

Medical Marijuana Caregivers Recommendation

Patient: Susan Sample Caregiver: Terry Testing

This certifies that **Susan Sample** was evaluated in my office for a medical condition, which in my professional opinion, may benefit from the use of medical marijuana. I have discussed the potential risks and benefits of medical marijuana with the patient. I approve his/her use of marijuana as medicine. If my patient chooses to use marijuana as medicine, I will continue to monitor his/her medical condition and to provide advice on his/her progress at least annually. In addition, I have advised my patient to inform me of changes to his/her medical condition. I have informed my patient not to drive, operate heavy machinery or engage in any activity that requires alertness while using medical marijuana.

Based upon my evaluation with the above patient, I believe there is a need for a primary caregiver to aid in obtaining medical cannabis. Recent case law has established that a caregiver must consistently provide care in daily life necessities for the patient, including housing, health and safety. The sole purpose for my aiding in the establishment of a caregiver is for verification with law enforcement and collectives.

As such **Terry Testing** while not a patient, will be verifiable in our system only as a caregiver. I ao not condone the use of marijuana by the caregiver nor does this letter extend to the caregiver. the recommendation of use.

Pursuant to California HS 11362.5, Compassionate Use Act of 1996, also known as Prop 215, with this recommendation my patient is permitted possession of medical marijuana in quantities pursuant to California HS 11362. 77 and SB 420.

PHYSICIAN SIGNATURE

Mike Smith MD LICENSE: C39296

PATIENT SIGNATURE

Susan Sample PATIENT ID: 1384882





PATIENT INFO

Name: Susan Sample Patient ID: 1384882 DOB: 12/12/65 Issue Date: 10/14/19 Expiration Date: 11/12/20

Note: This is not a formal prescription. but is a statement of my professional opinion. This opinion is rendered as a consultant with expertise in Medicine. The recommendation is in no way to be interpreted as a prescription as defined under Federal Law. It is merely a recommendation that adopts the legal provisions of and is only meant to be used under Law. Under Federal Law, cannabis is a schedule 1 drug, and under federal law the sale, possession and cultivation of cannabis is illegal. If the above patient is prohibited by court order to use cannabis, this recommendation is void.