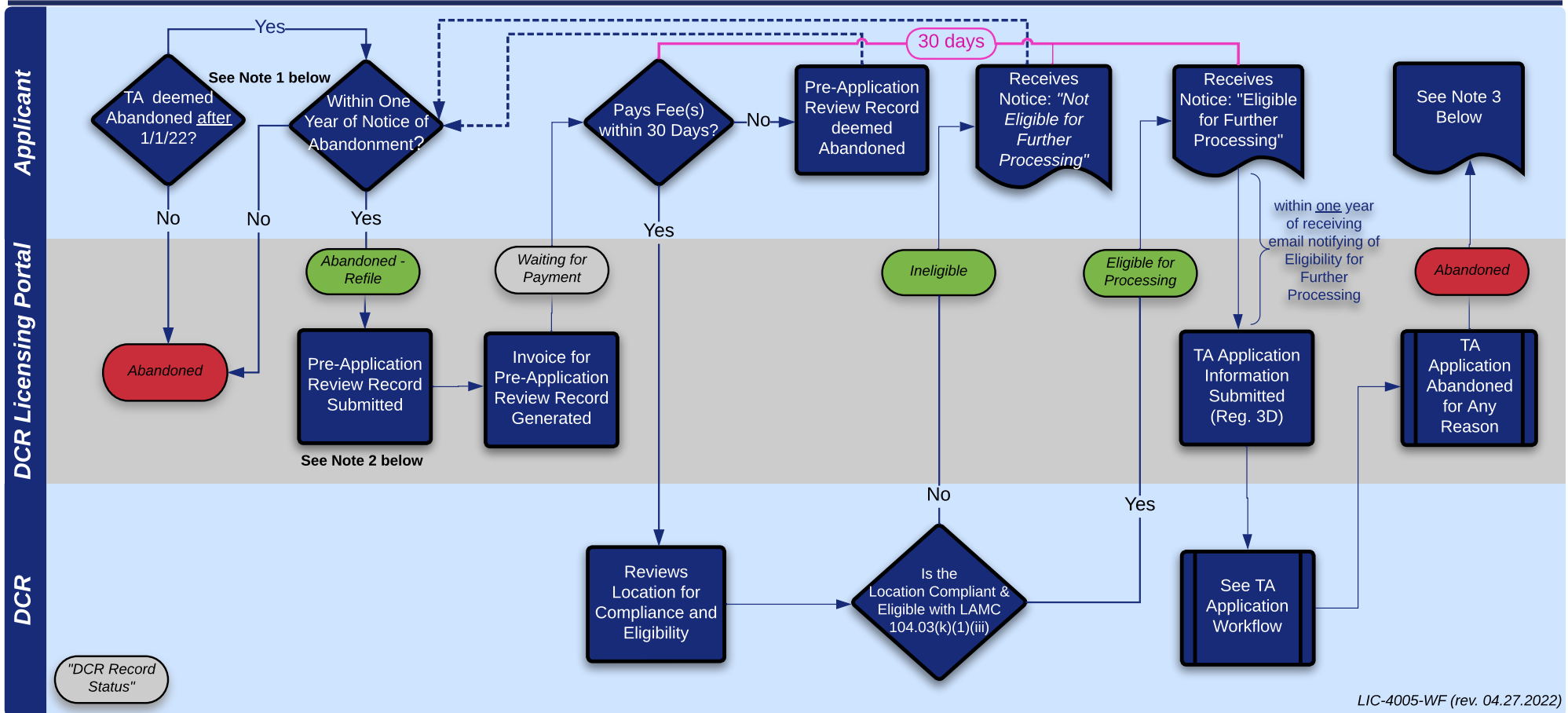




TEMPORARY APPROVAL (TA) APPLICATION REFILEING WORKFLOW



This document is intended to serve as an informational guide only. It does not replace or supersede the Los Angeles Municipal Code (LAMC) and does not constitute legal advice. This document is subject to change and may not constitute the most up-to-date or complete information. Applicants are encouraged to conduct their own due diligence and research to ensure that they are in compliance with all legal requirements.

Note 1: Applications abandoned prior to January 1, 2022, or applications previously denied, denied by operation of law, or deemed ineligible for further processing, may not be refiled. (LAMC §§ 104.03(i)(3)-(5); 104.03(j)(3)-(5).); refiled Temporary Approval Applications may not seek authorization to conduct any Commercial Cannabis Activities not listed in the original Temporary Approval Application or outside the Community Plan Area listed in the original Temporary Approval Application. (LAMC §§ 104.03(i)(2); 104.03(j)(2).)

Note 2: If the original application was a Social Equity Application, the SEIA on the abandoned application may refile. If more than one SEIA was listed on the initial Temporary Approval Application, the refiled Application must be submitted by the original Social Equity Applicant entity. (LAMC §§ 104.03(i); 104.03(j); if the original application was a non-Social Equity/general application, the original Applicant entity may refile. (LAMC §§ 104.03(i); 104.03(j).)

Note 3: A Refiled Temporary Approval Application that is later deemed abandoned for any reason may not be refiled a second time. (LAMC §§ 104.03(i)(3); 104.03(j)(3).)