

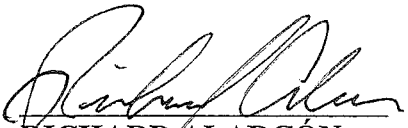
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MOTION

I MOVE that the City Council instruct the City Attorney in the matter of CONTINUING CONSIDERATION OF PUBLIC SAFETY and PLANNING AND LAND USE MANAGEMENT COMMITTEES' REPORT, PROPOSED AMENDING MOTIONS, ORDINANCES and NEW PROPOSED ORDINANCE(S) TO BE SUBMITTED FIRST CONSIDERATION relative to amending the Los Angeles Municipal Code to establish regulations regarding medical marijuana collectives, Item 10 on today's Council Agenda (CF 08-0923), BE AMENDED as follows:

INSTRUCT that the City Attorney to amend the "compliance" section of the aforementioned ordinance to require that all existing and newly proposed medical marijuana facilities:

1. Notify the Department of Building & Safety (B&S) within 1 week of the City Council's adoption of an effective medical marijuana ordinance of an "intent to register" an existing or newly proposed eligible facility with the City.
2. Submit to the Department of Building & Safety (B&S) within 30 days after submitting an "intent to register" the collective's "operating plan and organizational structure", at which point the Department of Building & Safety (B&S) will make a determination as to whether the operating plan and organizational structure of the medical marijuana facility complies with the L.A.M.C. ordinance and either issue a denial or allow a facility to file for a pre-inspection notice.
3. Subsequently allow eligible medical marijuana facilities that have successfully completed (1) and (2) above, 60 days to complete all outstanding pre-inspection and B&S permits to operate a medical marijuana facility.

PRESENTED BY: 
RICHARD ALARCÓN
 Councilmember, 7th District

SECONDED BY: 