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Subject: comments, questions

Comment:

I am in support of the More Permissive Program being instituted.

I was unable to attend the Q and A, but I do have some questions:

Will hoop houses be considered indoor or outdoor, and if indoor, what constitutes the "improvements" that would classify them as indoor?

Will multiple hoop houses or greenhouses of under 500 sf each be permitted without BP3 permits, or just one allowed per property?

Is there a time limit within which to apply for a license?

Are there any current estimates for the cost of the county and state license per year?

I saw a statement that the County will be matching cultivators who need land with suitable property owners. As a landowner with property that falls within the guidelines, I am interested in how/when that will be implemented.

How will the County be facilitating connection of landowners to cultivators who need land?

Are owner occupied properties eligible? If so, does the landowner need to also have a license, or a medical card?

Are cultivators required to live onsite? If so, what will be the accepted dwelling types for a 5 acre property zoned RA? Will the zoning laws be adapted to accommodate temporary dwellings for cultivators/security/caretakers on smaller properties?

How will the legalities and liabilities of receiving income from renting to the industry be addressed, for instance protections against civil asset forfeiture, insurance coverage, and banking/mortgage issues?

Thank You!