ORDINANCE NO.	1	8	4	1	3	5		
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An ordinance amending Subsection (b) of Section 21.50 of Article 1, Chapter II of the Los Angeles Municipal Code to limit taxation of medical marijuana collectives to those that attest to compliance with Proposition D; adding Subsection (g) to Section 21.50 to require medical marijuana collectives to attest to compliance with Proposition D by March 31, 2016, and, thereafter, when submitting their annual renewals; and adding Subsection (h) to Section 21.50 to make posting an invalid BTRC a misdemeanor and to similarly prohibit any medical marijuana collective from displaying a BTRC of a different classification.

THE PEOPLE OF THE CITY OF LOS ANGELES DO ORDAIN AS FOLLOWS:

Section 1. Subsection (b) of Section 21.50 of Article 1, Chapter II of the Los Angeles Municipal Code is amended to read as follows:

- (b) Every person engaged in operating or otherwise conducting a medical marijuana collective that attests under penalty of law to compliance with Proposition D and not otherwise specifically taxed by other business tax provisions of this Chapter, shall pay a business tax of \$60.00 for each \$1,000.00 of gross receipts or fractional part thereof. No new business tax registration certificates shall be issued for any medical marijuana collective business activity. Any medical marijuana collective that does not attest to compliance with Proposition D shall not be taxed under any Section of this Article for any medical marijuana collective business activity for tax year 2016 and forward. It shall be the burden of the medical marijuana collective to determine and accurately represent to the Office of Finance whether it complies with Proposition D.
- Sec. 2. A new Subsection (g) is added to Section 21.50 of Article 1, Chapter if of the Los Angeles Municipal Code read as follows:
- (g) Every medical marijuana collective taxed by this section shall remit with its annual renewal of business taxes an affidavit in a form approved by the Director of Finance attesting to its compliance with Proposition D and such affidavit shall be subject to public disclosure. Any person who makes a false statement or representation in the affidavit is guilty of a misdemeanor. An updated business tax registration certificate in a form approved by the Director of Finance, further clarifying that such certificate is not a permit to operate a business, shall be issued to all medical marijuana collectives subject to tax as set forth in Section 21.50(b). All medical marijuana collective business tax registration certificates in their current form shall be invalid effective March 31, 2016. A medical marijuana collective that remitted its annual payment of business taxes in 2016, before the effective date of this ordinance shall, before March 31, 2016, complete the affidavit attesting to its compliance with Proposition D.

- Sec. 3. A new Subsection (h) is added to Section 21.50 of Article 1, Chapter II of the Los Angeles Municipal Code to read as follows:
- (h) It shall be a misdemeanor for any person operating a medical marijuana collective as defined by Section 21.50(c) to maintain or display a business tax registration certificate for any classification other than that set forth in Section 21.50(b) for medical marijuana collective business activity or to maintain or display an expired, suspended or otherwise invalid business tax registration certificate.
- Sec. 4. **Urgency Clause**. The City Council finds and declares that this ordinance is required for the immediate protection of the public peace, health and safety for the following reason: In order to protect the public from being misled by medical marijuana collectives that display City business tax registration certificates to give the impression to the public, and even to courts of law, that the City endorses their businesses or certifies that they are in compliance with Proposition D, as has been reported regarding many such businesses found not to be in compliance with Proposition D and prosecuted by the City Attorney.
- Sec. 5. **Severability Clause.** If any provision of this ordinance is found to be unconstitutional or otherwise invalid by any court of competent jurisdiction, that invalidity shall not affect the remaining provisions of this ordinance which can be implemented without the invalid provisions, and to this end, the provisions of this ordinance are declared to be severable. The City Council hereby declares that it would have adopted this ordinance and each provision thereof irrespective of whether any one or more provisions are found invalid, unconstitutional or otherwise unenforceable.

Sec. 6. The City Clerk shall certify to the passage of this ordinance and have it published in accordance with Council policy, either in a daily newspaper circulated in the City of Los Angeles or by posting for ten days in three public places in the City of Los Angeles: one copy on the bulletin board located at the Main Street entrance to the Los Angeles City Hall; one copy on the bulletin board located at the Main Street entrance to the Los Angeles City Hall East; and one copy on the bulletin board located at the Temple Street entrance to the Los Angeles County Hall of Records.

I hereby certify that this ordinance to Los Angeles, by a vote of not less than meeting of	was passed by the Council of the City of three-fourths of all of its members, at its
	HOLLY L. WOLCOTT, City Clerk
	By Path Path Deputy
Approved 1/20/16	Jopany
	Herro Messon Mayor
Approved as to Form and Legality	
MICHAEL N. FEUER, City Attorney	
By DAVID MICHAELSON Chief Assistant City Attorney	
Date \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	

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