## BEFORE THE CANNABIS COMPLIANCE BOARD STATE OF NEVADA

STATE OF NEVADA, CANNABIS COMPLIANCE BOARD,

Case No. 2023-018

Petitioner.

Respondent.

vs.

LNP, LLC,

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#### STIPULATION AND ORDER FOR SETTLEMENT OF DISCIPLINARY ACTION

The Cannabis Compliance Board (the "CCB"), by and through its counsel, Aaron D. Ford, Attorney General for the State of Nevada, and L. Kristopher Rath, Esq., Senior Deputy Attorney General, hereby enters into this Stipulation and Order for Settlement of Disciplinary Action ("Stipulation and Order") with Respondent LNP, LLC (hereinafter "LNP" or "Respondent"), by and through its counsel of record, Alicia Ashcraft, Esq., of the law firm Armstrong Teasdale, LLP. Pursuant to this Stipulation and Order, LNP and the CCB (collectively, the "Parties") hereby stipulate and agree that CCB Case No. 2023-018 (the "Administrative Action") shall be fully and finally settled and resolved upon the terms and conditions set out herein.

### PERTINENT FACTS

- 1. Respondent is a domestic limited liability company in the State of Nevada. The Nevada Secretary of State lists Nicholas Lynch as its manager and Bret Taylor is its current Point of Contact with the CCB. LNP holds both a medical cannabis cultivation license (C196) and an adult-use cannabis cannabis cultivation license (RC196).
- 2. On or about June 13, 2022, the CCB conducted a routine audit of LNP's cannabis cultivation facility. The CCB agents conducting this audit were Sherri Gadbois and Kimberly Bigler ("CCB Agents"). On June 23, 2022, the CCB agents issued a

Statement of Deficiencies Letter (the "SOD"). The SOD alleged that, during the aforementioned audit, the CCB agents found certain statutory and regulatory violations at the LNP cultivation facility, including the following: (1) failure to properly store cannabis (loose cannabis was found on the floor and other locations); (2) failure to comply with security measures (there was no security camera in Mother Room II); (3) failure to follow seed-to-sale tracking requirements (there were a number of variances between the number of plants, batches, and packages recorded in the required seed-to-sale tracking system, METRC, and the number of the plants, batches, and packages physically located at the facility); (4) a second failure to follow seed-to-sale tracking requirements (the cannabis waste log did not match the cannabis waste that was recorded in METRC); and (5) a third failure to follow seed-to-sale tracking requirements (LNP's harvest log did not match the METRC data for harvests). Except as otherwise set forth herein, LNP neither admits, nor denies, the allegations set forth in the SOD.

- 3. Subsequent to receiving the SOD, LNP agreed to voluntarily close its facility and conduct a full inventory and submit the results to the CCB. LNP and its consultant then worked with the CCB staff to properly reconcile all inventory issues and the other issues set forth in the SOD. LNP also destroyed certain cannabis and cannabis products that could not be properly accounted for in METRC.
- 4. On July 28, 2022, LNP submitted an updated plan of correction for the issues identified in the SOD. The CCB accepted that plan of correction on September 12, 2022.
- 5. Thereafter, CCB staff, working with the Attorney General's Office, entered into good faith settlement negotiations with LNP, though its counsel, to attempt to resolve the violations alleged in the SOD. The Parties were able to come to a mutually acceptable resolution of this matter which is acceptable to CCB staff and the Attorney General, without the necessity of filing a Complaint for Disciplinary Action. LNP has agreed to waive the filing and service of a CCB Complaint, and the Parties understand and agree that this Stipulation and Order must be approved by majority vote of the members of the CCB to become effective.

6. As set forth herein, Respondent stipulates to pay a \$40,000 civil penalty for one violation of NCCR 4.050(1)(a)(3) for failing to follow seed-to-sale tracking requirements and one violation of NCCR 4.050(1)(a)(5) for failing to follow an approved security plan, in lieu of the CCB filing and serving a Complaint for Disciplinary Action ("Complaint") and proceeding to a disciplinary hearing.

## ACKNOWLEDGEMENTS AND APPLICABLE LAW

This Stipulation and Order is made and based upon the following acknowledgements by the Parties:

- The has entered into this Stipulation and Order on its own behalf and with full authority to resolve the claims against it and is aware of LNP's rights to contest the violations pending against it. These rights include representation by an attorney at LNP's own expense, the right to the filing and service of a disciplinary complaint specifying the charges against Respondent, the right to a hearing on any violations or allegations formally filed, the right to confront and cross-examine witnesses called to testify against LNP, the right to present evidence on LNP's own behalf, the right to have witnesses testify on LNP's behalf, the right to obtain any other type of formal judicial review of this matter, and any other rights which may be accorded to LNP pursuant to provisions of NRS Chapters 678A through 678D, the Nevada Cannabis Compliance Regulations (NCCR), and any other provisions of Nevada law. LNP is waiving all these rights by entering into this Stipulation and Order. If the CCB rejects this Stipulation and Order, or any portion thereof, all such waivers shall be deemed withdrawn by LNP.
- 8. Should this Stipulation and Order be rejected by the CCB or not timely performed by LNP, it is agreed that presentation to and consideration by the CCB of such proposed stipulation or other documents or matters pertaining to the consideration of this Stipulation and Order shall not unfairly or illegally prejudice the CCB or any of its members from further participation, consideration, adjudication, and/or resolution of these proceedings and that no CCB member shall be disqualified or challenged for bias.
  - 9. LNP acknowledges that this Stipulation and Order shall only become effective

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after the CCB has approved it.

- 10. LNP enters this Stipulation and Order after being fully advised of LNP's rights and as to the consequences of this Stipulation and Order. This Stipulation and Order embodies the entire agreement reached between the CCB and LNP. It may not be altered, amended, or modified without the express written consent of the Parties, and all alterations, amendments and/or modifications must be in writing. The Parties stipulate and agree that this Stipulation and Order, if approved by the Board, resolves only the allegations set forth in the Administrative Action via the SOD.
- In an effort to avoid the cost and uncertainty of a disciplinary hearing, LNP 11. has agreed to settle these matters. For purposes of settling these matters, LNP acknowledges that the facts contained in the paragraphs in the above "Pertinent Facts" portion of this Stipulation and Order are true and correct. Without waiving any constitutional rights against self-incrimination, LNP further acknowledges that certain facts contained in the SOD in this case could be found to constitute violations of Title 56 of NRS (NRS Chapters 678A through 678D), and the NCCR, with penalties up to and including suspension, and civil penalties of up to \$245,000 for licenses C196 and RC196, if these matters proceeded to CCB Complaint and an administrative hearing.
- In settling this matter, the Executive Director for CCB and counsel for CCB 12. have considered the factors set forth in NCCR 4.030(2), including: the gravity of the violations; the economic benefit or savings, if any, resulting from the violations; the size of the business of the violator; the history of compliance with the NCCR and Title 56 of NRS by the violator; actions taken to remedy and/or correct the violations; and the effect of the penalty on the ability of the violator to continue in business. More specifically, mitigating factors include the following: LNP cooperated in the inspection and in the correction of its deficiencies as set forth in Paragraph 3, above; LNP worked with CCB to submit a full plan of correction, as set forth in Paragraph 4, above, and Paragraph 21, below; and LNP and its counsel cooperated in the resolution of the issues identified in the SOD without the need to file a formal disciplinary Complaint. Additionally, the Executive Director for CCB and

counsel for CCB also took into account the size of the Respondent's business and the impact of the civil penalties on its ability to continue with its business. A reasonable civil penalty has been proposed in this agreement, and Respondent has been provided with a payment plan, at its request, that will mitigate any adverse financial impacts. The Parties mutually agree that the foregoing mitigating factors have been weighted appropriately in coming to the resolution set forth in this Stipulation and Order.

- 13. To resolve the Administrative Action, and only for those purposes and no other, LNP specifically admits to the following violations with respect to CCB Case No. 2023-018:
  - A. One violation of NCCR 4.050(1)(a)(3), for failing to keep required records, including seed-to-sale tracking requirements, which constitutes one Category III violation.
  - B. One violation of NCCR 4.050(1)(a)(5) for failing to follow an approved security plan, which constitutes a second Category III violation.
- 14. With respect to licenses C196 and RC196, LNP further agrees to pay a civil penalty in the amount of \$40,000\(^1\) in consideration for its admitted violations in Paragraphs 13(a) through 13(b), above, and in consideration for the CCB's agreement to resolve the Administrative Action on the terms set forth herein.
- 15. If the CCB approves this Stipulation and Order, it shall be deemed and considered disciplinary action by the CCB against LNP.
- 16. Both parties acknowledge that the CCB has jurisdiction to consider and order this Stipulation and Order because LNP holds privileged licenses regulated by the CCB as of July 1, 2020. LNP expressly, knowingly, and intentionally waives the 21-day and/or 5-day notice requirements contained in the Nevada Open Meeting Law and acknowledges that this Stipulation and Order may be presented to the CCB for its consideration and potential ratification at the CCB's meeting on June 20, 2023.

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<sup>1</sup> To be apportioned \$20,000 to C196 and \$20,000 to RC196.

the Parties stipulate and agree that the following terms of discipline shall be imposed by

amount of Forty Thousand Dollars (\$40,000) within the time set forth in Paragraph 19

this agreement within the time frames set forth in this Paragraph and Paragraph 20. LNP

may pay the lump sum of \$40,000 in civil penalties within 30 days of the date the CCB

approves this Stipulation and Order<sup>2</sup> (the "Lump Sum Payment Option"). In the

alternative, LNP may elect to pay the civil penalties via a payment plan as set forth in this

Paragraph (the "Payment Plan Option"), in which payment is to be made on the fifteenth

day of the month (or first business day thereafter), commencing the month after the CCB

two Category III violations, as set forth in Paragraphs 13(a) through 13(b), above.

below, to be apportioned as set forth in Paragraph 14, above.

Based upon the above acknowledgments of the Parties and their mutual agreement,

Violations: As to licenses C196 and RC196, LNP is found to have committed

Imposition of Civil Penalties. LNP shall pay a total civil penalty in the

Payment of Civil Penalties. LNP must pay the total civil penalty set forth in

the CCB in this matter:

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<sup>2</sup> Which would be Thursday, July 20, 2023, if the CCB approves this Stipulation and Order at its June 20, 2023, meeting.

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approves this Stipulation and Order. If this Stipulation and Order is approved at the June 20, 2023, CCB meeting, the Payment Plan Option payments shall be made on the following schedule and in the indicated amounts:

Installment	Payment Deadline	Amount of Payment <sup>3</sup>
First Installment	Monday, July 17, 2023	\$4,000
Second Installment	Tuesday, August 15, 2023	\$4,000
Third Installment	Friday, September 15, 2023	\$4,000
Fourth Installment	Monday, October 16, 2023	\$4,000
Fifth Installment	Wednesday, November 15, 2023	\$4,000
Sixth Installment	Friday, December 15, 2023	\$4,000
Seventh Installment	Tuesday, January 16, 2024	\$4,000
Eighth Installment	Thursday February 15, 2024	\$4,000
Ninth Installment	Friday, March 15, 2024	\$4,000
Tenth Installment	Monday, April 15, 2024	\$4,000

LNP may pay any installment prior to its due date without pre-payment penalty. If LNP makes the first payment of \$4.000 on or before July 17, 2023, it shall be deemed to have selected the Payment Plan Option. If this Stipulation and Order is approved at a CCB meeting later than June 20, 2023, the Parties shall meet and confer and develop a new payment plan schedule which shall be submitted to the CCB's Chair for approval, and the provisions of Paragraph 20 shall apply to that new payment schedule.

20. Penalties for Failure to Comply with Payment Deadlines. LNP acknowledges that it is critical to comply with the strict requirements of the deadlines for payment set forth in this agreement under the Lump Sum Payment Option or the Payment Plan Option, whichever it should elect. LNP agrees that, should it fail to timely make any installment payment under the Payment Plan Option (or fail to comply with the Lump Sum Payment ///

<sup>&</sup>lt;sup>3</sup> Each payment shall be apportioned \$2,000 to C196 and \$2,000 to RC196.

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Option), the following penalties and procedures will be in effect:

- a. CCB will allow a five business day grace period for late payment.
- b. If payment is not physically received by CCB at its Carson City office by 5:00 p.m., Pacific Time, on the last day of the grace period, LNP shall be deemed to be in breach of this Stipulation and Order, deemed to be in default, and shall pay all amounts due under this Stipulation and Order, as well as an additional late payment penalty of eighty thousand dollars (\$80,000), and shall have its licenses C196 and RC196 immediately suspended, with such suspension remaining in place until all amounts due under this Stipulation and Order are paid in full (inclusive of the additional \$80,000 late payment penalty, for a total of \$120,000). The CCB will enter an order of default to this effect after default and all amounts due under this subsection shall be immediately due and payable to CCB. If all amounts due under this subsection are not paid within 90 days after the date of the order of default, licenses C196 and RC196 shall be deemed voluntarily surrendered. LNP agrees it cannot and shall not file any petition for judicial review and/or any action in any forum for relief from this order of default and that CCB may file any judicial action necessary to recover the amounts owed under this subsection, along with its attorneys' fees and costs for recovery of amounts owed.
- c. LNP may petition the CCB for an extension of 30-days to pay any of the installments set forth in Paragraph 19 (or the lump sum, under the Lump Sum Payment Option). However, for the CCB to consider any such petition, the CCB must receive said petition no later than 5 business days prior to the installment deadline at issue (which does not include any grace period). The CCB is not required to grant such a petition. In such a petition, LNP must demonstrate to the satisfaction of the CCB that there are extraordinary and unusual circumstances necessitating the extension requested and specify which installment deadline or deadlines it is seeking an extension. The CCB may

delegate the decision as to whether to grant such a petition to the CCB Chair.

- d. If an extension is granted under Paragraph 20(c), there shall be no grace period on the new payment date or dates. If LNP does not pay by the new payment date or dates, the provisions and penalties of Paragraph 20(b) apply.
- 21. Plan of Correction. Respondent represents and warrants that it has submitted and put in place a plan of correction, which CCB staff has approved, that will remedy and prevent the recurrence of the violations set forth in this Stipulation and Order. In summary, the plan of correction regarding the Administrative Action includes the following: (1) As set forth in Paragraph 3, above, Respondent voluntarily closed its facility and conducted a full inventory to reconcile METRC discrepancies and destroyed certain cannabis and cannabis products that could not be properly accounted for in METRC; (2) Respondent installed the required security camera in Mother Room II; (3) Respondent updated its standard operating procedures and trained staff in the disposal of green waste; (4) Respondent provided staff with additional METRC training; and (5) Respondent retained a consultant to conduct staff training and compliance audits. Respondent further represents and warrants that it is now, to the best of its knowledge, as of the date it has executed this Stipulation and Order, operating in full compliance with NRS Title 56 and NCCR.
- 22. Contingency if Approval Denied. If approval of this Stipulation and Order is denied by the CCB, LNP and counsel for the CCB agree to resume settlement negotiations in good faith and attempt to reach an agreement to amend this Stipulation and Order and resubmit an amended Stipulation and Order to the CCB to review for approval at a subsequent regularly scheduled CCB meeting. If such an agreement cannot be reached, the Parties agree to proceed with the Administrative Action, which shall include the filing and service of a disciplinary complaint and a disciplinary hearing before the CCB or its assigned hearing officer. Should the Administrative Action proceed for the reasons set forth in this Paragraph, CCB preserves all its claims and arguments in the Administrative Action as

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set forth in its Complaint<sup>4</sup> (to be filed) and LNP preserves all its defenses and arguments it may assert. An unapproved Stipulation and Order shall not be admissible as evidence or referenced in argument at any disciplinary hearing in CCB Case No. 2023-018 or any other matter involving the CCB.

- Contingency if Approval Conditioned. If the CCB approves this Stipulation 23. and Order, but said approval is contingent on certain conditions, the Parties will undertake further good faith negotiations to include said conditions in an amended stipulation and order for execution by the CCB Chair. If LNP does not agree to the certain conditions imposed by the CCB, the Parties will undertake additional negotiations and attempt to reach an agreement to amend this Stipulation and Order and resubmit an amended stipulation and order to the CCB to review for approval at a subsequent regularly scheduled CCB meeting. If such an agreement cannot be reached, the Parties agree to proceed with the Administrative Action, which shall include the filing and service of a disciplinary complaint and a disciplinary hearing before the CCB or its assigned hearing officer. Should the Administrative Action proceed for the reasons set forth in this Paragraph, CCB preserves all its claims and arguments in the Administrative Action as set forth in its Complaint<sup>5</sup> (to be filed) and LNP preserves all its defenses and arguments it may assert. An unapproved Stipulation and Order shall not be admissible as evidence or referenced in argument at any disciplinary hearing in CCB Case No. 2023-018 or any other matter involving the CCB.
- 24. <u>Closure of Disciplinary Action</u>. Once this Stipulation and Order is fully performed by LNP, the Administrative Action will be closed.
- 25. <u>Communications with CCB Members</u>. LNP understands that this Stipulation and Order will be presented to the CCB in open session at a duly noticed and scheduled

<sup>&</sup>lt;sup>4</sup> Should the CCB reject this Stipulation and Order and/or any amended stipulation and order, nothing shall preclude CCB from asserting additional and/or different violations involving higher and/or different Categories arising from the facts set forth in Paragraph 2, above, in any such disciplinary Complaint.

<sup>&</sup>lt;sup>5</sup> Should the CCB reject this Stipulation and Order and/or any amended stipulation and order, nothing shall preclude CCB from asserting additional and/or different violations involving higher and/or different Categories arising from the facts set forth in Paragraph 2, above, in any such disciplinary Complaint.

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CCB meeting. LNP understands that the CCB has the right to decide in its own discretion whether or not to approve this Stipulation and Order. The CCB's counsel, which is the Nevada Attorney General and its staff attorneys, will recommend approval of this Stipulation and Order. In the course of seeking CCB acceptance of this Stipulation and Order, counsel for CCB may communicate directly with individual CCB members. LNP acknowledges that such communications may be made or conducted ex parte, without notice or opportunity for LNP to be heard on its part until the public CCB meeting where this Stipulation and Order is discussed, and that such contacts and communications may include, but may not be limited to, matters concerning this Stipulation and Order, the Administrative Action and any and all information of every nature whatsoever related to these matters. LNP agrees that it has no objections to such ex parte communications. The CCB agrees that LNP and/or its counsel may appear at the CCB meeting where this Stipulation and Order is discussed and, if requested, respond to any questions that may be addressed to LNP and/or the Nevada Attorney General's staff attorneys. LNP agrees that, should the CCB decline to approve this Stipulation and Order, LNP will not contest or otherwise object to any CCB member, and/or CCB appointed hearing officer, hearing and adjudicating the Administrative Action based on the aforementioned ex parte communications with anyone from the Nevada Attorney General's Office.

26. Release. Respondent agrees that the State of Nevada, the CCB, the Office of the Attorney General, and each of their members, staff, attorneys, investigators, experts, hearing officers, consultants and agents are immune from any liability for any decision or action taken in good faith in response to information and data acquired by the CCB. Respondent agrees to release the State of Nevada, the CCB, the Office of the Attorney General, and each of their members, staff, attorneys, investigators, experts, hearing officers, consultants and agents from any and all manner of actions, causes of action, suits, debts, judgments, executions, claims and demands whatsoever, known or unknown, in law or equity, that Respondent ever had, now has, may have or claim to have against any and/or all of the persons, government agencies or entities named in this Paragraph, arising out of,

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or by reason of, CCB's investigation of the matters set forth in the SOD, the matters set forth in this Stipulation and Order, and/or the administration of CCB Case No. 2023-018.

- 27. No Precedence. The Parties agree: (1) That this Stipulation and Order shall not constitute a precedent for any other issues or proceedings before the CCB and/or in any other forum, other than those set forth in this Stipulation and Order; (2) That this Stipulation and Order shall not be admissible in any other proceeding or action with respect to proof of fact or any other matter and/or any other licensee and/or cannabis establishment, except proceedings brought to enforce this Stipulation and Order under its terms and/or for the CCB's consideration of future disciplinary action against this Respondent. Furthermore, the CCB may consider the discipline imposed herein in any future disciplinary action against Respondent, as required under NCCR 4.030(2), along with the other factors set forth in NCCR 4.030(2), and possible progressive discipline pursuant to NCCR 4.035 through 4.060. As every case concerns different facts and details, this Stipulation does not act as precedence, or persuasive authority, to bind CCB to impose any particular penalty, to charge or allege any particular violation, and/or to impose any particular disciplinary action in the future for this Respondent, or any other respondent, for violations of the same statutes and/or regulations addressed in this Stipulation and Order. Likewise, CCB is not bound by any previous settlement agreements it has approved in entering into this Stipulation and Order.
- 28. <u>Attorneys' Fees and Costs</u>. The Parties each agree to bear their own attorneys' fees and costs.
- 29. <u>Further Assurances</u>. The Parties shall cooperate in executing such additional documents and performing such further acts as may be reasonably necessary to give effect to the purposes and provisions of this Stipulation and Order.
- 30. <u>Voluntary and Informed Agreement</u>. The Respondent represents that its owners, officers, and/or its directors, who are responsible for and able to legally bind LNP have read completely and understand fully the terms of this Stipulation and Order, that such terms are fully understood and voluntarily accepted by Respondent in advance of and

as memorialized by the signing of this Stipulation and Order, and that the Respondent's signature to this Stipulation and Order indicates same. Respondent further represents that it has voluntarily entered into this Stipulation and Order to make a full, final, and complete compromise upon the terms and conditions set forth herein. Respondent further represents that any releases, waivers, discharges, covenants, and agreements provided for in this Stipulation and Order have been knowingly and voluntarily granted and without any duress or undue influence of any nature from any person or entity. The Parties, and each of them, hereby expressly acknowledge that they are each represented by counsel of their own choice in this matter and have been advised by counsel accordingly.

- 31. Warranties of Authority. The Parties to this Stipulation and Order, and each of them, expressly warrant and represent to all other Parties that each has the full right, title, and authority to enter into and to carry out its obligations hereunder, with the sole exception of the required approval of this Stipulation and Order by the CCB. The Parties also expressly acknowledge the foregoing authority.
- 32. <u>Binding Effect</u>. This Stipulation and Order shall be binding upon and inure to the benefit of the Parties hereto and the Parties' respective successors, predecessors, parents, affiliates, shareholders, employees, heirs, executors, assigns, and administrators.
- 33. <u>Construction</u>. The headings of all Sections and Paragraphs of this Stipulation and Order are inserted solely for the convenience of reference and are not a part of the Stipulation and Order and are not intended to govern, limit, or aid in the construction or interpretation of any term or provision of this Stipulation and Order. In the event of a conflict between such caption and the paragraph at the head of which it appears, the paragraph and not such caption shall govern in the construction of this Stipulation and Order.
- 34. Governing Law. This Stipulation and Order shall be governed by and construed in accordance with the laws of the State of Nevada, without reference to conflict of law principles.
  - 35. <u>Jurisdiction and Forum Selection</u>. The Parties consent to the jurisdiction of

the Eighth Judicial District Court of the State of Nevada, in and for Clark County, to resolve any disputes related to the terms or enforcement of this Stipulation and Order. The successful or prevailing Party or Parties in such action shall be entitled to recover reasonable attorney fees, costs, and expenses actually incurred in initiating or responding to such proceeding, in addition to any other relief to which it may be entitled.

- 36. <u>Interpretation</u>. This Stipulation and Order is the result of negotiations among the Parties who have each negotiated and reviewed its terms. In the event a Court ever construes this Agreement, the Parties expressly agree, consent, and assent that such Court shall not construe this Agreement or any provision hereof against any Party as its drafter for purposes of interpreting any ambiguity or uncertainty in this Stipulation and Order.
- 37. <u>Time is of the Essence</u>. Time is of the essence in the performance of all terms of this Stipulation and Order.
- 38. <u>Severability</u>. If any portion of this Stipulation and Order, or its application thereof to any person or circumstance, shall be deemed to any extent to be invalid, illegal, or unenforceable as a matter of law, all remaining clauses of this Stipulation and Order and its application thereof shall be not affected and shall remain enforceable to the fullest extent permitted by law.
- 39. <u>Counterparts and Copies</u>. This Stipulation and Order may be executed in counterparts, each of which when so executed and upon delivery to counsel of record for the Parties shall be deemed an original ("<u>Counterparts</u>"). This Stipulation and Order shall be deemed executed when Counterparts of this Stipulation and Order have been executed by all the Parties and/or their counsel; such Counterparts taken together shall be deemed to be the Agreement. This Stipulation and Order may be executed by signatures provided by electronic facsimile or email, which signatures shall be binding and effective as original wet ink signatures hereupon. All fully executed copies of this Stipulation and Order are duplicate originals, equally admissible in evidence.

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1	IN WITNESS WHEREOF, this Stipulation and Order has been executed by the		
2	Parties and attested by their duly authorized representatives as of the date(s) so indicated		
3	The Effective Date of this Stipulation and Order shall be the date it is ordered by the CCB		
4	Ollin R. Whereft		
5	Date:09 June 2023		
6	Alicia Ashcraft (Nev. Bar No. 6890) Counsel for Respondent LNP		
7	Counsel for Respondent ENVI		
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9	Date: 6 23		
10	Nicholas Lynch,		
11	On behalf of Respondent LNP		
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13	MAN Date: 6/9/2023		
14	L. Kristopher Rath (Nev. Bar No. 5749)		
15	Senior Deputy Attorney General		
16	Counsel for Cannabis Compliance Board		
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18	ORDER		
19	WHEREAS, on the 20th day of June 2023, the Nevada Cannabis Compliance Boar		
20	approved and adopted all the terms and conditions set forth in the Stipulation and Orde		
21	for Settlement of Disciplinary Action with LNP.		
22	IT IS SO ORDERED.		
23	SIGNED AND EFFECTIVE this day of, 2023.		
24	STATE OF NEVADA,		
25	CANNABIS COMPLIANCE BOARD		
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$_{27}$	By: //War De Jough		
28	HON. MICHAEL L. DOUGLAS, CHAIR		