

MEDICAL MARIJUANA COLLECTIVES REGISTRATION PROCESS (Ord. No. 181069)

A table of contents is included at the end of this document for easy reference to its content as well as the forms required to complete the medical marijuana collective registration process.

A. Summary

Medical Marijuana [collectives](#) must be registered with the Department of Building and Safety (LADBS) before they can operate. In order for LADBS to accept a registration, a collective must complete the following steps:

1. Obtain a [priority](#) number from the Office of the City Clerk.
2. Apply to LADBS for a [Medical Marijuana Pre-Inspection \(MMPI\)](#) after payment of required fees including the required plans and documentation after acceptance by LADBS.
3. Demonstrate compliance with the required separation from [sensitive uses](#) and [residential](#) uses as well as all the requirements in this ordinance without exceeding the overall [cap](#) or the cap in the Community Plan where the collective is located.
4. Obtain all required [permits](#) and inspections for any building or site improvements necessary to comply with the ordinance or to correct any existing code violations as shown in the [MMPI report](#).
5. Comply with all other requirements or conditions stated in the MMPI report.
6. Request inspections and obtain the approval of the work by LADBS inspectors and obtain the required [Certificate of Occupancy](#) (C of O) for the collective.
7. After obtaining the C of O and final sign off of the MMPI report by LADBS, submit the completed Registration Form and have the Form accepted by LADBS.

Notices: *The above steps must be performed within the [Timetable](#) specified in the ordinance. If any of the steps specified in the Timetable is not completed within the time specified, the collective will be disqualified from continuing the registration process. Disqualified collectives are eligible to participate in any future drawings that the City Clerk may hold and start a new application.*

Ordinance 181069 added Article 5.1 to Chapter IV of the Los Angeles Municipal Code. This Information Bulletin uses the words “ordinance” and “article” interchangeably.

This Bulletin was prepared for guidance purposes only. Every effort was made to ensure accuracy but you are strongly advised to refer to the actual text of the ordinance.

B. Definitions

"Medical marijuana collective ("collective")." An incorporated or unincorporated association, composed solely of four or more qualified patients, persons with identification cards, and designated primary caregivers of qualified patients and persons with identification cards (collectively referred to as "members") who associate at a particular location to collectively or cooperatively cultivate marijuana for medical purposes, in strict accordance with California Health and Safety Code Sections 11362.5, *et seq.*

"Member engaged in the management." A member with responsibility for the establishment, organization, registration, supervision, or oversight of the operation of a collective, including but not limited to members who perform the functions of president, vice president, board member, director, owner, operating officer, financial officer, secretary, treasurer, or manager of the collective.

"Youth Center." - A building, other than a private residence or a multiple dwelling unit, where the primary use is the administration of programs which provide, on a regular basis, activities or services to persons who have not yet reached the age of 18 years with or without the attendance of their family members and the building has a validly issued building permit or Certificate of Occupancy from the Department of Building and Safety for the use of a youth center. (LAMC 45.19.6.1)

C. Registration

The ordinance requires that collectives be [registered](#) with the Department of Building and Safety before they operate as a collective.

D. Maximum Number of Collectives

1. The maximum number of collectives in the City shall be capped at 70 except that during the first 180 days after the effective date of the ordinance, the ordinance allows the possibility of a cap in excess of 70 as described in [section E](#) below. The first 70 collectives shall be proportionally distributed by Community Plan Area based on each Community Plan Area's percentage share of the City's total Community Plan Area population as shown on [Table 1](#).
 - a. However, if at the end of 180 days after the effective date of the ordinance, there are less than 70 registered collectives, the City Clerk may hold one or more drawings for the purpose of determining additional collectives that may be eligible to start the process to become registered. In the events that drawings are held, LADBS will not approve more than 70 collectives to be registered city-wide or in excess of the caps in Table 1.

In both cases, eligible collectives will be assigned a [priority](#) order by the City Clerk by which the Department of Building and Safety will perform [Medical Marijuana Pre-Inspections](#) (MMPI's).

TABLE 1

COMMUNITY PLAN AREA ("CPA")	POPULATION	PCT OF TOTAL	# of MMCs
ARLETA-PACOIMA	105,238	2.63%	2
BEL AIR-BEVERLY CREST	21,659	0.54%	0
BOYLE HEIGHTS	92,626	2.31%	2
BRENTWOOD-PACIFIC PALISADES	57,513	1.44%	1
CANOGA PARK-WEST HILLS-WINNETKA-WOODLAND HILLS	185,670	4.64%	3
CENTRAL CITY	31,900	0.80%	0
CENTRAL CITY NORTH	32,835	0.82%	1
CHATSWORTH-PORTER RANCH	96,251	2.40%	2
ENCINO-TARZANA	74,820	1.87%	1
GRANADA HILLS-KNOLLWOOD	60,843	1.52%	1
HARBOR GATEWAY	42,075	1.05%	1
HOLLYWOOD	226,137	5.65%	4
MISSION HILLS-NORTH HILLS-PANORAMA CITY	145,551	3.64%	3
NORTH HOLLYWOOD-VALLEY VILLAGE	149,245	3.73%	3
NORTHEAST LOS ANGELES	258,188	6.45%	5
NORTHRIDGE	67,415	1.68%	1
PALMS-MAR VISTA-DEL REY	122,666	3.06%	2
RESEDA-WEST VAN NUYS	106,125	2.65%	2
SAN PEDRO	81,921	2.05%	1
SHERMAN OAKS-STUDIO CITY-TOLUCA LAKE-CAHUENGA PASS	79,028	1.97%	1
SILVERLAKE-ECHO PARK	82,008	2.05%	1
SOUTH LOS ANGELES	275,400	6.88%	5
SOUTHEAST LOS ANGELES	274,583	6.86%	5
SUN VALLEY-LA TUNA CANYON	93,228	2.33%	2
SUNLAND-TUJUNGA-LAKEVIEW TERRACE-SHADOW HILLS-EAST LA TUNA CANYON	62,644	1.56%	1
SYLMAR	79,741	1.99%	1
VAN NUYS-NORTH SHERMAN OAKS	168,987	4.22%	3
VENICE	40,943	1.02%	1
WEST ADAMS-BALDWIN HILLS-LEIMERT PARK	182,584	4.56%	3
WEST LOS ANGELES	77,012	1.92%	1
WESTCHESTER-PLAYA DEL REY	54,441	1.36%	1
WESTLAKE	120,476	3.01%	2
WESTWOOD	53,491	1.34%	1
WILMINGTON-HARBOR CITY	80,991	2.02%	1
WILSHIRE	317,248	7.92%	6
TOTAL CPA POPULATION AS OF OCT 1, 2008	4,001,483	100%	70

E. Collectives Eligible to Request Priority from the City Clerk

During the initial 180 days after the ordinance became effective:

Collectives that meet all of the following requirements as determined by the City Clerk shall be eligible to receive priority to apply for pre-inspection from LADBS. LADBS will conduct MMPI's in the priority order established by the City Clerk:

1. Notified the City Clerk within one week after the effective date of this ordinance of their intention to register,
2. Was registered pursuant to ICO No. 179027 with the City Clerk's office before November 12, 2007,

3. Operated continuously at its registered location since on or before September 14, 2007 or has moved once due to an enforcement letter from a federal governmental and filed a Hardship Exemption pursuant to ICO No. 179027,
4. Has the same ownership and [management](#) as it is identified in its registration with the City Clerk's office,
5. Has not been cited by the City for a nuisance or public safety violation of State or local law,
6. Complies currently or identifies to the City during the [30-day](#) Pre-Inspection process of a new operating location that meets all of the distance requirements of Section 45.19.6.3 A .2, and
7. Complies immediately with all provisions of the State Law, and within 180 days after the effective date of this ordinance completes its compliance in full with each provision of this ordinance (i.e. registration documentation has been completed and accepted by LADBS).

Any collective allowed to register by LADBS in excess of 70 shall also be proportionally distributed by Community Plan Area. In determining the number of collectives allowed in each Community Plan Area, the Department of City Planning shall apply the percentages in [Table 1](#).

Beyond 180 days after the effective date of the ordinance:

If at any time after 180 days following the effective date of this ordinance, the total number of registered collectives in the City falls below 70, the City Clerk may hold one or more drawings for the purpose of determining the priority order in which the Department of Building and Safety will consider MMPI's.

Any collective that notifies the City Clerk within [one week](#) after the publication of the date of a priority drawing may participate in the priority drawing.

However, the City Clerk will not allow a collective to participate in a drawing if one or more of its owners or members engaged in its management were convicted currently or within the previous 10 years of a felony or a crime of moral turpitude, or are currently on parole or probation for the sale or distribution of a controlled substance.

F. Priority Order of MMPIs for Eligible Collectives Established by the City Clerk

During the initial 180 days after the ordinance became effective:

The City Clerk shall use the date and time that the eligible collectives registered with the City pursuant to the Interim Control Ordinance No. 179,027 to determine the priority order in which the Department of Building and Safety will conduct the MMPI's of these collectives.

Beyond 180 days after the effective date of the ordinance:

The City Clerk may hold one or more drawings to determine the priority order in which the Department of Building and Safety will perform MMPI's for additional collectives only if the total number of registered collectives in the City falls below 70.

G. Collectives Eligible to Request a Medical Marijuana Pre-Inspection (MMPI)

After their priority is established by the City Clerk, the prioritized collectives may apply to LADBS for an MMPI provided that the [required plans and documentation](#) are complete enough to be accepted by LADBS and the required [fees](#) are paid within [30 days](#) after receiving priority from the City Clerk.

H. MMPI Conducted by LADBS

LADBS will accept complete applications for MMPI during the [30-day](#) period after the City Clerk has assigned [priorities](#). After the 30-day period, the Department of Building and Safety will no longer accept new applications for MMPI's or revisions to MMPI's filed within the initial 30-day period. MMPI's will be performed after the 30-day period to ensure that the priority set by the City Clerk is followed among the collectives with accepted MMPI requests. LADBS will also ensure that the number of collectives in each Community Plan cannot exceed the caps shown in Table 1 or the [number assigned by City Planning](#) as may be applicable.

I. MMPI Requirements

In order to apply for a MMPI, a collective that has received a priority number from the City Clerk shall provide all of the following items to LADBS at 201 N. Figueroa St, 4th floor, Station # 14:

1. A completed MMPI Request Form
2. Proof that written notice has been given to:
 - a. the Police Department,
 - b. all property owners and occupants within and outside the City that are within 1,000 feet of the exterior boundaries of the location,
 - c. the City Council member of the district in which the collective is proposed to be located,
 - d. the Certified Neighborhood Council, and
 - e. any Business Improvement District ("BID") representing the area in which the collective is located.

The notice shall include the following information:

- a. the MMPI Request Form with all of the information requested therein including but not limited to the address of the proposed collective; the name, telephone number, and address of a person authorized to accept service of process for the collective; the name(s), telephone number(s), and address(es) of each member engaged in the management of the collective; and
- b. the onsite telephone number at the collective and the name of the member engaged in the management of the collective who is responsible for receiving, logging, and responding to complaints regarding the collective.

Proof of Notice: The notice shall be sent by certified mail, postage prepaid, with return receipt requested. Notices to property owners shall be sent to the last known name and address as shown on the records of the City Clerk or the records of the County Assessor; notices to occupants of all residential, commercial and industrial property can be mailed to "occupant". Proof of mailing shall be established if the collective files an affidavit of mailing with the LADBS certifying the date on which the notice was sent, a copy of the notice, and a complete list of the names and addresses where the notice was sent.

3. A 1000-foot radius map with a minimum scale of 1"=75' signed by a licensed civil engineer, architect or land surveyor showing streets names, lot boundaries, [sensitive uses](#), uses on adjacent properties adjacent to the collective, and addresses of all properties at the perimeter of the 1000-foot radius. Some useful information may be available at internet sites such as https://secure.dss.cahwnet.gov/cclid/securenet/cclid_search/cclid_search.aspx or <http://cityplanning.lacity.org>. The collective location shall comply with the following:
 - a. No collective shall be located within a 1000-foot radius of a school, public park, public library, religious institution, licensed child care facility, youth center, substance abuse rehabilitation center, or any other medical marijuana collective(s). The distances shall be the horizontal distance measured in a straight line from property line to property line without regard to intervening structures. A collective that is also a licensed residential medical or eldercare facility is not subject to the 1000-foot separation. When a collective is also a medical or eldercare facility, the Certificate of Occupancy for the existing facility must be included with the MMPI documentation.
 - b. No collective shall be located on a lot abutting, across the street or alley from, or having a common corner with a residentially zoned lot or a lot improved with a residential use, including a mixed use residential building. This provision shall not apply to a collective that is also a licensed residential medical or eldercare facility. When a collective is also a medical or eldercare facility, the Certificate of Occupancy for the existing facility must be included with the MMPI documentation;
4. Plans per Sec 45.19.6.3A showing compliance with the ordinance and other applicable regulations. **Any work that requires a permit from LADBS that is performed without a permit will delay the approval process and will be subject to additional fees. The following improvements to the building or any other improvement being proposed need not be done at the time of the MMPI but must be indicated on the plans to be installed after**

the MMPI. Work will need to be completed once the proper permits have been obtained from LADBS.

- a. The building and location shall comply with the provisions of Chapter I and IX of the Code (the Zoning Code and the Building Code of the City of Los Angeles) including but not limited to obtaining a Certificate of Occupancy for the collective use;
- b. Exterior building lighting and parking area lighting for the location must be in compliance with Sections 93.0104, 93.0107 and 93.0117 of the Code. In addition, the location shall be equipped with lighting fixtures of sufficient intensity to illuminate all interior areas of the lot with an illumination of not less than 1.5 foot-candles evenly distributed as measured at floor level, except that a licensed residential medical or eldercare facility shall not be required to comply with this provision;
- c. No interior illumination of any exterior signs or any interior signs visible from the exterior shall be allowed;
- d. Windows and roof hatches of the building or portion of the building where the collective is located shall be secured from the inside with bars so as to prevent unauthorized entry, and shall be equipped with latches that may be released quickly from the inside to allow exit in the event of emergency in compliance with all applicable building code provisions;
- e. Exterior doors to the collective shall remain locked from the outside to prevent unauthorized ingress to the premises of the collective. Ingress shall be allowed by means of a remote release operated from within the premises of the collective. In all cases, doors shall remain openable from the inside to allow egress without the use of a key or special knowledge. If installed, access controlled egress doors shall comply with Section 1008.1.3.4 of the California Building Code;
- f. A sign shall be posted in a conspicuous location inside the structure at the location advising: "This collective is registered in accordance with the laws of the City of Los Angeles. The sale of marijuana and the diversion of marijuana for non-medical purposes are violations of State law. The use of marijuana may impair a person's ability to drive a motor vehicle or operate heavy machinery. Loitering at the location of a medical marijuana collective for an illegal purpose is prohibited by California Penal Code Section 647(h)";
- g. A sign shall be posted at the entrance to the location containing the name and functioning telephone number of a 24-hour on-call member engaged in the management of the collective who shall receive, log, and respond to complaints and other inquires on behalf of the collective;
- h. The location shall have a centrally-monitored fire and burglar alarm system and the building or the portion of the building where the collective is located shall contain a fire-proof safe;

- i. Floor plans shall show a partition floor layout to ensure that no cultivation of medical marijuana at the location shall be visible with the naked eye from any public or other private property, nor shall cultivated marijuana or dried marijuana be visible from the building exterior. No cultivation shall occur at the location unless the area devoted to the cultivation is secured from public access by means of a locked gate and any other security measures necessary to prevent unauthorized entry; and
- j. Compliance with disabled access requirements of Title 24.

J. MMPI and Registration Fee

A MMPI fee, pursuant to LAMC Section 91.107.3.2 of this Code, plus a research fee for a minimum of three hours of time pursuant to LAMC Section 98.0415 (f) plus expedited fee pursuant to LAMC Section 98.0422 and registration fee as required by Ordinance 181157, shall be paid to the Department of Building and Safety at the time of a request for MMPI.

A registration fee of \$688 plus applicable surcharges shall be paid before the MMPI Request is accepted.

K. MMPI Applications Disqualified by LADBS

Once LADBS has determined that the [maximum number](#) of collectives has been authorized, LADBS will stop doing MMPIs or issuing permits. Any collective, not in compliance with the requirements of Section 45.19.6.3 A of this ordinance, as determined by LADBS, or not considered for compliance because the maximum number in the City or within each Community Plan as specified in [Table 1](#) has already been met, shall be notified by LADBS that it is disqualified from continuing with the registration process and that it may enter any future [drawing](#) by the City Clerk.

L. Permits and Inspections Required to Obtain a Certificate of Occupancy for the Collective Use

When the MMPI requires improvements to the building in order to comply with the ordinance, a collective shall obtain any required [permits](#) to perform any necessary improvements to the building. Even if no work is being performed, a building permit and plans are necessary to change the use of the building or portion of the building and obtain a [Certificate of Occupancy](#) for the collective use.

In order to apply for building permits, two sets of plans shall be submitted at 201 N. Figueroa Street (4th floor), Station # 13 along with a copy of the MMPI report. Information Bulletin No. P/GI 2002-021 should be used as a reference to determine the type of information that must be provided on the plans. Plan check fees will be determined at the time of submittal. Separate mechanical, electrical, HVAC, and plumbing permits shall be obtained from electrical plan check (Station #5) and mechanical plan check (Station #4).

1. The plans must show compliance with this ordinance and other applicable regulations such as:

- a. Building Code requirements related to the exits, cultivation area, distribution area, storage area, processing area, doors, windows, disabled access features, floor plans with any existing features and any proposed alteration
 - b. Zoning code and Zoning Administrator's Interpretation ZA 2010-0977(ZAI) requirements related to land-use, parking (1 space per 200 sq. ft. of collective floor area) and other regulations
 - c. Mechanical code requirements related to ventilation, plumbing and mechanical fixtures
 - d. Electrical code requirements related to lighting, illumination, wiring and any electrical systems
 - e. Cultivation area(s) required by the ordinance and in compliance with the conditions of operation
 - f. General notes related to the lighting fixtures, monitoring and security provisions, signage, and conditions of operation in compliance with the ordinance
 - g. Compliance with the MMPI report
 - h. Requirements for the change of use to a Medical Marijuana Collective as a 'B' occupancy related to fire/life safety, size limitation, construction types, and structural upgrade
 - i. Required clearances from other agencies, e.g. County Health, Public Works, Transportation etc.
2. Plan check correction comments will be issued after the plan check is complete. The collective shall comply with the corrections, revise the plans and make an appointment with LADBS plan check staff to review the corrected plans.
 3. Once the plans are deemed complete and any required clearances from other Departments are obtained, the permit will be issued after the permit fee is paid.

After issuance of the required permits, the work is subject to inspection and approval by LADBS. Inspections of work covered by a permit can be requested on line at www.ladbs.org , by calling 1-(886) 452-2489 or the City Operator at 311. A Certificate of Occupancy will be issued after all the required work is performed and is approved by LADBS inspectors.

M. Registration Required

No collective shall operate until after it has filed a registration form, has paid any adopted registration fees, and registration form has been accepted as complete by LADBS within [180 days](#) of the effective date of this ordinance or within 180 days after the publication by the City Clerk of the date of a priority drawing whichever is applicable.

The registration form shall require the following accurate and truthful information:

1. the address and physical description (e.g., one-story commercial building, etc.) of the proposed location at and upon which the collective will be located; the name, telephone number, and address of a person authorized to accept service of process for the collective;
2. the name(s), telephone number(s), and address(es) of each member engaged in the management of the collective;
3. the onsite telephone number at the collective and the name of the member engaged in the management of the collective who is responsible for receiving, logging, and responding to complaints regarding the collective; and any other information reasonably required to show that the collective complies with this article;
4. the registration form shall confirm the consent by the collective, without requirement for a search warrant, subpoena or court order, for the inspection and copying by the Police Department of the recordings and records required to be maintained under Sections 45.19.6.3, 45.19.6.4, and 45.19.6.5 of this article, except that private medical records shall be made available by the collective to the Police Department only pursuant to a properly executed search warrant, subpoena, or court order;
5. each and every member who is engaged in the management of the collective shall print his or her name and sign the initial registration form and any subsequent updated registration form, under penalty of perjury certifying that all information contained in the registration form is true and correct. It shall be the sole responsibility of the members engaged in the management of the collective to ensure that all forms and documents are submitted as required by this article and that the information provided is accurate, complete and timely submitted;
6. proof that the property owner of the location, and landlord if applicable, was given written notice sent by certified mail, postage prepaid, and return receipt requested that the collective intends to file the registration form and that the owner of the location, and landlord, if applicable, has received a copy of the information contained in the registration form; and
7. for each member engaged in the management of the collective, a fully legible copy of one government-issued form of identification, such as a social security card, a state driver's license or identification card, or a passport.

In addition to the registration form, the collective's Certificate of Occupancy within 10 days of issuance and the MMPI report verifying compliance must be submitted to LADBS.

N. Registration Timetables

All eligible collectives shall comply with the following timetable:

1. they shall notify the City Clerk of their intent to register under this article within one week after the effective date of this ordinance or within one week after the publication by the City Clerk of the date of a priority drawing by the City Clerk whichever is applicable;
2. they shall submit a completed MMPI Request Form along with plans accepted by LADBS and the required [fees](#) paid within thirty (30) days after receiving a priority number by the City Clerk; and
3. they shall have their Registration Form accepted by LADBS within 180 days after the effective date of this ordinance or within 180 days after the publication by the City Clerk of the date of a priority drawing whichever is applicable.

A collective that does not comply with its applicable timetable shall be disqualified from further participation in the registration process. Disqualified collectives may participate in any future drawings by the City Clerk.

O. Completed Registration

The Department of Building and Safety, after verification that all required fees have been paid, shall mail proof of a completed registration and any subsequent updated registration to the person authorized to accept service of process on behalf of the collective, to the owner of the location, the City Council member of the district in which the collective is located, the Certified Neighborhood Council, and to any applicable Business Improvement District ("BID") in which the collective is located.

P. Updated Registration

The collective shall file an updated registration form quarterly, but only if there were changes during the previous quarter to any of the information provided in the initial registration form or any change in the status of compliance with the regulations set forth in Section 45.19.6.3 of this article. If an enforcement action has been filed against the collective for any violation of this article, the updated registration form shall include the names of all of the members of the collective. A change of location cannot be accomplished by an updated registration form, but shall instead require a new MMPI and registration. An updated Registration Fee of \$ 140 plus applicable surcharges (Ordinance No 181157) shall be paid to LADBS. A Flow-Chart summarizing the procedures in above sections is attached with this document for use by the collective for quick reference purposes.

Q. Term of Registration/Renewal

Each registration shall expire two years from the date the Department of Building and Safety mails proof of the completed registration to the person authorized to accept service of process on behalf of the collective or upon the sunset of this article, whichever occurs first. In the event of an extension of the sunset of this ordinance, a collective that has operated at all times in strict compliance with this article may seek to renew its registration 90 days prior to the registration's expiration. The process for renewal of the registration shall be the same as the

process for the original registration as set forth in this section. Upon registration expiration, the collective shall cease all operations.

R. Registration Null and Void

A registration shall become null and void in any of the following cases, whichever occurs earlier:

1. upon the cessation of marijuana cultivation at the location for 90 days or longer,
2. upon the relocation of the collective to a different location,
3. upon conviction of the collective or any of its members for a violation of a provision of this ordinance,
4. two years after approval of the Registration Form by LADBS, or
5. upon the expiration or sunset of this ordinance (July 7, 2012).

S. Ordinance Sunset

The provisions of this ordinance shall sunset two years after its effective date. Unless extended by the City Council, ordinance 181069 shall sunset on June 7, 2012 and all collectives shall cease operation immediately at that time.

T. Enforcement of Regulations (includes excerpts from Ordinance 181069 and State Law)

1. Existing Facilities Registered Under ICO No. 179027

All Medical marijuana collectives shall comply with all provisions of this ordinance, State Law, and all other applicable local and state laws. This ordinance, however, gives Special consideration, to those medical marijuana operations that were registered under Interim Control Ordinance No. 179027 as follows:

“SEC. 45.19.6.7 Any existing medical marijuana collective, dispensary, operator, establishment, or provider that does not comply with the requirements of this article must immediately cease operation until such time, if any, when it complies fully with the requirements of this article; except that any medical marijuana collective, dispensary, operator, establishment, or provider that meets each of the requirements described in Section 45.19.6.2 B.2 of this article shall have 180 days from the effective date of this article during which to fully comply with the requirements of this article or to cease operation.”

- a. Collectives that are registered in compliance with Ordinance No. 181069:

This ordinance gives the Department of Building and Safety the authority to enforce the Preinspection ([MMPI](#)) Requirements of Section 45.19.6.3A for establishments eligible to

comply with this article. The Los Angeles Police Department (LAPD) has the authority to enforce the same requirements and in addition, the LAPD enforces the Conditions of Operation, Maintenance of Records and Audits and Testing.

“SEC. 45.19.6.9. VIOLATION AND ENFORCEMENT. Notwithstanding an initial verification of compliance by the collective with the preinspection requirements set forth in Section 45.19.6.3 A of this article prior to the filing of the registration form, any collective later found to be in violation of any of the preinspection requirements at any time is subject to the enforcement provisions provided in this section.”

“SEC. 45.19.6.6. INSPECTION AND ENFORCEMENT RESPONSIBILITIES. The Department of Building and Safety may enter and inspect the location of any collective between the hours of 10:00 a.m. and 8:00 p.m., or at any reasonable time, to ensure compliance with Section 45.19.6.3 A ([MMPI Requirements](#)) of this article. In addition, a designated unit within the Police Department may enter and inspect the location of any collective and the recordings and records maintained pursuant to Sections 45.19.6.3 ([MMPI Requirements](#) and *Conditions of Operation per ordinance 181069*) and, 45.19.6.4 (*Maintenance of Records per ordinance 181069*), and 45.19.6.5 (*Audits and Testing per ordinance 45.19.6.5*) of this article.” *(Italics text added)*

See ordinance for Sections 45.19.63B, 45.19.6.4 and 45.19.6.5.

2. Other Existing Medical Marijuana Operations

Any other existing medical marijuana collective, dispensary, operator, establishment, or provider that does not comply with the requirements of ordinance 181069 must immediately cease operation until such time, if any, when it complies fully with the requirements of the ordinance. Further, per Section 45.19.6.8A, it is unlawful for any person to cause, permit or engage in the cultivation, possession, distribution or giving away of marijuana for medical purposes except as provided in this article, and pursuant to any and all other applicable local and state laws.

Per Section 45.19.6.8B, it is unlawful for any person to cause, permit or engage in any activity related to medical marijuana except as provided in Health and Safety Code Sections 11362.5 *et seq.*, and pursuant to any and all other applicable local and state laws.

City Agencies Responsible for enforcement:

Possession or sale or distribution of marijuana in violation of the State Law is also enforced by the LAPD. Criminal activity regarding the improper sale or distribution of marijuana needs to be referred to the narcotics hotline of the LAPD at (800) 662-BUST (2878).

Building and Safety will verify compliance with the [Pre-inspection requirements](#) indicated in the ordinance and this Information Bulletin.

3. General Violations

Per Section 45.19.6.8 D, it is unlawful for any person to knowingly make any false, misleading or inaccurate statements or representations in any forms, records, filings or documentation required to be maintained, filed or provided to the City under this article, or to any other local, state or federal government agency having jurisdiction over any of the activities of collectives.

4. Excerpts from the State of California Health and Safety Code

11357. (a) Except as authorized by law, every person who possesses any concentrated cannabis shall be punished by imprisonment in the county jail for a period of not more than one year or by a fine of not more than five hundred dollars (\$500), or by both such fine and imprisonment, or shall be punished by imprisonment in the state prison.

(b) Except as authorized by law, every person who possesses not more than 28.5 grams of marijuana, other than concentrated cannabis, is guilty of a misdemeanor and shall be punished by a fine of not more than one hundred dollars (\$100).

(c) Except as authorized by law, every person who possesses more than 28.5 grams of marijuana, other than concentrated cannabis, shall be punished by imprisonment in the county jail for a period of not more than six months or by a fine of not more than five hundred dollars (\$500), or by both such fine and imprisonment.

11358. Every person who plants, cultivates, harvests, dries, or processes any marijuana or any part thereof, except as otherwise provided by law, shall be punished by imprisonment in the state prison.

11359. Every person who possesses for sale any marijuana, except as otherwise provided by law, shall be punished by imprisonment in the state prison.

11360. (a) Except as otherwise provided by this section or as authorized by law, every person who transports, imports into this state, sells, furnishes, administers, or gives away, or offers to transport, import into this state, sell, furnish, administer, or give away, or attempts to import into this state or transport any marijuana shall be punished by imprisonment in the state prison for a period of two, three or four years.

NOTICE: This Information Bulletin is primarily intended to clarify the registration process within the Department of Building and Safety and does not cover other aspects of ordinance 181069. Please refer to the ordinance for other regulations applicable to medical marijuana collectives.

U. Forms

NOTICE OF INTENT TO APPLY FOR REGISTRATION TO ESTABLISH MEDICAL MARIJUANA COLLECTIVE AS REQUIRED BY ORDINANCE NUMBER 181069

Date: _____

To: _____

 Name and address

Council District No. _____

Collective Address: _____ Collective Name: _____

Collective's on-site phone number: (____) _____

Notice of Pre-inspection. Prior to accepting a request for preinspection, the Department of Building and Safety shall require proof that the collective has provided written notice to the Police Department, all property owners and occupants within and outside the City that are within 1,000 feet of the exterior boundaries of the location, and to the City Council member of the district in which the collective is proposed to be located, the Certified Neighborhood Council, and any Business Improvement District ("BID") representing the area in which the collective is located, of: the preinspection request; the proposed location of the collective; the name, telephone number, and address of a person authorized to accept service of process for the collective; the name(s), telephone number(s), and address(es) of each member engaged in the management of the collective; and the onsite telephone number at the collective and the name of the member engaged in the management of the collective who is responsible for receiving, logging, and responding to complaints regarding the collective.

No collective shall be located within a 1,000-foot radius of a school, public park, public library, religious institution, licensed child care facility, youth center, substance abuse rehabilitation center, or any other medical marijuana collective(s). A collective that is also a licensed residential medical or eldercare facility is not subject to the 1,000-foot separation.

The following member engaged in the management of the collective is responsible for receiving, logging, and responding to complaints regarding the collective:

<u>Name</u>	<u>Address</u>	<u>Phone number</u>
_____	_____	(____) _____

The person authorized to accept service of process for the collective is:

<u>Name</u>	<u>Address</u>	<u>Phone number</u>
_____	_____	(____) _____

Other members engaged in the management of the collective (if any) are:

<u>Name</u>	<u>Address</u>	<u>Phone number</u>
_____	_____	(____) _____
_____	_____	(____) _____
_____	_____	(____) _____

Signature of a member engaged in the management of the collective:

Affidavit of Mailing
Required By Section 45.19.3E Before a Pre-Inspection is accepted by
LADBS for a Medical Marijuana Collective

Address of Collective: _____	Date: _____
Collective Name: _____	Priority Designation: _____

I certify under penalty of perjury that, on _____ the collective provided written notice
(specify date)

to the Police Department, all property owners and occupants within and outside the City that are within 1,000 feet of the exterior boundaries of the location, to the City Council member of the district in which the collective is proposed to be located, the Certified Neighborhood Council, and any Business Improvement District ("BID") representing the area in which the collective is located, of: the preinspection request; the proposed location of the collective; the name, telephone number, and address of a person authorized to accept service of process for the collective; the name(s), telephone number(s), and address(es) of each member engaged in the management of the collective; and the onsite telephone number at the collective and the name of the member engaged in the management of the collective who is responsible for receiving, logging, and responding to complaints regarding the collective. This notification was sent by certified mail, postage prepaid, with return receipt requested. Notices to property owners were sent to the last known name and address as shown on the records of the City Clerk or the records of the County Assessor; notices to occupants of all residential, commercial and industrial property were mailed to "occupant".

I further certify under penalty of perjury, that the attached ownership list correctly shows the latest names and addresses on the City Clerk's records or the records of the County Assessor as of: _____"
** (specify date)

The following documents are attached to and part of this affidavit:

1. A copy of the Notice sent
2. Complete List of names and addresses where the notice was sent
3. A 1,000 feet radius map with a minimum 1inch = 75 feet scale, signed and stamped by a licensed land surveyor, civil engineer, or architect showing lot boundaries, addresses on adjacent properties adjacent to the collective, and addresses of all properties at the perimeter of the 1,000-foot radius and sensitive uses as described in Ordinance No. 181069 of properties within the 1,000 feet radius

Member engaged in the management of the collective:

(Print name)

(Signature)

**** The Department of Building and Safety will not accept maps and ownership list which bear a date of more than 90 days prior to the date of the pre-inspection request.**

Please fill out this form



Medical Marijuana Pre-Inspection Request Form

Address of Proposed Collective	Priority Number
If different from above, provide address of Collective registered per ICO 179,027	
Name of Person Authorized to Accept Service:	Ph. Number:
Address:	
Name of Member Engaged in the Management of the Collective:	Ph. Number:
Address:	
Name of Member Engaged in the Management of the Collective:	Ph. Number:
Address:	
Code Compliance as Indicated on Plans - Appropriate Permits Will be Required <u>For other than item 1 and 2, compliance need not be provided at the time of the Pre-Inspection - Work must be done with permits issued by Building and Safety after the Pre-Inspection</u>	
1. No collective shall be located within a 1000-foot radius of a school, public park, public library, religious institution, licensed child care facility, youth center, substance abuse rehabilitation center, or any other medical marijuana collective(s). Radius Map signed by Architect, Civil Engineer or Land Surveyor is attached (Does not apply to a collective that is also a licensed residential medical or eldercare facility).	(Please check off) Yes <input type="checkbox"/>
2. No collective shall be located on a lot abutting, across the street or alley from, or having a common corner with a residentially zoned lot or a lot improved with a residential use, including a mixed use residential building. (Does not apply to a collective that is also a licensed residential medical or eldercare facility)	Yes <input type="checkbox"/>
3. Compliance with exterior building or parking lighting (45.19.6.3A3)	Yes <input type="checkbox"/>
4. Internal illumination of any exterior or interior signs visible from exterior (45.19.6.3A4)	Yes <input type="checkbox"/>
5. Windows/roof hatches are secured with bars & latches with quick release (45.19.6.3A5)	Yes <input type="checkbox"/>
6. Exterior doors locked from outside & openable from inside (45.19.6.3A6)	Yes <input type="checkbox"/>
7. Interior warning sign in a conspicuous location (45.19.6.3A7)	Yes <input type="checkbox"/>
8. Warning sign at entrance with on-call phone no. (45.19.6.3A8)	Yes <input type="checkbox"/>
Proof of Written Notice Prior to Accepting the Pre-Inspection Request	
Proof that the collective has provided written notice to the Police Department, all property owners and occupants within and outside the City that are within 1,000 feet of the exterior boundaries of the location, and to the City Council member of the district in which the collective is proposed to be located, the Certified Neighborhood Council, and any Business Improvement District ("BID") representing the area in which the collective is located.	
<i>Proof of mailing shall be established by an affidavit of mailing (attached) submitted to the Department of Building and Safety certifying the date on which the notice was sent, a copy of the notice, and a complete list of the names and addresses where the notice was sent.</i>	
Important Information per Ordinance 181069	
As required by 45.19.6.2.H, those collectives that applied during the first 6 months after the ordinance became effective, shall comply in full with all registration and other provisions of the ordinance (i.e. their Registration Form is accepted by LADBS) within 180 days after the effective date of this ordinance. Any collective for which the registration has not been accepted by LADBS within 180 days after the ordinance became effective will be disqualified from the registration process regardless of how advanced a collective may be in the registration process. Collectives that apply for pre-inspection after a drawing held by the City Clerk, must have their Registration Form accepted by LADBS within 180 days after the publication by the City Clerk of the date that the priority drawing was conducted.	
In addition, all collectives shall have completed their pre-inspection submittal materials and accepted by LADBS within thirty (30) days after receiving priority from the City Clerk and shall comply in full with all registration requirements within	

Please fill out this form



180 days after the effective date of this ordinance. There will be no exceptions; those collectives not meeting the timetables, will be disqualified from further participation in the registration process.

The Department of Building and Safety will proceed by priority order within each Community Plan Area to evaluate compliance of the proposed collectives with the requirements of Section 45.19.6.3 A.

Once the Department of Building and Safety has determined that the maximum number of collectives authorized has been reached, the Department of Building and Safety shall stop determining the compliance of more collectives. Collectives that do not meet any of the requirements or that exceed any overall cap or a cap within a Community Plan will be disqualified from continuing the registration process.

Any collective determined by LADBS not to be in compliance with the requirements of Ordinance 181069, or not considered for compliance because the cap had already been met, will be notified by the Department of Building and Safety that it is disqualified from completing the pre-inspection and registration process and that it may enter any future drawing conducted by the City Clerk.

If any physical improvement is required to be done to the building in order to comply with ordinance 181069, that work need not be performed by the time of the pre-inspection. Instead, any work that needs to be done, must be indicated on the set of plans that is submitted with the pre-inspection request. Any required building, plumbing, electrical or air conditioning/heating permit must be obtained and the work must be inspected by an inspector from LADBS. Any work that requires a permit but is performed without a permit or without inspection will delay the registration process.

LADBS will conduct pre-inspections in the priority assigned by the City Clerk. Collectives with lower priority that are within 1,000 feet of any collective with higher priority that is approved to continue the process after preinspection will be disqualified. Similarly, once the overall cap or the cap within a Community Plan has been reached, collectives with lower priority will be disqualified.

Changes of location that occur after the 30-day timeline specified above, will not be accepted.

You are advised to thoroughly read and understand the Registration Timetables in Section 45.19.6.2.H of ordinance 181069. Failure to meet the Timetables will result in disqualification from registration. If disqualified, you may enter a future drawing if one is held by the city clerk and reapply for registration.

The plans submitted for the change of use from an existing use to a Marijuana Colloective shall show compliance with appropriate building codes and zoning regulations listed in ZA 2010-0977 (ZAI) including required parking equal to 1 parking per 200 sq. ft. of floor area of entire collective.

Pre-inpection will not include a detailed verification and/or analysis of parking requirements. This task will take place later during the plan check process.

Signature of a member engaged in the management

Print name

Date

PRE-INSPECTION ACCEPTED BY (LADBS STAFF)
(THIS IS NOT AN APPROVAL)

SIGNATURE

DATE:

LOG NUMBER

Proposed Collective Address: _____

Council District: _____ Community Plan Area: _____ Priority No: _____

Present Permitted Use of Building: _____ Zone: _____

Member engaged in Management: _____ Telephone: _____

Address: _____ Email: _____

Inspector: _____ Inspection Date: _____ Telephone: _____

***** THE PROPOSED COLLECTIVE IS *****:

SECTION A -

- A licensed residential medical facility (45.19.6.3A2a & b) Yes No
 - A licensed eldercare facility (45.19.6.3A2a & b) Yes No
- **** PROCEED TO SECTION C IF EITHER ITEM IN SECTION A IS CHECKED 'YES' ****

SECTION B -

- Over the limit of the maximum number of Collectives allowed in the Community Plan Area (45.19.6.2B & D) Yes No
- Within 1,000 ft. from a school (45.19.6.3A2a) Yes No
Address: _____
- Within 1,000 ft. from public park (45.19.6.3A2a) Yes No
Address: _____
- Within 1,000 ft. from public library (45.19.6.3A2a) Yes No
Address: _____
- Within 1,000 ft. from religious institution (45.19.6.3A2a) Yes No
Address: _____
- Within 1,000 ft. from licensed Child Care facility (45.19.6.3A2a) Yes No
Address: _____
- Within 1,000 ft. from youth center (45.19.6.3A2a) Yes No
Address: _____
- Within 1,000 ft. from substance abuse rehabilitation center (45.19.6.3A2a) Yes No
Address: _____
- Within 1,000 ft. from other medical marijuana collective (45.19.6.3A2a) Yes No
Address: _____
- Abutting a residentially zoned lot or a lot improved with a residential use including a mixed use residential building (45.19.6.3A2b) Yes No
- Across a street or alley from a residentially zoned lot or a lot improved with a residential use including a mixed use residential building (45.19.6.3A2b) Yes No
- Having a common corner with a residentially zoned lot or a lot improved with a residential use including a mixed use residential building (45.19.6.3A2b) Yes No

**** PROCEED TO SECTION D WHEN ANY ITEM IN SECTION B IS CHECKED 'YES' ****

SECTION C – Compliance with Sec 45.19.6.3A1, A3 to A8 and B3 need not be provided at the time of the Pre-Inspection. Work must be done with permits issued by Building and Safety.

In accordance with Information Bulletin P/GI 2010-029, the applicant shall submit plans of the building including parking layouts, parking calculations and any proposed and existing improvements for the collective establishment. Applicant shall then proceed to Building & Safety Public Counter at 201 N. Figueroa St 4th floor, Los Angeles, CA 90012 to apply for any required permit(s).

- In compliance with exterior building or parking lighting (A3) Done To be done
- No internally illuminated exterior/interior signs visible from outside (A4) Done To be done



Medical Marijuana Collectives (MMC)
Initial Registration Form (Page 1 of 2)

Collective identification

Address: Collective Name:

Building description

Number of stories Type of construction Size Uses (other than collective)

Uses (cont'd)

Person authorized to accept service

Name:

Address:

Phone # signature

Member(s) engaged in the management of the collective

I (we) as Member(s) Engaged in the Management of the Collective hereby give consent for the Collective, to allow inspection of the site and the building by Los Angeles Department of Building and Safety, and allow copying of the recordings and records required to be maintained under Sections 45.19.6.3, 45.19.6.4, and 45.19.6.5 of this article by the Police Department, without requirement for a search warrant, subpoena or court order. (Except that private medical records shall be made available by the collective to the Police Department only pursuant to a properly executed search warrant, subpoena, or court order)

It shall be the sole responsibility of the members engaged in the management of the collective to ensure that all forms and documents are submitted as required by this article and that the information provided is accurate, complete and timely submitted

Under penalty of perjury I(we) certify that all information contained in this registration form is true and correct.

Name:

Address:

Phone # signature

Name:

Address:

Phone # signature

Name:

Address:

Phone # signature

Use additional attachments if necessary

**Medical Marijuana Collectives (MMC)
Initial Registration (Page 2 of 2)**

Member engaged in the management of the collective responsible for receiving, logging, and responding to complaints

Name: _____

Address: _____

Phone # _____ signature _____

Onsite telephone number(s) for the collective

Ph.# _____

***** THE FOLLOWING DOCUMENTS MUST BE ATTACHED TO THIS REGISTRATION FORM ***
Attachments will be retained by LADBS**

- _____ INITIAL 1) Proof that the property owner of the location, and landlord if applicable, was given written notice sent by certified mail, postage prepaid, and return receipt requested that the collective intends to file the registration form and that the owner of the location, and landlord if applicable, has received a copy of the information contained in the registration form.

- _____ INITIAL 2) A fully legible copy of one government-issued form of identification, such as a social security card, a state driver's license or identification card, or a passport for each member engaged in the management of the collective.

- _____ INITIAL 3) Certificate of Occupancy for the Use and Occupancy as a MMC.

*****Registration is approved only after a valid Registration Number is provided, a Signature from LADBS Inspector is obtained, and all registration fees are paid*****

This completed form and all required documentation shall be submitted to the Los Angeles Department of Building and Safety, Inspection Bureau Office located at 221 N. Figueroa St., 4th. Floor Room # 400 within 10 days after a Certificate of Occupancy is issued.

<u>LADBS INSPECTOR APPROVAL OF REGISTRATION FORM</u>		
		Registration no.: _____
_____	_____	_____
Print	Sign	Date

Unless extended by the City Council, ordinance 181069 shall sunset on June 7, 2012 and this collective shall cease operation immediately at that time.

BOARD OF
**BUILDING AND SAFETY
COMMISSIONERS**

MARSHA L. BROWN
PRESIDENT

VAN AMBATIELOS
VICE-PRESIDENT

VICTOR H. CUEVAS
HELENA JUBANY
ELENORE A. WILLIAMS

CITY OF LOS ANGELES
CALIFORNIA



ANTONIO R. VILLARAIGOSA
MAYOR

DEPARTMENT OF
BUILDING AND SAFETY
201 NORTH FIGUEROA STREET
LOS ANGELES, CA 90012

ROBERT R. "BUD" OVROM
GENERAL MANAGER

RAYMOND S. CHAN, P.E., S.E.
EXECUTIVE OFFICER

Date

The Honorable Council Member,

Owner of the property address,

Business Improvement District, (BID)

Neighborhood Council

MMC Member engaged in the Mgmt. of the Collective

MEDICAL MARIJUANA COLLECTIVE INITIAL (UPDATED) REGISTRATION

The City of Los Angeles Department of Building and Safety (LADBS) hereby give notice pursuant to Ordinance 181069 that the Medical Marijuana Collective (MMC) located at

_____has completed all requirements of Ordinance 181069, and has secured registration number _____. Attached is the completed Initial (Updated) Registration Form.

attachment



Medical Marijuana Collectives (MMC) Updated Registration Form (Page 1 of 2)

Collective identification

Address: _____ Collective Name: _____

Building description

Number of stories ____ Type of construction _____ Size _____ Uses (other than collective) _____

Uses (cont'd) _____

Person authorized to accept service

Name: _____

Address: _____

Phone # _____ signature _____

Member(s) engaged in the management of the collective

I (we) _____ as Member(s) Engaged in the Management of the Collective hereby give consent for the Collective, to allow inspection of the site and the building by Los Angeles Department of Building and Safety, and allow copying of the recordings and records required to be maintained under Sections 45.19.6.3, 45.19.6.4, and 45.19.6.5 of this article by the Police Department, without requirement for a search warrant, subpoena or court order. (Except that private medical records shall be made available by the collective to the Police Department only pursuant to a properly executed search warrant, subpoena, or court order)

It shall be the sole responsibility of the members engaged in the management of the collective to ensure that all forms and documents are submitted as required by this article and that the information provided is accurate, complete and timely submitted

****Under penalty of perjury I(we) certify that all information contained in this registration form is true and correct.*****

Name: _____

Address: _____

Phone # _____ signature _____

Name: _____

Address: _____

Phone # _____ signature _____

Name: _____

Address: _____

Phone # _____ signature _____

Use additional attachments if necessary

**Medical Marijuana Collectives (MMC)
Updated Registration (Page 2 of 2)**

Member engaged in the management of the collective responsible for receiving, logging, and responding to complaints

Name: _____

Address: _____

Phone # _____ signature _____

Onsite telephone number(s) for the collective is (_____) _____

***** THE FOLLOWING DOCUMENTS MUST BE ATTACHED TO THIS REGISTRATION FORM ***
Attachments will be retained by LADBS**

- _____ INITIAL 1) Proof that the property owner of the location, and landlord if applicable, was given written notice sent by certified mail, postage prepaid, and return receipt requested that the collective intends to file the registration form and that the owner of the location, and landlord if applicable, has received a copy of the information contained in the registration form.

- _____ INITIAL 2) A fully legible copy of one government-issued form of identification, such as a social security card, a state driver's license or identification card, or a passport for each member engaged in the management of the collective.

- _____ INITIAL 3) Certificate of Occupancy for the Use and Occupancy as a MMC.

- yes no An enforcement action has been filed against the collective in violation of article 45.19.6.3. If yes, this updated registration form also includes the names of all the members of the collective. (To be verified by LADBS)

*****Registration is approved only after a valid Registration Number is provided, a Signature from LADBS Inspector is obtained, and all registration fees are paid*****

This completed form and all required documentation shall be submitted to the Los Angeles Department of Building and Safety, Inspection Bureau Office located at 221 N. Figueroa St., 4th. Floor Room # 400 within 10 days after a Certificate of Occupancy is issued.

<u>LADBS INSPECTOR APPROVAL OF REGISTRATION FORM</u>		
		Registration no.: _____
Print	Sign	Date

Cashier's Box

V. Medical Marijuana Ordinance Quick Reference Flow Charts



MEDICAL MARIJUANA ORDINANCE
QUICK REFERENCE
FLOW CHART

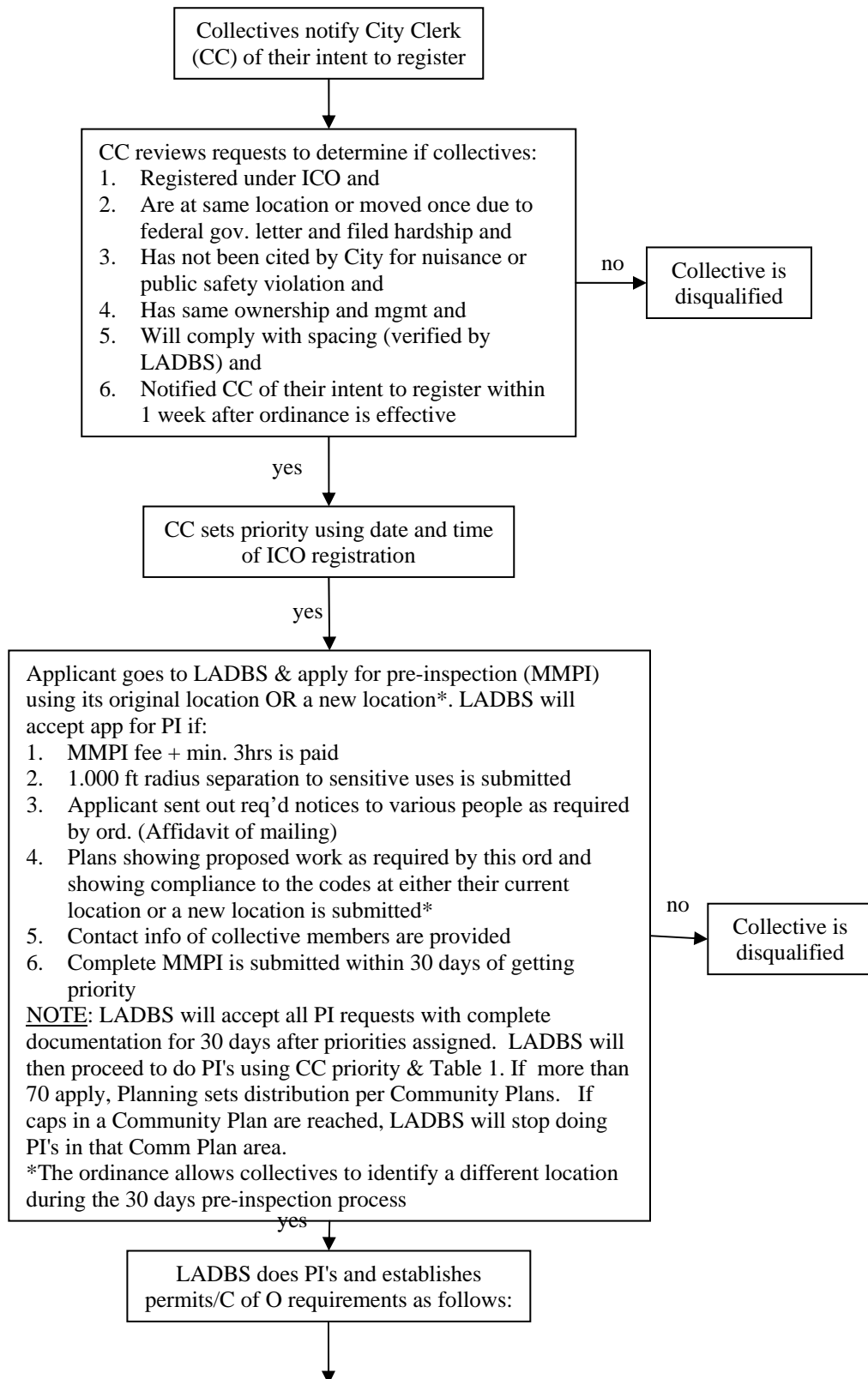
DURING THE INITIAL SIX MONTHS

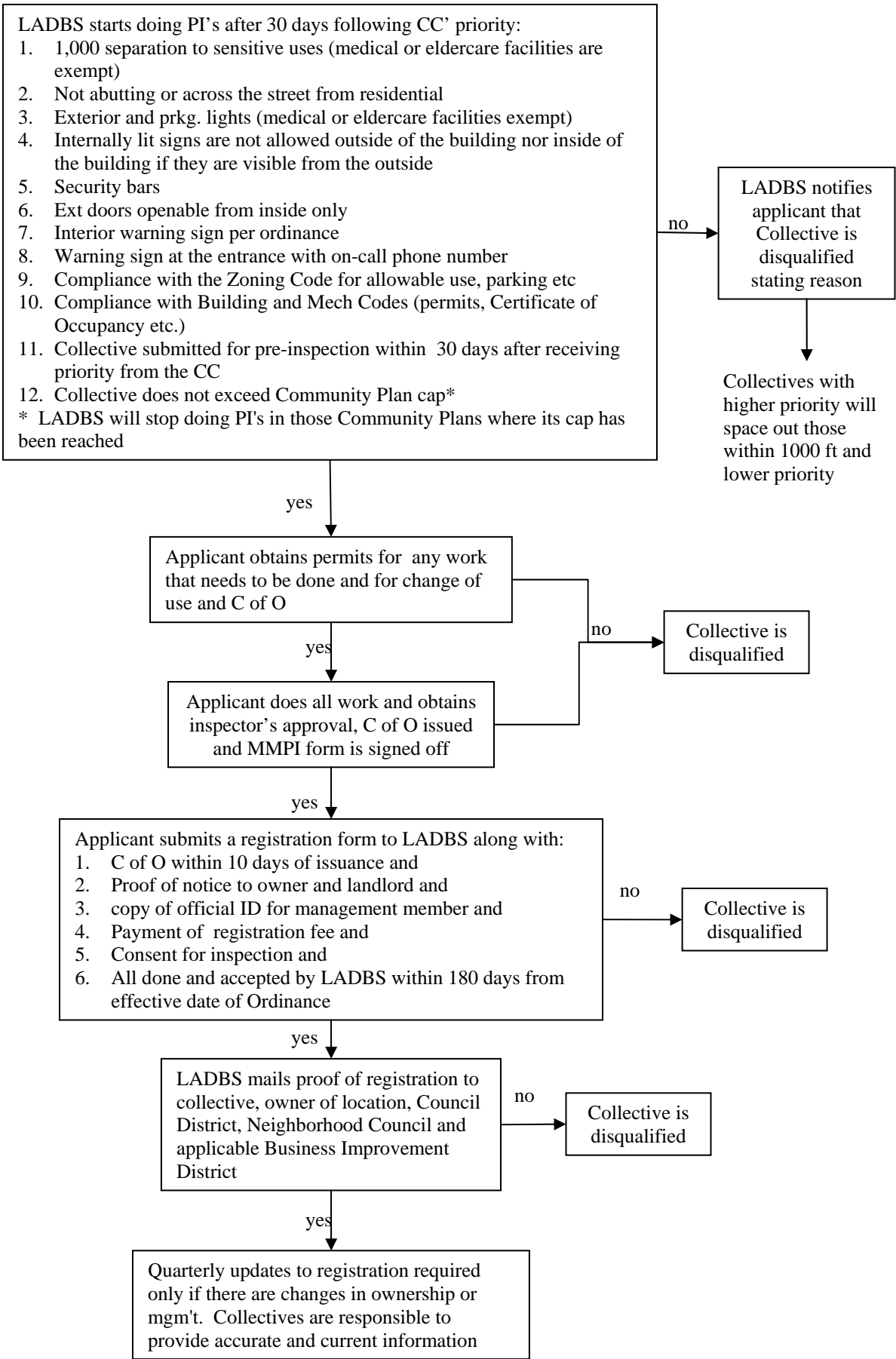
FILING IS OPEN ONLY TO THOSE REGISTERED UNDER THE ICO,
THEREFORE THEORETICALLY, THE CAP COULD EXCEED 70 BUT
THERE ARE CAPS WITHIN EACH COMMUNITY PLAN. CITY
PLANNING WILL SET CAPS IN COMMUNITY PLANS IF NUMBER OF
COLLECTIVES IS MORE THAN 70

COLLECTIVES MUST BE REGISTERED IN ORDER TO OPERATE

This Summary flow chart was prepared for quick reference purposes only. Every effort was made to ensure accuracy but you are strongly advised to refer to the actual text of the ordinance.

Medical Marijuana Collective Ordinance Flow Chart (first 6 months)







MEDICAL MARIJUANA ORDINANCE
QUICK REFERENCE
FLOW CHART

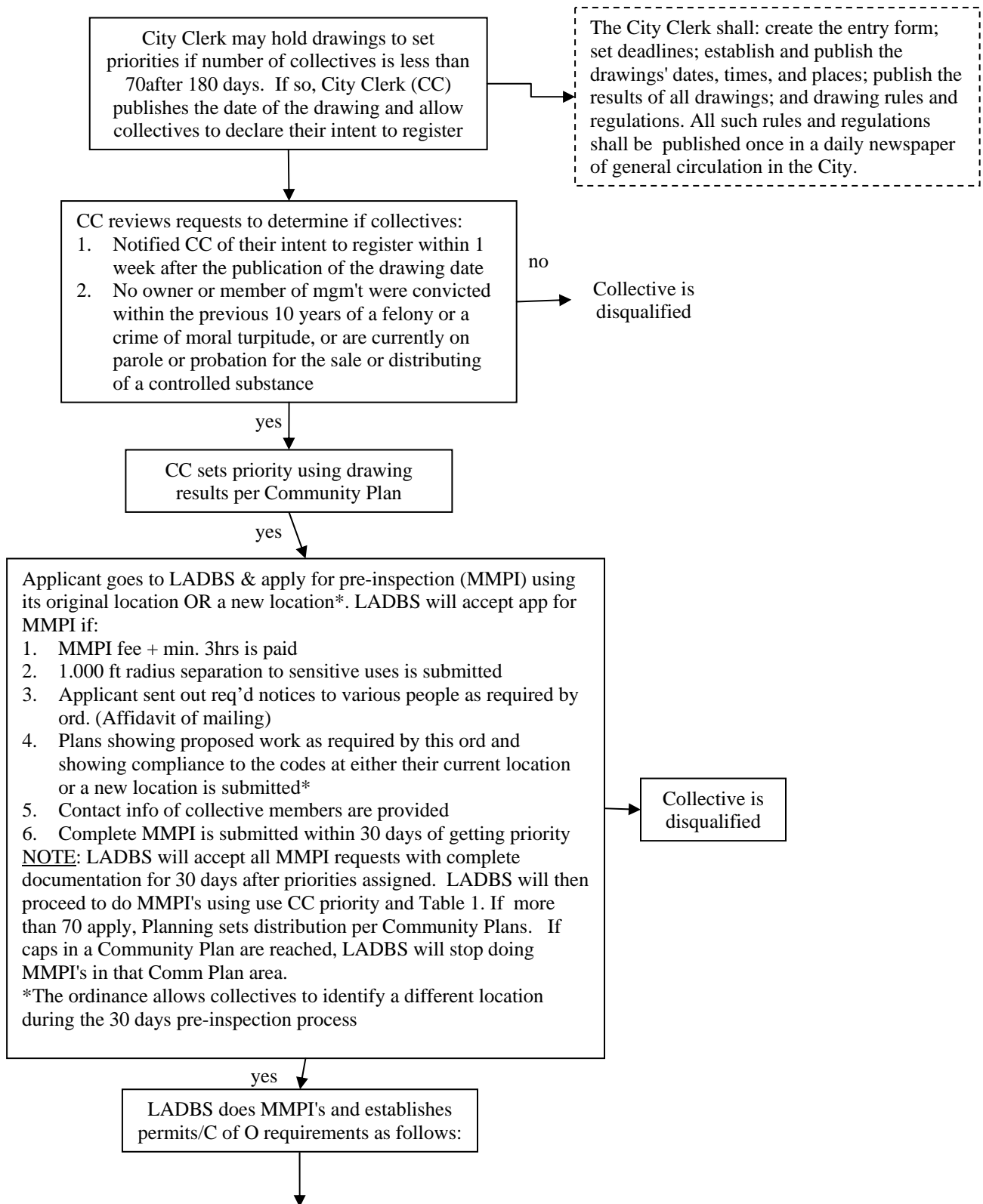
AFTER THE INITIAL SIX MONTHS

FILING IS OPEN TO ANYONE AND THE CAP WILL BE 70 IN
ADDITION TO CAPS WITHIN EACH COMMUNITY PLAN

COLLECTIVES MUST BE REGISTERED IN ORDER TO OPERATE

This Summary flow chart was prepared for quick reference purposes only. Every effort was made to ensure accuracy but you are strongly advised to refer to the actual text of the ordinance.

Medical Marijuana Collective Ordinance Flow Chart (after 6 months)



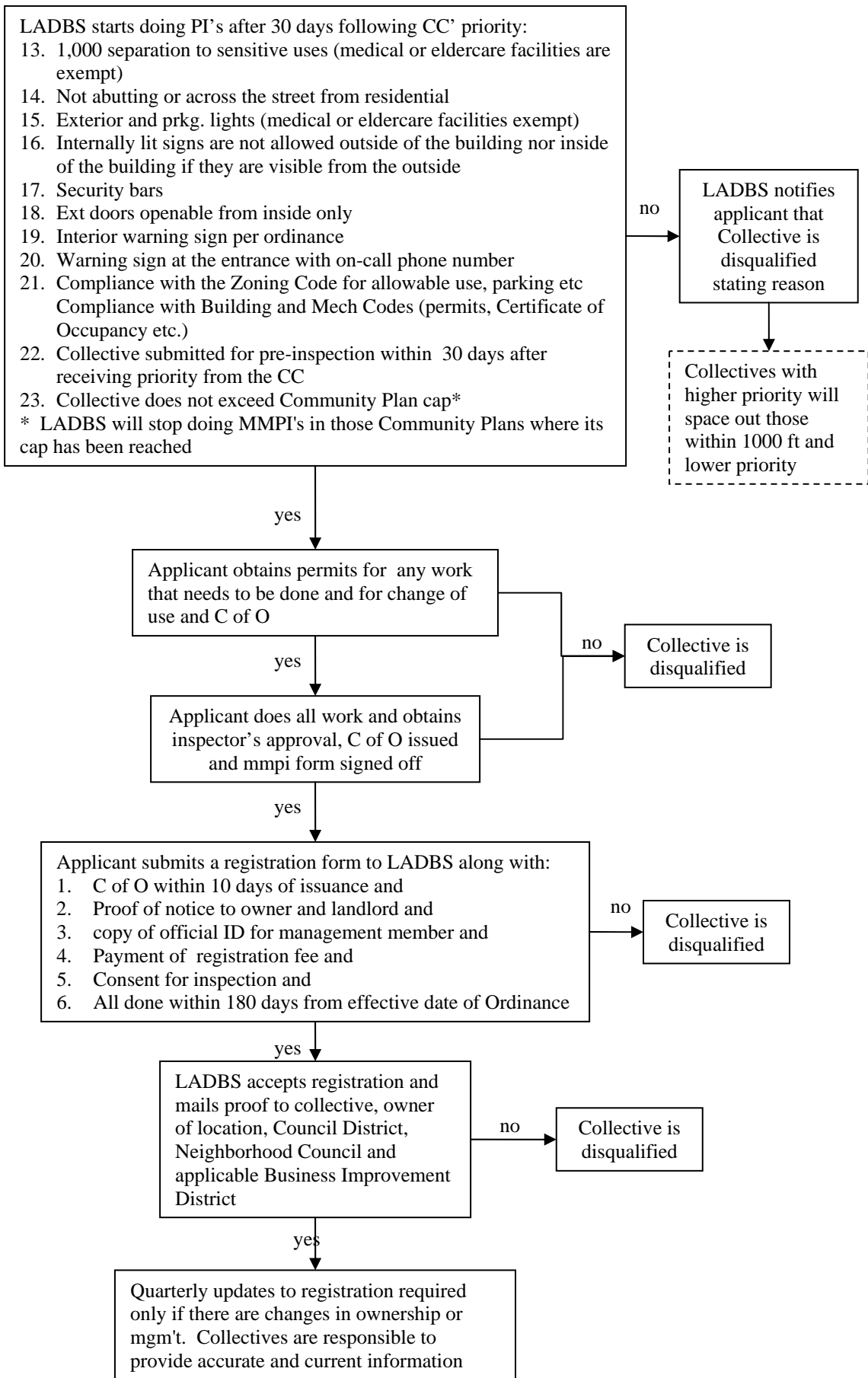


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