

ADMINISTRATIVE HEARINGS DIVISION
February 18, 2021

STIPULATED SETTLEMENT AGREEMENTS FOR MARIJUANA LICENSE APPLICANT

1. Creative Crops Rec, LLC
Denise Drazil, Member
Deona Day, Member ¹
Jack Paulsen, Member
Sonny Rajnus, Member
dba **CREATIVE CROPS REC**
(Application for a Marijuana
Retail License)

ORS 475B.045(2) states, in relevant part:

The Commission may refuse to issue a license or may issue a restricted license to an applicant under the provisions of ORS 475B.010 to 475B.545 if the Commission makes a finding that the applicant:

(a) Is in the habit of using alcoholic beverages, habit-forming drugs, marijuana or controlled substances to excess.

(d) Has been convicted of violating a federal law, state law, or local ordinance if the conviction is substantially related to the fitness and ability of the applicant to lawfully carry out activities under the license.

Commission staff proposed to issue the requested Marijuana Retailer license with the following restrictions:

1. Licensee will not allow KENT DAY to take any part in the operation or management of the business or to provide any services to the business.
2. Licensee will not allow KENT DAY to be on an employee or agent of the business or otherwise act in a representative capacity on behalf of the business
3. Licensee will not allow KENT DAY to enter the limited access area portion of the licensed premises.
- 4.

Note: Applicant was issued a Notice of Proposed License Restrictions dated January 13, 2021. Applicant accepts the imposition of the listed restrictions and wishes to dispose of this licensing matter by settlement.

¹ Formerly known as Deona Drazil

SYNOPSIS: This application for a recreational marijuana license was proposed for restriction by licensing staff because Kent Day married Deona Day, a member of Creative Crops Rec, LLC. As a result of the marriage Mr. Day would benefit, or suffer financially, based on the performance of the business. Kent Day has a history of using alcoholic beverages to excess and convictions substantially related to his fitness and ability to lawfully carry out activities under the license and has failed to show good cause to overcome this history. Therefore Licensing staff proposed, and the applicant wants to accept, a license with restrictions against the involvement or presence of Kent Day.

(continue **CREATIVE CROPS REC**)

TERMS OF AGREEMENT

1. The Commission will issue Applicant a Marijuana Retailer License with the listed restrictions after this agreement is ratified and after Staff determine that the application is complete.
2. Applicant accepts the imposition of the listed restrictions on the license identified in this agreement without any conditions or reservations.
3. Applicant waives any and all rights to a contested case hearing under the Administrative Procedures Act (ORS Chapter 183), to judicial review, and to otherwise challenge this agreement or the Final Order resulting from it.
4. This agreement is conditioned on the final approval of the Oregon Liquor Control Commission and will be reviewed by the Commissioners at a commission meeting. If the Commission does not accept and approve this agreement in its entirety, it is deemed null and void, and Applicant's hearing rights, if any, will be restored. If the Commission accepts and approves this agreement in its entirety, Applicant withdraws any request for hearing.