STATE OF MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS CANNABIS REGULATORY AGENCY

In the Matter of

Lance Creek Resources, LLC dba Divine Cannabis Company License No. GR-A-000103 ENF No. 24-00084

CONSENT ORDER AND STIPULATION

CONSENT ORDER

On January 22, 2025, the Cannabis Regulatory Agency (CRA) issued a formal complaint against the medical marijuana class A grower license (no. GR-A-000103) of Lance Creek Resources dba Divine Cannabis Company (Respondent) under the Medical Marihuana Facilities Licensing Act (MMFLA), MCL 333.27101 et seq., and administrative rules promulgated thereunder. The complaint alleged Respondent violated Mich Admin Code, R 420.108(8), R 420.206a(1), and R 420.211(8).

The executive director or designee reviewed the stipulation contained in this document and agrees the public interest is best served by resolution of the complaint. Therefore, the executive director or designee finds that the allegations contained in the complaint are true and that Respondent violated Mich Admin Code, R 420.108(8), R 420.206a(1), and R 420.211(8).

Accordingly, for these violations, IT IS ORDERED:

1. Respondent and Respondent's supplemental applicant, Sherri

Overfield, are permanently prohibited from applying for or otherwise seeking any
new marijuana business license in the State of Michigan; exercising managerial

control over such a business; or otherwise meeting the criteria to be deemed an applicant, supplemental applicant, or otherwise subject to a background investigation of any such business.

- 2. Respondent and Respondent's supplemental applicant, Sherri
 Overfield, are permanently prohibited from any new ownership interest in a
 licensed marijuana business in the State of Michigan.
- 3. Respondent's supplemental applicant, Sherri Overfield, is permanently prohibited from being employed or working in any capacity at a licensed marijuana business in the State of Michigan, including but not limited to, performing the functions of a regular or managerial employee, rendering any services as an independent contractor, or rendering any services via another party.
- 4. Unless otherwise specified in this order, Respondent shall direct any communications to the CRA that are required by the terms of this order to CRA-CSS@michigan.gov.
- 5. Respondent shall be responsible for all costs and expenses incurred in complying with the terms and conditions of this consent order.
- 6. If Respondent violates any term or condition set forth in this order, Respondent may be subject to additional fines and/or other sanctions.

This order shall be effective on the date signed by the CRA's executive director or designee, as set forth below.

	CANNABIS REGULATORY AGENCY
Signed on: <u>7/30/2025</u>	Brian Hanna By: Brian Hanna Digitally signed by: Brian Hanna Annab@michigan.gov C = US O = CRA OU = CRA Optic: 2025.07.30 09:22:18-04:00'
	Executive Director Brian Hanna
	or Designee
	Cannabis Regulatory Agency

STIPULATION

The parties stipulate to the following:

- 1. The facts alleged in the formal complaint are true and constitute a violation of the administrative rules promulgated under the MMFLA.
- 2. Respondent understands and intends that by signing this stipulation, Respondent is waiving the right under the MMFLA, administrative rules promulgated thereunder, and the Administrative Procedures Act of 1969, MCL 24.201 et seq., to require the CRA to prove the charges set forth in the complaint by presentation of evidence and legal authority and to present a defense to the charges.
 - 3. The parties considered the following in reaching this agreement:
 - a. The business is no longer in operation and the license was closed on February 23, 2024.
 - b. Respondent and Respondent's supplemental applicant, Sherri Overfield, understand and agree that any new application for a state marijuana business license or renewal contrary to the accompanying consent order will be denied.
 - c. Respondent was cooperative and wishes to resolve the allegations without the need for and expense of an administrative hearing.

4. The CRA's Legal Division director or designee must approve this proposed agreement before it is forwarded to the CRA's executive director or designee for review and issuance of the above consent order. The parties reserve the right to proceed to an administrative hearing without prejudice to either party, should the CRA's Legal Division director, executive director, or designees reject the proposed consent order.

By signing this stipulation, the parties confirm that they have read, understand, and agree with the terms of the consent order.

AGREED TO BY:	AGREED TO BY:
Alyssa A. Grissom Date: 2025.07.24 14:47:21 -04'00'	I H, el
Alyssa A. Grissom	Sherri/Overfield
Legal Division Director	Authorized Representative
or Designee	On behalf of Respondent
Cannabis Regulatory Agency	Lance Creek Resources dba
7/04/0005	Divine Cannabis Company
Dated: 7/24/2025	Dated: 07/12/2025
	1 St. old
	Sherri Overfield
	In their personal capacity Dated: 67/21/2025
	Dated: 07/22/7025
/s/Adam M. Leyton	C ~ 3:~
Adam M. Leyton (P80646)	Charles W. Bird (P23661)
Assistant Attorney General	Attorney for Respondent
Attorney for Cannabis Regulatory Agency Dated: July 22, 2025	Dated: 07/22/2025

LF: 2024-0393737-B / Lance Creek Resources, GR-A-000103, ENF 24-00084 / Consent Order and Stipulation / 2025-06-11



GRETCHEN WHITMER GOVERNOR

STATE OF MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS LANSING

MARLON I. BROWN, DPA DIRECTOR

Lance Creek Resources, LLC dba Divine Cannabis Company License No.: GR-A-000103	ENF No: 24-00084	
PROOF OF SERVICE		
I hereby certify that on	, I mailed a copy of the	
Consent Order dated	in the above captioned case by certified	
mail (return receipt requested) to:		
Lance Creek Resources, LLC dba Divine Cannabis Company 6201 Miller Rd Swartz Creek MI 48473 Courtesy copy to: Charles W. Bird charlesbird56@yahoo.com		
	Department Technician Cannabis Regulatory Agency	