

Carolyn Petty

A way to remedy what staff is saying is conflicting language is to define “delivery” apart from “dispensing”.

The Adult use of Marijuana Act (Prop 64) defined **Delivery** as:

The commercial transfer of adult-use cannabis or cannabis products to a customer and including the use by a retailer of any technology platform owned and controlled by the retailer, or independently licensed, that enables customers to arrange for or facilitate the commercial transfer by a licensed retailer of adult-use cannabis or cannabis products.

Dispensing has been defined by the cities of Riverside and La Mesa as:

"Mobile Dispensary"

- (i) any conveyance, powered or unpowered, licensed or unlicensed manned or unmanned, from which marijuana is offered for viewing; sampling; concurrent or subsequent sale; or is given away; provided; distributed or dispensed; and which
- (ii) is owned, leased, operated, used, maintained or controlled by a marijuana business. "Operating a Mobile Dispensary" means parking, stopping, idling, or standing on public or private property for the purpose of permitting marijuana to be offered for viewing; sampling; concurrent or subsequent sale; or to be given away; provided; distributed or dispensed.

Please separate these two concepts and maintain the ban on dispensaries – which was approved by the voters with the 72% No vote on Measure M. You can allow for delivery in residential zones only, which was the will of the council in 2022