## **MOTION**



I MOVE that the matter of the "DISCUSSION AND CONSIDERATION OF ORDINANCE FIRST CONSIDERATION, Reports, and Motions relative to amending the Los Angeles Municipal Code to establish regulation regarding medical marijuana collectives," Item #10 on today's City Council Agenda (CF#08-0923)

BE AMENDED to MODIFY section 45.19.6.2 (C) Location Priority Status, to add additional language and delete as follows:

c. Location Priority RFP Eligibility Status. Upon issuance of: (1) a written preinspection report by the Department of Building and Safety verifying that the proposed location complies with Sections 45.19.6.3 A.1 through 4 of this article, and (2) all required building permits if the pre inspection report specifies alterations, the collective shall obtain priority status be eligible for the Request for Proposals (RFP) process for that location, except that a blind drawing shall be conducted by the Department of Building and Safety to select the one collective that obtains priority status between two or more collectives with conflicting locations under this article that simultaneously fulfill the requirements of this provision. This priority eligibility status shall become invalid if the building permits are revoked or expire. During the time that the location priority eligibility status is valid, no preinspection for another collective shall be conducted or approved if its location conflicts under the provisions of this article with the location that has priority status. Collectives will be selected through a RFP process conducted by the Department of City Planning and approved by the City Council. The approval of a particular collective will be valid for three years, with a possibility of two one-year extensions. Any existing medical marijuana operation qualified under Section 45.19.6.6 shall be given priority during the RFP process.

BE AMENDED to MODIFY section 45.19.6.8 Violation and Enforcement, to add additional language as follows:

ADD a new Section 3 to read:

Sec. 3. Article IX of the Los Angeles Municipal Code is amended by adding a new item 19.16 to read:

19.16. Medical Marijuana Collective RFP Application. An application fee pursuant to Section 45.19.6.2 C of the Los Angeles Municipal Code shall be collected by the Department of City Planning to fully cover all Department costs for the RFP application process. The application fee shall be in addition to any other fee that the Department determines is necessary due to the nature of the work involved.

RENUMBER Sections 3 through 5 to 4 through 6.

I FURTHER MOVE that the City Attorney be authorized to make any further technical amendments to meet the intent of the above changes.

PRESENTED BY:

HERB J. WESSON, JR. Councilmember, 10<sup>th</sup> District