

Office of the General Counsel 2920 Kilgore Road Rancho Cordova, CA 95670

March 13, 2025

VIA E-MAIL

Nelly Cobos 13340 W. Saticoy St., Units H, I, and J North Hollywood, CA 91605-3418 Nelly@caligreenlaboratory.com Aaron Lachant, Esq. LEECH TISHMAN NELSON HARDIMAN 1100 Glendon Ave. 14 Fl. Los Angeles, CA 90024 alachant@leechtishman.com

Re: Caligreen Laboratory - Case No. DCC23-0003370-COMP; and OAH No. 2024100828 Order Adopting Stipulated Settlement and Order as Final Decision

Dear Ms. Cobos and Mr. Lachant:

Pursuant to section 11415.60 of the Government Code, attached please find a copy of the Department of Cannabis Control's Order Adopting Stipulated Settlement and Order as the Final Decision in the above-referenced matter involving Caligreen Laboratory.

The Department's Order and Final Decision will be effective on March 14, 2025. Pursuant to this Final Decision and its stipulated settlement, Caligreen Laboratory has waived any right to reconsideration or appeal in this matter. Besides this email notification, a copy of the Final Decision will be sent to you via certified mail.

Sincerely,

Douglas Smurr

Assistant General Counsel info@cannabis.ca.gov www.cannabis.ca.gov

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7	BEF	ORE THE			
8	DEPARTMENT O	F CANNABIS CONTROL TE OF CALIFORNIA			
9					
10	In the Matter of the Modified Citation) CASE NO. DCC23-0003370-COMP			
11	Against:)) OAH No. 2024100828			
12	CALIGREEN LABORATORY;)			
13	NELLY COBOS, OWNER 13340 W. Saticoy St., Units H, I, and J) FINAL DECISION AND ORDER			
14	North Hollywood, CA 91605-3418))			
15	Cannabis — Testing Laboratory License No. C8-0000104))			
16	Respondent.)			
17		_)			
18	The attached Stipulated Settlement and	Order is hereby adopted by the Department of			
19	Cannabis Control, as its Final Decision in thi				
20					
21	This Order shall become effective on	March 14, 2025.			
22	IT IS SO ORDERED, March 13, 2025.				
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24 25	128				
23 26	Douglas Smurr				
20	Assistant General Counsel FOR THE DEPARTMENT OF				
27		ABIS CONTROL			
	~	1 of 1 FINAL DECISION AND ORDER			
	Case	No. DCC23-0003370-COMP; CALIGREEN LABORATORY			

1 2 3 4 5 6 7	ROB BONTA Attorney General of California HARINDER K. KAPUR Senior Assistant Attorney General GREGORY M. CRIBBS Supervising Deputy Attorney General State Bar No. 175642 300 So. Spring Street, Suite 1702 Los Angeles, CA 90013 Telephone: (213) 269-6259 E-mail: Gregory.Cribbs@doj.ca.gov Attorneys for Complainant				
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9		RE THE CANNABIS CONTROL			
10		CALIFORNIA			
11					
12	In the Matter of the Citation Against:	Case No. DCC23-0003370-COMP			
13	CALIGREEN LABORATORY;	OAH No. 2024100828			
14	NELLY COBOS, OWNER 13340 W. Saticoy St., Units H, I, and J North Hollywood, CA 91605-3418	STIPULATED SETTLEMENT AND			
15		ORDER			
16	Cannabis – Testing Laboratory License No. C8-0000104				
17					
18	Respondent.				
19					
20	IT IS HEREBY STIPULATED AND AGE	REED by and between the parties to the above-			
21	entitled proceedings that the following matters are true:				
22	<u>PARTIES</u>				
23	1. Rasha Salama (Complainant) was the Chief Deputy Director of the Department of				
24	Cannabis Control (Department). She brought the above-referenced action solely in her official				
25	capacity but has since left the Department. Evelyn Schaeffer is now the Deputy Director of the				
26	Compliance Division of the Department and is now the Complainant in her official capacity in				
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1	this matter, and is represented in this matter by Rob Bonta, Attorney General of the State of		
2	California, by Gregory M. Cribbs, Supervising Deputy Attorney General.		
3	2. Caligreen Laboratory (Respondent) with Nelly Cobos, Owner is represented in this		
4	matter by Aaron Lachant, Esq., of Leech Tishman Nelson Hardiman, 1100 Glendon Avenue, 14th		
5	Floor, Los Angeles, California 90024.		
6	3. On or about October 2, 2019, the Department issued Provisional Commercial Testing		
7	Laboratory License No. C8-0000104-LIC to Respondent. The Testing Laboratory License was		
8	renewed each year, was in full force and effect at all times relevant to the charges brought in		
9	Citation No. DCC23-0003370-COMP, and will expire on October 1, 2025, unless renewed.		
10	JURISDICTION		
11	4. Citation No. DCC23-0003370-COMP was issued by the Department on March 7,		
12	2024. After an informal conference with Respondent, the Department issued a Modified Citation		
13	No. DCC23-0003370-COMP (Modified Citation), which is currently pending against		
14	Respondent. The Modified Citation was properly served on Respondent on or about April 15,		
15	2024. On April 16, 2024, Respondent timely filed its request for hearing contesting the Modified		
16	Citation.		
17	5. A true and correct copy of Modified Citation No. DCC23-0003370-COMP is attached		
18	as Exhibit A and incorporated herein by reference.		
19	ADVISEMENT AND WAIVERS		
20	6. Respondent and its current owners of record and members have carefully read, fully		
21	discussed with counsel, and fully understand, the findings in Modified Citation No. DCC23-		
22	0003370-COMP. Respondent has also carefully read, and fully understand the effects of this		
23	Stipulated Settlement and Order.		
24	7. Respondent is fully aware of its legal rights in this matter, including the right to a		
25	hearing on the findings in the Modified Citation; the right to confront and cross-examine the		
26	witnesses against them; the right to present evidence and to testify on its own behalf; the right to		
27	the issuance of subpoenas to compel the attendance of witnesses and the production of		
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documents; the right to reconsideration and court review of an adverse decision; and all other
 rights accorded by the California Administrative Procedure Act and other applicable laws.

8. Respondent voluntarily, knowingly, and intelligently waives and gives up each and
every right set forth above.

CONTINGENCY

This stipulation shall be subject to approval by the Department. Respondent 9. 6 7 understands and agrees that counsel for Complainant and the staff of the Department may communicate directly with the Department regarding this stipulation and settlement, without 8 notice to or participation by Respondent. By signing the stipulation, Respondent understands and 9 10 agrees that it may not withdraw its agreement or seek to rescind the stipulation prior to the time the Department considers and acts upon it. If the Department fails to adopt this stipulation as its 11 Decision and Order, the Stipulated Settlement shall be of no force or effect, except for this 12 paragraph, it shall be inadmissible in any legal action between the parties, and the Department 13 14 shall not be disqualified from further action by having considered this matter.

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OTHER MATTERS

16 10. The parties understand and agree that Portable Document Format (PDF) and facsimile
17 copies of this Stipulated Settlement and Order, including PDF and facsimile signatures thereto,
18 shall have the same force and effect as the originals.

19 11. This Stipulated Settlement and Order may be signed in any number of counterparts,
20 each of which is an original and all of which taken together form one single document.

12. This Stipulated Settlement and Order is intended by the parties to be an integrated
writing representing the complete, final, and exclusive embodiment of their agreement. It
supersedes any and all prior or contemporaneous agreements, understandings, discussions,
negotiations, and commitments (written or oral). This Stipulated Settlement and Order may not be
altered, amended, modified, supplemented, or otherwise changed except by a writing executed by
an authorized representative of each of the parties.

13. In consideration of the foregoing stipulations, the parties agree that the Department,
may, without further notice or formal proceeding, issue and enter the following Order:

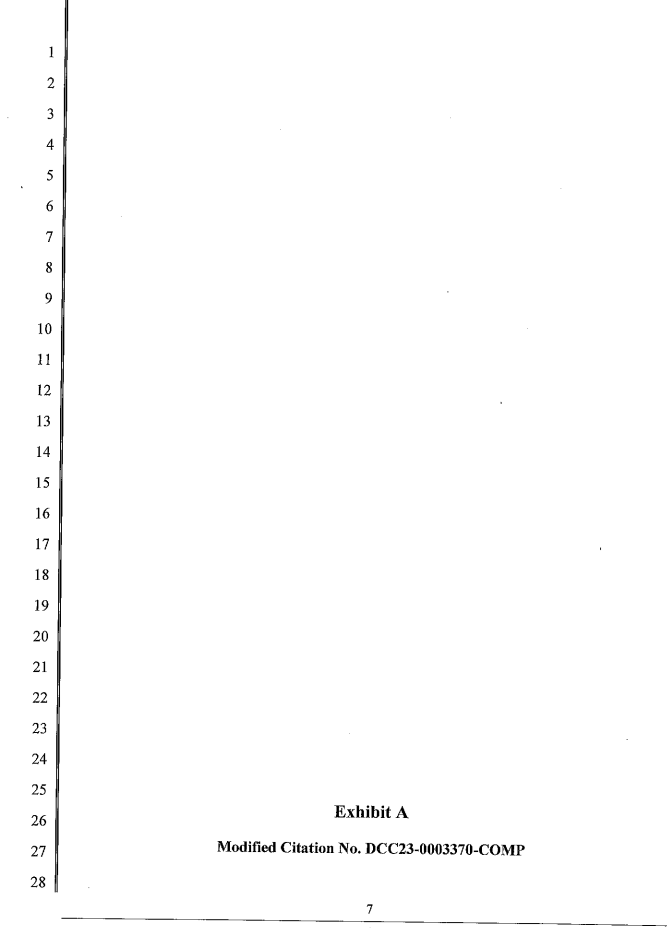
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1 **DEPARTMENT TO ISSUE SECOND MODIFIED CITATION** 2 The Department shall issue Second Modified Citation No. DCC23-0003370-COMP 14. 3 (Second Modified Citation) within three (3) business days of the effective date of the Decision and Order. The Second Modified Citation will remain identical to Modified Citation No. DCC23-4 0003370-COMP, except for the deletion of the following sentence, "The test results demonstrate 5 that over the course of a five-month period, Caligreen Laboratory engaged in a repeated pattern of 6 reporting inaccurate and inflated cannabinoid results." (Modified Citation, Page 4, Paragraph 2.) 7 8 ORDER 9 APPEAL WITHDRAWN AND WAIVED. Respondent's appeal of Modified 1. Citation No. DCC23-0003370-COMP and request for an administrative hearing are deemed 10 withdrawn and further appeals are waived. The Department shall issue Second Modified Citation 11 No. DCC23-0003370-COMP within three (3) business days of the effective date of the Decision 12 and Order, Respondent shall not request, and waives any right to, an administrative hearing and 13 further appeal of Second Modified Citation No. DCC23-0003370-COMP. Respondent shall 14 15 timely comply with the Second Modified Citation as set forth herein. 16 2. **PAYMENT OF FINE.** Respondent shall pay an administrative fine in the amount of fifty-three thousand dollars (\$53,000.00). The administrative fine payment shall be made in 17 twenty-four monthly payments of two thousand two hundred and eight dollars and thirty-three 18 cents (\$2,208.33), with the first payment due thirty (30) days after the effective date of the 19 20 Decision and Order, and each subsequent payment due on the first day of each month thereafter. 21 3. **PAYMENT OF COST OF ENFORCEMENT.** Respondent shall pay to the Department costs associated with its investigation and enforcement pursuant to Business and 22 Professions Code section 26031.5 and California Code of Regulations, title 4, section 17813, in 23 the amount of twenty thousand dollars (\$20,000.00). The cost payment shall be made in twenty-24 four monthly payments of eight hundred and thirty-three dollars and thirty-three cents (\$833.33), 25 with the first payment due thirty (30) days after the effective date of the Decision and Order, and 26 27 each subsequent payment due on the first day of each month thereafter. 28

1	4. The above-referenced payments shall be in the form of cashier's check, money order,
2	personal or business check, and shall be remitted by either of the following methods: (1) the
3	Department of Cannabis Control's cash payment procedures; or, (2) mailed to:
4	
5	By U.S. Postal Service: Department of Cannabis Control
	Attn: Cashiers P.O. Box 419106
6	Rancho Cordova, CA 95741-9106
7	By FedEx or UPS: Department of Cannabis Control
8	Attn: Cashiers 2920 Kilgore Road
9	Rancho Cordova, CA 95670-9106
10	
11	5. Failure to complete the payments or comply with the above terms of this Order
12	shall constitute a separate violation pursuant to Business and Professions Code section 26031.5,
13	subdivision (f) and California Code of Regulations, title 4, section 17804, subdivision (c), and
14	subject the Respondent to further administrative action by the Department, including suspension
15	or non-renewal of Respondent's Laboratory Testing License No. C8-0000104 as well as denial of
16	any other license sought.
17	6. Failure to complete the payments or comply with the terms of this Order shall also
18	result in Respondent's immediate obligation and responsibility to pay the full amount of the fine
19	of \$53,000.00 and full amount of the Department's costs of investigation and enforcement
20	pursuant to Business and Professions Code section 26031.5 and California Code of Regulations,
21	title 4, section 17813, in the amount of \$36,146.50, for a total amount of \$89,146.50, less any
22	partial payments received prior to the failure to complete payments or comply with the terms of
23	this Order, and will result in enforcement of the Order in the Superior Court.
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1	<u>ACCEPTANCE</u>				
2	I have carefully read the Stipulated Settlement and Order and have fully discussed it with				
3	my attorney, Aaron C. Lachant, Esq. I understand the stipulation and the effect it will have on my				
4	Laboratory Testing License No. C8-0000104-LIC. I enter into this Stipulated Settlement and				
5	Order voluntarily, knowingly, and intelligently, and agree to be bound by the Order of the				
6	Department of Cannabis Control.				
7	DocuSigned by:				
8	DATED: 3/7/2025 10:02 AM PS Ally (obos				
9	CALIGREEN LABORATORY By: NELLY COBOS, OWNER				
10	Respondent				
11					
12	I have read and fully discussed with Respondent Caligreen Laboratory, Nelly Cobos,				
13	Owner, the terms and conditions and other matters contained in the above Stipulated Settlement				
14	and Order. I approve its form and content.				
15	DATED: 3/7/2025 12:54 PM EST				
16	AARON LACHANT, ESQ. Attorney for Respondent				
17	Attorney for Respondent				
18	ENDORSEMENT				
19	The foregoing Stipulated Settlement and Order is hereby respectfully submitted for				
20	consideration by the Department of Cannabis Control.				
21	DATED: March 7, 2025 Respectfully submitted,				
22	ROB BONTA				
23	Attorney General of California HARINDER K. KAPUR				
24	Senior Assistant Attorney General				
25	Gregory M. Cribbs				
26	GREGORY M. CRIBBS Supervising Deputy Attorney General				
27	Attorneys for Complainant				
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Department of Cannabis Control Gavin Newsom Governor

> Nicole Elliott Director

MODIFIED

CITATION, FINE and ORDER OF ABATEMENT Business and Professions Code, § 26031.5 California Code of Regulations, Title 4, §§ 17802-17804

Case Number: DCC23-0003370-COMP

April 15, 2024	<u>_</u>
Caligreen Laboratory	
13340 W Saticoy St., Units H, I, and J North Hollywood, CA 91605-3418	·
Certified Mail and Electronic Mail	
License Number C8-0000104-LIC	
	Caligreen Laboratory 13340 W Saticoy St., Units H, I, and J North Hollywood, CA 91605-3418 Certified Mail and Electronic Mail

Business and Professions Code section 26031.5 provides the Department of Cannabis Control (Department) the authority to issue a citation, including fines and orders of abatement, to a licensee or unlicensed person for any act or omission that violates or has violated any provision of the Medicinal and Adult-Use Cannabis Regulation and Safety Act (MAUCRSA) or any regulation adopted pursuant thereto. You are being issued this citation for the following violations of MAUCRSA (Bus. & Prof. Code (BPC), § 26000 et seq.), and the Department's regulations. (Cal. Code Regs. (CCR), tit. 4, § 15000 et seq.)

VIOLATION VIOLATION DATE(S)		AMOUNT OF FINE	TOTAL AMOUNT OF	
		PER DAY	FINE FOR VIOLATION	
1. California Code of	August 9, 2023	\$2,000	\$2,000	
Regulations, Title 4,				
Section 15729				
subdivision (a)(2)				
2. California Code of	July 20, 2023	\$2,000	\$6,000	
Regulations, Title 4,	July 21, 2023		+0,000	
	August 15, 2023			

Laboratory Services Division • 2920 Kilgore Road, Rancho Cordova, CA 95670 800-61-CA-DCC (800-612-2322) • info@cannabis.ca.gov • www.cannabis.ca.gov

Business, Consumer Services and Housing Agency

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Fairness •

Innovation

Knowledge

Collaboration

Support

Section 15729 subdivision (a)(3)			
3. California Code of Regulations, Title 4, Sections, 15037 subdivision (c),15724, 15726 subdivisions (b) and (g)	April 6, 2023 April 20, 2023 July 20, 2023 July 21, 2023 July 24, 2023 August 9, 2023 August 15, 2023 August 22, 2023 August 28, 2023	\$5,000	\$45,000
Total of all Combined Violations	N/A	N/A	\$53,000

Violation 1.

California Code of Regulations, title 4, section 15729, subdivision (a)(2), requires that the licensed laboratory develop and implement a Laboratory Quality Assurance (LQA) program to assure the reliability and validity of the analytical data produced by the laboratory, including laboratory organization and employee training and responsibilities, including good laboratory practice (GLP).

During review of the chromatographic raw data for sample 2308CGL2297.5733, Department Staff observed that the cannabichromene (CBC) and Tetrahydrocannabinolic acid (THCA) peaks in the Continuing Calibration Verifications (CCV) were not split consistently and appropriately. Laboratory employees must be trained in identifying when the instrument does not properly integrate analytes of interest as part of GLP. Failure to identify that the instrument did not consistently integrate the peaks indicates issues with the instrument method and also with employee training. Caligreen Laboratory failed to comply with the LQA program objectives for GLP required by California Code of Regulations, title 4, section 15729, subdivision (a)(2).

Violation 2.

California Code of Regulations, title 4, section 15729, subdivision (a)(3) requires that the licensed laboratory develop and implement a Laboratory Quality Assurance (LQA) program to assure the



Department of Cannabis Control

reliability and validity of the analytical data produced by the laboratory, including LQA objectives for measurement data.

Upon review of the data package submitted for samples 2307CGL2117.5209 and 2307CGL2125.5231, Department Staff observed that the integrations for Tetrahydrocannabinolic Acid (THCA) within the Continuing Calibration Verification (CCV) were not consistent. Inconsistent and manual integrations indicate problems with the measurement and traceability of instrument data including analytical results as well as training and data calculations. Caligreen Laboratory failed to comply with the LQA objectives for measurement data required by California Code of Regulations, title 4, section 15729, subdivision (a)(3).

Violation 3.

California Code of Regulations, title 4, section 15726, subdivisions (b) and (g), require the licensed laboratory to ensure that the regulatory compliance testing Certificate of Analysis (COA) contains the results of all required analysis performed for the representative sample, and to validate the accuracy of the information contained on the COA. In addition, California Code of regulations, title 4, section 15037, subdivision (c), requires records to be legible and accurate. Further, California Code of Regulations, title 4, section 15724, requires the licensed laboratory to satisfy the Cannabinoids testing requirements in its entirety.

Pursuant to California Code of Regulations, title 4, section 15726, subdivision(b), the licensed laboratory is required to report the result of cannabinoid testing on the COA and shall ensure that the COA contains the results of all required analysis performed for the representative sample. Caligreen Laboratory failed to report the actual results of the cannabinoid testing, and instead reported inaccurate testing results. Samples previously analyzed by Caligreen Laboratory were subsequently analyzed by the Department's Cannabis Testing Laboratory Branch (CTLB). CTLB's results and the true values were found to differ significantly from the values reported by Caligreen Laboratory. The results for ten (10) samples found to differ significantly are expressed in Table 1 below.



Department of Cannabis Control

Analyte	Caligreen Sample	Sample METRC UID	Caligreen Value (mg/g dry)	CTLB Value (mg/g dry)	Difference in percent
Total THC	2307CGL2125.5231	1A406030001FC35000000763	331.27	247	25.44
	2308CGL2383.5934	1A406030001FC35000000768	324.56	235	27.59
	2308CGL2464.6148	1A406030001FC35000000769	331.88	252	24.07
	2304CGL0985.2571	1A40603000160BD000000532	283.40	224	20.96
	2307CGL2117.5209	1A40603000160BD000000594	337.26	276	18.16
	2308CGL2297.5733	1A40603000067EB000049320	872.40	780	10.59
	2307CGL2115.5204	1A40603000048AE000006922	308.55	237	23.19
	2307CGL2116.5205	1A40603000099EE000012417	344.46	249	27.71
	2304CGL1171.3047	1A4060300046CCD100000205	236.95	181	23.61
	2308CGL2535.6388	1A4060300048317000000605	334.18	258	22.80

Table 1 - Comparison of concentrations from Caligreen Laboratory against CTLB

The integrity of label claims and other required testing results are challenged when compliance testing samples do not align with samples collected from other licensees such as distributors or retailers. Reported values by Caligreen Laboratory are beyond a reasonable amount of variance from both the laboratory's reserve section and samples collected from retail.

Moreover, the results from the ten (10) samples identified in Table 1 above were randomly selected by the Department from COAs issued by Caligreen Laboratory between April 2023 through August 2023. All ten (10) samples tested by CTLB were found to be inflated, as shown in the table above. The test results demonstrate that over the course of a five-month period, Caligreen Laboratory engaged in a repeated pattern of reporting inaccurate and inflated cannabinoid results.

Caligreen Laboratory failed to comply with California Code of Regulations, title 4, sections 15037, subdivision (c), 15724 and 15726, subdivisions (b) and (g), by reporting inaccurate Total THC results for cannabinoids and failing to ensure the accuracy and validity of those results on the sample COA.

ADMINISTRATIVE FINE ASSESSED

Pursuant to Business and Professions Code section 26031.5, the Department may assess a fine not to exceed five thousand dollars (\$5,000) per violation by a licensee or thirty thousand dollars



Department of Cannabis Control

(\$30,000) per violation by an unlicensed person. Each day of violation shall constitute a separate violation.

The full amount of the fine must be paid within thirty (30) days of the date of service of this citation, unless the citation is contested. To ensure the payment is credited, indicate on your payment the case number provided at the top of this citation. Payment made by check, money order or cashier's check may be made payable to "DCC" or "California Department of Cannabis Control." Payment shall be made by one of the following methods:

In person: at one of our office locations with exact cash, cashier's check, money order, or a personal or business check

- o To schedule an in-person payment appointment, email us: payments@cannabis.ca.gov
- Or call us at: 1-844-61-CA-DCC (1-844-612-2322)

By mail: cashier's check, money order, personal or business check

- U.S. Postal Service: PO Box 419106, Rancho Cordova, CA 95741
- o FedEx or UPS: 2920 Kilgore Road, Rancho Cordova, CA 95670

Failure to pay the full amount of the administrative fine within thirty (30) days from the date of service of the citation, unless you appeal the citation, is a separate violation and may result in additional action by the Department. Licenses shall not be renewed or granted if fines are not paid and unpaid fines will be added to license renewal fees.

In the instant matter, an administrative fine of \$53,000 is assessed against Caligreen Laboratory in accordance with BPC section 26031.5 for the three (3) regulatory violations occurring between April 06, 2023, through August 28, 2023.

ORDER OF ABATEMENT

Pursuant to Business and Professions Code section 26031.5, a citation may include an order of abatement and fix a reasonable time for abatement of the violation. You are ordered to:

1. Comply with all existing statutory and regulatory requirements under the Medicinal and Adult-Use Cannabis Regulation and Safety Act, and its implementing regulations.

2. Cease and desist within 30 calendar days from violating California Code of Regulations, title 4, section 15729, subdivision (a)(3), pertaining to all laboratory licensees. Caligreen Laboratory



Department of Cannabis Control

must comply with California Code of Regulations, title 4, section 15729, subdivision (a)(3), by establishing instrument method parameters that accurately integrate the cannabinoids and a manual integration policy that prohibits performing manual integrations in order to obtain passing results.

3. Immediately cease and desist from violating California Code of Regulations, title 4, Division 19, Chapter 6, section 15726, subdivision (b) pertaining to Testing Laboratories. Caligreen Laboratory shall comply with California Code of Regulations, title 4, Division 19, Chapter 6, section 15724, subdivision (c) and ensure that cannabinoids sample analysis accurately represents the batch. Caligreen Laboratory shall provide the Department with Proficiency Testing results for cannabinoids within 60 calendar days, pursuant to California Code of Regulations, title 4, Division 19, Chapter 6, section 15733 in its entirety. Caligreen Laboratory shall also submit a data package to the Department pursuant to California Code of Regulations, title 4, Division 19, Chapter 6, section 15732, subdivision (b).

You must abate the violation(s) and provide evidence of abatement to the Department within the time period specified in the order of abatement. Failure to abate the violation(s) within the time allowed, unless the violation is being appealed, shall constitute a separate violation and may result in denial of an application for licensure or renewal of a license, disciplinary action, or further administrative or civil proceedings. If you are unable to complete the correction within the time provided because of conditions beyond your control after the exercise of reasonable diligence, you may request an extension of time in which to correct the violation. The request shall be made in writing and submitted to the Department, at <u>TestingLabs@cannabis.ca.gov</u> within the time set forth for abatement. The time to abate or correct may be extended for good cause.

APPEALING THE MODIFIED CITATION

To appeal the modified citation, you may request a formal hearing to contest the citation before an Administrative Law Judge. Requests must be submitted in writing in accordance with the timeframes specified by CCR, title 4, section 17803, subdivision (f), or the right to a hearing is waived. If a hearing is not requested, payment of a fine will not constitute an admission of the violation charged.

CONTESTING THE MODIFIED CITATION

You have a right to contest the finding of a violation before an Administrative Law Judge by requesting a formal hearing. To request a formal hearing, your request must be in writing and submitted to the Department within 30 calendar days from service of the citation. If a request is not



Department of Cannabis Control

received by the Department within 30 calendar days, the right to a hearing is waived, and the citation becomes final and not subject to review by any court. The hearing shall be held pursuant to the Administrative Procedure Act (Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of Title 2 of the Government Code). Written requests for a hearing to contest the finding of a violation must be emailed to <u>appeals@cannabis.ca.gov</u> or submitted in hard copy by mail or delivery to:

Department of Cannabis Control Legal Affairs Division 2920 Kilgore Road Rancho Cordova, CA 95670

The Department may seek recovery of the reasonable costs of investigation and enforcement pursuant to Business and Profession Code section 26031.1 at the formal hearing on the citation.

If you have any questions regarding this citation or the appeals process, please contact Rasha Salama at Rasha.Salama@cannabis.ca.gov.

Date: _____

By:

Rasha Salama Digitally signed by Rasha Salama Date: 2024.04.15 07:22:37 -07'00'

Rasha Salama Chief Deputy Director Laboratory Services Division



PROOF OF SERVICE

Case Name: In the Matter of the Accusation Against: CALIGREEN LABORATORY DCC Case No. DCC23-0003370-COMP; OAH No. 2024100828 License Number: C8-0000104

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. My business address is Department of Cannabis Control, 2920 Kilgore Road, Rancho Cordova, CA 95670. On March 13, 2025, I served the within documents:

FINAL DECISION AND ORDER

- VIA ELECTRONIC TRANSMISSION. Pursuant to CCP § 1010.6, I caused the document(s) to be sent to the person(s) at the Email address(es) listed below. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.
- VIA CERTIFIED MAIL by placing the envelope for collection and mailing following our ordinary business practices for collecting and transmitting mail through the United States Postal Service to the Respondent and Respondent's attorney listed below.

Service via certified mail to be completed upon the following business day.

CALIGREEN LABORATORY	Aaron Lachant, Esq.	Harinder Kapur (Email Only)
Nelly Cobos, Owner	LEECH TISHMAN	Assistant Attorney General
13340 W. Saticoy St.,	NELSON HARDIMAN	Cannabis Control Section
Units H, I, and J	1100 Glendon Ave. 14 Fl.	Office of Attorney General
North Hollywood, CA 91605-3418	Los Angeles, CA 90024	Harinder.Kapur@doj.ca.gov
Nelly@caligreenlaboratory.com	alachant@leechtishman.com	

I am familiar with the Department's business practices for collecting and transmitting mail through the United States Postal Service. In accordance with those practices, correspondence placed in the Department's internal mail collection system is, in the ordinary course of business, deposited in the United States Postal Service, with postage paid, on the same day I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after the date of deposit for mailing in affidavit.

I declare under penalty of perjury under the laws of the State of California, and the United States of America, that the above is true and correct.

Executed on March 13, 2025, at Rancho Cordova, California.

Douglas Smurr