STATE OF MICHIGAN DEPARTMENT OF LICENSING & REGULATORY AFFAIRS MARIJUANA REGULATORY AGENCY

In the Matter of

Pharmaco, Inc.

CMP-21-000749

ERG-000091

License No.: GR-C-000376

ENF-21-00337

CONSENT ORDER AND STIPULATION

CONSENT ORDER

On August 16, 2021, the Marijuana Regulatory Agency (MRA) issued a formal complaint against the medical marijuana facility licenses (GR-C-000376) of Pharmaco, Inc. ("Respondent") under the Medical Marihuana Facilities Licensing Act (MMFLA), MCL 333.27101 *et seq.*, and the administrative rules promulgated thereunder. The formal complaint alleged Respondent violated Mich Admin Code, R 420.108(2) and R 420.108(4).

The executive director reviewed the stipulation contained in this document and agrees the public interest is best served by resolution of the formal complaint. Therefore, the executive director finds that the allegations contained in the formal complaint are true and that Respondent violated Mich Admin Code, R 420.108(2) and R 420.108(4).

Accordingly, for these violations, IT IS ORDERED:

1. Oakshire Holdings Limited, Fernando Di Carlo, Simonetta Di Carlo, James Skinner, and Stephanie Skinner each shall sell enough of their interest in Respondent so that they no longer meet the present criteria to be deemed an applicant, supplemental applicant, or otherwise subject to a background investigation in an application for a marijuana business license in the State of Michigan. Respondent shall provide an

- executed copy of the documents demonstrating compliance with this term within 30 days of the effective date of this order.
- 2. Oakshire Holdings Limited, Fernando Di Carlo, Simonetta Di Carlo, James Skinner, and Stephanie Skinner are permanently prohibited from applying for or otherwise seeking any medical or adult-use marijuana business license in the State of Michigan, exercising managerial control over any such business, or otherwise meeting the criteria to be deemed an applicant, supplemental applicant, or otherwise subject to a background investigation of any such business.
- 3. Respondent's license is subject to the following restrictions and conditions for a period of two years from the effective date of this order:
 - a) Respondent shall submit a report for each license Respondent holds confirming the identity of each person who meets the criteria to be an applicant, supplemental applicant, or otherwise subject to a background investigation for a marijuana business in the State of Michigan. Respondent shall file these reports on a quarterly basis via email to MRA-LegalHearings@michigan.gov, with the first report due three months after the effective date of this order, and subsequent reports due every three months thereafter for a period of two years.
- 4. Respondent must pay a fine in the amount of four thousand dollars (\$4,000.00). This fine shall be paid within 30 days of the effective date of this order. The fine shall be paid by check or money order made payable to the State of Michigan with "ENF 21-00377" clearly displayed on the check or money order. Respondent shall mail the payment to Department of Licensing and Regulatory Affairs, Marijuana Regulatory Agency, P.O. Box 30205, Lansing, Michigan 48909.
- 5. If Respondent fails to timely pay the fine, Respondent's license shall be suspended until payment is received.
- 6. Unless otherwise specified in this order, Respondent shall direct any communications to the MRA that are required by the terms of this order to MRA-LegalHearings@michigan.gov.
- 7. Respondent shall be responsible for all costs and expenses incurred in complying with the terms and conditions of this consent order.
- 8. Respondent shall be responsible for the timely compliance with all terms of this consent order, including the timely filing of any

documentation. Respondent's failure to comply within the time limitations provided will constitute a violation of this order. The MRA may, in its discretion, grant a written extension of any timeline set forth in this consent order on a case-by-case basis and in response to a written request from Respondent.

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9. If Respondent violates any term or condition set forth in this order, Respondent will be subject to fines and/or other sanctions under MCL 333.27407(1) and Mich Admin Code, R 420.806.

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

	MARIJUANA REGULATURY AGENCY
Signed on: <u>2/3/22</u>	Andrew Brisbo Digitally signed by: Andrew Brisbo DN: CN = Andrew Brisbo DN: CN = Andrew Brisbo DN: QN = Andrew Brisbo Digitally signed by: Andrew Brisbo DN: QN = Andrew
	Andrew Brisbo, Executive Director
	Marijuana 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 MMFLA and administrative rules promulgated thereunder.
- 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 MRA to prove the charges set forth in the formal 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) Respondent's supplemental applicants—Oakshire Holdings Limited, Fernando Di Carlo, Simonetta Di Carlo, James Skinner, and Stephanie Skinner—agreed to no longer remain as supplemental applicants on Respondent's licenses; exercise managerial control over or hold an interest sufficient to meet the criteria to be deemed an applicant, supplemental applicant, or otherwise subject to a background investigation in an application on Respondent's licenses; or in the future apply for, otherwise seek, or meet the criteria to be an applicant, supplemental applicant, or otherwise subject to a background investigation on any application for any medical or adult-use marijuana business in the State of Michigan.
 - b) Respondent, Oakshire Holdings Limited, Fernando Di Carlo, Simonetta Di Carlo, James Skinner, and Stephanie Skinner understand and agree that any new application for a state marijuana business license contrary to this consent order will be denied.
 - c) This consent order and stipulation is a part of a comprehensive resolution of all of Respondent's outstanding formal complaints, license non-renewals, and license application denials.

- d) Respondent was cooperative and wished to resolve the allegations without the need for and expense of an administrative hearing.
- 4. The MRA's enforcement division director or her designee must approve this proposed agreement before it is forwarded to the MRA's executive director or his 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 MRA's enforcement division director, executive director, or their 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: Julie Kluytman ON: CN = Julie Kluytman email = Rluytmani@michigan.gov C = US O = Marijuana Regulatory Agency Date: 2022.02.03 11.36:15-0500'	AGREED TO BY:
Julie Kluytman Enforcement Division Director Marijuana Regulatory Agency Dated: 2/3/22	Fernando Di Carlo, Authorized Officer On behalf of Respondent Pharmaco, Inc. Dated:
	Fernando Di Carlo, Authorized Officer On behalf of Oakshire Holdings Limited Dated:
	E. T. D. C. 1
	Fernando Di Carlo Dated:
	Simonetta Di Carlo
	Dated:
	Dated: February 1, 2022
	SHOWER
	Dated: February 1, 2022
Alyssa A. Grissom	
Alyssa A. Grissom (P82329)	John Janiszewski (P74400)
Assistant Attorney General Attorney for Complainant Dated: February 2, 2022	Attorney for Respondent Dated: February 1, 2022

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: 1
Julie Kluytman DN, CN = Julie Kluytman email = Julie Kluytman@michigan.gov C = US O = Marijunan Regulatory Agency Date: 2022 02 03 11:364-69500	
Julie Kluytman	Fernando Di Carlo, Authorized Officer
Enforcement Division Director	On behalf of Respondent
Marijuana Regulatory Agency	Pharmaco, Inc.
Dated: <u>2/3/22</u>	Dated: February 1, 2022
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	Fernando Di Carlo, Authorized Officer
	On behalf of
	Oakshire Holdings Limited
	Dated: February 1, 2022
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	Fernando Di Carlo
	Dated; February 1, 2022
	Simonetta Di Carlo
	Dated: February 1, 2022
	James Skinner Dated:
	Stephanie Skinner Dated: 1
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Alyssa A. Grissom	
Alyssa A. Grissom (P82329)	John Janiszewski (P74400)
Assistant Attorney General	Attorney for Respondent
Attorney for Complainant	
Dated: February 2, 2022	Dated: February 1, 2022

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

In the Matter of

Pharmaco, Inc. CMP No.: 21-000749

ERG No.: 000091

License No.: GR-C-000376

ENF No.: 21-00337

FORMAL COMPLAINT

The Marijuana Regulatory Agency ("Complainant") files this formal complaint against

Pharmaco, Inc. ("Respondent") alleging upon information and belief as follows:

1. The Marijuana Regulatory Agency (MRA) is authorized under the Medical Marihuana

Facilities Licensing Act (MMFLA), MCL 333.27101 et seq., and Executive Reorganization Order

No.2019-2, MCL 333.27001, to investigate alleged violations of the MMFLA and the

administrative rules promulgated thereunder, take disciplinary action to prevent such violations,

and impose fines and other sanctions against applicants and licensees that violate the MMFLA or

administrative rules.

2. Section 402(12) of the MMFLA provides that the expiration of a license does not terminate

the MRA's authority to impose sanctions on the license.

3. Section 206(c) of the MMFLA provides that the administrative rules must ensure the health,

safety, and security of the public and integrity of the marihuana facility operations.

4. Respondent's conduct as described below is a risk to public health and safety and/or the

integrity of marihuana facility operations.

MARIJUANA REGULATORY AGENCY 2407 NORTH GRAND RIVER • P.O. BOX 30205 • LANSING, MICHIGAN 48909

Formal Complaint

FACTUAL ALLEGATIONS AND INTENDED ACTION OF THE MRA

5. Respondent holds an active state operating license under the MMFLA to operate a medical

marihuana class C grower facility in the state of Michigan.

6. Respondent operated at 19449 Glendale Street, Detroit, Michigan, 48223 at all times

relevant to this complaint.

7. Following an investigation, the MRA determined that Respondent violated the MMFLA

and/or administrative rules promulgated thereunder as set forth below:

a. Between December 16, 2020 and February 18, 2021 Respondent received 26

packages of marijuana products from either a medical marijuana processor or a

medical marijuana provisioning center.

b. The products referenced above were transferred on 5 different statewide monitoring

system (Metrc) manifests as follows:

i. Manifest #409021.

ii. Manifest #421504.

iii. Manifest #452273.

iv. Manifest #478548.

v. Manifest #490050.

c. Respondent's receipt of this marijuana product into its inventory was a violation of

Mich Admin Code, R 420.108(2) and R 420.108(4) which state as follows

respectively: Except as otherwise provided in this subrule, a grower license

authorizes sale of marihuana plants to a grower only by means of a secure

transporter. A grower license authorizes the sale or transfer of seeds, seedlings, or

tissue cultures to a grower from a registered primary caregiver or another grower

without using a secure transporter, and A grower license authorizes sale of

marihuana, other than seeds, seedlings, tissue cultures, and cuttings, to a processor

or a provisioning center.

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Formal Complaint

THEREFORE, based on the above, the MRA gives notice of its intent to impose fines and/or

other sanctions against Respondent's license, which may include the suspension, revocation,

restriction, and/or refusal to renew Respondent's license.

Under MCL 333.27407(4) and Mich Admin Code, R 420.704(2), any party aggrieved by an

action of the MRA suspending, revoking, restricting, or refusing to renew a license, or imposing a

fine, shall be given a hearing upon request. A request for a hearing must be submitted to the MRA

in writing within 21 days after service of this complaint. Notice served by certified mail is

considered complete on the business day following the date of the mailing.

Respondent also has the right to request a compliance conference under Mich Admin Code, R

420.704(1) A compliance conference is an informal meeting at which Respondent has the

opportunity to discuss the allegations in this complaint and demonstrate compliance under the

MMFLA and/or the administrative rules. A compliance conference request must be submitted to

the MRA in writing.

Hearing and compliance conference requests must be submitted in writing by one of the

following methods:

By Mail:

Department of Licensing & Regulatory Affairs

Marijuana Regulatory Agency

P.O. Box 30205

Lansing, Michigan 48909

In Person:

Department of Licensing & Regulatory Affairs

Marijuana Regulatory Agency

2407 North Grand River

Lansing, Michigan 48906

By Email:

MRA-LegalHearings@michigan.gov

If Respondent fails to timely respond to this formal complaint, a contested case hearing will

be scheduled to resolve this matter.

Questions about this complaint should be directed to the Marijuana Regulatory Agency at

(517) 284-8599 or MRA-LegalHearings@michigan.gov.

MARIJUANA REGULATORY AGENCY 2407 NORTH GRAND RIVER • P.O. BOX 30205 • LANSING, MICHIGAN 48909

MRA 5039

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Dated: 8/16/21

MARIJUANA REGULATORY AGENCY

Claire

By: Patterson

Digitally signed by Claire
Patterson
Date: 2021.08.16
21:10:55 -04'00'

Claire Patterson, Scientific and Legal Section Manager Enforcement Division