

Written Statement of Compliance with Article 33 of the San Francisco Health Code

This form must be filed annually, commencing January 2012

Date: _____

Medical Cannabis Dispensary (MCD): _____

MCD Address: _____

As the undersigned permittee(s) of the above-referenced Medical Cannabis Dispensary, we hereby attest compliance with Article 33 of the San Francisco Health Code during the calendar year _____ for the following issues:

1. We operate in a not-for-profit manner.*
2. All medical cannabis distributed at our facility is from California.**
3. All activities related to the cultivation of medical cannabis conducted by our MCD in San Francisco comply with applicable State and local laws including, but not limited to, building codes and planning codes.***
4. All medical cannabis distributed at our MCD, including medical cannabis in edible form, has been cultivated by our MCD or our members individually.
5. All edible medical cannabis products are produced by our MCD, or our members.

By signing this declaration, we confirm that we have held a membership meeting and notified all members of the above items. We declare under the penalty of perjury that the aforementioned are true and correct.

Owner/Manager Name and Title

Owner/Manager Name and Title

Signature

Signature

*3308 (c) The medical cannabis dispensary shall operate on a **not for profit** basis. It shall receive only compensation for the reasonable costs of operating the dispensary including reasonable compensation incurred for services provided to qualified patients or primary caregivers to enable that person to use or transport cannabis pursuant to California Health and Safety Code Section 11362.7 et seq., or for payment for reasonable out-of-pocket expenses incurred in providing those services, or both. Reasonable out-of-pocket expenses may include reasonable expenses for patient services, rent or mortgage, utilities, employee costs, furniture, maintenance and reserves. Sale of medical cannabis to cover anything other than reasonable compensation and reasonable out-of-pocket expenses is explicitly prohibited.

**3308(d) Medical cannabis dispensaries shall sell or distribute only cannabis manufactured and processed in the State of California that has not left the State before arriving at the medical cannabis dispensary.

***SF Health Code article 33 requires compliance with Cal Health and Safety Code 11362.7 et seq., and the CA Attorney General Guidelines, issued in 2008. A permit to operate may be suspended or revoked if permittee is engaging in conduct regarding operating an MCD that violates state or local law.