From: Lauren Niehaus <Lauren.Niehaus@Trulieve.com>

Sent: Thursday, April 21, 2022 11:57 AM

To: CCB Regulations

Subject: Public Comment for 5.24 meeting re: NCCR 12.065

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Dear CCB members,

In consideration of the final rule change to 12.065, can the Commission please provide clarity as to what point in the supply chain this proposed remediation notice needs to be on the label? Should this be on both wholesale packaging, and final retail packaging?

Thank you,



Lauren Niehaus

Director of Government Relations

303.827.9039 Lauren.Niehaus@Trulieve.com www.trulieve.com



Sierra Well 80 Giroux St., Suite 101 Reno, NV 89502

April 25th, 2022

Nevada Cannabis Compliance Board

Re: Public Hearing – May 24th, 2022

To Whom It May Concern:

I have received Notice of the Hearing for Proposed Amendments to NCCR to take place on May 24th, 2022. I would like to comment that the terminology used to describe the methods of treatment should be defined by the State and incorporated. Without a standard lexicon, the new requirement will be meaningless to consumers.

Sincerely,

CEO of Sierra Well

Michael Livak

<u>Michael.livak@sierrawell.com</u>

FENNEMORE.

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April 29, 2022

ELECTRONIC MAIL

NEVADA CANNABIS COMPLIANCE BOARD 555 E. Washington Avenue, Suite 4100 Las Vegas, Nevada 89101 regulations@ccb.nv.gov

Re: Notice of Hearing: Amendments to Regulation 12.065;

Comments of Ziel Equipment, Sales & Services, Inc.

Dear Board Members:

As you know, we represent Ziel Equipment, Sales & Services, Inc. ("Ziel" or the "Company"). Ziel is a leading developer of Radio Frequency ("RF") equipment for the reduction of microbial pathogens. Food and cannabis industries across North America, Europe, South America, and Australia utilize RF technology to reduce bacterial and fungal pathogens in products intended for human consumption or ingestion. The purpose of this letter is to express the Company's support for the proposed amendments to NCCR 12.065 set for a hearing on May 24, 2022 before the Nevada Cannabis Compliance Board ("CCB").

Ziel appreciates Dr. Young, Chief Cronkhite, and CCB staff's efforts in working with stakeholders to develop these amendments to NCCR 12.065. The Company strongly supports and recommends adoption of the amendments circulated on April 20, 2022. The labeling requirement set forth in this amendment promotes consumer education and allows consumers to make informed choices about the cannabis or cannabis products they use or consume. Regardless of whether cannabis is treated prior to quality testing or remediated thereafter, these amendments ensure that consumers will be informed about the treatment methods applied to their cannabis. RF is a safe and effective thermal treatment technology; this labeling requirement will facilitate better consumer awareness about the technology options available to ensure safe cannabis that meets or exceeds the state's rigorous testing standards.

FENNEMORE.

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Ziel commends the CCB's work to create clear and transparent labeling requirements and supports the proposed changes to NCCR 12.065. Please advise if you have any questions or require additional information.

Sincerely, FENNEMORE CRAIG, P.C.

/s/ Katherine Hoffman Katherine L. Hoffman

CC: Chief Cronkhite