

TO: ALBERTA GAMING, LIQUOR & CANNABIS (AGLC)

1. The cannabis licensee named below understands his or her legal obligations under:
 - a) the *Gaming, Liquor and Cannabis Act*,
 - b) the Gaming, Liquor and Cannabis Regulation, and
 - c) AGLC policies and guidelines
2. The cannabis licensee acknowledges his/her responsibility to ensure all staff becomes aware of the requirements contained in this Acknowledgement and Undertaking.
3. Only cannabis authorized by AGLC may be present in a licensed premises. A licensee who sells or possesses in his licensed premises cannabis NOT authorized by AGLC will face disciplinary action and may also face prosecution.
4. The cannabis licensee confirms that he/she has not entered into any verbal or written, express or implied agreement with a cannabis supplier, an employee of a cannabis supplier, a cannabis supplier representative or an employee of a cannabis supplier representative employee (hereafter referred to as "cannabis representative") to buy any particular brand, class, kind or type of cannabis or cannabis accessory, except as authorized by the *Gaming, Liquor and Cannabis Act*, Gaming, Liquor and Cannabis Regulation or AGLC policies and/or agreements which have been approved by the Board of AGLC.
5. The licensee acknowledges that all business conducted under a Retail Cannabis Store licence will be operated separately from any commonly owned or affiliated businesses as outlined in Section 3.1.1 of the Retail Cannabis Store Handbook.
6. The cannabis licensee confirms that he/she has not directly or indirectly received or accepted a loan or advance, money, a rebate, a concession or anything of value from a cannabis representative.
7. The cannabis licensee confirms that he/she has not purchased, received, rented or borrowed any furniture, furnishings, equipment, fixtures, decorations, signs, or supplies from a cannabis representative.
8. The cannabis licensee understands that failure to follow the requirements of the *Cannabis Act*, Cannabis Regulation, *Gaming, Liquor and Cannabis Act*, Gaming, Liquor and Cannabis Regulation, or AGLC policy (includes handbooks) may result in prosecution and/or appearance before the Board of AGLC.
9. The cannabis licensee agrees to advise AGLC each time the cannabis licensee or employee of the cannabis licensee is offered a benefit or inducement from a cannabis representative.

Cannabis Licensee Signature

(Please Print Name)

Name of Cannabis Licensee

Requesting, accepting or receiving inducements from a cannabis representative is prohibited under the *Cannabis Act*, Cannabis Regulation, *Gaming, Liquor and Cannabis Act*, Gaming, Liquor and Cannabis Regulation and AGLC policy.

The following describes monetary (or monetary value) inducements which a cannabis licensee or employee of a cannabis licensee, are prohibited from requesting, accepting or receiving from a cannabis representative.

1. Payments, rebates or credits of any monetary value.
2. Monetary deposits into licensee accounts in any direct or indirect manner.
3. All cannabis products (including samples) are not permitted under policy guidelines, "Product Promotions".
4. Interior decorating (e.g. painting, window dressing, and flooring) and renovations or maintenance to the licensed premises or other property owned, rented, or leased by a licensee or anyone directly or indirectly in a business relationship with the licensee.
5. Locked display cabinets, alarm system, video security surveillance system, furniture, office equipment, signs, required in the operation of a licensed premises.
6. Underwriting licensees' expenses, either directly or indirectly, for any travel, whether or not it is for business purposes, a vacation, or a combination of both.
7. Seasons tickets to sporting or other events.

This is a summary only. The relationship between a cannabis licensee and a cannabis representative, or any product promotion, must comply with the *Cannabis Act*, *Cannabis Regulation*, *Gaming, Liquor and Cannabis Act*, *Gaming, Liquor and Cannabis Regulation*, and *AGLC policy*.

The following cannabis information is provided so that applicants and/or licensees are clearly aware of what is considered unauthorized or illegal cannabis products.

- Homegrown cannabis. Homegrown products cannot be brought into a licensed premises.
- Any cannabis product purchased from other provinces in Canada, the USA, or any foreign country.
- Any cannabis product that is not registered/sold by AGLC.
- Any legal cannabis product that has been adulterated, changed or altered in any manner.

It is important to understand that unauthorized or illegal cannabis products found on licensed premises are subject to immediate seizure. AGLC has a policy of "**ZERO TOLERANCE**" with respect to unauthorized or illegal cannabis products. A licensee may face criminal charges, provincial prosecution and/or a Board Hearing with a penalty which could include suspension or cancellation of the retail cannabis store licence.

For further information, contact the Regulatory Services Division:

St. Albert Office 780-447-8600	Calgary Office 403-292-7300
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References: *Gaming, Liquor and Cannabis Act*
Gaming, Liquor and Cannabis Regulation

Please retain Appendix A for your records.