Marijuana-Infused Products Manufacturing Facility shall be sited within one thousand feet of any then-existing elementary or secondary school, child day-care center, or church. In the case of a freestanding facility, the distance between the facility and the school, daycare, or church shall be measured from the external wall of the facility structure closest in proximity to the school, daycare, or church to the closest point of the property line of the school, daycare, or church. If the school, daycare, or church is part of a larger structure such as an office building or strip mall, the distance shall be measured to the entrance or exit of the school, daycare, or church closest in proximity to the facility. In the case of a facility that is part of a larger structure, such as office building or strip mall, the distance between the facility and the school, daycare, or church shall be measured from the property line of the school, daycare, or church to the facility's entrance or exit closest in proximity to the school, daycare, or church. If the school, daycare, or church is part of a larger structure, such as an office building or strip mall, the distance shall be measured to the entrance or exit of the school, daycare, or church closest in proximity to the facility.
- b. No medical marijuana facility shall be sited, at the time of application for license or for local zoning approval, whichever is earlier, within 1,000 feet of any then-existing elementary or secondary school, child day-care center, or church. The method of measuring such distance between a medical marijuana facility and an elementary or secondary school, child day-care center, or church shall be as set forth in Title 19, Division 30, Chapter 95, Section-95.040 of the Code of State Regulations (19 CSR 30-95.040), and as such state regulations-may be amended from time to time. The distance between a medical marijuana facility and an elementary or church shall not be less than the distance required by such state regulations and this paragraph.
- All other City Codes requirements that are not inconsistent with the <u>mM</u>edical <u>mM</u>arijuana <u>fF</u>acility or <u>Marijuana Facility</u> regulations of the UDO shall apply to all <u>such</u> <u>medical marijuana</u> facilities.
- All <u>mM</u>edical <u>mM</u>arijuana <u>fF</u>acilities <u>and Marijuana Facilities</u> shall be constructed and operated in compliance with the rules and regulations issued by the <u>State of Missouri</u> Department of Health and Senior Services, <u>or its successor</u>.

ARTICLE 6. – USE STANDARDS DIVISION I – GENERAL PROVISIONS

Sec. 6.020. - Permitted, conditional and special use tables.

A.Uses that are permitted by right or permitted by right but with conditions and uses permitted as special uses are shown in Table 6-1.

B.In a PMIX District, permitted uses are specified as part of the zoning approval for each development.

C.Any use not shown as a permitted, conditional or special use in a zoning district is specifically prohibited in that district.

D.Uses that are allowed in the PMIX District pursuant to Table 6-1 may be modified by the Governing Body when it is determined that a better overall plan can be achieved.

Table 6-1 List of Permitted, Conditional and Special Uses

Use is permitted by right: P Use is permitted by right but with conditions: C Use may be permitted as a special use: S Per approved plan: * Use is not permitted:

PRINCIPAL USES	AG	RDR	RLL	R- 1	RP- 1	RP- 2	RP- 3	RP- 4	PRO	NFO	TNZ	РО	СР- 1	СР- 2	CBD	CS	PI	AZ	ΡΜΙΧ
Medical-Marijuana																			
Medical Marijuana Dispensary <u>Facility</u>														С		С	С	С	С
Comprehensive Marijuana Dispensary FacilityDispensary														<u>C</u>		<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>
<u>Microbusiness</u> Dispensary Facility														<u>C</u>		<u>C</u>	<u>C</u>	<u>C</u>	<u>C</u>
<u>Medical Marijuana</u> Cultivation Facility	С																<u>C</u>		
<u>Comprehensive</u> Marijuana <u>Cultivation</u>	<u>C</u>																<u>C</u>		

Exhibit A

FacilityCultivation Facility	
Marijuana Testing C	
Facility	
Medical Marijuana C	
Infused Products	
Manufacturing	
Facility	
Comprehensive C	
marijuana-infused	
products	
manufacturing	
facility:	
Microbusiness C	
Wholesale Facility	
Medical Marijuana C	
Transportation	
Facility	
Marijuana C	
transportation	
facility	
Any other type of S S S S S	
marijuana-related	
facility or business	
licensed or certified	
by the Department	
of Health and Senior	
Services, or its	
successor, under	
Article XIV of the	
Missouri Constitution	

ARTICLE 8. – SITE STANDARDS DIVISION I – DESIGN STANDARDS

Sec. 8.340. CPTED uses specified.

The following uses have been classified as "Uses with Conditions" per Division 2 of Article 6 of this chapter, having been determined with a tendency toward an increased risk of crime. Specific conditions for such uses are found in Division 2 of Article 6 and shall be required to be met prior to receiving any zoning approval, business license, or approval to occupy any commercial space:

- A. Bank/financial services;
- B. Bank drive-thru facility;
- C. Check cashing and payday loan business;
- D. Convenience store (C-Store);
- E. Financial services with drive-up window or drive-thru facility;
- F. Pawn shop;
- G. Title loan business, if performing on site cash transactions with \$500.00 or more in cash on hand;
- H. Unattended self-serve gas pumps;
- I. Unsecured loan business;
- J. Medical marijuana dispensary <u>facility</u>;
- K. Medical marijuana cultivation facility;
- L. Medical marijuana-infused products manufacturing facility;
- M. <u>Medical mM</u>arijuana testing facility;
- N. Medical marijuana transportation facility;
- 0. <u>Comprehensive marijuana cultivation facility;</u>
- P. Comprehensive marijuana dispensary facility;
- Q. Comprehensive marijuana-infused products manufacturing facility;
- R. Marijuana microbusiness facility;
- S. Microbusiness dispensary facility;
- T. Microbusiness wholesale facility;
- U. Marijuana transportation facility.
- V. Any other type of marijuana-related facility or business licensed or certified by the Department of Health and Senior Services, or its successor, under Article XIV of the Missouri Constitution
- $\underline{W}\Theta$. Other similar uses shall meet the same standards as the above.

ARTICLE 15. – RULES OF INTERPRETATION AND DEFINITIONS DIVISION II – DEFINITIONS

[Note: The following definitions are amended, added, or deleted as noted. All other definitions in Article 15, Division II which do appear below remain as codified and are unaffected by this amendment.]

Sec. 15.150. - Agricultural operation.

<u>Agricultural operation</u> shall mean use of land where such land is devoted to the production of plants, animals or horticultural products, including forests and forest products; harvest and management; dairy farming; grazing and pasturage; truck gardening; bee keeping; the raising of crops, fruit and nursery stock; fish farms; fur bearing animal farms; and the harvesting, processing, packaging, packing, shipping, marketing and selling of products produced on the premises; incidental farm occupations; and such uses as machinery, farm equipment, and domestic repair and construction. Agricultural operation shall not include commercial feed lots, slaughter houses, <u>mM</u>edical <u>Mm</u>arijuana <u>F</u>facilities <u>or Marijuana Facilities</u>, or the removal of trees for the purpose of development or redevelopment or the removal of trees without replanting.

Sec. 15.1100. - Drive-up establishment.

<u>Drive-up establishment</u> shall mean a place of business that encourages customers to receive services or obtain goods, usually through a window or automated device, while remaining in their motor vehicle such as dry cleaners, banks, pharmacies grocery stores, etc. This definition does not apply to restaurants or package liquor establishments. Drive-up establishment shall not include medical marijuana facilities or Marijuana Facilities.

Sec. 15.1520. - Hospital.

<u>Hospital</u> shall mean an institution providing primary health service and medical and surgical care to persons suffering from illness, disease, injury, deformity and other abnormal physical or mental conditions. This shall include, as an integral part of the institution, related facilities such as laboratories, outpatient facilities or training facilities. Hospital shall not include mMedical mMarijuana fEacilities or Marijuana Facilities.

Sec. 15.1610. - Laboratory.

<u>Laboratory</u> shall mean a building, or portion thereof, in which scientific, medical or dental research, investigation, testing or experimentation is conducted. Laboratory shall not include <u>Mm</u>edical <u>mM</u>arijuana <u>F</u>acilities<u>or Marijuana Facilities</u>.

Sec. 15.1781. - Marijuana.

<u>Marijuana</u> shall have the meaning assigned to such term in Article 14. Section 1 of the Missouri Constitution, which is cannabis indica, cannabis sativa, and cannabis ruderalis, hybrids of such species, and any other strains commonly understood within the scientific community to constitute marijuana, as well as resin extracted from the plant and marijuana infused products. "Marijuana" or "marihuana" do not include industrial hemp containing a cropwide average tetrahydrocannabinol concentration that does not exceed three-tenths of one percent on a dry weight basis, or commodities or products manufactured from industrial hemp.

Sec. 15.1781. – Sec. 15.1782. - Marijuana-infused products.

Marijuana-infused products shall have the meaning assigned to such term in Article 14, Section 1 of the Missouri Constitution, which is products that are infused with marijuana or an extract thereof and are intended for use or consumption other than by smoking, including, but not limited to, edible products, ointments, tinctures and concentrates.

Sec. 15.1783. - Marijuana-infused products manufacturing facility.

Marijuana-infused products manufacturing facility shall have the meaning assigned to such term in Article 14, Section 1 of the Missouri Constitution, which is a facility licensed by the state to acquire, store, manufacture, transport, and sell marijuana-infused products to a medical marijuana dispensary facility, a medical marijuana testing facility, or to another medical marijuana-infused products manufacturing facility. Sec. 15.1854. – Medical marijuana. Medical marijuana means marijuana allowed for the limited legal production, distribution, sale and purchase for medical use as governed by Article 14, Section 1 of the Missouri State Constitution.

Sec. 15.1855. - Medical marijuana cultivation facility.

Medical marijuana cultivation facility shall have the meaning assigned to such term in Article 14, Section 1 of the Missouri Constitution, which is a facility licensed by the department to acquire, cultivate, process, store, transport, and sell marijuana to a medical marijuana dispensary facility, medical marijuana testing facility, or to a medical marijuana infused products manufacturing facility.

Sec. 15.1856. - Medical marijuana dispensary facility.

Medical marijuana dispensary facility shall have the meaning assigned to such term in Article 14, Section 1 of the Missouri Constitution, which is a facility licensed by the department to acquire, store, sell, transport, and deliver marijuana, marijuana-infused products, and drug paraphernalia used to administer marijuana as provided for in this section to a qualifying patient, a primary caregiver, another medical marijuana dispensary facility, a medical marijuana testing facility, or a medical marijuana-infused products manufacturing facility.

Sec. 15.1857. - Medical marijuana facility.

Medical marijuana facility shall mean a medical marijuana cultivation facility, medical marijuana dispensary facility, medical marijuana-infused products manufacturing facility, medical marijuana testing facility, medical marijuana transportation facility, and any facility that contains one of these uses.

Sec. 15.1858. - Medical marijuana testing facility.

Medical marijuana testing facility shall have the meaning assigned to such term in Article 14, Section 1 of the Missouri Constitution, which is a facility certified by the department [of health and senior services] to acquire, test, certify, and transport marijuana.

Section 15-1781 – Medical Marijuana Facility

Medical marijuana facility shall mean a medical marijuana cultivation facility, a medical marijuana dispensary facility, a medical marijuana-infused products manufacturing facility, a marijuana testing facility, a medical marijuana transportation facility, or any other type of medical marijuana-related facility or business licensed or certified by the Department of Health and Senior Services, or its successor, under Article XIV of the Missouri Constitution.

Section 15-182 – Marijuana Facility

Marijuana facility shall mean a comprehensive marijuana cultivation facility, a comprehensive marijuana dispensary facility, a comprehensive marijuanainfused products manufacturing facility, a marijuana testing facility, a marijuana microbusiness facility, a microbusiness dispensary facility, a microbusiness wholesale facility, a marijuana testing facility, a marijuana transportation facility, or any other type of marijuana-related facility or business licensed or certified by the Department of Health and Senior Services, or its successor, under Article XIV of the Missouri Constitution.

Sec. 15.2030. - Office.

<u>Office</u> shall mean the use of any building or premises primarily for conducting the affairs of a business, profession, service, industry, or government, and generally furnished with desks, tables, files, and communication equipment.

A. <u>Building contractor or construction firm office</u>. An office primarily engaged in the provision of services relating to a building contractor or construction firm business.

B. <u>Business office, general</u>. An office used primarily for the administrative or legal affairs of a company.

C. <u>Medical or dental office</u>. An office occupied and maintained for the provision of services by a person licensed by the State of Missouri to practice in the healing arts for humans, such as a physician, surgeon, dentist, or optometrist. A medical office shall not include <u>mM</u>edical <u>mM</u>arijuana <u>FF</u>acilities <u>or</u> <u>Marijuana Facilities</u>.

D. Professional office. An office occupied by a member of a recognized profession and maintained for the provision of professional services, such as but not limited to, a lawyer, architect, city planner, landscape architect, interior designer, accountant, financial planner, auditor, bookkeeper, real estate, brokerage for securities or commodities, secretarial services, or engineer.

Sec. 15.2490. - Research services.

<u>Research services</u> shall mean establishments primarily engaged in research of an industrial or scientific nature but excludes final product testing. Typical uses include electronics research laboratories, space research and development firms, medical laboratories, or pharmaceutical research labs. Research services shall not include <u>Mm</u>edical <u>mM</u>arijuana <u>F</u>acilities or Marijuana Facilities.