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

In the Matter of

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HGZ Group, LLC License No.: GR-C-001149 ENF No.: 23-00213

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CONSENT ORDER AND STIPULATION

CONSENT ORDER

On April 21, 2023, the Cannabis Regulatory Agency (CRA) issued a formal complaint against the medical marijuana class C grower license (no. GR-C-001149) of HGZ Group, LLC (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 420.209(3), R 420.209(11), and R 420.209(12).

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 420.209(3), R 420.209(11), and R 420.209(12).

Accordingly, for these violations, IT IS ORDERED:

 Respondent must pay a fine in the amount of one thousand four hundred twenty-eight and 57/100 dollars (\$1,428.57). This fine shall be paid within 30 days of the effective date of this order by check, money order, or online through Accela Citizen Access (ACA). CRA guidance on how to make compliance payments

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online is available under "Tips for Licensees" at <u>www.michigan.gov/cra/bulletins</u>. Checks or money orders shall be made payable to the State of Michigan with "ENF No. 23-00213" and "License No. GR-C-001149" clearly displayed on the check or money order and mailed to: Department of Licensing and Regulatory Affairs, Cannabis Regulatory Agency, P.O. Box 30205, Lansing, Michigan 48909.

2. If Respondent, fails to timely comply with the terms of this order, Respondent's license shall be suspended until compliance is demonstrated.

3. Unless otherwise specified in this order, Respondent shall direct any communications to the CRA that are required by the terms of this order to <u>CRA-CSS@michigan.gov</u>.

4. Respondent shall be responsible for all costs and expenses incurred in complying with the terms and conditions of this consent order.

5. 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 30 days after the date signed by the CRA's executive director or designee, as set forth below.

CANNABIS REGULATORY AGENCY

nab@michigan.gov C = US O = CRA OU =

Signed on: _____07/11/2024

Brian Hanna

STIPULATION

The parties stipulate to the following:

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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. Respondent was cooperative and wishes to resolve the allegations without the need for and expense of an administrative hearing.
 - b. This consent order and stipulation is part of a comprehensive resolution of seven related complaints against separate HGZ Group, LLC licenses concerning the same conduct.

4. The CRA's operations 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 operations director, executive director, or designees reject the proposed consent order.

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By signing this stipulation, the parties confirm that they have read,

understand, and agree with the terms of the consent order.

AGREED TO BY:

Digitally signed by: Sara Hernandez DV, CN = Sara Hernandez email = HernandezS1@michigan.gov C = US O = CRA QU = LARA Date: 2024.07.03 15:20:21 -04'00'

Desmond Mitchell Operations Director or Designee 4 Cannabis Regulatory Agency Dated: 07/03/2024

/s/ Jeffrey W. Miller

Jeffrey W. Miller (P78786) Assistant Attorney General Attorney for Cannabis Regulatory Agency Dated: 07/01/2024 AGREED TO BY:

Paul Roumaya Authorized Representative On behalf of Respondent HGZ Group, LLC Dated: 7/1/2024

Mike M. Bahoura (P80205) Attorney for Respondent

Dated:

LF: 2024-0393763-A / HGZ Group, LLC, ENF No. 23-00213 / Consent Order and Stipulation / 2024-06-24

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

In the Matter of

HGZ Group, LLC License No.: GR-C-001149 ENF No: 23-00213

FORMAL COMPLAINT

The Cannabis Regulatory Agency ("CRA") files this formal complaint against HGZ Group, LLC ("Respondent") alleging upon information and belief as follows:

1. The CRA 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 CRA's authority to impose sanctions on the license.

FACTUAL ALLEGATIONS AND INTENDED ACTION OF THE CRA

3. Respondent holds an active state operating license under the MMFLA to operate a medical marijuana class C grower facility in the state of Michigan.

4. Respondent operated at 9147 N. Chippewa Rd., Coleman, Michigan 48618, at all times relevant to this complaint.

5. Following an investigation, the CRA determined that Respondent violated the MMFLA and/or administrative rules promulgated thereunder as set forth below:

- a. On September 19, 2022, a local municipality marijuana compliance inspector for Wise Township visited Respondent's outdoor medical marijuana class C grower facility.
- b. The Wise Township inspector was able to walk inside the facility through open and unlocked doors/gates.
- c. On December 9, 2022, the CRA contacted Respondent and requested all video surveillance footage from November 11 through November 20, 2022, for review.
- d. On December 21, 2022, Respondent informed the CRA that the requested video surveillance recordings were not available.

<u>Count I</u>

Respondent's actions as described above in paragraph b demonstrate a violation of Mich Admin Code, R 420.209(3), which states a licensee shall securely lock the marihuana business, including interior rooms as required by the agency, windows, and points of entry and exits, with commercial-grade, nonresidential door locks or other electronic or keypad access. Locks on doors that are required for egress must meet the requirements of NFPA 1, local fire codes, and the Michigan building code, R 408.30401 to R 408.30499.

Count II

Respondent's actions as described above in paragraph d demonstrate a violation of Mich Admin Code, R 420.209(11), which states a licensee shall keep surveillance recordings for a minimum of 30 calendar days, except in instances of investigation or inspection by the agency in which case the licensee shall retain the recordings until the time as the agency notifies the licensee that the recordings may be destroyed.

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Count III

Respondent's actions as described above in paragraph d demonstrate a violation of Mich Admin Code, R 420.209(12), which states surveillance recordings of the licensee are subject to inspection by the agency and must be kept in a manner that allows the agency to view and obtain copies of the recordings at the marihuana business immediately upon request. The licensee shall also send or otherwise provide copies of the recordings to the agency upon request within the time specified by the agency.

THEREFORE, based on the above, the CRA 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 CRA 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 CRA 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 CRA 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 Cannabis Regulatory Agency

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P.O. Box 30205 Lansing, Michigan 48909

In Person: Department of Licensing & Regulatory Affairs Cannabis Regulatory Agency 2407 North Grand River Lansing, Michigan 48906

By Email: <u>CRA-LegalHearings@michigan.gov</u>

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 Cannabis Regulatory Agency at (517) 284-8599 or <u>CRA-LegalHearings@michigan.gov.</u>

Dated: <u>4/21/23</u>

Alyssa A. By: Grissom

Digitally signed by Alyssa A. Grissom Date: 2023.04.21 15:39:54 -04'00'

Alyssa A. Grissom Legal Section Manager Cannabis Regulatory Agency

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