

APPLICATION WITHDRAWAL / LICENSE CANCELLATION FORM

LIC-4015-FORM

| DCR Record No.: | | |
|---|---|---|
| or cancel a particular comn already been issued. Cancel an application or a particu | nercial cannabis activity, or cancellation will terminate a Temporary lar commercial cannabis activits the following sections: (A) with | v a pending application in its entirety, withdraw el a Temporary Approval or License that has Approval or License. Withdrawal will terminate y that has not yet been issued Temporary drawal or cancellation request; (B) attestation |
| fees will not be refunded. depending on your prior bus | Submission of this form may ha | cannot be reinstated and any previously paid ave legal or business consequences for you I circumstances. It is highly recommended that |
| A. WITHDRAWAL OR CAI | NCELLATION | |
| License issued to the follo | owing applicant: | cancel the Temporary Approval or |
| Applicant Name: Business Premises Location | \rightarrow | □ Individual □ Entity |
| | Record No.: | FEIN No |
| Check one: | | |
| □ Cancel all activities : | associated with this Record | |
| □ Cancel only the follo | wing activity(ies): | |
| □ I am cancelling Tem Temporary Approva | porary Approval as part of a Busir | ocation and, subject to meeting all |
| | BIS DEC | censee has been issued Temporary Approval |

or a License for its original location, the Licensee must request cancellation of its Temporary Approval or License at that location before Temporary Approval or a License at the new Business Premises location may be issued. An Applicant or Licensee shall not conduct commercial cannabis activity until Temporary Approval is issued at the new Business Premises location.

| Applicant Name: | h the following applicant: | |
|---|---|---|
| | | □ Individual □ Entity |
| | Location: | |
| CA Entity No | Record No.: | FEIN No |
| Check one: | | |
| □ Withdraw all | activities associated with this Record | |
| □ Withdraw only the following activity(ies): | | TIVI |
| | | |
| □ I request that t | the Department of Cannabis Regulation <u>w</u> | vithdraw the pending modification |
| - | iated with the following applicant: | and pointing information |
| | city o | □ Individual □ Entity |
| Business Premises | Location: | |
| CA Entity No | Record No.: | FEIN No |
| Chask area | | |
| Check one: | | |
| | pending modification requests associated w | |
| □ Withdraw or | ly the following modification request: | |
| | | |
| B. ATTESTATION | | |
| | declare the following under penalty of perjury | y: I am authorized to withdraw the Application |
| previous page. I un | | |
| previous page. I un | derstand that a withdrawn Application and/or | |
| previous page. I une that any previously Additionally, I declar are complete and to information, or the administrative activatives. I understate continue a proceed. | derstand that a withdrawn Application and/or paid fees will not be refunded. re under penalty of perjury that the statement true to the best of my knowledge. I understally failure to disclose a material fact, may on or penalties, and/or revocation of authand that withdrawal of an application shall nearly and that withdrawal of an application shall nearly fact. | r cancelled License cannot be reinstated, and attachment stand that submission of false or misleading result in denial of my License Application horization to conduct commercial cannabinot deprive DCR of its authority to institute of ground provided by law or to enter an order |
| previous page. I unthat any previously Additionally, I declar are complete and trinformation, or the administrative activatives. I understate continue a proceed denying the license | derstand that a withdrawn Application and/or paid fees will not be refunded. re under penalty of perjury that the statement true to the best of my knowledge. I understally failure to disclose a material fact, may on or penalties, and/or revocation of authors and that withdrawal of an application shall not for the denial of the License upon any | r cancelled License cannot be reinstated, and attachment stand that submission of false or misleading result in denial of my License Application horization to conduct commercial cannabinot deprive DCR of its authority to institute of |
| previous page. I unthat any previously Additionally, I declar are complete and trinformation, or the administrative activations. I understate continue a proceed denying the license | derstand that a withdrawn Application and/or paid fees will not be refunded. The under penalty of perjury that the statement true to the best of my knowledge. I understate to disclose a material fact, may confor penalties, and/or revocation of authorised that withdrawal of an application shall not for the denial of the License upon any supon any such ground. | r cancelled License cannot be reinstated, an ats contained in this form and any attachment stand that submission of false or misleadin result in denial of my License Application horization to conduct commercial cannabit not deprive DCR of its authority to institute of |

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Signature instructions: This form requires notarized signatures from the Authorized Agent designated on the Authorized Agent Acknowledgement (LIC-4009-FORM) and, if applicable, the Social Equity Individual Applicant(s). If an Authorized Agent has <u>not</u> been designated, notarized signatures are required from a sufficient number of Level 1 Owners to constitute a majority (51%) of the ownership of the Applicant or Licensee. "Level 1 Owners" are the natural persons or entities that own the Applicant or Licensee entity directly without any intervening entities or persons. If a Level 1 Owner is an entity, the CEO or President, or equivalent executive position, may sign on behalf of the entity. If this is a Social Equity Application, the Social Equity Individual Applicant(s) must also sign this form; their interest will count towards the total 51%.

C. INDEMNIFICATION AGREEMENT

The undersigned Applicant shall deposit with the City funds to pay for litigation costs within 10 days' notice of the City tendering defense to the Applicant. The initial and subsequent deposits shall be in an amount set by the City Attorney's Office based on the nature and scope of action. The City's failure to notice or collect the deposit(s) does not relieve the Applicant from responsibility to reimburse the City. The City shall have the sole right to choose its counsel, including the City Attorney's Office or outside counsel.

In the event the undersigned Applicant fails to comply with this agreement, in whole or in part, the City may withdraw its defense of the action, revoke or modify its approval of the Temporary Approval(s) and/or License(s), or take any other action within its sole discretion. The City retains the right to make all decisions with respect to its representations in any legal proceeding, including, but not limited to, its inherent right to abandon or settle litigation. The rights and remedies of the City provided in this agreement shall not be exclusive and are in addition to any other rights and remedies provided by law.

The undersigned below declares that he or she has read this agreement and understands and knows the contents thereof, and represents and warrants that the person executing this agreement has the full right, power, legal capacity, and authority to do so, perform the obligations hereunder, and bind the Applicant entity identified herein, and all of its successors, heirs, assigns, principals, members, agents, employees, consultants, representatives, attorneys, bonding companies, and insurers to the terms hereunder.

The undersigned below also declares that prior to the execution of this agreement, he or she has had the opportunity to consult with an attorney so that he or she may intelligently exercise his or her own

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judgment in deciding whether to execute this agreement on behalf of the Applicant entity. The undersigned below further agrees that this agreement shall not be construed against any City because that City or its representatives drafted the agreement or any portion of it.

This agreement shall in all respects be interpreted, enforced, and governed under the laws of the State of California, and the exclusive venue for any action arising out of or relating to the breach or interpretation of this agreement or other documents delivered pursuant to any provision thereof shall be the Superior Court of the State of California for the County of Los Angeles.

This agreement constitutes the entire understanding between and among the Applicant and the City. Each partyacknowledges that no party, agent, or representative of the other party has made any promise, representation, or warranty, express or implied, not expressly contained in this agreement that induced the other party to sign this document. Both parties also agree that this agreement shall not be amended or modified, except in a writing that is signed and dated by each of them.

The undersigned below further agrees that no waiver of a breach of any provision of this agreement by the City shall constitute a waiver of any preceding or succeeding breach of the same or of any other provision hereof.

| Applicant Name: | Ownership Share: |
|---|------------------|
| Signature: | Date: |
| Attach additional signature pages if necessary. | |

| Application w | ithdrawal/License Cancellation For DCR Record No | | | |
|----------------------------------|--|---|--|--|
| | ****** | ********* | | |
| NOTARY ACKNOWLEDGMENT | | | | |
| | cument to which this certificate is at | rtificate verifies only the identity of the individual who tached, and not the truthfulness, accuracy, or validity | | |
| On | before me, | (insert name and title of the officer) | | |
| acknowledged by his/her/their | idence to be the person(s) whose na to me that he/she/they executed the | , who proved to me on the basis of ame(s) is/are subscribed to the within instrument and a same in his/her/their authorized capacity(ies), and that person(s), or the entity upon behalf of which the | | |

I certify under penalty of perjury under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____ (Seal)