STATE OF MICHIGAN
DEPARTMENT OF REGULATORY AFFAIRS¹
MARIJUANA REGULATORY AGENCY

In the Matter of

CLDD, LLC CMP No.: 21-000047

ERG No.: 000081 ENF No.: 21-00021

CONSENT ORDER AND STIPULATION

CONSENT ORDER

On January 22, 2021, the Marijuana Regulatory Agency (MRA) received information on CLDD, LLC ("Respondent") who holds state operating license(s) under the Medical Marihuana

Facilities Licensing Act (MMFLA).

Through the information provided and execution of this agreement, Respondent admits that

it violated Section 701 of the MMFLA, MCL 333.27701.

The MRA is authorized under the 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.

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

the MRA's authority to impose sanctions against the Respondent.

¹ Executive Reorganization Order 2019-2 created the Marijuana Regulatory Agency (MRA) as a Type I agency within the Department of Licensing and Regulatory Affairs (LARA). MCL 333.27001(1)(a)(d). The MRA exercises its statutory powers, duties, and functions independent of LARA's direction. MCL 16.103.

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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.

Mich Admin Code R 420.805 and Mich Admin Code R 420.806 authorizes the MRA to impose

sanctions against the respondent if it has been determined that the respondent violated the MMFLA

and/or administrative rules promulgated thereunder.

The parties have stipulated that the MRA may enter this consent order for the purpose of

resolving this matter without the filing of an administrative complaint against Respondent.

The MRA reviewed the stipulation contained in this document and agrees that the public

interest is best served by resolution of this matter. Therefore, the MRA finds that the factual

allegations and violations set forth in the stipulation are true and that Respondent violated Section

701 of the MMFLA, MCL 333.27701.

Accordingly, for these violations, IT IS ORDERED:

1. Respondent must pay a fine in the amount of Fifty Thousand and 00/100 dollars

(\$50,000.00). This fine shall be paid within 14 days of the effective date of this order by check or money order made payable to the State of Michigan with enforcement number

"21-00021" clearly displayed on the check or money order. Respondent shall mail the fine to Department of Licensing and Regulatory Affairs, Marijuana Regulatory Agency, PO

BOX 30205, Lansing, Michigan 48909.

2. If Respondent fails to timely pay the fine, Respondent's state operating license(s) shall be

suspended until payment is received.

3. 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-

<u>LegalHearings@michigan.gov</u>.

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

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Signed on: 4/26/21	Andrew Brisbo By:	Digitally signed by: Andrew Brisbo DN: CN = Andrew Brisbo DN: CN = Andrew Brisbo mail = brisboa@michigan.gov C = US O = Mafijuana Regulatory Agency OU = Executive Director Date: 2021.04.26 16:35:17-04'00'
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Andrew Brisbo, Executive Director Marijuana Regulatory Agency STIPULATION

The parties stipulate to the following:

1. Respondent understands and agrees to return this signed stipulation within 7 days of

the date of receipt to confirm the terms of this agreement.

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 this disciplinary action by presentation of evidence and

legal authority, and to present a defense to the charges.

3. Respondent desires to resolve and settle all issues related to this matter, in lieu of

disputing the disciplinary action in a contested case hearing.

4. The MRA shall report this resolution as a disciplinary proceeding as required by state

or federal law. This consent order shall be subject to disclosure under the Michigan

Freedom of Information Act, MCL 15.231, et seq.

5. Respondent admits to the following factual allegations and violations:

a. Respondent did not file the required Annual Financial Statement(s) by the

deadline of October 31, 2020.

b. Respondent filed the required Annual Financial Statement(s) on January 15,

2021, 76 days after the due date.

6. The MRA's enforcement division director on 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

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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 Digifally signed by: Julie Kluytman DN: CN = Julie Kluytman email = Kluytman@michigan.gov C = ADD Date: 2021.04.26 13:32:40-0400'

Julie Kluytman
Enforcement Division Director
Marijuana Regulatory Agency
Dated: 4/26/21

AGREED TO BY:

(Signature).

(Printed Name) Authorized Officer On behalf of Respondent

CLDD, LLC