

## ORDINANCE NO. ORD-10-0039

AN INTERIM ORDINANCE OF THE CITY COUNCIL OF THE CITY OF LONG BEACH ADOPTED AS AN URGENCY MEASURE ESTABLISHING A TEMPORARY MORATORIUM ON THE ISSUANCE OF PERMITS, ENTITLEMENTS, LICENSES, AND APPROVALS REGARDING MEDICAL MARIJUANA COLLECTIVES; AND DECLARING THAT THIS ORDINANCE SHALL TAKE EFFECT IMMEDIATELY

WHEREAS, in 1996, the voters of the State of California approved Proposition 215, which was codified as Heath and Safety Code Section 11362.5, et seq., and entitled, the *Compassionate Use Act of 1996* ("the Act"); and

WHEREAS, the intent of Proposition 215 was to enable persons who are in need of marijuana for medical purposes to obtain and use it under limited, specified circumstances; and

WHEREAS, on January 1, 2004, Senate Bill 420 became effective to clarify
the scope of the Act and to allow cities and counties to adopt and enforce rules and
regulations consistent with SB 420 and the Act; and

21 WHEREAS, as a result of Proposition 215, individuals have established 22 medical marijuana dispensaries in various cities in California, including Long Beach;

WHEREAS, on March 23, 2010, the City Council of the City of Long Beach
adopted Ordinance No. ORD-10-0007, adding Chapter 5.87 to the Long Beach Municipal
Code to implement the State Compassionate Use Act and State Medical Marijuana
Program Act;

27 WHEREAS, between June 1, 2010 and June 18, 2010, the City accepted 28 applications from various individuals and entities seeking permits pursuant to Chapter

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1 5.87, to operate medical marijuana collectives and cultivation sites in the City;

2 WHEREAS, on September 20, 2010, the City conducted a lottery involving 3 medical marijuana permit applicants which resulted in thirty-seven (37) successful lottery 4 winners, which included both cultivation and dispensary sites located throughout the City;

5 WHEREAS, on November 16, 2010, the City Council requested the City 6 Attorney's office to prepare, for Council's consideration, amendments to Chapter 5.87 7 due in part to concerns expressed by citizens regarding the number of potential collective 8 sites in the City, and their proximity to sensitive areas such as public parks.

9 WHEREAS, on December 14, 2010, the City Council did consider the 10 proposed amendments to Chapter 5.87, and did vote to adopt said amendments in order to address community concerns, and to better protect the health, safety and welfare of 12 the citizens of the City of Long Beach, including those individuals frequenting medical 13 marijuana collectives for their medical marijuana needs:

14 WHEREAS, since the adoption of Chapter 5.87 in March of 2010, 15 community and statewide concerns have been expressed regarding the proliferation of 16 medical marijuana collective sites, and the potential negative secondary effects of such 17 sites, including the potential for an increase in crime and other nuisance related activities;

18 WHEREAS, the City desires to continue to process the applications of the 19 successful lottery winners mentioned above (other than those successful lottery winners 20 who will, or may, be disgualified due to the adopted amendments to Chapter 5.87);

21 WHEREAS, the City likewise desires to implement a moratorium against 22 the acceptance or processing of additional new medical marijuana collective applications 23 for a period of one year, in order to better study and evaluate the actual and potential 24 secondary impacts of said facilities on the community upon the public health, safety and 25 welfare.

26 NOW, THEREFORE, The City Council of the City of Long Beach ordains as 27 follows:

> Section 1. The above recitals and findings are true and correct.

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Findings and Declaration of Urgency. The City Council of the 1 Section 2. 2 City of Long Beach hereby finds and declares that there is a need to enact an Urgency 3 Ordinance as permitted by City Charter Section 211 establishing a moratorium on all new 4 medical marijuana collective applications, on an interim basis, subject to the findings and 5 conditions contained in this Ordinance. If additional new medical marijuana collectives 6 are allowed to apply and proceed without appropriate review and study of location, 7 operational criteria and standards, the additional collectives could have a potential 8 serious adverse effect on neighborhoods that would present a clear and immediate 9 danger to the public's health, safety and welfare. The City finds that if the establishment 10 or development of additional medical marijuana collectives were allowed to proceed while 11 the City is studying the actual and possible secondary negative effects of those 12 collectives that have already applied for, and may receive, a medical marijuana collective permit, it may result in a significant irreversible change to neighborhoods and community 13 14 character. Based on the foregoing, the City Council does hereby declare that this 15 Urgency Ordinance is necessary to protect the public health, safety, and welfare while 16 the City further studies this complicated issue and considers potential further revisions to 17 Chapter 5.87 related to the regulation of medical marijuana collectives.

Adoption as Urgency Interim Ordinance. This ordinance is 18 Section 3. 19 adopted as an urgency ordinance pursuant to the provisions of Section 211 of the 20 Charter of the City of Long Beach, and shall be effective immediately upon its adoption. 21 Based on the findings set forth herein, the City Council finds and determines that the 22 adoption of this ordinance as an urgency ordinance is necessary for the immediate 23 preservation of the public peace, health or safety pursuant to the requirements of Charter 24 Section 211, and is necessary to protect the public safety, health, and welfare of the 25 residents and businesses residing and operating within the City.

Section 4. <u>Temporary Moratorium</u>. The City Council hereby declares a moratorium commencing on the effective date of this ordinance and continuing for a period of one year, through and including December 14, 2011. During the period of the

OFFICE OF THE CITY ATTORNEY ROBERT E. SHANNON, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664 1 moratorium the City shall not accept or process any new application or permit whatsoever 2 that would lead to the entitlement or establishment of a Medical Marijuana Collective as 3 that term is currently defined in Chapter 5.87 of the Long Beach Municipal Code.

4 Section 5. Exemptions. This temporary moratorium shall not prohibit the 5 City from continuing to process any application for a medical marijuana collective permit 6 for any medical marijuana collective that was a winner at the City's September 20, 2010 7 lottery, unless said lottery winner's place of operation ("Property" as defined in Chapter 8 5.87) is located within a designated buffer zone as described in Chapter 5.87 or in any 9 amendment to Chapter 5.87.

10 Section 6. Studies. City staff shall promptly commence or continue any studies they may deem necessary and appropriate in order to make a recommendation to 12 the City Council regarding the further structuring of necessary regulatory controls over 13 the location and operation of medical marijuana collectives in the City to cause such uses 14 to be beneficial uses, rather than uses that are detrimental to or which may cause crime 15 or nuisance activities to occur within the City.

16 Section 7. CEQA. The City Council hereby finds, in the exercise of its 17 independent judgment and analysis, that this ordinance is exempt from the California 18 Environmental Quality Act of 1970 ("CEQA"), as amended, because it can be seen with 19 certainty that this urgency ordinance has no likelihood of causing a significant negative 20 effect on the environment and accordingly both the City Council's action of adopting this 21 ordinance and the effects derivative from that adoption are exempt from the application of 22 CEQA, pursuant to Section 15061(b)(3) of the State CEQA Guidelines (14 Cal. Code 23 Regs. § 15061(b)(3)). The City Council further finds, in the exercise of its independent 24 judgment and analysis, that the adoption of this urgency ordinance is exempt from 25 CEQA, pursuant to Section 15060(c)(2) of the State CEQA Guidelines (14 Cal. Code 26 Regs. § 15060(c)(2), because it will not result in a direct or reasonably foreseeable 27 indirect physical change in the environment. These findings are premised on the fact that 28 the adoption of this urgency interim ordinance will maintain the current environmental

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conditions arising from the current regulatory structure as adopted by the City without
 change or alteration

3 Section 8. Severability. If any section, subsection, subdivision, sentence, clause, phrase, or portion of this ordinance or the application thereof to any 4 5 person or place, is for any reason held to be invalid or unconstitutional by the decision of any court of competent jurisdiction, such decision shall not affect the validity of the 6 7 remainder of this ordinance. The City Council hereby declares that it would have 8 adopted this ordinance, and each and every section, subsection, subdivision, sentence, 9 clause, phrase, or portion thereof, irrespective of the fact that any one or more sections, 10 subsections, subdivisions, sentences, clauses, phrases, or portions thereof be declared invalid or unconstitutitional. 11

Section 9. This ordinance is an emergency ordinance duly adopted by the City Council on December 14, 2010, by a vote of at least five (5) of its members and shall take effect immediately. The City Clerk shall certify to a separate roll call and vote on the question of the emergency of this ordinance and to its passage by the vote of five members of the City Council of the City of Long Beach, and cause the same to be posted in three conspicuous places in the City of Long Beach.

Section 10. This ordinance shall also be adopted by the City Council as a
regular ordinance, to the end that in the event of any defect or invalidity in connection
with the adoption of this ordinance as an emergency ordinance, the same shall,
nevertheless, be and become effective on the thirty-first day after it is approved by the
Mayor.

Section 11. The City Clerk shall certify to the passage of this ordinance by
the City Council of the City of Long Beach and shall cause the same to be posted in three
(3) conspicuous places in the City of Long Beach.

I hereby certify that on a separate roll call and vote which was taken by the
 City Council of the City of Long Beach upon the question of emergency of this ordinance
 at its meeting of <u>December 14</u>, 2010, the ordinance was declared to be an

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1	emergency by the following vote:		
2	Ayes:	Councilmembers:	Garcia, DeLong, O'Donnell, Schipske,
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4			Lowenthal.
5	Noes;	Councilmembers:	None.
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7	Absent:	Councilmembers:	None.
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10	I further certify that thereafter, at the same meeting, upon a roll call and		
11	vote on adoption of the ordinance, it was adopted by the City Council of the City of Long		
12	Beach by the following vote:		
13	Ayes:	Councilmembers:	Garcia, DeLong, O'Donnell, Schipske,
14			Andrews, Johnson, Gabelich, Neal,
15			Lowenthal,
16	Noes:	Councilmembers:	None.
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18	Absent:	Councilmembers:	None.
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21	I further hereby certify that the foregoing ordinance was adopted on final reading		
22	by the City Council of the City of Long Beach at its meeting of, 20,		
23	by the following vote:		
24	Ayes:	Councilmembers:	
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27	Noes:	Councilmembers:	
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