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Section One - General Information

The Saskatchewan Liquor and Gaming Authority (SLGA), a corporate body created by law, issues permits for the possession, sale, importation and delivery of recreational cannabis. SLGA regulates the operation of cannabis retail stores and wholesale warehouses for which a permit has been issued. Each permit holder is required to operate their business in accordance with municipal, provincial and federal laws, including purchasing cannabis only from sources authorized by SLGA.

For more information about the application process and ongoing operating requirements, please see the Cannabis Regulatory Policy Manual available at www.slga.com/permits-and-licences/cannabis-permits.

Fee schedule

A non-refundable application fee of \$2,200 applies. In addition to the application fee, the permit is subject to an annual permit fee (\$3,300 for all wholesale permits and for retail stores located in cities; \$1,650 for retail stores located elsewhere). SLGA may also charge applicants on a cost recovery basis for expenses incurred as a result of investigations into individual or corporate backgrounds.

The permit may be issued for up to three years. Applicants can pay the fee in annual installments due at the time the permit is issued and on each anniversary date thereafter or can pay the full three-year fee at the time the permit is issued.

Processing time

SLGA recommends that applicants allow at least 180 days for processing. Several factors may contribute to the time needed to issue a permit, including:

- Any incomplete, missing, or incorrect information on the application
- Municipal or band confirmation that cannabis businesses are not prohibited in that community
- Review of personal and corporate information, and any related investigations, to establish that the applicant is of suitablecharacter to operate a cannabis business
- Construction or renovation of physical premises, followed by SLGA inspection
- Configuration of inventory tracking and reporting systems, followed by SLGA confirmation, and
- Confirmation that all owners and employees have taken mandatory social responsibility training (retail only)

Applying for a cannabis permit does not guarantee approval. Any construction, renovations, leases, purchases, etc. completed prior to confirmation of permit eligibility are at your own risk.

SLGA reserves the right to close any open application after a period inactivity of at least six months. Before SLGA closes an application, a licensing specialist will reach out to the applicant to determine if the applicant still intends to pursue the application.

For further information or help completing this application, please email <u>cannabisinquiries@slga.com</u> You can also call SLGA toll-free at 1(800) 667-7565 or in Regina at (306) 787-5563.



Section Two - Before You Proceed

What do you need to start the application process?

To start the process, SLGA needs Sections Three to Seven inclusive from this application package in order to assess the character and financial status of any individuals and corporations that have an ownership or financial interest in the applicant business.

As of September 1, 2020, SLGA requires applicants who are applying for **two or more** permits at a time within one municipality to provide copies of documents verifying legal possession of the premises for every application **at the time the initial application is submitted**. If you are submitting only one application for a municipality, this information does not have to be included in the initial application package but will be required before a permit can be issued. For the purpose of validating multiple applications, SLGA will accept binding agreements to lease or purchase in addition to the document types listed in Section Eight. Please be aware before you enter into any binding agreements that you do so at your own risk, as SLGA cannot guarantee that the permit will be approved or that the location will meet local bylaw requirements.

See the Cannabis Regulatory Policy Manual, available at www.slga.com, for detailed information about the application process as well as requirements for permitting and operation of your particular type of cannabis business. Note that cannabis retail operations located in communities of less than 2,500 people may be located in or adjacent to an existing business if they meet all the requirements specified in the Cannabis Regulatory Policy Manual for integrated cannabis retail stores.

Information required of all applicants

- Applicant, Contact, and Business Information (Section Three)
- Financial and Business Agreements (Section Six)
- Certification of Information (Section Seven)
- Proof of legal possession (at the time of application if applying for two or more permits within one municipality at the same time, otherwise can be provided after the due diligence review is complete)

Information required of individuals

(Section Four, copy as needed)

- Personal Disclosure form, consisting of:
 - o Part 1 Personal information
 - o Part 2 Criminal record check
 - o Part 3 Employment and investment history
 - o Part 4 Personal and criminal history
 - o Part 5 Personal financial information
 - o Part 6 Consent to obtain and release information and declaration of honesty (personal)

Who needs to provide this information?

- Any individuals who are applicants or general partners in the proposed or permitted cannabis business
- If an applicant is a corporation, the officers and directors of that corporation
- If an applicant is a limited partnership, the officers and directors of any general partner corporations
- If an applicant is a First Nation, the chief and council members
- Any individual who has at least 10% overall ownership interest in the permitted cannabis business, whether directly, through shares held in a shareholder corporation, as a beneficiary of a trust, or through any other ownership or compensation structure



Information required of corporations

(Section Five, copy as needed)

- Corporate Disclosure form, consisting of:
 - Part 1 Corporate information
 - o Part 2 Corporate history
 - o Part 3 Corporate financial information
 - o Part 4 Consent to obtain and release information and declaration of honesty (corporate)

Who needs to provide this information?

- Any corporations that are applicants or general partners in the proposed or permitted cannabis business
- Corporations that hold at least 10% overall ownership in the permitted cannabis business, whether directly, through shares held in a shareholder corporation, or through any other ownership or compensation structure

What can be submitted later?

Applicants may be asked to provide part or all of the information requested in Section Five for limited partnerships, trusts, First Nations, and other non-corporate entities where SLGA deems it necessary for clarity or to conduct due diligence on those entities. SLGA may also require at its discretion completed Sections Four and Five from other individuals and corporations who have financial interest in or exercise significant control over the operation of the cannabis business, including but not limited to investors, associates, managers, management companies, franchisors, and corporate executives.

Under *The Cannabis Control (Saskatchewan) Act* and *The Cannabis Control (Saskatchewan) Regulations*, SLGA cannot issue a cannabis retail store or wholesale permit in a community where the municipal or band council has prohibited those types of businesses. Upon receiving an application, if there is no existing retail store or wholesale warehouse in that community, SLGA will notify the municipality or band that an application has been received, and the municipality or band will be given 45 calendar days to respond. If the municipality requests additional time for consideration or consultation, SLGA will grant the request as no permit can be issued until SLGA receives confirmation that such businesses are allowed in that community.

The information listed below (and detailed in Sections Eight and Nine of this application package) can be submitted at a later date but will be required before a permit can be issued. SLGA may also request additional information depending on the particular circumstances of your application.

- A floor plan drawing of the warehouse space(s) or the retail store space and any related storage facilities
- A detailed description of the inventory management and sales tracking system that will be used (see Appendix: Cannabis Tracking and Reporting in the Cannabis Regulatory Policy Manual available at www.slga.com)
- A detailed description of security measures for all facilities associated with this application (see Appendix: Facility Security in the Cannabis Regulatory Policy Manual available at www.slga.com)
- Copies of documents verifying legal possession of the premises (unless required at the time of application to validate multiple applications)
- Copy of municipal business licence or written approval of the facility location(s) from the municipality
- Building inspection approval for all facilities



Section Three – Applicant, Contact, and Business Information

Applicant information				
Applicant/Legal name(s): (must match name(s) registered on land title(s)) or lease(s) for all fac	ilities related to this ap	pplication)	_
What type of entity are you? (please check or	ne)			
☐ Individual ☐ Corporation (for-profit, non-profit, co-o ☐ Indian Band ☐ Partnership or joint venture of any comb ☐ Other (please describe)	bination of the above			_
(please check one)	il standalone il integrated type 1 abis Regulatory Policy	☐ Wholesale ☐ Retail integrated t Manual for definitions	ype 2 s of standalone and integrated)	
Municipality or reserve where the business wi (Required to begin processing application)	ill be located:			-
Contact information (In order to streamline communication in this application and related reporting be sent to on contact information.)	ne individual. Please id	lentify here who that po		
Contact name:				=
Mailing address:				_
City:	Province:		Postal code:	_
Daytime phone:	Cell	phone:		_
E-mail:		Fax:		_

SLGA requires a current email address for ongoing communication regarding this application. Please ensure that the email address provided is monitored regularly.

Please email your completed application to <u>cannabisinquiries@slga.com</u>

A non-refundable application fee of \$2,200 will be required before this application can be processed. An SLGA representative will contact you to obtain payment of this fee by credit card, or you can send a cheque or money order payable to Saskatchewan Liquor and Gaming Authority.



Revised January 3, 2024

Cannabis Permit Application Retail Store or Wholesale

Business information				
Applicant/Legal name(s):(must match name(s) registered on land title	e(s) or lease(s) for al	ll facilities related to this appl	ication)	
Business operating name:(if different from applicant name)				
All websites associated with this business:				_
What date would you like your permit to ta	ke effect?			-
Location of primary facility (retail store or	wholesale warehou	se)	
Street address:				_
City:		Province: Saskatchewan Po	stal code:	_
For your building, do you: (please check one)	Own	☐ Lease	☐ Sub-lease	
If purchasing the premises, when do you ex	pect to have the cert	tificate of title?		_
If you are leasing or subleasing, when does	your lease commend	ce and expire?		
Is the building located on reserve status lan	d?	☐ Yes	☐ No	
Location of any additional fac wholesale warehouse)	cilities, if appl	licable (retail off-site	e storage facility or seco	nd
(copy as necessary)				
Street address:				
City:		Province: Saskatchewan P	ostal code:	_
For your building, do you: (please check one)	☐ Own	☐ Lease	☐ Sub-lease	
If purchasing the premises, when do you ex	pect to have the cert	tificate of title?		_
If you are leasing or subleasing, when does	your lease commen	ce and expire?		<u>—</u>
Is the building located on reserve status lan	d?	☐ Yes	☐ No	
Page 6			Submit when available	



Section Four — Information Required of Individuals

Who must complete this part of the application?

In order to do business as a cannabis retailer, wholesaler, or supplier in Saskatchewan, a business must apply to the Saskatchewan Liquor and Gaming Authority (SLGA) for a cannabis permit or registration. SLGA is required by *The Cannabis Control (Saskatchewan) Act* and by corporate policy to determine whether or not an applicant for a cannabis permit or registration is of good character. When determining good character, SLGA may consider the business itself, its owners and key decision-makers, and if necessary, any other businesses and individuals that have direct or indirect control or involvement in the business applying for the permit or registration.

The following individuals must complete and submit all forms in this section:

- Any individuals who are applicants or general partners in the proposed or permitted cannabis business
- If an applicant is a corporation, the officers and directors of that corporation
- If an applicant is a limited partnership, the officers and directors of any general partner corporations
- If an applicant is a First Nation, the chief and council members
- Any individual who has at least 10% overall ownership interest in the permitted cannabis business, whether directly, through shares held in a shareholder corporation, as a beneficiary of a trust, or through any other ownership or compensation structure

SLGA may require at its discretion completed Sections Fours from other individuals who have financial interest in or exercise significant control over the operation of the cannabis business, including but not limited to investors, franchisors, managers, management companies, associates, and corporate executives.

General information

- 1. Provide an answer to every question. If there is not enough room to provide a complete answer, use a separate sheet of paper and reference the applicable section.
- 2. All personal information you provide to SLGA is confidential. SLGA is required under *The Freedom of Information and Protection of Privacy Act* to protect the confidentiality of personal information in its possession and control, and to use the information only for the purpose for which it is collected.
- 3. SLGA will conduct a due diligence interview or investigation in order to establish your suitability to be involved with a cannabis permitted or registered business. Through the interview or investigation process, SLGA will gather any information it considers necessary and may request additional information from you, including character references. By signing the attached consent, you are agreeing that SLGA may collect and use this information for the current and any future applications that you are involved with.
- 4. You are required to inform SLGA within 7 days of any changes to the information you supplied that might affect your suitability. Changes that you must report include, but are not limited to, change of address, new charges, convictions, findings of guilt, civil or bankruptcy proceedings and/or if you are the subject of a cannabis investigation by a regulatory agency, other than as an applicant for permitting, licensing, or registration purposes. This requirement applies both before and after the permit or registration is issued.



5. For questions relating to the existence of a criminal history, be aware that a criminal history may include criminal investigations, interviews, detentions, arrests and charges that may or may not have resulted in a conviction. Any statements regarding a criminal history will be verified by SLGA, including but not limited to verification through a criminal record check.

Answer 'yes' to the questions if:

- i) you were charged and convicted of a criminal offence
- ii) the charges were dismissed or subsequently downgraded to a lesser charge
- iii) the charges were stayed
- iv) you received a conditional discharge
- v) you completed an alternative measures or other similar program
- vi) you were charged but not convicted
- vii) you were questioned by the police in relation to your personal involvement in criminal activity
- viii) you were contacted to be questioned by police and had a lawyer or other representative intercede with police on your behalf,
- ix) the investigation, charges or offence happened in another jurisdiction/province/country

Answer 'no' to the questions if:

- i) you received a pardon under *The Criminal Records Act* (Canada) or similar legislation, or if any records relating to a chargeor conviction have been expunged or otherwise officially sealed by a court or government agency, or
- ii) you have never been investigated, arrested, detained, interviewed, charged or convicted of an offence
- 6. If you have any questions regarding the form, please contact:

Manager, Cannabis Inspections and Integrity Saskatchewan Liquor and Gaming Authority

Phone: (306) 529-3565 Fax: (306) 798-0230

Email: cannabisinquiries@slga.com

7. Give this completed form to the person responsible for submitting the application and/or Personal Disclosure forms to SLGA. If you would like to send this form directly to SLGA, please email it to cannabisinguiries@slga.com.



Personal Disclosure

Part 1 - Personal information

Legal first, middle and surname:

(copy as necessary)

I am submitting this Personal Disclosure to SLGA in respect to a cannabis permit, registration, or application.

List any other names you have	used (maid	en name, birth name,	etc.):				
Mailing address:							
Home street address (current re	sidence - if	different from maili	ng addres	s):			
City:	Province	/state and Country:	Postal/z	zip code:		Driver's Licence	Number
Home phone:		Work/business pho	one:		Cell	phone:	
Primary email address:							
Secondary email address:							
Gender: □ Date □ Female □ Male YY	of birth:	MM	eight:	Weight:		Eye Colour:	Hair Colour:
Place of birth (City, Province/S The inclusion of a colour photo investigation. (For examples of	copied Gov	vernment issued ID (forms of identification	on, see th	e Cannabis Reg			
Part 2 – Criminal record check A copy of a Criminal Record Chemonths, must be attached to this DECLARATION – All of the infithe Saskatchewan Liquor and Ganindividual involved with a cannab the information contained on this system; or other law enforcement granted, records of discharges whire records of outstanding criminal chemployees, from all liability respectives during the time of application.	formation printing Authorities business. form. My stagencies, to the chave no arges to SL cting the re	he police agency in Disclosure form. rovided on this form rity (SLGA) collects I CONSENT to the ignature authorizes the release records of c to been removed from the collection of the collect	is true an the informate to the Royal of the CPIC sons refer to SLGA	diction where y d complete to to mation for the p SLGA of any in Canadian Moun marges or convict convicts system in according to in this pa Tigory in the particular authors I further authors	he besturpostinformated Petions ordano aragra	st of my knowledge of determining a nation as may be relolice (RCMP), the for which a pardoce with <i>The Crimi</i> uph including their SLGA to obtain a	ge. I understand that my suitability as an necessary to verify rough the CPIC on has not been inal Records Act, and officers, agents and criminal record
renewals. Signature of applicant:	m, the pell	od of the permit of re	Zersu auor	a granica parsua		Date:	



l Name from Part 1:							
ist your work history, including all businesses that you have been involved with as an owner, employee, or contractor, and all periods f employment and unemployment for the last 10 years, starting with your current employer. Also include all corporations, artnerships and any other business ventures you have been associated with as an officer, director or shareholder. Attach as an ppendix if necessary.							
Position	Name and address of employer	From (year)	To (year)	Reason for leaving			



Part 4 - Personal and criminal history

Legal Name from Part 1:		

Have you ever been investigated, arrested, detained, interviewed, charged or convicted of an offence (such		
as criminal, drug, gaming, customs, income tax or any offence related to any government assistance		
program) in any jurisdiction?	Yes □	No 🗆
If yes, please attach details including date and place of investigation, detention, arrest, charge or conviction, the description/circumstances of the offence(s), the disposition of sentence and the name of		
investigating police agency or enforcement body. To your knowledge, do you have any charges or warrants outstanding or pending in any jurisdiction?		
To your knowledge, do you have any charges or warrants outstanding or pending in any jurisdiction?		
If yes, please attach details including date of charge/offence(s), description/circumstances of the offence(s), and the name of investigating police agency or enforcement body.	Yes 🗆	No 🗆
To your knowledge, has a business or corporation in which you had an interest or served as an officer or director ever been investigated, charged or convicted of an offence (criminal, liquor, drug, customs, income tax or any offence related to any government assistance program) in any jurisdiction? Or has that business or corporation ever been a defendant in a civil suit based in whole or part on fraud, deceit, misrepresentation, breach of trust or similar conduct?	Yes 🗆	No 🗆
If yes, please attach details including date and place of investigation, detention, arrest, charge or conviction, the description/circumstances of the offence(s), the disposition of sentence and the name of investigating police agency or enforcement body.		
Have you or a business you were involved with ever applied for a cannabis permit, licence, registration, or		
other similar qualification (such as liquor licence or permit)?		
If yes please attach details including date, the name of the jurisdiction, and the outcome (such as whether the application was approved, refused, suspended, revoked, or withdrawn).	Yes 🗆	No ⊔
Have you had any claims made against you based in whole or in part on fraud, deceit, misrepresentation, breach of trust or similar conduct in any jurisdiction? This includes being a defendant in a civil suit.		
, , , , , , , , , , , , , , , , , , ,	Yes □	No 🗆
If yes, please attach details including the date of the lawsuit; a description of the lawsuit, including court		
file number and the names of other parties named in the lawsuit; the outcome of lawsuit, and the name and		
address of court.		
Have you ever made an assignment into bankruptcy, been petitioned into bankruptcy, or filed a proposal under an Act or legislation for Bankruptcy and Insolvency?		
under an Act of legislation for Bankrupicy and insolvency?	Yes □	No 🗆
If yes, please attach details including the file number, reason for bankruptcy, details of bankruptcy, the date	163 🗖	110 🗷
of discharge, and the name of the trustee.		
Do you control, manage or hold in trust any assets or liabilities for another person or entity?		
	Yes □	No 🗆
If yes, please attach details.		
Are any of your assets or liabilities controlled, managed or held in trust by someone else?	X 7	N D
If yes, please attach details.	Yes □	No 🗆
Have you ever had assets seized for non-payment or has other action been taken to collect an account or		
debt that you owed?	Yes □	No 🗆
If yes, please attach details.	<u> </u>	
Have you ever had a garnishee order executed against your salary or bank account?	3 7 🕞	N D
If yes, please attach details.	Yes 🗆	No ⊔



Part 5 - Personal financial information

(Include any relevant information from the past 12 months)

Legal Name from Part 1: _____

ASSETS (At lower of cost or market value)		LIABILITIES (amounts over \$5,000)		
	AMOUNT	PAYABLES	AMOUNT	
Chequing	\$	Notes payable to relatives and friends		
		Notes payable to others		
Savings		Income tax payable		
Escrow		Accounts and bills payable		
Cash on hand		Debts secured by personal property		
Stocks and bonds		Credit cards payable		
Notes receivable		Accruals, including real estate taxes, etc.		
Accounts receivable				
Real estate owned		TOTAL CURRENT LIABILITIES	\$	
Mortgages and contracts owned				
Automobiles		Mortgages and liens on real estate		
Personal property		Court ordered payments		
TOTAL ASSETS	\$	TOTAL LIABILITIES	\$	
		NET WORTH = Total Assets Minus Total		
		Liabilities		
INCOME	AMOUNT	CONTINGENT LIABILITIES	AMOUNT	
Annual salary	\$	As guarantor, endorser, and co-signer		
Source of salary		On discounted paper, leases, and contracts		
Bonus and commissions		On surety bonds		
Dividends		Lawsuits or other liabilities (specify)		
Real estate income				
Other income				
TOTAL INCOME	\$			
PERSONAL INFORMATION		GENERAL INFORMATION		
Other business interests		Are any assets pledged or mortgaged other than above? Yes No	as shown	
		105 105 100		
		If yes, give name, where, what and when. Attac	h copies of	
		documents and court papers.		

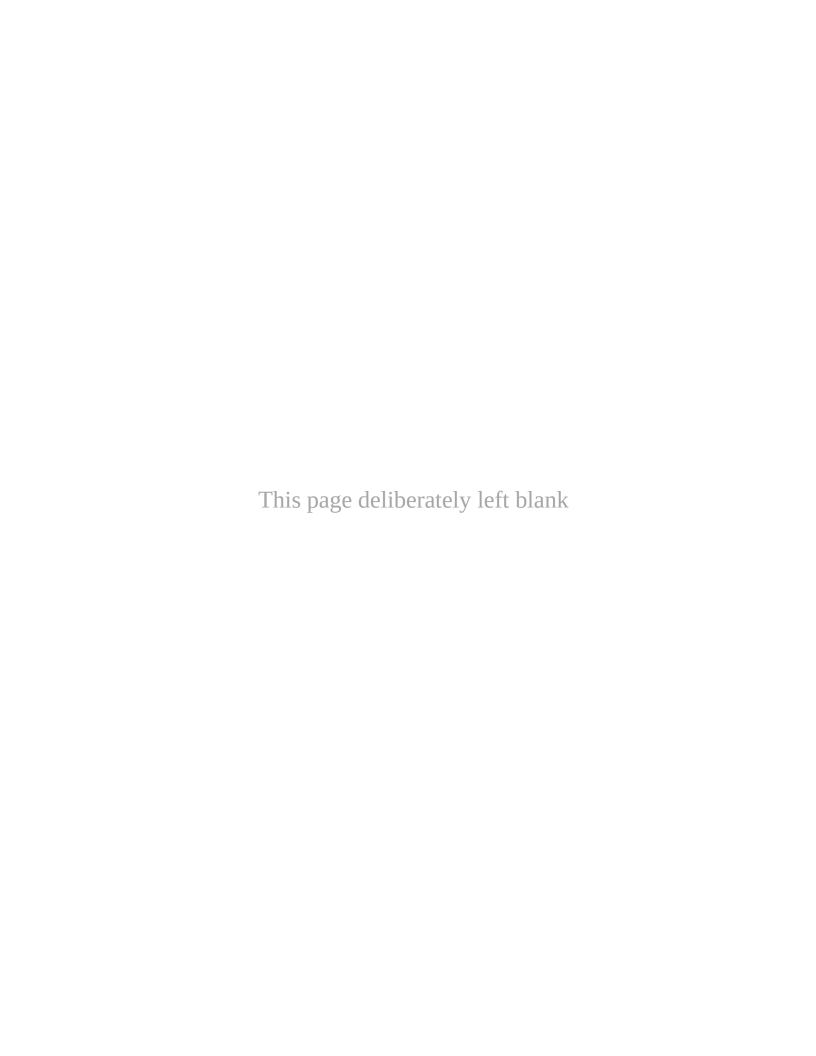


Part 6 - Consent to obtain and release information and declaration of honesty (personal) **Legal Name from Part 1:** The Saskatchewan Liquor and Gaming Authority (SLGA) is required to collect personal information for the purpose of permitting or registering prospective and current cannabis businesses. The following consent form allows SLGA representatives to verify or investigate the information provided in this Personal Disclosure form and any permit or registration application. SLGA is required under The Freedom of Information and Protection of Privacy Act to protect the confidentiality of such information in its possession and control, and to use the information only for the purpose for which it is collected. SLGA will retain the personal information on this form only as long as it is necessary to fulfill the purposes for which it was collected and in accordance with approved mandatory retention policies and schedules established with cooperation of the Saskatchewan Archives Board under The Saskatchewan Archives Act. I, THE UNDERSIGNED, HEREBY: consent to the direct and indirect collection from any source and to the use by Saskatchewan Liquor and Gaming Authority (SLGA) of all personal, financial, business, general, or criminal information or documents that SLGA may reasonably require to determine an applicant's suitability to obtain and hold a cannabis permit or registration, namely whether the applicant (including but not limited to individuals such as shareholders, officers, directors and affiliated companies, identified in connection with the applicant) is of good character; consent to the release by SLGA of any information authorized to be collected pursuant to clause (a), to any law enforcement agency, other regulatory jurisdiction or agency with which SLGA has an arrangement or agreement; consent to the release to SLGA by all persons, including but not limited to all federal, provincial, or municipal licensing bodies and departments, police services, law enforcement agencies, the registrar in bankruptcy, Canada Revenue Agency, credit bureaus, financial institutions, professional and industry associations, former and current employers, of all personal, financial, business, general or criminal information or documents that SLGA reasonably determines it requires respecting this application or any other cannabis application; release all persons referred to in paragraph (c) including their officers, agents and employees, from all liability respecting the release of information to SLGA pursuant to paragraph (c); acknowledge and understand that a photocopy of this document will have the same force and effect as the original; (f) understand that the consent is in effect for as long as I am involved with a cannabis business permitted or registered by SLGA; and certify that the information provided in this Personal Disclosure form is accurate, correct, true, and free of omissions. I understand that if any of the information provided in this form is not accurate, correct, true, and free of omissions, SLGA may deny any application or may subsequently revoke any permit or registration with which I am involved. I further understand that if any of the information provided in this application is fraudulent, I may be subject to prosecution under the Criminal Code of Canada. I have read and understand the above statement. First and last name (please print) Date

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Signature

Submit this page





Section Five — Information Required of Corporations

Who must complete this part of the application?

In order to do business as a cannabis retailer, wholesaler, or supplier in Saskatchewan, a business must apply to the Saskatchewan Liquor and Gaming Authority (SLGA) for a cannabis permit or registration. SLGA is required by *The Cannabis Control (Saskatchewan) Act* and by corporate policy to determine whether or not an applicant for a cannabis permit or registration is of good character. When determining good character, SLGA may consider the business itself, its owners and key decision-makers, and if necessary, any other businesses and individuals that have direct or indirect control or involvement in the business applying for the permit or registration.

The following must complete and submit all forms in this section:

- Any corporations that are applicants or general partners in the proposed or permitted cannabis business
- Corporations that hold at least 10% overall ownership in the permitted cannabis business, whether directly, through shares held in a shareholder corporation, or through any other ownership or compensation structure

Applicants may be asked to provide part or all of the information requested in Section Five for limited partnerships, trusts, First Nations, and other non-corporate entities where SLGA deems it necessary for clarity or to conduct due diligence on those entities. SLGA may also require at its discretion completed Section Fives from other corporations who have financial interest in or exercise significant control over the operation of the cannabis business, including but not limited to investors, franchisors, management companies, and corporate executives.

General information

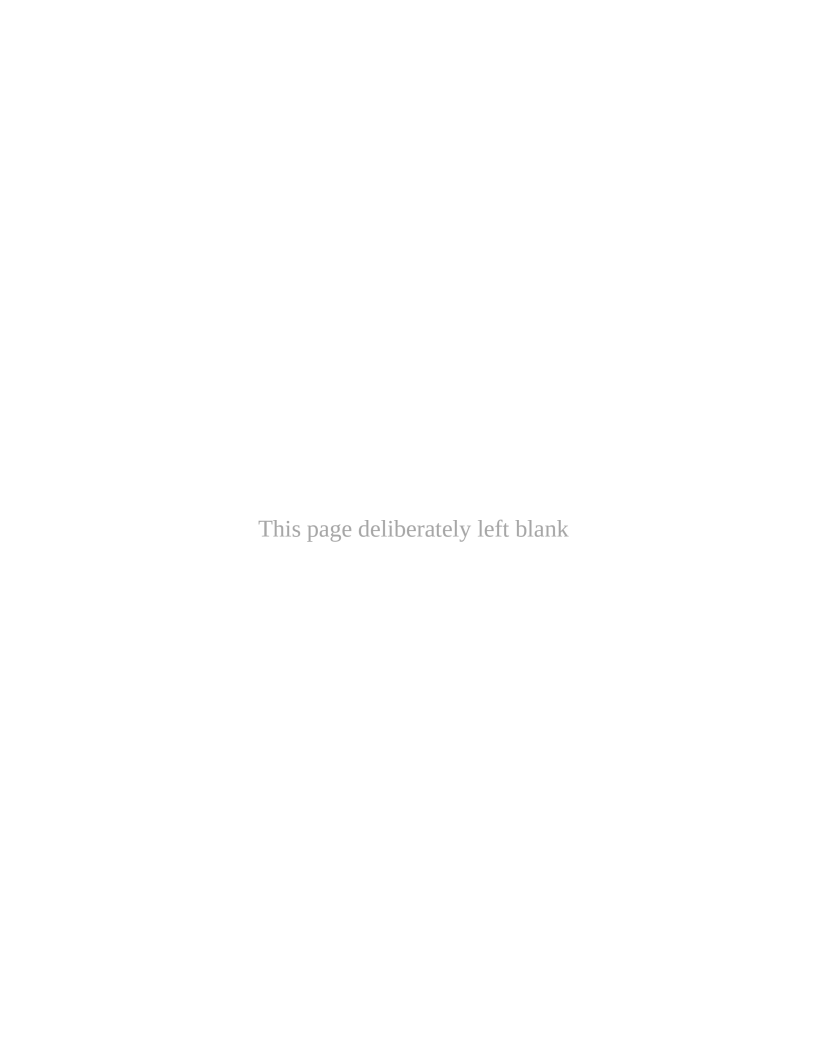
- 1. Provide an answer to every question. If there is not enough room to provide a complete answer, use a separate sheet of paper and reference the applicable section.
- 2. SLGA will retain the information on this form only as long as it is necessary to fulfill the purposes for which it was collected and accordance with approved mandatory retention policies and schedules established with cooperation of the Saskatchewan Archives Board under *The Saskatchewan Archives Act*. SLGA is required under *The Freedom of Information and Protection of Privacy Act* to protect the confidentiality of the information you provide and to use it only for the purposes for which it was collected.
- 3. You may withdraw your application if your plans change or if you do not wish to provide information about your business. To withdraw your application, submit a written request to SLGA at the address listed on this application form. However, once an application form and all related documents are received by SLGA, they become the property of SLGA and will not be returned. Any fees you have paid will be non-refundable.
- 4. If you have any questions regarding the form, please contact:

Manager, Cannabis Inspections and Integrity Saskatchewan Liquor and Gaming Authority

Phone: (306) 529-3565 Fax: (306) 798-0230

Email: cannabisinquiries@slga.com

5. Give this completed form to the person responsible for submitting the application and/or Corporate Disclosure forms to SLGA. If you would like to send this form directly to SLGA, please email it to cannabisinquiries@slga.com





	ure			
opy as necessary)				
art 1 – Corporate infor	mation			
overall ownership in the pany other ownership or co	ermitted cannabis business, with mpensation structure. As the	general partner corporations, a whether directly, through share information contained in this is needed on any section, plea	es held in a sharehold form will replace an	ler corporation, or y previously held
Corporation name:				
Business name:				
Corporate Address:	Address	City, town, village, ha	mlet, etc.	Postal code
What type of entity are yo	u? (Please check one)	, ,		
☐Corporation (for-profi	t, non-profit, co-operative)	□ _{Trust}		
☐ Other (please describe	e):			
Please list all officers, dire	ectors, shareholders, partners,	trustees, and/or beneficiaries		~ =
	NI (1	Home address	Percentage of	Consent Form
Position held	Name (please print)	Home address	shares held	attached
Position held	Name (please print)	Frome address	shares held	attached Yes □ No □
Position held	Name (please print)	Frome address	shares held	
Position held	Name (please print)	Frome address	shares held	Yes 🗆 No 🗅
Position held	Name (please print)	Frome address	shares held	Yes \(\bar{\cup} \) No \(\bar{\cup} \)
Position held	Name (please print)		shares held	Yes \(\begin{array}{ccccc} \text{No} \(\begin{array}{ccccc} \text{No} \(\begin{array}{ccccc} \text{Yes} \(\begin{array}{cccc} \text{No} \(\begin{array}{cccc} \text{No} \(\begin{array}{ccccc} \text{No} \\ \ext{No} \\ No
Position held	Name (please print)		shares held	Yes No Yes No Yes No Yes No
Position held	Name (please print)		shares held	Yes No Yes No Yes No Yes No Yes No
Position held	Name (please print)		shares held	Yes No Yes No Yes No Yes No Yes No Yes No
Position held	Name (please print)		shares held	Yes No

NOTE: SLGA will retain any personal information on these forms only as long as it is necessary to fulfill the purposes for which it was collected and in accordance with approved mandatory retention policies and schedules established with the cooperation of the Saskatchewan Archives Board under *The Saskatchewan Archives Act*.



Part 2 – Corporate history

List all other jurisdictions where this corporation or a related business currently operates, has previously operate, or has applied to operate a cannabis related business.	iously opera	ted, plans to
Has your business ever had a cannabis related permit, licence, or other similar qualification refused, suspended, revoked, or withdrawn?	Yes 🗆	No 🗆
If yes, please attach details including name of the jurisdiction and the reason and date of action.		
Has your business ever been investigated, charged or convicted of an offence (criminal, liquor, drug, customs, income tax or any offence related to any government assistance program) in any jurisdiction? Or has your business ever been a defendant in a civil suit based in whole or part on fraud, deceit, misrepresentation, breach of trust or similar conduct?	Yes □	No 🗆
If yes, please attach details including date and place of investigation, detention, arrest, charge or conviction, the description/circumstances of the offence(s), the disposition of sentence and the name of investigating police agency or enforcement body.		
Has your business had any claims made against it based in whole or in part on fraud, deceit, misrepresentation, breach of trust or similar conduct in any jurisdiction?	Yes □	No 🗆
If yes, please attach details including date of the lawsuit; a description of the lawsuit, including court file number and the names of other parties named in the lawsuit; the outcome of lawsuit, and the name and address of court.	163 🗷	
Has your business ever made an assignment into bankruptcy, been petitioned into bankruptcy, or filed a bankruptcy proposal? If yes, please attach details including file number, reason for bankruptcy, details of bankruptcy,	Yes 🗆	No 🗆
the date of discharge, and the name of trustee.		
Do you control, manage or hold in trust any assets or liabilities for another person or entity? If yes, please attach details.	Yes 🗆	No 🗆
Are any of your assets or liabilities controlled, managed or held in trust by someone else?		
If yes, please attach details.	Yes □	No 🗆
Have you ever had assets seized for non-payment or has other action been taken to collect an account or debt that you owed?	Yes 🗆	No 🗆
If yes, please attach details.		
Part 3 – Corporate financial information		
Financial statements for the past three years, or to the date your business first undertook any kind of (whichever is less), must accompany this Corporate Disclosure form. They must be prepared by an a designation and certified correct and in accordance with generally accepted accounting principles. To business operation for which the Corporate Disclosure form is being submitted and must include a boundary of the properties of the statements must be submitted. If your business was formed years of financial statements, please provide the statements you do have and check the appropriate be request additional financial information from individuals or corporations where necessary.	accountant he he statement alance sheet I recently and	olding a professional s must reflect the and income statement d does not have three
☐ I confirm that I have attached three years of required financial statements as described above.		ne vear
☐ I have provided partial or no financial statements because business activity as described above	e ocgan in u	ic year

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Part 4 - Consent to obtain and release information and declaration of honesty (corporate)

The Saskatchewan Liquor and Gaming Authority (SLGA) is required to collect corporate information for the purpose of permitting or registering prospective and current cannabis businesses. The following consent form allows SLGA representatives to verify or investigate the information provided in this Corporate Disclosure form and any permit or registration application. SLGA is required under *The Freedom of Information and Protection of Privacy Act* to protect the confidentiality of such information in its possession and control, and to use the information only for the purpose for which it is collected. SLGA will retain the corporate information on this form only as long as it is necessary to fulfill the purposes for which it was collected and in accordance with approved mandatory retention policies and schedules established with cooperation of the Saskatchewan Archives Board under *The Saskatchewan Archives Act*.

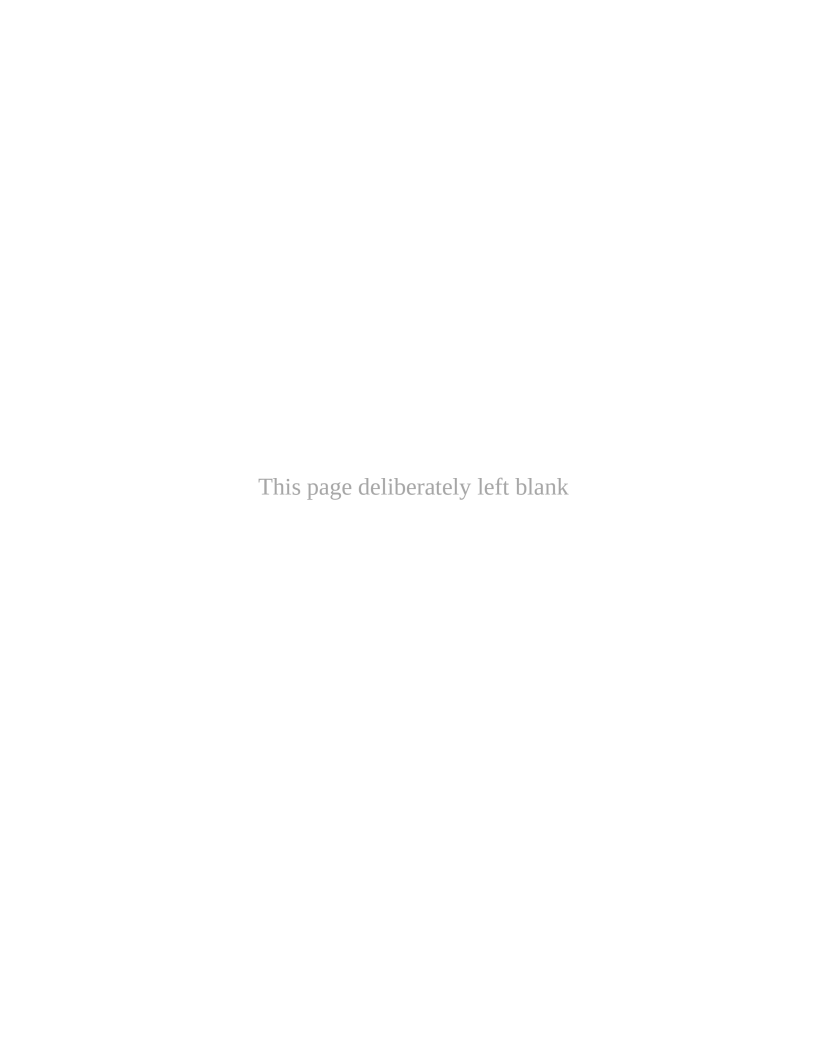
I, THE UNDERSIGNED, ON BEHALF OF THE NAMED CORPORATION, HEREBY:

- (a) consent to the direct and indirect collection from any source and to the use by Saskatchewan Liquor and Gaming Authority (SLGA) of all personal, corporate, financial, business, general, or criminal information or documents that SLGA may reasonably require to determine the applicant's suitability to obtain and hold a cannabis permit or registration, namely whether the applicant (including but not limited to individuals such as shareholders, officers, directors and affiliated companies, identified in connection with the applicant) is of good character;
- (b) consent to the release by SLGA of any information authorized to be collected pursuant to clause (a), to any law enforcement agency, other regulatory jurisdiction or agency with which SLGA has an arrangement or agreement;
- (c) consent to the release to SLGA by all persons, including but not limited to all federal, provincial, or municipal licensing bodies and departments, police services, law enforcement agencies, the registrar in bankruptcy, Canada Revenue Agency, credit bureaus, financial institutions, professional and industry associations, former and current employers, of all personal, corporate, financial, business, general or criminal information or documents that SLGA reasonably determines it requires respecting this application or any other cannabis application;
- (d) release all persons referred to in paragraph (c) including their officers, agents and employees, from all liability respecting the release of information to SLGA pursuant to paragraph (c);
- (e) acknowledge and understand that a photocopy of this document will have the same force and effect as the original;
- understand that the consent is in effect for as long as this corporation is involved with a cannabis business permitted or registered by SLGA; and
- (g) certify that the information provided in this Corporate Disclosure form is accurate, correct, true, and free of omissions. I understand that if any of the information provided in this form is not accurate, correct, true, and free of omissions, SLGA may deny any application or may subsequently revoke any permit or registration with which I, the corporation, and/or the applicant is involved. I further understand that if any of the information provided in this application is fraudulent, I, the corporation, and/or the applicant may be subject to prosecution under the *Criminal Code of Canada*.

First and last name (please print) Signature Name of corporation Date

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I have read and understand the above statement.





Section Six – Financial and Business Agreements

Has your business at any time entered into verbal or written agreements, contracts, or other arrangements with any other individuals or businesses related to financing, ownership, or control of this business not described elsewhere in this application? Answer yes if such agreements, contracts, or arrangements are currently under negotiation, are in effect, are to take effect in the future, have already been fulfilled, or have been suspended with any option to resume in the future.	Does your business have outstanding loans or financial obligations (from financial institutions, individuals or other sources) obtained for use in operating this business? If yes, please attach details including name and address of creditors, the loan number (if applicable), initial loan amount and present balance, date loan was taken out, and the date loan is due. Be sure to email (pdf preferred) or attach copies of any loan agreements you have outstanding. If no, please attach details describing the source of funds for the business proposed in this application.	Yes □ No □
1 16	(please, provide details in the space below) Has your business at any time entered into verbal or written agreements, contracts, or other arrangements with any other individuals or businesses related to financing, ownership, or control of this business not described elsewhere in this application? Answer yes if such agreements, contracts, or arrangements are currently under negotiation, are in effect, are to take effect in the future, have already been fulfilled, or	Yes □ No □

If at any time before or after the permit is issued the answers to either of the above questions becomes 'Yes,' or if the parties involved change, the applicant is required to notify SLGA immediately.



Section Seven - Certification of Information

I, THE UNDERSIGNED, HEREBY:

Business Name: Date:



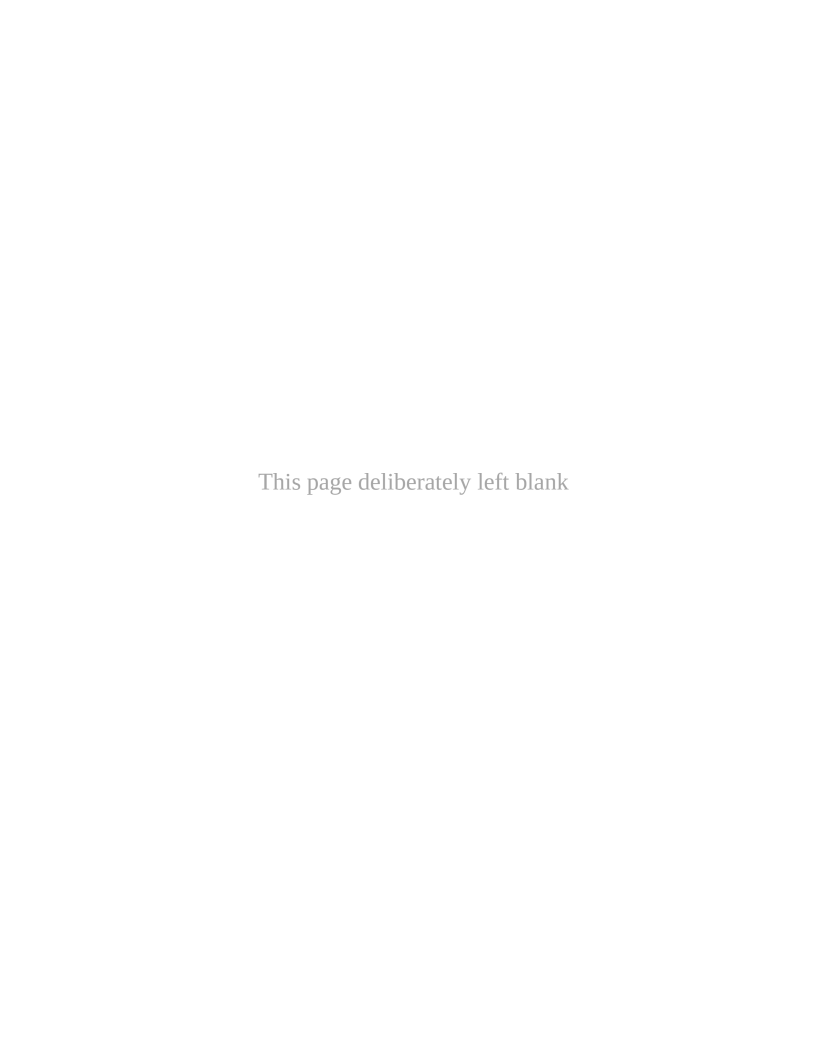
Section Eight - Additional Information to be Submitted

The following additional information will be required in order to complete your application and before a permit can be issued, but does not have to be included in your initial application package.

A detailed description of the inventory management and sales tracking system that will be used.	
 For specifications, see the Appendix: Cannabis Tracking and Reporting section of the Cannabis Manual available at www.slga.com 	s Regulatory Policy
o SLGA will confirm that your system is appropriately configured before a permit will be issued	
☐ A detailed description of security measures that will be put in place for the protection and safeguar	ding of
inventory, including an engineer's report confirming that the cannabis storage area(s) complies wirequirements	th security
 For specifications, see the Appendix: Facility Security section of the Cannabis Regulatory Police www.slga.com 	cy Manual available at
It is strongly recommended that you discuss your proposed security measures with SLGA renovations start	before anyconstruction or
☐ A floor plan drawing of the warehouse or retail store space and any related storage facilities (all ch	nanges to the layout of
an existing permitted warehouse, retail store, or related storage facility require approval prior to p	roceeding with the
renovations):	
 If you are planning changes to the layout of an existing permitted warehouse, retail store, or rela please ensure your floor plan drawing clearly labels the proposed renovations 	ated storage facility,
 A floor plan is not typically required if the warehouse, retail store, or related storage facility has permitted and the applicant is not making any changes to the current layout 	s been previously
☐ The applicant must be lawfully entitled to possession of the premises where the cannabis warehous	se or retail store and any
related storage facilities will be located in Saskatchewan. To verify legal possession, the followin	g documentation is
required for all relevant locations:	
o If the applicant owns the premises, a copy of the certificate of title	
o If the applicant leases the premises from the owner, a copy of the lease agreement, or	
 If the applicant leases the premises from a lessee, a copy of the sublease as well as a copy of the landlord's written consent 	head lease and the
Copy of municipal business licence or written approval of the facility location from the municipali	ty
Class 2 or 3 building inspection approval for all facilities (must comply with provincial building sta	•

Before a permit can be issued:

- (Retail store only) SLGA will confirm that all owners and employees have taken mandatory social responsibility training.
- An SLGA Cannabis Inspector will attend the proposed location of the cannabis warehouse or retail store and any related storage facilities in order to verify the contents of the submitted application package. This will include but is not limited to the verification of the security safeguards as well as the existence and proper configuration of the inventory management and sales tracking system.
- You will be required to complete and submit a Declaration of Compliance form (Section Nine) verifying that your business
 complies with all other applicable legislation. If your warehouse, retail store, or related storage facility is under construction
 or renovation, this form should not be completed until the premises have received approval from a Building Inspector.
- You will have to pay the first annual permit fee of \$3,300 or \$1,650, depending on the permit type and location. An SLGA representative can take your credit card payment by phone, or the fee can be paid by cheque or money order.





Section Nine - Declaration by Applicant

COMPLIANCE WITH OTHER APPLICABLE LEGISLATION

SLGA requires all permitted businesses to comply with any relevant federal, provincial, or municipal legislation. All cannabis permitted facilities must also have approval from a Building Inspector to ensure the facilities comply with relevant building codes.

By completing the declaration below, you are confirming that your facilities and operation are and will remain in compliance with any relevant federal, provincial, or municipal laws.

IMPORTANT NOTICE:

If a cannabis permitted business is not in compliance with applicable building code requirements or any other relevant laws, SLGA may refuse to issue a permit, or may suspend or cancel an existing cannabis permit.

I, THE UNDERSIGNED, HEREBY solemnly declare that the facilities and operation to which this application relates are and will

DECLARATION:

remain in compliance wit	h any relevant federal, provincial, or r	nunicipal laws.	
Name(s):	[please print name(s)]		
Signature(s):	[picase print name(s)]		
Rusinass Nama	Do	to	