#### Pablo, Joel x6642

From:

Nielsen, Kathleen x7301

Sent:

Tuesday, June 12, 2018 11:59 AM ClerkoftheBoard

To:

Subject:

File ID 18-501, 5/15/18 BOS; Executed - 17-0264 CalCannabis Agmt.pdf

Attachments:

Executed - 17-0264 CalCannabis Agmt.pdf

Hi – Attached for your records is a fully executed agreement for the board item listed above.

Thanks,

Kathy



#### Monterey County Board of Supervisors

#### Board Order

168 West Alisal Street, 1st Floor Salinas, CA 93901 831.755.5066

#### Agreement No. A-13894

Upon motion of Supervisor Adams, seconded by Supervisor Parker and carried by those members present, the Board of Supervisors hereby:

a. Authorized the Agricultural Commissioner to execute, on behalf of the County of Monterey, a Standard Agreement with the State of California Department of Food and Agriculture (CDFA) to perform work under the CDFA CalCannabis Program for a period from May 1, 2018, through November 30, 2018, with a maximum amount of \$27,136.62, and;

b. Approved and authorized the Agricultural Commissioner, or Commissioner's designee, to sign up to three (3) Amendments to the Agreement where the Amendment does not significantly change the scope of work.

PASSED AND ADOPTED on this 15th day of May 2018, by the following vote, to wit:

AYES: Supervisors Alejo, Salinas, Phillips, Parker and Adams

NOES: None ABSENT: None

I, Nicholas E. Chiulos, Acting Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 80 for the meeting May 15, 2018.

Dated: May 22, 2018 File ID: 18-501

Nicholas E. Chiulos, Acting Clerk of the Board of Supervisors County of Monterey, State of California



RECEIVED
County of Monterey

JUN 1 1 2018

Ag Commissioner's Office Administration

Bob Roach County of Monterey 1428 Abbott Street Salinas, CA 93901

June 7, 2018

Agreement Number: 17-0264

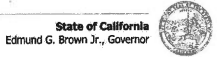
The enclosed fully executed Agreement is for your records. You are now authorized to provide the agreed upon services.

If you have any questions, please feel free to contact me at (916) 654-0808.

Betay Frake for

Donna Weber, (916) 403-6521 Acquisitions Office Departmental Services Branch Administrative Services Division

**Enclosures** 



				ITNUMBER
			17-0264 REGISTRAT	ON NUMBER
	<u> </u>			98 49099
		ed into between the State Agency and the Co	ontractor name	ed below:
		RTMENT OF FOOD AND AGRICULTUR	₹E	
	COUNTY OF MONTE	REY		
_	The term of this Agreement is:	May 1, 2018 through November 30, 2	2018	
	The maximum amount of this Agreement is:	\$ 27,136.62 Twenty-Seven Thousand One Hundred	l Thirty-Six Do	llars and Sixty-Two Cents
	part of the Agreement.	ply with the terms and conditions of the follow	wing exhibits v	which are by this reference made a
	Exhibit A - Scope of Wo	yrk .		1 page(s)
	Attachment 1 Attachments A-F		\$16 2.00	2 page(s) 41 page(s)
		all and Payment Provisions		1 page(s)
	Attachment 1			1 page(s)
	Check mark one Item be			
	Exhibit - D* Spec	al Terms and Conditions (Attached hereto a cial Terms and Conditions	s part of this a	agreement) 1 page(s)
	Exhibit E - Additional Pr	ovisions		5 page(s)
'he	ese documents can be viewed	, are hereby incorporated by reference and made d at www.dgs.ca.gov/ols/Resources/StandardCo	ntractLanguage	reement as if attached hereto. .aspx
4 1	NITNESS WHEREUF, this A	Agreement has been executed by the parties i	hereto.	California Department of General
		CONTRACTOR		California Department of General Services Use Only
0	OUNTY OF MONTEREY			
Y (	Authorized Signature)	DATE SIGNED		

COUNTY OF MONTEREY

BY (Authorite Signature)

PRINTEDNAME AND TITLE OF PERSON SIGNING

Henry S. Gonzales, Agricultural Commissioner

ADDRESS
1428 ABBOTT STREET, SALINAS, CA 93901

STATE OF CALIFORNIA

AGENCY NAME

CALIFORNIA DEPARTMENT OF FOOD AND AGRICULTURE

BY (Authorized Signature)

PRINTED NAME AND TITLE OF PERSON SIGNING

JENNIFER CROW, ACQUISITIONS MANAGER

ADDRESS
1220 N STREET, ROOM 115, SACRAMENTO, CA 95814

#### EXHIBIT A (Standard Agreement)

#### **SCOPE OF WORK**

- Contractor shall provide commercial cannabis cultivation compliance inspections of licensed temporary cultivation sites in support of the Medicinal and Adult-Use Cannabis Regulation and Safety Act for the California Department of Food and Agriculture (CDFA), CalCannabis Program.
- 2. The services shall be performed in the County of Monterey.
- 3. The services shall be provided during the hours of 8:00 a.m. through 5:00 p.m., Monday through Friday, except on State holidays.
- 4. The project representatives during the term of this agreement will be:

State Agency:	Contractor:
Name: Margaret Cornell	Name: Bob Roach
Section/Unlt: CalCannabis/Compliance & Enforcement	Section/Unit: County Agricultural Commissioner
Address: 1220 N Street Sacramento, CA 95814	Address: 1428 Abbott Street Salinas, CA 93901
Phone: 916.263.0900	Phone: 831.759.7379
Email: margaret.cornell@cdfa.ca.gov	Email: roachb@co.monterey.ca.us

5. See Attachment 1 in Scope of Work for a detailed description of work to be performed and the duties of all parties.

California Department of Food and Agriculture
Agreement Number 17-0264
Exhibit A
Attachment 1
Page 1 of 2

#### SCOPE OF WORK

#### County Cannabis Pilot Inspection Program

The County Agricultural Commissioner's Office (CAC) shall perform defined cannabis cultivation licensing compliance inspections for the California Department of Food and Agriculture (CDFA), Cal Cannabis Licensing Division (Division). Inspections shall be in accordance with the Medicinal and Adult Use of Cannabis Regulation and Safety Act (Act), Section 26069.1, Division 10 of the Business and Professions Code; and the Agreement for Attaining Mutual Objections between CDFA and the California Agricultural Commissioners and Sealers Association (dated July 31, 2012).

Inspections shall include the following commercial cultivation license types:

Specialty Cottage Outdoor Specialty Cottage Indoor Specialty Cottage Tier 1 Specialty Outdoor Tier 2

Specialty Indoor Specialty Outdoor Specialty Mixed

Specialty Mixed

Microbusiness (Cultivator only)

Processor

Small Outdoor Small Indoor

Small Mixed-Light Tier 1 Small Mixed-Light Tier 2 Medium Outdoor

Medium Outdoor

Medium Mixed-Light Tier 1 Medium Mixed-Light Tier 2

Nursery

#### **County Responsibilities**

- 1. The CAC shall perform compliance inspections of temporary state licensed cultivators, nursery, and processors in compliance with the Act and CDFA regulations as outlined in this agreement using the protocols and forms included as Attachments A-F.
- 2. The CAC is responsible for scheduling inspections and ensuring that all properties that the CAC has committed to inspecting are completed and all required documentation is submitted to the Division.
- The CAC agrees to accept an inspection assignment from the Division, which may at times be with short notice.
- 4. The CAC inspector classification must be at a level that has the ability to provide testimony in an administrative, criminal, civil or other proceeding, as needed.

#### Temporary License Inspection Regulrements

Inspections are site-based and not based on the number of temporary licenses associated with any specific premises. Activities for a property and/or premises may include more than one license, but are considered one (1) inspection and require only one set of documents to be submitted. An inspection shall include all of the following:

- 1. Complete a CalCannabis Cultivator Inspection Form (Attachment B).
- 2. Provide the CalCannabis document packet to the Cultivator (Attachment D).
- 3. Fill out and obtain cultivator signature on CalCannabis Declaration Form (Attachment C).
- 4. Issue a Notice of Non-Compliance Temporary License Holder form, when appropriate (Attachment E).
- 5. Submit the CalCannabis Cultivator Inspection Form, the CalCannabis Declaration Form, and the Notice of Non-Compliance Form, if applicable, to the Division within five (5) business days of inspection.

California Department of Food and Agriculture
Agreement Number 17-0264
Exhibit A
Attachment 1
Page 2 of 2

#### **CDFA Responsibilities**

- 1. The Division shall provide field inspection training to the CAC and designated staff.
- The Division shall assign a Special Investigator as a point of contact and resource to the CAC for program support and to provide a local presence when requested for meetings or relevant enforcement events.
- 3. The Division shall provide a list of temporary cultivation license holder addresses by the 15<sup>th</sup> of the month for the following month's inspections.
- 4. The Division shall reimburse the CAC not more often than monthly in arrears.

#### **Additional Terms and Conditions**

- 1. CAC shall meet with the Division to discuss areas of mutual concerning including, but not limited to training, joint inspections, and lessons learned.
- 2. CAC shall immediately notify the Division if they are denied access to a state licensed cultivation site, encounter recalcitrant licensees, and/or have criminal concerns.
- 3. CAC shall provide and maintain CAC inspection vehicles.
- 4. CAC shall ensure that designated supervisors and inspections personnel attend training provided by Division Special Investigators.
- 5. CAC shall attend required Division trainings on the California CalCannabis Track-and-Trace system.
- 6. CAC shall allow Division Special Investigators to accompany designated CAC inspectors and/or supervisors in the field upon request.
- 7. CAC shall report all serious Violations (as defined in Section 8601(e) Table A of the Emergency Regulations) to CalCannabis within 24-hours of detection.
- 8. CAC shall provide the Division with applicable information regarding violations, if any, issued to state licensed cultivation licensee associated with pesticide use/application, or weighing and measuring device non-compliance, if any.
- 9. Forms may be changed or modified based upon prior mutual agreement from both parties or as required by law.
- 10. Nothing in this agreement prevents or precludes the Division of Compliance and Enforcement staff from performing regulatory inspections or investigations of state licensed cannabis cultivators within the County.

#### Invoicing

The CAC shall submit an itemized invoice using the template provided as Attachment F, on County letterhead. Invoice shall be monthly, no later than thirty (30) days after the end of the reporting period covered by the invoice.

All invoiced expenses must fall within the parameters of the Scope of Work and must be directly related to administering and conducting Division program-related activities.

Questions about invoicing/reimbursement shall be directed to Margaret Cornell via email or by calling (916) 263-0900.

Invoices shall be sent via email to margaret.cornell@cdfa.ca.gov.

The Division shall reimburse the CAC a flat fee of \$200 (two hundred dollars) for each inspection completed as outlined in this agreement.

California Department of Food and Agriculture Agreement Number 17-0264 Exhibit A Attachments A-F 1 of 41

#### **ATTACHMENTS A-F**

#### **Document Handout Packet**

Zwednich von der beit	as a saile sai
Attachment A	Definitions
Attachment B	Cultivator Inspection Form
Attachment C	Declaration
Attachment D	Document Hand-out Packet for Licensees
Attachment E	Notice of Non-Compliance – Temporary License Holder
Attachment F	Invoice Template

The Division will supply copies of these handouts to CACs.

### ATTACHMENT A <u>DEFINITIONS</u>

- **Canopy** the designated area(s) at a licensed premise, except nurseries, that will contain mature plants at any point in time.
  - (1) Canopy shall be calculated in square feet and measured using clearly identifiable boundaries of all area(s) that will contain mature plants at any point in time, including all the space(s) within the boundaries;
  - (2) Canopy may be noncontiguous but each unique area included in the total canopy calculation shall be separated by an identifiable boundary which include, but are not limited to: interior walls, shelves, greenhouse walls, hoop house walls, garden benches, hedgerows, fencing, garden beds, or garden plots; and
  - (3) If mature plants are being cultivated using a shelving system, the surface area of each level shall be included in the total canopy calculation.

**Specialty Cottage Outdoor** – Outdoor cultivation site with up to 25 mature plants.

Specialty Cottage Indoor - Indoor cultivation site with 500 square feet or less of total canopy.

Specialty Cottage Mixed-Light - Cultivation site with 2,500 square feet or less of total canopy.

Specialty Outdoor - outdoor cultivation site with less than or equal to 5,000 square feet of total canopy, or up to 50 mature plants on noncontiguous plots.

Specialty Indoor - Indoor cultivation site between 501 and 5,000 square feet of total canopy. Specialty Mixed-Light - Mixed-light cultivation site between 2,501 and 5,000 square feet of total canopy.

Small Outdoor - Outdoor cultivation site between 5,001 and 10,000 square feet of total canopy.
 Small Indoor - Indoor cultivation site between 5,001 and 10,000 square feet of total canopy.
 Small Mixed-Light - Mixed-light cultivation site between 5,001 and 10,000 square feet of total canopy.

- **Medium Outdoor** Outdoor cultivation site between 10,001 square feet and one acre of total canopy.
- Medium Indoor Indoor cultivation site between 10,001 and 22,000 square feet of total canopy.

  Medium Mixed-Light Mixed-light cultivation site between 10,001 and 22,000 square feet of total canopy.
- Microbusiness A vertical business model where one licensee engages in some combination of cannabis activities: cultivation, manufacturing, distribution and/ or retail.

  CalCannabis' inspection responsibilities are limited to the cultivation site only. The maximum square feet of cultivation is 10,000 square feet.
- **Nursery** A licensee that produces only clones, immature plants, seeds, and other agricultural products used specifically for the propagation and cultivation of cannabis. Flowering plants are not on the premises.
- **Processor -** A site that conducts only trimming, drying, curing, grading or packaging of cannabis and nonmanufactured cannabis products. Cultivation is prohibited on the premises.





#### ATTACHMENT B

# CALCANNABIS COMPLIANCE AND ENFORCEMENT BRANCH CULTIVATOR INSPECTION FORM | TEMPORARY LICENSE

SECTION 1: BACKGROUN	D DATA				
Alicense #!			elesise		
Southyation Names.			ોના છેના		
NEW YORK CONTROL OF THE PARTY O			Stellierie Kalera	metri	
Responsible Roaks					
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kelig⊋nseer <b>/Aj</b> cilling ∰		Jahry Hale	And the second second second second		
Addrago		editi.	ine) (a		
SECTION 2: PHYSICAL INS	PECTION	100000000000000000000000000000000000000	A A STATE OF THE S		STATE OF THE REAL PROPERTY.
ITEM		YES N	o con	AMENTS	
Is there anyone else at the premises beside	s contact?				
If /e: thewindly other besplat	100			100	
Hazards Observed (dogs, exit barriers, slip	os and trips,	2007 24 3 24 <u>62</u>			
etc.)		ektranesen om de			
de the site located at the paysical address is their applications	adicated on				
Is the CDFA CalCannabis License posted?		#4 1542 July 10 44	Sec. M. Teas A.F.	4.35 T 5 T 6 T 7 T 7 T 7 T 7 T 7 T 7 T 7 T 7 T 7	
Does the temp license type issued match ty	s <b>ie</b>				
observeds	340000000000000000000000000000000000000				
Are there notable odors? (besides cannabis	*				
Do they use/generate Co28: lock for tanks burners	cylinders, or				
If yes to CO2 generation – do they have a		1 1 1 m	(6) (4) (9)		
monitor/alarm?	//	E-A-There are the	W1.77 N. 27 N. 27		
Gasoline Confainers?	6.0 Apr.				
Evidence of burn piles?					
55-gallon drums?					
Propane Cylinders?	Carlotte Commission (Section )	2013 6 10 62 62.	- <u> </u>	Stroken of The What Cher	200 MB 42490 2450 351 4345
Pesticides (herbicide, fungicides,	rodenfieldes.		54.46.88		
insecticides, etc.)	State Line 18				
Is there a designated waste area? Secure of bin?	d receptacle				
SECTION 3: PHOTO CHECK	<b>CLIST</b>				
☐ Street view of premises	☐ Immature p	lant area		☐ Shipping	Manifest(s)
☐ Posted license	☐ Flowering o			-	ea/secure bin
☐ Weighmaster Certificate	☐ Mothers			☐ Harvested	Cannabis Storage
Any Hazards (if safe to photograph)	☐ Research ar	nd Develo	pment	Area	
☐ Water source (if not local utility)	Area  On-site Pro-	cassina A	7 <b>0</b> /1	☐ Sealed Sa	cales
	III Ottestite Fro	çessing A	rea		

SECTION 4: QUESTIONNAIRE	
What is your power source or who is your service provider?	
How do you get your water? (City, County, well, storage, etc)	
How many harvests do you project in a calendar year?	`
Do you start your plants from:	☐ Seeds ☐ Clones
Seeds: Where do you get your seeds from?	
Glones: Dö yöv purchase yövi ölenesi(: □ Yes ☑ No	From Where
Do you have Mother plants? (If so, inspect all Mother plants)	Plant Count of mothers: Number of strain types:
How many times do you use your mother plant for cloness	
What do you do with the mothers when you are will no longer use them for clone harvesting?	
Do you plan to use any type of pesticide on your cannot be plants? If yes, what is your state operator ID.	
How do you plan to handle your cannabis waste?	
Hdw.mahy:employees/do-you hayes::::::::::::::::::::::::::::::::::::	A CONTRACTOR OF THE PARTY OF TH
Do you plan to process harvested cannabls on the licensed premises?	
To you currently have any processed connable inventory antiqual (Note whether of not the processed connable transfer area is searce	
Have you sold or transferred any cannabis or nonmanufactured cannabis products since receiving your temporary license? (If so, gather names and license numbers below).	
How will you self your canabis?	□ Flower □ Trim/Leaf □ Kief □ Prê-Rolls □ Other?
Who is your certified as weighmaster?	
Are there scales sealed? Indicate the number of scales & capacity.	
How/where do you plan to store your required records?	
Do you have a flowering canopy on site?	
If yes — measure it — with the Garmin	
Do you use lights? If so, what kind of lights do you use?	
Wattage per light?	Number of lights:
Who do you sell to (names and license numbers)?	
SECTION 5: RECORDKEEPING	
<ul> <li>□ Shipping Manifest Reviewed</li> <li>□ No Shipping Manifest Available for review -</li> </ul>	reason why



CULTIVATOR



#### ATTACHMENT C

#### **DECLARATION**

NAME:		CC	LICENSE #1		= .		,
DATE OF ISSUANCE:		ISSU	JED BY:				
This form is official acknowledgment participated in a Temporary License Division Special Investigator. I furthe	inspection proce	ss with a CDF	A - CalCar	nabis Cui	tivation Licens	ing ction.	ic.
By signing below, I agree that I recei	ved the followin	g documents	(as checked	l):			
Who does what? — 3 Licensing Sheet	Agency Info	☐ Eme	rgency Reg	ulations S	ummary for C	annabls Cultiv	ators
Regular Rulemaking Flow Chai	and the second s	Œl÷ Wei	ghmaster L	cense Ap	olication Form	& Info Sheet	
☐ Scale Information			/ 1602 Li	The state of the s	Amende despectable to the partie of the contract of		te Berger
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PRINTED NAME & TITLE OF RECIPIENT	SIG	NATURE OF RE	ECIPIENT		DATE	<del></del>	
PRINTED NAME & TITLE OF ISSUING INVESTIGATOR		NATURE OF IS ESTIGATOR	SUING		DATE		

#### **CONTACT POINTS:**

For questions regarding commercial cannabls cultivation, nurseries, or processors please call 1-833-CAL GROW

To report concerns or provide information related to possible illegal activities of cannabis cultivation, nurseries, or processors; please call 1-833-WEED TIP

California Department of Food and Agriculture CalCannabis Cultivation Licensing Division Compliance and Enforcement Branch P.O. Box 942871
Sacramento, CA 94271
916-263-0801
enforcement@cdfa.ca.gov



# The Three Licensing Authorities

Bureau

CalCannabis Cultivation

OF CANNABIS CONTROL BUREAU

of Food and Agriculture (CDFA),

the California Department

Licensing, a division of

for state medicinal and adultuse (recreational) cannabis

cultivation licenses as of

January 1, 2018.

is accepting applications

Housed within the Department bureau licenses testing labs, of Consumer Affairs, the distributors, retailers, and microbusinesses.

1-800-952-5210 bcc@dca.ca.gov bcc.ca.gov

CalCannabis

CALCANNABIS CULTIVATION LICENSING Housed within the Department CalCannabis licenses cannabis cultivators and manages a of Food and Agriculture, track-and-trace system. 1-833-CALGROW (225-4769) calcannabis@cdfa.ca.gov calcannabis.cdfa.ca.gov

MCSB

MANUFACTURED

Housed within the Department CANNABIS SAFETY BRANCH

of Public Health, MCSB licenses products, such as edibles and manufacturers of cannabis topical products.

mcsb@cdph.ca.gov cdph.ca.gov/mcsb 1-855-421-7887

# Who Does What



9886119 noiludiusiO



CULTIVATION

CalCannabis gnitalugaA . Program

MCSB

MANUFACTURING



TESTING



RETAIL

MICROBUSINESS

Bureau

Bureau

Bureau

Bureau

This graphic illustrates the movement of cannabis and cannabis products through the three state agencies responsible for regulating cannabis.

COTA CALIFORNIA DEPARTMENT OF



# The Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA)

In spring 2017, the Department of Food and Agriculture's CalCannabis Cultivation Licensing division, the Department of Consumer Affairs' Bureau of Cannabis Control, and the Department of Public Health's Manufactured Cannabis Safety Branch released draft regulations for the Medical Cannabis Regulation and Safety Act of 2015. These licensing authorities held several public hearings to accept oral and written comments regarding the draft regulations.

The licensing authorities had planned to move forward with a separate draft regulatory package for implementation of Proposition 64: The Adult Use of Cannabis Act of 2016. However, in June 2017, the Legislature passed and the Governor signed into law the Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA), which creates one regulatory system for both medicinal and adult-use (recreational) cannabis.

As a result, the three cannabis licensing authorities withdrew the proposed medical cannabis regulations and adopted emergency regulations based on the new law for the commercial medicinal and adult-use (recreational) cannabis industries.



For more information on cannabis cultivation licensing: calcannabis.cdfa.ca.gov

For details on other types of state cannabis licensing:

cannabis.ca.gov





#### **Emergency Regulations Summary for Cannabis Cultivators**

#### Licensed Cannabis Cultivation in California

In June 2017, California Governor Jerry Brown signed into law the Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA), which creates one regulatory system for both medicinal and adult-use (recreational) cannabis. Under MAUCRSA, the California Department of Food and Agriculture (CDFA) was designated as the state agency responsible for issuing licenses to commercial cannabis cultivators in California.

#### Temporary vs. Annual Licenses

CDFA will be issuing temporary licenses that will go into effect on January 1, 2018. These temporary licenses will be valid for only 120 days, and two 90-day extensions will be available only if the temporary licensee has applied for an annual license. Temporary licenses will not be available as of January 1, 2019. Applications for temporary and annual commercial cannabis cultivation licenses are anticipated to be available in December 2017 via CDFA's CalCannabis Cultivation Licensing website at calcannabis.cdfa.ca.gov.

#### **Cannabis Cultivation License Categories**

#### Adult Use (Recreational) OR Medicinal

- 1) **CULTIVATORS:** Numerous license types for commercial cultivators, ranging from specialty cottage to medium-sized grows
- 2) **Nurseries:** Cultivation of cannabis solely as a nursery, including cloning and seed propagation
- 3) PROCESSORS: A site that conducts only trimming, drying, curing, grading, or packaging of cannabis and nonmanufactured cannabis products

#### Eligibility

Owner. "Owner" means any of the following:

- 1) A person with an aggregate ownership interest of 20 percent or more in the person applying for a license or a licensee, unless the interest is solely a security, lien, encumbrance
- 2) The chief executive officer of a nonprofit or other entity
- 3) A member of the board of directors of a nonprofit or other entity
- 4) An individual who will be participating in the direction, control, or management of the person applying for a license

An owner who is an individual participating in the direction, control, or management of the commercial cannabis business includes any of the following:

- 1) A partner of a commercial cannabis business that is organized as a partnership
- 2) A member of a limited liability company of a commercial cannable business that is organized as a limited liability company
- 3) An officer or director of a commercial cannabis business that is organized as a corporation

CRIMINAL BACKGROUND. Applicants will have to get fingerprinting via the Department of Justice's Live Scan service and undergo a criminal history check to determine if any convictions are substantially related to their commercial cannabis cultivation license. Substantially related convictions may prevent the issuance of a license.

**Local Approval.** Applicants may submit, as a part of their application, proof of approval by their local jurisdiction (city or county or other jurisdiction) for commercial cannabis activity. CDFA will be verifying the validity of the authorization with the local jurisdiction identified.

Environmental Quality Act (CEQA) compliance. This may be achieved by a local jurisdiction completing a site-specific analysis or the applicant providing a CEQA document to be certified by the lead agency. Applicants will also be required to comply with specific conditions imposed by the State Water Resources Control Board and Department of Fish and Wildlife.

#### Site Requirements

The location must be at least 600 feet from sensitive sites, such as a school, unless otherwise authorized by local ordinance.

Tobacco and alcohol sales are prohibited at licensed commercial cannabis premises.

#### **Documents to Submit With an Application**

The following documents will need to be submitted with a cannabis cultivation licensing application:

- Lease agreement, property title, or deed indicating a right to occupy the property
- Business-formation documents filed with the California Secretary of State's office
- California State Water Resources Control Board permits and verification of the applicant's water source
- California Department of Fish and Wildlife's 1602 Lake or Streambed permit or walver of needed permit
- California Department of Toxic Substances Control's hazardous-materials record search via the EnviroStor data-management system
- California Department of Tax and Fee Administration seller's permit
- Labor Peace Agreement if there are more than 20 employees
- Surety bond valued at \$5,000
- California Department of Justice fingerprinting via its Live Scan service for each owner
- Proof of local jurisdiction CEQA compliance or additional CEQA site-specific analysis

#### **Local Jurisdictions**

CDFA will not issue licenses to applicants in local jurisdictions where cannabis cultivation is banned.

#### **Local Compliance Verification**

If the applicant provides a local license, permit, or other authorization, CDFA will contact the local jurisdiction to verify the information and will allow at least 10 days for the jurisdiction to respond before issuing the license.

If an applicant for an annual license does not provide a local license, permit, or other authorization, CDFA will contact the local jurisdiction to verify that issuing the license would not violate a local ordinance or regulation. After 60 days, if there is no acknowledgement by the local jurisdiction, CDFA shall presume the applicant is in compliance and may issue a license.

#### **Priority Application Review**

Priority application review will be provided for annual licenses only. To be eligible, an applicant must be able to demonstrate whether his or her business was in operation and in good standing with the local jurisdiction by September 1, 2016.

#### Compliance After Licensing Approval

TRACK-AND-TRACE SYSTEM. Applicants will have five business days to register for a state-mandated track-and-trace training session after receiving notice that the application for licensure has been received and approved by CDFA. Training will be provided online and may be provided at various locations. Licensees will have 30 business days to move all inventory into the system after receipt of unique identifiers.

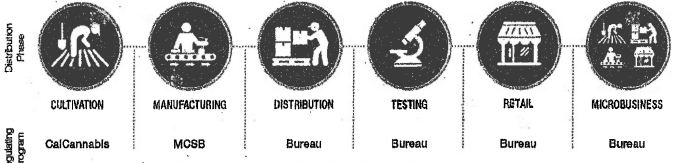
**INSPECTIONS.** CDFA will conduct audits and inspections of licensees to ensure compliance with license requirements.

#### Consequences of Noncompliance

If CDFA determines a licensee is operating out of compliance with statutory or regulatory requirements, CDFA may work with the licensee to establish a corrective action plan to correct the documented noncompliance. However, CDFA may also issue a fine or suspend or revoke the license.

#### **License Types Other Than Cultivation**

For those interested in becoming licensed for other commercial (non-cultivation) cannabis activities, please contact either the Bureau of Cannabis Control (Bureau) or the Manufactured Cannabis Safety Branch (MCSB)—and what each agency regulates is shown in this diagram:



This graphic litustrates the movement of cannabis and cannabis products through the three state agencies responsible for regulating cannabis,

Additional information on all three of California's licensing authorities—CalCannabis, the Bureau, and MCSB—is available on the California Cannabis Portal at cannabis.ca.gov.

#### **Transition Period**

To support a smooth transition of businesses into a newly regulated market, beginning January 1, 2018, and before July 1, 2018, licensees may do the following:

- Conduct business with other licensees regardless of the M (for medicinal) or A (for adult use/recreational) designation on their licenses.
- Transport cannabis and cannabis products that do not meet the labeling requirements (prescribed by MAUCRSA or the California Department of Public Health) if a sticker with the appropriate warning statement is affixed.
- Sell cannabis and cannabis products held in inventory that are not in child-resistant packaging if the retailer places them in child-resistant packaging at the time of sale.
- Sell cannabis products that do not meet the THC limits per package established by the California Department of Public Health.
- Sell and transport cannabis products that have not undergone laboratory testing if
  a label stating they have not been tested is affixed to each package containing the
  cannabis products prior to transport by a distributor—or prior to sale if held by a
  retailer.
- Individually package and sell dried flower held in inventory by a retailer at the time of licensure.
- Cannabis and cannabis products held in inventory by a retailer that do not meet the requirements set by the California Department of Public Health for ingredients or appearance may be sold by a retailer.

#### Cannabis Waste

Cannabis waste must be contained in a secured waste receptacle or secured area on the licensed premises.

Licensees may not sell cannabis waste and must comply with all applicable wastemanagement laws.

## Water Boards Cannabis Cultivation Programs



The State Water Board adopted requirements for cannabis cultivation to reduce impacts from discharges of waste and water diversions associated with cannabis cultivation activities. Cannabis cultivators can apply for their water quality permit (Waste Discharge Requirements/ Waiver) and water right (Cannabis Small Irrigation Use Registration) using the online Cannabis Regulatory Programs Portal. For more information visit:

waterboards.ca.gov/cannabis

For more information visit the Water Boards Cannabis Cultivation webpage: www.waterboards.ca.gov/cannabis

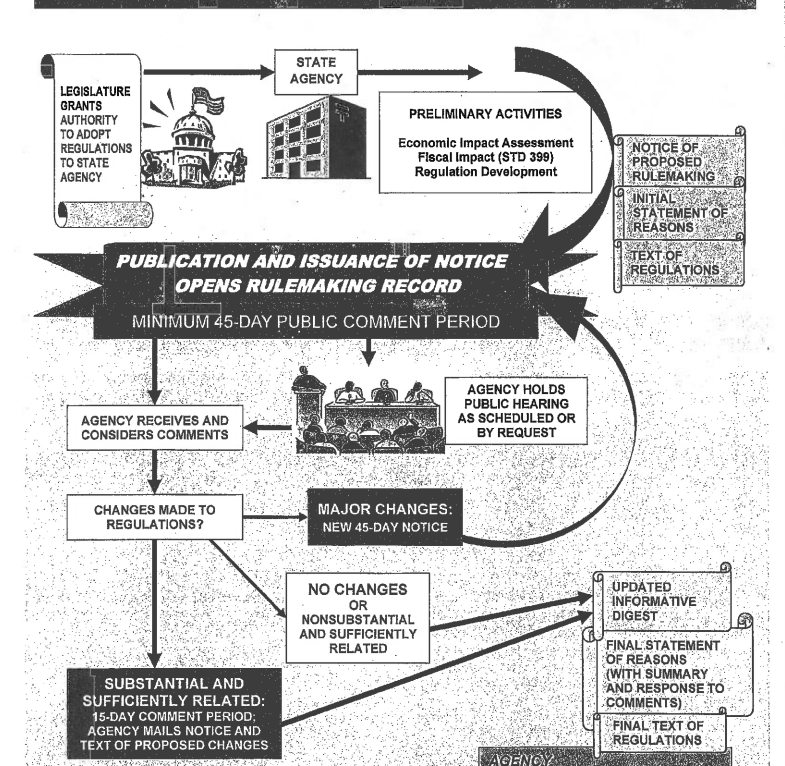
Start an application using the Cannabis Regulatory Programs Portal: https://public2.waterboards.ca.gov/cgo

For Cannabis Small Irrigation Use Registration questions: email CannabisReg@waterboards.ca.gov or call 916-319-9427

For Cannabis General Order (Waste Discharge Requirements/Waiver)

email DWQ.Cannabis@waterboards.ca.gov or call 916-341-5580

# REGULAR RULEMAKING



RULEMAKING RECORD CLOSED

ANDORAS REGULATIONS

As a CDFA – CalCannabis Cultivation Licensing Division licenses holder you are required to have a Certifled Weighmaster CCR TITLE 3, DIVISION 8 SECTION 8213

#### DIVISION OF MEASUREMENT STANDARDS (DMS)

6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 • 916-229-3000 • dms@cdfa.ca.gov

Enforcement of California weights and measures laws and regulations is the responsibility of the Division of Measurement Standards (DMS). The Division's activities are designed to:

- Ensure the accuracy of commercial weighing and measuring devices.
- Verify the quantity of both bulk and packaged commodities.
- Enforce the quality, advertising and labeling standards for most petroleum products.

The Division works closely with county sealers of weights and measures who, under the supervision and direction of the Secretary of Food and Agriculture, carry out the vast majority of weights and measures enforcement activities at the local level. Ensuring fair competition for industry and accurate value comparison for consumers are the primary functions of the county/state programs.

#### **HEADQUARTERS** (Northern California)

Division of Measurement Standards 6790 Florin Perkins Road, Suite 100 Sacramento, CA 95828

Telephone: (916) 229-3000 Fax: (916) 229-3015

Email: dms@cdfa.ca.gov

#### **CENTRAL CALIFORNIA**

Division of Measurement Standards 2550 Mariposa Street, Room 3051 Fresno, CA 93721

Telephone: (855) 212-1533 Fax: (559) 445-5268

#### **SOUTHERN CALIFORNIA**

Division of Measurement Standards 169 East Liberty Avenue Anaheim, CA 92801 Telephone: (855) 212-1533

Fax: (714) 449-7249



#### Department of Food and Agriculture, Division of Measurement Standards 6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055 www.cdfa.ca.goy/dms/

#### WEIGHMASTER LICENSE APPLICATION

New Application	Upda	ted Applic	ation for License I	Number: _		
Refer to instructions and	information o	n page 6 i	for assistance wi	th compl	leting this	application
Pursuant to California Business and Pr	rofessions Code, Chapti frence, Each husiness	er 7, Division 5 has the right to	, Applicant makes the folio review their files maintain	wing statemer	nts for the purpo	se of obtaining a
1. Owner's Name(s) - If the entity registered with the Secretary of State a	is a Corporation (Inc.)	, Limited Liab			<del></del>	er name as it is
2. Welghmaster License Busine	ess Name - If DBA,	you must sub	mit a copy of your Fictiti	ous Business	Name Statem	ent
3a. Mailing Address	ä		3b. City		3c. State	3d. Zip Code
3e. Telephone	3f. Fax		£ .	3g. Emal	l Address	<u> </u>
4a. Business Structure (Corpor	( ) ration/LLC/LP/Sole	e Owner/Pa	rtnership/Other- If c	other, then	specify)	·
4b. Corporation/LLC/LP Registr	ration Number	4c. State	of Jurisdiction	40	l. Date Filed	
4e. Agent for Service of Proces  5. Responsible Parties – Owner, following: (attach additional sheets if n	individual partner, de	-				
5a. Name	5b. Official Title	5c.	Address (Do not use p	ost office box	r)	•
·						
Payment Instructions: Make Ch	ecks, Money Orde	ers, and Ca	shier's Checks Pay	able To: Cl	DFA 90361 (I	Do Not Send Cash)
California Department of Food a	and Agriculture, P	O Box 942	372, Sacramento, CA	A 94271-28	372	
CALCULATE YOUR FEES H				D	epartment U	lse Only
Principal Fixed Location	<u>Each \$Fe</u> \$75		<u>al \$</u>	RC Num	ber:	
Additional Fixed Locations	\$30	.00	<del></del>	RC Date	82_	
Operating at Non-Fixed Locati		0.00		Amount	Received:	33
Deputy Weighmasters	\$20			Postmar	ked Date:	
Junk Dealer/Recycler Location	is φ5U	0.00	 TOTAL FEES DUE	Process	1.10%	



# Department of Food and Agriculture, Division of Measurement Standards 6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055 www.cdfa.ca.gov/dms/

6. D	ate Weighmaster operations beç	jan or will begin un	der this name or ow	nership	
7. Fo	ormer Weighmaster name or We	ighmaster License	number operating at	this location	· · · · · · · · · · · · · · · · · · ·
	8. Check the box if the entity of	perates at other tha	n a fixed location		5
	IMPORTANT! If an entity inter Division of Measurement Standar	ids to use a commo ds.	n tare, mail a copy of		ommon Tare Notice to the
9. ln	formation about principal fixed v	weighing or measu	ing location:		
a. Pł	nysical Address	b. City		c. State	d. Zip Code
e. Co	ounty	f. Telephone		g. Fax	
la Mi	under of malables as a second	. ( )	1 : Na	1()	14.41.0
n. NI	umber of weighing or measuring	j devices	i. Number of dev	ices registered v	with the County
j. Bu E-Wa:	siness Description - Use descriptionste, Non-Ferrous Metal, and Paper	ons found in the attache	d *Business Classificatio	n by Commodity"	isting. For example: Salvage,
					;
	k. Check the box if the entity is the supplemental application a	ind include with this	s application.		
	I. Check the box if the entity is BPC Section 12737. IMPORTANTI Only systems evused.				
	m. Check the box if the entity v	would like to be liste	ed as a public scale.	(Contact DMS	for explanation)
10. In	nformation about additional fixed	d weighing or meas	uring location:		
	ysical Address	b. City		c. State	d. Zip Code
e. Co	unty	f. Telephone		g. Fax	
		( )		( )	
h. Nu	imber of Weighing or Measuring	Devices	I. Number of Devi	ces Registered	with the County
j. Bu	siness Description (Use description	ns found in the attached	"Business Classification	by Commodity" lis	iting)
	k. Check the box if the entity is the supplemental application a	a junk dealer/recyc	eler as defined in BP application.	C Section 2160	1 or 21605(b). Complete
	I. Check the box if the entity is BPC Section 12737.  IMPORTANT! Only systems even used.	eligible for, and into	ends to use, an unat	•	
	m. Check the box if the entity w	ould like to be liste	d as a public scale	(Contact DMS I	for explanation)



Department of Food and Agriculture, Division of Measurement Standards 6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055 www.cdfa.ca.gov/dms/

11. Information on additional fixed w		location:		
a. Physical Address	b. City		c. State	d. Zip Code
e. County	f, Telephone		g. Fax	
	, , ,		, ,	
h, Number of Weighing or Measuring	Devices	i. Number of Devices	( <u>       )</u> s Realstered	with the County
j. Business Description (Use description	s found in the attached "I	Business Classification by	Commodity" lis	sting)
				3
k. Check the box if the entity is the supplemental application a	nd include with this :	application.		• • • •
I. Check the box if the entity is	eligible for, and inter	nds to use, an unatter	nded weighir	ig system as defined in
BPC Section 12737.  IMPORTANT! Only systems even used.	aluated and approve	d by the California Ty	pe Evaluatio	n Program may be
m. Check the box if the entity w	would like to be listed	Los a public codo /C	ontoot DMS	for ovolanation)
III. Check the box if the entity v	Yould like to be listed	as a public scale. (O	Ontact Dino	or expianation)
12. Information on additional fixed w	eighing or measuring	location:	20	
a. Physical Address	b. City		c. State	d. Zip Code
e. County	f. Telephone		g. Fax	
18	( )		( )	
h. Number of Welghing or Measuring	Devices	i. Number of Device	s Registered	with the County
				. 18
j. Business Description (Use description	ns found in the attached "	Business Classification by	Commodity" II	sting)
		. 15		
k. Check the box if the entity is			Section 2160	1 or 21605(b). Complete
the supplemental application a  i. Check the box if the entity is	nd include with this	application.	adad waiahir	a custom as defined in
BPC Section 12737.  IMPORTANT! Only systems ev				·
m. Check the box if the entity v				

**USE ADDITIONAL PAGES IF NECESSARY** 



#### Department of Food and Agriculture, Division of Measurement Standards

6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055 www.cdfa.ca.gov/dms/

13. Deputy Weighmasters:

All persons who determine weight, measure, or count and/or will be signing weighmaster certificates must be licensed as Deputy Weighmasters. Enter the Deputy Weighmaster's full name below. The only exception is an individual who is a member of a partnership or a sole owner. If the entity is a corporation, limited liability corporation, or limited partnership, there are no exceptions. (Attach additional sheets if necessary.)

1.	10.	19.
2.	. 11.	20.
3.	12.	21.
4.	13.	22.
5.	14.	23.
6.	15.	24.
7.	16.	25.
8.	17.	26.
9.	18.	27.

Each entity is responsible for ensuring that Weighmaster Certificates contain all statutorily required information. If an entity would like its weighmaster certificates reviewed for compliance, include a copy with this application.

14. License Affidavit: By signing this application, applicant attests that they will abide by the provisions of the California Business and Professions Code, Division 5, Chapter 7 and the California Code of Regulations, Title 4, Division 9, Chapter 9.

#### I CERTIFY THAT THE INFORMATION CONTAINED IN THIS APPLICATION IS TRUE AND CORRECT.

This application must be signed by an authorized representative listed in Item 5 of the Weighmaster License Application (e.g., owner, individual partner, designated corporate officer, designated member of LLC or LP).

a. Signature of Applicant	b. Print or Type Name	c. Title	d. Date
411			
			<u> </u>

Applicant is responsible for completing this application and submitting all required information in a timely manner. Applications remaining incomplete 30 days after notification of deficiencies will be returned unprocessed. It is unlawful to perform the duties of a Weighmaster without first obtaining a Weighmaster License, it is the licensee's responsibility to keep all information and fees current in addition to maintaining a copy of the current Weighmaster License at all weighing locations.

If you have questions, call or write the Division of Measurement Standards, Weighmaster License Clerk, at 6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828, Telephone (916) 229-3000, Fax (916) 229-3055, or by email at: <a href="mailto:DMS@cdfa.ca.gov">DMS@cdfa.ca.gov</a>. Additional information regarding the Weighmaster Program can be found at: <a href="https://www.cdfa.ca.gov/dms/programs/wm/wm.html">www.cdfa.ca.gov/dms/programs/wm/wm.html</a>.

The California Department of Food and Agriculture has established time periods for the processing of license applications. Failure to comply with these time periods may be appealed to the Secretary of Food and Agriculture, 1220 N Street, P.O. Box 942871, Sacramento, CA 94271-0001, pursuant to regulations set forth in the California Code of Regulations Title 4, Section 4700. Under certain circumstances, the Secretary may order that the applicant receive reimbursement of filling fees.



Department of Food and Agriculture, Division of Measurement Standards 6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055 www.cdfa.ca.gov/dms/

## Junk Dealer/Recycler Supplemental Weighmaster Application Refer to the instructions on page 10 for assistance with completing this application

1. License Name:	
2. I am a Pawnbroker/Secondhand Dealer who purchases scrap metal/salvage material in a manner other than those prescribed for Pawnbrokers/Secondhand dealer transactions, <i>If you checked this box skip to Item 10.</i>	
As a Weighmaster applicant who is a junk dealer or recycler as defined in California Business and Professions Code (BPC) Section 21601 or 21605(b), I declare that:	
As required, a copy of a current business license for each location is included with this application.  As required, the most recent list of Deputy Weighmaster names are included. Attach a copy of your Weighmaster License with any deletions, additions, or changes.  As required, a request to receive theft alert notifications pursuant to BPC Section 21608.7(a) has been made.	125
Please enter the email address used to request thefts alerts:	
<u>IMPORTANTI</u> If your entity has more than one junk dealer/recycler location, make a copy of this form and complete the remainder of to form for each additional location.	he
Provide the address and complete the declarations for <u>each</u> weighing or measuring location:  Street:	
City:	
State: Zip Code:	
Check the following statements that are true:	
7. Storm Water Permit Declaration (check ONE box only)	
Entity is a junk dealer or recycler as defined in BPC Section 21601 or 21605(b) and:	
<ul> <li>a. Has a Storm Water Permit. Upon request, proof can be provided.</li> <li>b. Has filed for a Storm Water Permit. Upon request, proof can be provided.</li> <li>c. A Storm Water Permit is not required. Upon request, proof can be provided.</li> </ul>	
8. Photography and Thumberint Equipment Declaration (check ONE box only)	
Entity is a junk dealer or recycler as defined in BPC Section 21601 or 21605(b) and:	
<ul> <li>a. Has the necessary equipment to comply with the photographic and thumbprint requirements for the purchase of nonfernment pursuant to BPC Section 21608.5.</li> <li>b. Will not purchase or sell nonferrous materials and is not required to comply with BPC Section 21608.5.</li> </ul>	rous
9. It is understood that the Department or one of its representatives will make a thorough investigation of all the information contained in this application. If any information is materially inaccurate, the entity will have 14 days to come into compliance or the Department will revoke the Weighmaster License.	
10. By signing this document, I verify compliance with all Weighmaster requirements set forth in the California Business and Professions Code, Division 5, Chapter 7 and the California Code of Regulations, Title 4, Division 9, Chapter 9.	\$
I CERTIFY THAT THE INFORMATION CONTAINED IN THIS APPLICATION IS TRUE AND CORRECT.	
This application must be signed by an authorized representative listed in the Weighmaster License Application item 5, (e.g., owner, individual partner, designated corporate officer, designated member of LLC or LP).	
a. Signature Authorized Representative b. Print Full Name and Title c. Date	

## cdfa

#### Department of Food and Agriculture, Division of Measurement Standards 6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055

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#### Weighmaster License Application Instructions and Information

Mark the appropriate box indicating if the application is for a new Weighmaster or to update the information for a previously Issued Weighmaster License. If the application is being submitted to update information, enter the Weighmaster License number.

The following is a list of <u>required information</u> with corresponding box number on the application:

- 1. Owner's Name. This is the person(s) or corporation(s) that own the business. If the business is a corporation, limited liability company (LLC), or a limited partnership (LP), enter the name as listed with the California Secretary of State.
- 2. Weighmaster License Business Name. The Weighmaster License name is the name to appear on the license and all Weighmaster Certificates. It may be different from the owner's name(s) and corporation's name if they are "doing business as" (DBA) a fictitious name. If a fictitious name is used, a copy of the "Fictitious Business Name Statement" must accompany the application.

#### 3a-3g. Mailing Address/Phone/Fax/Email.

- Enter the street address or P.O. Box Number, city, state and zip code where the license or any other correspondence will be mailed.
- Enter a business contact telephone number, fax, and email address.

#### 4. Business Structure Information.

- a. Enter the type of business structure. Options include: Corporation (Inc.), Limited Liability Corporation (LLC), Limited Partnership (LP), sole owner, partnership, or other type.
- b. If the business is an Inc., LLC or LP, enter the registration number from the California Secretary of State.
- c. If the business is an Inc., LLC or LP, indicate the state in which it is incorporated.
- d. If the business is an Inc., LLC or LP, indicate the date of registration with the California Secretary of State.
- e. If the business is an Inc., LLC or LP, indicate the name of the agent authorized to accept service of legal notice.

#### 5. Responsible Parties.

- a. Enter the name of a sole owner, individual partner, corporate officers or members of the LLC.
- b. Enter the official title held in relation to the entity.
- c. Enter the physical address for a sole owner, individual partner, corporate officers or members of the LLC.

Attach additional sheets if necessary.

- **6. Beginning Date.** Enter the date Weighmaster operation began, or plans to begin. This establishes the license year and renewal month. The license is to be renewed on or before the first day of this month each year. *It is the licensee's responsibility to renew the license when due.*
- 7. Former Weighmaster Name/Other Licensees at Location. If taking over a business with an existing Weighmaster License, enter the previous Weighmaster name and license number.



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8. Other Than Fixed Location. Check the box if the entity operates at other than a fixed location.

**Note: Industry Specific Tares.** If the entity intends to use a regulatorily established tare (e.g., seasonal tare, common tare, average tare), contact the Division at (916) 229-3000.

- 9. Information for Principal Location. Enter the following information regarding the principal fixed location where weighing or measuring operations are conducted:
  - a-g. Enter the contact information as indicated on the application for the **principal fixed location** where weighing and measuring operations are conducted.
    - h. Enter the number of weighing and/or measuring devices used at this location.
    - i. Number of devices used to weigh, measure, or count for hire registered with the county sealer of weights and measures.
    - j. Describe the primary business operations at this location; select from the attached Business Classification by Commodity listing starting on page 11.
    - k. Check the box if the entity is a junk dealer/recycler as defined in BPC 21601 or BPC 21605(b). If box is checked, also complete and include a supplemental application.
    - I. Check the box if the entity is eligible for and intends to use an unattended weighing system as defined in BPC 12737. Important: Only systems that have been evaluated and approved by the California Type Evaluation Program may be used.
    - m. Check the box if the entity would like to be listed as a public scale.
- 10.,11.,12. Information for fixed locations. For any additional locations where business is done, list the following information:
- a-g. Enter the contact information as indicated on the application for the additional location where weighing and measuring operations are conducted.
  - h. Enter the number of weighing and/or measuring devices used at this location.
  - i. Number of devices used to weigh, measure, or count for hire registered with the county sealer of weights and measures.
  - j. Describe the primary business operations at this location; select from the attached "Business Classification by Commodity" listing starting on page 11.
  - k. Check the box if the entity is a junk dealer/recycler as defined in BPC 21601 or BPC 21605(b). If box is checked, also complete and include a supplemental application.
  - Check the box if the entity is eligible for and intends to use an unattended weighing system as
    defined in BPC 12737. Important: Only systems that have been evaluated and approved by the
    California Type Evaluation Program may be used.
  - m. Check the box if the entity would like to be listed as a public scale.
- 13. Deputy Weighmasters. All persons who determine weight, measure or count, and/or will sign Weighmaster Certificates must be licensed as Deputy Weighmasters. Enter the Deputy Weighmaster's full name in the spaces provided on the application. (Attach additional sheets if necessary) The only exemption is an individual who is a partner of a partnership or the sole owner. If the entity is a corporation, LLC or LP there are no exemptions for not being listed as a Deputy Weighmaster.

# cdfa

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**14. License Affidavit.** The applicant must sign the Weighmaster License Application. By signing, the applicant acknowledges they will abide by all the provisions of Division 5, Chapter 7 of the California Business and Professions Code and Title 4, Division 9, Chapter 9 of the California Code of Regulations. I CERTIFY THAT THE INFORMATION CONTAINED IN THIS APPLICATION IS TRUE AND CORRECT.

- a. Signature of Applicant. The application must be signed by an authorized representative listed in item 5 (owner, individual partner, designated corporate officers, designated members of LLCs or LPs)
- b. Print or Type Name. The person who signs the document will enter their name next to their signature.
- c. Title. The person who signs the document will enter their title (e.g., owner, President, CEO)
- d. Date. The person who signs the document will enter the date they completed the application.

If boxes 9k., 10k., 11k., and/or 12k. are checked, the "Junk Dealer/Recycler Supplemental Welghmaster Application" must also be completed.

This application must be signed by an authorized representative listed in the Weighmaster License Application item 5, (e.g., owner, individual partner, designated corporate officer, designated member of LLC or LP).

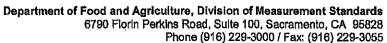
#### Calculation of License Fees:

The license will not be processed unless the appropriate fees are paid. BPC Section 12704 requires the following fees to be paid:

- Weighmaster License (Principal Location): \$75.00
- Each additional fixed location is \$30.00
- Operation at other than fixed location is \$200.00
- Each Deputy Weighmaster is \$20.00
- Location fee for each location listed for a junk dealer/recycler is \$500.00
- Additional license copies are \$10.00 each

If the principal location moves, a fixed branch is added, or deputies are added, the Weighmaster must contact the Division and submit in writing the changes along with any additional appropriate fees required prior to operation.

If the entity is eligible for and intends to use an unattended weighing system as defined in BPC Section 12737 and the license is being renewed, contact the Division to determine your fees.





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#### Calculation of Late Fees:

BPC Section 12707 requires that Weighmaster Licenses be renewed annually. License fees are due on or before the first day of the license month. If the application and payment are sent by mail, there is no late fee charged if postmarked by the fifth day of the license month. If the fees are not paid by the fifth day of the license month, additional penalty fees are due. The penalty fee for a payment postmarked after the fifth day and before 30 days shall be 30 percent of the license fees. The penalty fee for more than 30 days after the beginning of the licensing month shall be 100 percent of the license fees. No additional late fees are charged for Deputy Weighmasters (see table below).

Weighmaster License	On-Time	Late fee penalties if postmarked after the 5th day of licensing month	Late fee penalties if postmarked 30 days after beginning of licensing month
	Fee	Fee +30% penalty	Fee + 100% penalty
Principal Fixed Location	\$75.00	\$97.50	\$150.00
Additional Fixed Location	\$30.00	\$39.00	\$60.00
Operation at Other Than Fixed Location	\$200.00	\$260.00	\$400.00
Each Deputy Weighmaster	\$20.00	no penalty fee	no penalty fee
JDR Fee Per Location	\$500.00	\$650.00	\$1000.00

# cdfa

Department of Food and Agriculture, Division of Measurement Standards 6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055

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#### Junk Dealer/Recycler Supplemental Weighmaster Application Instructions

California Business and Professions Code (BPC) Section 12703.1 <u>requires</u> additional information and declarations for Weighmasters who are junk dealers or recyclers. The instructions below outline the entries on the Junk Dealer/Recycler Supplemental Weighmaster Application.

- 1. License Name (Required): Enter the business name as it appears on the first page of the Weighmaster License Application.
- 2. **Pawnbroker or Secondhand Dealer Declaration**: If the business is a Junk Dealer/Recycler and also a Pawnbroker or Secondhand Dealer, mark the box and skip to step 10.
- Business License (Required): Mark the box to indicate a copy of a current business license is being submitted
  for all junk dealer/recycler locations. If the facility is located in an unincorporated area that does not issue business
  licenses, write a statement to that effect.
- 4. **Deputy Welghmaster List (Required):** Mark the box to indicate that all current Deputy Welghmaster names are submitted. Attach a copy of the current weighmaster license. Indicate Deputy Weighmaster changes as instructed on line 6 of the Weighmaster Renewal Application.
- Theft Alert Notifications (Required): Mark the box and enter the email address used to register for theft alert notifications. Registration with the institute of Scrap Recyling Industries, Inc. at <a href="https://www.scraptheftalert.com">www.scraptheftalert.com</a> is required.
- 6. Additional Location: Make a copy of the Junk Dealer/Recycler Supplemental Weighmaster Application form and complete for <u>each additional location</u>.
- 7. Storm Water Permit Declaration (Required):
  - a. Mark this box if a Storm Water Permit has been issued by the State Water Resources Control Board.
  - b. Mark this box if a Notice of Intent (NOI) for a Storm Water Permit has been filed with the State Water Resources Control Board which is pending and not yet issued.
  - c. Mark this box if a Storm Water Permit is not required. Proof of this fact will be required during inspection.
- 8. Photographic and Thumbprinting Equipment Declaration (Required):
  - Mark this box if the entity purchases nonferrous materials (i.e., copper, copper alloys, stainless steel, or aluminum, excluding beverage containers) and has the necessary equipment to comply with BPC Section 21608.5.
  - b. Mark this box if the entity will not be purchasing or selling nonferrous materials as described in BPC Section 21608.5 and is not required to comply with this requirement.
- 9. Verification Inspection: Mark the box to acknowledge the understanding that an inspection will be conducted to confirm the Information submitted in this application is materially accurate. Furthermore, if the Information you sumitted is not materially accurate, the entity will be given 14 days to come into compliance. If it does not, the Department will proceed with revocation of the weighmaster license.
- 10. Sign the Junk Dealer/Recycler Supplemental Weighmaster Application. By signing, you acknowledge that the entity will abide by all the provisions in Chapter 7 of Division 5 of the BPC.
  - The Junk Dealer/Recycler Supplemental Weighmaster Application must be signed by an authorized representative. (owner, individual partner, designated corporate officers, designated members of LLCs or LPs)
  - b. The person who signs the application <u>must</u> print or type their name next to their signature and official title. (e.g., owner, President, CEO)
  - c. Enter the date the application was completed.

This application must be signed by an authorized representative listed in the Weighmaster License Application item 5, (e.g., owner, individual partner, designated corporate officer, designated member of LLC or LP).



#### **Business Classification by Commodity**

Cannabis Related Activities		
Adult Use - Cultivator (nurseries, growers, and processors)	Medicinal Use - Cultivator (nurseries, growers, and processors)	Cannabis (other businesses Not Elsewhere Classified)
Adult Use - Distributors/Transporter (Agents who supply products to other businesses, businesses that transport cannabis products from one point to another and/or provide quality assurance)	Medicinal Use - Distributors/Transporter (Agents who supply products to other businesses, businesses that transport cannabis products from one point to another and/or provide quality assurance)	Hemp - (Cannabls Plant Fiber)
Adult Use - Manufacturers (extractions, infusions, packaging, and labeling)	Medicinal Use - Manufacturers (extractions, infusions, packaging, and labeling)	
Adult Use – Microbusiness (business that engages in cultivation, manufacturing, distribution, and retail sale under one license)	Medicinal Use – Microbusiness (business that engages in cultivation, manufacturing, distribution, and retall sale under one license)	=

AGRICULTURAL PROCES	SORS: (canning, cooking, freezing,	drying, crushing, fermenting, etc.)
Apricots	Milk Processors	Sugar Beets
Berries	Nuts	Tomatoes
Citrus	Peaches	Vegetables (other)
Cotton	Pears	Wheat, Flour Mill
Freezers	Prunes	Wineries, Juice Grapes
Fruit (other)	Raisins	Not Elsewhere Classified
Hay, Cubing Pellets	Rice	

Dealers, Packers, Growers, Weighers		
Avocados	Hay	Vegetables (other)
Citrus	Potatoes	Vineyard (Table, raisin, or wine grapes)
Fruit (other)	Rice	Not Elsewhere Classified (feed sales, seeds for oil, etc.)
General Farming, Agriculture	Seeds	



# California Department of Food and Agriculture, Division of Measurement Standards 6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055 www.cdfa.ca.gov/dms/

Livestock	•	
Auctions	Feed Mills	Slaughter Houses
Dairies	Liquid Stock Feed	Not Elsewhere Classified (cattle ranches, poultry feed, feed supplements, etc.)
Fairs	Poultry Processors	
Feed Lots	Rendering	

Agricultural Warehous	es	
Barley	Milo	Seeds
Beans	Nuts	Wheat, Grain
Cold Storage	Rice	Not Elsewhere Classified
Cotton	Safflower	

Construction		
Asphalt, Paving	Dry Cement and Pozzolan	Rock, Sand, and Gravel
Concrete, Gunite, and Ready-Mix	Lightweight Aggregates	Unprocessed Yardage Sales
Construction Debris (wallboard, dirt, etc.)	Retail Small Lots	Not Elsewhere Classified (Construction supplies, lumber yard, asphalt, concrete recycling, etc.)
Construction Sites	Road Oils	

Fish		
Aquaculture	Herring	Squid
Bottom Fish	Salmon	Tuna
Crab	Sea Urchins	Not Elsewhere Classifled

Salvage, Junk Dealers and Rec		
Cans (Not CRV)	Non-Ferrous Scrap Precious Metals (gold, silver, etc.)	All the above except E-Waste*
E-Waste	Paper	Pawnbroker, Secondhand Dealer- JDR Weighmaster
Ferrous Metal (Iron)	Plastic (Not CRV)	Pawnbroker, Secondhand Dealer- Weighmaster
Glass (Not CRV)	Scrap Yard, Auto Wrecker	BPC 21604(a) Exempt Junk Dealer/Recycler
Non-Ferrous Metals (copper, brass, copper alloys, aluminum, stainless steel)	Junk Dealer, Recycler	CRV Redemption Center

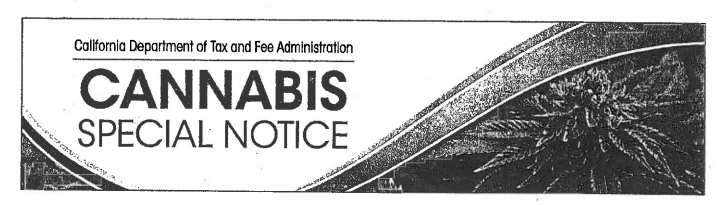


#### California Department of Food and Agriculture, Division of Measurement Standards 6790 Florin Perkins Road, Sulte 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055 www.cdfa.ca.gov/dms/

Transportation		
Fleet Services	Military	Not Elsewhere Classified
General Transportation	Van, Moving and Storage	

Waste		
Biomass	Hazardous Waste	Paper Shredding Only
Composting, Landfill	Medical Waste	Tire Shredding Only
Green Waste, Refuse, Transfer Waste Station, Landfill	Non Hazardous Waste Water	

Various Industry		
Compressed Gases	Nursery and Nursery Supply	Scale Company
Farm Supply Store	Power Plant	Steel or Manufacturing, Fabricating (plastics, aluminum)
Fertilizer, Chemicals	Public Scales	Textile
Landscaping	Refineries	Trade Shows
Log Scalers	Rental Equipment	Not Elsewhere Classified
Mining and Milling	Samplers, Weighers	
New Metal Distributer/Vendor	Sawmills, Timber, Wood	



## Guidance on How Taxes Apply to Cannabis Inventory Beginning January 1, 2018

Beginning January 1, 2018, cannabis retailers must collect the cannabis excise tax from their customers on each retail sale of cannabis or cannabis products. The cannabis excise tax applies to all retail sales, *including* sales of cannabis or cannabis products the retailer purchased *prior* to January 1, 2018. Cannabis retailers are required to pay the cannabis excise tax to a cannabis distributor. Cannabis cultivators owe the cultivation tax on all harvested cannabis that enters the commercial market on or after January 1, 2018. The cultivation tax does not apply to harvested cannabis a cultivator transferred or sold prior to January 1, 2018. Cultivators are required to pay the cultivation tax to a distributor or manufacturer.

#### Cannabis excise tax must be paid to cannabis distributors

On and after January 1, 2018, distributors who sell or transfer cannabis or cannabis products to a cannabis retailer are required to collect the cannabis excise tax from the retailer. In addition, cannabis retailers, who acquired cannabis or cannabis products *prior* to January 1, 2018, upon which they did not pay the cannabis excise tax to a distributor, must collect the 15 percent cannabis excise tax from their customers. Retailers must pay the excise tax on those sales by the 15th of the following month in which they collected the tax to a licensed cannabis distributor with whom they have a business relationship (that is, a distributor that they purchase or acquire cannabis or cannabis products from on or after January 1, 2018).

#### Cannabis retailer - collecting and invoicing requirements

As a cannabis retailer, you are not required to separately state the cannabis excise tax on your receipt or invoice to your customer, but you must include the following statement, "The cannabis excise taxes are included in the total amount of the invoice." The cannabis excise tax is imposed on the purchaser as 15 percent of the average market price.

To calculate the cannabis excise tax due on your retail sales of cannabis or cannabis products that you acquired prior to January 1, 2018, you must multiply the average market price by the 15 percent excise tax rate. For information on how to determine the average market price, please see our Tax Guide for Cannabis Businesses at www.cdtfa.ca.gov/industry/cannabis.htm.

Your sales of cannabis and cannabis products are generally subject to sales tax. The sales tax is due on the retail selling price of cannabis or cannabis products, *including* the cannabis excise tax.

#### Cultivation tax not due on cannabis transferred or sold prior to January 1, 2018

As a reminder, cannabis cultivators are required to pay the cultivation tax to a distributor or manufacturer on all harvested cannabis that enters the commercial market beginning January 1, 2018. However, the cultivation tax is not due on harvested cannabis transferred or sold to distributors or manufacturers prior to January 1, 2018, even if entry into the commercial market (completes testing and complies with quality assurance review) occurs after that date. Manufacturers and distributors must maintain documentation to support that the cannabis was transferred or sold from a cultivator prior to January 1, 2018.

#### Cannabis distributors - invoicing and recordkeeping requirements

Cannabis distributors must properly document the amount of cannabis excise tax collected. If you are a cannabis distributor and you collect the cannabis excise tax from retailers for cannabis or cannabis products the retailer acquired prior to January 1, 2018, you must provide the retailer an invoice, receipt, or other similar document that contains all of the following:

- The invoice date.
- Your name and seller's permit number, or if you are not required to hold a seller's permit because you do not make sales, you must include a statement to that effect on the receipt.
- Name of the cannabis retailer and the retailer's seller's permit number.
- The amount of cannabis excise tax collected.

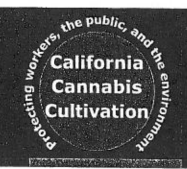
As a distributor, you should keep accurate records of your commercial cannabis activity. This includes retaining records to support when the cannabis was transferred or sold to you from a cultivator or manufacturer, or when you sell or transfer to a retailer, and the amount of cultivation tax and excise taxes collected.

#### The CDTFA's online guide, Tax Guide for Cannabis Businesses, is your best resource

Not all requirements for the cannabis industry can be addressed within one single Special Notice. We encourage you to read our *Tax Guide for Cannabis Businesses* at www.cdtfa.ca.gov/industry/cannabis.htm which contains separate tabs with important information for distributors, retailers, cultivators, and manufacturers. If you have additional questions, you may call our Customer Service Center at 1-800-400-7115 (TTY:711) Monday through Friday, 8:00 a.m. to 5:00 p.m. (Pacific time), except state holidays.

# CANNABIS

PESTICIDES THAT ARE LEGAL TO USE



Protecting workers, the public, and the environment from adverse effects of pesticide use in cannabls cultivation is critical to the mission of the California Department of Pesticide Regulation (DPR). DPR and the County Agricultural Commissioners (CAC) enforce the use and sale of pesticides under Divisions 6 and 7 of the California Food and Agricultural Code (FAC), and Title 3 of the California Code of Regulations (CCR). These laws and regulations apply to all pesticide use; cannabis is no exception.

All pesticide product labels include a warning statement, precautionary statements for protecting human and environmental health, storage and disposal statements, and directions for use. By law, all pesticide users must follow these statements.

When using pesticide products in cannabls cultivation, applicators must not use a rate that is higher than the rates listed on the label and follow the agricultural use requirements including method of application, restricted entry interval, personal protective equipment, and pre-harvest interval.

Some pesticide products are never allowed in cannabis cultivation under any circumstances (see DPR's document: Pesticides that Cannot be Used on Cannabis).

## Always read the label prior to using any pesticide.

PRODUCTS THAT CAN BE LEGALLY
APPLIED TO CANNABIS IN CALIFORNIA

A pesticide product can legally be applied to cannabis under state law if the active ingredients found in the product are exempt from residue tolerance requirements and the product is either exempt from registration requirements or registered for a use that is broad enough to include use on cannabis.

Residue tolerance requirements are set by U.S. EPA for each pesticide on each food crop and are the amount of pesticide residue allowed to remain in or on each treated crop with "reasonable certainty of no harm." Some pesticides are exempt from the tolerance requirement when they are found to be minimal risk.

Active ingredients exempt from registration requirements are mostly food-grade essential oils such as peppermint oil or rosemary oil.

Cannabis cultivators who are licensed by the Callfornia Department of Food and Agriculture are required to comply with pesticide laws and regulations as enforced by DPR and the CAC's.

For more information: www.cdpr.ca.gov/cannabis



#### PESTICIDES THAT ARE LEGAL TO USE ON CANNABIS

The following are examples of pesticide active ingredients that are exempt from tolerance requirements and either exempt from registration requirements or have labels broad enough to include use on cannabis. This is not an exhaustive list of active ingredients that may fit the legal use criteria. The active ingredients are organized by the intended target.

#### Insecticides and Miticides

- Azadirachtin
- Bacillus thuringiensis sub. kurstaki
- Bacillus thuringiensis sub. israelensis
- Beauveria bassiana
- Burkholderia spp. strain A396
- Capsaicin
- · Cinnamon and cinnamon oil
- Citric acid
- Garlic and garlic oil
- Geraniol
- Horticultural oils (petroleum oil)
- Insecticidal soaps (potassium salts of fatty acids)

- Iron phosphate
- Isaria fumosorosea
- Neem oil
- Potassium bicarbonate
- Potassium sorbate
- Rosemary oil
- · Sesame and sesame oil
- Sodium bicarbonate
- Soybean oil
- Sulfur
- Thyme oil

#### Fungicides and Antimicrobials

- Bacillus amyloliquefaciens strain D747
- Cloves and clove oil
- Corn oil
- · Cottonseed oil
- Gliocladium virens
- Neem oil
- Peppermint and peppermint oil
- Potassium bicarbonate
- Potassium silicate

- Rosemary and rosemary oil
- Sodium bicarbonate
- Reynoutria sachalinensis extract
- Trichoderma harzianum

#### Vertebrate Repellants

- Castor oil
- Geraniol

## CANNABIS

PESTICIDES THAT BE USED



Protecting workers, the public, and the environment from adverse effects of pesticide use in cannabis cultivation is critical to the mission of the California Department of Pesticide Regulation (DPR). DPR and the County Agricultural Commissioners (CAC) enforce the use and sale of pesticides under Divisions 6 and 7 of the California Food and Agricultural Code (FAC), and Title 3 of the California Code of Regulations (CCR). These laws and regulations apply to all pesticide use: cannabis is no exception.

All pesticide product labels include a warning statement, precautionary statements for protecting human and environmental health, storage and disposal statements, and directions for use. By law, all pesticide users must follow these statements.

When using pesticide products in cannabls cultivation, applicators must not use a rate that is higher than the rates listed on the label and follow the agricultural use requirements including method of application, restricted entry interval, personal protective equipment, and pre-harvest interval.

Always read the label prior to using any pesticide.

#### Some pesticides cannot be used in cannabis cultivation.

While there are some pesticide products that are legal to use on cannabis under state law, (see DPR's document: Pesticides that are Legal to Use on Cannabis) other products are never allowed in cannabis cultivation. The following criteria identify pesticide products that cannot be used in California cannabis cultivation under any circumstances. The use of any pesticides meeting any one of these criteria on cannabis will be strictly enforced as a violation of the FAC and could result in civil or criminal penalties (FAC sections 12996 and 12999.5):

- Not registered for a food use in California
- California Restricted Material including Federal Restricted Use Pesticides (3CCR section 6400)
- Signal word "DANGER"
- On the groundwater protection list (3CCR section 6800)

Cannabis cultivators who are licensed by the California Department of Food and Agriculture are required to comply with pesticide laws and regulations as enforced by DPR and the CAC's.

> For more information: www.cdpr.ca.gov/cannabis



#### PESTICIDES THAT

#### BE USED ON CANNABIS

The following are criteria for identifying pesticides that cannot be used in cannabis cultivation and examples of active ingredients meeting these criteria. This is a representative list of active ingredients and not intended to be exhaustive. The fact that an active ingredient is not listed does not authorize its use on cannabis in California.

#### Pesticides Not Registered for Food Use in California

If a pesticide product does not have directions for use on a food crop, it cannot be used in cannabis cultivation. Examples of active ingredients that do not have food uses include:

- Aldicarb
- Carbofuran
- Chlordane
- Chlorfenapyr
- Coumaphos
- Daminozide

- DDVP (Dichiorvos)
- Etofenprox
- Fenoxycarb
- Imazalil
- Methyl parathion
- Mevinphos

- Paclobutrazol
- Propoxur
- Spiroxamine
- Thiacloprid

#### California Restricted Materials

DPR designates certain pesticides as California restricted materials (3 CCR section 6400). A pesticide can be considered a restricted material for many reasons including designation as a federal Restricted Use Pesticide. Many of these products have product labels that clearly state "Restricted Use Pesticide." Consult your local CAC to determine whether a product is a restricted material. Examples of California restricted materials include:

- Abamectin
- Bifenthrin
- Brodifacoum

- Bromodiolone
- Cyfluthrin
- Difenacoum

- Difethialone
- Naled

#### Pesticides on the Groundwater Protection List

Active ingredients that are on the Groundwater Protection List (3CCR section 6800) have chemical characteristics that make them likely to move into groundwater. Examples of active ingredients on the groundwater protection list include:

- Acephate
- Azoxystrobin
- Boscalid
- Carbaryl
- Chlorantraniliprole
- Diazinon
- Dimethoate

- Dimethomorph
- Ethoprop(hos)
- Fludioxonil
- Imidacioprid
- Malathion
- Metalaxyl
- Methiocarb

- Fipronil

Methomyl

Myclobutanil

Propiconazole

Tebuconazole

Thiamethoxam

Pesticide Products with the signal word "DANGER"





#### Commercial Cannabis Cultivation Licensing Guidance for Compliance with Fish and Game Code Section 1602

#### Prospective Cannabis Cultivation Licensee,

- Fish and Game Code section 1602 requires an entity to notify California Department of Fish and Wildlife (CDFW) before commencing an activity that will:
  - o Substantially divert or obstruct the natural flow, or substantially change or use any material from the bed, channel or bank of any river, stream, or lake.
  - Deposit or dispose of debris, waste or other material where it may pass into any river, stream, or lake.

Please note that "any river, stream or lake" includes those that are dry for periods of time as well as those that flow year round.

- Annual licenses for cannabis cultivation issued by California Department of Food and Agriculture (CDFA) beginning January 2018 will require the applicant to demonstrate compliance with Fish and Game Code section 1602. Compliance must be demonstrated with a CDFW Lake or Streambed Alteration (LSA) Agreement or written verification that an LSA Agreement is not required.
- Temporary licenses for cannabis cultivation issued by CDFA do not require an
  applicant to demonstrate compliance with Fish and Game Code section 1602. However,
  some counties currently require an LSA Agreement or statement from CDFW that no
  LSA Agreement is needed. Check with the county where your activity will occur. Fish
  and Game Code section 1602 requires an entity to notify CDFW if their activity will
  alter a river, stream, or lake as specified above.
- To comply with Fish and Game Code section 1602, submit an LSA Notification and appropriate fee to CDFW and enter into an LSA Agreement if required. The LSA Notification application, fee schedule, instructions, and locations of CDFW regional offices are available at <a href="http://www.wildlife.ca.gov/Conservation/LSA">http://www.wildlife.ca.gov/Conservation/LSA</a>.

Ensure that your LSA Notification is complete and identify all <u>existing and proposed</u> activities and infrastructure associated with cannabis cultivation and site access. Activities include but are not limited to water diversion and storage, stream crossings (i.e., bridges, culverts, rock fords), road construction near streams and lakes, and riparian vegetation removal. Upon receipt of a complete LSA Notification, CDFW will begin review and may conduct a site visit.

An LSA Notification with associated unresolved violations or fines will not be processed until these issues are addressed.

Issuance of an LSA Agreement, or written verification that one is not required, will be
based on CDFW findings. An LSA Agreement is required when CDFW determines that the
activity, as described in a complete LSA Notification, will (1) substantially alter a river, stream,

or lake and (2) may substantially adversely affect existing fish or wildlife resources, as specified in section 1602 of the Fish and Game Code. An LSA Agreement identifies approved activities and measures necessary to protect fish and wildlife resources, which may limit the work period. Consider designing your project to avoid activities that require an LSA Agreement.

- An LSA Agreement may be issued in the form of a standard LSA Agreement or an LSA General Agreement for Cannabis Cultivation.
- O Written verification that an LSA Agreement is not required may be issued in the form of a letter when (a) CDFW determines an LSA Notification and/or an LSA Agreement is not required pursuant to Fish and Game Code section 1602, or (b) CDFW has not issued a draft standard agreement within 60 days from the date LSA Notification is deemed complete.
- An LSA General Agreement for Cannabis Cultivation and online LSA Notification are anticipated in January 2018. Issuance of the LSA General Agreement for Cannabis Cultivation will be an *expedited process* for activities that meet specific eligibility criteria. Eligibility criteria include all of the following:
  - o Activity is in conjunction with cannabis cultivation;
  - o Activity is limited to construction or reconstruction of a bridge, culvert, rock ford, or a water diversion that meets specified design criteria;
  - o Activity is not on a stream or lake that contains finfish or finfish habitat;
  - o Activity shall not result in take of a state listed or fully protected species;
  - o Entity has not been subject to (a) fines, penalties, or other sanctions for cultivation or production of controlled substance or (b) notice of violation pursuant to section 12025 or 12025.1 of the Fish and Game Code.

To take advantage of the streamlined LSA General Agreement for Cannabis Cultivation, consider designing your activities to meet the design criteria specified in the LSA General Agreement. Entities with activities that do not meet eligibility criteria for the LSA General Agreement for Cannabis Cultivation will need a standard LSA Agreement.

- If you have an existing LSA Agreement, be sure that it covers all of the activities subject to
  Fish and Game Code section 1602 and that it has not expired. If all activities are not included in
  the LSA Agreement, you will need to submit a new LSA Notification to receive an LSA
  Agreement for the additional activities. If the LSA Agreement has expired before the work has
  been completed, you will need to submit a new notification to obtain a new LSA Agreement.
- For more information and updates, please visit CDFW's websites or contact the regional office that serves the location of your cannabis cultivation (see attached map):

LSA at <a href="http://www.wildlife.ca.gov/Conservation/LSA">http://www.wildlife.ca.gov/Conservation/LSA</a>
Cannabis at: <a href="https://www.wildlife.ca.gov/Conservation/Cannabis">https://www.wildlife.ca.gov/Conservation/Cannabis</a>



#### SCALES USED FOR COMMERCIAL PURPOSES

All scales used for commercial purposes must meet strict standards for accuracy and customer visibility in the California Code of Regulations. Appropriate and sultable scales must be of a type approved by the Division of Measurement Standards and issued either a California Type Evaluation Program (CTEP) Certificate of Approval or a National Type Evaluation Program Certificate of Conformance before commercial use. This process is known as "Type Evaluation." See the CTEP Information Guide at: https://www.cdfa.ca.gov/dms/programs/ctep/CTEPInfoGuide.pdf

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Step 1: Selecting a suitable scale.	
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Step 2: Setting up your scale.	
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Step 3: Using and maintaining your scale.	
Step 4: Notifying your County Weights and Measures Office.	
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#### Step 1: Selecting a suitable scale

#### Consider:

- Range of weighing (min & max)
- Division (increment) sizé

To meet your business needs

Precision (Accuracy Class)

Legal-for-trade scales purchased from a scale dealer or purchased online will require calibration before use. A Registered Service Agency (RSA) can assist you in the selection of a type approved and suitable scale. They will ensure the scale is accurate and correct; install and place the scale into commercial use pending inspection by weights and measures, and can assist in the scale registration process. RSAs listings can be found at https://www.cdfa.ca.gov/dms/programs/rsa/rsa.html or via online searches.

#### Step 2: Setting up your scale

- Scales must be installed and operated per the manufacturer's instructions and California laws and regulations.
- Scales must be placed on a level solid surface and properly used and maintained (refer to owner's manual).
- Legal-for-trade scales must be "sealed" by a County Weights and Measures Office.
- Precision scales may need to be verified and recalibrated when moved to another location within a production facility or retail establishment;

#### Step 3: Using and maintaining your scale

- Use the scale according to the owner's reference manual.
- Deduct "TARE" (packaging, wrappings, containers, etc.) to determine "NET" weight (NET = GROSS TARE).
- The owner or user is responsible for ensuring the accuracy and proper maintenance of a commercial scale.
- EVERYBODY benefits from an accurate scale. The customer is not cheated and the seller is protected by weights and measures officials who ensure a level playing field for all competing businesses.

#### Step 4: Register a scale with your county

- Most California countles have local ordinances requiring annual registration of commercial scales.
- Find your County Weights and Measures Office at: https://www.cdfa.ca.gov/exec/county/countymap/

#### SELECTING THE BEST SCALE(S) FOR CANNABIS

For Harvest Weights, Bulk Packaging, Net Weight
Verification and Weight Verification for Track and Trace
Reporting.

AND THE PERSON OF STREET	al Scale	"我们就是我们的一个人,我们就是我们的一个人。" 第一章	Scale Division screments)
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0.5 kg (500 g)	1 lb	0.1 g	0,001
5 kg/	101b	1g	0.01 lb
50 kg	100 lb	10 g	0.1 lb
*50 kg +	100 lb +	100 g +	1,0 lb #

For Retail Packaging, Net Weight Verification, and Retail Sales from Bulk.

Between 1/8 ounce (oz) to 1/2 oz	
Between 100-1,000 g	16
Between 10-100 g	0.1 g
Between 1-10 g	0.01 g
0-1 gram (g)	0.01 g
Range	Size (Increments)
Typical Weighing	Maximum Scale Division

<sup>\*</sup>Conversions rounded to nearest legal division size.

#### Additional Resources

California Weights and Measures	www.cdfa.ca.gov/dms/publications
Laws and Regulations	.html
Buying Legal-for-Trade Scales	ncwm.net/resource/consumer-
Online	information
National and California Type Evaluation Program - Certificate Search Database	ncwm.net/ntep/cert_search and cdfa.ca.gov/dms/ctep.html
California Weighmaster Requirements	https://www.cdfa.ca.gov/dms/programs/wm/wm.html

#### SALES BY WEIGHT:

A business needs to determine weight of:

containers/packages of trimmings,
 containers/packages of product, and
 packages of dried flower.

These different types of containers and packages will likely require scales of different capacities and division sizes due to basic suitability requirements.

- Scale 1: For weighing 1 lb net-weight packages the grower could use a 1 kg x 0.001 kg scale (1000 g x 1 g).
- Scale 2: For weighing 1 gram net-weight packages the grower could use a
- 500 g x 0.01 g scale.

This may include, but is not limited to packages of:

- Usable cannabis (buds, flowers)
  - Edibles
- Topicals (ointments, creams, balms, emollients)
  - Shatter (cannabis concentrate)

#### SALES BY VOLUME:

Cannabis products in liquid form are sold by volume, e.g., milliliters (ml) and fluid ounces (fl oz).

This may include, but is not limited to packages of:

- Oils
- Tinctures
- Extracts





#### **Worker Safety Information**

Cal/OSHA Consultation Services

The Cal/OSHA Consultation Service provides assistance to employers and workers about workplace safety and health issues through on-site assistance, high hazard consultation and special emphasis programs, and develops educational materials on workplace safety and health topics.

Provides workplace safety and health assistance to employers and workers through on-site assistance and special emphasis programs, and publishes a wide variety of educational materials on workplace safety and health topics.

Consultative assistance is provided to employers through on-site visits, telephone support, publications, eTools and educational outreach. All services provided by Cal/OSHA Consultation are provided free of charge to California employers.

View a Video about Consultation on-line! A transcript of the video is also provided.

If you are an employer who wishes to obtain assistance from Cal/OSHA Consultation, or want to learn more about what services are available, you can do so by calling the toll-free assistance number, 1(800)963-9424. If you want to arrange an on-site visit or obtain technical information, you can contact the Cal/OSHA Consultation area office nearest your workplace or you can email us at InfoCons@dir.ca.gov.





#### ATTACHMENT E

#### NOTICE OF NON-COMPLIANCE - TEMPORARY LICENSE HOLDER

CULTIVATOR N	AME:				CC L	ICENSE #:		
DATE OF ISSU	ANCE:	'			ISSU	ED BY:		
CHECK				VERE FOUND A				N
VIOLATION	DESCR	IPTION		VIOLAT	ION	DESCRIPTION		
								· · · · · · · · · · · · · · · · · · ·
ADMISSION OF IF YOU HAVE A YOUR LICENSE	VIOLA NY QUE NUMBER	FION. STIONS PLEAS AND DATE O	E ĆONTA	CT tabatha.cha	vez@	)cdfa.ca.gov	BE SUR	K <b>LIST – <u>NOT AN</u></b> E TO INCLUDE
COMMENTS/REME	DY INSTRU	ICTIONS:						
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PRINTED NAME	& TITLE C	F ISSUING	27	SIGNATURE O		ING	<u></u>	DATE

#### ATTACHMENT F

SAMPL	E	INV	OI	CE

(County Letterhead)

Date:

California Department of Food and Agriculture CalCannabls Cultivation Licensing Division Attn: Margaret Comell 1220 N Street Sacramento, CA 95814

County Cannabls Pilot Inspection Program
Agreement #:
FY:

Invoice Invoice period dates here-

Total Number of Inspections:	
Number of Inspections X \$200.00:	
Total Due:	

Contract Amount	0.00
Billed to Date	0.00
Balance	0.00

County Approver (print name)	County Approver (signature)	Date

Submit invoices with the Cultivator Inspection Forms by email to:

Margaret Comell CDFA- CalCannabis Division margaret.cornell@cdfa.ca.gov

- The invoice must be signed and dated by the county approver, or the invoice cannot be processed.
- Only authorized charges reconciling to the Scope of Work and Commitment Form will be reimbursed, i.e. number of inspections completed.
- Payment of the Invoice is contingent on submission of completed and accurate CalCannabis Temporary Licensee Inspection document packet.
- All invoices, including any amendments, must be received within 30 days of the expiration of the contract.

#### EXHIBIT B (County Agreement)

#### **BUDGET DETAIL AND PAYMENT PROVISIONS**

#### 1. Invoicing and Payment

A. For services satisfactorily rendered, and upon receipt and approval of the invoices, the State agrees to compensate the Contractor, Grant, Sub-Grant or Agreement recipient for actual expenditures incurred in accordance with this Agreement and stated herein, which is attached hereto and made a part of this Agreement or Grant.

Original Invoices shall include the agreement/contract number, dates of service, type of work performed, and when applicable, a breakdown of the costs of parts and materials, labor charges, and any other relevant information required to ensure proper invoices are submitted for payment. Invoices shall be itemized to follow the allowed expenses outlined in the agreement/contract budget and Scope of Work documents.

- B. Unless mutually agreed, monthly invoices must be submitted within 30 days from the end of each month in which services were rendered. Invoices must include the Agreement number and submitted in triplicate to the Program Contract Manager listed in this contract.
- C. Any travel and subsistence payments authorized under this agreement shall be paid as needed to execute the work. The maximum travel rates allowable are those established by the California Department of Human Resources. <a href="http://www.calhr.ca.gov/employees/pages/travel-meals.aspx">http://www.calhr.ca.gov/employees/pages/travel-meals.aspx</a>.

#### 2. Budget Contingency Clause

- A. It is mutually agreed that if the Budget Act of the current year and/or any subsequent years covered under this Agreement does not appropriate sufficient funds for the program, this Agreement shall be of no further force and effect. In this event, the State shall have no liability to pay any funds whatsoever to Contractor or to furnish any other considerations under this Agreement and Contractor shall not be obligated to perform any provisions of this Agreement.
- B. If funding for any fiscal year is reduced or deleted by the Budget Act for purposes of this program, the State shall have the option to either cancel this Agreement with no liability occurring to the State, or offer an agreement amendment to Contractor to reflect the reduced amount.
- 3. Funding Sources for County Contracts (If no Federal Funds, this Section is not applicable)

An annual report of expenditures, where county payments are supported by Federal funds, will be issued by CDFA Administrative Services, Financial Services Branch. This report will be issued by September 30th for invoices submitted prior to July 31st for services rendered in the prior State Fiscal Year.

Federal and State Regulations - The County will comply with all Federal and State regulations and requirements. The County must ensure they have an adequate accounting system in place and appropriate internal controls to ensure expenditures are tracked and maintained.

All sub-recipients of Federal awards shall comply with the Code of Federal Regulations (CFR) Title 2, Part 225 - Cost Principles for State and Local Governments and Title 7, Part 3016 – Uniform Administrative Requirements for Grants and Cooperative Agreements to state and local governments.

Federal 2 CFR 225 (OMB Circular A-87) can be found at the following website:

http://training.fws.gov/fedaid/toolkit/2cfr225.pdf

Federal 7 CFR 3016 can be found at the following website: http://www.access.gpo.gov/nara/cfr/waisidx\_01/7cfr3016\_01.html

The State's accounting standards and procedures for counties provided by the State Controller's Office are located at the following website: <a href="http://www.sco.ca.gov/ard/manual/cntyman.pdf">http://www.sco.ca.gov/ard/manual/cntyman.pdf</a>

California Department of Food and Agriculture
Agreement Number 17-0264
Exhibit B
Attachment 1
Page 1 of 1

# BUDGET DETAIL

# COUNTY CANNABIS PILOT INSPECTION PROGRAM

County: Contract Manager: \$200 Flat fee per inspection

1.785304 \$27,136.62	\$27,136.62
for each APN  For inspections divided by Amount  APN)	

<sup>\*</sup>Percentage is determined by dividing cannabis parcels in county by 871, the current number of cannabis parcels in the seven counties in the Pilot Inspection Program. Percentage is then applied to CalCannabis Program budget allotted for inspection services to determine county allotment.

#### EXHIBIT D (County Agreement)

#### SPECIAL TERMS AND CONDITIONS

1. Excise Tax

The State of California is exempt from federal excise taxes and no payment will be made for any taxes levied on employees' wages. The State will pay for any applicable State of California or local sales or use taxes on the services rendered or equipment or parts supplied pursuant to this Agreement. California may pay any applicable sales and use tax imposed by another state.

2. Settlement of Disputes

In the event of a dispute, Contractor shall file a "Notice of Dispute" with the CDFA within ten (10) days of discovery of the problem. Such Notice of Dispute shall contain the Agreement number. Within ten (10) days of receipt of such Notice of Dispute, the Agency Secretary, or Designee, shall meet with the Contractor and the CDFA project manager for the purpose of resolving the dispute. The decision of the Agency Secretary or Designee shall be final. In the event of a dispute, the language contained within this Agreement shall prevail over any other language including that of the bid proposal.

3. Evaluation of Contractor- Consultant Contracts Only

Per the Department of General Services (DGS), all contracts for consultant services of \$5,000 or more must be evaluated. The Contract/Contraction Evaluation, Form Std. 4, must be prepared by the program within 60 days of the completion of the contract. These evaluations shall remain on file by the Department (in a separate location from the contract file) for a period of 36 months.

4. Agency Liability

The Contractor warrants by execution of this Agreement, that no person or selling agency has been employed or retained to solicit or secure this Agreement upon agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty, the State shall, in addition to other remedies provided by law, have the right to annul this Agreement without liability, paying only for the value of the work actually performed, or otherwise recover the full amount of such commission, percentage, brokerage, or contingent fee.

5. Potential Subcontractors

if Contractor subcontracts out a portion of the work required by this Agreement, nothing contained in this Agreement or otherwise, shall create any contractual relation between the State and any subcontractors, and no subcontract shall relieve the Contractor of his responsibilities and obligations hereunder. The Contractor agrees to be as fully responsible to the State for the acts and omissions of its subcontractors and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by the Contractor. The Contractor's obligation to pay its subcontractors is an independent obligation from the State's obligation to make payments to the Contractor. As a result, the State shall have no obligation to pay or to enforce the payment of any moneys to any subcontractor.

6. Right To Terminate

The State reserves the right to terminate this agreement subject to 30 days written notice to the Contractor. Contractor may submit a written request to terminate this agreement only if the State should substantially fail to perform its responsibilities as provided herein. However, the agreement can be immediately terminated for cause.

#### EXHIBIT E (County Agreement)

#### **ADDITIONAL PROVISIONS**

#### CONTRACT AND SUBCONTRACT COMPLIANCE REQUIREMENTS

The Contractor shall ensure its officers, agents and employees will fully cooperate with any/all investigations conducted by the Department of Food and Agriculture's Equal Employment Opportunity and Human Resources Offices and will require the same of any subcontractors or consultants used pursuant to this agreement.

#### **UNFAIR PRACTICES ACT**

Contractor hereby certifies that he/she will comply with the requirements of Section 17200 of the Business and Professions Code.

#### **CONFLICT OF INTEREST**

Contractor certifies that its employees and the officers of its governing body shall avoid any actual or potential conflicts of interest, and that no officer or employee who exercises any functions or responsibilities in connection with this Agreement shall have any personal financial interest or benefit which either directly or indirectly arises from this Agreement.

Contractor shall establish safeguards to prohibit its employees or its officers from using their positions for a purpose which could result in private gain or which gives the appearance of being motivated for private gain for themselves or others, particularly those with whom they have family, business or other ties.

#### LICENSE AND PERMIT REQUIREMENTS

The Contractor shall be an individual or firm properly licensed to do business in California in accordance with the laws of the State of California, and shall obtain at his/her expense all license(s) and permit(s) required by law for accomplishing any work required in connection with this agreement.

If you are a Contractor located within the State of California, a business license from the city/county in which you are headquartered is necessary; however, if you are a corporation, a copy of your incorporation documents/letter from the Secretary of State's Office can be submitted. If you are a Contractor outside the State of California, you will need to submit to the CDFA a copy of your business license or incorporation papers for your respective state showing that your company is in good standing in that state.

In the event any license(s) and/or permit(s) expire at any time during the term of this contract, Contractor agrees to provide agency a copy of the renewed license(s) and/or permit(s) within 30 days following the expiration date. In the event the Contractor fails to keep in effect at all times all required license(s) and permit(s), the State may, in addition to any other remedies it may have, terminate this agreement upon occurrence of such event.

Licensed contractors must observe professional standards for quality work or the California Contractors State License Board will invoke disciplinary action.

Should the State of California determine that the work or materials provided vary materially from the specifications, or that defective work when completed was not performed in a workmanlike manner, then the Contractor warrants that he/she shall perform all necessary repairs, replacement and corrections needed to restore the property according to the agreement plans and specifications, all at no further or additional cost to the State of California.

#### **INSURANCE REQUIREMENTS**

Contractor shall comply with all requirements outlined in the (1) General Provisions section and (2) Contract Insurance Requirements outlined in this section. No payments will be made under this contract until contractor fully complies with all requirements.

#### EXHIBIT E (County Agreement)

#### 1. General Provisions Applying to All Policies

- a. <u>Coverage Term</u> Coverage needs to be in force for the complete term of the contract. If insurance expires during the term of the contract, a new certificate must be received by the State at least ten (10) days prior to the expiration of this insurance. Any new insurance must comply with the original contract terms.
- b. Policy Cancellation or Termination & Notice of Non-Renewal Insurance policies shall contain a provision stating coverage will not be cancelled without 30 days prior written notice to the State. New Certificates of insurance are subject to the approval of the Department of General Services and the Contractor agrees no work or services will be performed prior to obtaining such approval. In the event Contractor falls to keep in effect at all times the specified insurance coverage, the State may, in addition to any other remedies it may have, terminate this contract upon the occurrence of such event, subject to the provisions of this contract.
- c. <u>Premiums, Assessments and Deductibles</u> Contractor is responsible for any premiums, policy assessments, deductibles or self-insured retentions contained within their insurance program.
- d. <u>Primary clause</u> Any required insurance contained in this contract shall be primary and not excess or contributory to any other insurance carried by the State.
- e. <u>Insurance Carrier Required Rating</u> All insurance carriers must carry an AM Best rating of at least an "A-"with a financial category rating of no lower than VI. If the contractor is self-insured for a portion or all of its insurance, documentation of self-insurance must be submitted and approved by the Department of General Services, Office of Risk and Insurance Management.
- f. <u>Endorsements</u> Any required endorsements requested by the State must be physically attached to all requested certificates of insurance and not substituted by referring to such coverage on the certificate of insurance.
- g. <u>inadequate Insurance</u> Inadequate or lack of insurance does not negate the contractor's obligation under the contract.
- h. <u>Use of Subcontractors</u> In the case of Contractor's utilization of subcontractors to complete the contracted scope of work, the contractor shall include all subcontractors as insured's under Contractor's insurance or supply evidence of subcontractor's insurance to the State equal to policies, coverages and limits required of the Contractor.

#### 2. Contract Insurance Requirements

#### Prime Contractor Insurance Requirements

Contractor shall display on an Acord certificate of insurance evidence of the following coverages:

#### Commercial General Liability Insurance

Contractor shall maintain general liability on an occurrence form with limits not less than \$1,000,000 per occurrence for bodily injury and property damage liability combined with a \$2,000,000 annual policy aggregate. A "per project aggregate" endorsement is required. The policy shall include coverage for liabilities arising out of premises, operations, independent contractors, products, completed operations, personal and advertising injury, and ilability assumed under an insured contract. This insurance shall apply separately to each insured against whom claim is made or suit is brought subject to the Contractor's liability.

The policy must be endorsed to name The State of California, its officers, agents, employees and servants as additional insureds, but only with respect to work performed under this contract.

#### Automobile Liability Insurance

#### EXHIBIT E (County Agreement)

Contractor shall maintain automobile liability insurance for limits not less than \$1,000,000 combined single limit. Such insurance shall cover liability arising out of a motor vehicle including owned, hired, and non-owned motor vehicles

Workers Compensation Insurance

The Contractor shall have and maintain, for the term of this agreement, workers' compensation insurance and shall furnish to the State a certificate of insurance evidencing workers' compensation insurance and employer's liability presently in effect with limits not less than \$1,000,000 by an insurance carrier licensed to underwrite workers' compensation insurance in California. Such certificate shall include the name of the carrier, policy inception and expiration dates. If the Contractor is self-insured for workers' compensation, a certificate must be presented evidencing Contractor is a qualified self-insurer in the State of California. By signing this agreement, the Contractor hereby warrants that it carriers workers' compensation insurance on all of its employees who will be engaged in the performance of this agreement. If staff provided by the Contractor is defined as independent contractors, this clause does not apply.

The insurer waives any right of recovery the insurer may have against the State because of payments the insurer makes for injury or damage arising out of the work done under contract with the State. The waiver of Subrogation or Right to Recover endorsement in favor of the State of California must be attached to certificate.

#### Sub-Contractor Insurance Regulrements

Contractor shall display on an Acord certificate of insurance evidence of the following coverages:

Commercial General Liability Insurance

Contractor shall maintain general liability on an occurrence form with limits not less than \$1,000,000 per occurrence for bodily injury and property damage liability combined with a \$2,000,000 annual policy aggregate. A "per project aggregate" endorsement is required. The policy shall include coverage for liabilities arising out of premises, operations, independent contractors, products, completed operations, personal and advertising injury, and liability assumed under an insured contract. This insurance shall apply separately to each insured against whom claim is made or suit is brought subject to the Contractor's ilability.

The policy must be endorsed to name The State of California, its officers, agents, employees and servants as additional insureds, but only with respect to work performed under this contract

Automobile Liability Insurance

Contractor shall maintain automobile liability insurance for limits not less than \$1,000,000 combined single ilmit. Such insurance shall cover liability arising out of a motor vehicle including owned, hired, and non-owned motor vehicles.

Workers Compensation Insurance

The Contractor shall have and maintain, for the term of this agreement, workers' compensation insurance and shall furnish to the State a certificate of insurance evidencing workers' compensation insurance and employer's liability presently in effect with limits not less than \$1,000,000 by an insurance carrier licensed to underwrite workers' compensation insurance in California. Such certificate shall include the name of the carrier, policy inception and expiration dates. If the Contractor is self-insured for workers' compensation, a certificate must be presented evidencing Contractor is a qualified self-insurer in the State of California. By signing this agreement, the Contractor hereby warrants that it carriers workers' compensation insurance on all of its employees who will be engaged in the performance of this agreement. If staff provided by the Contractor is defined as independent contractors, this clause does not apply.

The insurer waives any right of recovery the insurer may have against the State because of payments the insurer makes for injury or damage arising out of the work

#### **EXHIBIT E**

(County Agreement)

done under contract with the State. The walver of Subrogation or Right to Recover endorsement in favor of the State of California must be attached to certificate.

CHEMICAL APPLICATIONS

To safeguard both life and property, the Contractor will provide a list to the CDFA Project Manager of all chemicals to be issued on the site, prior to use, along with a copy of Material Safety Data Sheets (MSDS) for all chemicals used. Appropriate protective clothing and gear according to the label requirement and type of chemical used shall be provided by the Contractor and worn during application. All containers holding pesticides shall be properly labeled with the name and strength of the chemical and active ingredients. Pesticide and other toxic materials will NOT BE stored on CDFA property. Containers with any chemical residue shall NOT BE placed in CDFA receptacles. The Contractor shall appropriately dispose of containers. Contractor is responsible for adhering to all environmental laws regarding the proper disposal of water containing chemicals used in the process of providing services described in the contract.

QUALIFICATIONS

The prospective contractor must have the experience, qualifications and resources to perform the work required by this agreement.

**MULTIPLE CONTRACTORS** 

The CDFA may undertake or award other contractors for additional work and the Contractor shall fully cooperate with other contractors and State employees.

SUBCONTRACTORS

Contractor shall obtain prior approval from CDFA before hiring subcontractors, consultants or both. The total amount of all subcontracts shall not exceed \$50,000 or 25% of the total amount of the contract, whichever is less, unless the Contractor can provide certified documents that award was made through a competitive bidding process requiring at least three bids from responsible bidders.

All subcontractors identified shall be experts in their respective disciplines and capable of performing the tasks for which they were hired. Subcontractors shall have extensive experience in their area of expertise, with particular emphasis on prior experience on similar programs or projects that clearly illustrate their expertise in areas essential to the CDFA.

The Contractor must use the Small business and/or Disabled Veterans Business Enterprise (DVBE) subcontractor(s) identified in the Small Business/DVBE Participation Summary submitted with the bid unless the Contractor requests substitution in writing to the CDFA prior to the subcontractor performing any work and the CDFA approves such substitution.

POTENTIAL SUBCONTRACTORS

Nothing contained in this agreement or otherwise, shall create any contractual relation between the State and any subcontractors, and no subcontract shall relieve the Contractor of his responsibilities and obligations hereunder. The Contractor agrees to be as fully responsible to the State for the acts and omissions of its subcontractors and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by the Contractor. The Contractor's obligation to pay its subcontractors is an independent obligation from the State's obligation to make payments to the Contractor. As a result, the State shall have no obligation to pay or to enforce the payment of any moneys to the subcontractor.

FORCED, CONVICT, AND INDENTURED LABOR

No foreign-made equipment, materials, or supplies furnished to the State pursuant to this contract may be produced in whole or in part by forced labor, convict labor, or indentured labor.

**FORCE MAJEURE** 

California Department of Food and Agriculture Agreement Number 17-0264 Page 5 of 5

#### EXHIBIT E (County Agreement)

Except for defaults of any subcontractors, neither party shall be responsible for any delay in or fallure of performance from acts beyond the control of the offending party. Such acts shall include, but shall not be limited to, acts of God, fire, flood, earthquake, other natural disaster, nuclear accident, strike, lockout, not, freight embargo, public regulated utility, or governmental statutes or regulations superimposed after the fact. If a delay or failure in performance by the Contractor arises out of a default of its subcontractor, and if such default of its subcontractor, causes beyond the control of both the Contractor and subcontractor, and without the fault or negligence of either of them, the Contractor shall not be liable for damages of such delay or failure, unless the supplies or services to be furnished by the subcontractor were obtainable from other sources in sufficient time to permit the Contractor to meet the required performance schedule.



#### Monterey County Board of Supervisors

#### **Board Order**

168 West Alisal Street, 1st Floor Salinas, CA 93901 831.755.5066

Agreement No. A-13894

Upon motion of Supervisor Adams, seconded by Supervisor Parker and carried by those members present, the Board of Supervisors hereby:

- a. Authorized the Agricultural Commissioner to execute, on behalf of the County of Monterey, a Standard Agreement with the State of California Department of Food and Agriculture (CDFA) to perform work under the CDFA CalCannabis Program for a period from May 1, 2018, through November 30, 2018, with a maximum amount of \$27,136.62, and;
- b. Approved and authorized the Agricultural Commissioner, or Commissioner's designee, to sign up to three (3) Amendments to the Agreement where the Amendment does not significantly change the scope of work.

PASSED AND ADOPTED on this 15th day of May 2018, by the following vote, to wit:

AYES: Supervisors Alejo, Salinas, Phillips, Parker and Adams

NOES: None ABSENT: None

I, Nicholas E. Chiulos, Acting Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 80 for the meeting May 15, 2018.

Dated: May 22, 2018 File ID: 18-501 Nicholas E. Chiulos, Acting Clerk of the Board of Supervisors County of Monterey, State of California

Deputy



RECEIVED
County of Monterey

JUN 1 1 2018

Ag Commissioner's Office Administration

June 7, 2018

Bob Roach County of Monterey 1428 Abbott Street Salinas, CA 93901

Agreement Number: 17-0264

The enclosed fully executed Agreement is for your records. You are now authorized to provide the agreed upon services.

If you have any questions, please feel free to contact me at (916) 654-0808.

Butsy Frish for

Donna Weber, (916) 403-6521 Acquisitions Office Departmental Services Branch Administrative Services Division

**Enclosures** 



	E OF CALIFORNIA ANDARD AGREEMEN	г			
	213 (Rev 06/03)	•		EEMENT NUMBER	
	ray yang daring			ISTRATION NUMBER	19000
1.	This Agreement is entere	ed into between the State	Agency and the Contractor		
	and the second second second	RTMENT OF FOOD AN	D AGRICULTURE	<del>** • ** •**</del>	
	COUNTY OF MONTE	REY		Autor Control	
	The term of this Agreement is:	May 1, 2018 through	November 30, 2018		
3.	The maximum amount of this Agreement Is:	\$ 27,136.62 Twenty-Seven Thous	sand One Hundred Thirty-S	Six Dollars and Six	ty-Two Cents
	The parties agree to compart of the Agreement.	oly with the terms and con	nditions of the following exh	ibits which are by	this reference made a
	Exhibit A - Scope of We	ork			1 page(s)
	Attachment 1 Attachments A-F				2 page(s)
		ill and Payment Provisions	S		41 page(s) 1 page(s)
	Attachment 1	,			1 page(s)
		rms and Conditions - GT	C-4/2017		
	Check mark one item be				
	1	at Terms and Conditions ( lial Terms and Conditions	(Attached hereto as part of	this agreement)	1 page(s)
	Exhibit E - Additional Pr				5 page(s)
	EXHIBIT E - FIGGROUND T	0410110			o pago(s)
iten The	ns shown with an Asterisk (*) se documents can be viewe	, are hereby incorporated by d at www.dgs.ca.gov/ols/Res	reference and made part of t sources/StandardContractLan	his agreement as if guage.aspx	attached hereto.
IN V	WITNESS WHEREOF, this	igreement has been execu	ited by the parties hereto.		
		CONTRACTOR		California De	partment of General cas Use Only
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	enry S. Gonzales, Agrica RESS	iltural Commissioner			
	28 ABBOTT STREET, S	SALINAS, CA 93901	1	P	
		STATE OF CALIFORNIA			
	NCY NAME LIFORNIA DEPARTME	ENT OF FOOD AND AG	GRICULTURE	93	
	Authorized Signature)	P	DATE SIGNED (Do not type,	7	
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1220 N STREET, ROOM 115, SACRAMENTO, CA 95814

#### EXHIBIT A (Standard Agreement)

#### **SCOPE OF WORK**

- Contractor shall provide commercial cannabis cultivation compliance inspections of licensed temporary cultivation sites in support of the Medicinal and Adult-Use Cannabis Regulation and Safety Act for the California Department of Food and Agriculture (CDFA), CalCannabis Program.
- 2. The services shall be performed in the County of Monterey.
- 3. The services shall be provided during the hours of 8:00 a.m. through 5:00 p.m., Monday through Friday, except on State holidays.
- 4. The project representatives during the term of this agreement will be:

State Agency:	Contractor:
Name: Margaret Cornell	Name: Bob Roach
Section/Unit: CalCannabis/Compliance & Enforcement	Section/Unit: County Agricultural Commissioner
Address: 1220 N Street Sacramento, CA 95814	Address: 1428 Abbott Street Salinas, CA 93901
Phone: 916.263.0900	Phone: 831,759,7379
Email: margaret.comell@cdfa.ca.gov	Email: roachb@co.monterey.ca.us

5. See Attachment 1 in Scope of Work for a detailed description of work to be performed and the duties of all parties.

#### SCOPE OF WORK

#### County Cannabis Pilot Inspection Program

The County Agricultural Commissioner's Office (CAC) shall perform defined cannabis cultivation licensing compliance inspections for the California Department of Food and Agriculture (CDFA), Cal Cannabis Licensing Division (Division). Inspections shall be in accordance with the Medicinal and Adult Use of Cannabis Regulation and Safety Act (Act), Section 26069.1, Division 10 of the Business and Professions Code; and the Agreement for Attaining Mutual Objections between CDFA and the California Agricultural Commissioners and Sealers Association (dated July 31, 2012).

Inspections shall include the following commercial cultivation license types:

Specialty Cottage Outdoor Specialty Cottage Indoor

Specialty Cottage Tier 1
Specialty Outdoor Tier 2

Specialty Indoor Specialty Outdoor Specialty Mixed

Specialty Mixed

Microbusiness (Cultivator only)

**Processor** 

Small Outdoor Small Indoor

Small Mixed-Light Tier 1 Small Mixed-Light Tier 2

Medium Outdoor Medium Outdoor

Medium Mixed-Light Tier 1 Medium Mixed-Light Tier 2

Nursery

#### **County Responsibilities**

- 1. The CAC shall perform compliance inspections of temporary state licensed cultivators, nursery, and processors in compliance with the Act and CDFA regulations as outlined in this agreement using the protocols and forms included as Attachments A-F.
- 2. The CAC is responsible for scheduling inspections and ensuring that all properties that the CAC has committed to inspecting are completed and all required documentation is submitted to the Division.
- 3. The CAC agrees to accept an inspection assignment from the Division, which may at times be with short notice.
- 4. The CAC inspector classification must be at a level that has the ability to provide testimony in an administrative, criminal, civil or other proceeding, as needed.

#### Temporary License Inspection Requirements

Inspections are site-based and not based on the number of temporary licenses associated with any specific premises. Activities for a property and/or premises may include more than one license, but are considered one (1) inspection and require only one set of documents to be submitted. An inspection shall include all of the following:

- 1. Complete a CalCannabis Cultivator Inspection Form (Attachment B).
- 2. Provide the CalCannabis document packet to the Cultivator (Attachment D).
- 3. Fill out and obtain cultivator signature on CalCannabis Declaration Form (Attachment C).
- 4. Issue a Notice of Non-Compliance Temporary License Holder form, when appropriate (Attachment E).
- 5. Submit the CalCannabis Cultivator Inspection Form, the CalCannabis Declaration Form, and the Notice of Non-Compliance Form, if applicable, to the Division within five (5) business days of inspection.

California Department of Food and Agriculture
Agreement Number 17-0264
Exhibit A
Attachment 1
Page 2 of 2

#### **CDFA** Responsibilities

- 1. The Division shall provide field inspection training to the CAC and designated staff.
- 2. The Division shall assign a Special Investigator as a point of contact and resource to the CAC for program support and to provide a local presence when requested for meetings or relevant enforcement events.
- 3. The Division shall provide a list of temporary cultivation license holder addresses by the 15th of the month for the following month's inspections.
- 4. The Division shall reimburse the CAC not more often than monthly in arrears.

#### **Additional Terms and Conditions**

- 1. CAC shall meet with the Division to discuss areas of mutual concerning including, but not limited to training, joint inspections, and lessons learned.
- 2. CAC shall immediately notify the Division if they are denied access to a state licensed cultivation site, encounter recalcitrant licensees, and/or have criminal concerns.
- 3. CAC shall provide and maintain CAC inspection vehicles.
- 4. CAC shall ensure that designated supervisors and inspections personnel attend training provided by Division Special Investigators.
- 5. CAC shall attend required Division trainings on the California CalCannabis Track-and-Trace system.
- 6. CAC shall allow Division Special Investigators to accompany designated CAC inspectors and/or supervisors in the field upon request.
- 7. CAC shall report all serious Violations (as defined in Section 8601(e) Table A of the Emergency Regulations) to CalCannabis within 24-hours of detection.
- 8. CAC shall provide the Division with applicable information regarding violations, if any, issued to state licensed cultivation licensee associated with pesticide use/application, or weighing and measuring device non-compliance, if any.
- 9. Forms may be changed or modified based upon prior mutual agreement from both parties or as required by law.
- Nothing in this agreement prevents or precludes the Division of Compliance and Enforcement staff from
  performing regulatory inspections or investigations of state licensed cannabis cultivators within the
  County.

#### Invoicing

The CAC shall submit an itemized invoice using the template provided as Attachment F, on County letterhead. Invoice shall be monthly, no later than thirty (30) days after the end of the reporting period covered by the invoice.

All invoiced expenses must fall within the parameters of the Scope of Work and must be directly related to administering and conducting Division program-related activities.

Questions about invoicing/reimbursement shall be directed to Margaret Cornell via email or by calling (916) 263-0900.

Invoices shall be sent via email to margaret.comell@cdfa.ca.gov.

The Division shall reimburse the CAC a flat fee of \$200 (two hundred dollars) for each inspection completed as outlined in this agreement.

Callfornia Department of Food and Agriculture Agreement Number 17-0264 Exhibit A Attachments A-F 1 of 41

#### **ATTACHMENTS A-F**

#### **Document Handout Packet**

វង្សមាមព្រះប្រជាពល	es de Cartina
Attachment A	Definitions
Attachment B	Cultivator Inspection Form
Attachment C	Declaration
Attachment D	Document Hand-out Packet for Licensees
Attachment E	Notice of Non-Compliance – Temporary License Holder
Attachment F	Invoice Template

The Division will supply copies of these handouts to CACs.

### ATTACHMENT A DEFINITIONS

- Canopy the designated area(s) at a licensed premise, except nurseries, that will contain mature plants at any point in time.
  - (1) Canopy shall be calculated in square feet and measured using clearly identifiable boundaries of all area(s) that will contain mature plants at any point in time, including all the space(s) within the boundaries;
  - (2) Canopy may be noncontiguous but each unique area included in the total canopy calculation shall be separated by an identifiable boundary which include, but are not limited to: interior walls, shelves, greenhouse walls, hoop house walls, garden benches, hedgerows, fencing, garden beds, or garden plots; and
  - (3) If mature plants are being cultivated using a shelving system, the surface area of each level shall be included in the total canopy calculation.

Specialty Cottage Outdoor - Outdoor cultivation site with up to 25 mature plants.

Specialty Cottage Indoor - Indoor cultivation site with 500 square feet or less of total canopy.

Specialty Cottage Mixed-Light - Cultivation site with 2,500 square feet or less of total canopy.

Specialty Outdoor - outdoor cultivation site with less than or equal to 5,000 square feet of total canopy, or up to 50 mature plants on noncontiguous plots.

Specialty Indoor - Indoor cultivation site between 501 and 5,000 square feet of total canopy. Specialty Mixed-Light - Mixed-light cultivation site between 2,501 and 5,000 square feet of total canopy.

Small Outdoor - Outdoor cultivation site between 5,001 and 10,000 square feet of total canopy.
 Small Indoor - Indoor cultivation site between 5,001 and 10,000 square feet of total canopy.
 Small Mixed-Light - Mixed-light cultivation site between 5,001 and 10,000 square feet of total canopy.

- **Medium Outdoor** Outdoor cultivation site between 10,001 square feet and one acre of total canopy.
- Medium Indoor Indoor cultivation site between 10,001 and 22,000 square feet of total canopy.

  Medium Mixed-Light Mixed-light cultivation site between 10,001 and 22,000 square feet of total canopy.
- Microbusiness A vertical business model where one licensee engages in some combination of cannabis activities: cultivation, manufacturing, distribution and/ or retail.

  CalCannabis' inspection responsibilities are limited to the cultivation site only. The maximum square feet of cultivation is 10,000 square feet.
- **Nursery -** A licensee that produces only clones, immature plants, seeds, and other agricultural products used specifically for the propagation and cultivation of cannabis. Flowering plants are not on the premises.
- **Processor** A site that conducts only trimming, drying, curing, grading or packaging of cannabis and nonmanufactured cannabis products. Cultivation is prohibited on the premises.





#### ATTACHMENT B

## CALCANNABIS COMPLIANCE AND ENFORCEMENT BRANCH CULTIVATOR INSPECTION FORM | TEMPORARY LICENSE

SECTION 1: BACKGROUN	D DATA	
Michigan Company		4/cers-reas
Güliyçilen Semerş		in Poice 53
ilkonenkumber 224		let / Nameti
និស្សភាពក្រុមប្រជាព្រះស្បាល់	in in the second se	( ( ) ) ; 
Contected Rent Backers	(d)\$ (iii)	uelliele saac
akoonseerMollineks	ย็สกับปัสด์ไ	3.00
A del les d	्रव्यक्षित्रवस् चरवर्गात्रस्	
SECTION 2: PHYSICAL INS		STATE OF THE STATE
ITEM	YES NO	COMMENTS
Is there anyone else at the premises beside		
if ye's now many other beggins		
Hazards Observed (dogs, exit barriers, sli etc.)	ps and trips,	
is the site located arthe psysical address in their applications	halicated on 1	
is the CDFA CalCannabis License posted?		
Does the temp. license type issued match ty	<b>je</b>	
obsarveds		
Are there notable odors? (besides cannable		
Do they use /generate Co2% look for tanks burners)		
If yes to CO2 generation – do they have a		
monitor/alarm?		
Casoline Canfainers?		
Evidence of burn piles?		
55-gallon drums?		
Propane Cylinders?		
Pesticides (herbicide, fungicides, insecticides, etc.)	todenficides,	
Is there a designated waste area? Secure of bin?	ed receptacle	A CONTRACTOR OF THE PROPERTY O
SECTION 3: PHOTO CHEC	KLIST	
☐ Street view of premises	☐ Immature plant area	☐ Shipping Manifest(s)
☐ Posted license	☐ Flowering area	□ Waste area/seare bin
☐ Weighmaster Certificate	☐ Mothers	☐ Harvested Cannabis Storage
☐ Any Hazards (if safe to photograph)	☐ Research and Develop	oment Area
☐ Water source (if not local utility)	Area	☐ Sealed Scales
	□ On other Decomposition Asset	

SECTION 4: QUESTIONNAIRE		
What is your power source or who is your service provider?		4.
How do you get your water? (City, County, well, storage, etc)	·	·
How many harvests do you project in a calendar year?		
Do you start your plants from	□ Seeds □ Clones	
Seeds: Where do you get your seeds from?		
Clones: Do you purchase your clones? 🖾 Yes 🗸	From Where:	
Do you have Mother plants? (If so, inspect all Mother plants)	Plant Count of mothers:	Number of strain types
How many fines do you use your-mother plant for clones.		
What do you do with the mothers when you are will no		
longer use them for clone harvesting? Do you plan to use any type of pesticide anyour		
, cannable βlants? If yes, what is your, state operator (D. #2		
How do you plan to handle your cannabls waste?		
Haw many employees do you haves		The state of the s
Do you plan to process harvested cannabls on the licensed premises?		
Do you cutrently have any processed connable. Inventory and and "(Note whether or not the processed connable standar area is seare		
Have you sold or transferred any cannabis or nonmanufactured cannabis products since receiving your temporary license? (If so, gather names and license numbers below).	w "	==
How will you self your connoists?	☐ Flower ☐ Trim/Leaf ☐ Other?	□ Kief. □ Pre-Rolls
Who is your certified as weighmaster?		
Are there scales sealed? Indicate the number of scales & capacity.		
How/where do you plan to store your required records?		
Do you have a flowering canopy on stre?		
If yes — measure it — with the Garmin		
Do you use lights? If so, what kind of lights do you use?		
Wattage per light?	Number of lights:	
Who do you sell to (names and license numbers)?		
		and and a second se
SECTION 5: RECORDKEEPING		
☐ Shipping Manifest Reviewed		





#### ATTACHMENT C

#### **DECLARATION**

CULTIVATOR NAME:	CC LICENSE #:	
DATE OF ISSUANCE:	ISSUED BY:	
This form is official acknowledgment on participated in a Temporary License insponding Division Special Investigator. I further division below, I agree that I received	pection process with a CDFA - CaiCann eclare I have authority to represent the	abls Cultivation Licensing company in this inspection.
	ency Info  Emergency Regul  Weighmaster Lic  DFW - 1602 Lice	ations Summary for Cannabis Cultivators
DPR — Cannabis Pesticides that an use	A IFGAL to	Pesticides that CANNOT be used
PRINTED NAME & TITLE OF RECIPIENT	SIGNATURE OF RECIPIENT	DATE
PRINTED NAME & TITLE OF ISSUING INVESTIGATOR	SIGNATURE OF ISSUING INVESTIGATOR	DATE

#### **CONTACT POINTS:**

For questions regarding commercial cannabls cultivation, nurseries, or processors please call 1-833-CAL GROW

To report concerns or provide information related to possible illegal activities of cannabis cultivation, nurseries, or processors; please call 1-833-WEED TIP

California Department of Food and Agriculture CalCannabis Cultivation Licensing Division Compliance and Enforcement Branch P.O. Box 942871
Sacramento, CA 94271
916-263-0801
enforcement@cdfa.ca.gov



# CalCannabis Cultivation Licensing, a division of

of Food and Agriculture (CDFA), for state medicinal and adultuse (recreational) cannabis the California Department is accepting applications cultivation licenses as of

January 1, 2018.

# The Three Licensing Authorities

# Bureau

### OF CANNABIS CONTROL BUREAU

Housed within the Department bureau licenses testing labs, of Consumer Affairs, the distributors, retailers, and microbusinesses.

1-800-952-5210 bcc@dca.ca.gov bcc.ca.gov

# CalCannabis

## CALCANNABIS CULTIVATION LICENSING

Housed within the Department CalCannabis licenses cannabis cultivators and manages a of Food and Agriculture, track-and-trace system. 1-833-CALGROW (225-4769) calcannabis@cdfa.ca.gov calcannabís.cdfa.ca.gov

# MCSB

## CANNABIS SAFETY MANUFACTURED BRANCH

of Public Health, MCSB licenses Housed within the Department products, such as edibles and manufacturers of cannabis topical products.

mcsb@cdph.ca.gov cdph.ca.gov/mcsb 1-855-421-7887

# Who Does What



noitudittaiQ



CULTIVATION

CalCannabis





DISTRIBUTION

MANUFACTURING



**ESTING** 



RETAIL



MICROBUSINESS

Bureau

Bureau

Bureau

Bureau

Program Program

This graphic illustrates the movement of cannabis and cannabis products through the three state agencies responsible for regulating cannabis.

Ta CALIFORNIA DEPARTMENT OF FOOD & AGRICULTURE



# The Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA)

Bureau of Cannabis Control, and the Department of Public Health's Manufactured Cannabis Safety Branch released draft regulations for the Medical Agriculture's CalCannabis Cultivation Licensing hearings to accept oral and written comments division, the Department of Consumer Affairs' Cannabis Regulation and Safety Act of 2015. These licensing authorities held several public in spring 2017, the Department of Food and regarding the draft regulations.

forward with a separate draft regulatory package Act (MAUCRSA), which creates one regulatory The licensing authorities had planned to move Adult-Use Cannabis Regulation and Safety in June 2017, the Legislature passed and the Adult Use of Cannabis Act of 2016. However, Governor signed into law the Medicinal and or implementation of Proposition 64: The system for both medicinal and adult-use recreational) cannabis.

cannabis regulations and adopted emergency authorities withdrew the proposed medical the commercial medicinal and adult-use As a result, the three cannabis licensing regulations based on the new law for (recreational) cannabis industries.

For details on other types of state cannabis licensing. cannabis.ca.gov

calcannabis.cdfa.ca.gov

For more information on cannabis cultivation licensing:







#### **Emergency Regulations Summary for Cannabis Cultivators**

#### Licensed Cannabis Cultivation in California

In June 2017, California Governor Jerry Brown signed into law the Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA), which creates one regulatory system for both medicinal and adult-use (recreational) cannabis. Under MAUCRSA, the California Department of Food and Agriculture (CDFA) was designated as the state agency responsible for issuing licenses to commercial cannabis cultivators in California.

#### Temporary vs. Annual Licenses

CDFA will be issuing temporary licenses that will go into effect on January 1, 2018. These temporary licenses will be valid for only 120 days, and two 90-day extensions will be available only if the temporary licensee has applied for an annual license. Temporary licenses will not be available as of January 1, 2019. Applications for temporary and annual commercial cannabis cultivation licenses are anticipated to be available in December 2017 via CDFA's CalCannabis Cultivation Licensing website at calcannabis.cdfa.ca.gov.

#### **Cannabis Cultivation License Categories**

#### Adult Use (Recreational) OR Medicinal

- 1) **CULTIVATORS:** Numerous license types for commercial cultivators, ranging from specialty cottage to medium-sized grows
- 2) **Nurseries:** Cultivation of cannabis solely as a nursery, including cloning and seed propagation
- 3) PROCESSORS: A site that conducts only trimming, drying, curing, grading, or packaging of cannabis and nonmanufactured cannabis products

#### Eligibility

#### Owner. "Owner" means any of the following:

- 1) A person with an aggregate ownership interest of 20 percent or more in the person applying for a license or a licensee, unless the interest is solely a security, lien, encumbrance
- 2) The chief executive officer of a nonprofit or other entity
- 3) A member of the board of directors of a nonprofit or other entity
- 4) An individual who will be participating in the direction, control, or management of the person applying for a license

An owner who is an individual participating in the direction, control, or management of the commercial cannabis business includes any of the following:

- 1) A partner of a commercial cannabis business that is organized as a partnership
- 2) A member of a limited liability company of a commercial cannable business that is organized as a limited liability company
- 3) An officer or director of a commercial cannabis business that is organized as a corporation

CRIMINAL BACKGROUND. Applicants will have to get fingerprinting via the Department of Justice's Live Scan service and undergo a criminal history check to determine if any convictions are substantially related to their commercial cannabis cultivation license. Substantially related convictions may prevent the issuance of a license.

**Local Approval.** Applicants may submit, as a part of their application, proof of approval by their local jurisdiction (city or county or other jurisdiction) for commercial cannabis activity. CDFA will be verifying the validity of the authorization with the local jurisdiction identified.

Environmental Quality Act (CEQA) compliance. This may be achieved by a local jurisdiction completing a site-specific analysis or the applicant providing a CEQA document to be certified by the lead agency. Applicants will also be required to comply with specific conditions imposed by the State Water Resources Control Board and Department of Fish and Wildlife.

#### Site Requirements

The location must be at least 600 feet from sensitive sites, such as a school, unless otherwise authorized by local ordinance.

Tobacco and alcohol sales are prohibited at licensed commercial cannabis premises.

#### **Documents to Submit With an Application**

The following documents will need to be submitted with a cannabis cultivation licensing application:

- Lease agreement, property title, or deed indicating a right to occupy the property
- Business-formation documents filed with the California Secretary of State's office
- California State Water Resources Control Board permits and verification of the applicant's water source
- California Department of Fish and Wildlife's 1602 Lake or Streambed permit or walver of needed permit
- California Department of Toxic Substances Control's hazardous-materials record search via the EnviroStor data-management system
- California Department of Tax and Fee Administration seller's permit
- Labor Peace Agreement if there are more than 20 employees
- Surety bond valued at \$5,000
- California Department of Justice fingerprinting via its Live Scan service for each owner
- Proof of local jurisdiction CEQA compliance or additional CEQA site-specific analysis

#### Local Jurisdictions

CDFA will not issue licenses to applicants in local jurisdictions where cannabis cultivation is banned.

#### Local Compliance Verification

If the applicant provides a local license, permit, or other authorization, CDFA will contact the local jurisdiction to verify the information and will allow at least 10 days for the jurisdiction to respond before issuing the license.

If an applicant for an annual license does not provide a local license, permit, or other authorization, CDFA will contact the local jurisdiction to verify that issuing the license would not violate a local ordinance or regulation. After 60 days, if there is no acknowledgement by the local jurisdiction, CDFA shall presume the applicant is in compliance and may issue a license.

#### **Priority Application Review**

Priority application review will be provided for annual licenses only. To be eligible, an applicant must be able to demonstrate whether his or her business was in operation and in good standing with the local jurisdiction by September 1, 2016.

#### Compliance After Licensing Approval

TRACK-AND-TRACE SYSTEM. Applicants will have five business days to register for a state-mandated track-and-trace training session after receiving notice that the application for licensure has been received and approved by CDFA. Training will be provided online and may be provided at various locations. Licensees will have 30 business days to move all inventory into the system after receipt of unique identifiers.

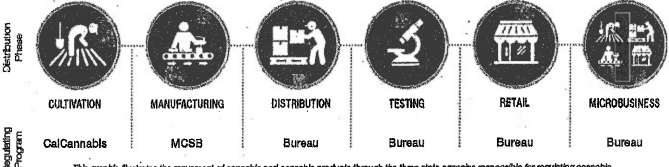
**INSPECTIONS.** CDFA will conduct audits and inspections of licensees to ensure compliance with license requirements.

#### Consequences of Noncompliance

If CDFA determines a licensee is operating out of compliance with statutory or regulatory requirements, CDFA may work with the licensee to establish a corrective action plan to correct the documented noncompliance. However, CDFA may also issue a fine or suspend or revoke the license.

#### **License Types Other Than Cultivation**

For those interested in becoming licensed for other commercial (non-cultivation) cannabis activities, please contact either the Bureau of Cannabis Control (Bureau) or the Manufactured Cannabis Safety Branch (MCSB)—and what each agency regulates is shown in this diagram:



This graphic illustrates the movement of cannabis and cannabis products through the three state agencies responsible for regulating cannabis.

Additional information on all three of California's licensing authorities—CalCannabis, the Bureau, and MCSB—is available on the California Cannabis Portal at cannabis.ca.gov.

#### **Transition Period**

To support a smooth transition of businesses into a newly regulated market, beginning January 1, 2018, and before July 1, 2018, licensees may do the following:

- Conduct business with other licensees regardless of the M (for medicinal) or A (for adult use/recreational) designation on their licenses.
- Transport cannabis and cannabis products that do not meet the labeling requirements (prescribed by MAUCRSA or the California Department of Public Health) if a sticker with the appropriate warning statement is affixed.
- Sell cannabis and cannabis products held in inventory that are not in child-resistant packaging if the retailer places them in child-resistant packaging at the time of sale.
- Sell cannabis products that do not meet the THC limits per package established by the California Department of Public Health.
- Sell and transport cannabis products that have not undergone laboratory testing if a label stating they have not been tested is affixed to each package containing the cannabis products prior to transport by a distributor—or prior to sale if held by a retailer.
- Individually package and sell dried flower held in inventory by a retailer at the time of licensure.
- Cannabis and cannabis products held in inventory by a retailer that do not meet the requirements set by the California Department of Public Health for ingredients or appearance may be sold by a retailer.

#### **Cannabis Waste**

Cannabis waste must be contained in a secured waste receptacle or secured area on the licensed premises.

Licensees may not sell cannabis waste and must comply with all applicable waste-management laws.

## Water Boards Cannabis Cultivation Programs



The State Water Board adopted requirements for cannabis cultivation to reduce impacts from discharges of waste and water diversions associated with cannabis cultivation activities. Cannabis cultivators can apply for their water quality permit (Waste Discharge Requirements/ Waiver) and water right (Cannabis Small Irrigation Use Registration) using the online Cannabis Regulatory Programs Portal. For more information visit:

waterboards.ca.gov/cannabis

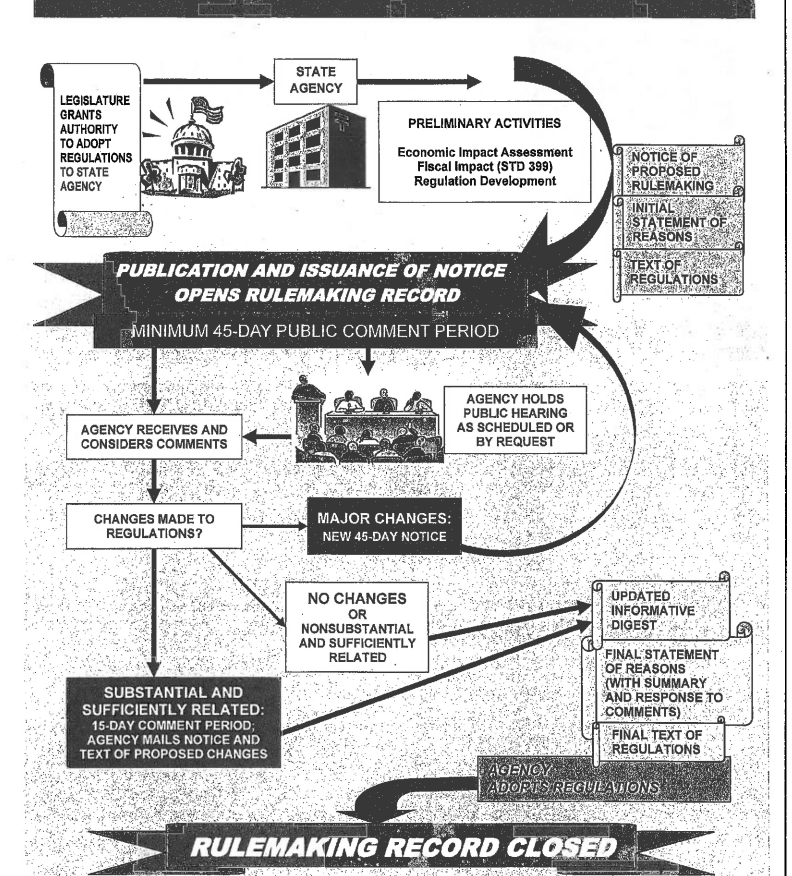
For more information visit the Water Boards Cannabis Cultivation webpage: www.waterboards.ca.gov/cannabis

Start an application using the Cannabis Regulatory Programs Portal: https://public2.waterboards.ca.gov/cgo

For Cannabis General Order (Waste Discharge Requirements/Waiver) questions:
email DWQ.Cannabis@waterboards.ca.gov or call 916-341-5580

For Cannabis Small Irrigation Use Registration questions: email CannabisReg@waterboards.ca.gov or call 916-319-9427

# REGULAR RULEMAKING



As a CDFA - CalCannabls Cultivation Licensing Division licenses holder you are required to have a Certified Weighmaster CCR TITLE 3, DIVISION 8 SECTION 8213

#### DIVISION OF MEASUREMENT STANDARDS (DMS)

6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 • 916-229-3000 • dms@cdfa.ca.gov

Enforcement of California weights and measures laws and regulations is the responsibility of the Division of Measurement Standards (DMS). The Division's activities are designed to:

- Ensure the accuracy of commercial weighing and measuring devices.
- Verify the quantity of both bulk and packaged commodities.
- Enforce the quality, advertising and labeling standards for most petroleum products.

The Division works closely with county sealers of weights and measures who, under the supervision and direction of the Secretary of Food and Agriculture, carry out the vast majority of weights and measures enforcement activities at the local level. Ensuring fair competition for industry and accurate value comparison for consumers are the primary functions of the county/state programs.

#### **HEADQUARTERS** (Northern California)

Division of Measurement Standards 6790 Florin Perkins Road, Suite 100 Sacramento, CA 95828

Telephone: (916) 229-3000 Fax: (916) 229-3015

Email: dms@cdfa.ca.gov

#### CENTRAL CALIFORNIA

Division of Measurement Standards 2550 Mariposa Street, Room 3051 Fresno, CA 93721

Telephone: (855) 212-1533

Fax: (559) 445-5268

#### **SOUTHERN CALIFORNIA**

Division of Measurement Standards 169 East Liberty Avenue Anahelm, CA 92801 Telephone: (855) 212-1533

Fax: (714) 449-7249



#### Department of Food and Agriculture, Division of Measurement Standards 6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055 www.cdfa.ca.gov/dms/

WEIGHMASTER LICENSE APPLICATION

New Application	n	Update	d Appl	ication for License N	lumber: _		_
Refer to instructions a	nd infor	mation on	page 6	for assistance wi	th comp	leting this	application
Pursuant to California Business a				n 5, Applicant makes the follow t to review their files maintain:			se of obtaining a
Owner's Name(s) - If the er registered with the Secretary of St	itity is a Corp	oration (Inc.), I	imited Li				er name as It is
2. Weighmaster License Bu	siness Nar	ne - If DBA, yo	ou must s	ubmit a copy of your Fictition	ous Busines	s Name Statem	ent
3a. Mailing Address	······································	<i>i</i> :		3b. City		3c. State	3d. Zip Code
3e. Telephone		3f. Fax			3g. Emai	l Address	J
( ) 4a. Business Structure (Con	poration/L	LC/LP/Sole	Owner/l	Partnership/Other- if o	ther, then	specify)	
4b. Corporation/LLC/LP Reg	gistration N	Number	4c. Sta	te of Jurisdiction	40	d. Date Filed	
Agent for Service of Pro     Responsible Parties – Ow following: (attach additional sheet 5a, Name	ner, individua	al partner, desi	gnated co		l members c	faLLC or LP	·
Ja. Name	35.01	noiai i ilie	00	. Address (Do not use po	of Office Do.	· · · · · · · · · · · · · · · · · · ·	
,				€	ā		
Payment Instructions: Make California Department of Foo	2	-					Do Not Send Cash
CALCULATE YOUR FEES					D	epartment L	lse Only
Principal Fixed Location		Each \$Fee \$75.0		<u>otal \$</u>	RC Num	ber:	
Additional Fixed Locations	-	\$30.0	00 _		RC Date	: -	
Operating at Non-Fixed Lo	cation .	\$200			Amount	Received:	
Deputy Weighmasters		\$20.0			Postmar	ked Date:	- 19
Junk Dealer/Recycler Loca	tions .	\$500	.00 _	TOTAL FEES DUE	Process	ed By:	



# Department of Food and Agriculture, Division of Measurement Standards 6790 Fiorin Perkins Road, Sulte 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055 www.cdfa.ca.gov/dms/

6. Date Weighmaster ope	rations began or will begin und	er this name or owne	rship	
7. Former Weighmaster n	ame or Weighmaster License n	umber operating at t	nis location	
8. Check the box if	the entity operates at other than	n a fixed location		
IMPORTANTI If an Division of Measurem	entity intends to use a commor ent Standards.	n tare, mail a copy of th	ne completed C	ommon Tare Notice to the
9. Information about princ	cipal fixed weighing or measuri	ng location:		
a. Physical Address	b. City	e ·	c. State	d. Zip Code
e. County	f. Telephone		g. Fax	
h. Number of weighing or	measuring devices	i. Number of device	es registered	with the County
j. Business Description - E-Waste, Non-Ferrous Metal, an	Use descriptions found in the attached id Paper	"Business Classification	by Commodity" f	sting. For example: Salvage,
	the entity is a junk dealer/recyc pplication and include with this		Section 2160	1 or 21605(b). Complete
I. Check the box if the BPC Section 12737.	he entity is eligible for, and inte	nds to use, an unatte		
	the entity would like to be liste	d as a public scale. (	Contact DMS	for explanation)
10. Information about add	litional fixed weighing or measu	ıring location:		
a. Physical Address	b. City		c. State	d. Zip Code
e. County	f. Telephone		g. Fax	
h. Number of Weighing or	Measuring Devices	I. Number of Device	es Registered	with the County
j. Business Description (U	se descriptions found in the attached "	Business Classification b	y Commodity" lis	ting)
the supplemental ar	the entity is a junk dealer/recycl oplication and include with this	application.		
BPC Section 12737.	he entity is eligible for, and inte systems evaluated and approve			
m. Check the box If	the entity would like to be listed	d as a public scale. ((	Contact DMS	for explanation)



# Department of Food and Agriculture, Division of Measurement Standards 6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055 www.cdfa.ca.gov/dms/

11. Information on additional fixed weig	hing or measuring	a location:		
a. Physical Address	b. City		c. State	d. Zip Code
· ¥6				
e. County	f. Telephone		g. Fax	
_				
h. Number of Weighing or Measuring Do	( )	I. Number of Devices	Dowletowed	udale ale e Constant
n. Number of Weighing or Measuring Do	evices	I. Number of Devices	s Registered	with the County
100				,
j. Business Description (Use descriptions for	ound in the attached "	Business Classification by	Commodity" ilst	ting)
<del>5</del> 0				rx.
		90		200
k. Check the box if the entity is a	unk dealer/recycl	er as defined in BPC :	Section 21601	or 21605(b). Complete
the supplemental application and	include with this	application.		
I. Check the box if the entity is eligible BPC Section 12737.	gible for, and inte	nds to use, an unatter	rded weighin	g system as defined in
IMPORTANTI Only systems evalu	ated and approve	d hy the California Tv	pe Evaluation	Program may be
used.	atou una appiore	a by the camorina ry	po nraidatioi	r rogram may be
m. Check the box if the entity wou	ld like to be lister	i as a public scale. <i>(C</i>	ontact DMS f	or explanation)
12. Information on additional fixed weig	hing or measurin	g location:	23	
a. Physical Address	b. City	· M	c. State	d. Zip Code
		•		
e. County	f. Telephone		g. Fax	· · · · · · · · · · · · · · · · · · ·
		E: =	3	0
			( )	
h. Number of Weighing or Measuring Do	evices	I. Number of Device	s Registered	with the County
		- 3		
j. Business Description (Use descriptions for	ound in the attached "	Business Classification by	Commodity" Ils	ting)
	-	,		
k. Check the box if the entity is a		or as defined in DDC		f an Odgot/h) Commista
the supplemental application and			Section 2160	r or 21605(b). Complete
I. Check the box if the entity is eli			ided weighin	g system as defined in
BPC Section 12737.			77	
IMPORTANT! Only systems evalu	ated and approve	d by the California Ty	pe Evaluation	n Program may be used
m. Check the box if the entity wou	ild like to be listed	i as a public scale. <i>(</i> C	ontact DMS i	or explanation)

**USE ADDITIONAL PAGES IF NECESSARY** 



#### Department of Food and Agriculture, Division of Measurement Standards 6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828 Phone (916) 229-3000 / Fax: (916) 229-3055

www.cdfa.ca.gov/dms/

13. Deputy Weighmasters:

All persons who determine weight, measure, or count and/or will be signing weighmaster certificates must be licensed as Deputy Weighmasters. Enter the Deputy Weighmaster's full name below. The only exception is an individual who is a member of a partnership or a sole owner. If the entity is a corporation, limited liability corporation, or limited partnership, there are no exceptions. (Attach additional sheets if necessary.)

1,	10.	19.
2.	11.	20.
3.	12.	21.
4,	13.	22.
5.	14.	23.
6.	15.	24.
7.	16.	25.
8.	17.	26.
9.	18.	27.

Each entity is responsible for ensuring that Weighmaster Certificates contain all statutorily required information. If an entity would like its weighmaster certificates reviewed for compliance, include a copy with this application.

14. License Affidavit: By signing this application, applicant attests that they will abide by the provisions of the California Business and Professions Code, Division 5, Chapter 7 and the California Code of Regulations, Title 4, Division 9, Chapter 9.

#### I CERTIFY THAT THE INFORMATION CONTAINED IN THIS APPLICATION IS TRUE AND CORRECT.

This application must be signed by an authorized representative listed in Item 5 of the Weighmaster License Application (e.g., owner, individual partner, designated corporate officer, designated member of LLC or LP).

a. Signature of Applicant	b. Print or Type Name	c. Title	d. Date

Applicant is responsible for completing this application and submitting all required information in a timely manner. Applications remaining incomplete 30 days after notification of deficiencies will be returned unprocessed. It is unlawful to perform the duties of a Weighmaster without first obtaining a Weighmaster License. It is the licensee's responsibility to keep all information and fees current in addition to maintaining a copy of the current Weighmaster License at all weighing locations.

If you have questions, call or write the Division of Measurement Standards, Weighmaster License Clerk, at 6790 Florin Perkins Road, Suite 100, Sacramento, CA 95828, Telephone (916) 229-3000, Fax (916) 229-3055, or by email at: <a href="mailto:DMS@cdfa.ca.gov">DMS@cdfa.ca.gov</a>. Additional information regarding the Weighmaster Program can be found at: <a href="https://www.edfa.ca.gov/dms/programs/wm/wm.html">www.edfa.ca.gov/dms/programs/wm/wm.html</a>.

The California Department of Food and Agriculture has established time periods for the processing of license applications. Failure to comply with these time periods may be appealed to the Secretary of Food and Agriculture, 1220 N Street, P.O. Box 942871, Sacramento, CA 94271-0001, pursuant to regulations set forth in the California Code of Regulations Title 4, Section 4700. Under certain circumstances, the Secretary may order that the applicant receive reimbursement of filling fees.



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### Junk Dealer/Recycler Supplemental Weighmaster Application Refer to the instructions on page 10 for assistance with completing this application

1. License Name:
2. I am a Pawnbroker/Secondhand Dealer who purchases scrap metal/salvage material in a manner other than those prescribed for Pawnbrokers/Secondhand dealer transactions. If you checked this box skip to Item 10.
As a Weighmaster applicant who is a junk dealer or recycler as defined in California Business and Professions Code (BPC) Section 21601 or 21605(b), I declare that:
As required, a copy of a current business license for each location is included with this application.  As required, the most recent list of Deputy Weighmaster names are included. Attach a copy of your Weighmaster License with any deletions, additions, or changes.  As required, a request to receive theft alert notifications pursuant to BPC Section 21608.7(a) has been made.
Please enter the email address used to request thefts alerts:
<u>IMPORTANT!</u> If your entity has more than one junk dealer/recycler location, make a copy of this form and complete the remainder of the form for each additional location.
6. Provide the address and complete the declarations for <u>each</u> weighing or measuring location:
Street:
City:
State: Zip Code:
Check the following statements that are true:
7. Storm Water Permit Declaration (check ONE box only)
Entity is a junk dealer or recycler as defined in BPC Section 21601 or 21605(b) and:
<ul> <li>a. Has a Storm Water Permit. Upon request, proof can be provided.</li> <li>b. Has filed for a Storm Water Permit. Upon request, proof can be provided.</li> <li>c. A Storm Water Permit is not required. Upon request, proof can be provided.</li> </ul>
8. Photography and Thumbprint Equipment Declaration (check ONE box only)
Entity is a junk dealer or recycler as defined in BPC Section 21601 or 21605(b) and:
<ul> <li>Has the necessary equipment to comply with the photographic and thumbprint requirements for the purchase of nonferrous materials pursuant to BPC Section 21608.5.</li> <li>Will not purchase or sell nonferrous materials and is not required to comply with BPC Section 21608.5.</li> </ul>
It is understood that the Department or one of its representatives will make a thorough investigation of all the information contained in this application. If any information is materially inaccurate, the entity will have 14 days to come into compliance or the Department will revoke the Weighmaster License.
10. By signing this document, I verify compliance with all Weighmaster requirements set forth in the California Business and Professions Code, Division 5, Chapter 7 and the California Code of Regulations, Title 4, Division 9, Chapter 9.
I CERTIFY THAT THE INFORMATION CONTAINED IN THIS APPLICATION IS TRUE AND CORRECT.
This application must be signed by an authorized representative listed in the Welghmaster License Application item 5, (e.g., owner, individual partner, designated corporate officer, designated member of LLC or LP).
a. Signature Authorized Representative b. Print Full Name and Title c. Date

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#### Weighmaster License Application Instructions and Information

Mark the appropriate box indicating if the application is for a new Weighmaster or to update the information for a previously issued Weighmaster License. If the application is being submitted to update information, enter the Weighmaster License number.

The following is a list of <u>required information</u> with corresponding box number on the application:

- 1. Owner's Name. This is the person(s) or corporation(s) that own the business. If the business is a corporation, limited liability company (LLC), or a limited partnership (LP), enter the name as listed with the California Secretary of State.
- 2. Weighmaster License Business Name. The Weighmaster License name is the name to appear on the license and all Weighmaster Certificates. It may be different from the owner's name(s) and corporation's name if they are "doing business as" (DBA) a fictitious name. If a fictitious name is used, a copy of the "Fictitious Business Name Statement" must accompany the application.

#### 3a-3g. Mailing Address/Phone/Fax/Email.

- Enter the street address or P.O. Box Number, city, state and zip code where the license or any other correspondence will be mailed.
- Enter a business contact telephone number, fax, and email address.

#### 4. Business Structure Information.

- a. Enter the type of business structure. Options include: Corporation (Inc.), Limited Liability Corporation (LLC), Limited Partnership (LP), sole owner, partnership, or other type.
- b. If the business is an Inc., LLC or LP, enter the registration number from the California Secretary of State.
- c. If the business is an Inc., LLC or LP, indicate the state in which it is incorporated.
- d. If the business is an Inc., LLC or LP, indicate the date of registration with the California Secretary of State.
- e. If the business is an Inc., LLC or LP, indicate the name of the agent authorized to accept service of legal notice.

#### 5. Responsible Parties.

- a. Enter the name of a sole owner, individual partner, corporate officers or members of the LLC.
- b. Enter the official title held in relation to the entity.
- c. Enter the physical address for a sole owner, individual partner, corporate officers or members of the LLC.

Attach additional sheets if necessary.

- **6. Beginning Date.** Enter the date Weighmaster operation began, or plans to begin. This establishes the license year and renewal month. The license is to be renewed on or before the first day of this month each year. *It is the licensee's responsibility to renew the license when due.*
- 7. Former Weighmaster Name/Other Licensees at Location. If taking over a business with an existing Weighmaster License, enter the previous Weighmaster name and license number.



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8. Other Than Fixed Location. Check the box if the entity operates at other than a fixed location.

**Note:** Industry Specific Tares. If the entity intends to use a regulatorily established tare (e.g., seasonal tare, common tare, average tare), contact the Division at (916) 229-3000.

- **9.** Information for Principal Location. Enter the following information regarding the **principal fixed** location where weighing or measuring operations are conducted:
  - a-g. Enter the contact information as indicated on the application for the **principal fixed location** where weighing and measuring operations are conducted.
    - h. Enter the number of weighing and/or measuring devices used at this location.
    - Number of devices used to welgh, measure, or count for hire registered with the county sealer of weights and measures.
    - j. Describe the primary business operations at this location; select from the attached Business Classification by Commodity listing starting on page 11.
    - k. Check the box if the entity is a junk dealer/recycler as defined in BPC 21601 or BPC 21605(b). If box is checked, also complete and include a supplemental application.
    - I. Check the box if the entity is eligible for and intends to use an unattended weighing system as defined in BPC 12737. Important: Only systems that have been evaluated and approved by the California Type Evaluation Program may be used.
    - m. Check the box if the entity would like to be listed as a public scale.
- 10.,11.,12. Information for fixed locations. For any additional locations where business is done, list the following information:
  - a-g. Enter the contact information as indicated on the application for the additional location where weighing and measuring operations are conducted.
    - h. Enter the number of weighing and/or measuring devices used at this location.
    - Number of devices used to weigh, measure, or count for hire registered with the county sealer of weights and measures.
    - j. Describe the primary business operations at this location; select from the attached "Business Classification by Commodity" listing starting on page 11.
    - k. Check the box if the entity is a junk dealer/recycler as defined in BPC 21601 or BPC 21605(b). If box is checked, also complete and include a supplemental application.
    - I. Check the box if the entity is eligible for and intends to use an unattended weighing system as defined in BPC 12737. Important: Only systems that have been evaluated and approved by the California Type Evaluation Program may be used.
    - m. Check the box if the entity would like to be listed as a public scale.
- 13. Deputy Weighmasters. All persons who determine weight, measure or count, and/or will sign Weighmaster Certificates must be licensed as Deputy Weighmasters. Enter the Deputy Weighmaster's full name in the spaces provided on the application. (Attach additional sheets if necessary) The only exemption is an individual who is a partner of a partnership or the sole owner. If the entity is a corporation, LLC or LP there are no exemptions for not being listed as a Deputy Weighmaster.



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**14. License Affidavit.** The applicant must sign the Weighmaster License Application. By signing, the applicant acknowledges they will abide by all the provisions of Division 5, Chapter 7 of the California Business and Professions Code and Title 4, Division 9, Chapter 9 of the California Code of Regulations. I CERTIFY THAT THE INFORMATION CONTAINED IN THIS APPLICATION IS TRUE AND CORRECT.

- a. Signature of Applicant. The application must be signed by an authorized representative listed in item 5 (owner, individual partner, designated corporate officers, designated members of LLCs or LPs)
- b. **Print or Type Name.** The person who signs the document will enter their name next to their signature.
- c. Title. The person who signs the document will enter their title (e.g., owner, President, CEO)
- d. Date. The person who signs the document will enter the date they completed the application.

If boxes 9k., 10k., 11k., and/or 12k. are checked, the "Junk Dealer/Recycler Supplemental Welghmaster Application" must also be completed.

This application must be signed by an authorized representative listed in the Weighmaster License Application item 5, (e.g., owner, individual partner, designated corporate officer, designated member of LLC or LP).

#### Calculation of License Fees:

The license will not be processed unless the appropriate fees are paid. BPC Section 12704 requires the following fees to be paid:

- Weighmaster License (Principal Location): \$75.00
- Each additional fixed location is \$30.00
- Operation at other than fixed location is \$200.00
- Each Deputy Weighmaster is \$20,00
- Location fee for each location listed for a junk dealer/recycler is \$500.00
- Additional license copies are \$10.00 each

If the principal location moves, a fixed branch is added, or deputies are added, the Weighmaster must contact the Division and submit in writing the changes along with any additional appropriate fees required prior to operation.

if the entity is eligible for and intends to use an unattended weighing system as defined in BPC Section 12737 and the license is being renewed, contact the Division to determine your fees.



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#### Calculation of Late Fees:

BPC Section 12707 requires that Weighmaster Licenses be renewed annually. License fees are due on or before the first day of the license month. If the application and payment are sent by mail, there is no late fee charged if postmarked by the fifth day of the license month. If the fees are not paid by the fifth day of the license month, additional penalty fees are due. The penalty fee for a payment postmarked after the fifth day and before 30 days shall be 30 percent of the license fees. The penalty fee for more than 30 days after the beginning of the licensing month shall be 100 percent of the license fees. No additional late fees are charged for Deputy Weighmasters (see table below).

Weighmaster License	On-Time	Late fee penaltles if postmarked after the 5 <sup>th</sup> day of licensing month	Late fee penalties if postmarked 30 days after beginning of licensing month
	Fee	Fee +30% penalty	Fee + 100% penalty
Principal Fixed Location	\$75.00	\$97.50	\$150.00
Additional Fixed Location	\$30.00	\$39.00	\$60.00
Operation at Other Than Fixed Location	\$200.00	\$260.00	\$400.00
Each Deputy Weighmaster	\$20.00	no penalty fee	no penalty fee
JDR Fee Per Location	\$500.00	\$650.00	\$1000.00

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#### Department of Food and Agriculture, Division of Measurement Standards

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#### Junk Dealer/Recycler Supplemental Weighmaster Application Instructions

California Business and Professions Code (BPC) Section 12703.1 <u>requires</u> additional information and declarations for Weighmasters who are junk dealers or recyclers. The instructions below outline the entries on the Junk Dealer/Recycler Supplemental Weighmaster Application.

- 1. License Name (Required): Enter the business name as it appears on the first page of the Weighmaster License Application.
- 2. **Pawnbroker or Secondhand Dealer Declaration:** If the business is a Junk Dealer/Recycler and also a Pawnbroker or Secondhand Dealer, mark the box and skip to step 10.
- Business License (Required): Mark the box to indicate a copy of a current business license is being submitted
  for all junk dealer/recycler locations. If the facility is located in an unincorporated area that does not issue business
  licenses, write a statement to that effect.
- 4. **Deputy Weighmaster List (Required):** Mark the box to indicate that all current Deputy Weighmaster names are submitted. Attach a copy of the current weighmaster license. Indicate Deputy Weighmaster changes as instructed on line 6 of the Weighmaster Renewal Application.
- Theft Alert Notifications (Required): Mark the box and enter the email address used to register for theft alert notifications. Registration with the institute of Scrap Recyling Industries, Inc. at <a href="https://www.scraptheftalert.com">www.scraptheftalert.com</a> is required.
- 6. Additional Location: Make a copy of the Junk Dealer/Recycler Supplemental Weighmaster Application form and complete for <u>each additional location</u>.
- 7. Storm Water Permit Declaration (Required):
  - a. Mark this box if a Storm Water Permit has been issued by the State Water Resources Control Board.
  - b. Mark this box if a Notice of Intent (NOI) for a Storm Water Permit has been filed with the State Water Resources Control Board which is pending and not yet issued.
  - c. Mark this box if a Storm Water Permit is not required. Proof of this fact will be required during inspection.
- 8. Photographic and Thumbprinting Equipment Declaration (Regulred):
  - Mark this box if the entity purchases nonferrous materials (i.e., copper, copper alloys, stainless steel, or aluminum, excluding beverage containers) and has the necessary equipment to comply with BPC Section 21608.5.
  - b. Mark this box if the entity will not be purchasing or selling nonferrous materials as described in BPC Section 21608.5 and is not required to comply with this requirement.
- 9. **Verification Inspection:** Mark the box to acknowledge the understanding that an inspection will be conducted to confirm the information submitted in this application is materially accurate. Furthermore, if the information you sumitted is not materially accurate, the entity will be given 14 days to come into compliance. If it does not, the Department will proceed with revocation of the weighmaster license.
- 10. Sign the Junk Dealer/Recycler Supplemental Weighmaster Application. By signing, you acknowledge that the entity will abide by all the provisions in Chapter 7 of Division 5 of the BPC.
  - a. The Junk Dealer/Recycler Supplemental Weighmaster Application must be signed by an authorized representative. (owner, individual partner, designated corporate officers, designated members of LLCs or LPs)
  - b. The person who signs the application <u>must</u> print or type their name next to their signature and official title. (e.g., owner, President, CEO)
  - c. Enter the date the application was completed.

This application must be signed by an authorized representative listed in the Weighmaster License Application item 5, (e.g., owner, individual partner, designated corporate officer, designated member of LLC or LP).

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#### **Business Classification by Commodity**

Cannabis Related Activities		
Adult Use - Cultivator (nurseries, growers, and processors)	Medicinal Use - Cultivator (nurseries, growers, and processors)	Cannabis (other businesses Not Elsewhere Classified)
Adult Use - Distributors/Transporter (Agents who supply products to other businesses, businesses that transport cannabls products from one point to another and/or provide quality assurance)	Medicinal Use - Distributors/Transporter (Agents who supply products to other businesses, businesses that transport cannabis products from one point to another and/or provide quality assurance)	Hemp - (Cannabis Plant Fiber)
Adult Use - Manufacturers (extractions, infusions, packaging, and labeling)	Medicinal Use - Manufacturers (extractions, infusions, packaging, and labeling)	
Adult Use Microbusiness (business that engages in cultivation, manufacturing, distribution, and retail sale under one license)	Medicinal Use – Microbusiness (business that engages in cultivation, manufacturing, distribution, and retail sale under one license)	

AGRICULTURAL PROCES	SORS: (canning, cooking, freezing,	drying, crushing, fermenting, etc.)
Apricots	Milk Processors	Sugar Beets
Berries	Nuts	Tomatoes
Citrus	Peaches	Vegetables (other)
Cotton	Pears	Wheat, Flour Mill
Freezers	Prunes	Wineries, Juice Grapes
Fruit (other)	Raisins	Not Elsewhere Classified
Hay, Cubing Pellets	Rice	

Dealers, Packers, Growers, W	eighers	·
Avocados	Hay	Vegetables (other)
Citrus	Potatoes	Vineyard (Table, raisin, or wine grapes)
Fruit (other)	Rice	Not Elsewhere Classified (feed sales, seeds for oil, etc.)
General Farming, Agriculture	Seeds	



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Livestock	•	
Auctions	Feed Mills	Slaughter Houses
Dairies	Liquid Stock Feed	Not Elsewhere Classified (cattle ranches, poultry feed, feed supplements, etc.)
Fairs	Poultry Processors	
Feed Lots	Rendering	

Agricultural Warehous	es	
Barley	Milo	Seeds
Beans	Nuts	Wheat, Grain
Cold Storage	Rice	Not Elsewhere Classifled
Cotton	Safflower	

Construction		***
Asphalt, Paving	Dry Cement and Pozzolan	Rock, Sand, and Gravel
Concrete, Gunite, and Ready-Mix	Lightweight Aggregates	Unprocessed Yardage Sales
Construction Debris (wallboard, dirt, etc.)	Retail Small Lots	Not Elsewhere Classified (Construction supplies, lumber yard, asphalt, concrete recycling, etc.)
Construction Sites	Road Oils	

Fish				
Aquaculture	Herring	Squid		
Bottom Fish	Salmon	Tuna		
Crab	Sea Urchins	Not Elsewhere Classified		

Salvage, Junk Dealers and Recyclers				
Cans (Not CRV)	Non-Ferrous Scrap Precious Metals (gold, silver, etc.)	All the above except E-Waste*		
E-Waste	Paper	Pawnbroker, Secondhand Dealer- JDR Welghmaster		
Ferrous Metal (iron)	Plastic (Not CRV)	Pawnbroker, Secondhand Dealer- Weighmaster		
Glass (Not CRV)	Scrap Yard, Auto Wrecker	BPC 21604(a) Exempt Junk Dealer/Recycler		
Non-Ferrous Metals (copper, brass, copper alloys, aluminum, stainless steel)	Junk Dealer, Recycler	CRV Redemption Center		

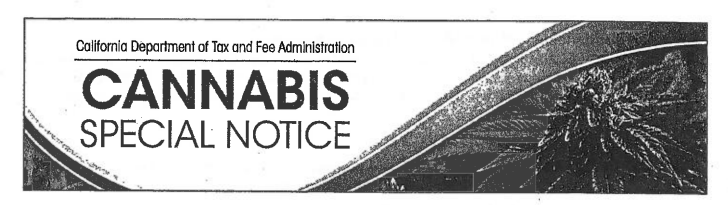


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Transportation		
Fleet Services	Military	Not Elsewhere Classified
General Transportation	Van, Moving and Storage	

Waste		
Biomass	Hazardous Waste	Paper Shredding Only
Composting, Landfill	Medical Waste	Tire Shredding Only
Green Waste, Refuse, Transfer Waste Station, Landfill	Non Hazardous Waste Water	

Various industry					
Compressed Gases	Nursery and Nursery Supply	Scale Company			
Farm Supply Store	Power Plant	Steel or Manufacturing, Fabricating (plastics, aluminum)			
Fertilizer, Chemicals	Public Scales	Textile			
Landscaping	Refineries	Trade Shows			
Log Scalers	Rental Equipment	Not Elsewhere Classified			
Mining and Milling	Samplers, Weighers				
New Metal Distributer/Vendor	Sawmills, Timber, Wood				



# Guidance on How Taxes Apply to Cannabis Inventory Beginning January 1, 2018

Beginning January 1, 2018, cannabis retailers must collect the cannabis excise tax from their customers on each retail sale of cannabis or cannabis products. The cannabis excise tax applies to all retail sales, *including* sales of cannabis or cannabis products the retailer purchased *prior* to January 1, 2018. Cannabis retailers are required to pay the cannabis excise tax to a cannabis distributor. Cannabis cultivators owe the cultivation tax on all harvested cannabis that enters the commercial market on or after January 1, 2018. The cultivation tax does not apply to harvested cannabis a cultivator transferred or sold prior to January 1, 2018. Cultivators are required to pay the cultivation tax to a distributor or manufacturer.

#### Cannabis excise tax must be paid to cannabis distributors

On and after January 1, 2018, distributors who sell or transfer cannabis or cannabis products to a cannabis retailer are required to collect the cannabis excise tax from the retailer. In addition, cannabis retailers, who acquired cannabis or cannabis products *prior* to January 1, 2018, upon which they did not pay the cannabis excise tax to a distributor, must collect the 15 percent cannabis excise tax from their customers. Retailers must pay the excise tax on those sales by the 15th of the following month in which they collected the tax to a licensed cannabis distributor with whom they have a business relationship (that is, a distributor that they purchase or acquire cannabis or cannabis products from on or after January 1, 2018).

#### Cannabis retailer - collecting and invoicing requirements

As a cannabis retailer, you are not required to separately state the cannabis excise tax on your receipt or invoice to your customer, but you must include the following statement, "The cannabis excise taxes are included in the total amount of the invoice." The cannabis excise tax is imposed on the purchaser as 15 percent of the average market price.

To calculate the cannabis excise tax due on your retail sales of cannabis or cannabis products that you acquired prior to January 1, 2018, you must multiply the average market price by the 15 percent excise tax rate. For information on how to determine the average market price, please see our *Tax Guide for Cannabis Businesses* at www.cdtfa.ca.gov/industry/cannabis.htm.

Your sales of cannabis and cannabis products are generally subject to sales tax. The sales tax is due on the retail selling price of cannabis or cannabis products, *including* the cannabis excise tax.

#### Cultivation tax not due on cannabis transferred or sold prior to January 1, 2018

As a reminder, cannabis cultivators are required to pay the cultivation tax to a distributor or manufacturer on all harvested cannabis that enters the commercial market beginning January 1, 2018. However, the cultivation tax is not due on harvested cannabis transferred or sold to distributors or manufacturers prior to January 1, 2018, even if entry into the commercial market (completes testing and complies with quality assurance review) occurs after that date. Manufacturers and distributors must maintain documentation to support that the cannabis was transferred or sold from a cultivator prior to January 1, 2018.

#### Cannabis distributors - invoicing and recordkeeping requirements

Cannabis distributors must properly document the amount of cannabis excise tax collected. If you are a cannabis distributor and you collect the cannabis excise tax from retailers for cannabis or cannabis products the retailer acquired prior to January 1, 2018, you must provide the retailer an invoice, receipt, or other similar document that contains all of the following:

- The invoice date.
- Your name and seller's permit number, or if you are not required to hold a seller's permit because you do not make sales, you must include a statement to that effect on the receipt.
- Name of the cannabis retailer and the retailer's seller's permit number.
- The amount of cannabis excise tax collected.

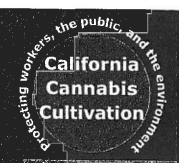
As a distributor, you should keep accurate records of your commercial cannabis activity. This includes retaining records to support when the cannabis was transferred or sold to you from a cultivator or manufacturer, or when you sell or transfer to a retailer, and the amount of cultivation tax and excise taxes collected.

#### The CDTFA's online guide, Tax Guide for Cannabis Businesses, is your best resource

Not all requirements for the cannabis industry can be addressed within one single Special Notice. We encourage you to read our *Tax Guide for Cannabis Businesses* at www.cdtfa.ca.gov/industry/cannabis.htm which contains separate tabs with important information for distributors, retailers, cultivators, and manufacturers. If you have additional questions, you may call our Customer Service Center at 1-800-400-7115 (TTY:711) Monday through Friday, 8:00 a.m. to 5:00 p.m. (Pacific time), except state holidays.

# CANNABIS

PESTICIDES THAT ARE LEGAL TO USE



Protecting workers, the public, and the environment from adverse effects of pesticide use in cannabis cultivation is critical to the mission of the California Department of Pesticide Regulation (DPR). DPR and the County Agricultural Commissioners (CAC) enforce the use and sale of pesticides under Divisions 6 and 7 of the California Food and Agricultural Code (FAC), and Title 3 of the California Code of Regulations (CCR). These laws and regulations apply to all pesticide use; cannabis is no exception.

All pesticide product labels include a warning statement, precautionary statements for protecting human and environmental health, storage and disposal statements, and directions for use. By law, all pesticide users must follow these statements.

When using pesticide products in cannabis cultivation, applicators must not use a rate that is higher than the rates listed on the label and follow the agricultural use requirements including method of application, restricted entry interval, personal protective equipment, and pre-harvest interval.

Some pesticide products are never allowed in cannabis cultivation under any circumstances (see DPR's document: Pesticides that Cannot be Used on Cannabis).

# Always read the label prior to using any pesticide.

PRODUCTS THAT CAN BE LEGALLY APPLIED TO CANNABIS IN CALIFORNIA

A pesticide product can legally be applied to cannabis under state law if the active ingredients found in the product are exempt from residue tolerance requirements and the product is either exempt from registration requirements or registered for a use that is broad enough to include use on cannabis.

Residue tolerance requirements are set by U.S. EPA for each pesticide on each food crop and are the amount of pesticide residue allowed to remain in or on each treated crop with "reasonable certainty of no harm." Some pesticides are exempt from the tolerance requirement when they are found to be minimal risk.

Active ingredients exempt from registration requirements are mostly food-grade essential oils such as peppermint oil or rosemary oil.

Cannabis cultivators who are licensed by the California Department of Food and Agriculture are required to comply with pesticide laws and regulations as enforced by DPR and the CAC's.

For more information: www.cdpr.ca.gov/cannabis



#### PESTICIDES THAT ARE LEGAL TO USE ON CANNABIS

The following are examples of pesticide active ingredients that are exempt from tolerance requirements and either exempt from registration requirements or have labels broad enough to include use on cannabis. This is not an exhaustive list of active ingredients that may fit the legal use criteria. The active ingredients are organized by the intended target.

#### **Insecticides and Miticides**

- Azadirachtin
- Bacillus thuringiensis sub. kurstaki
- · Bacillus thuringiensis sub. israelensis
- Beauveria bassiana
- Burkholderia spp. strain A396
- Capsalcin
- Cinnamon and cinnamon oil
- Citric acid
- Garlic and garlic oil
- Geraniol
- Horticultural oils (petroleum oil)
- Insecticidal soaps (potassium salts of fatty acids)

- Iron phosphate
- Isaria fumosorosea
- Neem oil
- Potassium bicarbonate
- Potassium sorbate
- Rosemary oil
- Sesame and sesame oil
- Sodium bicarbonate
- Soybean oil
- Sulfur
- Thyme oil

#### **Fungicides and Antimicrobials**

- Bacillus amyloliquefaciens strain D747
- · Cloves and clove oil
- Corn oil
- Cottonseed oil
- Gliocladium virens
- Neem oil
- Peppermint and peppermint oil
- Potassium bicarbonate
- Potassium silicate

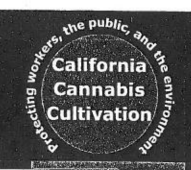
- Rosemary and rosemary oil
- Sodium bicarbonate
- Reynoutria sachalinensis extract
- Trichoderma harzianum

#### **Vertebrate Repellants**

- Castor oil
- Geraniol

# CANNABIS

PESTICIDES THAT BE USED



Protecting workers, the public, and the environment from adverse effects of pesticide use in cannabis cultivation is critical to the mission of the California Department of Pesticide Regulation (DPR). DPR and the County Agricultural Commissioners (CAC) enforce the use and sale of pesticides under Divisions 6 and 7 of the California Food and Agricultural Code (FAC), and Title 3 of the California Code of Regulations (CCR). These laws and regulations apply to all pesticide use: cannabis is no exception.

All pesticide product labels include a warning statement, precautionary statements for protecting human and environmental health, storage and disposal statements, and directions for use. By law, all pesticide users must follow these statements.

When using pesticide products in cannabis cultivation, applicators must not use a rate that is higher than the rates listed on the label and follow the agricultural use requirements including method of application, restricted entry interval, personal protective equipment, and pre-harvest interval.

Always read the label prior to using any pesticide,

#### Some pesticides cannot be used in cannabis cultivation.

While there are some pesticide products that are legal to use on cannabis under state law, (see DPR's document: Pesticides that are Legal to Use on Cannabis) other products are never allowed in cannabis cultivation. The following criteria identify pesticide products that cannot be used in California cannabis cultivation under any circumstances. The use of any pesticides meeting any one of these criteria on cannabis will be strictly enforced as a violation of the FAC and could result in civil or criminal penalties (FAC sections 12996 and 12999.5):

- Not registered for a food use in California
- California Restricted Material including Federal Restricted Use Pesticides (3CCR section 6400)
- Signal word "DANGER"
- On the groundwater protection list (3CCR section 6800)

Cannabis cultivators who are licensed by the California Department of Food and Agriculture are required to comply with pesticide laws and regulations as enforced by DPR and the CAC's.

> For more information: www.cdpr.ca.gov/cannabis



#### PESTICIDES THAT

#### BE USED ON CANNABIS

The following are criteria for identifying pesticides that cannot be used in cannabis cultivation and examples of active ingredients meeting these criteria. This is a representative list of active ingredients and not intended to be exhaustive. The fact that an active ingredient is not listed does not authorize its use on cannabis in California.

#### Pesticides Not Registered for Food Use in California

If a pesticide product does not have directions for use on a food crop, it cannot be used in cannabis cultivation. Examples of active ingredients that do not have food uses include:

- Aldicarb
- Carbofuran
- Chlordane
- Chlorfenapyr
- Coumaphos
- Daminozide

- DDVP (Dichiorvos)
- Etofenprox
- Fenoxycarb
- Imazalil
- Methyl parathion
- Mevinphos

- Paclobutrazol
- Propoxur
- Spiroxamine
- Thiacloprid

#### California Restricted Materials

DPR designates certain pesticides as California restricted materials (3 CCR section 6400). A pesticide can be considered a restricted material for many reasons including designation as a federal Restricted Use Pesticide. Many of these products have product labels that clearly state "Restricted Use Pesticide." Consult your local CAC to determine whether a product is a restricted material. Examples of California restricted materials include:

- Abamectin
- Bifenthrin
- Brodifacoum

- Bromodiolone
- Cyfluthrin
- Difenacoum

- Difethialone
  - Fipronil
  - Naled

#### Pesticides on the Groundwater Protection List

Active ingredients that are on the Groundwater Protection List (3CCR section 6800) have chemical characteristics that make them likely to move into groundwater. Examples of active ingredients on the groundwater protection list include:

- Acephate
- Azoxystrobin
- Boscalid
- Carbaryi
- Chlorantraniliprole
- Diazinon
- Dimethoate

- Dimethomorph
- Ethoprop(hos)
- Fludioxonil
- Imidacloprid
- Malathion
- Metalaxyl
- Methiocarb

- Methomyl
- Myclobutanil
- Propiconazole
- Tebuconazole
- Thiamethoxam

Pesticide Products with the signal word "DANGER"





#### Commercial Cannabis Cultivation Licensing Guidance for Compliance with Fish and Game Code Section 1602

#### Prospective Cannabis Cultivation Licensee,

- Fish and Game Code section 1602 requires an entity to notify California Department of Fish and Wildlife (CDFW) before commencing an activity that will:
  - Substantially divert or obstruct the natural flow, or substantially change or use any material from the bed, channel or bank of any river, stream, or lake.
  - Deposit or dispose of debris, waste or other material where it may pass into any river, stream, or lake.

Please note that "any river, stream or lake" includes those that are dry for periods of time as well as those that flow year round.

- Annual licenses for cannabis cultivation issued by California Department of Food and Agriculture (CDFA) beginning January 2018 will require the applicant to demonstrate compliance with Fish and Game Code section 1602. Compliance must be demonstrated with a CDFW Lake or Streambed Alteration (LSA) Agreement or written verification that an LSA Agreement is not required.
- Temporary licenses for cannabis cultivation issued by CDFA do not require an
  applicant to demonstrate compliance with Fish and Game Code section 1602. However,
  some counties currently require an LSA Agreement or statement from CDFW that no
  LSA Agreement is needed. Check with the county where your activity will occur. Fish
  and Game Code section 1602 requires an entity to notify CDFW if their activity will
  alter a river, stream, or lake as specified above.
- To comply with Fish and Game Code section 1602, submit an LSA Notification and appropriate fee to CDFW and enter into an LSA Agreement if required. The LSA Notification application, fee schedule, instructions, and locations of CDFW regional offices are available at <a href="http://www.wildlife.ca.gov/Conservation/LSA">http://www.wildlife.ca.gov/Conservation/LSA</a>.

Ensure that your LSA Notification is complete and identify all <u>existing and proposed</u> activities and infrastructure associated with cannabis cultivation and site access. Activities include but are not limited to water diversion and storage, stream crossings (i.e., bridges, culverts, rock fords), road construction near streams and lakes, and riparian vegetation removal. Upon receipt of a complete LSA Notification, CDFW will begin review and may conduct a site visit.

An LSA Notification with associated unresolved violations or fines will not be processed until these issues are addressed.

Issuance of an LSA Agreement, or written verification that one is not required, will be
based on CDFW findings. An LSA Agreement is required when CDFW determines that the
activity, as described in a complete LSA Notification, will (1) substantially alter a river, stream,

or lake and (2) may substantially adversely affect existing fish or wildlife resources, as specified in section 1602 of the Fish and Game Code. An LSA Agreement identifies approved activities and measures necessary to protect fish and wildlife resources, which may limit the work period. Consider designing your project to avoid activities that require an LSA Agreement.

- o An LSA Agreement may be issued in the form of a standard LSA Agreement or an LSA General Agreement for Cannabis Cultivation.
- O Written verification that an LSA Agreement is not required may be issued in the form of a letter when (a) CDFW determines an LSA Notification and/or an LSA Agreement is not required pursuant to Fish and Game Code section 1602, or (b) CDFW has not issued a draft standard agreement within 60 days from the date LSA Notification is deemed complete.
- An LSA General Agreement for Cannabis Cultivation and online LSA Notification are
  anticipated in January 2018. Issuance of the LSA General Agreement for Cannabis Cultivation
  will be an expedited process for activities that meet specific eligibility criteria. Eligibility criteria
  include all of the following:
  - o Activity is in conjunction with cannabis cultivation;
  - o Activity is limited to construction or reconstruction of a bridge, culvert, rock ford, or a water diversion that meets specified design criteria;
  - o Activity is not on a stream or lake that contains finfish or finfish habitat;
  - o Activity shall not result in take of a state listed or fully protected species;
  - Entity has not been subject to (a) fines, penalties, or other sanctions for cultivation or production of controlled substance or (b) notice of violation pursuant to section 12025 or 12025.1 of the Fish and Game Code.

To take advantage of the streamlined LSA General Agreement for Cannabis Cultivation, consider designing your activities to meet the design criteria specified in the LSA General Agreement. Entities with activities that do not meet eligibility criteria for the LSA General Agreement for Cannabis Cultivation will need a standard LSA Agreement.

- If you have an existing LSA Agreement, be sure that it covers all of the activities subject to Fish and Game Code section 1602 and that it has not expired. If all activities are not included in the LSA Agreement, you will need to submit a new LSA Notification to receive an LSA Agreement for the additional activities. If the LSA Agreement has expired before the work has been completed, you will need to submit a new notification to obtain a new LSA Agreement.
- For more information and updates, please visit CDFW's websites or contact the regional office that serves the location of your cannabis cultivation (see attached map):

LSA at <a href="http://www.wildlife.ca.gov/Conservation/LSA">http://www.wildlife.ca.gov/Conservation/LSA</a>
Cannabis at: <a href="https://www.wildlife.ca.gov/Conservation/Cannabis">https://www.wildlife.ca.gov/Conservation/Cannabis</a>



#### SCALES USED FOR COMMERCIAL PURPOSES

All scales used for commercial purposes must meet strict standards for accuracy and customer visibility in the California Code of Regulations. Appropriate and suitable scales must be of a type approved by the Division of Measurement Standards and issued either a California Type Evaluation Program (CTEP) Certificate of Approval or a National Type Evaluation Program Certificate of Conformance before commercial use. This process is known as "Type Evaluation." See the CTEP information Guide at: https://www.cdfa.ca.gov/dms/programs/ctep/CTEPInfoGuide.pdf/

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	1-1-		7 SI II	T711)12	scale	

Step 2: Setting up your scale.

Step 3: Using and maintaining your scale.

Step 4: Notifying your County Weights and Measures Office.

#### Step 1: Selecting a suitable scale

#### Consider:

- Range of weighing (min & max)
- Division (increment) size :

Precision (Accuracy Class)

To meet your business needs

Legal-for-trade scales purchased from a scale dealer or purchased online will require calibration before use. A Registered Service Agency (RSA) can assist you in the selection of a type approved and suitable scale. They will ensure the scale is accurate and correct; install and place the scale into commercial use pending inspection by weights and measures, and can assist in the scale registration process. RSAs listings can be found at https://www.cdfa.ca.gov/dms/programs/rsa/rsa.html or via online searches.

#### Step 2: Setting up your scale

- Scales must be installed and operated per the manufacturer's instructions and California laws and regulations.
- Scales must be placed on a level solid surface and properly used and maintained (refer to owner's manual).
- Legal-for-trade scales must be "sealed" by a County Weights and Measures Office.
- Precision scales may need to be verified and recalibrated when moved to another location within a production facility or retail establishment;

#### Step 3: Using and maintaining your scale

- Use the scale according to the owner's reference manual.
- Deduct "TARE" (packaging, wrappings, containers, etc.) to determine "NET" weight (NET = GROSS TARE).
- The owner or user is responsible for ensuring the accuracy and proper maintenance of a commercial scale.
- EVERYBODY benefits from an accurate scale. The customer is not cheated and the seller is protected by Weights and measures officials who ensure a level playing field for all competing businesses.

#### Step 4: Register a scale with your county

- Most California counties have local ordinances requiring annual registration of commercial scales.
- Find your County Weights and Measures Office at: https://www.cdfa.ca.gov/exec/county/countymap/

#### SELECTING THE BEST SCALE(S) FOR CANNABIS

For Harvest Weights, Bulk Packaging, Net Weight
Verification and Weight Verification for Track and Trace
Reporting.

Týpicál Scale	Maximum Scale Division
Capacities	Size (Increments)
Metric Units US Standard Units kilogram (kg) pound (lb)	Metric Units US Standard Units gram (g) pound (lb)
0.5 kg (500 g) 1 lb	0.1 g 0.001
5 kg 101b	1 g 0.01 ib
.50 kg	10 g 0.1 lb
50 kg + 100 lb +	1,0 lb+

For Retail Packaging, Net Weight Verification, and Retail Sales from Bulk.

Between 1+ oz	0.05 oz (0.002 lb) (1 g)*
Between 1/2+ oz to 1 oz	0.005 oz (0.0002 lb) (0.1 g)*
Between 1/8 ounce (oz) to 1/2 oz	0.0005 oz (0.00002 lb) (0.01 g)*
Between 100-1,000 g	16
Between 10-100 g	0.1 g
Between 1-10 g	0.01 g
0-1 gram (g)	0.01 g
Range	Size (Increments)
Typical Weighing	Maximum Scale Division

<sup>\*</sup>Conversions rounded to nearest legal division size.

#### Additional Resources

California Welghts and Measures	www.cdfa.ca.gov/dms/publications
Laws and Regulations	.html
Buying Legal-for-Trade Scales	ncwm.net/resource/consumer-
Online	Information
National and California Type Evaluation Program - Certificate Search Database	ncwm.net/ntep/cert_search and cdfa.ca.gov/dms/ctep.html
California Weighmaster Regulrements	https://www.cdfa.ca.gov/dms/programs/wm/wm.html

#### SALES BY WEIGHT:

A business needs to determine weight of:

- containers/packages of trimmings, containers/packages of product, and
- packages of dried flower.

These different types of containers and packages will likely require scales of different capacities and division sizes due to basic suitability requirements.

- Scale 1: For weighing 1 lb net-weight packages the grower could use a 1 kg x 0.001 kg scale (1000 g x 1 g).
- Scale 2: For weighing 1 gram net-weight packages the grower could use a
- 500 g x 0.01 g scale.

This may include, but is not limited to packages of:

- Usable cannabis (buds, flowers)
   Edibles
- Topicals (ointments, creams, balms, emollients)
  - Shatter (cannabis concentrate)

#### SALES BY VOLUME:

Cannabis products in liquid form are sold by volume, e.g., milliliters (ml) and fluid ounces (fl oz).

This may include, but is not limited to packages of:

- Oils
- Tinctures
- Extracts





#### **Worker Safety Information**

#### Cal/OSHA Consultation Services

The Cal/OSHA Consultation Service provides assistance to employers and workers about workplace safety and health issues through on-site assistance, high hazard consultation and special emphasis programs, and develops educational materials on workplace safety and health topics.

Provides workplace safety and health assistance to employers and workers through on-site assistance and special emphasis programs, and publishes a wide variety of educational materials on workplace safety and health topics.

Consultative assistance is provided to employers through on-site visits, telephone support, publications, eTools and educational outreach. All services provided by Cal/OSHA Consultation are provided free of charge to California employers.

View a Video about Consultation on-line! A transcript of the video is also provided.

If you are an employer who wishes to obtain assistance from Cal/OSHA Consultation, or want to learn more about what services are available, you can do so by calling the toll-free assistance number, 1(800)963-9424. If you want to arrange an on-site visit or obtain technical information, you can contact the Cal/OSHA Consultation area office nearest your workplace or you can email us at InfoCons@dir.ca.gov.





#### ATTACHMENT E

#### NOTICE OF NON-COMPLIANCE - TEMPORARY LICENSE HOLDER

	NAME:		CC L	CENSE #:	
DATE OF ISSU				ED BY:	
	THIS BOX IF NO VIOL				•
VIOLATION	DESCRIPTION		VIOLATION	DESCRIPTI	ON
				,	
. ,		250			
<u></u>					- 8
<u>DMISSION OI</u>	VIOLATION.				
OUR LICENSE	NY QUESTIONS PLEA NUMBER AND DATE O DY INSTRUCTIONS:	OF ISSUANCE			BE SURE TO INCLUDE
OUR LICENSE	NUMBER AND DATE C	OF ISSUANCE			BE SURE TO INCLUDE
OUR LICENSE	NUMBER AND DATE C	OF ISSUANCE			BE SURE TO INCLUDE
OUR LICENSE	NUMBER AND DATE C	OF ISSUANCE			BE SURE TO INCLUDE
OUR LICENSE	NUMBER AND DATE C			PONDENCE.	DATE

#### ATTACHMENT F

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(County Letterhead)

Date:

California Department of Food and Agriculture CalCannabis Cultivation Licensing Division Attn: Margaret Cornell 1220 N Street Sacramento, CA 95814

County Cannable Pilot Inspection Program Agreement #: FY:

Invoice -Invoice period dates here-

Total Number of Inspections:	
Number of Inspections X \$200.00:	-
Total Due:	

Contract Amount	0.00
Billed to Date	0.00
Balance	0.00

	<del> </del>	
County Approver (print name)	County Approver (signature)	Date

Submit invoices with the Cultivator Inspection Forms by email to:

Margaret Comell CDFA- CalCannabis Division margaret.cornell@cdfa.ca.gov

- 1. The invoice must be signed and dated by the county approver, or the invoice cannot be processed.
- Only authorized charges reconciling to the Scope of Work and Commitment Form will be reimbursed, i.e. number of inspections completed.
- Payment of the invoice is contingent on submission of completed and accurate CalCannabis Temporary Licensee Inspection document packet.
- All invoices, including any amendments, must be received within 30 days of the expiration of the contract.

#### EXHIBIT B (County Agreement)

#### **BUDGET DETAIL AND PAYMENT PROVISIONS**

#### 1. invoicing and Payment

A. For services satisfactorily rendered, and upon receipt and approval of the invoices, the State agrees to compensate the Contractor, Grant, Sub-Grant or Agreement recipient for actual expenditures incurred in accordance with this Agreement and stated herein, which is attached hereto and made a part of this Agreement or Grant.

Original involces shall include the agreement/contract number, dates of service, type of work performed, and when applicable, a breakdown of the costs of parts and materials, labor charges, and any other relevant information required to ensure proper invoices are submitted for payment. Invoices shall be itemized to follow the allowed expenses outlined in the agreement/contract budget and Scope of Work documents.

- B. Unless mutually agreed, monthly invoices must be submitted within 30 days from the end of each month in which services were rendered. Invoices must include the Agreement number and submitted in triplicate to the Program Contract Manager listed in this contract.
- C. Any travel and subsistence payments authorized under this agreement shall be paid as needed to execute the work. The maximum travel rates allowable are those established by the California Department of Human Resources. <a href="http://www.calhr.ca.gov/employees/pages/travel-meals.aspx">http://www.calhr.ca.gov/employees/pages/travel-meals.aspx</a>.

#### 2. Budget Contingency Clause

- A. It is mutually agreed that if the Budget Act of the current year and/or any subsequent years covered under this Agreement does not appropriate sufficient funds for the program, this Agreement shall be of no further force and effect. In this event, the State shall have no liability to pay any funds whatsoever to Contractor or to furnish any other considerations under this Agreement and Contractor shall not be obligated to perform any provisions of this Agreement.
- B. If funding for any fiscal year is reduced or deleted by the Budget Act for purposes of this program, the State shall have the option to either cancel this Agreement with no liability occurring to the State, or offer an agreement amendment to Contractor to reflect the reduced amount.
- 3. Funding Sources for County Contracts (If no Federal Funds, this Section is not applicable)

An annual report of expenditures, where county payments are supported by Federal funds, will be issued by CDFA Administrative Services, Financial Services Branch. This report will be issued by September 30th for involces submitted prior to July 31st for services rendered in the prior State Fiscal Year.

Federal and State Regulations - The County will comply with all Federal and State regulations and requirements. The County must ensure they have an adequate accounting system in place and appropriate internal controls to ensure expenditures are tracked and maintained.

All sub-recipients of Federal awards shall comply with the Code of Federal Regulations (CFR) Title 2, Part 225 - Cost Principles for State and Local Governments and Title 7, Part 3016 – Uniform Administrative Requirements for Grants and Cooperative Agreements to state and local governments.

Federal 2 CFR 225 (OMB Circular A-87) can be found at the following website:

http://training.fws.gov/fedaid/toolkit/2cfr225.pdf

Federal 7 CFR 3016 can be found at the following website: http://www.access.gpo.gov/nara/cfr/waisidx\_01/7cfr3016\_01.html

The State's accounting standards and procedures for counties provided by the State Controller's Office are located at the following website: <a href="http://www.sco.ca.gov/ard/manual/cntyman.pdf">http://www.sco.ca.gov/ard/manual/cntyman.pdf</a>

California Department of Food and Agriculture
Agreement Number 17-0264
Exhibit B
Attachment 1
Page 1 of 1

# BUDGET DETAIL

# COUNTY CANNABIS PILOT INSPECTION PROGRAM

County: Contract Manager: \$200 Flat fee per inspection

\$27,136.62	1.785304	136	\$27,136.62	.087256	92	294
Total Contract Amount	Average # of inspections for each APN (# of inspections divided by APN)	Estimated # of Inspections (allotment divided by \$200)	Percentage x \$311,000.00 = County allounent	*Percentage	Associated Assessor Parcel Numbers	# of Licenses in County

<sup>\*</sup>Percentage is determined by dividing cannabis parcels in county by 871, the current number of cannabis parcels in the seven counties in the Pilot Inspection Program. Percentage is then applied to CalCannabis Program budget allotted for inspection services to determine county allotment.

#### EXHIBIT D (County Agreement)

#### SPECIAL TERMS AND CONDITIONS

1. Excise Tax

The State of California is exempt from federal excise taxes and no payment will be made for any taxes levied on employees' wages. The State will pay for any applicable State of California or local sales or use taxes on the services rendered or equipment or parts supplied pursuant to this Agreement. California may pay any applicable sales and use tax imposed by another state.

2. Settlement of Disputes

In the event of a dispute, Contractor shall file a "Notice of Dispute" with the CDFA within ten (10) days of discovery of the problem. Such Notice of Dispute shall contain the Agreement number. Within ten (10) days of receipt of such Notice of Dispute, the Agency Secretary, or Designee, shall meet with the Contractor and the CDFA project manager for the purpose of resolving the dispute. The decision of the Agency Secretary or Designee shall be final. In the event of a dispute, the language contained within this Agreement shall prevail over any other language including that of the bid proposal.

3. Evaluation of Contractor- Consultant Contracts Only

Per the Department of General Services (DGS), all contracts for consultant services of \$5,000 or more must be evaluated. The Contract/Contraction Evaluation, Form Std. 4, must be prepared by the program within 60 days of the completion of the contract. These evaluations shall remain on file by the Department (in a separate location from the contract file) for a period of 36 months.

4. Agency Liability

The Contractor warrants by execution of this Agreement, that no person or selling agency has been employed or retained to solicit or secure this Agreement upon agreement or understanding for a commission, percentage, brokerage, or contingent fee, excepting bona fide employees or bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty, the State shall, in addition to other remedies provided by law, have the right to annul this Agreement without liability, paying only for the value of the work actually performed, or otherwise recover the full amount of such commission, percentage, brokerage, or contingent fee.

5. Potential Subcontractors

If Contractor subcontracts out a portion of the work required by this Agreement, nothing contained in this Agreement or otherwise, shall create any contractual relation between the State and any subcontractors, and no subcontract shall relieve the Contractor of his responsibilities and obligations hereunder. The Contractor agrees to be as fully responsible to the State for the acts and omissions of its subcontractors and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by the Contractor. The Contractor's obligation to pay its subcontractors is an independent obligation from the State's obligation to make payments to the Contractor. As a result, the State shall have no obligation to pay or to enforce the payment of any moneys to any subcontractor.

6. Right To Terminate

The State reserves the right to terminate this agreement subject to 30 days written notice to the Contractor. Contractor may submit a written request to terminate this agreement only if the State should substantially fail to perform its responsibilities as provided herein. However, the agreement can be immediately terminated for cause.

#### EXHIBIT E (County Agreement)

#### **ADDITIONAL PROVISIONS**

#### CONTRACT AND SUBCONTRACT COMPLIANCE REQUIREMENTS

The Contractor shall ensure its officers, agents and employees will fully cooperate with any/all investigations conducted by the Department of Food and Agriculture's Equal Employment Opportunity and Human Resources Offices and will require the same of any subcontractors or consultants used pursuant to this agreement.

#### UNFAIR PRACTICES ACT

Contractor hereby certifles that he/she will comply with the requirements of Section 17200 of the Business and Professions Code.

#### **CONFLICT OF INTEREST**

Contractor certifies that its employees and the officers of its governing body shall avoid any actual or potential conflicts of interest, and that no officer or employee who exercises any functions or responsibilities in connection with this Agreement shall have any personal financial interest or benefit which either directly or indirectly arises from this Agreement.

Contractor shall establish safeguards to prohibit its employees or its officers from using their positions for a purpose which could result in private gain or which gives the appearance of being motivated for private gain for themselves or others, particularly those with whom they have family, business or other ties.

#### LICENSE AND PERMIT REQUIREMENTS

The Contractor shall be an individual or firm properly licensed to do business in California in accordance with the laws of the State of California, and shall obtain at his/her expense all license(s) and permit(s) required by law for accomplishing any work required in connection with this agreement.

If you are a Contractor located within the State of California, a business license from the city/county in which you are headquartered is necessary; however, if you are a corporation, a copy of your incorporation documents/letter from the Secretary of State's Office can be submitted. If you are a Contractor outside the State of California, you will need to submit to the CDFA a copy of your business license or incorporation papers for your respective state showing that your company is in good standing in that state.

in the event any license(s) and/or permit(s) expire at any time during the term of this contract, Contractor agrees to provide agency a copy of the renewed license(s) and/or permit(s) within 30 days following the expiration date. In the event the Contractor fails to keep in effect at all times all required license(s) and permit(s), the State may, in addition to any other remedies it may have, terminate this agreement upon occurrence of such event.

Licensed contractors must observe professional standards for quality work or the California Contractors State License Board will invoke disciplinary action.

Should the State of California determine that the work or materials provided vary materially from the specifications, or that defective work when completed was not performed in a workmanlike manner, then the Contractor warrants that he/she shall perform all necessary repairs, replacement and corrections needed to restore the property according to the agreement plans and specifications, all at no further or additional cost to the State of California.

#### **INSURANCE REQUIREMENTS**

Contractor shall comply with all requirements outlined in the (1) General Provisions section and (2) Contract Insurance Requirements outlined in this section. No payments will be made under this contract until contractor fully complies with all requirements.

#### EXHIBIT E (County Agreement)

#### 1. General Provisions Applying to Ali Policies

- a. <u>Coverage Term</u> Coverage needs to be in force for the complete term of the contract. If insurance expires during the term of the contract, a new certificate must be received by the State at least ten (10) days prior to the expiration of this insurance. Any new insurance must comply with the original contract terms.
- b. Policy Cancellation or Termination & Notice of Non-Renewal Insurance policies shall contain a provision stating coverage will not be cancelled without 30 days prior written notice to the State. New Certificates of insurance are subject to the approval of the Department of General Services and the Contractor agrees no work or services will be performed prior to obtaining such approval. In the event Contractor fails to keep in effect at all times the specified insurance coverage, the State may, in addition to any other remedies it may have, terminate this contract upon the occurrence of such event, subject to the provisions of this contract.
- c. <u>Premiums, Assessments and Deductibles</u> Contractor is responsible for any premiums, policy assessments, deductibles or self-insured retentions contained within their insurance program.
- **d.** <u>Primary clause</u> Any required insurance contained in this contract shall be primary and not excess or contributory to any other insurance carried by the State.
- e. <u>Insurance Carrier Required Rating</u> All insurance carriers must carry an AM Best rating of at least an "A-"with a financial category rating of no lower than VI. If the contractor is self-insured for a portion or all of its insurance, documentation of self-insurance must be submitted and approved by the Department of General Services, Office of Risk and Insurance Management.
- f. <u>Endorsements</u> Any required endorsements requested by the State must be physically attached to all requested certificates of insurance and not substituted by referring to such coverage on the certificate of insurance.
- g. <u>Inadequate Insurance</u> Inadequate or lack of insurance does not negate the contractor's obligation under the contract.
- h. <u>Use of Subcontractors</u> In the case of Contractor's utilization of subcontractors to complete the contracted scope of work, the contractor shall include all subcontractors as insured's under Contractor's insurance or supply evidence of subcontractor's insurance to the State equal to policies, coverages and limits required of the Contractor.

#### 2. Contract Insurance Requirements

#### Prime Contractor Insurance Requirements

Contractor shall display on an Acord certificate of insurance evidence of the following coverages:

#### Commercial General Liability Insurance

Contractor shall maintain general liability on an occurrence form with limits not less than \$1,000,000 per occurrence for bodily injury and property damage liability combined with a \$2,000,000 annual policy aggregate. A "per project aggregate" endorsement is required. The policy shall include coverage for liabilities arising out of premises, operations, independent contractors, products, completed operations, personal and advertising injury, and liability assumed under an insured contract. This insurance shall apply separately to each insured against whom claim is made or suit is brought subject to the Contractor's liability.

The policy must be endorsed to name The State of California, Its officers, agents, employees and servants as additional insureds, but only with respect to work performed under this contract.

Automobile Liability Insurance

#### EXHIBIT E (County Agreement)

Contractor shall maintain automobile liability insurance for limits not less than \$1,000,000 combined single limit. Such insurance shall cover liability arising out of a motor vehicle including owned, hired, and non-owned motor vehicles

Workers Compensation Insurance

The Contractor shall have and maintain, for the term of this agreement, workers' compensation insurance and shall furnish to the State a certificate of insurance evidencing workers' compensation insurance and employer's liability presently in effect with limits not less than \$1,000,000 by an insurance carrier licensed to underwrite workers' compensation insurance in California. Such certificate shall include the name of the carrier, policy inception and expiration dates. If the Contractor is self-insured for workers' compensation, a certificate must be presented evidencing Contractor is a qualified self-insurer in the State of California. By signing this agreement, the Contractor hereby warrants that it carriers workers' compensation insurance on all of its employees who will be engaged in the performance of this agreement. If staff provided by the Contractor is defined as independent contractors, this clause does not apply.

The insurer walves any right of recovery the insurer may have against the State because of payments the insurer makes for injury or damage arising out of the work done under contract with the State. The waiver of Subrogation or Right to Recover endorsement in favor of the State of California must be attached to certificate.

Sub-Contractor Insurance Requirements

Contractor shall display on an Acord certificate of insurance evidence of the following coverages:

Commercial General Liability Insurance

Contractor shall maintain general liability on an occurrence form with limits not less than \$1,000,000 per occurrence for bodily injury and property damage liability combined with a \$2,000,000 annual policy aggregate. A "per project aggregate" endorsement is required. The policy shall include coverage for liabilities arising out of premises, operations, independent contractors, products, completed operations, personal and advertising injury, and liability assumed under an insured contract. This insurance shall apply separately to each insured against whom claim is made or suit is brought subject to the Contractor's liability.

The policy must be endorsed to name The State of California, its officers, agents, employees and servants as additional insureds, but only with respect to work performed under this contract

Automobile Liability Insurance

Contractor shall maintain automobile liability insurance for limits not less than \$1,000,000 combined single limit. Such insurance shall cover liability arising out of a motor vehicle including owned, hired, and non-owned motor vehicles.

Workers Compensation Insurance

The Contractor shall have and maintain, for the term of this agreement, workers' compensation insurance and shall furnish to the State a certificate of insurance evidencing workers' compensation insurance and employer's liability presently in effect with limits not less than \$1,000,000 by an insurance carrier licensed to underwrite workers' compensation insurance in California. Such certificate shall include the name of the carrier, policy inception and expiration dates. If the Contractor is self-insured for workers' compensation, a certificate must be presented evidencing Contractor is a qualified self-insurer in the State of California. By signing this agreement, the Contractor hereby warrants that it carriers workers' compensation insurance on all of its employees who will be engaged in the performance of this agreement. If staff provided by the Contractor is defined as independent contractors, this clause does not apply.

The insurer waives any right of recovery the insurer may have against the State because of payments the insurer makes for injury or damage arising out of the work

#### **EXHIBIT E**

#### (County Agreement)

done under contract with the State. The walver of Subrogation or Right to Recover endorsement in favor of the State of California must be attached to certificate.

#### **CHEMICAL APPLICATIONS**

To safeguard both life and property, the Contractor will provide a list to the CDFA Project Manager of all chemicals to be issued on the site, prior to use, along with a copy of Material Safety Data Sheets (MSDS) for all chemicals used. Appropriate protective clothing and gear according to the label requirement and type of chemical used shall be provided by the Contractor and worn during application. All containers holding pesticides shall be properly labeled with the name and strength of the chemical and active ingredients. Pesticide and other toxic materials will NOT BE stored on CDFA property. Containers with any chemical residue shall NOT BE placed in CDFA receptacles. The Contractor shall appropriately dispose of containers. Contractor is responsible for adhering to all environmental laws regarding the proper disposal of water containing chemicals used in the process of providing services described in the contract.

#### QUALIFICATIONS

The prospective contractor must have the experience, qualifications and resources to perform the work required by this agreement.

#### MULTIPLE CONTRACTORS

The CDFA may undertake or award other contractors for additional work and the Contractor shall fully cooperate with other contractors and State employees.

#### SUBCONTRACTORS

Contractor shall obtain prior approval from CDFA before hiring subcontractors, consultants or both. The total amount of all subcontracts shall not exceed \$50,000 or 25% of the total amount of the contract, whichever is less, unless the Contractor can provide certified documents that award was made through a competitive bidding process requiring at least three bids from responsible bidders.

All subcontractors identified shall be experts in their respective disciplines and capable of performing the tasks for which they were hired. Subcontractors shall have extensive experience in their area of expertise, with particular emphasis on prior experience on similar programs or projects that clearly illustrate their expertise in areas essential to the CDFA.

The Contractor must use the Small business and/or Disabled Veterans Business Enterprise (DVBE) subcontractor(s) identified in the Small Business/DVBE Participation Summary submitted with the bid unless the Contractor requests substitution in writing to the CDFA prior to the subcontractor performing any work and the CDFA approves such substitution.

#### POTENTIAL SUBCONTRACTORS

Nothing contained in this agreement or otherwise, shall create any contractual relation between the State and any subcontractors, and no subcontract shall relieve the Contractor of his responsibilities and obligations hereunder. The Contractor agrees to be as fully responsible to the State for the acts and omissions of its subcontractors and of persons either directly or indirectly employed by any of them as it is for the acts and omissions of persons directly employed by the Contractor. The Contractor's obligation to pay its subcontractors is an independent obligation from the State's obligation to make payments to the Contractor. As a result, the State shall have no obligation to pay or to enforce the payment of any moneys to the subcontractor.

#### FORCED, CONVICT, AND INDENTURED LABOR

No foreign-made equipment, materials, or supplies furnished to the State pursuant to this contract may be produced in whole or in part by forced labor, convict labor, or indentured labor.

#### **FORCE MAJEURE**

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#### **EXHIBIT E**

(County Agreement)

Except for defaults of any subcontractors, neither party shall be responsible for any delay in or failure of performance from acts beyond the control of the offending party. Such acts shall include, but shall not be limited to, acts of God, fire, flood, earthquake, other natural disaster, nuclear accident, strike, lockout, riot, freight embargo, public regulated utility, or governmental statutes or regulations superimposed after the fact. If a delay or failure in performance by the Contractor arises out of a default of its subcontractor, and if such default of its subcontractor, causes beyond the control of both the Contractor and subcontractor, and without the fault or negligence of either of them, the Contractor shall not be liable for damages of such delay or failure, unless the supplies or services to be furnished by the subcontractor were obtainable from other sources in sufficient time to permit the Contractor to meet the required performance schedule.