

GRANT AGREEMENT SIGNATURE PAGE

AGREEMENT NUMBER This Agreement is entered into between the State Agency and the Recipient named below: STATE AGENCY'S NAME **DEPARTMENT OF CANNABIS CONTROL (DCC)** RECIPIENT'S NAME County of Trinity The Agreement Term is: 01/01/2022 through 06/30/2025 3. The maximum amount of this Agreement is: 3.293.866.65 The parties agree to comply with the terms and conditions of the following exhibits and attachments 4. which are by this reference made a part of the Agreement: Exhibit A-A1: A-Award Information and Scope of Work; 2-10 Page(s) A-1 Permitting and Licensing Metrics - See Attachment 2 11-15 Page(s) Exhibit B: General Terms and Conditions Exhibit C-C1: C-Payment and Budget Provisions; C1 Budget 16-18 Page(s) Worksheet Exhibit D : Special Terms and Conditions 19-22 Page(s) IN WITNESS WHEREOF, this Agreement has been executed by the parties hereto. RECIPIENT RECIPIENT'S NAME (Organization's Name) County of Trinity BY (Authorized Signature) DATE SIGNED 1-7-2022 PRINTED NAMÉ AND TITLE OF PERSON SIGNING Dan Frasier, Chairman **ADDRESS** PO Box 1613, Weaverville, CA 96093 STATE OF CALIFORNIA AGENCY NAME DEPARTMENT OF CANNABIS CONTROL DATE SIGNED BY (Authorized Signature) Salve Galor 01/24/2022

PRINTED NAME AND TITLE OF PERSON SIGNING

Laura Barlow, Operations Branch Chief

ADDRESS

2920 Kilgore Road

EXHIBIT A

AWARD INFORMATION

Recipient:	County of Trinity
Award Identification Number:	G21-007
Award Date:	TBD
Amount Awarded:	\$3,293,866.65
Effective Dates:	01/01/2022 through 06/30/2025
Federal Award to State Agency is Research & Development (Yes/No)	No

RECIPIENT AND PROJECT INFORMATION

1. Department of Cannabis Control (DCC) hereby awards an Agreement to the Recipient for the project described herein:

County of Trinity

Project Title: Local Jurisdiction Assistance Grant

2. The Managers for this Agreement are:

FOR DCC:	FOR RECIPIENT:
Name: Laura Barlow	Name:
Division/Branch: Administrative / Acquisitions	Organization:
Address: 2920 Kilgore Road	Address:
City/State/Zip: Rancho Cordova, CA 95670	City/State/Zip:
Phone: (279) 217-3610	Phone:
Email Address: Grants@cannabis.ca.gov	Email Address:

3. The Grant Administrative Contacts for this Agreement are:

FOR DCC:	FOR RECIPIENT:
Name: Sara Banchero	Name: David Colbeck
Division/Branch: Administrative / Acquisitions	Organization: County of Trinity
Address: 2920 Kilgore Road	Address: 31301 State Highway 3
City/State/Zip: Rancho Cordova, CA 95670	City/State/Zip: Weaverville, CA 96093-2490
Phone: (279) 217-3609	Phone: (530) 623-1365
Email Address: Grants@cannabis.ca.gov	Email Address: dcolbeck@trinitycounty.org

Organization:	
Address:	
City/State/Zip:	
Phone:	
Email Address:	

4. RECIPIENT: Please check appropriate box below:

Research and Development (R&D) means all research activities, both basic and applied, and all development activities that are performed by non-Federal entities. The term research also includes activities involving the training of individuals in research techniques where such activities utilize the same facilities as other R&D activities and where such activities are not included in the instruction function.

This award \square does \square does not support R&D.

5. For a detailed description of activities to be performed and duties, see Scope of Work and Budget.

	EXH	IBIT A	
Scope of Work			
	Contract	X	Grant

Executive Summary

The intended use of the requested funds is to provide for additional staffing, improve technical support to serve and communicate with applicants and fund consultant support to increase capacity within the County's Cannabis Division. This will facilitate processing of commercial cannabis licensing, land use permitting, site-specific inspections/verification and CEQA determinations for license environmental compliance.

Application Narrative

Program Description

Provide a brief description of the current cannabis permitting process in your jurisdiction, including the following:

 Identify the necessary requirements for a local permit for commercial cannabis activity to be issued. Describe or attach a visual of your permitting process. Clearly identify when sitespecific CEQA is conducted.

For commercial cannabis licensing, applications are submitted and reviewed by staff for completeness. During the license application review, a site inspection is completed and all required documents are reviewed. Once it has been determined that the application is complete, the license approval is then noticed in the local newspaper and to land owners within 300 ft. of the parcel that will be licensed.

Site specific CEQA review is now required for all commercial cannabis licenses prior to issuance in Trinity County. This is completed one of two ways: 1) Through the discretionary review process with a site specific CEQA determination by the Planning Commission with the approval of a project (Conditional Use Permit is most common); or, 2) Through the submittal of Appendix C Environmental Checklist that demonstrates the commercial cannabis site is in compliance with the County's certified Programmatic EIR and Ordinance 315-849 (TCC 17.43 inclusive).

2. Describe the applicable environmental review process relevant to the cannabis permits that you allow for in your jurisdiction.

The Board of Supervisors certified the Commercial Cannabis Program EIR in December 2020 which included an Appendix C environmental checklist (Checklist). The Checklist is in the same format as the CEQA Initial Study Appendix G, but is tailored to the Program EIR for the County's Commercial Cannabis Program and Zoning Ordinance 315-849 (TCC 17.43 inclusive). As stated above, if a commercial cannabis activity requires approval by the Planning Commission, a full site specific CEQA analysis is completed in accordance to the CEQA Guidelines but will be tiered off the Program EIR.

The review process is initiated by the submission of a completed Checklist, with all pertinent specialist reports, to the County Cannabis Division. Division staff completes an initial staff review for completeness. The complete checklist, along with all necessary supporting documentation, is then forward to two County consultants specializing in CEQA document review. The County consultants subsequently conduct a quality assurance/quality control assessment to determine all Programmatic EIR and performance measures are adequately addressed. If appropriate, the application is then returned to the County Cannabis Division for public notification and license issuance. If the application is deemed incomplete, the application is returned to address any deficiencies. The project review process described above will commence again once all updated materials are resubmitted to the Cannabis Division.

- 3. Identify what requirements must be met by your permittee when providing the state with local authorization response for each of the following:
 - a. "In compliance"
 - b. "Compliance under way"
 - c. "Not in compliance"

In compliance = County license has been issued with associated CEQA determination and implementation of all requisite performance standards;

Compliance under way = The processing of the application and site specific CEQA review are underway. Per ongoing communication and consultation with DCC, County review of local application

materials allows for continued state provisional licensure;

Not in compliance = The County has not received an application or the application request received by DCC is inconsistent with what the County has received.

Statement of Needs/Problem Statement

1. Describe the challenges in the local jurisdiction permitting process that impede the timely transition of your permittees' license from a provisional license to an annual license.

The Planning Department Cannabis Division has historically been understaffed and continues to struggle with attracting and maintaining qualified staff members. This is particularly true regarding the recruitment for positions that require experienced with CEQA and State cannabis regulations. This lack of qualified and consistent staffing to the full allocation of positions has greatly impacted the program over time and led to delays in processing applications, inconsistencies with program implementation and lack of general program organization. With limited capacity, the Cannabis Division staff has focused on the required daily functions such as processing license applications and completing site inspections. Other critical and much needed functions, such as program outreach, environmental review and improving the permitting system (SmartGov software) for public access to streamline the permitting process, have been neglected.

With a certified Commercial Cannabis Program EIR, amended Cannabis Program ordinances, and an adopted Transition Plan, outreach is much needed as the County faces the enormous task of having to complete site specific CEQA reviews for all commercial cannabis licenses. The situation has become more urgent since a Superior Court judgment was rendered in August that prohibits the County from issuing provisional commercial cannabis licenses without a site specific CEQA determination; the court order will not impact the Cannabis Local Jurisdiction Assistance Grant.

The requested funds will be used for:

- 1. Consultant Support
- 2. Staffing Support
- 3. Improved Outreach Efforts
- 4. Upgrades to the SmartGov Permitting System
- 2. If you have an equity program, describe any additional challenges in implementing the equity program in your local jurisdiction and/or challenges faced by equity applicants in receiving local permits and annual state licenses.

Trinity County does not yet have an established equity program. An equity program is currently being researched and prepared for adoption.

Goals and Intended Outcomes

1. List the goals and intended outcomes of this funding opportunity.

Goals should explain how funding will be utilized to impact the issue areas stated in the problem statement. Outcomes should describe specific change(s) or result(s) when the goal is achieved.

At a minimum, the following should be addressed:

- How CEQA compliance will be achieved
- How obstacles will be removed from the permitting process, including opportunities to reduce time to permit issuance.
- How these goals will align with the statutory deadlines mandated for maintenance of a provisional license.
- Local coordination necessary to reach specific outcomes, if multiple departments, divisions, or offices are involved.

Goal: Annual license issuance with CEQA review

Action	Intended Outcome
Consultant Support /Professional Services	Consultant support will improve efficiency, consistency, and speed for processing license applicants completing site-specific CEQA analyses. Program implementation will be improved.
Staffing Support	Staffing support will be addressed by this funding through the recruitment of relevant Cannabis staff positions and through the funding of associated support services. These staff positions include Environmental Compliance Specialist(s), Permit Technician(s), Environmental Health Technician(s), Agricultural Biologist(s) and Code Compliance Specialist(s). Coordination between/amongst these positions will occur through existing staff allocations. Staff will both approve/assure CEQA compliance as well as issue/manage annual licenses
Outreach and Education	Improved understanding of the program and licensing process by the licensees, consultants and public. Outreach will consist of website development, online videos, forms/templates creation, social media and printed materials. Further, outreach and education will include relevant CEQA mitigation interpretations and explanations in order to facilitate implementation of consistent, adequate and suitable mitigation implementation techniques. This will allow for the Cannabis Division to satisfy the County's responsibility under the certified Mitigation Monitoring and Reporting Program (MMRP) approved with the Programmatic EIR.
Permitting System Upgrades	Improved efficiency with the SmartGov permitting system to provide online application submittals and accessibility to check on license status. The improvement of the SmartGov system will both facilitate communication with

County Consultants as well as
facilitate communication and
information sharing with applicants.
Further, the system will allow for
County staff to manage various
license types more efficiently.

- 2. For those jurisdictions that have been identified as eligible to receive additional funding due to the status of the local equity program, address the following in your goal(s):
 - a. How this funding, particularly the dollars provided due to local equity program status will:
 - i. Support local equity applicants in entering the regulated cannabis industry;
 - ii. Allow local equity applicants to receive cannabis permits and annual licenses more quickly; and
 - iii. Further support local and/improve equity program implementation.

Trinity County does not yet have an established equity program. An equity program is currently being researched and prepared for adoption.

3. If your local jurisdiction has not adopted or is not operating a local equity program, please indicate whether the local jurisdiction is considering adopting a local equity program, including a potential timeline for this decision.

Trinity County has begun the process to conduct a study to determine the specific needs of the County's licensees for an equity program.

Additional detailed information regarding the budget costs, contractor costs, and salaries are provided below.

The County position descriptions for staff are attached, as well salary information for these positions, or ones that will be comparable to these positions, that will serve the cannabis program have been provided by Human Resources below. The information below does not include benefits, retirement costs, etc. Additional position descriptions and salary information has also been provided in case the County is unable to recruit persons for new positions at the level in which we intend for the program.

Salary Information

Agric	ultural <mark>Biologist</mark> '	Weights & Measures	Inspector I – G204
Α	47,044.74	3,920.39	22.61766
В	49,396.98	4,116.41	23.74855
С	51,866.83	4,322.24	24.93597
D	54,460.17	4,538.35	26.18277
Е	57,183.18	4,765.26	27.49191
Agric	ultural <mark>Biologist</mark>	Weights & Measures	Inspector II - G214
Agric A	ultural <mark>Biologist</mark> 51,966.66	Weights & Measures 4,330.56	Inspector II – G214 24.98397
-			
A	51,966.66	4,330.56	24.98397
A B	51,966.66 54,564.99	4,330.56 4,547.08	24.98397 26.23317
A B C	51,966.66 54,564.99 57,293.24	4,330.56 4,547.08 4,774.44	24.98397 26.23317 27.54483

Senior Planner - M236 (Local Planner)

Α	63,861.72	5,321.81	30.70275
В	67,054.81	5,587.90	32.23789
С	70,407.55	5,867.30	33.84978
D	73,927.93	6,160.66	35.54227
E	77.624.32	6.468.69	37.31939

Environmental Compliance Specialist I - T239

Α	65,443.93	5,453.66	31.46343
В	68,716.13	5,726.34	33.03660
С	72,151.93	6,012.66	34.68843
D	75,759.53	6,313.29	36.42285
F	79 547 51	6 628 96	38 24399

Environmental Compliance Specialist II – T249 (Senior Permit Technician)

Α	72,290.81	6,024.23	34.75520
В	75,905.35	6,325.45	36.49296
С	79,700.62	6,641.72	38.31761
D	83,685.65	6,973.80	40.23349
E	87.869.93	7.322.49	42.24516

Code Compliance Specialist II – G212

Α	50,942.71	4,245.23	24.49169
В	53,489.85	4,457.49	25.71627
С	56,164.34	4,680.36	27.00209
D	58,972.56	4,914.38	28.35219
Е	61,921.19	5,160.10	29.76980

Grants Coordinator I - N215

Α	52,682.63	4,390.22	25.32819
В	55,316.76	4,609.73	26.59460
С	58,082.60	4,840.22	27.92433
D	60,986.73	5,082.23	29.32054
F	64 036 06	5 336 34	30 78657

Accounting Technician, Senior - G193

Α	42,167.32	3,513.94	20.27275
В	44,275.68	3,689.64	21.28639
С	46,489.47	3,874.12	22.35071
D	48,813.94	4,067.83	23.46824
F	51 254 64	4 271 22	24 64165

The General Services Department within Trinity County leases vehicles to County Departments for use in their programs; there are no lease agreements for these vehicles. Monthly lease fees are dependent on the type and size of vehicle being leased and Operations and Maintenance fees are charged back to the Department based on the number of miles put on the vehicle each month.

General Services calculates lease costs using this formula:

The cost of the monthly fee is based on a 60-month depreciation, insurance for the year, and any replacement needs. For 2022, the annual insurance rate of \$27,468 is divided by how many cars are in the pool x 12 months. That is \$784.80 per vehicle for the year, and \$65.40 per month. The depreciation is the cost of vehicle, for example \$29443.00/60 x 12 months for a monthly fee of \$490.72. A cannabis leased vehicles' total monthly fees are \$556.12. Each year will change based on the insurance costs to the department.

Per mile costs are an average of Lube/Oil/Filter costs, tire purchases (truck/passenger) and expense budget divided by the number of vehicles. This calculation is used:

Calculate budgeted expenses (services and supplies less insurance) for the Motor Pool for the billing year 21/22 and mileage from the prior year 20/21. Calculate mileage from FY end 6/30/21 mileage log. Total budgeted expenses (\$87,648.00) less LOF(\$43.02-AN18), tires (\$481.39-\$815.20-AN19), ins (\$27,468.00-AN31) are used for mileage cost. Add working capital (3) months, \$11,829.28 from 19-20 ISF. Average lease cost per motor pool vehicle for 21/22- \$14,242; miles driven above average per vehicle should be added to this number.

Additional information regarding budget expenses versus existing activity costs and information about IT website development.

The current cannabis program in Trinity County is being administered and managed by 3.5 FTEs who are tasked with providing guidance and services to approximately 500 program applicants while also handling a variety of other county responsibilities. Current activity costs are limited to paying staff for their work within the cannabis program, plus the use of one code compliance vehicle for field work. The proposed budget will significantly increase the staff and attention to the cannabis program and the issuance of annual licenses, applications, and CEQA.

The creation of a cannabis program website will provide an online application process, access to required forms, process documents and a timeline for completion. The creation of a cannabis specific website will free up staff from answering redundant questions while providing a self-help process for applicants.

Additional justification to support the need for more than one vehicle is provided below.

Trinity County is a geographically spread county that covers 3,208 square miles and cannabis cultivators have spread out across this area with both large and small grows. The budget includes the addition of four cannabis staff that will need access to a vehicle to conduct business and do field work. Currently, the cannabis program maintains one vehicle for the code compliance officer, but the increase of 4 additional staff will require the leasing of at least two more vehicles for the department's staff of 7.5. Given the understanding that the County has/will have approximately 500 applicants for annual licenses, which is significant given our county's size, means that staff will be "in the field" a significant portion of their work week.

EXHIBIT B

GENERAL TERMS AND CONDITIONS

1. Approval

This Agreement is of no force or effect until signed by both parties. The Recipient may not invoice for activities performed prior to the commencement date or completed after the termination date of this Agreement.

2. Agreement Execution

Unless otherwise prohibited by state law, regulation, or Department or Recipient policy, the parties agree that an electronic copy of a signed Agreement, or an electronically signed Agreement, has the same force and legal effect as an Agreement executed with an original ink signature. The term "electronic copy of a signed Agreement" refers to a transmission by facsimile, electronic mail, or other electronic means of a copy of an original signed Agreement in a portable document format. The term "electronically signed Agreement" means an Agreement that is executed by applying an electronic signature using technology approved by all parties.

3. Assignment

This Agreement is not assignable by the Recipient, either in whole or in part, without the prior consent of the DCC Agreement Manager or designee in the form of a formal written amendment.

4. Governing Law

This Agreement is governed by and will be interpreted in accordance with all applicable State and Federal laws.

5. State and Federal Law

It is the responsibility of the Recipient to know and understand which State, Federal, and local laws, regulations, and ordinances are applicable to this Agreement and the Project, as described in Exhibit A. The Recipient shall be responsible for observing and complying with all applicable State and Federal laws and regulations. Failure to comply may constitute a material breach.

6. Recipient Commitments

The Recipient accepts and agrees to comply with all terms, provisions, conditions and commitments of the Agreement, including all incorporated documents, and to fulfill all assurances, declarations, representations, and statements made by the Recipient in the application, documents, amendments, and communications in support of its request for funding.

7. Performance and Assurances

The Recipient agrees to faithfully and expeditiously perform or cause to be performed all Project work as described in the Scope of Work, and to apply grant funds awarded in this Agreement only to allowable Project costs.

8. Mutual Liability

Parties shall, to the extent allowed by law, each be individually liable for any and all claims, losses, causes of action, judgments, damages, and expenses to the extent directly caused by their officers, agents, or employees.

9. Unenforceable Provision

In the event that any provision of this Agreement is unenforceable or held to be unenforceable, the parties agree that all other provisions of this Agreement shall remain operative and binding.

10. Contractors/Consultants

The Recipient assumes full responsibility for its obligation to pay its Contractors/Consultants. The Recipient is responsible to ensure that any/all contractors/consultants it engages to carry out activities under this Agreement shall have the proper licenses/certificates required in their respective disciplines. The Recipient's use of contractors/consultants shall not affect the Recipient's responsibilities under this Agreement.

11. Non-Discrimination Clause

The Recipient agrees that during the performance of this Agreement, it will not discriminate, harass, or allow harassment or discrimination against any employee or applicant for employment based on race, religious creed, color, national origin, ancestry, physical disability, mental disability, medical condition, genetic information, marital status, sex, gender, gender identity, gender expression, age, sexual orientation, or military and veteran status. The Recipient agrees to require the same of all contractors and consultants retained to carry out the activities under this Agreement.

The Recipient agrees that during the performance of this Agreement, the evaluation and treatment of its employees and applicants for employment are free from discrimination and harassment. The Recipient will comply with the provisions of the Fair Employment and Housing Act (Government Code section 12990 *et seq.*) and the applicable regulations promulgated there under (California Code of Regulations, Title 2, section 7285 *et seq.*). The applicable regulations of the Fair Employment and Housing Commission implementing Government Code section 12990 (a-f), set forth in Chapter 5 of Division 4 of Title 2 of the California Code of Regulations, are incorporated into this Agreement by reference and made a part hereof as if set forth in full. The Recipient will give written notice of their obligations under this clause to labor organizations with which they have a collective bargaining unit or other Agreement. The Recipient must include the nondiscrimination and compliance provisions of this clause in all subcontracts to perform work under this Agreement.

The Recipient agrees to require the same of all contractors and consultants retained to carry out activities under this Agreement.

12. Excise Tax

The State of California is exempt from federal excise taxes and no payment will be made for any taxes levied on employees' wages. The DCC will pay for any applicable State of California or local sales or use taxes on the services rendered or equipment or parts supplied pursuant to this Agreement. California may pay any applicable sales and use tax imposed by another State.

13. Disputes

The Recipient must continue with the responsibilities under this Agreement during any dispute. In the event of a dispute, the Recipient must file a "Notice of Dispute" with the DCC Agreement Manager, identified in Exhibit A, or designee within ten (10) calendar days of discovery of the problem. The Notice of Dispute must contain the Agreement number. Within ten (10) calendar days of receipt of the Notice of Dispute, the DCC Agreement Manager or designee must meet with the Recipient for the purpose of resolving the dispute. In the event of a dispute, the language contained within this Agreement prevails.

14. Termination for Convenience

This Agreement may be terminated by either party upon written notice. Notice of termination must be delivered to the other party at least thirty (30) calendar days prior to the intended date of termination. Notice of termination does not nullify obligations already incurred prior to the date of termination. In the event of Termination for Convenience of this Agreement by DCC, DCC must pay all responsible costs and non-cancellable obligations incurred by the Recipient as of the date of termination.

15. Termination for Cause

Either party may terminate this Agreement for cause in the event of a material breach of this Agreement, provided that the non-breaching party provides written notice of the material breach and ten (10) calendar days to cure the breach. If the breach is not cured to the satisfaction of the non-breaching party within ten (10) calendar days of receipt of notice, this Agreement shall automatically terminate and the DCC shall reimburse the Recipient for all documented costs incurred up to the date of the notice of termination, including all non-cancellable obligations.

16. Acceptable Failure to Perform

The Recipient shall not be liable for any failure to perform as required by this Agreement, to the extent such failure to perform is caused by any of the following: labor disturbances or disputes of any kind, accidents, or the inability to obtain any required government approval to proceed, civil disorders, acts of aggression, acts of God, energy or other conservation measures, failure of utilities, mechanical breakdowns, materials shortages, disease, pandemics, or similar occurrences.

17. Breach

Reimbursement under this Agreement may be suspended, terminated, or both, and the Recipient may be subject to debarment if DCC determines that the Recipient has breached the terms of this Agreement. A determination of breach may be appealed in writing to the DCC. The appeal must be post marked within ten (10) calendar days of the date the Recipient received notification and addressed to the DCC Legal Affairs Division or emailed to: legalaffairs@cannabis.ca.gov.

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

18. Non-Material Breach

The Recipient may be in material breach under this Agreement if it fails to comply with any term of this Agreement. In the event of a material breach, DCC shall provide in writing a Notice of Breach to the Recipient within ten (10) calendar days upon discovery of breach. The Recipient shall have ten (10) calendar days from receipt of the notice to cure the breach. If the Recipient fails to cure the breach within the time prescribed by this Agreement, DCC may do any of the following:

- A. Suspend payments:
- B. Demand repayment of all funding:
- C. Terminate the Agreement; or
- D. Take any other action deemed necessary to recover costs.

If DCC determines that the Recipient is not in material breach but that the Project is not being implemented in accordance with the provisions of this Agreement, or that the Recipient has failed in any other respect to comply with the provisions of this Agreement, and the Recipient has failed to remedy any such failure in a reasonable and timely manner, DCC may withhold all or any portion of the grant funding and take any other action that DCC deems necessary to protect its interests.

Where a portion of the grant funding has been disbursed to the Recipient and DCC notifies the Recipient of its decision not to release funds that have been withheld pursuant to paragraph 17, the portion that has been disbursed shall thereafter be repaid immediately. DCC may consider the Recipient's refusal to repay the requested disbursed amount a material breach.

If DCC notifies the Recipient of its decision to withhold the entire funding amount from the Recipient pursuant to this paragraph, this Agreement shall terminate upon receipt of such notice by the Recipient and DCC shall no longer be required to provide funds under this Agreement and the Agreement shall no longer be binding on either party.

In the event DCC finds it necessary to enforce this provision of this Agreement in the manner provided by law, the Recipient agrees to pay all enforcement costs incurred by DCC including, if DCC should prevail in a civil action, reasonable attorneys' fees, legal expenses, and costs related to the action.

19. Publicity and Acknowledgement

The Recipient agrees that it will acknowledge DCC's support whenever projects funded, in whole or in part, by this Agreement are publicized in any news media, brochures, publications, audiovisuals, presentations or other types of promotional material and in accordance with the SOW attached to this Agreement. The Recipients may not use the DCC logo.

20. News Releases/Public Conferences

The Recipient agrees to notify the DCC in writing at least two (2) business days before any news releases or public conferences are initiated by the Recipient or its Contractors/Consultants regarding the project described in the Attachments, Scope of Work and Budget and any project results.

21. Scope of Work and Budget Changes

Changes to the Scope of Work, Budget, or the Project term, must be requested in writing to DCC Grant Administrative Contact no less than thirty (30) days prior to the requested implementation date. Any changes to the Scope of Work and Budget are subject to DCC approval and, at its discretion, DCC may choose to accept or deny any changes. If accepted and after negotiations are concluded, the agreed upon changes will be made and become part of this Agreement. DCC will respond in writing within ten (10) business days as to whether the proposed changes are accepted.

22. Reporting Requirements

The Recipient agrees to comply with all reporting requirements specified in Scope of Work incorporated by reference to this Agreement as an attachment.

23. California State Auditor

This Agreement is subject to examination and audit by the California State Auditor for a period of three (3) years after final payment under the Agreement.

24. Equipment

Purchase of equipment not included in the approved Budget requires prior approval. The Recipient must comply with applicable state requirements regarding the use, maintenance, disposition, and reporting of equipment.

25. Closeout

The Agreement will be closed out after the completion of the Project or project term, receipt and approval of the final invoice and final report, and resolution of any performance or compliance issues.

26. Confidential and Public Records

The Recipient and DCC understand that each party may come into possession of information and/or data which may be deemed confidential or proprietary by the person or organization furnishing the information or data. Such information or data may be subject to disclosure under the California Public Records Act or the Public Contract Code. DCC had the sole authority to determine whether the information is releasable. Each party agrees to maintain such information as confidential and notify the other party of any requests for release of information.

27. Amendments

Changes to funding amount or Agreement term require an amendment and must be requested in writing to the DCC Agreement Manager or designee no later than sixty (60) calendar days prior to the requested implementation date. Amendments are subject to DCC approval, and, at its discretion, may choose to accept or deny these changes. No amendments are possible if the Agreement is expired.

EXHIBIT C

PAYMENT AND BUDGET PROVISIONS

1. Invoicing and Payment

- A. For activities satisfactorily rendered and performed according to the attached Scope of Work and Budget, and upon receipt and approval of the invoices, DCC agrees to reimburse the Recipient for actual allowable expenditures incurred in accordance with the rates specified herein, which is attached hereto and made a part of this Agreement.
- B. Invoices must include the Agreement Number, performance period, type of activities performed in accordance with this Agreement, and when applicable, a breakdown of the costs of parts and materials, labor charges, and any other relevant information required to ensure proper invoices are submitted for payment.
- C. Unless stated in the Scope of Work, quarterly invoices must be submitted to the DCC Administrative Contact, within thirty (30) calendar days after the end of each quarter in which activities under this Agreement were performed.
- D. Unless stated in the Scope of Work, a final invoice will be submitted for payment no more than thirty (30) calendar days following the expiration date of this Agreement, or after project is complete, whichever comes first. The final invoice must be clearly marked "Final Invoice" thus indicating that all payment obligations of the DCC under this Agreement have ceased and that no further payments are due or outstanding.

2. Allowable Expenses and Fiscal Documentation

- A. The Recipient must maintain adequate documentation for expenditures of this Agreement to permit the determination of the allowability of expenditures reimbursed by DCC under this Agreement. If DCC cannot determine if expenditures are allowable under the terms of this Agreement because records are nonexistent or inadequate according to Generally Accepted Accounting Principles, DCC may disallow the expenditures.
- B. If mileage is a reimbursable expense, using a privately-owned vehicle will be at the standard mileage rate established by the United States (U.S.) Internal Revenue Service (IRS) and in effect at the time of travel. The standard mileage rate in effect at the time of travel can be found on IRS's website regardless of funding source/type.
- C. If domestic travel is a reimbursable expense, receipts must be maintained to support the claimed expenditures. The maximum rates allowable for travel within California are those established by the California Department of Human Resources (CalHR). The maximum rates allowable for domestic travel outside of California are those established by the United States General Services Administration (GSA).
 - If domestic travel is a reimbursable expense, receipts must be maintained to support the claimed expenditures. The maximum rates allowable are those established by the Federal Travel Regulation, issued by <u>General Services Administration</u> (<u>GSA</u>), including the maximum per diem and subsistence rates prescribed in those regulations.
- D. If foreign travel is a reimbursable expense, receipts must be maintained to support the claimed expenditures. The maximum rates allowable are those established in a per diem supplement to Section 925, Department of State Standardized Regulations.

E. The Recipient will maintain and have available, upon request by DCC, all financial records and documentation pertaining to this Agreement. These records and documentation will be kept for three (3) years after completion of the Agreement period or until final resolution of any performance/compliance review concerns or litigation claims.

3. Prompt Payment Clause

Payment will be made in accordance with, and within the time specified in, California Government Code Title 1, Division 3.6, Part 3, Chapter 4.5, commencing with Section 927 - The California Prompt Payment Act.

4. Budget Contingency Clause

If funding for any fiscal year is reduced or deleted for purposes of this program, the DCC has the option to either cancel this Agreement with no liability occurring to the DCC or offer to amend the Agreement to reflect the reduced amount.

EXHIBIT C1 Budget Worksheet

Jurisdiction Name	County of Trinity	
Total Grant Amount	\$ 3,295,102.00	

Personnel that will provide direct technical assistance to support the intent of the grant program. Include the cost of salary and benefits for time spent working on the grant by the employees of the jurisidiction.										TOTAL
Personnel Classification		Role in Grant Program		nual Salary & Benefits	FY 21-22 Percentage of Time	FY 22-23 Percentage of Time	FY 23-24 Percentage of Time	FY 24-25 Percentage of Time		TOTAL
A1	Senior Planner	Reviews CEQA documentation provided by applicants	s	141,114.00	0.50	1.00	1.00	1.00	\$	493,899.0
A2	Environmental Compliance Specialist	Reviews CEQA documentation provided by applicants.	s	141,720.00	0.50	1.00	1.00	0.90	s	481,848.
A4	Biologist I	Pesticide review for environmental compliance	S	102.050.00	0.10	0.10	0.10	0.10	S	40,820.0
A5	Code Compliance Specialist II	Reviews performance standards, site conditions and CEQA mitigations compliance	s	114,733.00	0.25	1.00	1.00	1.00	\$	372,882.

Items that provide direct benefits to the intent of the grant program.										
Cost Category / Service or Vendor (if known)		Description		al Cost	FY 21-22 Percentage of Costs	FY 22-23 Percentage of Costs	FY 23-24 Percentage of Costs	FY 24-25 Percentage of Costs		TOTAL
B1	Contractual / Environment Consultants	Contractor #1 to assist with environmental compliance to assist with local license requirements such as biological reports, mitigation plans, etc.	\$	225,000.00	0.50	1.00	1.00	1.00	s	787,500.
B2	Contractual / Environment Consultants	Contractor #2 costs associated with site improvements and development to mitigate environmental impacts	s	225,000.00	0.50	1.00	1.00	0.50	s	675,000
В3	Contractual/Legal Consultant	Contractor to review for processing of applications for legal compliance	s	100,000.00	0.2	0.25	0.25	0.25	S	95,000.
B4	Printing & Publications	Costs associated with printing program information, project reports, manuals	\$	1,500.00	0.50	1.00	1.00	1.00	s	5,250.
B5	Information Technology Systems	Cannabis website development	\$	50,000.00	0.50				s	25,000.
В6	Equipment	Lease (2) vehicles for use during inspections	\$	60,000.00	0.50	1.00	1.00	1.00	s	210.000

	C. Indirect/Administrative - Personnel														
	To provide or fund administrative assistance to support the intent of the grant program. Cost of salary and wages for time spent supporting the work of the grant.														
Dave	onnel Classification	Bala in Crant Brazzani	Anr	Annual Salary &		FY 21-22		FY 22-23		FY 23-24	FY 24-25			TOTAL	
Pers	onnel Classification	Role in Grant Program		Benefits		Percentage of Time		Percentage of Time		Percentage of Time		Percentage of Time			
C1	Grants Coordinator	To track expenditures associated with the grant, complete reports and grant closeout	\$	50,000.00	s	0.25	\$	0.10	5	0.10	\$	0.10	s	27,500.00	
C2	Planning Sr Acct Tech	Review and approve grant reimbursement	S	135,842.00	\$	0.05	\$	0.05	\$	0.05	\$	0.05	\$	27,168.40	
	Indirect/Administrative Costs - Personnel											\$	54,668.40		

			D. Indirect/Ad	Iministrative - Othe	r					
Items that provide administrative or indirect support to the intent of the grant program.										
Cost Category / Service or Vendor (if known)		Description	Annual Cost FY 21-22 FY 22-23 FY 23-24 FY 24-25 Percentage of Costs Percenta						TOTAL	
D1 Facilities/Office Space		Costs associated with program and technical assistance staff	\$ 51,999.00	0.25	0.25	0.25	0.25	s	51,999.00	
Direct Technical Assistance Costs - Other									51,999.0	

E. TOTALS	
Direct Technical Assistance Costs - TOTAL	\$ 3,187,199.25
Indirect/Administrative Costs - TOTAL	\$ 106,667.40
GRAND TOTAL	\$ 3,293,866.65

EXHIBIT D

SPECIAL TERMS AND CONDITIONS

This California Local Jurisdiction Assistance Grant Program Agreement ("Agreement") is by and between [local jurisdiction] ("Grantee"), and the Department of Cannabis Control ("Department"), hereinafter jointly referred to as the "Parties" or individually as the "Party." Unless otherwise specified in this Agreement, all definitions, rules, guidelines, and requirements specified in the California Local Jurisdiction Assistance Grant Program Guidelines (Grant Guidelines) issued on [date], shall apply to this Agreement. The identification number for this Agreement is [Agreement#].

In consideration of the mutual convents and promises in this Agreement, the Parties agree as follows:

- Authority. This Agreement is authorized and entered into pursuant to the Budget Act of 2021, Item 1115-101-0001 – For local assistance. The Local Jurisdiction Assistance Grant Funding allows for direct assistance to local jurisdictions' commercial cannabis programs to transition provisional licenses to annual licenses.
- 2. Grant Term. The performance period of this Agreement shall be from the specified date of the Grant Funding Expenditure Period through March 31, 2025 ("Grant Term"). Grant funds shall be expended only during the Grant Term.
- 3. Grant Award. Based on the Department's review of the Grantee's application and Annual Plan, which constitutes the Scope of Work for this Agreement and is incorporated herein by reference as Exhibit A, and pursuant to the Grant Guidelines, and conditioned upon the requirements set forth in this Agreement, the Department shall provide Grantee a grant award amount as specified in the Grant Award Notification for the term of this Agreement. The Grant Award and Grant funding is to be used for the purposes specified in the Grant Guidelines, and pursuant to the Scope of Work. In no event shall the Department be obligated to pay any amount in excess of the awarded amount. Grantee waives any and all claims against the Department and the State of California for any costs that exceed the grant award amount identified in the Grant Award Notification.
- 4. Unused Grant Funds. Any amount of grant funds provided for under this Agreement that is not expended by the end of the Grant Term, or at the termination of this Agreement, whichever is sooner, shall be returned to the Department. Grantee shall notify Department of such unused funds and Department shall provide Grantee with instructions as to how to return the funds.
- 5. Funding Contingency Clause. The funding for this Agreement is allocated pursuant to the Local Jurisdiction Assistance Grant Funding. Grantee agrees that the Department's obligation to pay any sum under this Agreement is contingent upon availability of funds disbursed from the Local Jurisdiction Assistance Grant Funding. If there is insufficient funding, the Department shall have the option to either: 1) terminate this Agreement, whereby no party shall have any further obligations or liabilities under this Agreement, or 2) negotiate an Agreement amendment with Grantee to reduce the grant award and scope of work to be provided under this Agreement.
- **6. Grant Fund Disbursement.** Grant funds awarded pursuant to the Local Jurisdiction Assistance Grant Funding will be issued directly to Grantee in one disbursement, upon execution of this Agreement, and passing of a resolution or similar approving authority by the local jurisdiction.

- 7. Subcontractors. No amount of the grant award may be used to subcontract any of the commitments contemplated in this Agreement to another entity or person, unless with the written approval of the Department pursuant to section 13 of this Agreement or if the subcontract work is included the Grantee's Annual Plan and Application Budget Form that was submitted and approved by the Department.
- 8. Documentation and Reporting Requirements. Grantee must be able to demonstrate to the satisfaction of the Department that the grant funds were expended for eligible uses and consistent with the activities identified in its application, and under the Grant Program. Grantee must provide progress and annual reports as specified in the Grant Guidelines. Grantee must maintain records detailing the expenditure of all grant funds for a period of seven (7) years after the end of the Grant Term and shall provide this information to the Department upon request.
- 9. Audit. Grantee agrees that the Department, the California State Auditor, or their designated representative shall have the right to review and to copy any records and supporting documentation pertaining to the performance of this Agreement. The books, accounts, files, receipts, and other records of Grantee which are applicable to this Agreement shall be made available for inspection, review, and audit immediately upon request by the Department and its representatives to verify proper use of the grant award, in accordance with the Grant Guidelines. Grantee agrees to allow the auditor(s) access to such records and to allow interviews of any employees who might reasonably have information related to such records. Further, Grantee agrees to include a similar right of the State to audit records and interview staff in any subcontract related to performance of this Agreement.
- 10. Eligible Uses. Grant funds shall be used for the purpose of assisting local applicants and local licensees in that local jurisdiction to transition from provisional licenses to annual license, and to successfully operate in, the state's regulated cannabis marketplace and consistent with the Grant Guidelines and the Grantee's application for Local Jurisdiction Assistance Grant Funding. As determined by the Department, upon its review, Grantee shall reimburse the Department for any ineligible or improper uses of grant funds.
- 11. Termination of Agreement. This Agreement may be terminated by the Department upon action, or inaction by the Grantee that constitutes a material breach of this Agreement. A material breach includes, but is not limited to, refusal or inability to complete the commitments contemplated in this Agreement or the Grant Guidelines, improper expenditure of grant funds, failure to properly maintain records or allow the Department access to records as required under this Agreement or the Grant Guidelines, and failure to timely complete and submit the reports required under this Agreement or the Grant Guidelines. The Department will notify Grantee in writing if it intends to terminate the Agreement pursuant to this section and provide Grantee an opportunity to cure the breach within thirty (30) calendar days.
- **12.Assignment.** This Agreement is not assignable by Grantee, either in whole or in part, without the consent of the Department in the form of a written amendment.
- **13. Amendment.** This Agreement may be amended or modified only in writing signed by all parties.

- 14. Grantee Representations and Warranties. Grantee represents and warrants that:
 - a. Grantee is an eligible applicant as set forth in the Grant Guidelines;
 - b. It is not a party to any agreement, written or oral, creating obligations that would prevent it from entering into this Agreement or satisfying the terms herein;
 - c. All of the information in its grant application and all materials submitted to the Department are true and accurate;
 - d. Grantee's governing body has authorized the Grantee to enter into this Agreement and has designated by title the individual authorized to sign the Agreement on behalf of Grantee;
- **15. Nondiscrimination.** Grantee shall comply with all applicable federal and state laws and statutes related to nondiscrimination, including, but not limited to, race, color, national origin, gender, handicap or disability, sexual preference, drug addiction, and alcoholism.
- **16. Union Activities.** Grantee acknowledges that Government Code Section 16645.2 applies to this Agreement. Pursuant to Government Code Section 16645.2, Grantee certifies that none of the grant award will be used to assist, promote, or deter union organizing. If Grantee makes expenditures to assist, promote, or deter union organizing, it shall maintain records sufficient to show that no portion of the grant award was used for those expenditures. Grantee shall provide those records to the Attorney General upon request.
- **17. Media Release.** Grantee may elect to issue a press release related to this Agreement, but any release shall be approved by the Department in writing prior to such release. Such approval shall not be unreasonably withheld.
- **18.Indemnification/Warranty** and **Disclaimer/Limitation** of **Liability.** Grantee shall defend, indemnify, and hold the Department and its agents or assigns, harmless from and against all claims, damages, and liabilities (including reasonable attorneys' fees) arising from this Agreement due to the Grantee's breach of this Agreement, or the result of the Grantee's negligence or willful misconduct. Under no circumstances will the State of California, the Department, its agents, or employees, be liable to the grantee for any direct, indirect, incidental, special, or consequential damages that arise from this agreement.
- 19.Force Majeure. If by reason of force majeure Grantee's performance hereunder is delayed or prevented, then the performance by Grantee may be extended for the amount of time of such delay or prevention. The term "force majeure" shall mean any fire, flood, earthquake, or public disaster, strike, labor dispute or unrest, embargo, riot, war, insurrection or civil unrest, any act of God, any act of legally constituted authority, or any other cause beyond the Grantee's control which would excuse Grantee's performance as a matter of law.
- 20. Notice of Force Majeure. Grantee agrees to provide the Department written notice of an event of force majeure under this Agreement within ten (10) days of the commencement of such event and within ten (10) days after the termination of such event, unless the force majeure prohibits Grantee from reasonably giving notice within this period. Grantee will give such notice at the earliest possible time following the event of force majeure.
- **21.Integration.** This Agreement (including the exhibits hereto and any documents explicitly incorporated by reference, and any written amendments hereof executed by the Parties) constitutes the entire Agreement between the Parties related to this grant award and supersedes all prior agreements and understandings, oral and written, between the Parties with respect to the grant

award described herein.

- **22. Notice.** Within thirty (30) calendar days of the effective date of this Agreement, Grantee shall notify the Department, in writing, of the name, address, phone number, and email of its contact person for future communication relating to this Agreement. In addition, Grantee agrees to immediately inform the Department of any changes to the name, address, phone number, and email of its contact person. Unless otherwise specified in this Agreement, any notice required or permitted to be given under this Agreement to the Department shall be emailed to grants@cannabis.ca.gov.
- 23. Ambiguities. Each Party has had the opportunity to seek the advice of counsel or has refused to seek the advice of counsel. Each Party and its counsel, if appropriate, have participated fully in the negotiation, drafting, review, and revision of this Agreement. Any rule of construction to the effect that ambiguities are to be resolved against the drafting Party shall not apply in interpreting this Agreement. The language in this Agreement shall be interpreted as to its fair meaning and not strictly for or against any Party.
- **24. Necessary Acts, Further Assurances.** The Parties shall at their own cost and expense execute and deliver any further documents and shall take such other actions as may be reasonably required or appropriate to carry out the intent and purposes of this Agreement.
- **25. Sections and Other Headings.** The section and other headings contained in the Agreement are for reference purposes only and shall not affect the meaning or interpretation of this Agreement.
- 26. Representation on Authority of Parties/Signatories. Each person signing this Agreement represents and warrants that he or she is duly authorized and has legal capacity to execute and deliver this Agreement. Each Party represents and warrants to the other that the execution and delivery of this Agreement and the performance of such Party's obligations hereunder have been duly authorized, and that this Agreement is a valid and legal agreement binding on such Party and enforceable in accordance with its terms.
- **27.Severability.** If any portion of this Agreement is to any extent invalid, illegal, or incapable of being enforced, such portion shall be excluded to the extent of such invalidity, illegality, or unenforceability; all other terms hereof shall remain in full force and effect.
- 28. Governing Law and Consent to Jurisdiction. The Agreement will be governed, construed, and enforced according to the laws of the State of California without regard to its conflict of laws rules. Each party hereby irrevocably consents to the exclusive jurisdiction and venue of any state court located within Sacramento County, State of California in connection with any matter arising out of this Agreement or the transactions contemplated under this Agreement.

Allowable Cannabis Activities

		Is this an allowable commercial activity in your jurisdiction? (Yes/No)	Is there a maximum number of permits that can be issued for this activity in your jurisdiction? If yes, insert the number and if no, type N/A
Cultivation	on		
Type 3A	Medium Indoor	No	
Type 3B	Medium Mixed-Light Tier 1	No	
	Medium Mixed-Light Tier 2	No	
Type 3	Medium Outdoor	Yes	15
Type 4	Nursery	Yes	
	Processor	No	
Type 2A	Small Indoor	Yes	530 (total for all types available)
Type 2B	Small Mixed-Light Tier 1	No	
	Small Mixed-Light Tier 2	No	
Type 2	Small Outdoor	Yes	530 (total for all types available)
Type 1C	Specialty Cottage Indoor	Yes	530 (total for all types available)
	Specialty Cottage Mixed-Light Tier 1	No	
	Specialty Cottage Mixed-Light Tier 2	No	
	Specialty Cottage Outdoor	No	
Type 1A	Specialty Indoor	No	
Type 1B	Specialty Mixed-Light Tier 1	No	
	Specialty Mixed-Light Tier 2	No	
Type 1	Specialty Outdoor	Yes	530 (total for all types available)
Distribut	ion		
Type 11	Distributor	Yes	530 (total for all types available)
Type 13	Distributor Transport Only	Yes	530 (total for all types available)
Manufac	turing was the same of the sam		
Type 7	Volatile Solvent Manufacturing	Yes	530 (total for all types available)
Type 6	Non-Volatile Solvent Manufacturing	Yes	530 (total for all types available)
Type N	Infusion	Yes	530 (total for all types available)
Type P	Packaging and Labeling	Yes	530 (total for all types available)
Type S	Shared-Use Facility	Yes	530 (total for all types available)
Retail	(4) 40 (1) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4		
Type 9	Retail Nonstorefront	Yes	530 (total for all types available)
Type 10	Retail	No	
Testing			

Type 8	Testing Laboratory	Yes	530 (total for all types available)
Events			
Type 14	Cannabis Event Organizer	No	
	Temporary Cannabis Event	No	
Microbus	iness		
Type 12	Microbusiness	Yes	530 (total for all types available)

Local Permit Template

Local Permit Number	Local Permit Type	Local Permit Status	Permit or License Expiration Date (if applicable)	Equity business (Yes/No)	List which site-specific CEQA document has been prepared or is being prepared	Status of the site-specific CEQA document (Complete or Underway)
8	Small Outdoor	Issued		No	Initial Impact Study / MND, Project Description	complete
62	Medium Outdoor	Issued		No	Initial Impact Study / MND, Project Description	complete
26	Medium Outdoor	Issued		No	Initial Impact Study MND, Project Description	complete
5	Manufacturing	Issued		No	Initial Impact Study MND, Project Description	complete
37	Medium Outdoor	Issued		No	Initial Impact Study / MND, Project Description	complete
	Cultivation, Nursery, Manufacturing, Distribution	Issued		No	Initial Impact Study / MND	complete
50	Medium Outdoor, Nursery	Issued		No	Initial Impact Study / MND	complete
	Nursery, Processing, Distribution, Manufacturing, Testing	Issued		No	Initial Impact Study / MND	complete
317	Small Mixed Light	Issued		No	Initial Impact Study / MND	complete
Per the court order, we cannot issue the 521 remaining available licenses under our current ordinance; until CEQA documentation has been completed and determinations have been made for each individual license. Should these grant funds be awarded to the						

Local Permit Te

		Type(s) of Cannabis Acti	vity Included in the	e Permit			
Local Permit Number	Cultivation	Manufacturing	Distribution	Retail	Testing Lab	Microbusiness	APN(s), if applicable	Site Address
8	X		x				009-440-023-000	460 Lower Road, Junction City, CA 96048
62	х						015-030-001-000	3800 Barker Creek Rd., Hayfork, CA 96041
26	x		x				014-430-068-000	61 One Wizard Way, Hayfork, CA 96041
5		x					017-430-049-000	3001 Morgan Hill Rd., Hayfork, CA 96041
37	x						008-080-032-000	5200 South Fork Rd., Salyer, CA 95563
654	х	x	x				014-430-075-000	690 Tule Creek Rd., Hayfork, CA 96041
50	x						008-210-010-000	610 Kaut Rd., Burnt Ranch, CA 95527
45	х	х	x		х		015-250-007-000	5468 Indian Creek, Douglas City, 96024
317	×	x	x	x			017-010-080-000	324 Frog Pond Ln., Hayfork, CA 96041
Per the court order, we cannot issue the 521 remaining available licenses under our current ordinance; until CEQA documentation has been completed and determinations have been made for each individual license. Should these grant funds be awarded to the								

Local Permit To

Local Permit Number	Canopy Size (sq ft), if applicable	Legal Business Name	Owner First Name	Owner Last Name	Owner Email	Owner Phone Number
8		Trinity Alps Farms, Inc	Terry	Mines	chrisfarmsgreen@gmail.com	530-999-8046
62			Olivia	Caccavo	farmsoftrinityforests@gmail.com	802-398-5381
26		Old Mill Organics, LLC	Somchai	Hoffman	somy48@hotmail.com	707-499-2750
5			David	Davoudian		530-784-3962
37		True Heart Connection, Inc	Patrick	Kahan	hammerheadvideo@hotmail.com	707-296-0709
654		Tule Fog Farms, LLC	Doug	Evans	douge2001@yahoo.com	530-356-9356
50		Trinity Sungrown	Nicholas	Holliday	trinitysungrown@gmail.com	530-629-2153
45		T.E.A.M. LLC	Thomas	Ballanco	HARMONICENGINEERING@GMAIL.COM	530-510-2594
Per the court order, we cannot issue the 521 remaining available licenses under our current ordinance; until CEQA documentation has been completed and determinations have been made for each individual license. Should these grant funds be awarded to the		Frog Pond Legacy, LLC	Michael	Herron	herronfamilyfarms@gmail.com	

Equity Metrics

	Tier 1	Tier 2	Tier 3	Tier 4	Tier 5	Total
Number of unique individuals or cannabis	0	0	0	0	0	0
businesses able to apply for a cannabis						
permit through the equity program in your						
local jurisdiction						
Number of equity businesses with permit	0	0	0	0	0	0
applications in your local jurisdiction						
Number of equity businesses with local						0
cannabis permits						
			-			

Trinity County does not yet have an established equity program. An equity program is currently being researched and prepared for adoption.