State of Maine Medical Marijuana Workgroup

Report to the Maine State Legislature Pursuant to Public Laws 2021, ch. 387 and Resolves 2021, ch. 95

Maine Department of Administrative and Financial Services
Office of Marijuana Policy

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I. Background

During the First Regular Session of the 130th Maine Legislature, several pieces of legislation related to medical marijuana were considered by the Joint Standing Committee on Veterans and Legal Affairs. Among the pieces of legislation reported out for consideration and subsequently enacted by the House of Representatives and Senate were Public Laws 2021, ch. 387 (LD 1242, An Act To Amend the Maine Medical Use of Marijuana Act) and Resolves 2021, ch. 95 (LD 882, Resolve, To Direct the Office of Marijuana Policy To Convene Stakeholder Meetings Regarding the Maine Medical Use of Marijuana Program).

LD 882 tasked the Department of Administrative and Financial Services (DAFS) with conducting stakeholder meetings intended to assist in studying, reviewing, and evaluating any changes or updates that may be necessary to the State of Maine's medical use of marijuana program. The Resolve identified several stakeholder groups and instructed the department to submit a report summarizing its findings and recommendations from the meetings convened to the Joint Standing Committee on Veterans and Legal Affairs (VLA).

LD 1242 took a vastly different approach. In addition to changing the classification of the regulations governing the Maine Medical Use of Marijuana Program (MMMP) from routine technical to major substantive, the legislation required DAFS, prior to provisionally adopting any new medical cannabis-related program regulations, to satisfy the following:

- Develop a process to consult with caregivers, registered caregivers, qualifying
 patients and medical providers with significant knowledge and experience with
 certifying patients;
- Develop a process to use when hiring consultants to advise on any new rules or proposed changes to existing rules governing the medical use of marijuana; and
- Using existing resources, conduct a study evaluating the economic effects that any new rules or proposed changes to existing rules may have, including but not limited to, the effects of implementing a statewide electronic portal on caregiver businesses of all sizes and how such rules could affect the access of patients to marijuana for medical use.

Similar to LD 882, this legislation identified several stakeholder groups and instructed the department to submit a report including the processes developed and the findings related to the economic effects of any new rules to the VLA Committee.

The contents of this report are intended to satisfy the reporting requirements of both pieces of legislation.

II. Executive Summary

In response to LD 882 and LD 1242, the Office of Marijuana Policy chose to convene a group of qualified individuals to fill seats on a workgroup meant to advise on regulatory issues, best practices in patient access and education, and contribute to ongoing improvements in Maine's medical cannabis program. On August 20, 2021, the Office of Marijuana Policy released a call for applications for interested parties to apply for the Medical Marijuana Workgroup. The Office received a total of 83 applications for a 17 total members seats.

Following the competitive application process, the Office of Marijuana Policy held five virtual meetings with the Medical Marijuana Work Group between the months of September 2021 and December 2021. The meetings took place on the following dates and times:

- 1. September 28, 2021 from 2-4:00pm
- 2. October 12, 2021 from 2-3:30pm
- 3. November 2, 2021 from 2-4:00pm
- 4. November 30, 2021 from 2-4:00pm
- 5. December 14, 2021 from 2-4:00pm

Each meeting of the workgroup was conducted virtually and live streamed through the OMP YouTube channel and website.

In addition to the scheduled meetings held with all Medical Marijuana Workgroup members expected to be in attendance, OMP held nearly two hours of one-on-one discussions with individual members, as deemed necessary by the group. Similar to the regular workgroup meetings, these individual discussions were recorded and uploaded OMP YouTube channel and OMP website so they would be available to all interested parties.

OMP Director Erik Gundersen convened the first meeting by expressing an understanding that the Department's attempt at medical marijuana rulemaking missed the mark in early 2021, as evidenced by the recent policy decisions of the Maine Legislature. To establish an appropriate tone for the workgroup, it was articulated that OMP's vision in undertaking this work was to prioritize Maine patients and Maine businesses while developing standards that work for all interested stakeholders. This involved identifying areas for improvement in providing a better patient experience within the program, balancing the competing priorities of interested stakeholders, and improving education about medical cannabis at all levels.

III. Membership

Individuals selected to serve on the workgroup volunteered their time and expertise to OMP, with the understanding that outcomes resulting from the meetings of the workgroup might include steps that may be taken through legislation and rulemaking or developing recommendations for streamlining the Office's licensing and compliance processes to ensure the medical use program is fulfilling the hallmarks of a regulated industry.

The Office sought individuals to fill the following positions: Six registered caregivers, two registered dispensary representatives, one marijuana testing facility representative, one products manufacturing facility representative, three qualifying patients who are not also registered caregivers, two individuals representing municipalities in Maine, and two relevant health care professionals. These positions were identified by OMP from both LD 882 and LD 1242.

Patient Representatives

Member Name: Patricia Callahan

Seat Held on Workgroup: Patient Representative

Biography: Patricia Callahan has been smoking marijuana in Maine for almost 40 years, mostly on a daily basis for medicinal purposes. Callahan is a passionate believer in the benefits the plant may bring to one's health and quality of life, and she has spent years researching cannabis and interviewing people who use it.

Callahan's professional work experience includes teaching, advocacy, recovery group facilitation, and creative project development for which she received three awards. Callahan has also developed web content, most recently medical marijuana-oriented content. Her previous Mainely Thoughts blog was awarded 2016 News Blog of the Year by the Maine Press Association.

Callahan hoped her experience with patient rights and her love for marijuana would be useful to the workgroup.

Callahan graduated from the University of Maine at Augusta with a B.A. in English

Reason Applying for Workgroup: "I believe Maine's patients have the best program in the country, except for the lack of testing and consistent standards. I hope the outcomes of this workgroup will help fill these gaps."

Member Name: Michelle Caminos, EdD, RN Seat Held on Workgroup: Patient Representative

Biography: Michelle is the parent of a pediatric brain cancer survivor with epilepsy who has been a medical marijuana patient in Maine since 2016. She decided to become a nurse after advocating for her son and experiencing his remarkable recovery. Prior to that, she had a decade-long career as a higher education administrator and educator.

Reason Applying for Workgroup: "I applied to this workgroup to represent the interests of pediatric patients who rely on accessible, affordable cannabis formulations for serious medical issues including neurodevelopmental disorders, epilepsy, and cancer."

Member Name: Sean McDonough, RN, BSN

Job Title: Owner/Operator

Business: Pawsitive Dognosis, LLC

Seat Held on Workgroup: Patient Representative

Biography: Born and raised in Maine, Sean McDonough is a graduate from Richmond High School and St. Joseph's College. His early career began focusing on the medical field with experience as a United States Navy Corpsman, United States Army Registered Nurse, and civilian Registered Nurse. Sean has clinical, research, and leadership experience within the medical industry.



After severe injuries in 2008 while serving in the Army, Sean found himself in a bad place due to prescription medications prescribed to him by the Department of Veterans Affairs. He returned home to Maine to retire, found a knowledgeable caregiver, and began micro dosing with cannabis.

He now owns and operates Pawsitive Dognosis, LLC, a nonprofit dedicated to helping people interested in obtaining a service dog.

Reason Applying for Workgroup: "Sean credits the respectful help of a caregiver with being able to end all harsh medications and to witnessing a noticeable improvement in his quality of life."

Registered Caregiver Representatives

Member Name: John Black

Job Title: CEO

Business: Earth Keeper Cannabis, LLC

Seat Held on Workgroup: Caregiver Representative

Biography: John Black was born and raised in Wilton, Maine on a family farm. He earned his degree in Plant and Soil Science from Southern Maine Community College and continued his horticultural studies at the University of Maine at Orono.



Black went on to graduate from the Maine Police Academy and served the Franklin County area as a Patrol Deputy, all while running his own business on the side, Rocky Hill Landscaping & Nursery. For the past 26 years, Black worked hard to grow his business that eventually led into cannabis cultivation, worm farming and manufacturing his own living soil line targeted towards organic cannabis growers. He was one of the Directors of the Legalize Maine team, a board member for Maine Organic Farmers and Gardeners Association's Certified Clean Cannabis (MC3) program and previously served as a Selectman for the Town of Wilton. Black's facility is one of the few operations that continually earns its clean cannabis certification. He runs a small medical retail shop on the same site, providing quality and safe cannabis products to his patients.

Membership in Trade and/or Civic Organizations: Advisory Board Member for Hemp & Cannabis, Maine Farm Bureau

Reason Applying for Workgroup: "I applied to be part of this workgroup because I have an absolute interest in the sustainability of the cannabis industry and the regulations that rule over it. I have experience working with groups of people to make decisions that benefit small farmers, the cannabis community as a whole and our state."

Member Name: Catherine Lewis **Job Title:** Owner/Operator

Employer: Homegrown of Hallowell, LLC

Seat Held on Workgroup: Caregiver Representative

Biography: Catherine Lewis was born in Augusta, spent her younger years in Alaska, and subsequently moved back to Boothbay, where she met her now-husband, Glenn, in junior high. Together they have two grown children and two grandsons. Catherine studied nursing and, in 1992, became a Certified Nurse's Assistant at St. Andrews Hospital and home hospice aide for several years before leaving the field to work in business sales.



Catherine and Glenn operate their own alternative wellness consulting and specialty garden business, Homegrown Healthcare of Maine, LLC, where they specialize in helping those with cancer, post-traumatic stress disorder, and pain.

Membership in Trade and/or Civic Organizations:

- Chair, Medical Marijuana Caregivers of Maine
- Board Member, New England Cannabis Trade Shows (NECANN)
- Member, Cannabis Council of Maine
- Former President, Hallowell Rotary
- Former Secretary, Winthrop Rotary

Reason Applying for Workgroup: "I have worked with patients, caregivers, dispensary owners, municipalities, law enforcement and others to help develop policies and procedures, proposing language for bills needed to improve our State program. I've held several round table meetings over the years to hear what others in our community would like to see added or changed. I'd like to see continued improvement in communication between participants and regulatory agencies. I'm hopeful that standard business practices can be implemented across the medical marijuana program. I think basic standards for recordkeeping that are useful and necessary need to be developed across the medical program."

Member Name: Paul T. McCarrier

Job Title: Owner/Operator

Business: 1 Mill

Seat Held on Workgroup: Caregiver Representative

Biography: Paul T. McCarrier has been involved with cannabis policy and operated as a caregiver since 2010. He has been instrumental in shaping state and local policy concerning cannabis in Maine. These days, he enjoys devoting his full-time to caregiving, cultivating and serving patients at 1 Mill, a caregiver retail store he operates in Belfast.

Membership in Trade and/or Civic Organizations:

- Member, Maine Craft Cannabis Association
- Member, Maine Cannabis Council

Reason Applying for Workgroup: "Some of my main concerns include: ensuring patient access to safe and affordable cannabis and ensuring public health and safety is considered through a lens of education, public engagement, and small business sustainability."

Member Name: Susan Meehan

Job Title: Owner

Business: Mae's Mamas Supplements and Consulting **Seat Held on Workgroup:** Caregiver Representative

Biography: Susan Meehan became a marijuana advocate in 2012 to help her late daughter, Cyndimae, battle with seizures that started when she was 10 months old. A medical refugee from Connecticut to Maine in 2013, Cyndimae enjoyed the last three years of her life off pharmaceutical drugs that had kept her seizing and wheelchair bound. Cyndimae lived, laughed and loved playing like a normal child in the cold mountain streams and winter snows of Maine.



Just days before her death, Cyndimae sat on Susan's lap in the Connecticut State House fighting for pediatric access to medical cannabis in a law that bears her name. Cyndimae died in her sleep due to Sudden Unexplained Death in Epilepsy (SUDEP), on March 13, 2016, at age 13. Today Meehan, through Mae's Mamas, her caregiver business, works with other medical cannabis participants who donate lab time, materials, and product. Meehan provides discounted, lab-tested medicines to pediatric patients throughout Maine.

In 2020, Dawson Julia and Susan Meehan established the United Cannabis Patients and Caregivers of Maine, also known as the Maine Cannabis Coalition. This is a nonprofit that aims to protect safe, affordable access for cannabis patients, caregivers, and business owners.

Membership in Trade and/or Civic Organizations:

- Chairperson and Co-Founder, Maine Cannabis Coalition
- Co-Founder, Maine Children for Cannabis Therapy

Reason Applying for Workgroup: "I applied to participate in this workgroup to contribute to creating program rules that protect patients and ensure the survival of the caregiver businesses that have helped build this Maine industry that comprises thousands of small businesses that serve about 100,000 patients throughout Maine's rural expansive geography."

Member Name: Joel Pepin Job Title: Co-Founder

Businesses: JAR Cannabis Company, SJR Labs **Seat Held on Workgroup:** Caregiver Representative

Biography: Joel started as one of the first registered caregivers in the State of Maine in late 2010. In 2012, Pepin partnered with Ryan Roy and formed JAR Consulting LLC, a non-plant touching business focused on designing professional indoor cultivation facilities. In 2014, Pepin co-founded SJR Labs which, at the time, was the first CO2 extraction and manufacturing



business in Maine servicing licensed caregivers and patients. In January 2019, Pepin opened his first medical caregiver retail storefront in Windham. Today, Pepin and Roy manage JAR Cannabis Co. which operates vertically in both the medical and adult-use markets in Maine. JAR is focused on further developing its brand in both medical and adult use markets emphasizing professionalism, high quality, consistency, and our working relationships with other operators in Maine's cannabis market.

Membership in Trade and/or Civic Organizations: President, Maine Cannabis Industry Association

Reason Applying for Workgroup: "I have been passionate about Maine's cannabis industry since 2010. I have been actively participating in cannabis policy discussions in both Augusta and local municipalities since 2015. I believe Maine has some of the best quality medical and adultuse cannabis in the whole country. It's my goal to continue to work from a policy perspective on the future of Maine's Cannabis Industry through OMP's new Medical Marijuana Workgroup."

Member Name: David Vickers Job Title: Owner/Operator

Businesses: ORIGINs, Shwaggle Farms, Sundown Beverage Co.

Seat Held on Workgroup: Caregiver Representative

Biography: David Vickers grew up in Augusta, Maine, and graduated from Cony High School in 1992. After graduating from Williams College in 1996, he returned home to Maine to build a career and family with his wife, Katie. Vickers is the proud owner and operator of businesses in both the adult-use and medical marijuana industry known as ORIGINs (retail),

Shwaggle Farms (cultivation), and Sundown Beverage Co. (manufacturing).



Reason Applying for Workgroup: "I feel regulations should be clear, concise, and forward thinking for the greater good of our industry."

Registered Dispensary Representatives

Member Name: Joshua Quint **Job Title:** Director of Operations

Employer: Canuvo

Seat Held on Workgroup: Dispensary Representative

Biography: Joshua Quint has been working in the Maine cannabis industry since 2012 and has labored at every position within a vertically integrated cannabis company. Employed by Canuvo since the beginning, he has been responsible for duties ranging from trimming and budtending (retail sales) to facility design and labor management.



Additionally, Quint has direct experience with the implementation of and compliance with local, state, and federal cannabis regulations. He has testified before the legislature on several occasions relating to improving the regulatory models utilized by the State of Maine in both medical and adult-use programs, he also has experience working with municipal governments to understand and craft local rules to compliment the state MMMP and AUMP programs.

Membership in Trade and/or Civic Organizations:

- Vice President, Maine Association of Cannabis Operators
- Member, State of Maine Marijuana Advisory Commission

Reason Applying for Workgroup: "I applied for this work group because I believe in medical cannabis. I have seen it improve the lives of countless people. I have seen good hardworking Mainers gain a better quality of life. I have seen the potential this plant has to drive our economy forward, to be a source of employment and entrepreneurship. And I have seen the difficulty in creating a new industry and market.

"The first decade of the Maine Medical Marijuana Program was hectic. No one ever knew what the program would look like a year in the future. Some changes to this program are necessary, but improvement requires agreement. The best way to maximize the benefits and minimize the costs, of any change, is to be able to talk frankly about what will work and what will not."

Member Name: Heather Sullivan Job Title: Senior Licensing Manager

Employer: Curaleaf

Seat Held on Workgroup: Dispensary Representative

Biography: Heather Sullivan has a passion for drug policy advocacy and building responsible, transparent, and beneficial businesses that contribute positively to local communities. After a decade in insurance compliance, Heather joined the cannabis industry in 2016, playing a key role in the successful adult-use citizen's initiative in Maine. She has worked in a variety of roles including licensed non-cultivating caregiver, dispensary associate, compliance manager, and consultant.



Heather joined the Board of Directors of Maine Organic Therapy in 2019 and is currently Curaleaf's senior licensing manager, responsible for maintaining regulatory compliance and active cannabis licenses across 23 states. In addition, Heather worked with the Town of Hollis Select Board and Planning Board to draft the marijuana ordinances passed by voters in June 2021. She also regularly hosts one of the leading cannabis industry podcasts, Marijuana Today, focused on cannabis business, politics, and activism.

Membership in Trade and/or Civic Organizations:

- Member, Hollis Maine Planning Board Member (2016-present)
- President, Hollis Public Library Association (2018-present)

• Former Member, National Cannabis Industry Association, State Regulations Committee (2018)

Reason Applying for Workgroup: "My primary interest in serving as a member of the Workgroup is focused on assisting in the development of fair, responsible and meaningful licensing and compliance efficiencies for all stakeholders."

Testing Facility Representative

Member Name: Barry Chaffin

Job Title: Co-Owner/Managing Founder

Business: Nova Analytic Labs

Seat Held on Workgroup: Testing Facility Representative

Biography: Barry Chaffin is one of the owners and founders of Nova Analytic Labs, a cannabis testing facility located in Portland, Maine. Chaffin serves as a managing founder for the laboratory and engages with the lab's clientele, the state, and other governing/regulatory agencies regarding testing quality, appropriate testing, and other regulatory issues. In addition, he works with the lab to continually develop new and improved methodologies for accurate and reliable testing in the cannabis space.

Prior to opening Nova, Chaffin was very active in multiple laboratory industries including owning and/or operating clinical toxicology labs, pharmaceutical labs and environmental labs and has over two decades of hands on experience in the analytical laboratory space.

Reason Applying for Workgroup: "[I] applied to the workgroup in order to help provide input on how to better ensure safe, high quality medicine is available in the medical market while at the same time making sure the cost of the product stays reasonable and the accessibility to the market remains high."

Product Manufacturing Representative

Member Name: Alex McMahan

Job Title: CEO

Employer: The Healing Community MEDCo

Seat Held on Workgroup: Product Manufacturing Representative

Biography: Alex McMahan is co-founder and CEO at The Healing Community MEDCo, a retail cannabis provider and edibles production kitchen based in Lewiston. In that role, Alex is responsible for daily operations, new business development, and strategic partnerships. In a few short years, MEDCo has grown to four locations and a staff of over 50 people.



Before moving to Maine, McMahan worked previously in hospitality management in Charleston, a city known for its thriving hospitality industry.

After working his way up the Maine cannabis industry from trimming to cultivation, McMahan served as operations manager for one of the pioneering cannabis delivery companies in Maine, where he developed logistics systems for a high volume service model while still maintaining a focus on customer service.

McMahan is passionate about strengthening community, building business support infrastructure, and assisting others to thrive and grow in Maine's burgeoning cannabis community. He was recently a recipient of the 2021 Lewiston Auburn Metropolitan Chamber of Commerce President's Award.

Membership in Trade and/or Civic Organizations: Member, Maine Cannabis Industry Association Legislative Committee

Reason Applying for Workgroup: "My interest in serving as a member of the Workgroup stems from my passion for cannabis and protecting the soul of cannabis as the industry evolves. I have uprooted my life and devoted it to cannabis because I truly believe that cannabis has the power to positively impact society."

Relevant Health Care Professionals

Member Name: Jamie Comstock Job Title: Health Promotion Manager

Employer: Public Health and Community Services Department, City of Bangor

Seat Held on Workgroup: Relevant Health Care Professional

Biography: Jamie Comstock serves as the Health Promotion Manager for the City of Bangor's Public Health and Community Services Department, where she is responsible for the chronic disease prevention programming, including a suite of substance abuse prevention programs and programs to increase access to healthy foods and opportunities for active living. She has worked with partners locally and statewide since 2007 to build and strengthen Maine's prevention and public health systems.

Comstock is a certified prevention specialist, holds a BA in Urban Studies from Loyola Marymount University and a Master of Urban and Regional Planning from California State Polytechnic University, Pomona.

Membership in Trade and/or Civic Organizations:

- Governor-appointed Member, Maine Substance Use Disorder Services Commission
- Member, Maine Center for Disease Control and Prevention's Marijuana Workgroup
- Member, State of Maine's Naloxone Steering Committee
- Member, Maine Council on Problem Gambling
- Board Member, Christine B. Foundation
- Member, New England Prevention Technology Transfer Center's Advisory Board
- President, Maine Network of Healthy Communities
- Former Board Member, Maine Public Health Association

Reason Applying for Workgroup: "I applied for this workgroup to give prevention and public health a voice in medical marijuana matters."

Member Name: Julie Milliken, MSN, APRN, FNP-c, ENP-c

Job Title: Owner and Lead Nurse Practitioner **Business:** Maine Medical Certifications, LLC

Seat Held on Workgroup: Relevant Health Care Professional

Biography: Julie Milliken is a lifelong Mainer who graduated from a Lewiston hospital-based nursing program in 1994. She obtained her master's degree from the University of Southern Maine in 2016, and is a dual board certified as a Family Nurse Practitioner and as an Emergency Medicine Nurse Practitioner. Milliken is an active patient certification provider in the Maine Medical Use of Marijuana Program.

Membership in Trade and/or Civic Organizations:

- Member, Maine State Association of Nurse Practitioners
- Member, American Association of Nurse Practitioners
- Member, Emergency Nurses Association (since 2010)
- Member, Sigma Theta Tau Honor Society of Nursing

Reason Applying for Workgroup: "I applied to advocate for medical patients who rely on the medical program in Maine. Their voices need to continue to be part of the conversation when decisions about the program are being made. To understand the reasoning behind and participate in decisions being made about the medical program. To work collaboratively with all involved parties to find common ground so that the medical program and adult use program can co-exist, each serving the unique needs of their respective demographic."

Municipal Representatives

Member Name: Christopher Beaumont

Job Title: Marijuana Compliance Coordinator

Employer: City of Portland

Seat Held on Workgroup: Municipal Representative

Biography: Chris Beaumont currently serves the City of Portland as their marijuana compliance coordinator. This is a new position for the City of Portland, and he is the first individual to serve in this role. Beaumont served as a liaison for both the Permitting and Inspections Department and the Fire Department during the creation of the current municipal



ordinance regulating marijuana businesses in the city. This ordinance regulates both medical and adult use in the city. He is the lead code enforcement officer for all marijuana occupancy inspections. Recently, Beaumont has been selected to serve as a principal for the development of

a new National Fire Protection Association (NFPA) standard covering fire protection and safety for cannabis cultivation and processing.

Prior to his time in Portland, he served as the Department Chair at Eastern Maine Community College's Fire Science Technology degree program and as full-time fire and emergency medical services lieutenant at Holden Fire and Rescue.

He currently lives in Westbrook with his wife and two daughters.

Member Name: Rebecca McMahon, Esq.

Job Title: Staff Attorney

Employer: Legal Services Department, Maine Municipal

Association

Seat Held on Workgroup: Municipal Representative

Biography: Rebecca McMahon is a municipal attorney providing legal advice, consultation, and training to municipal officials from Maine's nearly 500 municipalities on adult use and medical marijuana, as well as other municipal issues.



Reason Applying for Workgroup: "My experience working with a variety of municipalities across the State provides me with a unique perspective into the issues municipalities of all types and sizes face with respect to medical marijuana regulation."

IV. LD 882 Report Back: Workgroup Findings and Recommendations

From the conclusion of the very first meeting of the Medical Marijuana Workgroup, it became clear that OMP had selected the right candidates to serve in this important capacity. The passion and knowledge of the patient, registered caregiver, healthcare professional, registered dispensary, manufacturing facility, testing facility, and municipal government representatives brought varied experiences and perspectives to the working group. Members quickly established a rapport, and despite some significant differences in opinion, the discussions were always respectful and productive.

Discussions throughout the five meetings of the workgroup focused on topics such as patient centrism, the role of municipalities in regulating cannabis, OMP's role with respect to caregivers, useful data and metrics, medical cannabis testing, the differences between small and more commercialized caregivers, inventory tracking, and rulemaking.

The group reached consensus on several positions, which OMP confirmed by vote. In instances where almost all members of the working group supported a position, dissenting opinions are noted.

Patient Centrism: Access to Medical Cannabis

Maine voters were among the first in the nation to legalize possession and use of medical marijuana by referendum in 1999. Ten years later, Maine voters established a legal mechanism for individuals to cultivate and purchase medical marijuana. The medical cannabis program, initially established as the MMMP with the Department of Health and Human Services, became operational in 2010 and was directed to carry out the implementation of the Maine Medical Use of Marijuana Act. The first of Maine's medical marijuana dispensaries began operation in 2011.

Since that time, the program has grown from eight dispensaries, nearly 600 caregivers, and 796 patients to a fully commercialized industry consisting of 13 dispensaries, approximately 3,000 registered caregivers, and more than 100,000 qualifying patients.

Throughout the years, several legislative initiatives have worked to expand access to medical cannabis in Maine. Among other policy decisions, information on the identities of qualifying patients was purged from state systems and the list of qualifying medical conditions necessary to obtain medical cannabis was repealed. This approach to medical cannabis differs from several regulatory jurisdictions and was quickly identified as one of the hallmarks of the MMMP by workgroup members.

Currently, licensed Maine medical physicians, nurse practitioners, and physicians' assistants in good standing utilize an online service to produce a standard printed certification for all patients in the MMMP. The system includes several precautions that ensure information privacy and data integrity and conforms to standard health care information security standards.

Patient information is not captured or stored in the online certification system. A basic transaction history is retained for statistical purposes, which includes the date, name of the certifying medical provider, the zip code of the patient and whether the patient is over age 18.

Several members expressed the sentiment that protections around patient identity promote and support access to medical cannabis, particularly as cannabis remains federally illegal and a general stigma around the consumption of marijuana continues to exist.

Caregiver Representative Catherine Lewis raised a concern about some of OMP's proposed 2021 rulemaking inadvertently violating patient confidentiality and educated members of the workgroup on her efforts to ensure the privacy of Maine patients on behalf of Medical Marijuana Caregivers of Maine. Similarly, Dispensary Representative Heather Sullivan highlighted that Maine's existing approach to patient privacy protects this information without also adding a layer of compliance standards, similar to the Health and Portability and Accountability Act (HIPAA), upon medical marijuana-related establishments.

Recommendation: By a unanimous vote, the workgroup affirmed that patient confidentiality should remain a priority when future regulatory or statutory changes are considered. Accordingly, OMP will consider the impact of any proposed rules on patient confidentiality and will ensure that proposed rules do not require registered caregivers, medical providers, or registered dispensaries to disclose or expose any personally identifiable information about patients.

Patient Centrism: Multi-part (Digital/Paper) Written Certifications

Under the Maine Medical Use of Marijuana Act, medical providers may provide qualifying patient certifications to individual that are, "likely to receive therapeutic or palliative benefit from the medical use of marijuana to treat or alleviate the patient's medical diagnosis or symptoms associated with the medical diagnosis" (see: 22 M.R.S. § 2423-B).

Caregivers and dispensaries are required to verify that a patient has a valid written certification, defined as "a document on tamper-resistant paper signed by a medical provider" (see: 22 M.R.S. § 2422(16)). The problems identified with a physical document were (1) the wait associated with receiving a certification issued during a telemedicine visit and (2) the difficulty experienced by some patients in keeping up with the document.

As an example, some telemedicine services have gotten into the practice of providing patients with self-issued temporary/digital certifications even though reputable operators within the MMMP know that these documents are not acceptable for the purposes of conducting a sale of medical marijuana. Workgroup members also noted that physical certification documents were also prone to expire without a ready replacement, be lost by the patient, or become illegible or otherwise damaged during their one-year lifespan.

Conversely, the problem with an electronic-only document was that some patients may not have access to the necessary technology or resources to present a certification. Maine's commitment

to patient confidentiality makes a central patient registry which could be checked by MMMP operators impactable.

An additional issue raised by caregiver representatives is that other states are now issuing digital credentials for use by their patients. Following these workgroup discussions, OMP issued updates to Maine's visiting patient guidance¹ adding Missouri, Utah, and Virginia to the list of states from which registered caregivers and registered dispensaries operating in Maine's Medical Use of Marijuana Program may accept credentials from visiting qualifying patients.

OMP also clarified that medical cannabis patients from these states, along with all other states previously authorized, may use their state-of-residence issued credentials while visiting Maine, provided that the patient also possesses a valid government-issued photographic identification and the registered caregiver or registered dispensary providing harvested marijuana to patients determines the validity of the visiting patient's credentials.

Despite this clarification, OMP noted that the State of Maine does not issue digital or electronic patient certifications and that qualifying patients from Maine must possess a valid patient certification when attempting to purchase medical marijuana.

Members of the group came to the consensus that more flexibility should exist to allow Maine-based patients to access medical marijuana in Maine. Specifically, it was suggested that patients should have the option to utilize both a physical document and an electronic document that could be stored on a mobile device. OMP is supportive of this approach but is not currently in a position to independently enact such a change.

Recommendation: OMP would recommend that the VLA Committee consider modifying 22 M.R.S. § 2422 and § 2423-A to allow for the use of either a physical, signed patient certification or an image of this document. The Office is available to address any questions the committee may have regarding potential statutory changes.

Patient Centrism: Pediatric Patient Certification Process

Several group members, including those representing patient viewpoints, expressed concerns about the differences between the written certification process for minor patients and that for patients 18 years of age or older. These differences are statutory, and include notification requirements and limitations on qualifying conditions. If a minor patient does not qualify for hospice care or have a diagnosis of epilepsy, cancer, developmental disability, or intellectual disability, then the provider must consult with a physician on a list maintained by OMP (see: 22 M.R.S. § 2423-B(2-A)(D)). The physician on the state-approved list has up to 10 days to respond, potentially causing hardship to the minor patient and family. More than one patient representative criticized the potential 10-day lag time based on their personal experiences. It should be noted, however, that since oversight of the MMMP was transferred to DAFS, this list has not been maintained and it is OMP's understanding that maintenance of the physician list was discontinued when the program was still within the jurisdiction of the Department of Health

¹ Visiting Patients: Approved List of States, Office of Marijuana Policy, https://www.maine.gov/dafs/omp/medical-use/visiting-patients

and Human Services. 22 M.R.S. § 2423-B(2-A)(D) does provide an opportunity for issuance of the pediatric patient certification by the original certifying physician if OMP or a consulting physician does not respond within 10 days of the initial request for an advisory opinion.

Several workgroup members identified the importance of maintaining an ongoing relationship between pediatric patients and their providers as the patients work with caregivers to identify the best formulations to address the pediatric patient's needs and address ongoing questions from other providers, patients, and parents regarding the pediatric patient's treatment with medical marijuana.

"I deal with, primarily, I'd say 95 percent of my patients are pediatric and the other 5 percent are adults who want tinctures. Those 95 percent that are pediatric, however, I think the process should be similar to the adult certification, but I absolutely think that there should be mandatory that the provider should provide the patient's parent, a way to access follow-up care....And as we know, I can't give them medical advice. ... When I couldn't contact the doctor for follow up care, it was a real problem....they could streamline the certification process. We do need an exception that pediatric patients do require the provider to provide a means to contact them after that initial certification..."

-- Susan Meehan, caregiver representative

There was consensus among the group that the written certification process for minor patients should align as closely as possible with that for adults. OMP's position is that a change to the written certification process for minor patients is not currently within its rulemaking authority.

Recommendation: OMP recommends statutory changes to 22 M.R.S. § 2423-B(2-A) to better align the pediatric patient certification process with the patient certification process for adult qualifying patients. Those changes could include striking the list of qualifying conditions for pediatric patients included in 22 M.R.S. § 2423-B(2-A)(C) and/or striking the advisory opinion requirements of 22 M.R.S. § 2423-B(2-A)(D). Additionally, § 2423-B could be amended to clarify the standard of ongoing care required for certifying providing working with pediatric patients as part of their patient certification practice.

Patient Centrism: Making Educated Decisions

One very clear area of consensus coming out of early discussions of the workgroup was a belief that that patient experience could be improved through educational resources. The consensus of the group was that patients, particularly parents of minor patients, should have access to reliable information about Maine laws and regulations regarding the use of medical cannabis.

Some topics which could be addressed to improve an understanding of the standards existing within the MMMP related to home cultivation, possession limits, and the differences between the adult use and medical system. Additionally, resources related the requirements for patients to

obtain a qualifying patient certification from a medical provider, how to identify whether their cannabis has been tested, and clarifying the federal illegality of marijuana were discussed. On the public health and safety front, the workgroup members discussed materials on responsible use of medical cannabis (i.e. refraining from operating a motor vehicle while under the influence), messaging related to the importance of treating cannabis similar to other medicines and ensuring they are safely stored away from minors (particularly edibles which may appear similar to non-THC containing confections and high-THC products), and the importance of not sharing medical marijuana with non-patients under 21 years of age.

Several workgroup members submitted examples of materials they distribute to qualifying patients. In particular, Municipal Representative Chris Beaumont shared a document that the City of Portland's Health and Human Services Department requires medical cannabis retailers display in their establishment in the view of qualifying patients. Caregiver Representative Susan Meehan provided an example of her correspondence with new patients, while Relevant Health Care Professional Julie Milliken provided an example of a handout she provides to all patients to whom she certifies.

These materials could be adapted for the purpose of OMP-provided education. The Office may further benefit from developing partnerships with various subject matter experts before pursuing this possibility.

Several group members also encouraged OMP to make information available about risks and benefits, side effects, and other materials of a more clinical nature. OMP appreciates these suggestions; however, as a regulator whose expertise focuses on licensing and compliance of cannabis establishments, OMP believes that it would be more appropriate for the patient to direct such questions to their individual medical providers.

Educational materials for medical providers were also mentioned and are likewise outside of the scope of what OMP can provide, particularly given the dearth of peer-reviewed research on the efficacy of and/or adverse effects of cannabis on existing medical conditions.

Next Steps: OMP will explore opportunities to enhance the medical use portion of its website to include more patient-centric information. The Office will also work with municipal, caregiver, dispensary, and provider stakeholders to create user-friendly materials that explain how to legally participate in MMMP.

A Single Card for Caregiver Assistants

Currently, OMP requires a person applying for a registry identification card as an employee (assistant) of a registered caregiver to identify the applicant's employer (registrant). The effect is that a person who works for multiple caregivers must obtain a separate registry identification card for each employer. The consensus of the group was that the revised rules should allow for a person to obtain a registry identification card that would authorize work for any number of registered caregivers.

Some group members, prior to the vote, suggested that OMP issue a registry identification card that allows a person to work for a caregiver, dispensary, or manufacturing facility. However, OMP's position is this proposal would require a statutory change. Specifically, 22 M.R.S. § 2425-A(5) requires that a registry identification card issued to an assistant, officer or director of a caregiver, dispensary or manufacturing facility display the name of the registrant with whom the assistant is working and further require that a registry identification card issued to an assistant, officer or director expires 10 days after OMP receives notice from a registrant that the cardholder is no longer working for, or otherwise affiliated with, the registrant. These provisions appear to be vestiges of the pre-2018 MMMP, when a caregiver could employ only one other person to assist them in their caregiving responsibilities. In light of the changes to the program enacted through Public Laws 2017, ch. 452, specifically, that a caregiver is now authorized to employ any number of assistants, these provisions are cumbersome and unnecessary.

Next steps: OMP recommends statutory changes to 22 M.R.S. § 2425-A(5) to remove the requirement that an assistant, officer or director registry identification card display the name of the registrant with whom the cardholder is affiliated (paragraph C, subsection 1) and the requirement that an assistant, officer or director registry identification card expires 10 days after the cardholder terminates their relationship with a registrant (paragraph D).

Opposition to the Metrc Inventory Tracking System

In 2018, the Maine Legislature passed two pieces of legislation critical to Maine's cannabis community: 1.) Public Laws 2017, ch. 409, An Act To Implement a Regulatory Structure for Adult Use Marijuana (LD 1719) and 2.) Public Laws 2017, ch. 452, An Act To Amend Maine's Medical Marijuana Law (LD 1539). While the former provided the legal framework for the voter-approved adult use program, the latter served as the most significant overhaul in the history of Maine's nearly two-decade old medical marijuana program.

The result was similar language around such overlapping topics as advertising, packaging and labeling, municipal opt-in, and inventory tracking. Critically, both pieces of legislation introduced inventory tracking for marijuana and marijuana products in Maine.

LD 1539 allowed registered caregivers to expand their business operations by allowing them to operate a retail store, hire an unlimited number of employees, and wholesale their products to other registrants. In exchange for these new opportunities, the legislature required these entities to submit additional regulatory oversight through inventory tracking.

Inventory Tracking Language in Current Statute		
Adult Use/Recreational (Title 28-B)	Medical Use (Title 22, Chapter 558-C)	
The department shall implement and	The department shall develop and implement	
administer a system, referred to in this section	a statewide electronic portal through which	
as "the tracking system," for the tracking of	registered caregivers, registered dispensaries,	
adult use marijuana and adult use marijuana	marijuana testing facilities and manufacturing	
products from immature marijuana plant to	facilities may submit to the department the	
	records required under paragraph A and in	

the point of retail sale, disposal or destruction.

- 1. Data submission requirements. The tracking system must allow licensees to submit tracking data for adult use marijuana or adult use marijuana products to the department through manual data entry or through the use of tracking system software commonly used within the marijuana industry as determined by the department.
- 2. Rules. The department shall adopt rules regarding the implementation and administration of the tracking system and tracking requirements for licensees.

See: 28-B M.R.S. § 105

accordance with rules adopted by the department. A registered caregiver, registered dispensary, marijuana testing facility and manufacturing facility shall pay all costs and fees associated with the use of this electronic portal and all other fees associated with the keeping of records required in this section in accordance with rules adopted by the department. The department shall adopt rules regarding the process and content of records to be submitted, the frequency with which the records must be submitted, the costs and fees associated with using the electronic portal and any other requirements necessary to implement this paragraph.

See: 22 M.R.S. § 2430-G(1)(B)

In 2019, the Office conducted a competitive procurement for an inventory tracking solution to fulfill this legislative mandate. Ultimately, in December 2019, OMP partnered with Metrc to provide these services. To make the implementation of Metrc as seamless as possible, the Office made the operational decision to focus on its deployment for the adult use marijuana program before shifting its focus to implementing the medical marijuana track and trace program.

Currently, adult use businesses use the inventory tracking system provided by Metrc LLC and have since just prior to the launch of the adult use industry in Fall 2020. Its use by OMP provides accountability and transparency to the adult-use program and works as an important public health and safety tool. Because the Metrc system tracks every cannabis product back to its original source plant, regulatory bodies such as OMP are able to ensure illicit cannabis does not enter the regulated market and no cannabis products are sold unlawfully outside it. Similarly, inventory tracking empowers OMP with near up-to-the-minute information about market performance, sales growth, tax revenue estimates, and information critical to guiding the office's compliance efforts. Finally, Metrc's track-and-trace system allows regulators to quickly identify, isolate, and recall plants and/or packages that may pose a public health risk. Metrc provided just this kind of support to states during the 2019 vaping crisis, helping prevent harmful products from reaching consumers.

Understanding that inventory tracking was one of the most contentious aspects of OMP's 2021 proposed medical marijuana rulemaking, the Office provided a limited tracking proposal to the Medical Marijuana Workgroup for consideration. This proposal occurred in the context of conversations related to mandatory testing for certain medical marijuana products being considered by the Medical Marijuana Workgroup.

Critically, OMP's prior MMMP rulemaking proposal initially called for the use of inventory tracking by all program registrants. The proposal submitted by OMP to the workgroup for consideration would have limited inventory tracking to registered dispensaries, registered caregivers operating caregiver retail stores, registered marijuana testing facilities, and registrants voluntarily opting-in. OMP estimated that this proposal would apply to 300-400 MMMP registrants out of approximately 3,100 total registrants.

The consensus of the group was that MMMP participants should not be required to use Metrc. Most in the group conceded that some form of enhanced recordkeeping system should be in place for MMMP. Several members, for example, expressed concern that without some form of tracking to tie testing results to specific product batches, patients would not be able to rely on the results.

One proposal was to have some form of tracking at the batch level, as opposed to tracking individual plants from seed to sale. A caregiver noted that, for edible products, the Department of Agriculture requires her to keep a log with batch numbers so that if someone gets sick, they can trace it back to a specific batch. She also keeps test results by batch number to demonstrate that she has done testing prior to transferring the product.

A small minority of members remain opposed to electronic tracking in MMMP. Some members expressed patient confidentiality concerns, such as that the inclusion of patient addresses in electronic transportation manifests would expose patients' identities. Other members acknowledged that diversion in the medical program was taking place but felt that those responsible would simply leave the system and return to the illicit market if seed-to-sale tracking were implemented.

Recommendations: In light of these discussions with the Medical Marijuana Workgroup, OMP will *not* propose rules including the use of Metrc in MMMP in 2022. Despite this decision, the Office maintains that there remains value in a tool which allows regulators, policymakers, and public health experts to: 1.) understand the volume of marijuana moving through Maine's regulated industries, 2.) analyze product and pricing trends, and 3.) overlay aggregate data with public health indicators to better understand how access affects Maine's youth and high-risk users, and 4) track any testing results of harvested marijuana.

OMP recommends that the legislature consider whether revisions to 22 M.R.S. § 2430-G(1)(B) may be warranted.

V. Additional Discussions of the Working Group

In addition to the areas in which the working group reached consensus, the workgroup had several productive discussions on other topics at length. The following attempts to summarize these discussions for members of the VLA Committee; however, full recordings and transcripts of workgroup meetings are available on the OMP website and YouTube channel.

Patient Centrism: Accessibility, Price, and Education

One of the key priorities expressed by both patient and caregiver representatives was ensuring that patients continue to have access to needed products. A key theme in supporting this vision was keeping the medical and adult use systems separate. This is a belief that OMP has shared since its founding in 2019, understanding that a medical cannabis program serves a very different client base than an adult use marketplace.

Some group members expressed concern that regulating MMMP like the adult use system would increase costs further or drive smaller, niche caregivers out of business. They noted that caregivers routinely offer products to low-income patients for free or at a reduced cost. One concern was that additional regulations would raise the cost of products in the medical market, sending patients to the illicit market and exposing them to dealers who sold illicit substances other than marijuana.

"...it's critical that we really protect this caregiver model. ... And even if [dispensaries] were able to provide like, say a weaker tincture, if I were to have bought the quantity that I needed to get to the dosing that I needed, it simply would have been, I couldn't have afforded it. It would just would have been unsustainable for pretty much anybody."

-- Michelle Caminos, patient representative

Several caregivers mentioned that pediatric patients, in particular, often require special formulations which are both expensive to prepare and are required by a small customer base. Therefore, some patients (or their exempt caregiver parent) may obtain specific formulations from a few select caregivers and their specific needs may not be addressed by inventory that is typically available at dispensaries or adult use stores.

"As my late daughter Cyndimae continued to fail medicine after medicine to control her seizures ... I moved to Maine to access the program ... and in Cindimae's memory and her honor, I advocate for safe and affordable access to cannabis, especially for our pediatric, geriatric, and disabled patients."

-- Susan Meehan, caregiver representative

However, a diversity of opinions was expressed by patient and caregiver representatives, with some noting that patients also needed to know that they could trust caregivers and that they were purchasing safe products. For example, a patient should be able to trust that a specific product is the same each time it is purchased. These viewpoints led to organic and spirited discussions on the importance of mandatory testing in the MMMP and actions taken by so-called "illegitimate caregivers" who willfully violate program rules.

Workgroup Patient Member Sean McDonough, in particular, helped spearhead this discussion.

"And as a registered nurse, I hold the term caregiver dear to my heart because it means specific things. You give care, you just don't sell pot. You guide an individual to get the best medicine, the five rights: the patient, the drug, the dose, the route, the time. That's what you need to do when you go into a caregiver or a caregiver's representative. They need to help you with that. And my hope through this group is that remains the biggest focus is ensuring we get safe, cost effective, legitimate marijuana from our caregivers."

-- Sean McDonough, patient representative

Current industry participants, particularly two operators who also participate in Maine's adult use program, provided insight on their concerns operating in an adult use program, which has mandatory testing, and a medical program with significantly relaxed standards and voluntary testing.

"And I think there should be some degree of testing on the medical side ... there's a lot of, quite frankly, lazy, unprofessional caregivers that would spray whatever on their plants to save whatever crop they think they're going to have for their own personal financial interests and not have the morals to second guess selling that to somebody else. And that's a real thing in our program.

And that's not good for all of us who are trying to follow the rules."

-- Joel Pepin, caregiver representative

"But when it comes to pesticides, heavy metals, microbials I mean, we're in this to help people. ... I think if we're not testing our product, we're all setting a poor standard for our patients. And that's a piece that's very near and dear to my heart."

-- David Vickers, caregiver representative

A discussion regarding testing appears in the forthcoming pages.

Another proposal that was discussed for improving patient access was expanding the time that a written patient certification is valid so that qualifying patients do not need to consult with a

provider each year—particularly those patients with chronic medical conditions. The arguments presented against this idea were that patients should be seeing their providers regularly to ensure their continued health, to safeguard against complications from medications which may have been prescribed to the patient by another medical provider, and that prescriptions for other medications are only valid for a limited time.

A patient representative proposed making information about registered caregivers available to patients so that they could identify caregivers that have been the subject of complaints, a request which would not be permissible to fulfill under current law. A more in-depth discussion related to caregiver confidentiality appears later in this report.

Another aspect of patient access is access to reliable medical advice, particularly for pediatric patients and patients in rural areas. All workgroup members agreed that telemedicine is an important and valid method for providers to consult with patients and write certifications, particularly for patients in rural areas and those who receive medical care from Department of Veterans Affairs providers who are not permitted, under the terms of their employment with the federal government, to provide cannabis qualifying patient certifications. However, some group members expressed concern about providers who are "dishing out cards" without providing adequate counseling.

For example, a caregiver described interactions with parents of pediatric patients who had no way to seek advice outside of normal business hours and were unsure about dosages or methods of administration for their child's medical cannabis. She suggested that providers of written certifications to pediatric patients should be required to provide a means of contacting them.

Recommendation: As the VLA Committee revisits the statute governing the MMMP, it should continue to prioritize patient access, keeping medical cannabis affordable, and maintaining or strengthening the relationship between a medical provider and the patient they are serving.

Supporting Maine's Host Communities Wrestling with Municipal Regulation

Aside from licensees and registrants who participate in Maine's regulated cannabis industries, municipal stakeholders are among the interested parties who most frequently contact OMP. These inquiries range from policy requests related to rule or law to compliance-related inquiries about individuals operating in their communities.

While the statutory language related to municipal opt-ins is similar between both the medical and adult use program, the differences and nuances are significant enough to warrant confusion among municipal officials. For example, in the adult use program, operators may be vertically integrated; however, cultivation, manufacturing, and retail operations all require a separate and distinct license from OMP and a clear municipal opt-in vote allowing their operation.

In the medical program, registered caregivers and registered dispensaries may engage in those very same vertically integrated activities by virtue of their single registration with OMP. Additionally, municipalities may not "prohibit or limit the number of registered caregivers" (see: 22 M.R.S. § 2429-D(1)), and their opt-in authority extends, among other registration types, to

retail stores operated by registered caregivers and not cultivation, manufacturing (except for inherently hazardous substance extraction), or sales of marijuana to qualifying patients in a home or office setting.

These nuances complicate the efforts of host municipalities who attempt to establish their own licensing regime for medical cannabis establishments. For example, OMP is strictly limited in disclosing information related to registered caregivers to municipal officials. 22 M.R.S. §2425-A(12)(E) states:

"Upon request [emphasis added] of a code enforcement officer or, if a municipality does not employ a code enforcement officer, another municipal officer, the department shall verify whether a registry identification card is valid and whether the conduct is authorized without disclosing more information than is reasonably necessary to verify the authenticity of the registry identification card. The department may disclose the location at which the conduct is authorized if necessary to verify the registry identification card to the code enforcement officer or other municipal officer."

The statute, therefore, does not permit OMP to inform municipal officials proactively of registered caregivers operating within the jurisdiction. Additionally, a municipality must request information from OMP about a specific individual who may be operating in their community as a caregiver before such information may be provided by the office. In effect, municipalities must know that an activity is taking place before OMP can provide information to municipal officials about that activity.

This creates an awkward situation in which some registered caregivers—many of whom are operating increasingly large commercial cultivation or manufacturing operations—are completing state-level licensing without the municipal code officer even aware of their existence. A municipal representative on the workgroup noted that municipalities often cannot determine whether an operation is the type that they are allowed to prohibit or one they are required by statute to allow. One suggestion was a dedicated contact at OMP for municipalities. Municipal representatives suggested OMP provide a list, at a minimum, of caregiver retail stores, dispensaries, manufacturing facilities, and testing facilities within their jurisdictions.

A municipal representative explained that municipalities have an interest in understanding what types of businesses that people are running out of their homes. Many communities require home occupation permits because they are concerned about traffic and other nuisances typical of a business that may not be appropriate for a residentially zoned area. Some caregiver representatives were concerned that municipalities would use this information to try to shut them down. Although municipalities do not have the authority to prohibit or limit the number of caregivers, there have been reports of municipalities refusing to issue home occupation permits and trying to force caregivers to lease commercial property. An additional concern is that publicizing the locations of home-based caregivers could expose the caregivers and their families to violent crime.

Caregivers and representatives of licensed businesses also described frustration that municipal officials were slow to respond to questions and applications and that obtaining the necessary

municipal approval is a time-consuming process. In some rural communities, months may lapse between meetings to decide on new applications or local regulations. For new caregiver retail stores, registered dispensaries, testing facilities, or manufacturing facilities, an affirmative "optin" is required in Maine, contrasting with other states that allow any activity unless the municipality affirmatively opts out.

"Municipalities often aren't interested in this. And if even if they are interested in this, it's hard. It's hard to build an opt-in that works, that people are comfortable with, that doesn't cause you to lose your election next season."

-- Heather Sullivan, dispensary representative

Some caregivers also expressed frustration that municipalities do not understand what they are allowed to do and what they are not allowed to do—particularly, that municipalities may not prohibit or limit the number of caregivers operating in the jurisdiction.

Finally, there appeared to be a general agreement among members of the workgroup that—for so-called "commercial caregivers" or those not operating out of their homes/dwelling units—their information and identities should be able to be shared with communities by OMP or that different standards from the blanket confidentiality standard for registered caregivers which appears in 22 M.R.S. §2425-A(12) should apply.

Next Steps/Recommendations: OMP will aim to better understand the needs of communities throughout Maine and will partner with organizations, such as Maine Municipal Association, to provide additional education to municipal officials. The VLA Committee may wish to review the existing confidentiality language within the MMMP to determine whether certain commercial operators may have outgrown the original intent of the confidentiality clause.

Differentiating Between Small and Commercial Caregivers

A common thread of the working group's discussions was that a "one-size-fits-all" approach to regulation is not appropriate for the MMMP. Patients can develop personal, trusting relationships with caregivers who cultivate and manufacture their own products. By contrast, stronger regulation of larger entities that obtain products through wholesale and have numerous employees potentially could provide peace of mind to patients.

Dispensaries and some of the caregivers operating on a larger scale acknowledged these differences and raised the possibility of tracking and testing requirements that exempted certain caregivers. A dispensary representative pointed out that some caregiver retail stores operated by registered caregivers were larger and likely had more revenue than some dispensaries. At the same time, caregivers wanted to point out that forcing all of the larger caregivers to become dispensaries was not an option, because many are "grandfathered" in municipalities that do not presently allow dispensaries or that restrict the hours of dispensaries. One suggestion that sought to alleviate this potential stumbling block was to consider grandfathering all existing caregiver retail stores to become dispensaries.

One of the most difficult aspects of this discussion arose when attempting to determine where to draw the line between larger operations which would be more tightly regulated and those that would remain largely unregulated by OMP.

Some ideas met strong opposition. For example, caregivers did not feel that annual revenue was a fair method of classifying caregivers, and this would be burdensome for OMP. Some proposed criteria for classifying caregivers included:

- Square footage of the entire operation;
- Residential/commercial zoning distinctions (where applicable);
- Whether the registered caregiver operates a caregiver retail store;
- Whether the registered caregiver purchases products wholesale from dispensaries or other caregivers;
- Whether the registered caregiver sells wholesale to dispensaries or other caregivers or whether they limit their transactions to only patients;
- Volume of patients served; and
- Number of employees.

Some of the other issues on which a variety of viewpoints were expressed included:

- How to determine whether a caregiver is operating a storefront;
- Allowing caregivers who do not operate a storefront to increase their cultivation size without being subject to municipal regulation; and
- Allowing smaller caregivers to do inherently hazardous substances extraction.

Next Steps/Recommendations: The VLA Committee may wish to review the definitions for MMMP registration types and the types of authorized conduct permitted to determine whether certain commercial operators may have outgrown the original intent of the program and whether revisions may be warranted.

Examining the Relationship Between OMP and the Caregiver Community

Throughout the working group, participants referred to the often-contentious relationship between OMP and the caregiver community through the years, which one participant described as a "lack of open communication and open dialogue." Several caregivers described previous rounds of proposed rules as a threat to small businesses, noting that many of the 3,000 registered caregivers serve a limited number of patients and operate in rural communities. They touted the positive impact that registered caregivers have on tax revenue and employing Mainers.

The Office regrets that the relationship with OMP, in its role as a regulator, and registered caregivers, in their roles serving Maine patients, may have become unnecessarily strained as it sought to engage in administrative rulemaking that was firmly rooted in the foundational MMMP statutory language.

One caregiver noted that many of the complaints about "caregivers" are about people who are not registered caregivers but instead advertise illegal delivery operations on Instagram or Craigslist. While acknowledging that some registered caregivers also engage in illegal behavior, many felt that tighter regulation of registered caregivers will not address the problems associated with people who are not registered. It was also pointed out that the public lacks the information on how to distinguish between "legitimate" caregivers and those who are operating illegally due, in large part, to the confidentiality protections discussed in the municipal regulation section.

Next Steps: OMP will explore opportunities to expand upon the important work and relationship building afforded by the establishment of the Medical Marijuana Workgroup. In particular, OMP will seek to pursue opportunities listen and learn more from operators in the MMMP and remains committed to prioritizing Maine patients and Maine businesses operating in this space.

Using Data and Metrics

A tension throughout the discussions was an insistence by some that OMP should not further regulate participants within the MMMP without clear data indicating problems exist which need to be addressed. This tension was coupled with a general resistance or reluctance to allowing OMP to collect more data from MMMP, most notably with respect to inventory tracking.

At the request of the workgroup, OMP provided data on the historical growth of the program—namely the increase in the number of qualifying patients, registered caregivers, and medical providers—and MMMP-related compliance inspections conducted by the Office. Additionally, data from Maine Revenue Services documenting that MMMP registrants generated approximately \$290 million in taxable sales in calendar year 2020 and information from the Maine Health Data Organization on cannabis-related emergency department visits was made available. The latter drew attention following reporting from Maine Public² identifying an increase in poison control center calls and hospitalizations related to cannabis.

OMP's compliance-related data led to a discussion of what the benchmarks of program success should be when considering Maine's medical cannabis program. The Office provided data showing varying rates of compliance with program regulations including a 79.2 percent compliance rate on advertising and social media, 69.8 percent for caregiver assistants, and a 74.9 percent compliance rate on the use of trip tickets by registrants transferring medical cannabis to another location. More positively, compliance rates exceeded 98 percent in categories such as sales to visiting patients, obtaining local authorization for operating a retail establishment, and sourcing edibles from registered caregivers who hold valid food processor licensees.

OMP Deputy Director of Operations Vern Malloch joined the workgroup for the compliancerelated discussions and reinforced the Office's commitment to providing technical education to violators in nearly every instance and taking enforcement action in only the most egregious of cases.

² More Maine households calling poison control because their kids ate marijuana gummies; Charlie Eichacker, Maine Public; October 5, 2021

Workgroup Members discussed such topics as a 93.5 percent compliance rate for having the required pesticide applicator license and 85.7 percent compliance rate for having pesticide safety training.

In the words of a dispensary representative working for a company operating in multiple states:

"Those are not numbers that anyone that I work with would say are okay with us. You know 99.8 feels a little bit better to me. ... These aren't surprise inspections, and the idea that we could have this much failure on an inspection that you know is going to happen, then what would possibly be happening out there if these were actually surprise inspections?"

-- Heather Sullivan, dispensary representative

Caregiver Representative Paul T. McCarrier provided his thoughts and insight on the importance of data:

"I think it's important to recognize that Maine is probably the best medical marijuana program in the whole country. And then you could argue, actually, one of the safest because, after operating for since 1999, I don't see there's lines going to the hospital. I don't see there being a bunch of complaints. I don't see there being any sort of news articles that are covering this alleged issue. Because we don't have data to back this up. ...

"Between January of 2019 and September of 2020, the number of cannabis related emergency department visits is 24, and we're talking about a program that has a hundred thousand patients"

-- Paul T. McCarrier, caregiver representative

Testing Facility Representative Barry Chaffin provided fellow workgroup members with data from Nova Analytic Labs detailing pass/fail metrics for testing conducted by his laboratory. In previewing the data, Barry noted that 40 percent of the samples processed by Nova failed for pesticides and 9 percent failed for residual solvents. For the microbial analyte type, Nova witnessed an overall failure rate of 14 percent; however, when adult use compliance testing was removed from the sample pool and voluntary medical testing and adult use research and development testing remained, the failure rate increased to 30 percent.

"Pesticides may not have immediate or acute medical reactions. Those are things that may build in a person's system for 10, or 15, or 20 years. Saying we don't have the data because we're not seeing thousands of people flooding the emergency rooms is, I think, a bit of a misnomer because we may well see a balloon of problems 10, or 15, or 20 years down the line."

-- Joshua Quint, dispensary representative

OMP prides itself on making informed, data-driven policy decisions and recommendations. Where possible, the Office will continue to do so. However, OMP acknowledges that data limitations exist related to the MMMP.

Next Steps/Recommendations: The VLA Committee may wish, in reviewing the MMMP, to articulate what data or information it prioritizes when defining success for the medical cannabis program in Maine and whether the use of various policy levers would be prudent to ensure that both regulators and policymakers have the information necessary to make informed decisions.

Expanding Potency and Safety Testing

One of the topics that has received the most attention around the workgroup's discussions on patient centrism was the implementation of testing in the MMMP. While the workgroup did not reach consensus on requiring testing, most members appeared to support some form of testing, if it could be done in a manner that minimized the impact on price.

It was clear that mandatory testing on par with current adult use regulations, as required by 28-B M.R.S. § 602 and 18-691 C.M.R. chs. 1 & 5, would meet with strong opposition. One caregiver representative, expressing opposition to mandatory testing, noted the inconsistency in requiring testing of every batch of marijuana but not testing other agricultural products.

Another caregiver representative hinted that testing was unnecessary because patients already are allowed to bring products to labs for testing. However, another responded that testing should not be the responsibility of patients.

OMP put forward a proposal to the workgroup members which would have introduced mandatory testing for products sold by registered dispensaries and caregiver retail stores only. This would have limited mandatory testing to roughly 300-400 program registrants while attempting to keep costs low for smaller operators whose volume may make mandatory testing a costly burden. OMP's proposal would have limited the products tested to final form and would have included an audit sampling component that would have divided testing costs among MMMP registrants and the Office.

Furthermore, OMP would have employed a deliberate, structured implementation of any analytes required for mandatory testing in the medical program. The Office utilized this approach successfully with adult use testing. Such an approach ensured adequate testing capacity existed and allowed ample time for licensees to engage in research and development testing to mitigate potential costs and identify issues in their business operations.

In response to concerns that capacity is insufficient, the laboratory representative assured the working group that his lab alone could handle all needed testing and offered pick up of samples anywhere in the state, with another lab offering similar services and two new labs entering the market.

Another proposal was to look at considering mandatory labeling, which would make it clear to qualifying patients whether any tests had been performed and if the product had successfully

passed laboratory analysis. Such an approach would enable patients to balance cost against safety concerns, as they might when deciding whether to pay more for organic produce. However, a caregiver representative spoke out against mandatory labeling, suggesting that it should be up to caregivers whether to test their products and whether to inform patients as to whether the product has been tested. Their alternative proposal would be for OMP to set a standard for what is to be tested and then collect data to see if the data supports the need for testing.

As noted, some working group members expressed skepticism that data collection would point to a widespread contamination problem. The laboratory representative, however, pointed out that more than one out of every four samples tested failed at least one test, mostly for pesticides and microbial contamination. This figure—27 percent—refers to all tests performed, including compliance testing in the adult use system and voluntary testing for research and development purposes in the adult use system and MMMP. However, the failure rate for adult use compliance testing is only 9 percent, suggesting that when people know they are subject to testing, they are more likely to produce clean products.

At least one working group member expressed concern that testing would be overly sensitive and lead to loss of product by those who were acting within best practices. Examples given were pesticides drifting from neighboring farms and microbes present naturally in organic growing media.

A sample of some of the statements made during this discussion has been compiled:

"You look at the medicine that you get at CVS, or Walmart or Walgreens or whatever, that stuff goes through a testing procedure. And my caregiver tests his stuff, and I get the I get the printout. ... It's very satisfying to know that my stuff has been tested. I would be very shocked that anybody would go to a caregiver and not know that their stuff is tested.

"I'm here to represent the patient. I understand many of you here are making some sort of living off of helping patients, and I commend you for that, but I just want to make sure that people are fully understanding that in the end, it doesn't matter ... how much it's going to cost. You have to produce a safe product for the person to be able to use it."

-- Sean McDonough, patient representative

"We don't test apples. We don't test a lot of our agricultural products. And at the end of the day, cannabis is still an agricultural product."

-- Paul T. McCarrier, caregiver representative

"We truly have patients [who] need clean medicine, and [with] the chemicals that are being sprayed on the flower today, we hear the horror stories every day."

-- John Black, caregiver representative

"It's not a pharmaceutical, so it's not going to be tested like a pharmaceutical.

It's an agricultural product, with agricultural problems, the pests, mold, mildews, that type of thing. ... If we want to turn this whole industry over to the pharmaceutical companies, we're not going to end up with the program that we have."

-- Catherine Lewis, caregiver representative

"Instituting a top-down mandatory policy with all the same standards as adult use is not a practical suggestion. ... an appropriate way to go forward given the concerns would be to have a fairly broad range of passing testing criteria and to slowly implement these things over a couple year period, so that there isn't a huge financial burden on the smallest operators."

-- Joshua Quint, dispensary representative

"To me, it's more like a supplement. ... Supplements are not regulated in the same way [as medications]. Supplements are kind of a buyer beware market. And I might say, 'Well, this supplement is very important to me, I take it every single day. And I take pretty high doses. So I'm going to get one that's GMP certified."

-- Michelle Caminos, patient representative

"I don't see an influx of Maine's patients to Maine hospitals that are sick from pesticide poisoning on record. I support only the spot check audit."

-- Susan Meehan, caregiver representative

"If we're not testing our product, we're all setting a poor standard for our patients."

-- David Vickers, caregiver representative

"The flower coming right off the plant may fail miserably because of mold or mildew, but the final product may be perfectly safe if they're processing it in ethanol and then filtering it. ... It very much depends what the final product is that the patient is getting, and [OMP should be] making sure that somebody doesn't fail for something that is not going to be sold as is."

-- Michelle Caminos, patient representative

Next Steps: With a goal of creating a more patient-centric program, OMP believes that the legislature should consider incorporating some type of mandatory testing regime. During the First Regulation Session of the 130th Maine Legislature, the VLA Committee seemed to articulate that testing would be a policy matter which would be revisited in the Second Regular Session.

The Medical Marijuana Workgroup discussed a number of potential options, ranging from OMP's proposal for more commercial entities to be subjected to testing and/or introducing transparency in labeling for product that has not been tested.

The extent to which mandatory testing may be introduced to a program which has not previously required it will be an important policy discussion to undertake. In addition to the members of the Medical Marijuana Workgroup, representatives of various cannabis trade association, and staff of the Office of Policy and Legal Analysis, OMP looks forward to being a part of these discussions.

VI. LD 1242 Report Back: OMP's Approach to MMMP Rulemaking

In early 2021, OMP commenced rulemaking related to the MMMP. Ultimately, any changes to the program rules were delayed by the legislature, and OMP convened the Medical Marijuana Workgroup to—among other things—advise on improvements in Maine's medical cannabis program and fulfill the stakeholder engagement charges in LD 1242 and LD 882.

One of OMP's five guiding principles is to: "develop and institute regulations that are necessary, not over burdensome." The rules proposed by our office at the beginning of 2021—while rooted in the underlying statutory language—were too much, too soon for too many. In recognition of that, the Office submits the following information as required by LD 1242.

Development of Process for Stakeholder Engagement Related to Medical Marijuana Rulemaking

OMP approached its 2021 medical marijuana rulemaking with information deficits. The knowledge and experience of the members selected to serve on the Medical Marijuana Workgroup has been invaluable to OMP as we have discussed improvements to the medical cannabis program in Maine. We have used the workgroup process as an opportunity to learn, and we intend to use the rulemaking process as an opportunity to clarify rules for all stakeholders while simultaneously looking at how best to approach mitigating the costs to both patients and registrants.

We believe that the knowledge and insight we have gained from this process is reflected in the work product formally proposed for rulemaking in the medical cannabis program. At the same time, we understand that some individuals or groups may not agree with some, most, or all of the program rules that are developed by OMP.

During the final Medical Marijuana Workgroup meeting, OMP outlined its intended approach to rulemaking in 2022 and subsequently communicated the following to MMMP registrants and stakeholders.

The proposed rule **does not**:

- Mandate electronic inventory tracking in the medical program;
- Require operating plans or standard operating procedures from registrants;
- Require escorting visitors and vendors while on the premises;
- Require reporting suspected illegal activity; and
- Refer to warrantless searches by law enforcement.

The rules to be proposed will remove most references to Maine-based patients and providers, deferring to statutory language. Additionally, for the vast majority of MMMP participants, the rules to be proposed will *not* require additional security measures.

The proposed rules will:

• Clarify that telemedicine is appropriate for issuing patient certifications;

- Limit new lighting and security camera requirements to only dispensaries and caregiver retails stores, while allowing for the use of motion-activated cameras and limiting the placement of lighting and cameras at cultivation operations to their access points;
- Limit registered caregivers to a single cultivation area; and
- Clarify the types of business entities a registered caregiver may operate.

While the formal duties of the Medical Marijuana Workgroup have come to a conclusion, we hope and expect that members of the workgroup will remain involved in MMMP rulemaking through both the administrative and legislative processes. This will include a rulemaking public hearing and written public comment period conducted by OMP during the Maine Administrative Procedures Act rulemaking process and, provided the Legislative Council agrees to accept late filed major substantive rules, a public hearing and work session(s) conducted by the VLA Committee.

Next steps: OMP will hold a public hearing on rules, consistent with the approach supported by the Medical Marijuana Workgroup, in early February 2022, with the intention to provisionally adopting the rules and filing them with the legislature in March 2022.

Process for Hiring Rulemaking Consultants

In early 2019, DAFS leadership transitioned by virtue of the incoming administration of Governor Janet T. Mills. The new administration proceeded with an ongoing competitive procurement for the Department to hire a consultant to assist with the development of regulations related to cannabis. Since that time, the Office has partnered with Freedman & Koski to develop and revise Maine's regulation related to marijuana.

We appreciate our relationship with Freedman & Koski because their staff have brought a wealth of knowledge, expertise, and national perspective to the work of OMP. Additionally, the Freedman & Koski team has demonstrated the utmost professionalism when advising OMP, but it has always been OMP employees, who are Maine residents, making decisions on administrative process and cannabis regulations in Maine.

Next Steps: As a result of the natural growth of OMP since its founding, the Office will not be renewing the rulemaking consulting contract with Freedman & Koski that expires in March 2022. Should the Office be interested in pursuing rulemaking consulting services in the future, it will engage in another competitive bidding process to procure these services in accordance with Title 5, ch. 155 and ch. 110 and as directed by the Maine Division of Procurement Services.

Economic Effects of New Rules

As articulated to members of the Medical Marijuana Workgroup at the December 14, 2021 meeting, OMP's proposed 2022 rulemaking for the medical program does not include inventory tracking or mandatory testing. As a result, the Office does not expect that administrative rulemaking in the state's medical cannabis program would adversely affect either Maine patients or MMMP registrants.

Next Steps: The Office will remain cognizant of the economic impact of statutory and regulatory changes regarding inventory tracking and mandatory testing considered during this upcoming legislative session.

Based upon the feedback of the workgroup, the Office is acutely aware that maintaining broad geographic access to affordable medicine is critical for qualifying patients. As demonstrated by Director Gundersen's comments to the workgroup, any changes to inventory tracking or mandatory testing requirements supported by the Office will balance increased safety to qualifying patients and the general public against increased costs to those same qualifying patients.

VII. Summary

The meetings of the Medical Marijuana Workgroup were productive for OMP and have helped to clarify the approach to rulemaking in 2022 and beyond. Specifically, the workgroup achieved consensus on OMP's immediate agenda for rulemaking to begin the new calendar year. This consensus was possible due to honest, sometimes difficult, dialogue among the workgroup members and OMP.

Some key areas of agreement included that:

- Patient confidentiality cannot be compromised;
- The group supports a legislative change allowing for multi-part (paper and electronic) patient certifications;
- The group supports legislative changes to make pediatric certification more consistent with the process for adult patients;
- OMP will develop patient education materials that explain what can be done legally within MMMP, what the legal requirements are, and general information about MMMP, including the status of testing;
- OMP will support legislative initiatives which would allow for caregiver assistants or dispensary employees to use a single registry identification card when working for multiple employers;
- The industry members of the group were strongly opposed to the use of the METRC inventory tracking system;
- OMP should provide more information to municipalities, except regarding caregivers
 who operate out of their homes, and that OMP is willing to provide a list of retail
 storefronts, dispensaries, manufacturing facilities, and testing facilities, if permitted by
 statute;
- The majority of the group supports a limited, final form, testing regime for commercial caregivers or transparent labeling of products not tested in line with state requirements; and
- OMP will seek a sensible distinction between small caregivers and commercial operations, working with stakeholders to ensure that the distinctions represent the state of the industry.

The Office thanks the members of the workgroup for their interest in participating in the workgroup process and for being so generous with their knowledge and expertise. The willingness of members to volunteer their valuable time as a part of this endeavor—and to engage in respectful, honest discussion—was crucial to the success of this process.



Appendix A — First Workgroup Meeting Materials

Meeting Date: September 28, 2021

Video Location: https://www.youtube.com/watch?v=EgRWF9eP04Y
Transcript Location: https://www.maine.gov/dafs/omp/workgroup

AGENDA

Medical Marijuana Workgroup

Date: 9/28/2021

2:00pm - 4:00pm

Attendees: See Reverse

Please Review: Workgroup Welcome Package

Time	Activity	
2:00-2:15pm	Welcome, Workgroup Vision, Legislative Charge	Erik Gundersen
2:15-2:40pm	Introductions	All Workgroup Members
2:40-2:45pm	Meeting Logistics	David Heidrich
2:45-2:55pm	Break	All Workgroup Members
2:55-3:30pm	Discussion: Patient Access	All Workgroup Members
3:30-3:55pm	Discussion: Patient Education	All Workgroup Members
3:55pm	Call for Next Meeting Agenda Items	All Workgroup Members
4:00pm	Adjourn	

Workgroup Membership

Representing Registered Caregivers:

- John Black, Earth Keeper Cannabis, LLC
- Catherine Lewis, Homegrown of Hallowell, LLC
- Paul T. McCarrier, 1 Mill
- Susan Meehan, Mae's Mamas Supplements and Consulting
- Joel Pepin, JAR Cannabis Company and SJR Labs
- David Vickers, ORIGINs, Shwaggle Farms, and Sundown Beverage Co.

Representing Registered Dispensaries:

- Joshua Quint, Canuvo
- Heather Sullivan, Curaleaf

Representing Testing Facilities:

• Barry Chaffin, Nova Analytic Labs

Representing Product Manufacturers:

• Alex McMahan, The Healing Community MEDCo

Representing Qualifying Patients:

- Patricia Callahan
- Michelle Caminos, EdD, RN
- Sean McDonough

Representing Relevant Health Care Professionals:

- Jamie Comstock, Bangor Public Health
- Julie Milliken, MSN, APRN, FNP-c, ENP-c., Maine Medical Certifications, LLC.

Representing Municipalities:

- Christopher Beaumont, City of Portland
- Rebecca McMahon, Esq., Maine Municipal Association

JUNE 26, 2021

CHAPTER

95
RESOLVES

STATE OF MAINE

IN THE YEAR OF OUR LORD

TWO THOUSAND TWENTY-ONE

S.P. 296 - L.D. 882

Resolve, To Direct the Office of Marijuana Policy To Convene Stakeholder Meetings Regarding the Maine Medical Use of Marijuana Program

Sec. 1. Stakeholder meetings. Resolved: That the Department of Administrative and Financial Services, through its office of marijuana policy, shall convene meetings with stakeholders within the State's medical marijuana industry to study, review and evaluate any changes or updates that may be necessary to the State's medical use of marijuana program under the Maine Revised Statutes, Title 22, chapter 558-C. The department shall convene meetings with stakeholders representing every aspect of the State's medical marijuana industry, including, but not limited to, registered caregivers, registered dispensaries, marijuana testing facilities, marijuana manufacturing facilities, qualifying patients, municipal representatives, relevant health care professionals and any other relevant stakeholders affected by the Maine Medical Use of Marijuana Act.

Sec. 2. Report. Resolved: That the Department of Administrative and Financial Services shall submit a report summarizing its findings and recommendations from the meetings convened under section 1 to the joint standing committee of the Legislature having jurisdiction over medical use of marijuana matters no later than January 1, 2022. The joint standing committee of the Legislature having jurisdiction over medical use of marijuana matters may introduce legislation for presentation to the Second Regular Session of the 130th Legislature based on the findings and recommendations in the report.

CHAPTER
387
PUBLIC LAW

STATE OF MAINE

IN THE YEAR OF OUR LORD

TWO THOUSAND TWENTY-ONE

H.P. 908 - L.D. 1242

An Act To Amend the Maine Medical Use of Marijuana Act

Emergency preamble. Whereas, acts and resolves of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and

Whereas, the Department of Administration and Financial Services' office of marijuana policy is currently proposing rules that may go into effect before the expiration of the 90-day period; and

Whereas, the proposed rules would significantly damage the well-being and health of tens of thousands of citizens of the State by restricting their access to medical marijuana; and

Whereas, the proposed rules would do irreparable economic harm to thousands of citizens of the State through a dramatic increase in the cost of medical marijuana; and

Whereas, the proposed rules would do irreparable economic harm to thousands of medical marijuana caregivers and to their thousands of employees; and

Whereas, the proposed rules would do irreparable harm to the economy of the State by destroying businesses owned and domiciled in the State to the benefit of companies that are not based in the State and will not reinvest in this State; and

Whereas, the proposed rules would impact the most vulnerable communities in this State the hardest, including rural municipalities with aging populations; and

Whereas, the proposed rules make major changes that warrant legislative involvement and oversight; and

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore,

Be it enacted by the People of the State of Maine as follows:

Sec. 1. 22 MRSA §2422-A, sub-§2, as enacted by PL 2017, c. 409, Pt. E, §3, is amended to read:

- 2. Rulemaking. The department, after consultation with the Department of Health and Human Services, may adopt rules as necessary to administer and enforce this chapter or amend rules previously adopted pursuant to this chapter. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A, except that, beginning July 1, 2021, rules adopted pursuant to this subsection are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A. Before adopting rules pursuant to this subsection, the department shall consult with caregivers, registered caregivers, patients and medical providers with significant knowledge and experience certifying patients under this chapter. The department shall develop a process to use when hiring consultants to advise on rule changes related to this chapter and shall report any subsequent changes to that process to the joint standing committee of the Legislature having jurisdiction over medical use of marijuana matters.
- Sec. 2. 22 MRSA §2423-A, sub-§10, ¶D, as repealed and replaced by PL 2019, c. 331, §13 and c. 354, §3, is repealed and the following enacted in its place:
 - D. The department shall adopt routine technical rules as defined in Title 5, chapter 375, subchapter 2-A, except that, beginning July 1, 2021, rules adopted pursuant to this paragraph are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A, governing marijuana testing facilities, including but not limited to:
 - (1) Marijuana testing facility officer or director qualification requirements;
 - (2) Required security for marijuana testing facilities; and
 - (3) Requirements for the registration, certification or other approval of marijuana testing facilities.

The failure of the department to adopt rules under this paragraph does not prevent a marijuana testing facility from engaging in activities in compliance with this chapter.

- **Sec. 3. 22 MRSA §2423-A, sub-§10, ¶D-1,** as enacted by PL 2019, c. 354, §4, is amended to read:
 - D-1. Upon the adoption of rules pursuant to paragraph D and this paragraph, a marijuana testing facility must be certified by the certification program established pursuant to section 569 as meeting all operational and technical requirements in accordance with rules adopted by the department after consultation with the Maine Center for Disease Control and Prevention. Rules adopted pursuant to this paragraph are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A, except that, beginning July 1, 2021, rules adopted pursuant to this paragraph are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A. A marijuana testing facility operating in compliance with this chapter on the date of the adoption of rules pursuant to this paragraph and paragraph D may continue to operate pending completion of certification under this paragraph. The failure of the department to adopt rules under this paragraph does not prevent a marijuana testing facility from engaging in activities in compliance with this chapter.
- **Sec. 4. 22 MRSA §2423-B, sub-§2-A, ¶D,** as enacted by PL 2017, c. 452, §5, is amended by amending the last blocked paragraph to read:

The department shall adopt routine technical rules as defined in Title 5, chapter 375, subchapter 2-A to implement the reimbursement request under this paragraph, except

- that, beginning July 1, 2021, rules adopted pursuant to this paragraph are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A.
- **Sec. 5. 22 MRSA §2423-F, sub-§10,** as repealed and replaced by PL 2019, c. 331, §17, is amended to read:
- 10. Rulemaking. The department shall adopt routine technical rules as defined in Title 5, chapter 375, subchapter 2-A, except that, beginning July 1, 2021, rules adopted pursuant to this subsection are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A, governing manufacturing facilities, including but not limited to:
 - A. Requirements for the registration of a manufacturing facility and an officer or director or assistant of a registered manufacturing facility;
 - B. Requirements for engaging in marijuana extraction using inherently hazardous substances;
 - C. Manufacturing facility officer or director qualification requirements;
 - D. Required security for manufacturing facilities;
 - E. Requirements of a disposal plan for harvested marijuana used in the manufacturing process; and
 - F. Minimum record-keeping requirements, including an annual audit requirement.

The failure of the department to adopt rules under this subsection does not prevent a person authorized pursuant to subsection 3, paragraph A from engaging in conduct authorized under this section.

- **Sec. 6. 22 MRSA §2424, sub-§1-A,** as enacted by PL 2017, c. 452, §10, is amended to read:
- **1-A. Rulemaking.** The department may adopt rules to carry out the purposes of this chapter. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A, except that, beginning July 1, 2021, rules adopted pursuant to this subsection are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A.
- **Sec. 7. 22 MRSA §2424, sub-§4,** as amended by PL 2019, c. 217, §4, is further amended to read:
- **4. Enforcement and compliance.** The department shall adopt routine technical rules as defined in Title 5, chapter 375, subchapter 2-A, except that, beginning July 1, 2021, the department shall adopt major substantive rules as defined in Title 5, chapter 375, subchapter 2-A, regarding enforcement and compliance of authorized conduct under this chapter, including rules governing:
 - A. Minimum oversight requirements for dispensaries and registered caregivers and the one permitted additional location at which a dispensary cultivates marijuana plants for medical use by qualifying patients; and
 - B. Minimum security requirements for registered caregivers operating caregiver retail stores pursuant to section 2423-A, subsection 2, paragraph P and registered dispensaries and any additional location at which a dispensary cultivates marijuana plants for medical use by qualifying patients.

Sec. 8. 22 MRSA §2425-A, sub-§3-A, as amended by PL 2019, c. 331, §19, is further amended by amending the 2nd blocked paragraph to read:

The department, with the Department of Public Safety, Bureau of State Police, State Bureau of Identification, shall adopt rules to implement this subsection. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A, except that, beginning July 1, 2021, rules adopted pursuant to this subsection are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A.

- **Sec. 9. 22 MRSA §2425-A, sub-§10,** as enacted by PL 2017, c. 452, §12, is amended to read:
- **10. Fees.** The department shall adopt rules to establish fees in accordance with this subsection. The fees must be credited to the Medical Use of Marijuana Fund pursuant to section 2430. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A, except that, beginning July 1, 2021, rules adopted pursuant to this subsection are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A.
 - A. There is no annual registration fee for a qualifying patient or visiting qualifying patient or a caregiver who is not required to register pursuant to section 2423-A, subsection 3, paragraph C. There is no annual registration fee for a caregiver who does not cultivate marijuana plants for a qualifying patient.
 - B. There is an annual registration fee for a caregiver who cultivates marijuana plants on behalf of a qualifying patient pursuant to section 2423-A, subsection 2, paragraph B. The fee may not be less than \$50 or more than \$240 for each group of up to 6 mature marijuana plants cultivated by the caregiver. The caregiver shall notify the department of the number of marijuana plants the caregiver cultivates.
 - C. There is an annual registration fee for a dispensary, which may not be less than \$5,000 or more than \$12,000. There is a fee to change the location of a registered dispensary or the location at which a registered dispensary cultivates marijuana plants, which may not be less than \$3,000 or more than \$4,000.
 - D. There is an annual registration fee for a tier 1 manufacturing facility, which may not be less than \$50 or more than \$150.
 - E. There is an annual registration fee for a tier 2 manufacturing facility, which may not be less than \$150 or more than \$250.
 - F. There is an annual registration fee to engage in marijuana extraction under section 2423-F, subsection 3, which may not be less than \$250 or more than \$350.
 - G. There is an annual registration fee for a marijuana testing facility, which may not be less than \$250 or more than \$1,000, except that there is no fee if the testing facility is licensed in accordance with Title 28-B, chapter 1.
 - H. There is an annual registration fee for an officer or director or assistant of a registered caregiver or registered dispensary, which may not be less than \$20 or more than \$50.
 - I. There is a fee to replace a registry identification card that has been lost, stolen or destroyed or a card that contains information that is no longer accurate, which may not

be less than \$10 or more than \$20. Replacement of a registry identification card does not extend the expiration date.

- J. There is an annual fee for a criminal history record check for a caregiver or an officer or director or assistant of a registered dispensary, marijuana testing facility or manufacturing facility, which may not be less than \$31 or more than \$60. The fee must be paid by the caregiver or by the registered dispensary, marijuana testing facility or manufacturing facility for an officer or director or assistant of the registered dispensary, marijuana testing facility or manufacturing facility.
- **Sec. 10. 22 MRSA §2425-A, sub-§13, ¶A,** as enacted by PL 2017, c. 452, §12, is amended to read:
 - A. A registered caregiver or a dispensary shall submit annually a report of the number of qualifying patients and visiting qualifying patients assisted by the caregiver or dispensary. A report may not directly or indirectly disclose patient identity. The department shall adopt rules to implement this paragraph. Rules adopted pursuant to this paragraph are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A, except that, beginning July 1, 2021, rules adopted pursuant to this paragraph are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A.
- **Sec. 11. 22 MRSA §2430, sub-§5,** as amended by PL 2019, c. 331, §31, is further amended to read:
- 5. Medical marijuana research grant program established. The medical marijuana research grant program, referred to in this subsection as "the program," is established within the department to provide grant money to support objective scientific research, including observational and clinical trials and existing research, on the efficacy of harvested marijuana as part of medical treatment and the health effects of harvested marijuana used as part of medical treatment. The program must be funded from the fund. The department shall adopt rules necessary to implement the program, including, but not limited to, required qualifications of persons conducting the research; determining the scientific merit and objectivity of a research proposal; criteria for determining the amount of program funds distributed; criteria for determining the duration of the research; procedures for soliciting research participants, including outreach to patients, and for obtaining the informed consent of participants; and reporting requirements for the results of the research and evaluation of the research results. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A, except that, beginning July 1, 2021, rules adopted pursuant to this subsection are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A.
- **Sec. 12. 22 MRSA §2430-E, sub-§2,** as enacted by PL 2017, c. 452, §24, is amended to read:
- 2. Repeat forfeiture. If a cardholder has previously forfeited excess marijuana pursuant to subsection 1 and a subsequent forfeiture occurs, the department shall revoke the registry identification card of the cardholder and the entire amount of marijuana plants or harvested marijuana possessed by that cardholder must be forfeited to a law enforcement officer. The department shall adopt rules to implement this subsection. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A, except that, beginning July 1, 2021, rules adopted pursuant to this subsection are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A.

- **Sec. 13. 22 MRSA §2430-F, sub-§1,** as enacted by PL 2017, c. 452, §24, is amended to read:
- 1. Department suspension or revocation. The department may suspend or revoke a registry identification card for violation of this chapter and the rules adopted under this chapter. Revocation in accordance with section 2430-E, subsection 2 is considered a final agency action, subject to judicial review under Title 5, chapter 375, subchapter 7. Unless otherwise specified as final agency action, a person who has had authorization for conduct under this chapter revoked due to failure to comply with this chapter and rules adopted by the department may request an informal hearing. The department shall adopt rules to specify the period of time, which may not exceed one year, that the person whose registry identification card was revoked is ineligible for reauthorization under this chapter. Rules adopted pursuant to this subsection are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A, except that, beginning July 1, 2021, rules adopted pursuant to this subsection are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A.

The department shall immediately revoke the registry identification card of an officer or director or assistant of a dispensary who is found to have violated section 2428, subsection 9, paragraph B, and that person is disqualified from serving as an officer or director or assistant of a dispensary.

- **Sec. 14. 22 MRSA §2430-G, sub-§1, ¶A,** as enacted by PL 2017, c. 452, §24, is amended by amending subparagraph (2) to read:
 - (2) Keep the books and records maintained by the registered caregiver, registered dispensary, marijuana testing facility or manufacturing facility for a period of 7 years; and
- Sec. 15. 22 MRSA §2430-G, sub-§1, \P A, as enacted by PL 2017, c. 452, §24, is amended by repealing subparagraph (3).
- **Sec. 16. 22 MRSA §2430-G, sub-§1,** as amended by PL 2019, c. 331, §32, is further amended by amending the blocked paragraph to read:

The department may adopt rules to implement this subsection. Rules adopted pursuant to this subsection are major substantive rules as defined in Title 5, chapter 375, subchapter 2-A.

- **Sec. 17. Rules governing medical use of marijuana.** The rules governing the medical use of marijuana are those rules that were in effect as of February 28, 2021. Pursuant to the authority designated in this legislation, rules governing the medical use of marijuana beginning July 1, 2021 are major substantive rules as defined in the Maine Revised Statutes, Title 5, chapter 375, subchapter 2-A. Before provisionally adopting new rules and submitting the rules to the Legislature for review pursuant to Title 5, section 8072, including but not limited to rules necessary for the implementation of a statewide electronic portal under Title 22, section 2430-G, subsection 1, paragraph B, the Department of Administrative and Financial Services shall:
- 1. Develop a process to consult with caregivers, registered caregivers, qualifying patients and medical providers with significant knowledge and experience certifying patients under the Maine Medical Use of Marijuana Act, in accordance with Title 22, section 2422-A, subsection 2;

- 2. Develop a process to use when hiring consultants to advise on any new rules or proposed changes to existing rules governing the medical use of marijuana, in accordance with Title 22, section 2422-A, subsection 2; and
- 3. Using existing resources, conduct a study evaluating the economic effects that any new rules or proposed changes to existing rules may have, including, but not limited to, the effects of implementing a statewide electronic portal on caregiver businesses of all sizes and how such rules could affect the access of patients to marijuana for medical use.

The Department of Administrative and Financial Services shall submit a report including the processes developed under subsections 1 and 2 and the findings under subsection 3 to the joint standing committee of the Legislature having jurisdiction over medical use of marijuana matters no later than January 15, 2022. The joint standing committee of the Legislature having jurisdiction over medical use of marijuana matters may introduce legislation for presentation to the Second Regular Session of the 130th Legislature based on the information provided in the report.

Sec. 18. Appropriations and allocations. The following appropriations and allocations are made.

ADMINISTRATIVE AND FINANCIAL SERVICES, DEPARTMENT OF

Medical Use of Marijuana Fund Z265

Initiative: Provides allocations for 8 Field Investigator positions and 2 Field Investigator Supervisor positions to handle increased inspections for providers to obtain compliance within the program.

OTHER SPECIAL REVENUE FUNDS	2021-22	2022-23
POSITIONS - LEGISLATIVE COUNT	10.000	10.000
Personal Services	\$852,486	\$890,292
All Other	\$194,362	\$194,935
OTHER SPECIAL REVENUE FUNDS TOTAL	\$1,046,848	\$1,085,227

Emergency clause. In view of the emergency cited in the preamble, this legislation takes effect when approved.



Appendix B — Second Workgroup Meeting Materials

Meeting Date: October 12, 2021

Video Location: https://www.youtube.com/watch?v=b7jTrxQqeHQ
Transcript Location: https://www.maine.gov/dafs/omp/workgroup

AGENDA

Medical Marijuana Workgroup

Date: 10/12/2021

2:00pm - 3:30pm

Attendees: See Reverse

Please Review: N/A

Time	Activity	
2:00-2:03pm	Introductions	All Workgroup Members
2:03-2:10pm	Brief Recap of Kickoff Meeting	Erik Gundersen
2:10-2:35pm	OMP Action Items	Erik Gundersen
2:35-3:05pm	Discussion: OMP's Role with Caregivers	All Workgroup Members
3:05-3:25pm	Discussion: Useful Data and Metrics	All Workgroup Members
3:25pm-3:30pm	 Call for Next Meeting Agenda Items Role of Municipalities in Regulating Medical Marijuana Establishments Patient Education 	All Workgroup Members
3:30pm	Adjourn	

Workgroup Membership

Representing Registered Caregivers:

- John Black, Earth Keeper Cannabis, LLC
- Catherine Lewis, Homegrown of Hallowell, LLC
- Paul T. McCarrier, 1 Mill
- Susan Meehan, Mae's Mamas Supplements and Consulting
- Joel Pepin, JAR Cannabis Company and SJR Labs
- David Vickers, ORIGINs, Shwaggle Farms, and Sundown Beverage Co.

Representing Registered Dispensaries:

- Joshua Quint, Canuvo
- Heather Sullivan, Curaleaf

Representing Testing Facilities:

• Barry Chaffin, Nova Analytic Labs

Representing Product Manufacturers:

• Alex McMahan, The Healing Community MEDCo

Representing Qualifying Patients:

- Patricia Callahan
- Michelle Caminos, EdD, RN
- Sean McDonough, RN, BSN

Representing Relevant Health Care Professionals:

- Jamie Comstock, Bangor Public Health
- Julie Milliken, MSN, APRN, FNP-c, ENP-c., Maine Medical Certifications, LLC.

Representing Municipalities:

- Christopher Beaumont, City of Portland
- Rebecca McMahon, Esq., Maine Municipal Association

Printed Certifications by County

County	2018	2019	2020
Androscoggin	4,086	7,378	10,490
Aroostook	1,685	2,121	3,572
Cumberland	9,750	15,433	22,106
Franklin	899	1,105	1,948
Hancock	2,235	3,317	3,822
Kennebec	5,287	6,506	9,603
Knox	1,267	1,928	2,694
Lincoln	1,387	1,691	2,463
Oxford	2,190	3,056	4,479
Penobscot	4,741	6,390	9,873
Piscataquis	333	575	811
Sagadahoc	1,193	1,868	2,906
Somerset	1,705	2,026	3,024
Waldo	1,443	1,842	2,586
Washington	1,162	1,224	1,755
York	6,577	8,908	13,914
TOTALS	45,940	65,368	96,046

An online service hosted by the state's web portal provider allows for the immediate issuance of patient certifications.

The online system recorded, in 2020, that 96,046 certifications were printed, a 46.9 percent increase from the 65,368 certifications printed in 2019, and a 109.1 percent increase from the 45,940 printed in 2018.

The numbers contained herein are not an accurate reflection of the number of patients as it includes all certifications printed, including misprints, the reissuance of lost certifications, and other anomalies.

Registered Caregivers by County

County	2018	2019	2020
Androscoggin	241	245	295
Aroostook	74	84	106
Cumberland	610	646	705
Franklin	97	98	131
Hancock	58	60	60
Kennebec	223	227	245
Knox	60	60	66
Lincoln	68	69	87
Oxford	150	172	194
Penobscot	145	151	208
Piscataquis	17	21	25
Sagadahoc	66	65	76
Somerset	93	98	115
Waldo	78	68	75
Washington	53	52	51
York	429	480	607
TOTALS	2462	2596	3046

The number of registered caregivers increased by 17.3 percent, from 2,596 in 2019 to 3,046 in 2020. There was an increase of registered caregivers in all counties except for Hancock and Washington.

Medical Providers by County						
County	2018	2019	2020			
Androscoggin	27	26	31			
Aroostook	19	6	11			
Cumberland	132	177	234			
Franklin	6	5	5			
Hancock	45	40	50			
Kennebec	68	87	105			
Knox	8	9	13			
Lincoln	13	11	13			
Oxford	9	13	14			
Penobscot	68	60	79			
Piscataquis	1	2	4			
Sagadahoc	20	12	18			
Somerset	4	5	8			
Waldo	14	12	16			
Washington	14	15	18			
York	121	86	95			
TOTALS	569	566	714			

In 2020, there were a total of 686 medical providers registered in the system. Of those, 611 have an active registration. In cases where a provider is practicing in multiple counties, they are listed multiple times.



Appendix C — Third Workgroup Meeting Materials

Meeting Date: November 2, 2021

Video Location: https://www.youtube.com/watch?v=pV2Jkf8lPiQ
Transcript Location: https://www.maine.gov/dafs/omp/workgroup

AGENDA

Medical Marijuana Workgroup

Date: 11/2/2021

2:00pm - 4:00pm

Attendees: See Reverse

Please Review:

Materials Added to Workgroup Website: https://www.maine.gov/dafs/omp/workgroup

Time	Activity	
2:00-2:03pm	Introductions	All Workgroup Members
2:03-2:10pm	Brief Recap of Second Meeting and OMP Action Items	Erik Gundersen
2:10-2:55pm	 Discussion: Patient Education/Centrism What are we doing for patient education? What is lacking in education? Who's making decision around product usage? Provider/caregiver relationship? 	All Workgroup Members
2:55-3:30pm	Discussion: Useful Data and Metrics	All Workgroup Members
3:30pm-3:55pm	Discussion: Role of Municipalities in Regulating Medical Marijuana Establishments • Challenges? • Opportunities?	All Workgroup Members
3:55-4:00pm	Call for Agenda Items	All Workgroup Members
4:00pm	Adjourn	

Workgroup Membership

Representing Registered Caregivers:

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Representing Municipalities:

- Christopher Beaumont, City of Portland
- Rebecca McMahon, Esq., Maine Municipal Association

2020 Medical Marijuana Sales

Total			
Month	Non-food	Food	Total
1	10,162,228	721,613	10,883,841
2	11,045,875	799,194	11,845,069
3	22,365,809	1,156,975	23,522,783
4	15,113,389	949,026	16,062,416
5	18,655,369	1,023,866	19,679,235
6	32,787,606	1,692,810	34,480,416
7	22,546,667	1,189,144	23,735,811
8	22,595,922	1,297,774	23,893,695
9	37,517,504	1,882,833	39,400,337
10	21,346,172	1,404,941	22,751,113
11	19,279,781	1,194,191	20,473,972
12	39,001,038	2,172,337	41,173,375
Total	272,417,359	15,484,703	287,902,063
iotai	2/2,41/,339	13,707,703	207,902,003
Dispensaries			
Month	Non-food	Food	Total
1	1,796,583	161,542	1,958,125
2	1,807,196	161,955	1,969,151
3	2,067,765	177,371	2,245,136
4	1,880,835	144,168	2,025,003
5	2,000,304	164,861	2,165,165
6	2,025,933	171,149	2,103,103
7		180,507	2,326,421
8	2,145,914		
	2,036,872	184,452	2,221,324
9	2,090,722	171,818	2,262,541
10	1,978,895	182,077	2,160,972
11	1,765,049	136,858	1,901,908
12	1,867,865	173,312	2,041,177
Total	23,463,934	2,010,072	25,474,006
Not dispensaries	1		
Month	Non-food	Food	Total
1	8,365,645	560,071	8,925,716
2	9,238,678	637,239	9,875,917
3	20,298,044	979,603	21,277,647
4	13,232,555	804,858	14,037,413
5	16,655,065	859,005	17,514,070
6	30,761,673	1,521,661	32,283,334
7	20,400,753	1,008,637	21,409,390
8			
	20,559,050	1,113,321	21,672,371
9	35,426,781	1,711,015	37,137,796
10	19,367,277	1,222,864	20,590,140
11	17,514,732	1,057,332	18,572,064
12	37,133,173	1,999,025	39,132,198
Total	248,953,425	13,474,632	262,428,057

December 2020 Sales by Period Length, Excluding Dispensaries

	Sales	# account
Monthly	20,954,760	266
Quarterly	14,190,556	597
Semi-annual	2,572,863	107
Annual	1,414,018	43
Total	39,132,198	1,013

December 2020 Monthly Sales Distribution, Excluding Dispensaries and New Accounts

Data Notes:

- 1) Monthly sales on returns for the period ending December 2020 are calculated by dividing sales by the number of months in the reporting period. For example, quarterly return sales are divided by 3
- 2) Excludes accounts that first reported medical marijuana sales in December 2020. (The starting point for sales is unclear.)
- 3) Sales are calculated by entity ID, not account.

Sales Percentile	Sales Range*	Monthly Sales # Entities	
0 - 25	0 - 1,500	156,554	220
25 - 50	1,500 - 4,500	623,440	220
50 - 75	4,500 - 15,400	1,796,582	220
75 - 95	15,400 - 135,300	8,397,325	176
> 95	>135,300	13,790,679	44
Total		24,764,579	880

^{*}End points rounded to nearest \$100.

General Data Note

Taxpayers report medical marijuana sales with significant error. Many taxpayers who are not involved with marijuana report taxable medical marijuana sales, and known medical marijuana sellers occasionally report zero marijuana sales and significant regular taxable sales. Caregivers also are assigned a variety of business codes other than caregiver. We follow a number of rules to clean the data but some classification error is inevitable.

Source

Maine Revenue Services - Office of Tax Policy

Number of Cannabis-Related Emergency Department Visits (based on primary diagnosis field only), Maine Hospitals

	Description	Encounters Resulting in an Inpatient Admission				Outpatient Encounters			
Primary Diagnosis		January 2019 September 2020 January 2015 September 2020			January 2019 December 2019 January 2015 December 2019				
Code		Number of Encounters	Number of Individuals	Number of Encounters	Number of Individuals	Number of Encounters	Number of Individuals	Number of Encounters	Number of Individuals
F12.10	Cannabis abuse, uncomplicated	0	0	(s)	(s)	68	64	274	269
F12.11	Cannabis abuse, in remission	0	0	0	0	0	0	0	0
F12.120	Cannabis abuse with intoxication, uncomplicated	0	0	0	0	0	0	(s)	(s)
F12.121	Cannabis abuse with intoxication delirium	0	0	0	0	0	0	11	(s)
F12.122	Cannabis abuse with intoxication with perceptual disturbance	0	0	(s)	(s)	(s)	(s)	(s)	(s)
F12.129	Cannabis abuse with intoxication, unspecified	(s)	(s)	(s)	(s)	11	11	100	98
F12.150	Cannabis abuse with psychotic disorder with delusions	0	0	(s)	(s)	(s)	(s)	(s)	(s)
F12.151	Cannabis abuse with psychotic disorder with hallucinations	(s)	(s)	(s)	(s)	0	0	(s)	(s)
F12.159	Cannabis abuse with psychotic disorder, unspecified	(s)	(s)	(s)	(s)	(s)	(s)	(s)	(s)
F12.180	Cannabis abuse with cannabis-induced anxiety disorder	0	0	0	0	(s)	(s)	16	16
F12.188	Cannabis abuse with other cannabis-induced disorder	(s)	(s)	17	16	57	49	110	92
F12.19	Cannabis abuse with unspecified cannabis-induced disorder	0	0	0	0	0	0	(s)	(s)
F12.20	Cannabis dependence, uncomplicated	(s)	(s)	(s)	(s)	(s)	(s)	31	31
F12.21	Cannabis dependence, in remission	0	0	0	0	0	0	(s)	(s)
F12.220	Cannabis dependence with intoxication, uncomplicated	0	0	0	0	0	0	0	0
F12.221	Cannabis dependence with intoxication delirium	0	0	0	0	0	0	(s)	(s)
F12.222	Cannabis dependence with intoxication with perceptual disturbance	0	0	0	0	0	0	(s)	(s)
F12.229	Cannabis dependence with intoxication, unspecified	0	0	0	0	(s)	(s)	(s)	(s)
F12.23	Cannabis dependence with withdrawal	(s)	(s)	(s)	(s)	0	0	0	0
F12.250	Cannabis dependence with psychotic disorder with delusions	0	0	(s)	(s)	0	0	(s)	(s)
F12.251	Cannabis dependence with psychotic disorder with delusions	0	0	0	0	0	0	0	0
F12.259	Cannabis dependence with psychotic disorder, unspecified	(s)	(s)	(s)	(s)	(s)	(s)	(s)	(s)
F12.280	Cannabis dependence with psychotic disorder, dispectived Cannabis dependence with cannabis-induced anxiety disorder	(s)	(s)	(s)	(s)	(s)	(s)	(s)	(s)
F12.288	Cannabis dependence with other cannabis-induced disorder	(s)	(s)	(s)	(s)	(s)	(s)	20	20
F12.29	Cannabis dependence with other cannabis-induced disorder	0	(5)	(s)	(s)	0	0	0	0
F12.29	Cannabis use, unspecified, uncomplicated	0	0	0	0	29	29	113	112
F12.920	Cannabis use, unspecified with intoxication, uncomplicated	0	0	0	0	32	32	84	84
F12.921	Cannabis use, unspecified with intoxication, uncomplicated	0	0	(s)	(s)		(s)	35	35
F12.921 F12.922	Cannabis use, unspecified with intoxication delinium Cannabis use, unspecified with intoxication with perceptual disturbance	0	0	(5)	0	(s) 13	13	33	33
F12.922 F12.929		0	0	0	0	46	46	134	134
	Cannabis use, unspecified with intoxication, unspecified	0	0	0	0				
F12.93	Cannabis use, unspecified with withdrawal	-	-	-	-	(s)	(s)	(s)	(s)
F12.950	Cannabis use, unspecified with psychotic disorder with delusions	0	0	0	0	0	0	(s)	(s)
F12.951	Cannabis use, unspecified with psychotic disorder with hallucinations	(s)	(s)	(s)	(s)	0	0	(s)	(s)
F12.959	Cannabis use, unspecified with psychotic disorder, unspecified	0	0	(s)	(s)	(s)	(s)	(s)	(s)
F12.980	Cannabis use, unspecified with anxiety disorder	0	0	0	0	(s)	(s)	21	21
F12.988	Cannabis use, unspecified with other cannabis-induced disorder	0	0	13	(s)	68	62	167	154
F12.99	Cannabis use, unspecified with unspecified cannabis-induced disorder	0	0	0	0	(s)	(s)	15	15
Total	Total Maine Health Data Organization (MHDO), Hospital Inpatient Encounter Datasets, 2	24	24	70	62	369	340	1,233	1,164

Data Source: Maine Health Data Organization (MHDO), Hospital Inpatient Encounter Datasets, 2015 through 2020 Q1-Q3; Hospital Outpatient Encounter Dataset, 2015 through 2019

⁽s) Value is suppressed. As per MHDO policy, number of encounters and individuals are suppressed if it represents fewer than 11 people.

Total row represents a sum of distinct encounters and a sum of distinct individuals.

Number of Cannabis-Related Emergency Department Visits (based on primary diagnosis or other diagnosis fields), Maine Hospitals

		Encounters Resulting in an Inpatient Admission				Outpatient Encounters			
Diagnosis	Description	January 2019 September 2020 January 2015 September 2020		5 September 2020	January 201	9 December 2019	January 2015 December 2019		
Code		Number of Encounters	Number of Individuals	Number of Encounters	Number of Individuals	Number of Encounters	Number of Individuals	Number of Encounters	Number of Individual
F12.10	Cannabis abuse, uncomplicated	589	550	1,959	1,832	813	738	6,213	5,750
F12.11	Cannabis abuse, in remission	22	22	39	39	12	11	34	31
F12.120	Cannabis abuse with intoxication, uncomplicated	(s)	(s)	(s)	(s)	(s)	(s)	26	26
F12.121	Cannabis abuse with intoxication delirium	(s)	(s)	(s)	(s)	(s)	(s)	16	15
F12.122	Cannabis abuse with intoxication with perceptual disturbance	(s)	(s)	(s)	(s)	(s)	(s)	12	12
F12.129	Cannabis abuse with intoxication, unspecified	(s)	(s)	13	13	45	45	236	231
F12.150	Cannabis abuse with psychotic disorder with delusions	0	0	(s)	(s)	(s)	(s)	16	16
F12.151	Cannabis abuse with psychotic disorder with hallucinations	(s)	(s)	(s)	(s)	(s)	(s)	15	15
F12.159	Cannabis abuse with psychotic disorder, unspecified	(s)	(s)	15	15	(s)	(s)	12	12
F12.180	Cannabis abuse with cannabis-induced anxiety disorder	0	0	(s)	(s)	22	20	55	53
F12.188	Cannabis abuse with other cannabis-induced disorder	28	26	57	50	92	76	204	163
F12.19	Cannabis abuse with unspecified cannabis-induced disorder	(s)	(s)	29	29	(s)	(s)	32	30
F12.20	Cannabis dependence, uncomplicated	808	611	2,111	1,627	231	204	1,262	1,102
F12.21	Cannabis dependence, in remission	26	23	84	76	59	58	100	99
F12.220	Cannabis dependence with intoxication, uncomplicated	0	0	0	0	(s)	(s)	(s)	(s)
F12.221	Cannabis dependence with intoxication delirium	0	0	0	0	0	0	(s)	(s)
F12.222	Cannabis dependence with intoxication with perceptual disturbance	0	0	(s)	(s)	0	0	(s)	(s)
F12.229	Cannabis dependence with intoxication, unspecified	(s)	(s)	(s)	(s)	(s)	(s)	24	24
F12.23	Cannabis dependence with withdrawal	(s)	(s)	(s)	(s)	(s)	(s)	(s)	(s)
F12.250	Cannabis dependence with psychotic disorder with delusions	(s)	(s)	(s)	(s)	0	0	(s)	(s)
F12.251	Cannabis dependence with psychotic disorder with hallucinations	(s)	(s)	(s)	(s)	0	0	0	0
F12.259	Cannabis dependence with psychotic disorder, unspecified	13	13	27	27	(s)	(s)	(s)	(s)
F12.280	Cannabis dependence with psychotic disorder, dispetities Cannabis dependence with cannabis-induced anxiety disorder	(s)	(s)	(s)	(s)	(s)	(s)	(s)	(s)
F12.288	Cannabis dependence with other cannabis-induced disorder	15	15	35	33	13	13	40	38
F12.29	Cannabis dependence with other cannabis-induced disorder	(s)	(s)	27	27	(s)	(s)	15	14
F12.29	Cannabis use, unspecified, uncomplicated	1,865	1,667	5,045	4,414	5,729	4,980	12,967	11,629
F12.920	Cannabis use, unspecified with intoxication, uncomplicated	(s)	(s)	(s)	(s)	46	4,580	155	153
F12.921	Cannabis use, unspecified with intoxication, uncomplicated					12	12	45	45
F12.921 F12.922	Cannabis use, unspecified with intoxication definding	(s) 0	(s) 0	(s) 0	(s)	15	15	41	45
F12.922 F12.929	Cannabis use, unspecified with intoxication with perceptual disturbance	15	15	74	74	95	95	374	372
F12.93	Cannabis use, unspecified with withdrawal	(s)	(s)	(s)	(s)	(s)	(s)	(s)	(s)
F12.950	Cannabis use, unspecified with psychotic disorder with delusions	(s)	(s)	(s)	(s)	0	0	11	11
F12.951	Cannabis use, unspecified with psychotic disorder with hallucinations	(s)	(s)	(s)	(s)	0	0	(s)	(s)
F12.959	Cannabis use, unspecified with psychotic disorder, unspecified	(s)	(s)	21	21	(s)	(s)	16	16
F12.980	Cannabis use, unspecified with anxiety disorder	(s)	(s)	14	14	19	18	89	88
F12.988	Cannabis use, unspecified with other cannabis-induced disorder	29	27	76	68	114	103	313	280
F12.99	Cannabis use, unspecified with unspecified cannabis-induced disorder	150	142	398	354	33	32	765	747
Total	Total Maine Health Data Organization (MHDO). Hospital Inpatient Encounter Datasets. 2	3,621	2,951	10,075	7,981	7,379	6,223	23,076	20,048

Data Source: Maine Health Data Organization (MHDO), Hospital Inpatient Encounter Datasets, 2015 through 2020 Q1-Q3; Hospital Outpatient Encounter Dataset, 2015 through 2019

Total row represents a sum of distinct encounters and a sum of distinct individuals.

⁽s) Value is suppressed. As per MHDO policy, number of encounters and individuals are suppressed if it represents fewer than 11 people.

Number of Cannabis-Related Emergency Department Visits, Maine Hospitals

Prepared by: Maine Health Data Organization

Production date: May 4, 2021

Notes

Data Source: Maine Health Data Organization (MHDO), Hospital Inpatient Encounter Datasets, 2015 through 2020 Q1-Q3; Hospital Outpatient Encounter Dataset, 2015 through 2019. For detailed information about the content of each release, please consult the MHDO Hospital Inpatient and Outpatient Data webpage: https://mhdo.maine.gov/inpatient_outpatient.htm.

Note 1: To obtain the counts of individuals with a cannabis-related diagnosis, we used the ICD-10-CM diagnosis codes listed as Header Code? = No on the tab "ICD 10 Codes".

Note 2: As per MHDO policy, number of encounters and individuals are suppressed if it represents fewer than 11 people.

ICD Code	Description	Header Code?
F12	Cannabis Related Disorders	Yes
F12.1	Cannabis Abuse	Yes
F12.10	Cannabis Abuse Uncomplicated	No
F12.11	Cannabis Abuse in Remission	No
F12.12	Cannabis Abuse with Intoxication	Yes
F12.120	Cannabis Abuse with Intoxication Uncomplicated	No
F12.121	Cannabis Abuse with Intoxication Delirium	No
F12.122	Cannabis Abuse with Intoxication with Preceptual Disturbances	No
F12.129	Cannabis Abuse with Intoxication Unspecified	No
F12.15	Cannabis Abuse with Psychotic Disorder	Yes
F12.150	Cannabis Abuse with Psychotic Disorder with Delusions	No
F12.151	Cannabis Abuse with Psychotic Disorder with Hallucinations	No
F12.159	Cannabis Abuse with Psychotic Disorder Unspecified	No
F12.18	Cannabis Abuse with Other Cannabis-Induced Disorder	Yes
F12.180	Cannabis Abuse with Cannabis-Induced Anxiety Disorder	No
F12.188	Cannabis Abuse with Other Cannabis-Induced Disorder	No
F12.19	Cannais Abuse with Unspecified Cannabis-Induced Disorder	No
F12.2	Cannabis Dependence	Yes
F12.20	Cannabis Dependence Uncomplicated	No
F12.21	Cannabis Dependence in Remission	No
F12.22	Cannabis Dependence with Intoxication	Yes
F12.220	Cannabis Dependence with Intoxication uncomplicated	No
F12.221	Cannabis Dependence with Intoxication delirium	No
F12.222	Cannabis Dependence with Intoxication with perceptual disturbance	No
F12.229	Cannabis Dependence with Intoxication unspecified	No
F12.23	Cannabis Dependence with Withdrawal	No
F12.25	Cannabis Dependence with Psychotic Disorder	Yes
F12.250	Cannabis Dependence with Psychotic Disorder with Delusions	No
F12.251	Cannabis Dependence with Psychotic Disorder with Hallucinations	No
F12.259	Cannabis Dependence with Psychotic Disorder Unspecified	No
F12.28	Cannabis Dependence with Other Cannabis-Induced Disorder	Yes
F12.280	Cannabis Dependence with Cannabis-Induced Anxiety Disorder	No
F12.288	Cannabis Dependnce with Other Cannabis-Induced Disorder	No
F12.29	Cannabis Dependence with Unspecified Cannabis-Induced Disorder	No
F12.9	Cannabis Use, Unspecified	Yes
F12.90	Cannabis Use, Unspecified Uncomplicated	No

F12.92	Cannabis Use, Unspecified with Intoxication	Yes
F12.920	Cannabis Use, Unspecified with Intoxication Uncomplicated	No
F12.921	Cannabis Use, Unspecified with Intoxication Delirium	No
F12.922	Cannabis Use, Unspecified with Intoxication with Perceptual Disturbance	No
F12.929	Cannabis Use, Unspecified with Intoxication Unspecified	No
F12.93	Cannabis Use, Unspecified with Intoxication with Withdrawal	No
F12.95	Cannabis Use, Unspecified with Psychotic Disorder	Yes
F12.950	Cannabis Use, Unspecified with Psychotic Disorder with Delusions	No
F12.951	Cannabis Use, Unspecified with Psychotic Disorder with Hallunications	No
F12.959	Cannabis Use, Unspecified with Psychotic Disorder Unspecified	No
F12.98	Cannabis Use, Uspecified with Other Cannabis-Induced Disorder	Yes
F12.980	Cannabis Use, Unspecified with Other Cannabis-Induced Disorder Unspecified with Anxity Disorder	No
F12.988	Cannabis Use, Unspecified with Other Cannabis-Induced Disorder Unspecified with other Cannabis-Induced Disorder	No
F12.99	Cannabis Use, Unspecified with Other Cannabis-Induced Disorder with Unspecified Cannabis-Induced Disorder	No

Failure Rates	Pesticide (not mandatory for CPL yet)	Residual Solvent (not mandatory for CPL yet)	Heavy Metal	Microbial
Overall Failure Rate	40%	9%	1%	14%
Failure Rate When Compliance Tests are Removed	40%	9%	3%	30%
	Failure rate with new limits is 33%			

Pesticide cutoffs old vs new	old (ug/kg)	new (ug/kg)
Bifenthrin	2.73	200
Cyfluthrin	2.73	1000
Daminozide	2.05	1000
Etoxacole	2.05	200
Imazalil	2.05	200
Myclobutanil	2.05	200
Spiromesifen	2.05	200
Trifloxystrobin	2.05	200

Please note: Overall failure rates include medical, adult use research and development, and adult use compliance (CPL/mandatory) testing.

Source

Nova Analytic Labs - October 2021



TESTING SERVICES

TEST TYPES	WHAT DO WE REPORT	R&D SAMPLE AMOUNT	\$
POTENCY & CANNABINOID PROFILE	Total mg/g and weight % of 19 cannabinoids including: THCs, CBDs and, CBG, CBGA, CBDV, CBDVA, THCV, THVCA, CBN, CBNA, exo-THC, delta-8-THC, delta-10-THC, CBL, CBLA, CBC, CBCA	Flower: 1 g Conc: 0.5 g Infused: 1 srv	\$ 40
TERPENE PROFILE	Total mg/g and weight % of 23 Terpenes including: alpha-Pinene, Camphene, beta-Myrcene, beta-Pinene, Delta-3-Carene, alpha- Terpinene, beta-Ocimene, d-Limonene, p-Cymene, alpha-Ocimene, Eucalyptol, gamma-Terpinene, Terpinolene, Linalool, Isopulegol, Geraniol, b-Caryophyllene, alpha-Humulene, cis-Nerolidol, trans-Nerolidol, Guaiol, Caryophyllene Oxide, alpha-Bisabolol	Flower : 0.2 g Conc : 0.2 g	\$ 65
MICROBIAL CONTAMINANTS	The presence and/or quantity of the following 6 targets: ECI (E. coil), SAL (salmonella), ETB (enterobacter), total yeast & mold (YMR), ECT (total coliforms), TAC (total aerobic bacteria)	Flower : 1.5 g Conc : 1.5 g Infused : 1.5 g	\$ 150: all targets \$ 20 ea: YMR, ECT, TAC \$ 30 ea: ECI, SAL, ETB
MYCOTOXINS	Aflatoxin B1, B2, G1, G2 & Ochratoxin A must total < 20 ppb	Flower : 0.2 g Conc : 0.2 g	\$ 100
PESTICIDES	Bifenthrin, Cyfluthrin, Daminozide, Etoxazole, Imazalil, Myclobutanil, Spiromesifen, and Trifloxystrobin Must be undetectable in sample.	Flower : 0.5 g Conc : 0.5 g	\$ 150
HEAVY METALS	Cadmium, Lead, Arsenic & Mercury Must be < concentration limits specified by product type.	Flower: 1 g Conc: 1 g Infused: 1 g	\$ 50
RESIDUAL SOLVENTS	20 Solvents Butane, Hexane, Acetone, Benzene, Ethanol, Heptane, Pentane, Propane, Toluene, Methanol, Chloroform, Ethyl Ether, Acetonitrile, Ethyl Acetate, Ethylene Oxide, Xylenes, Isopropanol, Trichloroethylene, 1,2-Dichloroethane, Methylene Chloride	Flower : 0.2 g Conc : 0.2 g	\$ 65
HOMOGENEITY	The percent difference of total THC or CBD between different samples must be <15%	Conc: 2x0.5g Infused: 2x1 srv	\$ 80
WATER ACTIVITY	Free water Must be <0.65aW in plant material & <0.85aW in Marijuana product	Flower: 1 g Infused: 1 srv	\$ 40
MOISTURE CONTENT	Total water Must be <15% of total weight	Flower: 1 g	\$ 25
FILTH & FOREIGN MATERIAL	Visual, microscopic, inspection for contaminants such as: hair, insects, feces, wood, metal, dirt, etc.	1 g	\$ 40

ADDITIONAL SERVICES

On-Site Training

All of our clients are entitled to a free on-site training to ensure best practices are followed to minimize the risk of test failures

New Facility Review

Our goal is to provide the most efficient testing service and provide you best practices to eliminate the risk of failing tests. If you have a new facility or operation, our experienced scientists can walk-through your facility and review your operating plans. We will provide you advice that aids in efficiently passing lab tests.

Environmental Testing

Help diagnose microbe, heavy metal and pesticide issues with soil, water, air and surface sampling

Special Projects

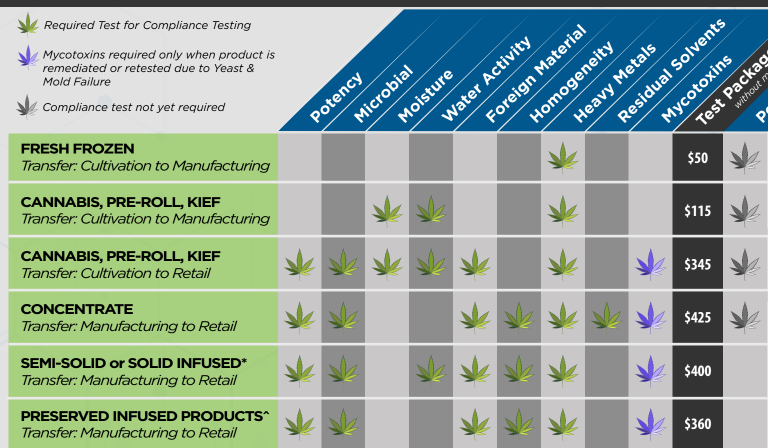
Have a specific test or analyte you need? Let us know and we will develop the test for you!

CoA Example



CONTACT US FOR PACKAGE PRICING

ADULT USE COMPLIANCE TESTING



^{*}These products do not require additional preservation (i.e. refrigeration) and must be tested for water activity. ^These products are preserved and do not require water activity testing (e.g. beverage)

Harvest Batch	Sample
<2.5 kg	13 Increments of 0.5 g = 6.5 g
2.5 kg to <5 kg	19 Increments of 0.5 g = 9.5 g
5 kg to <7.5 kg	16 Increments of 1.0 g = 16 g
7.5 kg to <10 kg	22 Increments of 1.0 g = 22 g

7.5 kg to <10 kg	22 Increments of 1.0 g = 22 g
roduction Batch	Sample
<0.5 kg	12 Increments of 0.5 g = 6.0 g
0.5 kg to <1 kg	16 Increments of 0.5 g = 8.0 g
1 kg to <1.5 kg	20 Increments of 0.5 g = 10 g
1.5 kg to <2.0 kg	24 Increments of 0.5 g = 12 g
2.0 kg to <5.0 kg	28 Increments of 0.5 g = 14 g

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Pro	oduction Units*	Sample
	<50	3 Units
	50 - 150	3 Units
	151 - 500	5 Units
	501 - 1,200	8 Units
	1,201 - 3200	13 Units
	3,201 - 10,000	20 Units

*Production Units can be unpackaged servings or packaged retail units of cannabis concentrates & products

DID YOU REMEMBER?

- > Select the right type of test in METRC (e.g. Metals Flower/Trim vs. Metals Concentrate
- > Use R&D testing to screen for micro and heavy metals to avoid costly compliance failures
- > Homogeneity requires collection of two additional 1 gram increments in separate containers. This counts towards the required sample size
- > Chain of Custody (COC) is completely electronic in TagLeaf. Make use of the METRC integration to expedite order entry
- > Use security seals and "For Testing Purposes Only"
- > Print 3x METRC Manifests and 3x TagLeaf COCs to transport samples
- > Contact us to assist you at any point and to schedule sample pickups



ADULT USE TESTING THRESHOLDS

RESIDUAL SOLVENTS

(mg/kg, ppm)

Acetone 5000 Acetonitrile 410 Butane 5000 **Ethanol** 5000 **Ethyl Acetate** 5000 **Ethyl Ether** 5000 Heptane 5000 Hexane 290 Isopropyl Alcohol 5000 Methanol 3000 Pentane 5000 **Propane** 5000 Toluene 890 **Total Xylenes** 2170 1,2-Dichloroethane Benzene Chloroform **Ethylene Oxide** Methylene Chloride Trichloroethylene

Applies to Extracts Only

POTENCY

Edibles only: Total THC must be ≤10.5 mg/serving and ≤ 105 mg in the entire package

MOISTURE CONTENT

The total % moisture in plant material must be <15%. This does not apply to Fresh Frozen

WATER ACTIVITY

Plant material, excluding fresh frozen, must be < 0.65 aW. Solid or semi-solid products must be < 0.85 aW.

HOMOGENEITY

Concentrates and manufactured products must have a % RSD ≤ 15% between the 3 individual homogeneity increments

FOREIGN MATERIAL

Fails for one insect (dead or alive), hair, or mammalian excreta. Fails if >1/4 of the surface is covered by Mold, Soil, Sand, Dirt or embedded foreign material.

Extracts

Inhalation

Products

MYCOTOXINS

All Mycotoxins combined (Total Mycotoxins) must be less than 20 ppb or ug/kg

Ingestion, Edibles, or

Suppository

	Total Viable Aerobic Bacteria	100,000	10,000	10,000	10,000	10,000
	Total Yeast and Mold	10,000	1,000	1,000	1,000	1,000
Microbial Analysis	Total Coliform	1,000	100	100	100	100
(CFU/g)	Enerobacteriacaea	1,000	100	100	100	100
	E. coli (pathogenic strains)	<1	<1	<1	<1	<1
	Salmonella	<1	<1	<1	<1	<1
	Cadmium	200	200	200	500	5,000
Heavy Metals	Lead	500	500	500	500	10,000
(ug/kg, ppb)	Arsenic	200	200	200	1,500	1,000
	Mercury	100	100	100	3,000	1,000

Plant

Topical

State	Туре	Required Test	Required Analytes	Pass Limits	Products	State Information
Alaska	Fully Legal	Microbials	E. coli (Shiga-producing - STEC)	<1 cfu/g	Marijuana Products	Website
Alaska	Fully legal	Microbials	Salmonella	<1 cfu/g	Concentrates	https://www.commerce.alaska.gov/web/amco/MarijuanaRegulations.aspx
			Aspergillus fungi (fumigatus, flavus, and			
Alaska	Fully legal	Microbials	niger)	<1 cfu/g		Alcohol and Marijuana Control Office
Alaska	Fully legal					
Alaska	Fully legal	Cannabinoids	THC	NA	Flower, Concentrates	Contacts
Alaska	Fully legal	Cannabinoids	THCA	NA	Marijuana Products	Generic: (907) 269-0350
Alaska	Fully legal	Cannabinoids	CBD	NA		
Alaska	Fully legal	Cannabinoids	CBDA	NA		
Alaska	Fully legal	Cannabinoids	CBN	NA		
Alaska	Fully legal		7110	000/ 51 1 1		
Alaska	Fully legal	Homogeneity	THC	20% of label	Marijuana Products	10 lb batch size limit
Alaska	Fully legal		Averagia			
Alaska Alaska	Fully legal	Heavy Metals Heavy Metals	Arsenic Cadmium			
Alaska	Fully legal	•				
Alaska	Fully legal	Heavy Metals	Lead			
Alaska	Fully legal Fully legal	Heavy Metals	Mercury			
Alaska		Solvents	Butanes	900 nnm	Solvent-based	
Alaska	Fully legal Fully legal	Solvents	Heptanes	800 ppm 500 ppm	Concentrates	
Alaska	Fully legal	Solvents	Benzene		Concentrates	
Alaska	Fully legal	Solvents	Toluene	1 ppm 1 ppm		
Alaska	Fully legal	Solvents	Hexane	10 ppm		
Alaska	Fully legal	Solvents	Total Xylenes	1 ppm		
Alaska	runy legar	JOIVEILLS	Total Aylenes	т ррііі	Marijuana or Marijuana	
Arizona	Medical only	Cannabinoids	THC	+/- 20 % of label	Product	
Arizona	Medical only	Cannabinoids	THCA	+/- 20% of label	Troduct	
Arizona	Medical only	Cannabinoids	CBD	+/- 20% of label		
Arizona	Medical only	Cannabinoids	CBDA	+/- 20% of label		
Arizona	Medical only			,		Website
	,					https://www.azdhs.gov/licensing/medical-marijuana/index.php#rules-
Arizona	Medical only	Pesticides	Abamectin	0.5 ppm		statutes
Arizona	Medical only	Pesticides	Acephate	0.4 ppm		Arizona Dept of Health Services - Licensing
Arizona	Medical only	Pesticides	Acequinocyl	2 ppm		
Arizona	Medical only	Pesticides	Acetamiprid	0.2 ppm		
Arizona	Medical only	Pesticides	Aldicarb	0.4 ppm		AZ Updated 12/18/20
Arizona	Medical only	Pesticides	Azoxystrobin	0.2 ppm		
Arizona	Medical only	Pesticides	Bifenazate	0.2 ppm		
Arizona	Medical only	Pesticides	Bifenthrin	0.2 ppm		
Arizona	Medical only	Pesticides	Boscalid	0.4 ppm		
Arizona	Medical only	Pesticides	Carbaryl	0.2 ppm		
Arizona	Medical only	Pesticides	Carbofuran	0.2 ppm		
Arizona	Medical only	Pesticides	Chlorantraniliprole	0.2 ppm		
Arizona	Medical only	Pesticides	Chlorfenapyr	1 ppm		
Arizona	Medical only	Pesticides	Chlorpyrifos	0.2 ppm		
Arizona	Medical only	Pesticides	Clofentezine	0.2 ppm		
Arizona	Medical only	Pesticides	Cyfluthrin	1 ppm		
Arizona	Medical only	Pesticides	Cypermethrin	1 ppm		
Arizona	Medical only	Pesticides	Daminozide	1 ppm		
Arizona	Medical only	Pesticides	DDVP (Dichlorvos)	0.1 ppm		
Arizona	Medical only	Pesticides	Diazinon	0.2 ppm		
Arizona	Medical only	Pesticides	Dimethoate	0.2 ppm		I

Arizona	Medical only	Pesticides	Ethoprophos	0.2 ppm
Arizona	Medical only	Pesticides	Etofenprox	0.4 ppm
Arizona	Medical only	Pesticides	Etoxazole	0.2 ppm
Arizona	Medical only	Pesticides	Fenoxycarb	0.2 ppm
Arizona	Medical only	Pesticides	Fenpyroximate	0.4 ppm
Arizona	Medical only	Pesticides	Fipronil	0.4 ppm
Arizona	Medical only	Pesticides	Flonicamid	1 ppm
Arizona	Medical only	Pesticides	Fludioxonil	0.4 ppm
Arizona	Medical only	Pesticides	Hexythiazox	1 ppm
Arizona	Medical only	Pesticides	, Imazalil	0.2 ppm
Arizona	Medical only	Pesticides	Imidacloprid	0.4 ppm
Arizona	Medical only	Pesticides	Kresoxim-methyl	0.4 ppm
Arizona	Medical only	Pesticides	Malathion	0.2 ppm
Arizona	Medical only	Pesticides	Metalaxyl	0.2 ppm
Arizona	Medical only	Pesticides	Methiocarb	0.2 ppm
Arizona	Medical only	Pesticides	Methomyl	0.4 ppm
Arizona	Medical only	Pesticides	Myclobutanil	0.2 ppm
Arizona	Medical only	Pesticides	Naled	0.5 ppm
Arizona	Medical only	Pesticides	Oxamyl	1 ppm
Arizona	Medical only	Pesticides	Paclobutrazol	0.4 ppm
Arizona	Medical only	Pesticides	Permethrins	0.2 ppm
Arizona	Medical only	Pesticides	Phosmet	0.2 ppm
Arizona	Medical only	Pesticides	Piperonylbutoxide	2 ppm
Arizona	Medical only	Pesticides	Prallethrin	0.2 ppm
Arizona	Medical only	Pesticides	Propiconazole	0.4 ppm
Arizona	Medical only	Pesticides	propoxur	0.2 ppm
Arizona	Medical only	Pesticides	Pyrethrins	1 ppm
Arizona	Medical only	Pesticides	Pyridaben	0.2 ppm
Arizona	Medical only	Pesticides	Spinosad	0.2 ppm
Arizona	Medical only	Pesticides	Spiromesifen	0.2 ppm
Arizona	Medical only	Pesticides	Spirotetramat	0.2 ppm
Arizona	Medical only	Pesticides	Spiroxamine	0.4 ppm
Arizona	Medical only	Pesticides	Tebuconazole	0.4 ppm
Arizona	Medical only	Pesticides	Thiacloprid	0.2 ppm
Arizona	Medical only	Pesticides	Thiamethoxam	0.2 ppm
Arizona	Medical only	Pesticides	Trifloxystrobin	0.2 ppm
Arizona	Medical only	Pesticides	Pendimethalin	0.1 ppm
Arizona	Medical only			
Arizona	Medical only	Solvents	Acetone	1000 ppm
Arizona	Medical only	Solvents	Acetonitrile	410 ppm
Arizona	Medical only	Solvents	Butanes	5000 ppm
Arizona	Medical only	Solvents	Ethanol	5000 ppm
Arizona	Medical only	Solvents	Ethyl Acetate	5000 ppm
Arizona	Medical only	Solvents	Ethyl Ether	5000 ppm
Arizona	Medical only	Solvents	Heptane	5000 ppm
Arizona	Medical only	Solvents	Hexanes	290 ppm
Arizona	Medical only	Solvents	Isopropyl Acetate	5000 ppm
Arizona	Medical only	Solvents	Methanol	3000 ppm
Arizona	Medical only	Solvents	Pentanes	5000 ppm
Arizona	Medical only	Solvents	Propane	5000 ppm
Arizona	Medical only	Solvents	Toluene	890 ppm
Arizona	Medical only	Solvents	Total Xylenes	2170 ppm
Arizona	Medical only	Solvents	Benzene	2 ppm
Arizona	Medical only	Solvents	Chloroform	60 ppm
	'			

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Arizona	Medical only	Solvents	2-Propanol (IPA)	5000 ppm		
Arizona	Medical only	Solvents	Methylene Chloride	600 ppm		
Arizona	Medical only			0.4		
Arizona	Medical only	Heavy Metals	Arsenic	0.4 ppm		
Arizona	Medical only	Heavy Metals	Cadmium	0.4 ppm		
Arizona	Medical only	Heavy Metals	Lead	1.0 ppm		
Arizona	Medical only	Heavy Metals	Mercury	1.2 ppm		
Arizona	Medical only	N 4		20h	MAIDs support for to missele	
Arizona	Medical only	Mycotoxins	Total Aflatoxins (B1, B2, G1, and G2)	20 ppb	MIPs except for topicals	
Arizona	Medical only	Mycotoxins	Ochratoxin A	20 ppb	MIPs except for topicals	
Arizona	Medical only	Missabiala	E. coli	100 -6./-		
Arizona	Medical only	Microbials Microbials		100 cfu/g		
Arizona	Medical only	IVIICIODIAIS	Salmonella	<1 cfu/g		
A	Madical culc	Missabiala	Aspergillus fungi (fumigatus, flavus,	41 -5/-		
Arizona	Medical only	Microbials	terreus, and niger)	<1 cfu/g		
Arizona Arkansas	Medical only	Dostinidos	Abamectin	0.5.000	Concentrates/Extracts	
Arkansas	Medical only Medical only	Pesticides Pesticides		0.5 ppm	·	Website
Arkansas	iviedical only	Pesticides	Acephate	0.4 ppm	Usable Marijuana	
A.ul	Medical only	Dankinidan	Associated	2		https://www.healthy.arkansas.gov/programs-services/topics/medical-
Arkansas	•	Pesticides	Acequinocyl	2 ppm		marijuana
Arkansas	Medical only	Pesticides	Acetamiprid	0.2 ppm		Arkansas Dept of Health - Medical Marijuana
Arkansas Arkansas	Medical only	Pesticides Pesticides	Aldicarb	0.4 ppm		
	Medical only		Azoxystrobin	0.2 ppm		
Arkansas	Medical only	Pesticides	Bifenazate	0.2 ppm		
Arkansas	Medical only	Pesticides	Bifenthrin	0.2 ppm		
Arkansas	Medical only	Pesticides	Boscalid	0.4 ppm		Arkonese Marijuana Laure
Arkansas	Medical only	Pesticides	Carbaryl	0.2 ppm		Arkansas Marijuana Laws https://www.safeaccessnow.org/arkansas medical marijuana laws and r
Arkansas	Medical only	Pesticides	Carbofuran	0.2 ppm		egulations
Arkansas	Medical only	Pesticides	Chlorantraniliprole	0.2 ppm		<u>eguiations</u>
Arkansas	Medical only	Pesticides	Chlorfenapyr	1 ppm		
Arkansas	Medical only	Pesticides	Chlorpyrifos	0.2 ppm		
Arkansas	Medical only	Pesticides	Clofentezine	0.2 ppm		Contacts
Arkansas	Medical only	Pesticides	Cyfluthrin	1 ppm		Generic: (501) 682-4982
Arkansas	Medical only	Pesticides	Cypermethrin	1 ppm		Generic. (301) 002 4302
Arkansas	Medical only	Pesticides	Daminozide	1 ppm		Email:
Arkansas	Medical only	Pesticides	DDVP (Dichlorvos)	0.1 ppm		adh.medicalmarijuana@arkansas.gov
Arkansas	Medical only	Pesticides	Diazinon	0.2 ppm		admired and a fundamental and
Arkansas	Medical only	Pesticides	Dimethoate	0.2 ppm		
Arkansas	Medical only	Pesticides	Ethoprophos	0.2 ppm		
Arkansas	Medical only	Pesticides	Etofenprox	0.4 ppm		
Arkansas	Medical only	Pesticides	Etoxazole	0.2 ppm		
Arkansas	Medical only	Pesticides	Fenoxycarb	0.2 ppm		
Arkansas	Medical only	Pesticides	Fenpyroximate	0.4 ppm		
Arkansas	Medical only	Pesticides	Fipronil	0.4 ppm		
Arkansas	Medical only	Pesticides	Flonicamid	1 ppm		
Arkansas	Medical only	Pesticides	Fludioxonil	0.4 ppm		
Arkansas	Medical only	Pesticides	Hexythiazox	1 ppm		
Arkansas	Medical only	Pesticides	Imazalil	0.2 ppm		
Arkansas	Medical only	Pesticides	Imidacloprid	0.4 ppm		
Arkansas	Medical only	Pesticides	Kresoxim-methyl	0.4 ppm		
Arkansas	Medical only	Pesticides	Malathion	0.2 ppm		
Arkansas	Medical only	Pesticides	Metalaxyl	0.2 ppm		
Arkansas	Medical only	Pesticides	Methiocarb	0.2 ppm		
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Arkansas	Medical only	Pesticides	Methomyl	0.4 ppm	
Arkansas	Medical only	Pesticides	Methyl parathion	0.2 ppm	
Arkansas	Medical only	Pesticides	MGK-264	0.2 ppm	
Arkansas	Medical only	Pesticides	Myclobutanil	0.2 ppm	
Arkansas	Medical only	Pesticides	Naled	0.5 ppm	
Arkansas	Medical only	Pesticides	Oxamyl	1 ppm	
Arkansas	Medical only	Pesticides	Paclobutrazol	0.4 ppm	
Arkansas	Medical only	Pesticides	Permethrins	0.2 ppm	
Arkansas	Medical only	Pesticides	Phosmet	0.2 ppm	
Arkansas	Medical only	Pesticides	Piperonylbutoxide	2 ppm	
Arkansas	Medical only	Pesticides	Prallethrin	0.2 ppm	
Arkansas	Medical only	Pesticides	Propiconazole	0.4 ppm	
Arkansas	Medical only	Pesticides	propoxur	0.2 ppm	
Arkansas	Medical only	Pesticides	Pyrethrins	1 ppm	
Arkansas	Medical only	Pesticides	Pyridaben	0.2 ppm	
Arkansas	Medical only	Pesticides	Spinosad	0.2 ppm	
Arkansas	Medical only	Pesticides	Spiromesifen	0.2 ppm	
Arkansas	Medical only	Pesticides	Spirotetramat	0.2 ppm	
Arkansas	Medical only	Pesticides	Spiroxamine	0.4 ppm	
Arkansas	Medical only	Pesticides	Tebuconazole	0.4 ppm	
Arkansas	Medical only	Pesticides	Thiacloprid	0.4 ppm	
Arkansas		Pesticides	•		
Arkansas Arkansas	Medical only	Pesticides	Thiamethoxam Trifloxystrobin	0.2 ppm	
	Medical only	restitiues	THIOXYSCIONIII	0.2 ppm	
Arkansas	Medical only	Calvanta	A	5000	C
Arkansas	Medical only	Solvents	Acetone	5000 ppm	Concentrates/Extracts
Arkansas	Medical only	Solvents	Acetonitrile	410 ppm	Usable Marijuana
Arkansas	Medical only	Solvents	Butane	5000 ppm	
Arkansas	Medical only	Solvents	1-Butanol	5000 ppm	
Arkansas	Medical only	Solvents	2-Butanol	5000 ppm	
Arkansas	Medical only	Solvents	2-Butanone	5000 ppm	
Arkansas	Medical only	Solvents	Benzene	2 ppm	
Arkansas	Medical only	Solvents	Cumene	70 ppm	
Arkansas	Medical only	Solvents	Cyclohexane	3880 ppm	
Arkansas	Medical only	Solvents	Dichloromethane	600 ppm	
Arkansas	Medical only	Solvents	1,2-Dimethoxyethane	100 ppm	
Arkansas	Medical only	Solvents	N,N-Dimethylacetamide	1090 ppm	
Arkansas	Medical only	Solvents	N,N-Dimethylformamide	880 ppm	
Arkansas	Medical only	Solvents	Dimethyl sulfoxide	5000 ppm	
Arkansas	Medical only	Solvents	1,4-Dioxane	380 ppm	
Arkansas	Medical only	Solvents	2,2-Dimethylbutane	290 ppm	
Arkansas	Medical only	Solvents	2,3-Dimethylbutane	290 ppm	
Arkansas	Medical only	Solvents	1,2-Dimethylbenzene	2170 ppm	
Arkansas	Medical only	Solvents	1,3-Dimethylbenzene	2170 ppm	
Arkansas	Medical only	Solvents	1,4-Dimethylbenzene	2170 ppm	
Arkansas	Medical only	Solvents	Ethanol	5000 ppm	
Arkansas	Medical only	Solvents	2-Ethoxyethanol	160 ppm	
Arkansas	Medical only	Solvents	Ethyl acetate	5000 ppm	
Arkansas	Medical only	Solvents	Ethylene glycol	620 ppm	
Arkansas	Medical only	Solvents	Ethyl ether	5000 ppm	
Arkansas	Medical only	Solvents	Ethylbenzene	2170 ppm	
Arkansas	Medical only	Solvents	Ethylene Oxide	50 ppm	
Arkansas	Medical only	Solvents	Heptanes	5000 ppm	
Arkansas	Medical only	Solvents	Hexane	290 ppm	
Arkansas	Medical only	Solvents	Isopropyl acetate	5000 ppm	

Arkansas	Medical only	Solvents	Methanol	3000 ppm		
Arkansas	Medical only	Solvents	2-Methylbutane	5000 ppm		
Arkansas	Medical only	Solvents	Methylpropane	5000 ppm		
Arkansas	Medical only	Solvents	2-Methylpentane	290 ppm		
Arkansas	Medical only	Solvents	3-Methylpentane	290 ppm		
Arkansas	Medical only	Solvents	Pentane	5000 ppm		
Arkansas	Medical only	Solvents	1-Pentanol	5000 ppm		
Arkansas	Medical only	Solvents	1-Propanol	5000 ppm		
Arkansas	Medical only	Solvents	2-Propanol	5000 ppm		
Arkansas	Medical only	Solvents	Pyridine	200 ppm		
Arkansas	Medical only	Solvents	Sulfolane	160 ppm		
Arkansas	Medical only	Solvents	Tetrahydrofuran	720 ppm		
Arkansas	Medical only	Solvents	Toluene	890 ppm		
Arkansas	Medical only	Solvents	Xylenes	2170 ppm		
Arkansas	Medical only	Solvents	Propane	5000 ppm		
Arkansas	Medical only					
Arkansas	Medical only	Water Activity	Water Activity	0.65 Aw	Usable Marijuana	
Arkansas	Medical only	Moisture Content	Moisture Content	<15%	Usable marijuana	
Arkansas	Medical only					
Arkansas	Medical only	Heavy Metals	Arsenic	200 ppb	Concentrates/Extracts	
Arkansas	Medical only	Heavy Metals	Cadmium	200 ppb	Usable Marijuana	
Arkansas	Medical only	Heavy Metals	Lead	500 ppb		
Arkansas	Medical only	Heavy Metals	Mercury	100 ppb		
Arkansas	Medical only					
Arkansas	Medical only	Cannabinoids	THC		Concentrates/Extracts	
Arkansas	Medical only	Cannabinoids	THCA		Usable Marijuana	
Arkansas	Medical only	Cannabinoids	CBD			
Arkansas	Medical only	Cannabinoids	CBDA			
Arkansas	Medical only			200/ 202		
Arkansas	Medical only	Homogeneity		30% RSD	Usable Marijuana	
Arkansas	Medical only	NAT I I	5 P /T P	100 0511/	Harlin Mar Conne	
Arkansas	Medical only	Microbials	E. coli (Total)	>100 CFU/g	Usable Marijuana	
California California	Fully Legal Fully legal	Cannabinoids Cannabinoids	THC THCA	NA NA		
California	Fully legal	Cannabinoids	CBD	NA NA		Website
California	Fully legal	Cannabinoids	CBDA	NA NA		https://www.bcc.ca.gov/
California	Fully legal	Cannabinoids	CBG	NA NA		Bureau of Cannabis Control
California	Fully legal	Cannabinoids	CBN	NA NA		bureau of carmabis control
California	Fully legal	Califiabiliolus	CBN	IVA		Contacts
Camornia	runy icgui					Contacts
California	Fully legal	Filth & Foreign Material	Mold or foreign material	<5% by weight		General: (833) 768-5880
	· u, .egu.	There are religion material	mora or receign material	1575 57 Weight		General (655) 700 5555
California	Fully legal	Filth & Foreign Material	Mammalian excreta	<1 mg/lb		
California	Fully legal			G/		
	, 0			Topicals/Inhalables/		
California	Fully legal			Others ppm		Email:
California	Fully legal	Heavy Metals	Arsenic	3.0 / 0.2 / 1.5 ppm		bcc@dca.ca.gov
California	Fully legal	Heavy Metals	Cadmium	5.0 / 0.2 / 0.5 ppm		
California	Fully legal	Heavy Metals	Lead	10 / 0.5 / 0.5 ppm		
California	Fully legal	Heavy Metals	Mercury	1.0 / 0.1 / 3 ppm		
California	Fully legal		•			
California	Fully legal	Microbials	Inhalables			
California	Fully legal	Microbials	E. coli (Shiga-producing - STEC)	<1 cfu/g		
California	Fully legal	Microbials	Salmonella	<1 cfu/g		
				•		•

			Aspergillus fungi (fumigatus, flavus,		
California	Fully legal	Microbials	terreus, and niger)	<1 cfu/g	
California	Fully legal	Microbials	Non-Inhalables		
California	Fully legal	Microbials	E. coli (Shiga-producing - STEC)	<1 cfu/g	
California	Fully legal	Microbials	Salmonella	<1 cfu/g	
California	Fully legal				
California	Fully legal	Water Activity	Water Activity	0.65 Aw	Flower
California	Fully legal	Water Activity	Water Activity	0.85 Aw	Edibles (semi solid and solid)
California	Fully legal				
California	Fully legal	Moisture Content	Moisture Content	5% - 13%	Flower
California	Fully legal				
California	Fully legal	Mycotoxins	Total Aflatoxins (B1, B2, G1 and G2)	20 ppb	
California	Fully legal	Mycotoxins	Ochratoxin A	20 ppb	
California	Fully legal				
California	Fully legal	Pesticides	Category I		
California	Fully legal	Pesticides	Aldicarb	< 0.10 ppm	
California	Fully legal	Pesticides	Carbofuran	< 0.10 ppm	
California	Fully legal	Pesticides	Chlordane	< 0.10 ppm	
California	Fully legal	Pesticides	Chlorfenapyr	< 0.10 ppm	
California	Fully legal	Pesticides	Chlorpyrifos	< 0.10 ppm	
California	Fully legal	Pesticides	Coumaphos	< 0.10 ppm	
California	Fully legal	Pesticides	Daminozide	< 0.10 ppm	
California	Fully legal	Pesticides	DDVP (Dichlorvos)	< 0.10 ppm	
California	Fully legal	Pesticides	Dimethoate	< 0.10 ppm	
California	Fully legal	Pesticides	Ethoprophos	< 0.10 ppm	
California	Fully legal	Pesticides	Etofenprox	< 0.10 ppm	
California	Fully legal	Pesticides	Fenoxycarb	< 0.10 ppm	
California	Fully legal	Pesticides	Fipronil	< 0.10 ppm	
California	Fully legal	Pesticides	Imazalil	< 0.10 ppm	
California	Fully legal	Pesticides	Methiocarb	< 0.10 ppm	
California	Fully legal	Pesticides	Methyl parathion	< 0.10 ppm	
California	Fully legal	Pesticides	Mevinphos	< 0.10 ppm	
California	Fully legal	Pesticides	Paclobutrazol	< 0.10 ppm	
California	Fully legal	Pesticides	Propoxur	< 0.10 ppm	
California	Fully legal	Pesticides	Spiroxamine	< 0.10 ppm	
California	Fully legal	Pesticides	Thiacloprid	< 0.10 ppm	
				Inhalables/Others	
California	Fully legal	Pesticides	Category II	ppm	
California	Fully legal	Pesticides	Abamectin	0.1 / 0.3 ppm	
California	Fully legal	Pesticides	Acephate	0.1 / 5 ppm	
California	Fully legal	Pesticides	Acequinocyl	0.1 / 4 ppm	
California	Fully legal	Pesticides	Acetamiprid	0.1 / 5 ppm	
California	Fully legal	Pesticides	Azoxystrobin	0.1 / 40 ppm	
California	Fully legal	Pesticides	Bifenazate	0.1 / 5 ppm	
California	Fully legal	Pesticides	Bifenthrin	3 / 0.5 ppm	
California	Fully legal	Pesticides	Boscalid	0.1 / 10 ppm	
California	Fully legal	Pesticides	Captan	0.7 / 5 ppm	
California	Fully legal	Pesticides	Carbaryl	0.5 / 0.5 ppm	
California	Fully legal	Pesticides	Chlorantraniliprole	10 / 40 ppm	
California	Fully legal	Pesticides	Clofentezine	0.1 / 0.5 ppm	
California	Fully legal	Pesticides	Cyfluthrin	2 / 1 ppm	
California	Fully legal	Pesticides	Cypermethrin	1 / 1 ppm	
California	Fully legal	Pesticides	Diazinon	0.1 / 0.2 ppm	
California	Fully legal	Pesticides	Dimethomorph	2 / 20 ppm	

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California	Fully legal	Pesticides	Etoxazole	0.1 / 1.5 ppm		
California	Fully legal	Pesticides	Fenhexamid	0.1 / 10 ppm		
California	Fully legal	Pesticides	Fenpyroximate	0.1 / 2 ppm		
California	Fully legal	Pesticides	Flonicamid	0.1 / 2 ppm		
California	Fully legal	Pesticides	Fludioxonil	0.1 / 30 ppm		
California	Fully legal	Pesticides	Hexythiazox	0.1 / 2 ppm		
California	Fully legal	Pesticides	Imidacloprid	5 / 3 ppm		
California	Fully legal	Pesticides	Kresoxim-methyl	0.1 / 1 ppm		
California	Fully legal	Pesticides	Malathion	0.5 / 5 ppm		
California	Fully legal	Pesticides	Metalaxyl	2 / 15 ppm		
California	Fully legal	Pesticides	Methomyl	1 / 0.1 ppm		
California	Fully legal	Pesticides	Myclobutanil	0.1 / 9 ppm		
California	Fully legal	Pesticides	Naled	0.1 / 0.5 ppm		
California	Fully legal	Pesticides	Oxamyl	0.5 / 0.2 ppm		
California	Fully legal	Pesticides	Pentachloronitrobenzene	0.1 / 0.2 ppm		
California	Fully legal	Pesticides	Permethrins	0.5 / 20 ppm		
California	Fully legal	Pesticides	Phosmet	0.1 / 0.2 ppm		
California	Fully legal	Pesticides	Piperonylbutoxide	3 / 8 ppm		
California	Fully legal	Pesticides	Prallethrin	0.1 / 0.4 ppm		
California	Fully legal	Pesticides	Propiconazole	0.1 / 20 ppm		
California	Fully legal	Pesticides	Pyrethrins	0.5 / 1 ppm		
California	Fully legal	Pesticides	Pyridaben	0.1 / 3 ppm		
California	Fully legal	Pesticides	Spinetoram	0.1 / 3 ppm		
California	Fully legal	Pesticides	Spinosad	0.1 / 3 ppm		
California	Fully legal	Pesticides	Spiromesifen	0.1 / 12 ppm		
California	Fully legal	Pesticides	Spirotetramat	0.1 / 13 ppm		
California	Fully legal	Pesticides	Tebuconazole	0.1 / 2 ppm		
California	Fully legal	Pesticides	Thiamethoxam	5 / 4.5 ppm		
California	Fully legal	Pesticides	Trifloxystrobin	0.1 / 30 ppm		
California	Fully legal	i concluco	Timoxystrobiii	0.1 / 30 ppm		
California	Fully legal	Solvents	Acetone	5000 ppm		
California	Fully legal	Solvents	Acetonie	410 ppm		
California	, ,		Butanes			
California	Fully legal Fully legal	Solvents Solvents	Ethanol	5000 ppm		
				5000 ppm		
California	Fully legal	Solvents	Ethyl Acetate	5000 ppm		
California	Fully legal	Solvents	Ethyl Ether	5000 ppm		
California	Fully legal	Solvents	Heptanes	5000 ppm		
California	Fully legal	Solvents	Hexane	290 ppm		
California	Fully legal	Solvents	Isopropyl Alcohol	5000 ppm		
California	Fully legal	Solvents	Methanol	3000 ppm		
California	Fully legal	Solvents	Pentane	5000 ppm		
California	Fully legal	Solvents	Propane	5000 ppm		
California	Fully legal	Solvents	Toluene	890 ppm		
California	Fully legal	Solvents	Total Xylenes	2170 ppm		
California	Fully legal	Solvents	1,2 Dichloroethane	1 ppm		
California	Fully legal	Solvents	Benzene	1 ppm		
California	Fully legal	Solvents	Chloroform	1 ppm		
California	Fully legal	Solvents	Ethylene Oxide	1 ppm		
California	Fully legal	Solvents	Methylene Chloride	1 ppm		
California	Fully legal	Solvents	Trichloroethylene	1 ppm		
					Plant material, concentrates,	
Colorado	Fully legal	Microbials	E. coli (Shiga-producing - STEC)	<1 cfu/g	and MIPs	
					Plant material, concentrates,	
Colorado	Fully legal	Microbials	Salmonella	<1 cfu/g	and MIPs	Updated 3/17/21

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				.4 - 4	Plant material, concentrates,	
Colorado	Fully legal	Microbials	Total Yeast & Mold	10 ⁴ cfu/g	and MIPs	Website
					Extracts from failed plant	
Colorado	Fully legal	Mycotoxins	Aflatoxins (B1 B2 G1 G2)	20 ppb	batches	https://www.colorado.gov/pacific/marijuana
					Extracts from failed plant	
Colorado	Fully legal	Mycotoxins	Ochratoxin A	20 ppb	batches	
Colorado	Fully legal					Contacts
Colorado	Fully legal	Solvents	Acetone	1000 ppm	Extracts	General: ()
Colorado	Fully legal	Solvents	Butanes	1000 ppm	Extracts	
					Extracts, except orally	
Colorado	Fully legal	Solvents	Ethanol	1000 ppm	ingested products	Email:
Colorado	Fully legal	Solvents	Heptanes	1000 ppm	Extracts	marijuanainfo@state.co.us
Colorado	Fully legal	Solvents	Isopropyl Alcohol	1000 ppm	Extracts	medical.marijuana@state.co.us
Colorado	Fully legal	Solvents	Propane	1000 ppm	Extracts	
Colorado	Fully legal	Solvents	Benzene	2 ppm	Extracts	
Colorado	Fully legal	Solvents	Toluene	180 ppm	Extracts	
Colorado	Fully legal	Solvents	Pentane	1000 ppm	Extracts	
Colorado	Fully legal	Solvents	Hexane	60 ppm	Extracts	
Colorado	Fully legal	Solvents	Total Xylenes	430 ppm	Extracts	
Colorado	Fully legal	Solvents	Methanol	600 ppm	Extracts	
Colorado	Fully legal	Solvents	Ethyl Acetate	1000 ppm	Extracts	
Colorado	Fully legal	Solvents	Any solvent not permitted for use	non detect	Extracts	
Colorado	Fully legal					
				Inhaled/Topical/Ing		
Colorado	Fully legal			ested		
				0.0/0/4.5	Plant material, concentrates,	
Colorado	Fully legal	Heavy Metals	Arsenic	0.2/3/1.5 ppm	and MIPs	
0.11.	e 11 1 1	II Martil	C. Lut.	0.2/2/0.5	Plant material, concentrates,	
Colorado	Fully legal	Heavy Metals	Cadmium	0.2/3/0.5 ppm	and MIPs	
Calamada	Fully land	Hanna Markala	land	0.5/10/1	Plant material, concentrates,	
Colorado	Fully legal	Heavy Metals	Lead	0.5/10/1 ppm	and MIPs	
Colorado	Fully local	Hoove, Motols	Morouni	0 1 /1 /1 5 2222	Plant material, concentrates, and MIPs	
Colorado Colorado	Fully legal	Heavy Metals	Mercury	0.1/1/1.5 ppm	and wirs	
Colorado	Fully legal Fully legal	Pesticides	Abamectin (Avermectins B1a & B1b)	.07 ppm	Flower & Trim	0.01 - 0.07 ppm suggested for concentrates - not law yet.
Colorado	Fully legal	Pesticides	Azoxystrobin	.02 ppm	Flower & Trim	0.01 - 0.07 ppm suggested for concentrates - not law yet.
Colorado	Fully legal	Pesticides	Bifenazate	.02 ppm	Flower & Trim	
Colorado	Fully legal	Pesticides	Etoxazole	.02 ppm	Flower & Trim	
Colorado	Fully legal	Pesticides	Imazalil	.04 ppm	Flower & Trim	
Colorado	Fully legal	Pesticides	Imidacloprid	.02 ppm	Flower & Trim	
Colorado	Fully legal	Pesticides	Malathion	.05 ppm	Flower & Trim	
Colorado	Fully legal	Pesticides	Myclobutanil	.04 ppm	Flower & Trim	
Colorado	Fully legal	Pesticides	Permethrins	.04 ppm	Flower & Trim	
Colorado	Fully legal	Pesticides	Spinosad (A & D)	.06 ppm	Flower & Trim	
Colorado	Fully legal	Pesticides	Spiromesifen	.03 ppm	Flower & Trim	
Colorado	Fully legal	Pesticides	Spirotetramat	.02 ppm	Flower & Trim	
Colorado	Fully legal	Pesticides	Tebuconazole	.01 ppm	Flower & Trim	
Colorado	Fully legal					
Colorado	Fully legal	Cannabinoids	THC	NA		
Colorado	Fully legal	Cannabinoids	THCA	NA NA		
Colorado	Fully legal	Cannabinoids	CBD	NA NA		
Colorado	Fully legal	Cannabinoids	CBDA	NA		
Colorado	Fully legal	Cannabinoids	CBN	NA		
Colorado	Fully legal					
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Colorado	Fully legal	Homogeneity	Homogeneity	15%	
Connecticut	Medical only	Mycotoxins	Aflatoxin B1	20 ppb	
Connecticut	Medical only	Mycotoxins	Aflatoxin B2	20 ppb	
Connecticut	Medical only	Mycotoxins	Aflatoxin O1	20 ppb	Website
	,	,			https://portal.ct.gov/DCP/Medical-Marijuana-Program/Medical-Marijua
Connecticut	Medical only	Mycotoxins	Aflatoxin O2	20 ppb	Program
Connecticut	Medical only	Mycotoxins	Ochratoxin A	20 ppb	Department of Consumer Protection - Medical Marijuana Program
Connecticut	Medical only	IVIYCOLOXIIIS	Ochilatoxiii A	20 μμυ	Department of consumer Protection Medical Manjaana Program
Connecticut	Medical only	Heavy Metals	Arsenic	0.14 ppb BW/day	
Connecticut	Medical only	Heavy Metals	Cadmium	0.09 ppb BW/day	Contacts
Connecticut	Medical only	Heavy Metals	Lead	0.29 ppb BW/day	General: (860) 713-6066
Connecticut	Medical only	Heavy Metals			General. (600) 713-0000
Connecticut		neavy ivietais	Mercury	0.29 ppb BW/day	
Connecticut	Medical only		Catiofics standards in Castion 111 of LIC		
Connecticut	Medical only	Microbials	Satisfies standards in Section 111 of US Pharmacopeia		Email:
	•	MICLODIAIS	Pharmacopeia		
Connecticut	Medical only	Dostinidos	Navet had below standards and facility		dcp.mmp@ct.gov
Connecticut	Medical only	Pesticides	Must be below standards set forth in		E WALLETT
Connecticut	Medical only		Subpart C of EPA's regs for Tolerances and		Email SENT
Connecticut	Medical only		Exemptions for Pesticide Chemical		
			(Not sure how - there are no limits for		
Connecticut	Medical only		marijuana)		
Florida	Medical only	Cannabinoids	THC	NA	Website
Florida	Medical only	Cannabinoids		NA	https://knowthefactsmmj.com/
Florida	Medical only	Cannabinoids		NA	Florida Dept of Health - Office of Medical Marijuana Use
Florida	Medical only	Cannabinoids		NA	
Florida	Medical only	Cannabinoids		NA	Email:
Florida	Medical only	Cannabinoids		NA	MedicalMarijuanaUse@flhealth.gov
Florida	Medical only	Cannabinoids		NA	
Florida	Medical only	Cannabinoids		NA	Contacts
Florida	Medical only	Cannabinoids	CBD	NA	General: (800) 808-9580
Hawaii	Medical only	Cannabinoids	THC	NA	
Hawaii	Medical only	Cannabinoids	THCA	NA	Website:
Hawaii	Medical only	Cannabinoids	CBD	NA	https://health.hawaii.gov/medicalcannabisregistry/
Hawaii	Medical only	Cannabinoids	CBDA	NA	State of Hawaii - Department of Health
Hawaii	Medical only	Cannabinoids	CBG	NA	
Hawaii	Medical only	Cannabinoids	CBN	NA	Email:
Hawaii	Medical only	.,		4.0	Use portal under "Contact Us" on website
Hawaii	Medical only	Heavy Metals	Arsenic	10 ppm	
Hawaii	Medical only	Heavy Metals	Cadmium	4 ppm	Contacts:
Hawaii	Medical only	Heavy Metals	Lead	6 ppm	General((808) 586-4400
Hawaii	Medical only	Heavy Metals	Mercury	2 ppm	
Hawaii	Medical only				
Hawaii	Medical only	Pesticides	Abamectin	1 ppm	
Hawaii	Medical only	Pesticides	Acephate	1 ppm	
Hawaii	Medical only	Pesticides	Acequinocyl	2 ppm	
Hawaii	Medical only	Pesticides	Acetamiprid	1 ppm	
Hawaii	Medical only	Pesticides	Aldicarb	1 ppm	
Hawaii	Medical only	Pesticides	Azoxystrobin	1 ppm	
Hawaii	Medical only	Pesticides	Bifenazate	1 ppm	
Hawaii	Medical only	Pesticides	Bifenthrin	1 ppm	
Hawaii	Medical only	Pesticides	Boscalid	1 ppm	
Hawaii	Medical only	Pesticides	Carbaryl	1 ppm	
· · · · · · · · · · · · · · · · · · ·		D+:-:-	Carbofuran	1 ppm	
Hawaii	Medical only	Pesticides	Carbolulan	ı ppiii	

Hawaii	Medical only	Pesticides	Chlorfenapyr	1 ppm
Hawaii	Medical only	Pesticides	Chlorpyrifos	1 ppm
	,		• • • • • • • • • • • • • • • • • • • •	* * *
Hawaii	Medical only	Pesticides	Clofentezine	1 ppm
Hawaii	Medical only	Pesticides Pesticides	Cyfluthrin	1 ppm
Hawaii	Medical only		Cypermethrin	1 ppm
Hawaii	Medical only	Pesticides	DDVP (Dichlorvos)	1 ppm
Hawaii	Medical only	Pesticides	Diazinon	1 ppm
Hawaii	Medical only	Pesticides	Dimethoate	1 ppm
Hawaii	Medical only	Pesticides	Ethoprophos	1 ppm
Hawaii	Medical only	Pesticides	Etofenprox	1 ppm
Hawaii	Medical only	Pesticides	Etoxazole	1 ppm
Hawaii	Medical only	Pesticides	Fenpyroximate	1 ppm
Hawaii	Medical only	Pesticides	Fipronil	1 ppm
Hawaii	Medical only	Pesticides	Flonicamid	1 ppm
Hawaii	Medical only	Pesticides	Fludioxonil	1 ppm
Hawaii	Medical only	Pesticides	Hexythiazox	1 ppm
Hawaii	Medical only	Pesticides	Imazalil	0.1 ppm
Hawaii	Medical only	Pesticides	Imidacloprid	1 ppm
Hawaii	Medical only	Pesticides	Kresoxim-methyl	1 ppm
Hawaii	Medical only	Pesticides	Malathion	1 ppm
Hawaii	Medical only	Pesticides	Metalaxyl	1 ppm
Hawaii	Medical only	Pesticides	Methiocarb	1 ppm
Hawaii	Medical only	Pesticides	Methomyl	1 ppm
Hawaii	Medical only	Pesticides	Methyl parathion	1 ppm
Hawaii	Medical only	Pesticides	MGK-264	1 ppm
Hawaii	Medical only	Pesticides	Myclobutanil	1 ppm
Hawaii	Medical only	Pesticides	Naled	1 ppm
Hawaii	Medical only	Pesticides	Oxamyl	1 ppm
Hawaii	Medical only	Pesticides	Paclobutrazol	1 ppm
Hawaii	Medical only	Pesticides	Permethrins	1 ppm
Hawaii	Medical only	Pesticides	Phosmet	1 ppm
Hawaii	Medical only	Pesticides	Piperonylbutoxide	1 ppm
	,	Pesticides	Prallethrin	
Hawaii	Medical only	Pesticides		1 ppm
Hawaii	Medical only		Propiconazole	1 ppm
Hawaii	Medical only	Pesticides	Propoxur	1 ppm
Hawaii	Medical only	Pesticides	Pyrethrins	1 ppm
Hawaii	Medical only	Pesticides	Pyridaben	1 ppm
Hawaii	Medical only	Pesticides	Spinosad	1 ppm
Hawaii	Medical only	Pesticides	Spiromesifen	1 ppm
Hawaii	Medical only	Pesticides	Spirotetramat	1 ppm
Hawaii	Medical only	Pesticides	Tebuconazole	1 ppm
Hawaii	Medical only	Pesticides	Thiacloprid	1 ppm
Hawaii	Medical only	Pesticides	Thiamethoxam	1 ppm
Hawaii	Medical only	Pesticides	Trifloxystrobin	1 ppm
Hawaii	Medical only			
Hawaii	Medical only	Solvents	Butanes	800 ppm
Hawaii	Medical only	Solvents	Heptanes	500 ppm
Hawaii	Medical only	Solvents	Benzene	1 ppm
Hawaii	Medical only	Solvents	Toluene	1 ppm
Hawaii	Medical only	Solvents	Hexane	10 ppm
Hawaii	Medical only	Solvents	Total Xylenes	1 ppm
Hawaii	Medical only		,	
Hawaii	Medical only	Moisture Content	Moisture Content	<15%
Hawaii	Medical only			-15/0
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Hawaii	Medical only	Filth & Foreign Material	Foreign Material	No visible		
Hawaii	Medical only		3 3			
Hawaii	Medical only			Extracts/Other		
Hawaii	Medical only	Microbials	E. coli (pathogenic strains)	<1 cfu/g		
Hawaii	Medical only	Microbials	Salmonella	<1 cfu/g		
			Aspergillus fungi (fumigatus, flavus, and			
Hawaii	Medical only	Microbials	niger)	<1 cfu/g		
Hawaii	Medical only	Microbials	Total Aerobic Bacteria	$10^4 / 10^5 \text{cfu/g}$		
Hawaii	Medical only	Microbials	Total Yeast & Mold	100 / 2x10 ⁴ cfu/g		
Hawaii	Medical only	Microbials	Total Coliform	100 / 10 ³ cfu/g		
Hawaii	Medical only	Microbials	Bile-tolerant Gram Negative Bacteria	100 / 10 ³ cfu/g		
Hawaii	Medical only		, and the second	, , , ,		
Hawaii	Medical only	Mycotoxins	Total Mycotoxins	20 ppb		
Illinois	Fully legal			Extracts/Others		
Illinois	Fully legal	Microbials	Total Aerobic Bacteria	$10^4 / 10^5 \text{cfu/g}$		
Illinois	Fully legal	Microbials	Total Yeast & Mold	$10^3 / 10^4 \text{cfu/g}$		
Illinois	Fully legal	Microbials	Total Coliform	100 / 10 ³ cfu/g		
Illinois	Fully legal	Microbials	Bile-tolerant Gram Negative Bacteria	100 / 10 ³ cfu/g		Website:
Illinois	Fully legal	Microbials	E. coli (pathogenic strains)	<1 cfu/g		https://www.idfpr.com/profs/adultusecan.asp
Illinois	Fully legal	Microbials	Salmonella	<1 cfu/g		Illinois Dept of Financial and Professional Regulation
Illinois	Fully legal					
Illinois	Fully legal	Mycotoxins	Aflatoxin B1	20 ppb		Email:
Illinois	Fully legal	Mycotoxins	Aflatoxin B2	20 ppb		FPR.AdultUseCannabis@illinois.gov
Illinois	Fully legal	Mycotoxins	Aflatoxin G1	20 ppb		
Illinois	Fully legal	Mycotoxins	Aflatoxin G2	20 ppb		Contacts
Illinois	Fully legal	Mycotoxins	Ochratoxin A	20 ppb		General: No phone given
Illinois	Fully legal	Daatiaidaa	Ad at his halo and a day of a set for			
Illinois Illinois	Fully legal	Pesticides	Must be below standards set forth in			20 lb batch limit
Illinois	Fully legal Fully legal		Subpart C of EPA's regs for Tolerances and Exemptions for Pesticide Chemical			20 ID Dateri III'ili
IIIIIIOIS	I dily legal		(Not sure how - there are no limits for			
Illinois	Fully legal		marijuana)			
Illinois	Fully legal		,			
Illinois	Fully legal	Solvents	Total solvents	<10 ppm		
Illinois	Fully legal					
Illinois	Fully legal	Cannabinoids	Active Ingredient Analysis	NA		
Maine	Fully legal					
Maine	Fully legal	Microbials		Extracts/Others		
Maine	Fully legal	Microbials	Total Aerobic Bacteria	10 ⁴ / 10 ⁵ cfu/g		
Maine	Fully legal	Microbials	Total Yeast & Mold	10 ³ / 10 ⁴ cfu/g		
Maine	Fully legal	Microbials	Total Coliform	100 / 10 ³ cfu/g		
Maine	Fully legal	Microbials	Enterobacteriacaea	100 / 10 ³ cfu/g		
Maine	Fully legal	Microbials	E. coli (Total)	<1 cfu/g		
Maine	Fully legal	Microbials	Salmonella	<1 cfu/g		
Maine	Fully legal		Total Musetovine to include Affect 1			
Maina	Eully local	Mycotovins	Total Mycotoxins to include Aflatoxins	20 nnh		
Maine Maine	Fully legal Fully legal	Mycotoxins	(B1, B2, G1, and G2) and Ochratoxin A	20 ppb		
Maine	Fully legal	Water Activity	Water Activity	0.65 Aw (plant)		
Maine	Fully legal	Water Activity Water Activity	Water Activity Water Activity	0.85 Aw (edible)		
Maine	Fully legal	,		(-2)		
Maine	Fully legal	Filth & Foreign Material	Fail is presence of any living or dead ins	ect at any life cycle		
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Maine	Fully local	Filth & Faraign Material	stage, or one hair, or one count of mam	•
iviaine	Fully legal	Filth & Foreign Material	three grams of sample	
Maine	Fully legal	Filth & Foreign Material		
Williams	runy iegui	Than a roreign waterial		
Maine	Fully legal	Filth & Foreign Material		
	,		Fail is also more than 1/4 of total area is co	overed by mold, sand.
Maine	Fully legal	Filth & Foreign Material	cinders, dirt, or imbedded foreig	*
Maine	Fully legal			
	, -			Topicals/Inhalables/
Maine	Fully legal			Others ppm
Maine	Fully legal	Heavy Metals	Arsenic	1.0 / 0.2 / 1.5 ppm
Maine	Fully legal	Heavy Metals	Cadmium	5.0 / 0.2 / 0.5 ppm
Maine	Fully legal	Heavy Metals	Lead	10 / 0.5 / 0.5 ppm
Maine	Fully legal	Heavy Metals	Mercury	1.0 / 0.1 / 3 ppm
Maine	Fully legal			
Maine	Fully legal	Pesticides	Trifloxystrobin	Any detection
Maine	Fully legal	Pesticides	Bifenthrin	Any detection
Maine	Fully legal	Pesticides	Cyfluthrin	Any detection
Maine	Fully legal	Pesticides	Daminozide	Any detection
Maine	Fully legal	Pesticides	Etoxazole	Any detection
Maine	Fully legal	Pesticides	Imazalil	Any detection
Maine	Fully legal	Pesticides	Myclobutanil	Any detection
Maine	Fully legal	Pesticides	Spiromesifen	Any detection
Maine	Fully legal	Pesticides	Any other from list of 195	Any detection
Maine	Fully legal			
Maine	Fully legal	Solvents	Acetone	5000 ppm
Maine	Fully legal	Solvents	Acetonitrile	410 ppm
Maine	Fully legal	Solvents	Butanes	5000 ppm
Maine	Fully legal	Solvents	Ethanol	5000 ppm
Maine	Fully legal	Solvents	Ethyl Acetate	5000 ppm
Maine Maine	Fully legal	Solvents	Ethyl Ether	5000 ppm
	Fully legal	Solvents	Heptanes	5000 ppm
Maine Maine	Fully legal	Solvents Solvents	Hexane	290 ppm
Maine	Fully legal Fully legal	Solvents	Isopropyl Alcohol Methanol	5000 ppm 3000 ppm
Maine	Fully legal	Solvents	Pentane	5000 ppm
Maine	Fully legal	Solvents	Propane	5000 ppm
Maine	Fully legal	Solvents	Toluene	890 ppm
Maine	Fully legal	Solvents	Total Xylenes	2170 ppm
Maine	Fully legal	Solvents	1,2 Dichloroethane	1 ppm
Maine	Fully legal	Solvents	Benzene	1 ppm
Maine	Fully legal	Solvents	Chloroform	1 ppm
Maine	Fully legal	Solvents	Ethylene Oxide	1 ppm
Maine	Fully legal	Solvents	Methylene Chloride	1 ppm
Maine	Fully legal	Solvents	Trichloroethylene	1 ppm
Maine	Fully legal		·	. ,
Maine	Fully legal	Cannabinoids	THC	NA
Maine	Fully legal	Cannabinoids	THCA	NA
Maine	Fully legal	Cannabinoids	CBD	NA
Maine	Fully legal	Cannabinoids	CBDA	NA
Maine	Fully legal			
			Homogeneity of THC or CBD (whichever is	
Maine	Fully legal	Homogeneity	greater %)	<15% RSD

Maryland	Medical only	Pesticides	Abamectin	LOQ	
Maryland	Medical only	Pesticides	Acetamiprid	LOQ	
			· · · · · · · · · · · · · · · · · · ·	LOQ	
Maryland	Medical only	Pesticides	Aldicarb		
Maryland	Medical only	Pesticides	Ancymidol	LOQ	
Maryland	Medical only	Pesticides	Azoxystrobin	LOQ	
Maryland	Medical only	Pesticides	Bifenazate	LOQ	
Maryland	Medical only	Pesticides	Bifenthrin	LOQ	
Maryland	Medical only	Pesticides	Boscalid	LOQ	
Maryland	Medical only	Pesticides	Carbaryl	LOQ	
Maryland	Medical only	Pesticides	Carbofuran	LOQ	
Maryland	Medical only	Pesticides	Chlorantraniliprole	LOQ	
Maryland	Medical only	Pesticides	Chlorpyrifos	LOQ	
Maryland	Medical only	Pesticides	Clofentezine	LOQ	Website:
Maryland	Medical only	Pesticides	Cyfluthrin	LOQ	https://mmcc.maryland.gov/Pages/home.aspx
Maryland	Medical only	Pesticides	Daminozide	LOQ	Maryland Medical Cannabis Commission
Maryland	Medical only	Pesticides	DDVP (Dichlorvos)	LOQ	
Maryland	Medical only	Pesticides	Diazinon	LOQ	
Maryland	Medical only	Pesticides	Dimethoate	LOQ	
Maryland	Medical only	Pesticides	Ethephon	LOQ	
Maryland	Medical only	Pesticides	Etoxazole	LOQ	Contacts
Maryland	Medical only	Pesticides	Fenpyroximate	LOQ	General: (410) 487-8100
Maryland	Medical only	Pesticides	Fipronil	LOQ	
Maryland	Medical only	Pesticides	Flonicamid	LOQ	
Maryland	Medical only	Pesticides	Fludioxonil	LOQ	10 lb batch size limit
Maryland	Medical only	Pesticides	Flurprimidol	LOQ	0.5% of batch sampled
Maryland	Medical only	Pesticides	Hexythiazox	LOQ	
Maryland	Medical only	Pesticides	Imazalil	LOQ	
Maryland	Medical only	Pesticides	Imidacloprid	LOQ	
Maryland	Medical only	Pesticides	Kresoxim-methyl	LOQ	
Maryland	Medical only	Pesticides	Malathion	LOQ	
Maryland	Medical only	Pesticides	Metalaxyl	LOQ	
Maryland	Medical only	Pesticides	Methiocarb	LOQ	
Maryland	Medical only	Pesticides	Methomyl	LOQ	
Maryland	Medical only	Pesticides	Myclobutanil	LOQ	
Maryland	Medical only	Pesticides	Naled	LOQ	
Maryland	Medical only	Pesticides	Oxamyl	LOQ	
Maryland	Medical only	Pesticides	Paclobutrazol	LOQ	
Maryland	Medical only	Pesticides	Permethrins	LOQ	
Maryland	Medical only	Pesticides	Phosmet	LOQ	
Maryland	Medical only	Pesticides	Piperonylbutoxide	LOQ	
Maryland	Medical only	Pesticides	Propiconazole	LOQ	
Maryland	Medical only	Pesticides	Pyrethrins	LOQ	
Maryland	Medical only	Pesticides	Spinosad	LOQ	
Maryland	Medical only	Pesticides	Spiromesifen	LOQ	
Maryland	Medical only	Pesticides	Thiacloprid	LOQ	
Maryland	Medical only	Pesticides	Thiamethoxam	LOQ	
Maryland	Medical only	Pesticides	Trifloxystrobin	LOQ	
Maryland	Medical only				
Maryland	Medical only	Solvents	Butanes	5000 ppm	
Maryland	Medical only	Solvents	Heptanes	5000 ppm	
Maryland	Medical only	Solvents	Benzene	2 ppm	
Maryland	Medical only	Solvents	Toluene	890 ppm	
Maryland	Medical only	Solvents	Hexane	290 ppm	
Maryland	Medical only	Solvents	Total Xylenes	2170 ppm	
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Maryland	Medical only	Solvents	Propane	5000 ppm	
Maryland	Medical only	Solvents	Ethanol	5000 ppm	
Maryland	Medical only			-	
Maryland	Medical only	Microbials	Total Aerobic Bacteria	10 ⁵ cfu/g	
Maryland	Medical only	Microbials	Total Yeast & Mold	10⁴ cfu/g	
Maryland	Medical only	Microbials	E. coli (Total)	100 cfu/g	
Maryland	Medical only	Microbials	Salmonella	<1 cfu/g	
Maryland	Medical only				
Maryland	Medical only	Mycotoxins	Aflatoxin B1	20 ppb	
Maryland	Medical only	Mycotoxins	Aflatoxin B2	20 ppb	
Maryland	Medical only	Mycotoxins	Aflatoxin G1	20 ppb	
Maryland	Medical only	Mycotoxins	Aflatoxin G2	20 ppb	
Maryland	Medical only	Mycotoxins	Ochratoxin A	20 ppb	
Maryland	Medical only				
Maryland	Medical only	Water Activity	Water Activity	0.65 Aw	
Maryland	Medical only				
Maryland	Medical only	Heavy Metals	Arsenic	0.4 ppm	
Maryland	Medical only	Heavy Metals	Cadmium	0.4 ppm	
Maryland	Medical only	Heavy Metals	Lead	1.0 ppm	
Maryland	Medical only	Heavy Metals	Mercury	0.2 ppm	
Maryland	Medical only	Heavy Metals	Chromium	0.6 ppm	
Maryland	Medical only	Heavy Metals	Barium	60 ppm	
Maryland	Medical only	Heavy Metals	Silver	1.4 ppm	
Maryland	Medical only Medical only	Heavy Metals	Selenium	26 ppm	
Maryland Maryland	Medical only	Moisture Content	Moisture Content	NA	
Maryland	Medical only	Worsture Content	Moisture Content	INA	
iviaryianu	iviedical only				
Maryland	Medical only	Filth & Foreign Material	Foreign Material		
Maryland	Medical only	That a Foreign Material	Torcigit Material		
Maryland	Medical only	Cannabinoids	Cannabinoids	NA	
Massachusetts	Fully legal	Heavy Metals		All Uses/Ingestion	
Massachusetts	Fully legal	Heavy Metals	Arsenic	0.2 / 1.5 ppm	
Massachusetts	Fully legal	Heavy Metals	Cadmium	0.2 / 0.5 ppm	
Massachusetts	Fully legal	Heavy Metals	Lead	0.5 / 1.0 ppm	
Massachusetts	Fully legal	Heavy Metals	Mercury	0.1 / 1.5 ppm	
Massachusetts	Fully legal				
Massachusetts	Fully legal	Pesticides	Bifenazate	ND at 10 ppb	Website:
Massachusetts	Fully legal	Pesticides	Bifenthrin	ND at 10 ppb	https://mass-cannabis-control.com/
Massachusetts	Fully legal	Pesticides	Cyfluthrin	ND at 10 ppb	Cannabis Control Commission
Massachusetts	Fully legal	Pesticides	Etoxazole	ND at 10 ppb	
Massachusetts	Fully legal	Pesticides	Imazalil	ND at 10 ppb	Email:
Massachusetts	Fully legal	Pesticides	Imidacloprid	ND at 10 ppb	Use portal under "Contact Us" on website
Massachusetts	Fully legal	Pesticides	Myclobutanil	ND at 10 ppb	
Massachusetts	Fully legal	Pesticides	Spiromesifen	ND at 10 ppb	Contacts
Massachusetts	Fully legal	Pesticides	Trifloxystrobin	ND at 10 ppb	General: (774) 415-0200
Massachusetts	Fully legal				
Massachusetts	Fully legal	Microbials		Extracts/Others	
Massachusetts	Fully legal	Microbials	Total Aerobic Bacteria	10 ⁴ / 10 ⁵ cfu/g	
Massachusetts	Fully legal	Microbials	Total Yeast & Mold	10 ³ / 10 ⁴ cfu/g	
Massachusetts	Fully legal	Microbials	Total Coliform	100 / 10 ³ cfu/g	
Massachusetts	Fully legal	Microbials	Bile-tolerant Gram Negative Bacteria	100 / 10 ³ cfu/g	
Massachusetts	Fully legal	Microbials	E. coli (pathogenic strains)	<1 cfu/g	

Massachusetts	Fully legal	Microbials	Salmonella	<1 cfu/g
Massachusetts	Fully legal	Willer & Brians	Samonena	12 010/8
Massachusetts	Fully legal	Mycotoxins	Aflatoxin B1	20 ppb
Massachusetts	Fully legal	Mycotoxins	Aflatoxin B2	20 ppb
Massachusetts	Fully legal	Mycotoxins	Aflatoxin G1	20 ppb
Massachusetts	Fully legal	Mycotoxins	Aflatoxin G2	20 ppb
Massachusetts		•		* *
	Fully legal	Mycotoxins	Ochratoxin A	20 ppb
Massachusetts	Fully legal	Calvanta	A+::-I	F000
Massachusetts	Fully legal	Solvents	Acetic acid	5000 ppm
Massachusetts	Fully legal	Solvents	Acetone	5000 ppm
Massachusetts	Fully legal	Solvents	Acetonitrile	410 ppm
Massachusetts	Fully legal	Solvents	Anisole	5000 ppm
Massachusetts	Fully legal	Solvents	1-Butanol	5000 ppm
Massachusetts	Fully legal	Solvents	2-Butanol	5000 ppm
Massachusetts	Fully legal	Solvents	Butyl acetate	5000 ppm
Massachusetts	Fully legal	Solvents	Tert-Butylmethyl ether	5000 ppm
Massachusetts	Fully legal	Solvents	Chlorobenzene	360 ppm
Massachusetts	Fully legal	Solvents	Chloroform	60 ppm
Massachusetts	Fully legal	Solvents	Cumene	70 ppm
Massachusetts	Fully legal	Solvents	Cyclohexane	3880 ppm
Massachusetts	Fully legal	Solvents	1,2-Dichloroethene	1870 ppm
Massachusetts	Fully legal	Solvents	Dichloromethane	600 ppm
Massachusetts	Fully legal	Solvents	1,2-Dimethoxyethane	100 ppm
Massachusetts	Fully legal	Solvents	N,N-Dimethylacetamide	1090 ppm
Massachusetts	Fully legal	Solvents	N,N-Dimethylformamide	880 ppm
Massachusetts	Fully legal	Solvents	Dimethyl sulfoxide	5000 ppm
Massachusetts	Fully legal	Solvents	1,4-Dioxane	380 ppm
Massachusetts	Fully legal	Solvents	Ethanol	5000 ppm
Massachusetts	Fully legal	Solvents	2-Ethoxyethanol	160 ppm
Massachusetts	Fully legal	Solvents	Ethyl acetate	5000 ppm
Massachusetts	Fully legal	Solvents	Ethylene glycol	620 ppm
Massachusetts	Fully legal	Solvents	Ethyl ether	5000 ppm
Massachusetts	Fully legal	Solvents	Ethyl formate	5000 ppm
Massachusetts	Fully legal	Solvents	Formamide	220 ppm
Massachusetts	Fully legal	Solvents	Formic acid	5000 ppm
Massachusetts		Solvents		* *
Massachusetts	Fully legal	Solvents	Heptanes	5000 ppm
	Fully legal		Hexane	290 ppm
Massachusetts	Fully legal	Solvents	Isobutyl acetate	5000 ppm
Massachusetts	Fully legal	Solvents	Isopropyl acetate	5000 ppm
Massachusetts	Fully legal	Solvents	Methanol	3000 ppm
Massachusetts	Fully legal	Solvents	2-Methoxyethanol	50 ppm
Massachusetts	Fully legal	Solvents	Methyl acetate	5000 ppm
Massachusetts	Fully legal	Solvents	3-Methyl-1-butanol	5000 ppm
Massachusetts	Fully legal	Solvents	Methylbutylketone	50 ppm
Massachusetts	Fully legal	Solvents	Methylcyclohexane	1180 ppm
Massachusetts	Fully legal	Solvents	Methylethyl ketone	5000 ppm
Massachusetts	Fully legal	Solvents	Methylisobutyl ketone	5000 ppm
Massachusetts	Fully legal	Solvents	2-Methyl-1-propanol	5000 ppm
Massachusetts	Fully legal	Solvents	N-Methylpyrrolidone	530 ppm
Massachusetts	Fully legal	Solvents	Nitromethane	50 ppm
Massachusetts	Fully legal	Solvents	Pentane	5000 ppm
Massachusetts	Fully legal	Solvents	1-Pentanol	5000 ppm
Massachusetts	Fully legal	Solvents	1-Propanol	5000 ppm
Massachusetts	Fully legal	Solvents	2-Propanol	5000 ppm
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/lassachusetts	Fully legal	Solvents	Propyl acetate	5000 ppm	
Vlassachusetts	Fully legal	Solvents	Pyridine	200 ppm	
Massachusetts	Fully legal	Solvents	Sulfolane	160 ppm	
Massachusetts	Fully legal	Solvents	Tetrahydrofuran	720 ppm	
Massachusetts	Fully legal	Solvents	Tetralin	100 ppm	
Massachusetts	Fully legal	Solvents	Toluene	890 ppm	
Massachusetts	Fully legal	Solvents	1,1,2-Trichloroethylene	80 ppm	
Massachusetts	Fully legal	Solvents	Xylenes	2170 ppm	
Massachusetts	Fully legal	Solvents	Propane	1 ppm	
Massachusetts	Fully legal	Solvents	n-Butane	1 ppm	
Massachusetts	Fully legal	Solvents	Isobutane	1 ppm	
Massachusetts	Fully legal				
Massachusetts	Fully legal	Cannabinoids	THC	NA	
Massachusetts	Fully legal	Cannabinoids	CBD	NA	
Michigan	Fully legal	Cannabinoids	Total THC	NA	
Michigan	Fully legal	Cannabinoids	Total CBD	NA	
Michigan	Fully legal				
Michigan	Fully legal	Pesticides	Abamectin	0.5 ppm	Website:
Michigan	Fully legal	Pesticides	Acephate	0.4 ppm	MRA - Marijuana Regulatory Agency (michigan.gov)
					Michigan Dept of Licensing and Regulatory Affairs - Marijuana Regulatory
Michigan	Fully legal	Pesticides	Acequinocyl	2 ppm	Agency
Michigan	Fully legal	Pesticides	Acetamiprid	0.2 ppm	
Michigan	Fully legal	Pesticides	Aldicarb	0.4 ppm	Email:
Michigan	Fully legal	Pesticides	Azoxystrobin	0.2 ppm	MRA-SCF@Michigan.gov
Michigan	Fully legal	Pesticides	Bifenazate	0.2 ppm	
Michigan	Fully legal	Pesticides	Bifenthrin	0.2 ppm	Contacts
Michigan	Fully legal	Pesticides	Boscalid	0.4 ppm	Claire Patterson 517-230-2097
Michigan	Fully legal	Pesticides	Carbaryl	0.2 ppm	
Michigan	Fully legal	Pesticides	Carbofuran	0.2 ppm	50 lb Maximum batch
Michigan	Fully legal	Pesticides	Chlorantraniliprole	0.2 ppm	
Michigan	Fully legal	Pesticides	Chlorfenapyr	1 ppm	
Michigan	Fully legal	Pesticides	Chlorpyrifos	0.2 ppm	
Michigan	Fully legal	Pesticides	Clofentezine	0.2 ppm	
Michigan	Fully legal	Pesticides	Cyfluthrin	1 ppm	
Michigan	Fully legal	Pesticides	Cypermethrin	1 ppm	
Michigan	Fully legal	Pesticides	Daminozide	1 ppm	
Michigan	Fully legal	Pesticides	DDVP (Dichlorvos)	1 ppm	
Michigan	Fully legal	Pesticides	Diazinon	0.2 ppm	
Michigan	Fully legal	Pesticides	Dimethoate	0.2 ppm	
Michigan	Fully legal	Pesticides	Ethoprophos	0.2 ppm	
Michigan	Fully legal	Pesticides	Etofenprox	0.4 ppm	
Michigan	Fully legal	Pesticides	Etoxazole	0.2 ppm	
Michigan	Fully legal	Pesticides	Fenoxycarb	0.2 ppm	
Michigan	Fully legal	Pesticides	Fenpyroximate	0.4 ppm	
Michigan	Fully legal	Pesticides	Fipronil	0.4 ppm	
Michigan	Fully legal	Pesticides	Flonicamid	1 ppm	
Michigan	Fully legal	Pesticides	Fludioxonil	0.4 ppm	
Michigan	Fully legal	Pesticides	Hexythiazox	1 ppm	
Michigan	Fully legal	Pesticides	lmazalil	0.2 ppm	
Michigan	Fully legal	Pesticides	Imidacloprid	0.4 ppm	
Michigan	Fully legal	Pesticides	Kresoxim-methyl	0.4 ppm	
Michigan	Fully legal	Pesticides	Malathion	0.2 ppm	
Michigan	Fully legal	Pesticides	Metalaxyl	0.2 ppm	
Michigan	Fully legal	Pesticides	Methiocarb	0.2 ppm	

Michigan Fully legal Pesticides Methomyl 0.4 ppm Michigan Fully legal Pesticides Methyl parathion 0.2 ppm Michigan Fully legal Pesticides Methyl parathion 0.2 ppm Michigan Fully legal Pesticides Michigan Fully legal Pesticides Naled 0.5 ppm Michigan Fully legal Pesticides Paclobutrazol 0.4 ppm Michigan Fully legal Pesticides Permethrins 0.2 ppm Michigan Fully legal Pesticides Permethrins 0.2 ppm Michigan Fully legal Pesticides Proposate 0.2 ppm Michigan Fully legal Pesticides Pyridaben 0.2 ppm Michigan Fully legal Pesticides Pyrethrins 1 ppm Michigan Fully legal Pesticides Pyrethrins 1 ppm Michigan Fully legal Pesticides Pyrethrins 1 ppm Michigan Fully legal Pesticides Spinosad 0.2 ppm Michigan Fully legal Pesticides Spinosad 0.2 ppm Michigan Fully legal Pesticides Spiromesifen 0.2 ppm Michigan Fully legal Pesticides Spiromesifen 0.2 ppm Michigan Fully legal Pesticides Tebuconazole 0.4 ppm Michigan Fully legal Pesticides Thiacloprid 0.2 ppm Michigan Fully legal Pesticides Thiacloprid 0.2 ppm Michigan Fully legal Pesticides Thiacloprid 0.2 ppm Michigan Fully legal Solvents Acetone 750 / 5000 pp Michigan Fully legal Solvents Acetone 750 / 5000 pp Michigan Fully legal Solvents Acetone 750 / 5000 pp Michigan Fully legal Solvents Acetone 750 / 5000 pp Michigan Fully legal Solvents Acetone 750 / 5000 pp Michigan Fully legal Solvents Acetone 750 / 5000 pp Michigan Fully legal Solvents Acetonitrile 60 / 410 ppr Michigan Fully legal Solvents Acetone 750 / 5000 pp Michigan Fully legal Solvents Acetone 750 / 5000 pp Michigan Fully legal Solvents Acetone 750 / 5000 pp Michigan Fully legal Solvents Acetone 750 / 5000 pp Michigan Fully legal So	
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Michigan Fully legal Solvents Ethylene Oxide 5 / 50 ppm	
Michigan Fully legal Solvents Methylene Chloride 125 / 600 pp	
Michigan Fully legal Solvents Trichloroethylene 25 / 80 ppm	
Michigan Fully legal	
Michigan Fully legal Water Activity Water Activity 0.65 Aw (plan	
Michigan Fully legal Water Activity Water Activity 0.85 Aw (edib	e)
Michigan Fully legal	
Michigan Fully legal Microbials Extracts/Othe	
Michigan Fully legal Microbials Total Yeast & Mold 10³ / 10⁴ cfu,	
Michigan Fully legal Microbials Total Coliform 100 / 10³ cfu	g
Michigan Fully legal Microbials E. coli STEC <1 cfu/g	
Michigan Fully legal Microbials Salmonella <1 cfu/g	

I	I		Aspergillus fungi (fumigatus, flavus,	1 1		l I
Michigan	Fully legal	Microbials	terreus, and niger)	<1 cfu/g		
Michigan	Fully legal	111101001015	terreas, and inger,	12 010/8		
	, ,					
Michigan	Fully legal	Filth & Foreign Material	Foreign Material	< 5% Stems		
	, ,	Ţ.	· ·	<2% other foreign		
Michigan	Fully legal	Filth & Foreign Material	Foreign Material	matter (mites, hair,		
Michigan	Fully legal	Ţ.	· ·	mold, etc.)		
Michigan	Fully legal					
				Flower/Inhaled/Oth		
Michigan	Fully legal	Heavy Metals		er		
Michigan	Fully legal	Heavy Metals	Arsenic	0.4 / 0.2/1.5 ppm		
Michigan	Fully legal	Heavy Metals	Cadmium	0.4/0.2 / 0.5 ppm		
Michigan	Fully legal	Heavy Metals	Lead	1.0 / 0.5/0.5 ppm		
Michigan	Fully legal	Heavy Metals	Nickel	1.0/0.5/N/A		
Michigan	Fully legal	Heavy Metals	Copper	3.0*	*Vapes Only	
Michigan	Fully legal	Heavy Metals	Mercury	0.2/0.1 / 3.0 ppm		
Michigan	Fully legal	Heavy Metals	Chromium	1.2/0.6 / 2.0 ppm		
Michigan	Fully legal					
Michigan	Fully legal	Other Analytes	Vitamin E Acetate	100 ppm	Vapes only	
Michigan	Fully legal					
Michigan	Fully legal	Homogeneity	Homogeneity (compared to label value)	+ / - 15%		
Minnesota	Medical only	Cannabinoids	THC	NA		
Minnesota	Medical only	Cannabinoids	CBD	NA		Website:
Minnesota	Medical only					https://www.health.state.mn.us/people/cannabis/
			Manufacturer develops acceptance			
Minnesota	Medical only	Solvents	criteria			Minnesota Dept of Health
Minnesota	Medical only					
			Manufacturer develops acceptance			
Minnesota	Medical only	Pesticides	criteria			Email:
Minnesota	Medical only					health.cannabis@state.mn.us
			Manufacturer develops acceptance			
Minnesota	Medical only	Microbials	criteria (fungus)			
Minnesota	Medical only					Contacts
			Manufacturer develops acceptance			
Minnesota	Medical only	Heavy Metals	criteria		First Book and	General: (651) 201-5598
Missouri	Medical only	Cannabinoids	THC		Final Products	
Missouri	Medical only	Cannabinoids	THCA CBD			M(-1-2)
Missouri	Medical only	Cannabinoids	_			Website:
Missouri	Medical only	Cannabinoids	CBDA CBN			https://health.mo.gov/safety/medical-marijuana/
Missouri Missouri	Medical only Medical only	Cannabinoids	CRIA			Missouri Dept of Health & Senior Services
Missouri	Medical only	Microbials	E. coli (pathogenic strains)	< 1 cfu/g	Final Products	Email:
Missouri	Medical only	Microbials	Salmonella	< 1 cfu/g < 1 cfu/g	Fillal Floducts	MedicalMarijuanainfo@health.mo.gov
IVIISSUUII	ivicultal Ulliy	IVIICIODIAIS	Samonena Aspergillus fungi (fumigatus, flavus,	\ I clu/g		wiculcanviarijuarianno@neattii.mo.gov
Missouri	Medical only	Microbials	terreus, and niger)	< 1 cfu/g		
Missouri	Medical only	ITHE ODIALS	terreus, una riiger,	- 1 clu/5		Contacts
Missouri	Medical only	Pesticides	Abamectin	0.5 ppm	Final Products	General: (866) 219-0165
Missouri	Medical only	Pesticides	Acephate	0.4 ppm		35 (330) 213 3133
Missouri	Medical only	Pesticides	Acequinocyl	2 ppm		
Missouri	Medical only	Pesticides	Acetamiprid	0.2 ppm		Rules:
				kk		https://www.sos.mo.gov/CMSImages/AdRules/csr/current/19csr/19c30-
Missouri	Medical only	Pesticides	Aldicarb	0.4 ppm		95.pdf
Missouri	Medical only	Pesticides	Azoxystrobin	0.2 ppm		
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Missouri Medical only Pesticides Bifenazate 0.2 ppm Missouri Medical only Pesticides Bifenthrin 0.2 ppm Missouri Medical only Pesticides Carbofuran 0.2 ppm Missouri Medical only Pesticides Carbofuran 0.2 ppm Missouri Medical only Pesticides Chlorantraniliprole 0.2 ppm Missouri Medical only Pesticides Cyfluthrin 1 ppm Missouri Medical only Pesticides Daminozide 1 ppm Missouri Medical only Pesticides Daminozide 1 ppm Missouri Medical only Pesticides DDVP (Dichlorvos) 1 ppm Missouri Medical only Pesticides Dimethoste 0.2 ppm Missouri Medical only Pesticides Dimethoste 0.2 ppm Missouri Medical only Pesticides Ethoprophos 0.2 ppm Missouri Medical only Pesticides Ethoprophos 0.2 ppm Missouri Medical only Pesticides Etochaprox 0.4 ppm Missouri Medical only Pesticides Fenoxycarb 0.2 ppm Missouri Medical only Pesticides Methodarb 0.2 ppm Missouri Medical only Pesticides Piporonazole 0.4 ppm Missouri					
Missouri Medical only Medical o	Missouri	Medical only	Pesticides	Bifenazate	0.2 ppm
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Missouri Medical only Medical o	Missouri	Medical only	Pesticides	Boscalid	0.4 ppm
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Missouri Medical only Medical o	Missouri	Medical only	Pesticides	Carbofuran	0.2 ppm
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Missouri Medical only Medical	Missouri	Medical only	Pesticides	Clofentezine	0.2 ppm
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Missouri Medical only Pesticides Thiamethoxam 0.2 ppm Missouri Medical only Pesticides Trifloxystrobin 0.2 ppm		•			· · ·
Missouri Medical only Pesticides Trifloxystrobin 0.2 ppm		,			
		•			· · ·
Missouri Medical only Pesticides Chlormequat Chloride 0.2 ppm		,		· · · · · · · · · · · · · · · · · · ·	
	Missouri	Medical only	Pesticides	Chlormequat Chloride	0.2 ppm

	•	,				
Missouri	Medical only					
Missouri	Medical only	Heavy Metals		Inhalants/Infused	Final Products	
Missouri	Medical only	Heavy Metals	Arsenic	0.2 ppm / 1.5 ppm		
Missouri	Medical only	Heavy Metals	Cadmium	0.2 ppm / 0.5 ppm		
Missouri	Medical only	Heavy Metals	Lead	0.5 ppm / 0.5 ppm		
Missouri	Medical only	Heavy Metals	Mercury	0.1 ppm / 3.0 ppm		
Missouri	Medical only	Heavy Metals	Chromium	0.6 ppm / 2.0 ppm		
Missouri	Medical only	,				
Missouri	Medical only	Solvents		Inhalants/Infused	Final Products	
Missouri	Medical only	Solvents	1,2-Dichloroethane	2 ppm / 5 ppm	Tillar Froducts	
IVIISSOUTI	ivieuicai only	Solvents	1,2-Dichiol detriane	2 ppiii / 3 ppiii		
Missouri	Medical only	Solvents	Acetone	750 ppm / 5000 ppm		
Missouri	Medical only		Acetonie	60 ppm / 410 ppm		
	•	Solvents				
Missouri	Medical only	Solvents	Benzene	1 ppm / 2 ppm		
Missouri	Medical only	Solvents	Butanes	800 ppm / 5000 ppm		
Missouri	Medical only	Solvents	Chloroform	2 ppm / 60 ppm		
				1000 ppm / 5000		
Missouri	Medical only	Solvents	Ethanol	ppm		
Missouri	Medical only	Solvents	Ethyl Acetate	400 ppm / 5000 ppm		
Missouri	Medical only	Solvents	Ethyl ether	500 ppm / 5000 ppm		ļ
Missouri	Medical only	Solvents	Ethylene oxide	5 ppm / 50 ppm		
Missouri	Medical only	Solvents	Heptane	500 ppm / 5000 ppm		
Missouri	Medical only	Solvents	Hexanes	50 ppm / 290 ppm		
	•			., . ,,		
Missouri	Medical only	Solvents	Isopropyl alcohol	500 ppm / 5000 ppm		
	•		,			
Missouri	Medical only	Solvents	Methanol	250 ppm / 3000 ppm		
Missouri	Medical only	Solvents	Methylene chloride	125 ppm / 600 ppm		
	,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	pp / 555 pp		
Missouri	Medical only	Solvents	Pentanes	750 ppm / 5000 ppm		
Wilssouri	wicalcal only	Solvenes	rentanes	2100 ppm / 5000		
Missauri	Madical cult	Salvanta	Propago			
Missouri	Medical only	Solvents	Propane	ppm		- 1
Missouri	Medical only	Solvents	Toluene	150 ppm / 890 ppm		I
Missouri	Medical only	Solvents	Trichloroethylene	25 ppm / 80 ppm		
Missouri	Medical only	Solvents	Xylenes	150 ppm / 2170 ppm		
Missouri	Medical only					
Missouri	Medical only	Water Activity	Water Activity	0.65 Aw	Dry, unprocessed marijuana	а
				Not between 5.0 %		
Missouri	Medical only	Moisture Content	Moisture Content	and 13.0 %	Dry, unprocessed marijuana	a
Missouri	Medical only					
	-			>5% stems >3mm		
Missouri	Medical only	Filth & Foreign Material	Foreign Material	diameter	Final Products	
	,			> 2% other (mites,		
Missouri	Medical only			hair, dirt, etc.)		
Missouri	Medical only			nair, uirt, etc.)		
						+
Montana	Medical only	Cannahinaida				
Montana	Medical only	Cannabinoids				
Montana	Medical only	[ļ

Montana	Medical only	Filth & Foreign Material	Waiting for final rules			https://dphhs.mt.gov/marijuana
Montana	Medical only					Montana Dept of Public Health and Human Services
Montana	Medical only	Pesticides				
Montana	Medical only	1				Rules:
Montana	Medical only	Solvents				https://leg.mt.gov/bills/2017/billpdf/SB0333.pdf
Montana	Medical only	1				
Montana	Medical only	Microbials				Email:
Montana	Medical only	l				mtmarijuanaprogram@mt.gov
Montana	Medical only	l				<u> </u>
Montana	Medical only	l				Contacts General: (406) 444 0506
Montana	Medical only	Canachinoide	TUC	NA		General: (406) 444-0596
Nevada Nevada	Fully legal	Cannabinoids Cannabinoids	THC THCA	NA NA		
Nevada Nevada	Fully legal	Cannabinoids	THCA CBD	NA NA		
Nevada Nevada	Fully legal Fully legal	Cannabinoids	CBDA	NA NA		Website:
Nevada	Fully legal	Cannabinoids	CBN	NA NA		http://dpbh.nv.gov/Reg/Medical Marijuana/
Nevaua	rully legal	Carinabiliolus	CDIN	IVA		Nevada Dept of Health and Human Services - Division of Public and
Nevada	Fully legal					Behavioral Health
Nevada	Fully legal	Terpenoids	Alpha-Bisabolol	NA		Dellavioral Health
Nevada	Fully legal	Terpenoids	Alpha-Humulene	NA NA		Email:
Nevada	Fully legal	Terpenoids	Alpha-Pinene	NA NA		sfgilbert@health.nv.gov
Nevada	Fully legal	Terpenoids	Alpha-Terpinolene	NA NA		Steve Gilbert - Program Manager
Nevada	Fully legal	Terpenoids	Beta-Caryophyllene	NA NA		3,600 3,000 1,100,000
Nevada	Fully legal	Terpenoids	Beta-Myrcene	NA NA		Contacts
Nevada	Fully legal	Terpenoids	Beta-Pinene	NA NA		General: (775) 684-3487
Nevada	Fully legal	Terpenoids	Caryophyllene Oxide	NA		Education and Information Officer
Nevada	Fully legal	Terpenoids	Limonene	NA		
Nevada	Fully legal	Terpenoids	Linalool	NA		
Nevada	Fully legal	1		1		
Nevada	Fully legal	1		Inhalables		
Nevada	Fully legal	Moisture Content	Moisture Content	< 15%	Usable Marijuana	
Nevada	Fully legal	1		1		l l
1		1		No foreign matter		
Nevada	Fully legal	Filth & Foreign Material	Foreign Material	detected		
Nevada	Fully legal	1				
Nevada	Fully legal	Mycotoxins		Inhalables/Extracts		
Nevada	Fully legal	Mycotoxins	Total Aflatoxins (B1, B2, G1 and G2)	20 / TBD ppb		l l
Nevada	Fully legal	Mycotoxins	Ochratoxin A	20 / TBD ppb		
Nevada	Fully legal	1				
Nevada	Fully legal	Heavy Metals		Extract/Inhalable		
Nevada	Fully legal	Heavy Metals	Arsenic	2.0 / 2.0 ppm		
Nevada	Fully legal	Heavy Metals	Cadmium	.82 / .82 ppm		
Nevada	Fully legal	Heavy Metals	Lead	1.2 / 1.2 ppm		
Nevada	Fully legal	Heavy Metals	Mercury	0.4 / 0.4 ppm		
Nevada	Fully legal			Extract/Inhalable/E		
Nevada	Fully legal	Microbials		dible		
Nevada	Fully legal	Microbials	Total Aerobic Bacteria	NA / NA / 10 ⁵ cfu/g		
				10 ³ / 10 ⁴ / NA cfu/g		
Nevada	Fully legal	Microbials	Total Yeast & Mold			
Nevada	Fully legal	Microbials	Total Coliform	NA / 10 ³ / NA cfu/g		
Nevada	Fully legal	Microbials	Bile-tolerant Gram Negative Bacteria	100 / 10 ³ / 10 ³ cfu/g		
Nevada	Fully legal	Microbials	E. coli (pathogenic strains)	ND / ND / ND		
Nevada	Fully legal	Microbials	Salmonella	ND/ND/ND		

1 1		i i	Aspergillus fungi (fumigatus, flavus,		
Nevada	Fully legal	Microbials	terreus, and niger)	ND / ND / NA	
Nevada	Fully legal		terread, erra miger,	,,	
Nevada	Fully legal	Solvents	Total Solvents	non-CO2 Extracts	
Nevada	Fully legal	Solvents	Total Solvents	500 ppm	
Nevada	Fully legal				
Nevada	Fully legal	Homogeneity	Homogeneity (compared to label value)	+ / - 15%	
Nevada	Fully legal		The state of the s	, ==,,	
Nevada	Fully legal	Water Activity	Water Activity	Edibles	
	, ,	,	,		
Nevada	Fully legal	Water Activity	Water Activity	<0.86 Aw or pH < 4.6	
Nevada	Fully legal	,	•	·	
Nevada	Fully legal	Pesticides	Minimum risk pesticides only	Inhalables	
Nevada	Fully legal		,		
New Hampshire	Medical only	Cannabinoids	THC	NA	
New Hampshire	Medical only	Cannabinoids	THCV	NA	Website:
New Hampshire	Medical only	Cannabinoids			https://www.dhhs.nh.gov/oos/tcp/
					New Hampshire Dept of Health and Human Services - Therapeutic Cannabis
New Hampshire	Medical only	Cannabinoids			Program
New Hampshire	Medical only	Cannabinoids			
New Hampshire	Medical only	Cannabinoids			Email:
New Hampshire	Medical only	Cannabinoids	CBC	NA	Nope
New Hampshire	Medical only	Cannabinoids	CBD	NA	
New Hampshire	Medical only	Cannabinoids	CBDV	NA	Contacts
New Hampshire	Medical only	Cannabinoids	CBN	NA	General: (603) 271-9333
New Hampshire	Medical only	Cannabinoids	CBG	NA	
New Jersey	Medical only				
New Jersey	Medical only				Website:
New Jersey	Medical only	No required testing yet			https://www.nj.gov/health/medicalmarijuana/
New Jersey	Medical only				New Jersey Dept of Health - Division of Medicinal Marijuana
New Jersey	Medical only				
New Jersey	Medical only				Email:
New Jersey	Medical only				https://www.nj.gov/health/medicalmarijuana/contact.shtml
New Jersey	Medical only				
New Jersey	Medical only				Contacts
New Jersey	Medical only				General: (609) 292-0424
New Jersey	Medical only				
New Jersey	Medical only				
New Mexico	Medical only	Solvents	Acetone	2000 ppm	
New Mexico	Medical only	Solvents	Butanes	800 ppm	
New Mexico	Medical only	Solvents	Ethylbenzene	2000 ppm	
New Mexico	Medical only	Solvents	Cyclohexane	1000 ppm	
New Mexico	Medical only	Solvents	Isobutane	800 ppm	Website:
New Mexico	Medical only	Solvents	Heptanes	1000 ppm	https://nmhealth.org/about/mcp/svcs/
New Mexico	Medical only	Solvents	Hexane	250 ppm	New Mexico Dept of Health - Medical Cannabis Program
New Mexico	Medical only	Solvents	Isopropyl Alcohol	2000 ppm	F1
New Mexico	Medical only	Solvents	Methanol	1000 ppm	Email:
New Mexico	Medical only	Solvents	Pentane	800 ppm	medical.cannabis@state.nm.us
New Mexico	Medical only	Solvents	Propane	800 ppm	Combanha
New Mexico	Medical only	Solvents	Toluene	800 ppm	Contacts
New Mexico	Medical only	Solvents	Total Xylenes	2000 ppm	General: (505) 827-2321
New Mexico	Medical only	Solvents	Benzene Mathylana Chlorida	2 ppm	
New Mexico	Medical only	Solvents	Methylene Chloride	500 ppm	
New Mexico	Medical only	1		1	

1	1	1	1	•	·
New Mexico	Medical only	Cannabinoids	THC	NA	
New Mexico	Medical only	Cannabinoids	THCA	NA	
New Mexico	Medical only	Cannabinoids	CBD	NA	
New Mexico	Medical only	Cannabinoids	CBDA	NA	
New Mexico	Medical only	Cannabinoids	CBN	NA	
New Mexico	Medical only				
			Total Aflatoxins (B1, B2, G1 and G2) and		
New Mexico	Medical only	Mycotoxins	Ochratoxin A	20 ppb	
New Mexico	Medical only			.5	
New Mexico	Medical only	Microbials	Total Aerobic Bacteria	10 ⁵ cfu/g	
New Mexico	Medical only	Microbials	Total Yeast & Mold	10³ cfu/g	
New Mexico	Medical only	Microbials	Bile-tolerant Gram Negative Bacteria	10³ cfu/g	
New Mexico	Medical only	Microbials	E. coli	<1 cfu/g	
New Mexico	Medical only	Microbials	Salmonella	<1 cfu/g	
New Mexico	Medical only				
New Mexico	Medical only	Heavy Metals	Arsenic	0.14 ppb	
New Mexico	Medical only	Heavy Metals	Cadmium	0.09 ppb	
New Mexico	Medical only	Heavy Metals	Lead	0.29 ppb	
New Mexico	Medical only	Heavy Metals	Mercury	0.29 ppb	
New Mexico	Medical only				
	5.6 × 12 × 1	Maria a Cartani	States that they do test but no analytes or		
New Mexico	Medical only	Moisture Content	linits can be found		
New Mexico	Medical only		Charles that the said a heat had an analytic and		
New Mexico	Medical only	Water Activity	States that they do test but no analytes or linits can be found		
New Mexico	Medical only	water Activity	illits can be found		
New Mexico	ivieuicai only		States that they do test but no analytes or		
New Mexico	Medical only	Pesticides	linits can be found		
New York	Medical only	Cannabinoids	THC	NA	
New York	Medical only	Cannabinoids	THCA	NA	
New York	Medical only	Cannabinoids	THCV	NA	Website:
New York	Medical only	Cannabinoids	CBC	NA	https://www.health.ny.gov/regulations/medical marijuana/
New York	Medical only	Cannabinoids	CBD	NA	New York Dept of Health - Medical Marijuana Program
New York	Medical only	Cannabinoids	CBDA	NA	
New York	Medical only	Cannabinoids	CBDV	NA	Email:
New York	Medical only	Cannabinoids	CBG	NA	mmp@health.ny.gov
New York	Medical only	Cannabinoids	CBN	NA	
New York	Medical only			/ ==/	Contacts
New York	Medical only	Homogeneity	Homogeneity (compared to label value)	+ / - 5%	General: (844) 863-9312
New York	Medical only	Microbials	E coli /Tatal\	21 cf/~	
New York New York	Medical only Medical only	Microbials	E. coli (Total) Salmonella	<1 cfu/g	
New York	Medical only	Microbials	Bile-tolerant Gram Negative Bacteria	None given None given	
New York	Medical only	Microbials	Klebsiella	None given	
New York	Medical only	Microbials	Pseudomonas (inhalation only)	None given	
New York	Medical only	Microbials	Streptococcus	None given	
New York	Medical only	Microbials	Aspergillus	None given	
New York	Medical only	Microbials	Mucor species	None given	
New York	Medical only	Microbials	Penicillium species	None given	
New York	Medical only	Microbials	Thermophilic Actinomyces species	None given	
New York	Medical only		, , , , , , , , , , , , , , , , , , , ,	3 -	
New York	Medical only	Mycotoxins	Aflatoxin	None given	
New York	Medical only	Mycotoxins	Ochratoxin	None given	
New York	Medical only			-	

New York	Medical only	Heavy Metals	Arsenic	None given	
New York	Medical only	Heavy Metals	Cadmium	None given	
New York	Medical only	Heavy Metals	Chromium	None given	
New York	Medical only	Heavy Metals	Antimony	None given	
New York	Medical only	Heavy Metals	Copper	None given	
New York	Medical only	Heavy Metals	lead	None given	
New York	Medical only	Heavy Metals	Nickel	None given	
New York	Medical only	Heavy Metals	Zinc	None given	
New York	Medical only	Heavy Metals	Mercury	None given	
New York	Medical only	,	,,		
New York	wicultur omy		Any pesticides/herbicide/fungicide or		
New York	Medical only	Pesticides	growth regulator used during production	None given	
North Dakota	Medical only	Pesticides		None given	
	•	Pesticides	Must be below standards set forth in	Nama airra	
North Dakota	Medical only		Subpart C of EPA's regs for Tolerances and	None given	
North Dakota	Medical only		Exemptions for Pesticide Chemical		
			(Not sure how - there are no limits for		
North Dakota	Medical only		marijuana)		Website:
North Dakota	Medical only				https://www.health.nd.gov/mm
North Dakota	Medical only	Terpenoids	Terpenes	NA	North Dakota Dept of Health - Division of Medical Marijuana
North Dakota	Medical only				
North Dakota	Medical only	Microbials		Extracts/Others	Email:
North Dakota	Medical only	Microbials	Total Aerobic Bacteria	$10^4 / 10^5 \text{cfu/g}$	medmarijuana@nd.gov
North Dakota	Medical only	Microbials	Total Yeast & Mold	$10^3 / 10^4 \text{ cfu/g}$,
North Dakota	Medical only	Microbials	Total Coliform	100 / 10° cfu/g	Contacts
	•			100 / 10 cfu/g 100 / 10 ³ cfu/g	
North Dakota	Medical only	Microbials	Bile-tolerant Gram Negative Bacteria		General: (701) 328-1311
North Dakota	Medical only	Microbials	E. coli (pathogenic strains)	<1 cfu/g	
North Dakota	Medical only	Microbials	Salmonella	<1 cfu/g	
North Dakota	Medical only				
North Dakota	Medical only	Mycotoxins	Total Aflatoxins (B1, B2, G1 and G2)	20 ppb	
North Dakota	Medical only	Mycotoxins	Ochratoxin A	20 ppb	
North Dakota	Medical only				
North Dakota	Medical only	Heavy Metals	Arsenic	0.4 ppm	
North Dakota	Medical only	Heavy Metals	Cadmium	0.3 ppm	
North Dakota	Medical only	Heavy Metals	Lead	1.0 ppm	
North Dakota	Medical only	Heavy Metals	Mercury	0.2 ppm	
North Dakota	Medical only	,	,	e r	
North Dakota	Medical only	Moisture Content	Moisture Content	< 15% (plant)	
North Dakota	Medical only	o.oca. c content	oistare content	25/5 (p.dt)	
North Dakota	Medical only	Water Activity	Water Activity	0.65 Aw (plant)	
North Dakota	Medical only	vvacci Activity	vater Activity	5.55 / W (plant)	
North Dakota	Medical only	Cannabinoids	THC	NA	
North Dakota	-	Cannabinoids	THCA	NA NA	
	Medical only				
North Dakota	Medical only	Cannabinoids	CBC	NA	
North Dakota	Medical only	Cannabinoids	CBD	NA	
North Dakota	Medical only		1		
North Dakota	Medical only	Homogeneity	Homogeneity (compared to label value)	+ / - 15%	
North Dakota	Medical only				
North Dakota	Medical only	Solvents	Butanes	5000 ppm	
North Dakota	Medical only	Solvents	Ethylene oxide	50 ppm	
North Dakota	Medical only	Solvents	Propane	5000 ppm	
North Dakota	Medical only	Solvents	1, 4-Dioxane	380 ppm	
North Dakota	Medical only	Solvents	2-Butanol	5000 ppm	
North Dakota	Medical only	Solvents	2-Ethoxyethanol	160 ppm	
North Dakota	Medical only	Solvents	2-Propanol	5000 ppm	

Oklahoma Oklahoma	Medical only Medical only	Cannabinoids Cannabinoids	THC THCA	NA NA	
Ohio	Medical only	Filth & Foreign Material	Foreign Material	None given	
00	incured only				
Ohio	Medical only	vvater Activity	vvater Activity	None given	
Ohio	Medical only	Water Activity	Water Activity	None given	
Ohio	Medical only	ivioisture Content	ivioisture Content	Mone Riven	
Ohio Ohio	Medical only Medical only	Moisture Content	Moisture Content	None given	
Ohio	Medical only	Microbials	Salmonella	<1 cfu/g	
Ohio	Medical only	Microbials	E. coli (pathogenic strains)	<1 cfu/g	
Ohio	Medical only	Microbials	Bile-tolerant Gram Negative Bacteria	100 / 10 ³ cfu/g	
Ohio	Medical only	Microbials	Total Coliform	100 / 10 ³ cfu/g	
Ohio	Medical only	Microbials	Total Yeast & Mold		
	Medical only			10 / 10 cfu/g 10 ³ / 10 ⁴ cfu/g	
Ohio	•	Microbials	Total Aerobic Bacteria	10 ⁴ / 10 ⁵ cfu/g	
Ohio	Medical only	Microbials		Extracts/Others	
Ohio	Medical only	Joivenits	שמשפע באנו מכנוטוו.	None given	
Ohio	Medical only	Solvents	based extraction.	None given	
Oillo	Medical only		Only on products that used hydrocarbon		
Ohio Ohio	Medical only	Cannabinoids	CBN	NA	
Ohio	Medical only	Cannabinoids	CBD	NA NA	
Ohio	Medical only	Cannabinoids	CBC	NA	Nope
Ohio	Medical only	Cannabinoids	THCA	NA	Contacts
Ohio	Medical only	Cannabinoids	THC	NA	
Ohio	Medical only				Use portal under "Contact Us" on website
Ohio	Medical only	Mycotoxins	Ochratoxin A	20 ppb	Email:
Ohio	Medical only	Mycotoxins	Total Aflatoxins (B1, B2, G1 and G2)	20 ppb	
Ohio	Medical only				Ohio Medical Marijuana Control Program
Ohio	Medical only	Heavy Metals	Mercury	0.29 ppb	https://medicalmarijuana.ohio.gov/
Ohio	Medical only	Heavy Metals	Lead	0.29 ppb	Website:
Ohio	Medical only	Heavy Metals	Cadmium	0.09 ppb	
Ohio	Medical only	Heavy Metals	Arsenic	0.14 ppb	
Ohio	Medical only				
Ohio	Medical only		Tolerances and Exemptions for Pesticide	-	
Ohio	Medical only		set forth in Subpart C of EPA's regs for	None given	
Ohio	Medical only	Pesticides	Must be below "most stringent" standards		
North Dakota	Medical only	Solvents	Xylenes	2170 ppm	
orth Dakota	Medical only	Solvents	Toluene	890 ppm	
orth Dakota	Medical only	Solvents	Tetrahydrofuran	720 ppm	
orth Dakota	Medical only	Solvents	Pentane	5000 ppm	
North Dakota	Medical only	Solvents	Methanol	3000 ppm	
North Dakota North Dakota	Medical only	Solvents	Isopropyl acetate	290 ppm 5000 ppm	
lorth Dakota Iorth Dakota	Medical only Medical only	Solvents Solvents	Heptanes Hexane	5000 ppm	
lorth Dakota	Medical only	Solvents	Ethylene glycol	620 ppm	
North Dakota	Medical only	Solvents	Ethyl Ether	5000 ppm	
North Dakota	Medical only	Solvents	Ethyl Acetate	5000 ppm	
lorth Dakota	Medical only	Solvents	Dichloromethane	600 ppm	
lorth Dakota	Medical only	Solvents	Cyclohexane	3880 ppm	
North Dakota	Medical only	Solvents	Cumene	70 ppm	
North Dakota	Medical only	Solvents	Benzene	2 ppm	
Iorth Dakota	Medical only	Solvents	Acetonitrile	410 ppm	

Oklahama	Madical anti-	Cannahinaida	CDC	NA I	1
Oklahoma Oklahoma	Medical only Medical only	Cannabinoids Cannabinoids	CBC CBD	NA NA	Website:
Oklahoma	Medical only	Cannabinoids	CBN	NA NA	http://omma.ok.gov/home
Oklahoma	Medical only	Califiabilitolus	CBIN	INA	Oklahoma Medical Marijuana Authority
Oklahoma	Medical only	Moisture Content	Moisture Content	None given	Oklationia Medical Manjuana Authority
Oklahoma	Medical only	Moisture Content	Woisture Content	None given	Email:
Oklahoma	Medical only	Water Activity	Water Activity	None given	OMMACompliance@ok.gov
Oklahoma	Medical only	water Activity	Water Activity	None given	<u>OlviviAcompliance@ok.gov</u>
Okialiolila	ivicultar only				
Oklahoma	Medical only	Filth & Foreign Material	Foreign Material	None given	Contacts
Oklahoma	Medical only		•		General: (405) 522-6662
Oklahoma	Medical only	Solvents	Acetone	1000 ppm	
Oklahoma	Medical only	Solvents	Benzene	2 ppm	
Oklahoma	Medical only	Solvents	Butanes	1000 ppm	
Oklahoma	Medical only	Solvents	Heptanes	1000 ppm	
Oklahoma	Medical only	Solvents	Hexane	60 ppm	
Oklahoma	Medical only	Solvents	Isopropyl Alcohol	1000 ppm	
Oklahoma	Medical only	Solvents	Pentane	1000 ppm	
Oklahoma	Medical only	Solvents	Propane	1000 ppm	
Oklahoma	Medical only	Solvents	Toluene	180 ppm	
Oklahoma	Medical only	Solvents	Xylenes	430 ppm	
Oklahoma	Medical only				
Oklahoma	Medical only	Microbials	Total Aerobic Bacteria	None given	
Oklahoma	Medical only	Microbials	Total Yeast & Mold	10 ⁴ cfu/g	
Oklahoma	Medical only	Microbials	E. coli	<1 cfu/g	
Oklahoma	Medical only	Microbials	Salmonella	<1 cfu/g	
Oklahoma	Medical only				
	•		Total Aflatoxins (B1, B2, G1 and G2) and	1	
Oklahoma	Medical only	Mycotoxins	Ochratoxin A	20 ppb	
Oklahoma	Medical only				
Oklahoma	Medical only	Heavy Metals	Arsenic	0.4 ppm	
Oklahoma	Medical only	Heavy Metals	Cadmium	0.44 ppm	
Oklahoma	Medical only	Heavy Metals	Lead	1.0 ppm	
Oklahoma	Medical only	Heavy Metals	Mercury	0.2 ppm	
Oklahoma	Medical only				
Oklahoma	Medical only	Pesticides	Spiromesifen	0.5 ppm	
Oklahoma	Medical only	Pesticides	Spirotetramat	0.5 ppm	
Oklahoma	Medical only	Pesticides	Tebuconazole	0.5 ppm	
Oklahoma	Medical only	Pesticides	Etoxazole	0.5 ppm	
Oklahoma	Medical only	Pesticides	Imazalil	0.5 ppm	
Oklahoma	Medical only	Pesticides	Imidacloprid	0.5 ppm	
Oklahoma	Medical only	Pesticides	Malathion	0.5 ppm	
Oklahoma	Medical only	Pesticides	Myclobutanil	0.5 ppm	
Oklahoma	Medical only	Pesticides	Azoxystrobin	0.5 ppm	
Oklahoma	Medical only	Pesticides	Bifenazate	0.5 ppm	
Oklahoma	Medical only	Pesticides	Abamectin	0.5 ppm	
Oklahoma	Medical only	Pesticides	Permethrins	0.5 ppm	
Oklahoma	Medical only	Pesticides	Spinosad	0.5 ppm	
Oklahoma	Medical only				
Oblahassa	Ba-dicel est	Fileb O Family Advisors	Filelo O Fanado e Marte de la	Carrier But a series in	
Oklahoma	Medical only	Filth & Foreign Material	Filth & Foreign Materials	Grower Determined	
Oklahoma	Medical only	Terpenoids	Terpenoids	NA	
Oklahoma	Medical only				

Oregon	Fully legal	Pesticides	Acephate	0.4 ppm
Oregon	Fully legal	Pesticides	Acequinocyl	2 ppm
Oregon	Fully legal	Pesticides	Acetamiprid	0.2 ppm
Oregon	Fully legal	Pesticides	Aldicarb	0.4 ppm
Oregon	Fully legal	Pesticides	Azoxystrobin	0.2 ppm
Oregon	Fully legal	Pesticides	Bifenazate	0.2 ppm
Oregon	Fully legal	Pesticides	Bifenthrin	0.2 ppm
Oregon	Fully legal	Pesticides	Boscalid	0.4 ppm
Oregon	Fully legal	Pesticides	Carbaryl	0.2 ppm
Oregon	Fully legal	Pesticides	Carbofuran	0.2 ppm
Oregon	Fully legal	Pesticides	Chlorantraniliprole	0.2 ppm
Oregon	Fully legal	Pesticides	Chlorfenapyr	1 ppm
Oregon	Fully legal	Pesticides	Chlorpyrifos	0.2 ppm
Oregon	Fully legal	Pesticides	Clofentezine	0.2 ppm
Oregon	Fully legal	Pesticides	Cyfluthrin	1 ppm
Oregon	Fully legal	Pesticides	Cypermethrin	1 ppm
Oregon	Fully legal	Pesticides	Daminozide	1 ppm
Oregon	Fully legal	Pesticides	DDVP (Dichlorvos)	1 ppm
Oregon	Fully legal	Pesticides	Diazinon	0.2 ppm
Oregon	Fully legal	Pesticides	Dimethoate	0.2 ppm
Oregon	Fully legal	Pesticides	Ethoprophos	0.2 ppm
Oregon	Fully legal	Pesticides	Etofenprox	0.4 ppm
Oregon	Fully legal	Pesticides	Etoxazole	0.2 ppm
Oregon	Fully legal	Pesticides	Fenoxycarb	0.2 ppm
Oregon	Fully legal	Pesticides	Fenpyroximate	0.4 ppm
Oregon	Fully legal	Pesticides	Fipronil	0.4 ppm
Oregon	Fully legal	Pesticides	Flonicamid	1 ppm
Oregon	Fully legal	Pesticides	Fludioxonil	0.4 ppm
Oregon	Fully legal	Pesticides	Hexythiazox	1 ppm
Oregon	Fully legal	Pesticides	Imazalil	0.2 ppm
Oregon	Fully legal	Pesticides	Imidacloprid	0.4 ppm
Oregon	Fully legal	Pesticides	Kresoxim-methyl	0.4 ppm
Oregon	Fully legal	Pesticides	Malathion	0.2 ppm
Oregon	Fully legal	Pesticides	Metalaxyl	0.2 ppm
Oregon	Fully legal	Pesticides	Methiocarb	0.2 ppm
Oregon	Fully legal	Pesticides	Methomyl	0.4 ppm
Oregon	Fully legal	Pesticides	Methyl parathion	0.2 ppm
Oregon	Fully legal	Pesticides	MGK-264	0.2 ppm
Oregon	Fully legal	Pesticides	Myclobutanil	0.2 ppm
Oregon	Fully legal	Pesticides	Naled	0.5 ppm
Oregon	Fully legal	Pesticides	Oxamyl	1 ppm
Oregon	Fully legal	Pesticides	Paclobutrazol	0.4 ppm
Oregon	Fully legal	Pesticides	Permethrins	0.2 ppm
Oregon	Fully legal	Pesticides	Phosmet	0.2 ppm
Oregon	Fully legal	Pesticides	Piperonylbutoxide	2 ppm
Oregon	Fully legal	Pesticides	Prallethrin	0.2 ppm
Oregon	Fully legal	Pesticides	Propiconazole	0.4 ppm
Oregon	Fully legal	Pesticides	propoxur	0.2 ppm
Oregon	Fully legal	Pesticides	Pyrethrins	1 ppm
Oregon	Fully legal	Pesticides	Pyridaben	0.2 ppm
Oregon	Fully legal	Pesticides	Spinosad	0.2 ppm
Oregon	Fully legal	Pesticides	Spiromesifen	0.2 ppm
Oregon	Fully legal	Pesticides	Spirotetramat	0.2 ppm
Oregon	Fully legal	Pesticides	Spiroxamine	0.4 ppm

Website:

https://www.oregon.gov/olcc/marijuana/Pages/default.aspx
Oregon Liquor Control Commission

Email: marijuana@oregon.gov

Contacts General: (503) 872-5000

Oregon	Fully legal	Pesticides	Tebuconazole	0.4 ppm		
Oregon	Fully legal	Pesticides	Thiacloprid	0.2 ppm		
Oregon	Fully legal	Pesticides	Thiamethoxam	0.2 ppm		
Oregon	Fully legal	Pesticides	Trifloxystrobin	0.2 ppm		
Oregon	Fully legal		·			
Oregon	Fully legal	Moisture Content	Moisture Content	15%	Usable Marijuana	
Oregon	Fully legal				•	
Oregon	Fully legal	Water Activity	Water Activity	0.65 Aw		
Oregon	Fully legal	·	,			
Oregon	Fully legal	Cannabinoids	THC	NA		
Oregon	Fully legal	Cannabinoids	THCA	NA		
Oregon	Fully legal	Cannabinoids	CBD	NA		
Oregon	Fully legal	Cannabinoids	CBDA	NA		
Oregon	Fully legal					
Oregon	Fully legal	Homogeneity	Homogeneity	20% RSD		
Oregon	Fully legal		.			
Oregon	Fully legal	Solvents	Butanes	5000 ppm		
Oregon	Fully legal	Solvents	Ethylene oxide	50 ppm		
Oregon	Fully legal	Solvents	Propane	5000 ppm		
Oregon	Fully legal	Solvents	1, 4-Dioxane	380 ppm		
Oregon	Fully legal	Solvents	2-Butanol	5000 ppm		
Oregon	Fully legal	Solvents	2-Ethoxyethanol	160 ppm		
Oregon	Fully legal	Solvents	2-Propanol	5000 ppm		
Oregon	Fully legal	Solvents	Acetone	5000 ppm		
Oregon	Fully legal	Solvents	Acetonitrile	410 ppm		
Oregon	Fully legal	Solvents	Benzene	2 ppm		
Oregon	Fully legal	Solvents	Cumene	70 ppm		
Oregon	Fully legal	Solvents	Cyclohexane	3880 ppm		
Oregon	Fully legal	Solvents	Dichloromethane	600 ppm		
Oregon	Fully legal	Solvents	Ethyl Acetate	5000 ppm		
Oregon	Fully legal	Solvents	Ethyl Ether	5000 ppm		
Oregon	Fully legal	Solvents	Ethylene glycol	620 ppm		
Oregon	Fully legal	Solvents	Heptanes	5000 ppm		
Oregon	Fully legal	Solvents	Hexane	290 ppm		
Oregon	Fully legal	Solvents	Isopropyl acetate	5000 ppm		
Oregon	Fully legal	Solvents	Methanol	3000 ppm		
Oregon	Fully legal	Solvents	Pentane	5000 ppm		
Oregon	Fully legal	Solvents	Tetrahydrofuran	720 ppm		
Oregon	Fully legal	Solvents	Toluene	890 ppm		
Oregon	Fully legal	Solvents	Xylenes	2170 ppm		
Oregon	Fully legal					
				if detected, run		
Oregon	Fully legal	Microbials	Total Coliform	E.coli		
Oregon	Fully legal	Microbials	E. coli (Total)	100 cfu/g		
ennsylvania	Medical only	Pesticides	Abamectin	Any detection		
ennsylvania	Medical only	Pesticides	Acephate	Any detection		
ennsylvania	Medical only	Pesticides	Acequinocyl	Any detection		
ennsylvania	Medical only	Pesticides	Acetamiprid	Any detection		
ennsylvania	Medical only	Pesticides	Aldicarb	Any detection		
ennsylvania	Medical only	Pesticides	Azoxystrobin	Any detection		
ennsylvania	Medical only	Pesticides	Bifenazate	Any detection		Website:
						https://www.health.pa.gov/topics/programs/Medical%20Marijuana/Pages
ennsylvania	Medical only	Pesticides	Bifenthrin	Any detection		Medical%20Marijuana.aspx
ennsylvania	Medical only	Pesticides	Boscalid	Any detection		Pennsylvania Dept of Health - Medical Marijuana Program

	Pennsylvania	Medical only	Pesticides	Carbaryl	Any detection
	Pennsylvania	Medical only	Pesticides	Carbofuran	Any detection
	Pennsylvania	Medical only	Pesticides	Chlorantraniliprole	Any detection
	Pennsylvania	Medical only	Pesticides	Chlorfenapyr	Any detection
	Pennsylvania	Medical only	Pesticides	Chlorpyrifos	Any detection
	Pennsylvania	Medical only	Pesticides	Clofentezine	Any detection
	Pennsylvania	Medical only	Pesticides	Cyfluthrin	Any detection
	Pennsylvania	Medical only	Pesticides	Cypermethrin	Any detection
	Pennsylvania	Medical only	Pesticides	Daminozide	Any detection
	Pennsylvania	Medical only	Pesticides	DDVP (Dichlorvos)	Any detection
	Pennsylvania	Medical only	Pesticides	Diazinon	Any detection
	Pennsylvania	Medical only	Pesticides	Dimethoate	Any detection
	Pennsylvania	Medical only	Pesticides	Ethoprophos	Any detection
	Pennsylvania	Medical only	Pesticides	Etofenprox	Any detection
	Pennsylvania	Medical only	Pesticides	Etoxazole	Any detection
	Pennsylvania	Medical only	Pesticides	Fenoxycarb	Any detection
	Pennsylvania	Medical only	Pesticides	Fenpyroximate	Any detection
	Pennsylvania	Medical only	Pesticides	Fipronil	Any detection
	Pennsylvania	Medical only	Pesticides	Flonicamid	Any detection
	Pennsylvania	Medical only	Pesticides	Fludioxonil	Any detection
	Pennsylvania	Medical only	Pesticides	Hexythiazox	Any detection
	Pennsylvania	Medical only	Pesticides	Imazalil	Any detection
	Pennsylvania	Medical only	Pesticides	Imidacloprid	Any detection
	Pennsylvania	Medical only	Pesticides	Kresoxim-methyl	Any detection
	Pennsylvania	Medical only	Pesticides	Malathion	Any detection
	Pennsylvania	Medical only	Pesticides	Metalaxyl	Any detection
	Pennsylvania	Medical only	Pesticides	Methiocarb	Any detection
	Pennsylvania	Medical only	Pesticides	Methomyl	Any detection
	Pennsylvania	Medical only	Pesticides	Methyl parathion	Any detection
	Pennsylvania	Medical only	Pesticides	MGK-264	Any detection
	Pennsylvania	Medical only	Pesticides	Myclobutanil	Any detection
	Pennsylvania	Medical only	Pesticides	Naled	Any detection
	Pennsylvania	Medical only	Pesticides	Oxamyl	Any detection
	Pennsylvania	Medical only	Pesticides	Paclobutrazol	Any detection
	Pennsylvania	Medical only	Pesticides	Permethrins	Any detection
	Pennsylvania	Medical only	Pesticides	Phosmet	Any detection
	Pennsylvania	Medical only	Pesticides	Piperonylbutoxide	Any detection
	Pennsylvania	Medical only	Pesticides	Prallethrin	Any detection
	Pennsylvania	Medical only	Pesticides	Propiconazole	Any detection
	Pennsylvania	Medical only	Pesticides	propoxur	Any detection
	Pennsylvania	Medical only	Pesticides	Pyrethrins	Any detection
	Pennsylvania	Medical only	Pesticides	Pyridaben	Any detection
	Pennsylvania	Medical only	Pesticides	Spinosad	Any detection
	Pennsylvania	Medical only	Pesticides	Spiromesifen	Any detection
	Pennsylvania	Medical only	Pesticides	Spirotetramat	Any detection
	Pennsylvania	Medical only	Pesticides	Spiroxamine	Any detection
	Pennsylvania	Medical only	Pesticides	Tebuconazole	Any detection
	Pennsylvania	Medical only	Pesticides	Thiacloprid	Any detection
	Pennsylvania	Medical only	Pesticides	Thiamethoxam	Any detection
ļ	Pennsylvania	Medical only	Pesticides	Trifloxystrobin	Any detection
	Pennsylvania	Medical only	Solvents	Butanes	E000
	Pennsylvania Pennsylvania	Medical only Medical only	Solvents	Ethanol	5000 ppm 5000 ppm
1	remisylvania	ivieuicai only	Solvents	EUIAIIOI	3000 ppm

Email:

RA-DHMedMarijuana@pa.gov

Contacts None

https://www.health.pa.gov/topics/programs/Medical%20Marijuana/Pages/ Laboratories.aspx

1 1		i	•	i i		
Pennsylvania	Medical only					
Pennsylvania	Medical only	Moisture Content	Moisture Content	5 - 15%		
Pennsylvania	Medical only					
Pennsylvania	Medical only	Water Activity	Water Activity	0.65 Aw		
Pennsylvania	Medical only					
Pennsylvania	Medical only	Cannabinoids	THC	NA		
Pennsylvania	Medical only	Cannabinoids	THCA	NA		
Pennsylvania	Medical only	Cannabinoids	CBG	NA		
Pennsylvania	Medical only	Cannabinoids	CBD	NA		
Pennsylvania	Medical only	Cannabinoids	CBDA	NA		
Pennsylvania	Medical only	Cannabinoids	CBN	NA		
Pennsylvania	Medical only					
Pennsylvania	Medical only	Terpenoids	Terpenoids	NA		
Pennsylvania	Medical only					
				Harvest/Extract/Fina		
Pennsylvania	Medical only	Microbials		I		
Pennsylvania	Medical only	Microbials	Total Aerobic Bacteria	10 ⁴ / 10 ⁴ / NA cfu/g		
Pennsylvania	Medical only	Microbials	Total Yeast & Mold	$10^4 / 10^3 / 10^4$ cfu/g		
Pennsylvania	Medical only	Microbials	Bile-tolerant Gram Negative Bacteria	10 ³ / 100 / 10 ³ cfu/g		
Pennsylvania	Medical only	Microbials	E. coli (Total)	<1 cfu/g		
Pennsylvania	Medical only	Microbials	Salmonella	<1 cfu/g		
Pennsylvania	Medical only			, 0		
,	•		Total Aflatoxins (B1, B2, G1 and G2) and			
Pennsylvania	Medical only	Mycotoxins	Ochratoxin A	20 ppb		
Pennsylvania	Medical only	Mycotoxins	Aflatoxin B1	5 ppb		
Pennsylvania	Medical only	,				
Pennsylvania	Medical only	Heavy Metals	Arsenic	0.4 ppm		
Pennsylvania	Medical only	Heavy Metals	Cadmium	0.3 ppm		
Pennsylvania	Medical only	Heavy Metals	Lead	1.0 ppm		
Pennsylvania	Medical only	Heavy Metals	Mercury	0.2 ppm		
Pennsylvania	Medical only					
-	-		Filth & Foreign Materials (hair, insects,			
Pennsylvania	Medical only	Filth & Foreign Material	related adulterants)	None given		
Rhode Island	Medical only	-		-		
Rhode Island	Medical only	Cannabinoids	THC	NA	Finished Plant Products	
Rhode Island	Medical only	Cannabinoids	THCA	NA	Concentrates	
Rhode Island	Medical only	Cannabinoids	CBD	NA		
Rhode Island	Medical only	Cannabinoids	CBDA	NA		Website:
Rhode Island	Medical only					https://health.ri.gov/healthcare/medicalmarijuana/
				Flower&Concentrate		
Rhode Island	Medical only	Heavy Metals		s / Infused Products		Rhode Island Dept of Health
Rhode Island	Medical only	Heavy Metals	Arsenic	200 ppb / 1500 ppb		
Rhode Island	Medical only	Heavy Metals	Cadmium	200 ppb / 500 ppb		Rules:
Rhode Island	Medical only	Heavy Metals	Lead	500 ppb / 1000 ppb		https://rules.sos.ri.gov/regulations/part/216-60-05-6
Rhode Island	Medical only	Heavy Metals	Mercury	100 ppb / 1500 ppb		RI stipulates methods used for analyses
Rhode Island	Medical only					
Rhode Island	Medical only	Pesticides	Abamectin	= 10 ppb</th <th>Finished Plant Products</th> <th></th>	Finished Plant Products	
Rhode Island	Medical only	Pesticides	Acequinocyl	= 10 ppb</th <th>Concentrates</th> <th>Email:</th>	Concentrates	Email:
Rhode Island	Medical only	Pesticides	Bifenazate	= 10 ppb</th <th></th> <th>https://health.ri.gov/contact/</th>		https://health.ri.gov/contact/
Rhode Island	Medical only	Pesticides	Bifenthrin	= 10 ppb</th <th></th> <th></th>		
Rhode Island	Medical only	Pesticides	Chlormequat chloride	= 10 ppb</th <th></th> <th>Contacts</th>		Contacts
Rhode Island	Medical only	Pesticides	Cyfluthrin	= 10 ppb</th <th></th> <th>General: (401) 222-5960</th>		General: (401) 222-5960
Rhode Island	Medical only	Pesticides	Daminozide	= 10 ppb</th <th></th> <th></th>		
	•	•	•			·

		•		1	•
Rhode Island	Medical only	Pesticides	Etoxazole	= 10 ppb</th <th></th>	
Rhode Island	Medical only	Pesticides	Fenoxycarb	= 10 ppb</td <td></td>	
Rhode Island	Medical only	Pesticides	Imazalil	= 10 ppb</td <td></td>	
Rhode Island	Medical only	Pesticides	Imidacloprid	= 10 ppb</td <td></td>	
Rhode Island	Medical only	Pesticides	Myclobutanil	= 10 ppb</td <td></td>	
Rhode Island	Medical only	Pesticides	Paclobutrazol	= 10 ppb</td <td></td>	
Rhode Island	Medical only	Pesticides	Spinosad	= 10 ppb</td <td></td>	
Rhode Island	Medical only	Pesticides	Spiromesifen	= 10 ppb</td <td></td>	
Rhode Island	Medical only	Pesticides	Spirotetramat	= 10 ppb</td <td></td>	
Rhode Island	Medical only	Pesticides	Trifloxystrobin	= 10 ppb</td <td></td>	
Rhode Island	Medical only	Pesticides	Any other from list of 195	= 10 ppb</td <td></td>	
Rhode Island	Medical only				
Rhode Island	Medical only	Water Activity	Water Activity	0.60 Aw	Finished Plant Materia
Rhode Island	Medical only		•		
Rhode Island	Medical only	Microbials	Total Aerobic Bacteria	10 ⁵ cfu/g	Finished Plant Materia
Rhode Island	Medical only	Microbials	Total Yeast & Mold	10 ⁴ cfu/g	
Rhode Island	Medical only	Microbials	Total Coliform	10° cfu/g	
Rhode Island	Medical only	Microbials	Enterobacteriacaea	10° cfu/g 10° cfu/g	
Rhode Island	Medical only	Microbials	E. coli (pathogenic strains)	< 1 / g	
Rhode Island	Medical only	Microbials	Salmonella	<1/g	
Rhode Island	Medical only	IVIICI ODIAIS	Jannonena	`1/5	
Rhode Island	Medical only	Solvents	Acetone	5000 ppm	Finished concentrates
Rhode Island	Medical only	Solvents	Acetonie	410 ppm	i inisiieu concentrates
Rhode Island	Medical only	Solvents	Benzene		
Rhode Island	Medical only	Solvents	Benzene Butane	2 ppm	
	•			5000 ppm	
Rhode Island Rhode Island	Medical only	Solvents	1-butanol 2-Butanol	5000 ppm	
	Medical only	Solvents		5000 ppm	
Rhode Island	Medical only	Solvents	2-Butanone	5000 ppm	
Rhode Island	Medical only	Solvents	Carbon Tetrachloride	4 ppm	
Rhode Island	Medical only	Solvents	Cumene	70 ppm	
Rhode Island	Medical only	Solvents	Cyclohexane	3880 ppm	
Rhode Island	Medical only	Solvents	1,2-Dichloroethane	5 ppm	
Rhode Island	Medical only	Solvents	1,1-Dichloroethene	8 ppm	
Rhode Island	Medical only	Solvents	1,2-Dichloroethene	1870 ppm	
Rhode Island	Medical only	Solvents	Dichloromethane	600 ppm	
Rhode Island	Medical only	Solvents	1,2-Dimethoxyethane	100 ppm	
Rhode Island	Medical only	Solvents	1,2-Dimethylbenzene	2170 ppm	
Rhode Island	Medical only	Solvents	1,3-Dimethylbenzene	2170 ppm	
Rhode Island	Medical only	Solvents	1,4-Dimethylbenzene	2170 ppm	
Rhode Island	Medical only	Solvents	2,2-Dimethylbutane	290 ppm	
Rhode Island	Medical only	Solvents	2,3-Dimethylbutane	290 ppm	
Rhode Island	Medical only	Solvents	N,N-Dimethylacetamide	1090 ppm	
Rhode Island	Medical only	Solvents	N,N-Dimethylformamide	880 ppm	
Rhode Island	Medical only	Solvents	Dimethyl sulfoxide	5000 ppm	
Rhode Island	Medical only	Solvents	1,4-Dioxane	380 ppm	
Rhode Island	Medical only	Solvents	Ethanol	5000 ppm	
Rhode Island	Medical only	Solvents	2-Ethoxyethanol	160 ppm	
Rhode Island	Medical only	Solvents	Ethyl acetate	5000 ppm	
Rhode Island	Medical only	Solvents	Ethylbenzene	70 ppm	
Rhode Island	Medical only	Solvents	Ethylene glycol	620 ppm	
Rhode Island	Medical only	Solvents	Ethylene oxide	50 ppm	
Rhode Island	Medical only	Solvents	Ethyl ether	5000 ppm	
Rhode Island	Medical only	Solvents	Heptane	5000 ppm	
Rhode Island	Medical only	Solvents	Hexane	290 ppm	

1	1			•	1	•
Rhode Island	Medical only	Solvents	Isobutane	5000 ppm		
Rhode Island	Medical only	Solvents	Isopropyl acetate	5000 ppm		
Rhode Island	Medical only	Solvents	Methanol	3000 ppm		
Rhode Island	Medical only	Solvents	Methylbutylketone	50 ppm		
Rhode Island	Medical only	Solvents	Methylcyclohexane	1180 ppm		
Rhode Island	Medical only	Solvents	Methylethyl ketone	5000 ppm		
Rhode Island	Medical only	Solvents	Methylisobutyl ketone	5000 ppm		
Rhode Island	Medical only	Solvents	Methylpropane	5000 ppm		
Rhode Island	Medical only	Solvents	2-Methyl-1-propanol	5000 ppm		
Rhode Island	Medical only	Solvents	2-Methylbutane	5000 ppm		
Rhode Island	Medical only	Solvents	2-Methylpentane	290 ppm		
Rhode Island	Medical only	Solvents	3-Methylpentane	290 ppm		
Rhode Island	Medical only	Solvents	N-Methylpyrrolidone	530 ppm		
Rhode Island	Medical only	Solvents	Nitromethane	50 ppm		
Rhode Island	Medical only	Solvents	Pentane	5000 ppm		
Rhode Island	Medical only	Solvents	1-Pentanol	5000 ppm		
Rhode Island	Medical only	Solvents	1-Propanol	5000 ppm		
Rhode Island	Medical only	Solvents	2-Propanol	5000 ppm		
Rhode Island	Medical only	Solvents	Propane	5000 ppm		
Rhode Island	Medical only	Solvents	Propyl acetate	5000 ppm		
Rhode Island	Medical only	Solvents	Pyridine	200 ppm		
Rhode Island	Medical only	Solvents	Sulfolane	160 ppm		
Rhode Island	Medical only	Solvents	Tetrahydrofuran	720 ppm		
Rhode Island	Medical only	Solvents	Tetralin	100 ppm		
Rhode Island	Medical only	Solvents	Toluene	890 ppm		
Rhode Island	Medical only	Solvents	1,1,1-Trichloroethane	1500 ppm		
Rhode Island	Medical only	Solvents	1,1,2-Trichloroethylene	80 ppm		
Rhode Island	Medical only	Solvents	Xylene	2170 ppm		
Rhode Island	Medical only	Solvents	Aylette	2170 ppiii		
Utah	Medical only					
Utah	Medical only					
Utah	Medical only					Website:
Utah	Medical only	No required testing yet				https://medicalcannabis.utah.gov/
Utah	Medical only	No required testing yet				Utah Dept of Health
						Otan Dept of Health
Utah	Medical only					E I
Utah	Medical only					Email:
Utah	Medical only					https://medicalcannabis.utah.gov/contact-us/#
Utah	Medical only					
Utah	Medical only					Contacts
Utah	Medical only					General: (801) 538-4976
Utah	Medical only					
Vermont	Fully legal					
Vermont	Fully legal					wel *
Vermont	Fully legal					Website:
Vermont	Fully legal					https://medicalmarijuana.vermont.gov/
Vermont	Fully legal	No required testing yet				Vermont Dept of Public Safety
Vermont	Fully legal					
Vermont	Fully legal					Email:
Vermont	Fully legal					https://medicalmarijuana.vermont.gov/contact
Vermont	Fully legal					
Vermont	Fully legal					Contacts
Vermont	Fully legal					General: (802) 241-5115
Vermont	Fully legal					
Vermont	Fully legal					

Washington	Fully legal	Cannabinoids	THC	NA
Washington	Fully legal	Cannabinoids	THCA	NA
Washington	Fully legal	Cannabinoids	CBD	NA
Washington	Fully legal	Cannabinoids	CBDA	NA
Washington	Fully legal			
				Unprocessed/Extrac
Washington	Fully legal	Microbials		t or Processed
Washington	Fully legal	Microbials	Bile-tolerant Gram Negative Bacteria	$10^4 / 10^3 \text{cfu/g}$
Washington	Fully legal	Microbials	E. coli (pathogenic strains)	<1 / <1 cfu/g
Washington	Fully legal	Microbials	Salmonella	<1 / <1 cfu/g
Washington	Fully legal			
Washington	Fully legal	Mycotoxins	Total Aflatoxins (B1, B2, G1 and G2)	20 ppb
Washington	Fully legal	Mycotoxins	Ochratoxin A	20 ppb
Washington	Fully legal	,		
Washington	Fully legal	Solvents	Acetone	5000 ppm
Washington	Fully legal	Solvents	Benzene	2 ppm
Washington	Fully legal	Solvents	Butanes	5000 ppm
Washington	Fully legal	Solvents	Cyclohexane	3880 ppm
Washington	Fully legal	Solvents	Chloroform	2 ppm
Washington	Fully legal	Solvents	Dichloromethane	600 ppm
Washington	Fully legal	Solvents	Ethyl Acetate	5000 ppm
Washington	Fully legal	Solvents	Heptanes	5000 ppm
Washington	Fully legal	Solvents	Hexane	290 ppm
Washington	Fully legal	Solvents	2-Propanol	5000 ppm
Washington	Fully legal	Solvents	Methanol	3000 ppm
Washington	Fully legal	Solvents	Pentane	5000 ppm
Washington	Fully legal	Solvents	Propane	5000 ppm
Washington	Fully legal	Solvents	Toluene	890 ppm
Washington	Fully legal	Solvents	Xylenes	2170 ppm
Washington	Fully legal	Solveilles	Ayielles	227 0 pp
Washington	Fully legal	Pesticides	Abamectin	Any detection
Washington	Fully legal	Pesticides	Bifenthrin	Any detection
Washington	Fully legal	Pesticides	Chlormequat chloride	Any detection
Washington	Fully legal	Pesticides	Daminozide	Any detection
Washington	Fully legal	Pesticides	DDVP (Dichlorvos)	Any detection
Washington	Fully legal	Pesticides	Imidacloprid	Any detection
Washington	Fully legal	Pesticides	Myclobutanil	Any detection
Washington	Fully legal	Pesticides	Paclobutrazol	Any detection
Washington	Fully legal	Pesticides	Permethrins	Any detection
Washington	Fully legal	Pesticides	Piperonylbutoxide	Any detection
Washington	Fully legal	Pesticides	Propiconazole	Any detection
Washington	Fully legal	Pesticides	Pyrethrins	Any detection
Washington	Fully legal	Pesticides	Spinosad	Any detection
Washington	Fully legal	Pesticides	Spiriosad	Any detection
Washington	Fully legal	Pesticides	Uniconazole	Any detection
Washington	Fully legal	i conduct	Sincondizoic	7 my actedion
Washington	Fully legal	Moisture Content	Moisture Content	15%
Washington	Fully legal	Moisture Contellt	Wioisture Content	13/0
Washington	Fully legal	Water Activity	Water Activity	0.65 Aw
-		vvaler Activity	water Activity	0.05 AW
Washington	Fully legal			
Washington	Fully legal	Filth & Foreign Material	Stems	5%
Washington	Fully legal	Filth & Foreign Material	Seeds or other foreign matter	2%

Website:

https://lcb.wa.gov/contact

Washington State Liquor and Cannabis Board

Email: From link on website

Contacts General: (360) 664-1600

Washington	Fully legal				
Washington	Fully legal	Heavy Metals	Arsenic	10 ug / daily dose (5)	
**************************************	runy iegui	ricavy ivictais	Ausenie	4.1 ug / daily dose	
Washington	Fully legal	Heavy Metals	Cadmium	(5g)	
	7 -0-	,		6.0 ug / daily dose	
Washington	Fully legal	Heavy Metals	Lead	(5g)	
_	, •	,		2.0 ug / daily dose	
Washington	Fully legal	Heavy Metals	Mercury	(5g)	
West Virginia	Medical only	Pesticides	Residual Pesticides	TBD	
West Virginia	Medical only				
West Virginia	Medical only	Solvents	Residual Solvents	TBD	
West Virginia	Medical only				
West Virginia	Medical only	Moisture Content	Moisture Content	TBD	Website:
West Virginia	Medical only				https://dhhr.wv.gov/bph/Pages/Medical-Cannabis-Program.aspx
					West Virginia Dept of Health & Human Resources - Office of Medical
West Virginia	Medical only	Water Activity	Water Activity	TBD	Cannabis
West Virginia	Medical only				
West Virginia	Medical only	Cannabinoids	THC	NA	Email:
West Virginia	Medical only	Cannabinoids	THCA	NA	medcanwv@wv.gov
West Virginia	Medical only	Cannabinoids	CBD	NA	
West Virginia	Medical only	Cannabinoids	CBDA	NA	Contacts
West Virginia	Medical only	Cannabinoids	CBG	NA	General: (304) 356-5090
West Virginia	Medical only	Cannabinoids	CBN	NA	
West Virginia	Medical only				
West Virginia	Medical only	Microbials	Total Aerobic Bacteria	TBD	
West Virginia	Medical only	Microbials	Total Yeast & Mold	TBD	
West Virginia	Medical only	Microbials	Aspergillus spp.	TBD	
West Virginia	Medical only	Microbials	Pseudomonas aeruginosa	TBD	
West Virginia	Medical only	Microbials	Staphylococcus aureus	TBD	
West Virginia	Medical only				
West Virginia	Medical only	Mycotoxins	Total Aflatoxins (B1, B2, G1 and G2)	TBD	
West Virginia	Medical only	Mycotoxins	Ochratoxin A	TBD	
West Virginia	Medical only				
West Virginia	Medical only	Heavy Metals	Arsenic	TBD	
West Virginia	Medical only	Heavy Metals	Cadmium	TBD	
West Virginia	Medical only	Heavy Metals	Lead	TBD	
West Virginia	Medical only	Heavy Metals	Mercury	TBD	
West Virginia	Medical only		Fileb O Fausian Materials /bais in the control		
March Minetical	Na disal sul	Fileb O Familian Mark and a	Filth & Foreign Materials (hair, insects,	TDD	
West Virginia	Medical only	Filth & Foreign Material	related adulterants)	TBD	

Please note: This list was current as of May 2021, when it was submitted to the Joint Standing Committee on Veterans and Legal Affairs.

Inspections (ALMS)	CY 2020	CY 2021-through-April 2021
Total Counts	1,296	323
Currently Open	101	195

Inspections (Workforce) - 860 total

Please note: This document was originally submitted to the Joint Standing Committee on Veterans and Legal Affairs for their work session on May 3, 2021.

		Compliance	Violation	Total	Compliance
Question Category	Question	Count	Count	Evaluated	Rate
Advertising and Social Media	Advertising and Social Media Compliance	126	33	159	79.2%
Caregiver Assistants	Caregiver Assistants	210	91	301	69.8%
Cultivation	Pesticide safety training for workers	12	2	14	85.7%
Cultivation	Pesticide use	29	2	31	93.5%
Manufacturing	Bottling License	4	0	4	100.0%
Manufacturing	Engineer approved IHS Extraction plans		1	1	
Manufacturing	Food Processor License	23	1	24	95.8%
Manufacturing	Local Authorization	35	2	37	94.6%
Manufacturing	No additions to trademarked food/drink	24	0	24	100.0%
Manufacturing	No prohibited use of trademarked brands	23	1	24	95.8%
Manufacturing	Shape of human, animal or fruit	24	0	24	100.0%
Packaging and Labeling	Lab testing certificate verification	13	0	13	100.0%
Packaging and Labeling	Packaging and Labeling	555	129	684	81.1%
Record Keeping	Maintains transfer records	628	47	675	93.0%
Record Keeping	Retains records for 7 years	608	71	679	89.5%
Retail Sales	Caregiver has only one retail store	66	2	68	97.1%
Retail Sales	Edible Trademark Compliance	100	6	106	94.3%
Retail Sales	Edibles Sourced From Registered CGRs with Valid Food Processor Licenses	108	0	108	100.0%
Retail Sales	Patient transaction log	509	104	613	83.0%
Retail Sales	Retail Food License	64	44	108	59.3%
Retail Sales	Retail Store Local Authorization	67	1	68	98.5%
Retail Sales	Sales to qualified out-of-state patients	568	1	569	99.8%
Scales	Scales Certification	215	476	691	31.1%
Security	Access to cultivation location limited	642	32	674	95.3%
Security	Door and window locks	619	18	637	97.2%
Security	Fencing	101	50	151	66.9%
Tax and Wholesale Compliance	Maine Revenue Service Retail Certificate	516	187	703	73.4%
Tax and Wholesale Compliance	Sales or purchases to/from non-caregivers	398	15	413	96.4%
Tax and Wholesale Compliance	Wholesale transaction records	386	27	413	93.5%
Trip Tickets	Trip Ticket Compliance	420	141	561	74.9%

Please note: This document was originally submitted to the Joint Standing Committee on Veterans and Legal Affairs for their work session on May 3, 2021.

0	O cartas Attackets or	Compliance		Total	Compliance
Question Category Advertising and Social Media	Question / Violations Advertising and Social Media Compliance	Count 126	Count 33	Evaluated 159	79.2%
Autorioning and Social Micala	High likelihood of reaching persons under 21	120	17	133	7512/0
	Unsolicited internet advertising/banners/mass marketing		1		
	Within 1000 feet of a school (500 feet with municipal approval)		1		
	Other		15		
Caregiver Assistants	Caregiver Assistants	210	91	301	69.8%
	Employee not Registered with OMP		35		
	Expired Caregiver Assistant		2		
	File does not contain I-9, W-4, Job Description, Photo ID copy		34		
	No Files Maintained		18		
	Other		9		
Cultivation	Pesticide use	29	2	31	93.5%
	Applicator not licensed by Board of Pesticides		2		
Cultivation	Pesticide safety training for workers	12	2	14	85.7%
	Training Not Provided		2		
Manufacturing	Bottling License	4	0	4	100.0%
Manufacturing	Engineer approved IHS Extraction plans		1	1	
	Equipment not certified by engineer		1		
Manufacturing	Food Processor License	23	1	24	95.8%
	No License		1		
Manufacturing	Local Authorization	35	2	37	94.6%
_	No local authorization		2		
Manufacturing	No additions to trademarked food/drink	24	0	24	100.0%
B. Consultantumina	No makibited we of trademaked broads	22		24	05.00/
Manufacturing	No prohibited use of trademarked brands Other	23	1	24	95.8%
Manufacturing	Shape of human, animal or fruit	24	0	24	100.0%
Packaging and Labeling	Lab testing certificate verification	13	0	13	100.0%
Dealersine and Labeline	Designation and Labeline		120	C04	04.40/
Packaging and Labeling	Packaging and Labeling Label depicts human, animal, fruit	555	129	684	81.1%
	Not child resistant packaging		66		
	Not labeled "Contains Harvested Marijuana"		12		
	Not opaque packaging at final sale		53		
	Not tamper evident packaging		63		
	Other		33		
Record Keeping	Maintains transfer records	628	47	675	93.0%
	Other		47		
Record Keeping	Retains records for 7 years	608	71	679	89.5%
necera necepiiig	Other		71	0,0	00.070
Retail Sales	Caregiver has only one retail store	66	2	68	97.1%
netan Jales	Other	00	2	08	37.170
Retail Sales	Edible Trademark Compliance	100	6	106	94.3%
Netali Jales	Other	100	6	100	34.370
Retail Sales	Edibles Sourced From Registered Caregivers with Valid Food Processor Licenses	108	0	108	100.0%
Retail Sales	Patient transaction log	509	104	613	83.0%
	Other		104		
Retail Sales	Retail Food License	64	44	108	59.3%
	Expired License		4		
	License for different location		1		
	No License		39		

		Compliance	Violation	Total	Compliance
Question Category	Question / Violations	Count	Count	Evaluated	Rate
Retail Sales	Retail Store Local Authorization	67	1	68	98.5%
	Other		1		
Retail Sales	Sales to qualified out-of-state patients	568	1	569	99.8%
	Other		1		
Scales	Scales Certification	215	476	691	31.1%
	Caregiver has no scales		38		
	Scales not certified / sealed		431		
	Other		7		
Security	Access to cultivation location limited	642	32	674	95.3%
	Other		32		
Security	Door and window locks	619	18	637	97.2%
	Other		18		
Security	Fencing	101	50	151	66.9%
	Other		50		
Tax and Wholesale Compliance	Maine Revenue Service Retail Certificate	516	187	703	73.4%
	Other		187		
Tax and Wholesale Compliance	Sales or purchases to/from non-caregivers	398	15	413	96.4%
	Other		15		
Tax and Wholesale Compliance	Wholesale transaction records	386	27	413	93.5%
	Other		27		
Trip Tickets	Trip Ticket Compliance	420	141	561	74.9%
	Failure to Use OMP Mandated Form (Eff. July 1, 2020)		14		
	No Caregiver Name / CGR number		2		
	None used		24		
	Not used		98		
	Other		5		

Please note: This document was originally submitted to the Joint Standing Committee on Veterans and Legal Affairs for their work session on May 3, 2021.



Accompanying Cover Correspondence from Workgroup Member Susan Meehan:

Because I deal mostly with kids, and they come in so many different sizes with different diagnoses and needs, my education is really "customized" or tailored. This was for a parent who wanted to know more about my tinctures they were using for their child per Integr8's Laurel Shepherd's dosing recommendations and who needed clarification on the difference between milligrams and milliliters. Attached to the general explanation would be a spreadsheet with the actual recommended dosages and details of the content of these dosages. I attached a cropped screenshot of the spreadsheet file that would accompany this explanation that is custom to the patient and always based upon the healthcare provider's dosage recommendations.

Example for a Parent/Patient who Wants to Know More About the Medicine:

This website is hosted by Dr Dustin Sulak who works with Laurel in Integr8. Under the Cannabis Education and the Dosage tabs, you will find a lot of information including some basics on all the cannabinoids we talked very little about. The Dosage tab may help clarify the dosage titration process also. https://healer.com/

It is a lot to take in on top of dealing with your child being sick. Please never hesitate to ask. You are in good hands with Laurel and the team at Integr8.

More about medicines from Mae's Mamas:

Mae's Mamas medicines are made with Ethanol extracted cannabis unless otherwise noted. The cannabis is soaked in food grade alcohol (ethanol). The plant material is strained and filtered out. The ethanol binds to the "cannabinoids" or the medicine in the plant material. The ethanol is evaporated off and recaptured to reuse. The "oil" or concentrate left behind is then tested to give a cannabinoid profile -- to tell us how many milligrams of medicine are in each gram. After we know the cannabinoids contained in the concentrates, we can do the math (or "formulate") batches of tinctures aiming for example, for 35mg/ml of THC. As you can see, with so many minor cannabinoids present, the formulation can get very tricky if you are aiming for numbers of more than one of those cannabinoids.

All my tinctures are made with a concentrate (or an isolate), organic sunflower oil and organic sunflower lecithin. The lecithin is an emulsifier that helps keep things well mixed and uniform from the first doses to doses that come from the bottom of the bottle. I still recommend shaking the bottle prior to use. Once a tincture is formulated aiming for the mg/ml desired, a sample is sent to the lab for testing to confirm the cannabinoid content. Then labels detailing the cannabinoid content can be printed accordingly. The label provides the recommending medical provider and the patient/parent with the "mg/ml." This allows either the Caregiver, parent or medical provider to help the patient figure out the correct amount (or volume in ml) of the medicine to give to achieve the recommended dose of THC, CBD, etc.

So, for example, when the doctor recommends 5mg of THC and the tincture has 50mg'ml of THC, 5mg divided by 50mg/ml equals 0.1ml. Give 0.1ml to dose 5mg. I have attached a

spreadsheet to detail the doses you will use to achieve the healthcare provider's recommended doses of THC, CBD, THCA and CBDA.

I hope this helps answer some questions and does not just further muddy the waters! Please continue to ask your questions.

2								OTHER cannab	inoids		
3	Cananbiniod Profile for each	PER ML	Bottle Name	thc	cbd	cbda	thca	cbg	cbga	cbn	cbc
4	formulation/bottle.		1 THC35	35	0.6			1.4		0.5	0.5
5	These are all in mg/ml		CBD30		41				5		2
6	(mg/ml is "mg per ml")		THCA21	1.5			21				
7			4 CBDA15		3.62	16.25					
8											
9	Morning and Afternoon dose (No	ote dose is meas	sured in ML, in vo	lume, NOT MG,	milligrams)						
10	DOSE IN VOLUME ON SYRINGE		And this is what is contained in that volume dose:			OTHER cannabinoids					
11	MLs		Bottle Name	thc	cbd	cbda	thca	cbg	cbga	cbn	cbc
12	0.1		1 THC35	3.5	0.06	0	0	0.14	0	0.05	0.05
13	0.05		CBD30	0	2.05	0	0	0	0.25	0	0.1
14	0.1		THCA21	0.15	0	0	2.1	0	0	0	0
15	0.1		4 CBDA15	0	0.362	1.625	0	0	0	0	0
16			Total Cannabinoids in the dose	3.65	2.472	1.625	2.1	0.14	0.25	0.05	0.15
17											

§2448-A. Municipal review of development

The Commissioner of Public Safety, referred to in this section as "the commissioner," may register municipalities for authority to issue permits required by section 2448 under the following conditions. For purposes of this section, "municipal reviewing authority" has the same meaning as defined in Title 30-A, section 4366, subsection 7. [PL 2009, c. 364, §2 (NEW).]

- 1. **Projects.** A municipality registered pursuant to this section may review projects of public buildings as described in section 2448. [PL 2011, c. 304, Pt. J, §1 (AMD).]
- **2. Registration.** The commissioner shall register municipalities to grant permits for projects under subsection 1 if the commissioner finds that the municipality meets all of the following criteria.
 - A. A municipal building official has been appointed pursuant to section 2351-A. [PL 2011, c. 94, §3 (AMD).]
 - B. The municipality has an employee that is certified as a plan reviewer by the National Fire Protection Association. [PL 2009, c. 364, §2 (NEW).]
 - C. The municipality has adopted by reference the fire codes adopted by the Office of the State Fire Marshal pursuant to sections 2452 and 2465. [PL 2009, c. 364, §2 (NEW).]
 - D. The municipality has adequate resources to administer and enforce the provisions of the fire codes under paragraph C. [PL 2009, c. 364, §2 (NEW).]
 - E. The procedures for public hearing and notification have been established including:
 - (1) Notice to the commissioner upon receipt of an application, including a description of the project;
 - (2) Notice of issuance and denial to the applicant and commissioner, including the reason for denial;
 - (3) Public notification of the application and any hearings; and
 - (4) Procedures for public hearing. [PL 2009, c. 364, §2 (NEW).]
 - F. The procedures for appeal of local decisions by aggrieved parties are defined. [PL 2009, c. 364, §2 (NEW).]
 - G. A registration form, provided by the commissioner, has been completed and submitted by the municipality, demonstrating compliance with the criteria under this subsection. [PL 2009, c. 364, §2 (NEW).]
 - H. The municipality is currently enforcing the Maine Uniform Building and Energy Code. [PL 2009, c. 364, §2 (NEW).]

The Department of Public Safety shall publish on its publicly accessible website a list of those municipalities that are registered pursuant to this subsection. [PL 2011, c. 94, §3 (AMD).]

- **3.** Current requirements. A municipality registered under this section shall ensure that its municipal regulations continue to meet the criteria listed in subsection 2.
 - A. The commissioner shall immediately notify a registered municipality of new or amended rules. [PL 2009, c. 364, §2 (NEW).]
 - B. A municipality shall adopt amendments to its municipal regulations within one calendar year of the effective date of new or amended rules adopted by the Department of Public Safety. Within 45 days of the adoption of the amended municipal regulations, the municipality shall submit the amendments for approval by the commissioner. [PL 2009, c. 364, §2 (NEW).]

[PL 2009, c. 364, §2 (NEW).]

4. Suspension of registration. If the commissioner finds that a municipality no longer meets the criteria under subsection 2, or is not adequately implementing those requirements, the commissioner may suspend the registration under subsection 2 and shall immediately notify the municipality. The notice must contain findings of fact and conclusions of law. If the registration is suspended, the commissioner shall provide the municipality with the necessary procedures to come into compliance with this section.

[PL 2009, c. 364, §2 (NEW).]

- **5.** Central list of pending projects. The commissioner shall maintain and make available a list of projects that are pending municipal review under this section. [PL 2009, c. 364, §2 (NEW).]
- **6. Technical assistance.** The commissioner may provide technical assistance to municipalities upon request for projects reviewed under this section. [PL 2009, c. 364, §2 (NEW).]
- **7. Application review process.** Upon determination by the municipal reviewing authority that an application for a permit or permit amendment under this section is complete for processing, the municipal reviewing authority shall submit to the commissioner within 14 days of that determination a copy of the project application.
- A. [PL 2011, c. 304, Pt. J, §2 (RP).]
 B. [PL 2011, c. 304, Pt. J, §2 (RP).]
 [PL 2011, c. 304, Pt. J, §2 (RPR).]
- 8. Record of review and basis for decision. [PL 2011, c. 304, Pt. J, §3 (RP).]
- **9. State jurisdiction.** The Department of Public Safety shall review projects and exercise jurisdiction for a registered municipality if:
 - A. The municipal reviewing authority in which the project is located petitions the commissioner in writing; or [PL 2009, c. 364, §2 (NEW).]
- B. The proposed project is located in more than one municipality. [PL 2009, c. 364, §2 (NEW).] [PL 2009, c. 364, §2 (NEW).]
- **10. Joint enforcement.** A permit or permit amendment issued by a municipal reviewing authority may be enforced by either the commissioner or the municipality that issued the permit or permit amendment.

[PL 2009, c. 364, §2 (NEW).]

SECTION HISTORY

PL 2009, c. 364, §2 (NEW). PL 2011, c. 94, §3 (AMD). PL 2011, c. 304, Pt. J, §§1-3 (AMD).

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Appendix D — Fourth Workgroup Meeting Materials



Medical Marijuana Workgroup

Date: 11/30/21 2:00pm-4:00pm

Attendees: See Reverse

Please Review:

Materials Added to Workgroup Website: https://www.maine.gov/dafs/omp/workgroup

Time	Activity				
2:00-2:03pm	Introductions	All Workgroup Members			
2:03-2:05pm	Brief Recap of Third Meeting One-on-One Follow-Up Discussions with Workgroup Members	Erik Gundersen			
2:05-2:20pm	Consensus Check: Report Back to Maine Legislature • Patient Access: Patient Confidentiality, Digital Certifications, Pediatric Certification Process • Patient Education: Online Resources • One Card for Caregiver Assistants	Erik Gundersen			
2:20-2:50pm	Discussion: MMMP Program Enhancements • MMMP Definitions: Small vs. Commercial Caregivers; Business Entities	All Workgroup Members			
2:50-3:10pm	Discussion: MMMP Program Enhancements • Inventory Tracking	All Workgroup Members			
3:10-3:25pm	Discussion: MMMP Program Enhancements • Packing and Labeling	All Workgroup Members			
3:25-3:40pm	Continued Discussion: MMMP Program Enhancements • Local Control and Confidentiality	All Workgroup Members			
3:40-3:50pm	Consensus Check: MMMP Program Enhancements • OMP Testing Proposal	Erik Gundersen			
3:50-4:00pm	Fifth Workgroup Meeting, Report to the Maine Legislature and Future MMMP Rulemaking	Erik Gundersen			
4:00pm	Adjourn				

Workgroup Membership

Representing Registered Caregivers:

- John Black, Earth Keeper Cannabis, LLC
- Catherine Lewis, Homegrown of Hallowell, LLC
- Paul T. McCarrier, 1 Mill
- Susan Meehan, Mae's Mamas Supplements and Consulting
- Joel Pepin, JAR Cannabis Company and SJR Labs
- David Vickers, ORIGINs, Shwaggle Farms, and Sundown Beverage Co.

Representing Registered Dispensaries:

- Joshua Quint, Canuvo
- Heather Sullivan, Curaleaf

Representing Testing Facilities:

• Barry Chaffin, Nova Analytic Labs

Representing Product Manufacturers:

• Alex McMahan, The Healing Community MEDCo

Representing Qualifying Patients:

- Patricia Callahan
- Michelle Caminos, EdD, RN
- Sean McDonough, RN, BSN

Representing Relevant Health Care Professionals:

- Jamie Comstock, Bangor Public Health
- Julie Milliken, MSN, APRN, FNP-c, ENP-c., Maine Medical Certifications, LLC.

Representing Municipalities:

- Christopher Beaumont, City of Portland
- Rebecca McMahon, Esq., Maine Municipal Association

SAF



Marijuana consumption is prohibited to anyone under 18 years old.



THC is the chemical in marijuana that makes a person feel high.

Concentrations of THC can vary widely and is based on multiple factors.



Marijuana products may take 2 - 4 hours after consuming to take full effect. If it is your first time using, be cautious of eating too much of a marijuana edible as it may lead to unwanted effects.



Laws prohibit driving under the influence of marijuana. Driving high may result in an OUI.



Store marijuana products safely. Store them out of reach of children and pets.



Marijuana has harmful effects on brain development, which continues through the age of 25.



Using marijuana while pregnant or breastfeeding may be harmful to your baby.



Call for help if you've consumed too much, or suspect a child or pet has accidentally consumed marijuana.

Call the Poison Control Hotline: 1-800-222-1222







CONGRATULATIONS ON GETTING YOUR MEDICAL CARD AND THANK YOU FOR USING MAINE MEDICAL CERTIFICATIONS, LLC

PRECAUTIONS - MUST READ AND FOLLOW - CONTACT US IMMEDIATELY WITH ANY QUESTIONS***

As we are issuing your MMMP certification we are officially establishing [or re-establishing if renewing] a bona fide medical provider-patient relationship. This means we have a relationship in which **Julie Milliken**, **CNP** (or her designated nurse practitioner) of Maine Medical Certifications, LLC is the treating medical provider who will have ongoing responsibility for the assessment, care, and treatment of you as a qualifying patient with a debilitating medical condition with respect to the medical use of medicinal cannabis.

<u>Plan of care:</u> This medical provider has determined that the length of time that the medical use of marijuana is needed for the treatment of your debilitating medical condition will be at least one year. Prior to issuing you a written certification, this medical provider has certified that it is this provider's professional opinion that you as the patient are likely to receive therapeutic benefit from the medical use of marijuana to treat or alleviate your debilitating medical condition as detailed separately.

This provider is not assuming responsibility for any other aspect of your medical care. You must continue to have routine medical care and specialized care by your usual primary care providers and specialists. This provider is participating in your medical care as your medical marijuana recommendation provider. This provider is available to you for ongoing monitoring of your progress and re-attestation of continued need for marijuana products at least once annually. You attest you have been offered one on one counseling services to discuss specific product and dosing recommendations to help treat your qualifying conditions. Alternative therapies for your conditions have been discussed if applicable. Please make sure that your primary care provider and all other medical providers are aware of your cannabis use. If you are suffering from a substance use disorder and need help, please let the practitioner know. If you [the qualifying patient] have a name change or address change, you must secure an updated written certification from the provider with the correct name and/or address on it. Any written certification that has not been updated within 30 days to correct outdated patient information is considered invalid.

- Medical Cannabis is used in treating debilitating medical conditions, defined as limiting life activities.
- The use of cannabis may affect coordination and cognition and may impair your ability to drive or engage in potentially hazardous activities. It is suggested to wait 2-4 hours after cannabis use before operating equipment or motor vehicle.
- Patients may experience side effects from cannabis use such as: dry mouth, dry eyes, lowered/higher blood
 pressure, lowered sugar levels, cold sensation in extremities, increased heart rate, anxiety, and fatigue. It is
 recommended to use the lowest dose needed to help relieve patients' symptoms to avoid unpleasant side
 effects.
- Some patients may experience symptoms when stopping long term cannabis therapy such as insomnia, restlessness and loss of appetite that usually resolve quickly.
- Cannabis therapy should be avoided while pregnant or breastfeeding. Please seek the advice of your physician/pediatrician.
- Cannabis may have interactions with other medications such as blood thinners, certain blood pressure and statin medications.
- Use caution when obtaining your medical cannabis. Ask provider questions around growing practices such as testing, pesticide use etc.
- Cannabis is Federally illegal. Do not ship in the mail or cross state or international lines with cannabis.
- Cannabis should be safely kept out of reach of children and pets.
- Drink extra water while using cannabis as cannabis can be dehydrating.

***We recommend a follow appointment as needed, but at least once a year. You must be seen at least annually for a renewal of your cannabis certification. In between certifications, you may experience changes in your health that may suggest changes to your medical cannabis therapy. Please contact us at any time to discuss these changes and to address any concerns you may have! Julie Milliken FNP (207)-203-9029

CONGRATULATIONS ON GETTING YOUR MEDICAL CARD AND THANK YOU FOR USING MAINE MEDICAL CERTIFICATIONS, LLC

While cannabis is allowed without a medical certification, certified patients with a medical card are better protected and there are benefits to renewing each year!

- Certified patients have an affirmative defense in court should law enforcement be involved.
- Certified patients pay less sales tax than those in adult use program.
- Certified patients have greater protection against discrimination due to their cannabis therapy.
- Certified patients are not limited on the per dose of cannabis they purchase.
- Certified patients may acquire greater than 5 grams of concentrate to treat their illness if needed.
- Certified patients are guided by their provider to help them achieve better health with cannabis therapy.
- Patient certifications are held in confidence between you and your practitioner. Only non-identifying information may be shared with the State of Maine.

As a certified cannabis patient, you have 3 options to acquire your cannabis.

- 1. You may grow your own (6 flowering, 12 vegetative and unlimited seedlings or clones under 24 inches). If you are over 21 you may also be able have 3 adult use plants. Plant must be labeled appropriately with driver's license number on adult use and MMMP patient number on patient plants. Plants must be kept separately. 6ft privacy fence required around medical plants if grown outside. ***PLEASE REFER TO STATE GUIDELINES FOR COMPLETE UP TO DATE CURRENT RULES/LAWS WHICH CAN AND DO CHANGE.
- 2. You may purchase from a State licensed caregiver or caregiver storefront.
- 3. You may purchase from any State licensed dispensary.

<u>Patients must comply with all Maine State and Local laws which are subject to change so you must stay up to date on current regulations</u>. State of Maine Law includes but is not wholly limited to:

- You may keep in your possession 2.5 ounces of cannabis, but you may possess up to 8 pounds of cannabis at home. (Please keep out of reach of children and pets)
- You may purchase up to 2.5 ounces at one time.
- You may not operate a motor vehicle while impaired of any medication including cannabis.
- You may not smoke in public or on State or Federal property.
- You must have permission from your landlord to grow or smoke on property that you rent.
- You may not cross State lines with cannabis as it is still Federally illegal.
- You may not sell cannabis to others without being a State licensed Caregiver.
- You may not give cannabis to others that may not be allowed to possess it. (A person must be 21+ years old to possess cannabis without a medical certification)
- All medical cannabis must be grown and stored in an enclosed locked area. If grown outside, it must be
 contained behind a locked 6ft privacy fence or locked greenhouse. Patients participating in the MMMP may also
 participate in the Adult Use program if at least 21 years old

*** All of the statements and comments made in this notice are subject to change AND interpretation by the Maine Court system, Federal Law, and Federal Court system. At no point are we giving legal advice or making determinations on the law of the State of Maine or the United States. Please consult a lawyer if you have any questions regarding the medical use of cannabis or any derivation thereof. Any legal statement made hereunder is the law as is understood by your cannabis professional and not as it would be interpreted by the courts of the state of Maine or federal jurisdictions.

****At no point is your medical cannabis provider promising any beneficial effects from the use of cannabis, nor are they guaranteeing medical benefit from their product. As with any prescribed therapy, it may help, but they cannot know for certain what will work and what will not.

Should you need further assistance or to see the nurse practitioner again for any reason please call us at (207)-203-9029 or visit us at our permanent physical location at 393 Western Avenue, Augusta, Maine.



STATE OF MAINE OFFICE OF MARIJUANA POLICY 162 STATE HOUSE STATION 19 UNION STREET FIRST FLOOR AUGUSTA, MAINE 04333-0162

ADMINISTRATIVE & FINANCIAL SERVICES

KIRSTEN LC FIGUEROA

OFFICE OF MARIJUANA POLICY

ERIK GUNDERSEN DIRECTOR

To: Medical Marijuana Workgroup Members

From: Director Erik Gundersen, Office of Marijuana Policy

Date: Monday, November 29, 2021

Subject: Discussion Draft of Medical Marijuana Testing Protocols

Background

Since the convening of the Medical Marijuana Workgroup in September, we have stressed that it should be our intent to prioritize both Maine patients and Maine businesses while developing standards that work for all interested stakeholders. One of the topics that has received the most attention around our discussions on patient centrism has been the implementation of testing in the Maine Medical Use of Marijuana Program (MMMP).

The contents of this memorandum are intended to outline and serve as a discussion draft for a potential recommendation which could be provided to the Second Regular Session of the 130th Maine Legislature.

Testing Proposal for Discussion

Who are the potential registrants affected?

• To be determined, subject to further discussion by the Workgroup.

What is tested? What analytes are included in required testing?

- Tested: Harvested marijuana, in its final form, that is available for sale to patients.
- Required Analytes by Product Category:

Flower Concentrates: Edibles: Potency/Cannabinoid Potency/Cannabinoid Potency/Cannabinoid Profile: Water Activity: Profile; Homogeneity; Profile; Homogeneity; Mold and Mildew; Residual Solvents (2022); Water Activity (for Pesticides (2023) solid/semi-solid and Harmful Microbes (2022); Pesticides (2023) capsules) (2022); Pesticides (2023)

Where and when does testing occur?

- Harvested marijuana must be analyzed by Marijuana Testing Facilities certified by the Maine Center for Disease Control and Prevention.
- Testing for mandatory analytes occurs prior to product being made available for sale to certified patients.
- Standards and detection limits for required analytes would mirror those in the Adult Use Marijuana Program (AUMP).

What would OMP's audit sampling look like?

- Audit samples would be subject to analysis for the same analytes and detection limits as those undertaken in the Adult Use Marijuana Program (AUMP) at the time the sample is collected.
- If selected for random audit sampling, MMMP registrants would be responsible for the costs of the analysis once a year.
 - Registrants whose inventory fails random audit sample testing would be subject to an additional battery of tests at their cost.
 - OMP may engage in additional audit sample testing, at its own expense, at any time.

What happens if a sample fails either mandatory or random audit sample testing?

- OMP is notified of failed tests by the Marijuana Testing Facility engaged in the analysis.
- Harvested marijuana which fails mandatory testing may be retested or remediated in accordance with the same standards as defined for AUMP products.

How will packaging and labeling standards for the medical program change?

- Harvested marijuana which is available for sale to patients would include a simple statement that the product "Passed Mandatory Testing."
 - The inclusion of "Passed Mandatory Testing" would not excuse a licensee from compliance with any other packaging and labeling requirement, including requirements regarding the disclosure of the cannabinoid content or potency of any cannabinoids in the harvested marijuana.
- In the course of conversation with the Workgroup, if certain registrants are deemed to be exempt from required testing, their packaging and labeling should include a statement that indicates the contents have not been tested.

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Appendix E — Fifth Workgroup Meeting Materials



Medical Marijuana Workgroup

Date: 12/14/21 2:00pm-4:00pm

Attendees: See Reverse

Please Review:

Materials Added to Workgroup Website: https://www.maine.gov/dafs/omp/workgroup

Time	Activity			
2:00-2:03pm	Introductions	All Workgroup Members		
2:03-2:05pm	Brief Recap of Fourth Meeting One-on-One Follow-Up Discussions with Workgroup Members	Erik Gundersen		
2:05-2:20pm	Discussion: MMMP Program Enhancements • Workgroup Member Feedback – Testing Proposal	All Workgroup Members		
2:20-2:25pm	Consensus Check: MMMP Program Enhancements • Testing Proposal	All Workgroup Members		
2:25-2:45pm	Discussion: MMMP Program Enhancements • Workgroup Member Feedback – Tracking Proposal	All Workgroup Members		
2:45-2:50pm	Consensus Check: MMMP Program Enhancements • Tracking Proposal	All Workgroup Members		
2:50-3:05pm	Continued Discussion: MMMP Program Enhancements • Local Control	All Workgroup Members		
3:05-3:10pm	Consensus Check: MMMP Program Enhancements • Local Control	All Workgroup Members		
3:10-3:35pm	Discussion: Rulemaking	All Workgroup Members		
3:35-4:00pm	Discussion: Legislative Report • Progress • Findings • Recommendations	All Workgroup Members		
4:00pm	Closing Remarks – Adjourn	Erik Gundersen		

Workgroup Membership

Representing Registered Caregivers:

- John Black, Earth Keeper Cannabis, LLC
- Catherine Lewis, Homegrown of Hallowell, LLC
- Paul T. McCarrier, 1 Mill
- Susan Meehan, Mae's Mamas Supplements and Consulting
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Representing Municipalities:

- Christopher Beaumont, City of Portland
- Rebecca McMahon, Esq., Maine Municipal Association

Testing Proposal Feedback - Patient Representative Patricia Callahan

I am writing this email to provide feedback for the attached testing proposal. Implementing testing standards in a medical marijuation program that has existed for over 20 years without them is a tremendous challenge involving the interests of a variety of stakeholders. I very much appreciate OMP staff's time and efforts in producing such a balanced approach. This approach moves the program toward patient safety in a timeframe that allows industry participants to adjust their business models accordingly.

As a patient representative in this workgroup, my primary concerns are patient safety and medicinal efficacy. From that perspective, I would obviously prefer stricter standards implemented more quickly, but I understand the need for moderate compromise and transitional periods when implementing significant change. Again, I applaud the thoughtful process behind this proposal.

My only suggestion for improvement would be for the labeling requirements. Patient education is a key component of patient safety. Informed patients are increasingly able to protect their own safety and health interests in any medically-related situation, and labels are an opportunity for a teachable moment with patients. Many do not know the gamut of problematic elements commonly associated with cannabis and cannabis products.

If the labels were to read: Passed Mandatory Testing For (include analytes); not yet required to test for other analytes, patients would be more inclined to learn about what might be in their medicine. People can't ask questions they don't know to ask, and as I have discussed in the workgroup, I frequently hear and read about people assuming medical marijuana products are tested at least to the same standards as adult use. The phrase "Passed Mandatory Testing" may confuse patients who would assume that testing meets the same standards found in the adult use program. Further, a similar level of possible analyte disclosure on the "Not Tested" labels used by exempt participants would encourage patients to ask their providers about growing and harvesting practices, etc.

Thank you for the opportunity to offer this feedback, as well as the time spent preparing this proposal and hosting this workgroup.



The Healing Community MEDCo

40 Lisbon Street Lewiston, Maine 04240 (866) 42-MEDCo

12 December 2021

Medical Marijuana Workgroup,

I appreciate the opportunity to participate in the Medical Marijuana Workgroup and to express my concerns in the form of constructive feedback. My concerns regarding the Testing Proposal are as follows:

I believe my first point is already covered in the Proposal, however I want to touch on it anyway to be sure, since I believe it to be important. Testing for Potency/Cannabinoid Profile, Water Activity, Mold and Mildew, Harmful Microbes, Homogeneity, and Pesticides should only be required at one point throughout the supply chain for each individual product. I believe this is the intended case, as the Testing Proposal states, "harvested marijuana, in its final form, that is available for sale to patients." However, some of these analytes for which testing is allowed in multiple categories would most logically be tested for only at certain particular steps of the supply chain, including Pesticides, Water Activity, and Homogeneity (if Homogeneity is to be included at all).

Logically, Pesticides should be tested for at the flower stage, as opposed to testing for Pesticides at the point where the product is in its final form. To not do so would only cause problems, as manufactures may purchase flower that has not been tested for Pesticides in order to turn it into concentrates, then turn that concentrate into edibles, then test the product in its final form only to fail the testing requirements for Pesticides. This equates to a large amount of unnecessary work and expense for the products manufacturers to ultimately bear the punishment and expense for mistakes made at the first step of the supply chain. Pesticides testing should logically only be required at the Flower stage, not upon final form. Water Activity should only be tested for at the Flower stage, and even this should be voluntary, not mandatory. From a products manufacturing standpoint, I cannot see any reason why Water Activity should be necessary at the edibles stage for solid/semi-solid and capsules. I am open to learning more about why this should be considered necessary, but with my current knowledge and understanding of the different processes and end products, I am having a hard time seeing how testing for Water Activity in edibles has any effect on public safety.

I also have serious concerns that the regulators are not interpreting the word homogeneity correctly, and that this interpretation has the potential to be changed at any moment if the District Attorney has a closer look at the practice of testing for homogeneity. The testing labs are currently testing for Homogeneity by testing three samples and ensuring that all

three samples are within the same range. I believe this is homogeneity of a *batch* but not homogeneity of a *product*. Homogeneity is defined by Merriam-Webster as "the quality or state of being of a similar kind or of having a uniform structure or composition throughout." This means that in order for a product to be homogeneous, it would have to be of uniform structure or composition throughout. Here is a non-exhaustive list of products that currently exist on the market that could be considered to be nonhomogeneous:

- Chocolate chip cookies (the chips would make the whole edible non-homogeneous)
- Any cookie, brownie, cake, pastry, granola bar, cereal bar, or other edible containing any chips, chunks, flakes, icing, toppings, or mixings.
- "Diamonds with sauce" (THCA crystalline with terpenes) (the THCA crystalline is of a different composition than the terpenes)
- Caviar (or any other product that is not of uniform structure or composition throughout)
- Moon rocks (flower coated in concentrate and kief)
- Infused and/or coated prerolls

True homogeneity, as pointed out by the application of the definition, should not be considered at all, as it would be far too limiting. I believe this term to be far too restrictive for the cannabis industry based on current widely available and popular products. I believe the better way to meet the intent of the legislation would be to specify either homogeneity of batches (for concentrates), or *homogeneity of servings* (for edibles). Homogeneity of servings would still provide the framework for consumers to be able to reasonably expect the same dosage from serving to serving, which I understand to be the goal of the legislature, while not stifling the creativity and diversity of products in Maine's medical cannabis industry.

The other major issue I see with the Testing Proposal is the proclaimed "agreement that dispensaries and caregiver retail stores were considered the larger operators of the medical program" and that we should "consider this testing proposal as applying to the harvested marijuana made available to patients through these particular retail avenues." I don't have an issue with this pertaining to my company in particular, however I think if the purpose of creating the two classifications of caregivers is to allow the smaller caregivers to continue to participate in the market without having to incur the added expense that the larger caregivers would be incurring (in this instance, mandatory testing) then I believe we are missing the mark. I believe the smaller caregivers would still end up being pushed out of the market in this scenario, because stores would simply opt to carry pre-tested products (i.e. from larger caregivers) instead of having to incur the testing expense themselves for the sole sake of supporting a smaller caregiver while there are plenty of options on the market that would still fill their shelves and at lower prices. The consumer base has largely migrated their purchasing to stores, so if the stores are only buying tested products, the smaller caregivers wouldn't make it to the end consumer and would ultimately go out of business. If creating another category of caregivers that are exempt from mandatory testing only ends up pushing the testing requirements onto other businesses, then I see no reason to do it at all, as the market (instead of regulations) would then dictate the need for testing from the smaller wholesaling caregivers. If we are trying to make an effort to protect Maine's cottage cannabis industry and smaller growers, we are doing them a substantial disservice by creating regulations that would ultimately cause them to not be able to compete anyway, albeit through a roundabout way.

It is also my (potentially unconventional, yet well informed) belief that potency testing for flower and concentrates is unnecessary. Before I make this point, I would like to make it clear that I do believe potency testing is necessary for edibles, considering edibles are

absorbed differently and a difference in dosage makes a huge difference in effects. However, for concentrates and flower, this is simply not always the case; and I believe the risk to public safety is greater by perpetuating the false expectation that flower or concentrates with lower THC content get you "less high." If a beginner level consumer were shopping cartridges and decided to go with a live resin cartridge (which has become exceedingly popular) instead of a distillate cartridge due to the live resin cartridge category consistently testing in the 55-75% THC range and the distillate cartridge category consistently testing in the 75-95% range, and if they based this decision on wanting to be "less high," they would be making a severe mistake, as the broad spectrum nature of the live resin cartridge is invariably going to cause much greater effects than the distillate counterpart. The same can be said for concentrates that are sold by the gram and not in cartridges, and the same can be said for flower. As we as an industry have learned over the past few years, THC content is far from everything. Due to the entourage effect, the overwhelming amount of evidence now shows that it is the overall cannabinoid and terpene profile that truly dictate the nature of the high, not just the THC. Now, THC content is certainly still important for a small portion of consumers, particularly microdosers. However, this is not a reason to apply a sweeping regulation across the entire industry. If it's not made mandatory, some companies will still choose to test for THC, just like some companies in the medical sector choose to do now; leaving plenty of options for microdosers and other consumers that choose to shop based on THC content to continue to do so. By requiring cannabinoid testing, there is no question that prices will go up, thereby decreasing patient access and pushing more people back to the illicit market.

As a proud business owner and resident of Maine, I am grateful for the opportunity to present these concerns, and grateful for your careful consideration. I look forward to continuing to work with the Medical Marijuana Workgroup to further develop a healthy and sustainable framework for the operation of medical marijuana businesses aligned with the modern understanding of how cannabis works.

Best Regards,

Alex McMahan

The Healing Community MEDCo

alex@thcMEDCo.com

Moore

Testing Proposal Feedback - Caregiver Representative Joel Pepin

I am responding to David's email below with my formal written comments on the testing proposal for Maine's Medical Marijuana Program. Here are my thoughts:

- 1. I believe that some degree of testing should be required for all products sold by commercial operators (caregiver storefronts, dispensaries and potentially 'commercial' style caregiver delivery services).
- 2. I agree that all products sold through retail dispensaries or retail caregiver storefront avenues should be tested.
- 3. To my knowledge there are some larger commercial caregivers that distribute into the market via delivery service direct to patients or through wholesale to other caregivers/dispensaries. I would be in favor of expanding the 'commercial operator' definition to include any caregiver cultivating within the canopy sizes of 200-500 sqft or by plant count cultivating between 12-30 plants. If you are a caregiver cultivating within 200-500 sqft of canopy OR over 12 plants without a retail storefront, I would be in favor of requiring all harvested marijuana flower and concentrates produced under that caregiver's license be tested prior to wholesale transaction or delivery direct to the patient. That test result in my opinion would be sufficient for the source batches all the way through final sale as to **not** require the receiving dispensary/caregiver retail storefront to retest the batch.
- 4. I support testing only harvested marijuana, in its final form that would be available to sell for patients.
- 5. I am not in support of testing requirements for marijuana trim, or oil that are transferred in bulk form between licensed cultivators and manufacturing facilities. I only support testing requirements for the final marijuana products created from marijuana trim or concentrates.
- 6. Analytes for testing: I am in agreement with most of the analytes listed in the Testing Proposal, I would further suggest adding pesticides as a required testing analyte to Flower, Concentrates and Edibles. For flower, I would suggest not requiring Water Activity and Moisture content. I personally think pesticides should also be a required analyte to test for in the adult use market.
- 7. With all of this said, I am concerned that the existing testing infrastructure in the State of Maine could and would become overwhelmed with the volume of tests that could potentially result from required testing in the Medical Marijuana program. With that said, I would suggest and be comfortable with a phased approach and roll out with medical testing, perhaps starting with randomized testing, and/or only requiring dispensaries and caregiver storefronts to required to test at the onset.

Please let me know if you have any questions.



STATE OF MAINE OFFICE OF MARIJUANA POLICY 162 STATE HOUSE STATION 19 UNION STREET FIRST FLOOR AUGUSTA, MAINE 04333-0162

ADMINISTRATIVE & FINANCIAL SERVICES

KIRSTEN LC FIGUEROA COMMISSIONER

OFFICE OF MARIJUANA POLICY

ERIK GUNDERSEN DIRECTOR

To: Medical Marijuana Workgroup Members

From: Director Erik Gundersen, Office of Marijuana Policy

Date: Monday, December 13, 2021

Subject: Limited Tracking of Medical Marijuana Inventory by Certain Program Registrants

Background

Early in 2021, the Office of Marijuana Policy's (OMP) proposed rulemaking within the Maine Medical Use of Marijuana Program (MMMP) included provisions related to inventory tracking.

Since the convening of the Medical Marijuana Workgroup in September, OMP has benefited tremendously from discussions on a variety of topics, including the implementation of testing in the MMMP. The contents of this memorandum are intended to serve as a discussion draft for how inventory tracking could compliment mandatory testing within the MMMP while prioritizing Maine patients.

<u>Tracking Proposal for Discussion</u>

Who are the potential registrants affected?

- Registered Dispensaries
- Registered Caregivers operating Caregiver Retail Stores
- Registered Marijuana Testing Facilities
- Registrants voluntarily opting in

OMP estimates that this proposal would apply to 300-400 MMMP registrants out of approximately 3,100 total registrants. These individuals would be required to utilize OMP's statewide electronic portal for the purpose of implementing a mandatory testing model.

What is tracked?

- Plants cultivated by the registrant, harvested marijuana manufactured into edibles or concentrates, and products made available for sale to patients in a retail setting.
- Samples transferred to Registered Marijuana Testing Facilities for analysis.

How are items tracked?

- Registrants subject to tracking of their MMMP inventory would utilize OMP's statewide electronic portal.
- Registrants not subject to inventory tracking will utilize paper and/or digital record keeping on a form provided by the Department.

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Key Takeaways

Why is tracking being discussed?

- With mandatory testing for certain products being considered by the Medical Marijuana Workgroup, inventory tracking is a critical tool to ensure that only tested product is made available to patients through a dispensary or caregiver retail store.
- Tracking provides important information on the size and volume of Maine's cannabis industry and is how OMP makes <u>adult use sales data</u> available to the public, policymakers, and the media.

How much does tracking with Metrc cost?

• The cost of the state's inventory tracking system is as follows: \$40/month subscription fee and \$0.45 per plant tag affixed to each marijuana plant and \$0.25 per package tag affixed to packages of harvested marijuana.

Conclusion

OMP looks forward to discussing how a scaled down tracking proposal can support patients, Maine businesses, Maine's regulated medical cannabis industry with members of the Medical Marijuana Workgroup.

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KIRSTEN LC FIGUEROA

OFFICE OF MARIJUANA POLICY

ERIK GUNDERSEN DIRECTOR

To: Medical Marijuana Workgroup Members

From: Director Erik Gundersen, Office of Marijuana Policy

Date: Monday, December 13, 2021

Subject: Approach to 2022 Rulemaking within the Maine Medical Use of Marijuana Program

Background

In early 2021, the Office of Marijuana Policy (OMP) commenced rulemaking related to the Maine Medical Use of Marijuana Program (MMMP). Ultimately, any changes to the program rules were delayed by the legislature, and OMP convened the Medical Marijuana Workgroup to—among other things—advise on improvements in Maine's medical cannabis program and fulfill the stakeholder engagement charges in Public Laws 2021, ch. 387 (LD 1242) and Resolves 2021, ch. 95 (LD 882).

The purpose of this memorandum is to provide you with a high-level summary of how OMP intends to approach MMMP rulemaking in 2022.

OMP's Philosophy When Considering Future MMMP Rulemaking

One of OMP's <u>five guiding principles</u> is to: "develop and institute regulations that are necessary, not over burdensome." The rules proposed by our office at the beginning of this year—while rooted in the underlying statutory language—were too much, too soon for too many.

OMP approached its 2021 medical marijuana rulemaking with information deficits. The knowledge and experience of the members selected to serve on the Medical Marijuana Workgroup has been invaluable to OMP as we have discussed improvements to the medical cannabis program in Maine. We have used the workgroup process as an opportunity to learn, and we intend to use the rulemaking process as an opportunity to clarify rules for all stakeholders while simultaneously looking at how best to approach mitigating the costs to both patients and registrants.

Our focus as a regulator should be to prioritize the needs of Maine patients and Maine businesses. We articulated this vision when convening the first workgroup meeting and commit to this focus now and into the future.

What to Expect from the Proposed 2022 MMMP Rulemaking

What won't be in the rule?

- Mandatory testing and the pediatric patient certification process, while subject to discussions by the workgroup, will not be part of the 2022 rulemaking.
 - o These topics will be addressed in OMP's report back to the Maine Legislature.
- Operating plans and standard operating procedures, which were a requirement of previous rulemaking, will not be required by MMMP registrants.

- The vast majority of MMMP registrants will not be subject to additional security standards.
- The vast majority of MMMP registrants will not be subject to inventory tracking.
 - o To be discussed further at December 14, 2021 workgroup meeting.
- Visitors (i.e. vendors and contractors) will not be required to be escorted by the registrant while working on the registered premises.
- Most language related to Maine-based patients and medical providers will be removed from the rule, with statutory language serving as the guide for interested parties.
- Registrants will no longer be required to report suspected illegal activity.
- All references to inspections by law enforcement without a warrant will be removed.

What will be contained in the rule?

- A definitive statement will be included in the rule clarifying that telemedicine is an acceptable forum for medical providers certifying patients.
- Relaxed security standards will apply to caregiver retail stores and registered dispensaries.
 - o Security cameras may be motion activated rather recording 24 hours a day.
 - o Lighting and cameras located at access points to dispensary cultivation area rather than the entirety of a cultivation area.
- Automatic registration of Adult Use Marijuana Program marijuana testing facilities to operate as MMMP testing facilities.
- Language clarifying the exceptions to authorized conduct that apply to visiting qualifying patients accessing Maine's medical cannabis program.
- Registered caregiver will be limited to one cultivation area.
- Language clarifying the type of business entity registered caregivers may operate, particularly in light of the recent availability of dispensary registrations.

What is the anticipated timeline for rulemaking?

- January 2022: Rulemaking public hearing.
- March 2022: Provisional adoption and filing with Maine Legislature.
- March 2022-April 2022: Legislative review and process.

Conclusion

OMP has benefited significantly from the work and discussions of the Medical Marijuana Workgroup. We believe that the knowledge and insight we have gained from this process will be reflected in the work product formally proposed for rulemaking in the medical cannabis program. At the same time, we understand that some individuals or groups may not agree with some, most, or all of the program rules that are developed by OMP.

While the work we have tasked this group with addressing may be coming to a conclusion, we hope and expect that members of this workgroup will remain involved in MMMP rulemaking through both the administrative and legislative processes. This will include a public hearing and written public comment period conducted by OMP during the Maine Administrative Procedures Act rulemaking process, as well as a public hearing and work session(s) conducted by the Joint Standing Committee on Veterans and Legal Affairs.

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