Byron Mallott Lieutenant Governor State Capitol Juneau, Alaska 99811 907.465.3520 465.5400 Fax WWW.LTGOV.ALASKA.GOV



530 West 7th Ave, Suite 1700 Anchorage, Alaska 99501 907.269.7460 269.0263 LT.GOVERNOR@ALASKA.GOV

OFFICE OF THE LIEUTENANT GOVERNOR ALASKA

MEMORANDUM

TO:	la Fowler, AAC Contact tment of Commerce, Community and Economic Development		
FROM:	Scott Meriwether, Office of the Lieutenant Governor 465.4081		
DATE:	January 22, 2016		
RE:	Filed Permanent Regulations: Marijuana Control Board		
	Omnibus licensure requirements and procedures for marijuana establishments (3 AAC 306)		

Attorney General File:	JU2015200669
Regulation Filed:	January 22, 2016
Effective Date:	February 21, 2016
P r int:	217, April 2016

cc with enclosures: Linda Miller, Department of Law Dianne Blumer, Administrative Regulation Review Committee Judy Herndon, LexisNexis

ORDER CERTIFYING THE CHANGES TO REGULATIONS OF THE MARIJUANA CONTROL BOARD

The attached 1 page of regulations, dealing with marijuana establishments and residency requirements, are certified to be a correct copy of the regulation changes that the Marijuana Control Board adopted at its December 1, 2015 meeting, under the authority of AS 17.38 and after compliance with the Administrative Procedure Act (AS 44.62), specifically including notice under AS 44.62.190 and 44.62.200 and opportunity for public comment under AS 44.62.210.

This action is not expected to require an increased appropriation.

On the record, in considering public comments, the Marijuana Control Board paid special attention to the cost to private persons of the regulatory action being taken.

The regulation changes described in this order take effect on the 30th day after they have been filed by the lieutenant governor.

Date: _____

Cynthia Franklin, Director, Marijuana Control Board

FILING CERTIFICATION

I, Byron Mallott, Lieutenant Governor for the State of Alaska, certify that on , 2016 at <u>846 A</u>.m., I filed the attached regulations according to the provisions of AS 44.62.040 - 44.62.120.

Byron Mallott, Lieutenant Governor

Effective:

February 21, 2016 217, April 2016

Register:

Registor 217, April 2016 COMMERCE, COMMUNITY, AND EC. DEV. -3 AAC 306.015(c)(2)

3 AAC 306.015(e)(2) is repealed and readopted to read:

(2) "resident of the state" means a person who meets the residency requirement under AS 43.23 for a permanent fund dividend in the calendar year in which that person applies for a marijuana establishment license under this chapter. (Eff. <u>2/21/2016</u>, Register <u>217</u>)

(2; add't am 2/21/2016, Register 217

AS 17.38.121

Authority: AS 17.38.010 AS 17.38.150 AS 17.38.200 AS 17,38,070 AS 17.38,190 AS 17.38,900

ORDER CERTIFYING THE CHANGES TO REGULATIONS OF THE MARIJUANA CONTROL BOARD

The attached 127 pages of regulations, dealing with marijuana establishments, are certified to be a correct copy of the regulation changes that the Marijuana Control Board adopted at its November 20, 2015 meeting, under the authority of AS 17.38 and after compliance with the Administrative Procedure Act (AS 44.62), specifically including notice under AS 44.62.190 and 44.62.200 and opportunity for public comment under AS 44.62.210.

This action is not expected to require an increased appropriation.

On the record, in considering public comments, the Marijuana Control Board paid special attention to the cost to private persons of the regulatory action being taken.

The regulation changes described in this order take effect on the 30th day after they have been filed by the lieutenant governor.

Date:

Cynthia Franklin, Director, Marijuana Control Board

FILING CERTIFICATION

I, Byron Mallott, Lieutenant Governor for the State of Alaska, certify that on <u>Alaska</u>, 20<u>6</u> at <u>SW</u>.m., I filed the attached regulations according to the provisions of AS 44.62.040 - 44.62.120.

Byron Mallott, Lieutenant Governor

Effective:

February 21, 2016 217, April 2016

Register:

Register <u>217</u> , <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC 3 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM	
3 AAC is amended by adding a new chapter to read:	
Chapter 306. <u>Regulation of Marijuana Industry</u> .	
Article	t-page-
1. Licensing Fees (3 AAC 306.005 - 3AAC 306.100)	24
2. Local Options (3 AAC 306.200 - 3AAC 306.260)	28
3. Retail Marijuana Stores (3 AAC 306.300 - 3AAC 306.360)	74
4. Marijuana Cultivation Facilities (3 AAC 306.400 - 3AAC 306.480)	2+
5. Marijuana Product Manufacturing Facilities (3 AAC 306.500 - 3AAC 306.570)	263
6. Marijuana Testing Facilities (3 AAC 306.600 - 3AAC 306.675)	8 0.
7. Operating Requirements for All Marijuana Establishments (3 AAC 306.700 - 3AA	AC 306.755)
	2 77
8. Enforcement Civil Penalties (3 AAC 306.800 - 3AAC 306.850)	712
9. General Provisions (3 AAC 306.905 - 3AAC 306.990)	\$22
Article 1. Licensing Fees.	
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05. License required	
10. License restrictions	
15. License conditions	
20. Application for new license	
25. Application procedure	
30. Petition for license in area with no local government	
35. Application for renewal of license	

Register 217, April 2016

/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAF

- 40. Ownership change to be reported
- 45. Application for transfer of a license to another person
- 50. Relocation of licensed premises not allowed
- 55. Criminal justice information and records
- 60. Protest by local government
- 65. Public participation
- 70. Hearing on public protest
- 75. Procedure for action on license application
- 80. Denial of license application
- 85. Informal conference
- 90. Formal hearing
- 95. Appeals
- 100. Fees refund

3 AAC 306.005. License required. A marijuana establishment may not operate in the state unless it has obtained the applicable marijuana establishment license from the board. The board will issue the following marijuana establishment licenses under this chapter:

(1) a retail marijuana store license, granting authority for activities allowed under AS 17.38.070(a), and subject to the provisions of 3 AAC 306.300 - 3 AAC 306.360 and 3 AAC 306.700 - 3AAC 306.755;

(2) a marijuana cultivation facility license, as described in 3 AAC 306.405
3 AAC 306.410, granting authority for activities allowed under AS 17.38.070(b), and subject to the provisions of 3 AAC 306.400 - 3 AAC 306.480 and 3 AAC 306.700 - 3AAC 306.755;

(3) a marijuana product manufacturing facility license, as described in 3 AAC

Register <u>317</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR 306.505 and 3 AAC 306.515, granting authority for activities allowed under AS 17.38.070(c), and subject to the provisions of 3 AAC 306.500 - 3 AAC 306.570 and 3 AAC 306.700 – 3 AAC 306.755; and

(4) a marijuana testing facility license, granting authority for activities allowed

under AS 17.38.070(d), and subject to the provisions of 3 AAC 306.600 - 3 AAC 306.675 and 3)

AAC 306.70	0 - 3AAC 306.755.	(Eff. 2/21 / 2016, R	egister <u>217</u>)
Authority:	AS 17.38.010	AS 17.38.150 AS 17.38.087	AS 17.38.00
	AS 17.38.070	AS 17.38.990	AS 17.38.900
	AS 17.38,121 AS 17.38.084		

3 AAC 306.010. License restrictions. (a) The board will not issue a marijuana establishment license if the licensed premises will be located within 500 feet of a school grounds, a recreation or youth center, a building in which religious services are regularly conducted, or a correctional facility. The distance specified in this subsection must be measured by the shortest pedestrian route from the public entrance of the building in which the licensed premises would of the outer boundaries of the) be located to the outer houndaries of the school, recreation or youth center, or the main public 11 the main public entrance entrance of the building in which religious services are regularly conducted, or the correctional facility. This section does not prohibit the renewal of an existing marijuana establishment license or the transfer of an existing marijuana establishment license to another person if the ground licensed premises were in use before the school, recreation or youth center, the building in which religious services are regularly conducted, or the correctional facility began use of a site within 590 feet. If an existing marijuana establishment license for premises located within 500 feet of a ground school, a recreation or youth center, a building in which religious services are regularly conducted, or a correctional facility is revoked for expires, the board will not issue another

Register 217, April 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR marijuana establishment license for the same premises unless the school, the recreation or youth center, the building in which religious services are regularly conducted, or the correctional facility no longer occupies the site within 500 feet.

(b) The board will not issue a marijuana establishment license if the licensed premises will be located in a liquor license premises.

(c) The board will not issue a marijuana establishment license when a local government protests an application under 3 AAC 306.060 on the grounds that that the applicant's proposed licensed premises are located in a place within the local government where a local zoning ordinance prohibits the marijuana establishment, unless the local government has approved a variance from the local ordinance.

(d) The board will not issue a marijuana establishment license to a person that

(1) is prohibited under AS 17.38.100(i) from receiving a marijuana establishment license because of a conviction of a felony; if the applicant is a partnership, limited liability company, or corporation, the board will not issue a license if any person named in 3 AAC 306.020(b)(2) is prohibited under AS 17.38.100(i) from obtaining a license; in this paragraph, "conviction of a felony" includes a suspended imposition of sentence;

(2) has been found guilty of

(A) selling alcohol without a license in violation of AS 04.11.010; br. left block indent of AS 04.16.051 or AS 04.16.052; or delate (C) a misdemeanor crime involving a controlled substance, violence against a person, use of a weapon, or dishonesty within the preceding five years (C) or (3) has, within two years before submitting an application, been convicted of a

COMMERCE, COMMUNITY, AND EC. DEV. traft with 11/20 MCB amendments, and non-substantive changes by HM and VAR.

class A misdemeanor relating to selling, furnishing, or distributing marijuana or operating an establishment where marijuana is consumed contrary to state law. (Eff. 2/21 /2016, Register

217)		(A= 17.38.150)	2
Authority:	AS 17.38.010	AS 17.38.087	AS 17.38.00
	AS 17.38.070	AS 17.38.990	AS 17.38.900
	AS 17. 38.121 AS 17.38.084		

Register 217, April 2016

3 AAC 306.015. License conditions. (a) The board will issue each marijuana

establishment license to a specific individual, to a partnership, including a limited partnership, to a limited liability company, to a corporation, or to a local government. A person other than a licensee may not have a direct or indirect financial interest in the business for which a marijuana establishment license is issued.

(b) The board will not issue a marijuana establishment license to

(1) an individual or a sole proprietorship unless the individual or proprietor is a resident of the state;

(2) a partnership unless each partner is a resident of the state;

(3) a limited liability company unless the limited liability company is qualified to do business in the state and each member of the limited liability company is a resident of the state; or

(4) a corporation unless the corporation is incorporated or qualified to do business in the state and each shareholder is a resident of the state.

(c) The board will issue each license for a specific location identified on the license as the licensed premises. A marijuana establishment must have a right to possession of its licensed premises at all times, and may not lease its licensed premises to another person for any reason. If Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR.

a marijuana establishment wishes to reduce or expand the area of the licensed premises used for a marijuana establishment, the marijuana establishment must submit a new line drawing showing the proposed changes to the premises, and must obtain the board's written approval. A marijuana establishment may not relocate its licensed premises to a different place without obtaining a license for the new premises.

(d) The board will impose other conditions or restrictions on a license issued under this

chapter when it finds that it is in the interests of the public to do so.

(e) In this section,

(1) "direct or indirect financial interest" means

(A) a legal or equitable interest in the operation of a business licensed

under this chapter;

(B) does not include a person's right to receive

(i) rental charges on a graduated or percentage lease-rent

agreement for real estate leased to a licensee; or

(ii) a consulting fee from a licensee for services that are allowed

under this chapter;

(2) "resident of the state" means a person who meets the residency requirement

for voting in Alaska and is not registered to vote in any other state. (Eff. 2/21 /2016, Register



3 AAC 306.020. Application for new license. (a) An applicant for a new marijuana

Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR establishment license must file an application as provided in 3 AAC 306.025, on a form the board prescribes, with the information and documents described in this section, along with the application fee and the annual license fee set out in 3 AAC 306.100, and the fingerprint cards and fees required by 3 AAC 306.055(a). The application must be initiated electronically; the completed application and fees may be filed electronically, or mailed or delivered to the director

at the office of the board.

(b) An application for a new marijuana establishment license must include

(1) the name of the applicant and any business name the applicant will use for the proposed marijuana establishment, along with the applicant's state business license number issued under AS 43.70;

(2) the name, mailing address, telephone number, and social security number of each proposed licensee and each affiliate of each proposed licensee; unless the context indicates otherwise, "licensee" means each individual named in an application that complies with this section; an individual to be identified as a flicensee under this section includes

 (A) if the applicant is an individual or a sole proprietor, the individual or sole proprietor;

(B) if the applicant is a partnership, including a limited partnership, each partner holding any interest in the partnership;

(C) if the applicant is a limited liability company, each member holding any ownership interest; and
(D) if the applicant is a corporation, each owner of any of the corporation's stock
(E) if the applicant is a local government, an authorized official of the

Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR-

local government

(3) for each applicant that is not an individual, the applicable documents and information as follows:

(A) for a partnership, including a limited partnership, the partnership agreement, the name of each general or managing partner, and a list of all partners with percentage of ownership of each partner;

(B) for a limited liability company, the limited liability company

agreement, and a list of all members with the percentage of ownership of each member;

f(C) for a corporation, the certificate of incorporation, the name of each corporate officer, and a list of all shareholders with percentage of ownership of each

shareholder;

 $((delate one \\ 0.5", tab))) \leftarrow (D)$ for a local government, a resolution of the governing body approving the application and designating an official responsible for the proposed marijuana establishment

(4) for each person listed in compliance with Paragraph (2) of this subsection, a

statement of financial interest on a form the board prescribes;

(5) for each applicant that is not an individual, the name of the individual licensee or designated government official listed in the application under Zaragraph (2) of this subsection who is responsible for

(A) management of the marijuana establishment; and

(B) compliance with state laws;

(6) an electronic mail address at which the applicant agrees to receive any

correspondence from the board before and after it receives a license; an applicant and a licensee must ensure that any electronic mail address provided to the board is current so that the board Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR

can contact the applicant or licensee at any time;

(7) the type of license the applicant is requesting; (8) the address of the premises to include GPS coordinates where the applicant intends to operate a marijuana establishment, and a detailed diagram of the proposed licensed premises; the diagram must show all entrances and boundaries of the premises, restricted access areas, and storage areas;

(9) the title, lease, or other documentation showing the applicant's right to

possession of the proposed licensed premises;

(10) an affidavit showing where and when the applicant posted notice of the

application, and proof of advertising as required in 3 AAC 306.025(b); and (11) additional information required by the board as follows:

(A) for a retail marijuana store, the information required under 3 AAC

306.315;

(B) for a marijuana cultivation facility, the information required under

3 AAC 306.420;

(C) for a marijuana product manufacturing facility, the information required under 3 AAC 306.520; and

(D) for a marijuana testing facility, the information required under 3 AAC

306.615.

(c) A marijuana establishment license application must include the applicant's operating

plan, in a format the board prescribes, describing to the board's satisfaction, the proposed marijuana establishment's plans for

(1) security;

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- (2) inventory tracking of all marijuana and marijuana production the premises;
- (3) employee qualification and training;
- (4) waste disposal;
- (5) transportation and delivery of marijuana and marijuana products; and
- (6) signage and advertising.

(d) An application for a marijuana establishment license must be signed by

- (1) the applicant, if the applicant is an individual;
- (2) an authorized general partner if the applicant is a partnership, including a

limited partnership;

(3) a member who owns at least 10 percent of the limited liability company if the

applicant is a limited liability company;

- (4) the authorized officers of the corporation if the applicant is a corporation; or
- (5) a designated official if the applicant is a local government.
- (e) Each person signing an application for a marijuana establishment license must

declare under penalty of unsworn falsification that

- (1) the application is true, correct, and complete;
- (2) the applicant has read and is familiar with AS 17.38 and this chapter; and
- (3) the applicant will provide all information the board requires in support of the

application.	(Eff 2/21 /2016,	Register 217)	(2)
Authority:	AS 17.38.010	AS 17.38.150) AS 17.38.087-	AS 17.38.00
	AS 17.38.070	AS 17.38.990	AS 17.38.900
	AS 17.38.084		

Editor's note: Forms and instructions for filing an application for a marijuana (clouble- (clouble- (clouble))) esstablishment license can be obtained online at the Marijuana Control Board's website or at the Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR

board's office. The board's Internet address is www.commerce.alaska.gov/web/abc/ and its office is at 550 West 7th Ave. Suite 1600, Anchorage, AK 99501. The board's telephone number is (907)269-0350.

3 AAC 306.025. Application procedure. (a) An applicant shall initiate a new

marijuana establishment license application on a form the board prescribes, using the board's

electronic system.

(b) As soon as practical after initiating a new marijuana license application, the applicant that give notice of the application to the public by

(1) posting a copy of the application, on the form the board prescribes, for 10

days at

(A) the location of the proposed licensed premises; and

(B) one other conspicuous location in the area of the proposed premises;

-and

(2) publishing an announcement once a week for three consecutive weeks in a

newspaper of general circulation in the area; in an area where no newspaper circulates, by arrange for broad cast announcements on a radio station serving the local area where the proposed licensee seeks to operate twice a week for three successive weeks during triple A advertising time; the newspaper or radio notice must state

(A) the name of the applicant;

(B) the name and location of the proposed premises;

(C) the type of license applied for along with a citation to a provision of

this chapter authorizing that type of license; and

(D) a statement that any comment or objection may be submitted to the

board; and

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(3) submitting a copy of the application on the form the board prescribes to

- (A) the local government; and
- (B) any community council in the area of the proposed licensed premises.

(c) After the applicant completes the notice requirements in (b) of this section and submits each remaining application requirement listed in 3 AAC 306.020, the applicant shall pay the application and licensing fees set out in 3 AAC 306.100. The applicant must then use the board's electronic system to inform the board that the applicant has submitted a complete application.

(d) When the director receives an application for a marijuana establishment license, the director shall determine if the application is complete. Any application for a marijuana establishment license that the director receives without the application fee is incomplete. If the director determines the application is complete, the director shall immediately give written notice to

(1) the applicant;

(2) the local government with jurisdiction over the applicant's proposed licensed premises;

(3) the community council if the proposed licensed premises are located within the boundary of a community council established by municipal charter or ordinance; and

(4) any nonprofit community organization that has requested notification in writing.

(e) If an application for a marijuana establishment license is incomplete, the director shall notify the applicant by finail at the address provided by the applicant, and will either (1) return an incomplete application in its entirety; or

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(2) request the applicant to provide additional, identified items needed to

complete the application.

(f) When the director informs an applicant that its application is incomplete as provided in (e) of this section, the applicant must complete the application not later than 90 days after the date of the director's notice. If an applicant fails to complete its application during the 90 day period after the director's notice, the applicant shall file a new application and pay a new application fee to obtain a marijuana establishment license. (Eff. 2/21/2016 Register 217) Authority: AS 17.38.010 AS 17.38.070 AS 17.38.090 AS 17.38.090 AS 17.38.090 AS 17.38.090 AS 17.38.900 AS 17.38.

3 AAC 306.030. Petition for license in area with no local government. (a) The board will not approve a new license in an area outside, but within 50 miles of, the boundary of a local government unless the board receives a petition to issue the license signed by a majority of the permanent residents residing within one mile of the proposed premises.

(b) The board will not approve a new license in an area that is 50 miles or more from the boundary of a local government unless the board receives a petition to issue the license containing the signatures of two-thirds of the permanent residents residing within a radius of five miles of the United States post office station nearest to the proposed licensed premises. If there is no United States post office station within a radius of five miles of the proposed licensed premises, the petition must be signed by two-thirds of the permanent residents residing within a five mile radius of the proposed licensed premises.

(c) A petition authorized by this section must be on a form the board prescribes. The applicant must obtain the required signatures within the 90 day period immediately before

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Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. <u>10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR</u> submitting the petition to the board. A signature may not be added to or removed from the petition after the board has approved the application.

(d) In this section, "permanent resident" means a person 21 years of age or older who has established a permanent place of abode. A person may be a permanent resident of only one place. (Eff. 2/21/20/6, Register 217) Authority: AS 17.38.010 AS 17.38.070 AS 17.38.090 AS 17.38.900 AS 17.38.900

3 AAC 306.035. Application for renewal of license. (a) On or before May 1 of each year, the director shall send notice that a marijuana establishment must file a renewal application not later than June 30 of the current year. The director shall send the notice to the marijuana establishment's electronic mailing address on file with the board. The notice will include a hyperlink for the marijuana establishment to access the electronic renewal application by means of the internet, along with instructions on using and submitting the form. The marijuana establishment must submit the *completed* renewal application electronically, along with the license renewal fee, to the director the later than June 30 of each year if June 30 falls on a Saturday or Sunday, the deadline is extended to 4:30 p.m. on the first business day following June 30. A marijuana establishment must maintain a current electronic mailing address on file with the director. A marijuana establishment is not excused from filing a renewal application as required in this section even if the marijuana establishment fails to receive a renewal notice from the director.

(b) A marijuana establishment's renewal application must

(1) identify the license sought to be renewed by license number, license type,

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establishment name, and premises address;

(2) provide the information required for a new license application under 3 AAC

306.020(b)(1)-(9);

(3) report any change from the marijuana establishment's new license application or last renewal application, and pay the fee as provided in 3 AAC 306.100 for board review of any change in

(A) the name of the marijuana establishment business;

- (B) the lieensed premises from the last diagram submitted; and
- (C) the marijuana establishment's operating plan;
- (D) any new product a licensed marijuana product manufacturing facility

wishes to produce;

(4) report, for each licensee listed in 3 AAC 306.020(b)(2),

(A) any criminal charge on which that licensee has been convicted in the

previous two calendar years; and

(B) any civil violation of AS 04, AS 17.38, or this chapter in the previous

two calendar years; and

(5) declare under penalty of unsworn falsification that

(A) the application is true, correct and complete;

((close oue (excess) sface, if any 2)

(B) the applicant has read and is familiar with AS 17.38 and this chapter;

and

(C) the applicant will provide all information the board requires in support of the renewal application.

(c) If the director determines that the renewal application is complete, the director shall

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give written notice of a renewal application to

(1) the applicant;

(2) the local government in the area in which the applicant's proposed licensed

premises are located;

(3) the community council if the proposed licensed premises are located within

the boundary of a community council established by municipal charter or ordinance; and

(4) any nonprofit community organization that has requested notification in

writing.

(d) The director may require an applicant for renewal of a license under this chapter to submit fingerprints and pay fees as required by 3 AAC 306.055(a).

(e) A licensee that does not deliver a renewal application to the director on or before June 30 of each year is delinquent, and must pay a non-refundable \$1,000 late renewal under 3 AAC 306.100 (b) application fee with the renewal application.

(f) On or before August 15 of each year, the director shall deliver a notice of expiration to each marijuana establishment that has not filed a complete application for renewal of a license, along with any applicable affidavit and the required fee, unless the marijuana establishment has notified the director that it does not intend to seek a renewal of its license. The director shall deliver the notice of expiration to the electronic mail address the marijuana establishment has provided to the director. A marijuana establishment is not excused from filing a license renewal application not later than August 31 of each year even if the marijuana establishment does not receive the notice of expiration described in this section.

(g) If a marijuana establishment fails to deliver a complete license renewal application or fails to pay the required renewal fee and the late renewal application fee on or before August

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31 of each year, that marijuana establishment license expires at 12:00 midnight on August 31 of that year. A holder of an expired license shall immediately return the license to the board. Any holder of an expired license that seeks authority to operate must file a complete new application under 3 AAC 306.020, and 3 AAC 306.025, along with the required fees. (Eff. 2/21/2016,

Register 🧿	2)	(AS 17.38,150)	2
Authority:	AS 17.38.010	AS 17.38.087	AS 17.38.00
	AS 17.38.070	AS 17.38.990	AS 17.38.900
	A5 17.38.121) 7AS 17.38.084		("use normal fout, not boldface))
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3 AAC 306.040. Ownership change to be reported. (a) A licensed marijuana

establishment shall, not later than 10 days after an ownership change as described in this section, report the change on a form prescribed by the board. In this section, an ownership change means

(1) if the licensee is a partnership, including a limited partnership,

any change in the identity of the partners, or in the ownership percentages held by any partners;

(2) if the licensee is a limited liability company, any change in the identity of the

members, or in the ownership percentage held by any member; or

(3) if the licensee is a corporation, any sale of corporate stock to a person not

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AS 17.38

AS 17.38.900

currently an owner, or any change of the percentage ownership of an existing shareholder.

(b) If any change required to be reported under this section will result in a change in

controlling interest of the marijuana establishment license, the marijuana establishment must file

an application for transfer of license to another person under 3 AAC 306.045. (Eff. 2/21

AS 17.38.

/2016, Register 217)

Authority: AS 17.38.010 AS 17.38.070

3 AAC 306.045. Application for transfer of a license to another person. (a) A

person may not receive or transfer a marijuana establishment license or a controlling interest in a marijuana establishment license issued to a partnership, including a limited partnership, a limited liability company, a corporation or a local government, without applying for and receiving the written consent of the board. Transfer of a license includes a sale of all or part of the interest of an individual owner.

(b) An application for transfer of a marijuana establishment license, or of a controlling interest in a marijuana establishment license issued to a partnership, a limited liability company, a corporation or a local government, must be filed in writing on a form the board prescribes, in compliance with the application procedure set out in 3 AAC 306.025. The application must name the current holder of the marijuana establishment license and the proposed transferee, including all persons listed in 3 AAC 306.020 if the transferee is a partnership, limited liability company, a corporation, or a local government. The application must contain the following information?

 the same information about each transferee as is required of an applicant for a new license under 3 AAC 306.020;

(2) a statement, under oath, executed by the current holder of the marijuana establishment license, listing all debts of the business, all taxes the business owes, current contact information for each creditor, and an affirmation that the current holder of the marijuana establishment license has submitted a copy of the transfer application to all creditors; and

(3) any other information required by the board for the type of marijuana establishment license sought to be transferred. Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. <u>10/1/2015 draft with 11/20 MCB amendments, and non substantive changes by HM and VAR</u>

(c) When the board receives a complete application for transfer of a license to another person, the director shall immediately send written notice of the proposed transfer to

(1) each listed creditor of the current holder of the marijuana establishment

license, along with the amount shown as owed to that creditor;

(2) the local government in the area in which the licensed premises are located;

(3) the community council if the licensed premises are located within the

boundary of a community council established by municipal charter or ordinance; and

(4) any nonprofit community organization that has requested notification in

writing.

(d) A current holder of a marijuana establishment license must submit a license renewal

application before or at the same time as an application for a transfer of a marijuana

establishment license that is submitted after April 30 and before July 1. (Eff. 2/21 /2016,

 Register 217)
 As 17.38.150 2

 Authority:
 AS 17.38.010
 As 17.38.087 AS 17.38.000

 As 17.38.070 As 17.38.090 As 17.38.900

 As 17.38.084 As 17.38.090 As 17.38.900

3 AAC 306.050. Relocation of licensed premises not allowed. A marijuana

establishment license may not be relocated to any other premises. A holder of a marijuana establishment license that wishes to operate a marijuana establishment at a different location must submit a new application for any new premises, and must surrender an existing license for any premises where the marijuana establishment does not intend to continue its operation. (Eff.

2/21 /2016, Register 217) Authority: AS 17,38.010 AS 17.3



3 AAC 306.055. Criminal justice information and records. (a) When filing an

application for a new marijuana establishment license or transfer of a license, the applicant, including each individual listed in 3 AAC 306.020(b)(2), must submit the person's fingerprints and the fees required by the Department of Public Safety under AS 12.62.160 for criminal justice information and a national criminal history record check?

(b) The director shall submit the fingerprints to the Department of Public Safety to 1/20/2016obtain a report of criminal justice information under AS 12.62 and a national criminal history record check under AS 12.62.400? The board will use the information obtained under this Disapproved. section to determine if an applicant is qualified for a marijuana establishment license. 1/20/2016

(c) In this section, "criminal justice information" has the meaning given in AS 12.62.900.

(Eff. <u>2/2</u> (/ <u>2016</u> , Register <u>217</u>	AS 17,38.150)	(2)
Authority:	AS 17.38.010	AS 17.38.087	AS 17.38.00
	AS 17.38.070	AS 17.38.090	AS 17.38.900
	AS 17.38.084		

3 AAC 306.060. Protest by local government. (a) Not later than 60 days after the director sends notice of an application for a new marijuana establishment license, renewal of a marijuana establishment license, or transfer of a marijuana establishment license to another person, a local government may protest the application by sending the director and the applicant a written protest and the reasons for the protest. The director may not accept a protest received after the 60-day period. If a local government protests an application for a new or renewal license or for a transfer of a license to another person, the board will deny the application unless

Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR the board finds that the protest is arbitrary, capricious, and unreasonable.

(b) A local government may recommend that the board approve an application for a new license, renewal of a license, or transfer of a license to another person subject to a condition. The board will impose a condition a local government recommends unless the board finds the recommended condition is arbitrary, capricious, and unreasonable. If the board imposes a condition a local government recommends, the local government shall assume responsibility for monitoring compliance with the condition unless the board provides otherwise.

(c) If a local government determines that a marijuana establishment has violated a provision of AS 17.38, this chapter, or a condition the board has imposed on the licensee, the local government may notify the board. Unless the director finds that the local government's notice is arbitrary, capricious, and unreasonable, the director will prepare the determination as an accusation against the licensee under AS 44.62.360 and conduct proceedings to resolve the matter as provided under 3 AAC 306.820. (Eff. 2/21/20/6, Register 217) Authority: AS 17.38.010 AS 17.38.070 AS 17.38.090 AS 17.38.090 AS 17.38.900

3 AAC 306.065. Public participation. A person may object to an application for a new license, renewal of a license, or transfer of a license to another person by submitting a written statement of reasons for the objection to the board and the applicant not later than 30 days after notice of the application but no later than the deadline for objections stated in a posted or published notice of the application. The objection must be sent to the applicant at the mailing address or electronic mail address provided in the notice of application. If the board determines to conduct a public hearing under this section, an interested person may give oral testimony at

	7, April 2016 aft with 11/20 MCB		E, COMMUNITY, AND EC. DEV. substantive changes by HM and VAR	
the public he	earing. (Eff. 2/21	12016, Register 217)	$\overline{(2)}$	1
Authority:	AS 17.38.010	AS 17.38.087	AS 17.38.00	
AS 44.62.330 - 44.62.630	AS 17.38.070 AS 17.38.121 AS 17.38.084	AS 17.38,090	AS 17.38.900	
4.2			The board may, on its own initiative or in	
\subseteq		shall	ertain the reaction of the public or a	
	~		nd notice of a hearing under this section	
as provided i	n <mark>XS 44.63.</mark> (Eff. <u>2</u>	(A5 17. 38.150)	217) (2)	
Authority:	AS 17.38.010	AS 17.38.087	AS 17.38.100	
	AS 17.38.070	AS 17.38.090	AS 17.38.900	
	(AS 17.38.121) AS 17.38.084		(((for the fourenthesis, use normal fort, not boldface))	



decide whether to grant or deny an application not later than 90 days after receiving the complete application. However, the hoard will not grant or deny the application before

(1) the time allowed for a protest under 3 AAC 306.060, unless the local

government waives its right to protest; or

(2) the time allowed for an objection under 3 AAC 306.065 has elapsed.
(b) Not later than days before the date set for board action on an application for a new license, renewal of a license, or transfer of a license to another person, the director will post a meeting agenda listing the matters scheduled for action at that meeting. The board may review an application for a new license, renewal of a license, or transfer of a license to another person, without additional notice to the applicant.

(c) The board will consider any written objection, protest, suggested condition, or

Register COMMERCE, COMMUNITY, AND EC. DEV. 20 MCB amendments, and non-substantive changes by HM and VARalso will consider. petition, and any testimony received at a hearing on public protest held under 3 AAC 306.070 shall when it considers the application. The director will retain the written objection, protest, or suggested condition or petition, and the hearing record as part of the permanent record of the board's review of an application. (Eff. 2/21 /2016, Register 217) AS 17.38.150 AS 17.38.100 Authority: AS 17.38.010 AS 17.38.070 AS 17.38 AS 17.38.900

3 AAC 306.080. Denial of license application. (a) After review of the application, including the applicant's proposed operating plan and all relevant information, the board will deny an application for a new license if the board finds that

(1) the application is not complete as required under the applicable provisions of

3 AAC 306.020 - 3 AAC 306.055, or contains any false statement of material fact; of

(2) the license would violate any restriction in 3 AAC 306.010; of

(3) the license would violate any restriction applicable to the particular license

type authorized under this chapter;

(4) the license is prohibited under this chapter as a result of an ordinance or election conducted under AS 17.38. [10, 3 AAC 306.200, or 3 AAC 306.230;

(5) the board finds that the operating plan does not adequately demonstrate that

the applicant will comply with applicable provisions of this chapter; or

(6) the license would not be in the best interests of the public.

(b) After review of the application and all relevant information, the board will deny an application for renewal of a marijuana establishment license if the board finds

(1) any cause listed in (a) of this section;

(2) that the license has been revoked for any cause;

(3) that the license has been operated in violation of a condition or restriction the

board previously imposed; or

(4) that the applicant is delinquent in the payment of taxes due in whole or in part from operation of the licensed business.

(c) After review of the application and all relevant information, the board will deny an

application for transfer of license to another person if the board finds

(1) any cause listed in (a) of this section;

(2) that the transferor has not paid all debts or taxes arising from the operation of

the business licensed under this chapter unless the transferor gives security for the payment of the debts or taxes satisfactory to the creditor or taxing authority;

(3) that transfer of the license to another person would result in violation of the provisions of this chapter relating to identity of licensees and financing of licensees; or

(4) that the prospective transferee does not have the qualifications of an original applicant required under this chapter.

(d) If the board denies an application for a new license, renewal of a license, or transfer of a license to another person, the hoard will, not later than 15 days after the board meeting at which the application was denied, furnish a written statement of issues to the applicant, explaining the reason for the denial in clear and concise language, and identifying any statute or regulation on which the denial is based. The notice of denial will inform the applicant of the right to an informal conference under 3 AAC 306.085 and to a formal hearing under 3 AAC 306.090. (Eff. $\frac{2}{2}$, $\frac{20}{2}$, Register $\frac{217}{38.087}$, $\frac{2}{48}$, $\frac{2}{38.00}$ Register 217, April 2016 COMMERCE, COMMUNITY, AND EC. DEV. 104/2015 draft with 11/20 MCB amendments, and non substantive changes by HM and VAR AS 17.38.070 AS 17.38.090 AS 17.38.900 AS 17.38.084 3 AAC 306.085. Informal conference. (a) An applicant for a new license, renewal of a license, or transfer of a license to another person that is aggrieved by an action of the board Complexity applicant for a new license, renewal of a license, or transfer of a license to another person that is aggrieved by an action of the board Complexity applicant for a new license, renewal of a license, or transfer of a license to another person that is aggrieved by an action of the board Complexity application may, no later than 15 days after the date of the written notice of denial, request an informal conference with the director or the board. An informal conference requested under this section must be held at a time and place convenient to the applicant and the board, but not later than the next scheduled meeting of the board. An informal conference may be

conducted telephonically.

(b) If the informal conference does not resolve the matter to the applicant's satisfaction,

the applicant may, within 15 days after the last day of the informal conference, request a formal hearing under 3 AAC 306.090 by filing a notice of defense in compliance with AS 44.62.3 (0(b).

(Eff. <u>2/21</u>	/2016, Register 217	(AS 17, 38, 150)	2
Authority:	AS 17.38.010	AS 17.38.087-	AS 17.38.00
	AS 17.38.070	AS 17.38.090	AS 17,38.900
	AS 17.38.121) AS 17.38.084	TE Imercal	v.

3 AAC 306.090. Formal hearing. An applicant for a new license, renewal of a license, or transfer of a license that is aggrieved by an action of the board denying the application may request a formal hearing by filing a notice of defense in compliance with AS 44.62.3 %0 within 15 days after the date of the written notice of the denial, or as provided in 3 AAC 306.085(b) if the applicant requested and participated in an informal conference. Failure to file a notice of defense as provided in this section constitutes a waiver of the right to a formal hearing.

(b) When an aggrieved person requests a hearing under the section, the board may

	Register <u>27</u> 1 0/1/2015 dr	aft with 11/20 MCB	amendments, and non-s	E, COMMUNITY, AND EC. DE Substantive changes by HM and	VAR
	request the O	fince of Administrat		the hearing in compliance with (Administrative Proceedure Act)	
	process, the	Alaska Administrativ		.62.330 - AS 44.62.630, and the	
	applicable reg	gulations adopted by	the Office of Administ	rative Hearings at 2 AAC 64.100	0-2
5	Cas applical AAC 64.990.	(Eff. 2/21 /201	6, Register 217)		
1	٨		(AS 17.38, 150)	2	
	Authority:	AS 17.38.010	AS 17.38.087	AS 17.38.100	
		AS 17.38.070	AS 17.38.090	AS 17.38.900	
		AS 17.38.084			

3 AAC 306.095. Appeals. (a) An aggrieved applicant or marijuana establishment license holder may appeal to the board regarding any action of the director, or an employee or agent of the board regarding an application for a new license, a license renewal, or a transfer of license to another person.

(b) An applicant or marijuana establishment license holder aggrieved by a final decision of the board regarding an application for a new license, a license renewal, or a transfer of license to another person may appeal to the superior court under AS 44.62.560. (Eff. 2/21/2016,

Register 21	<u>v</u>	AS 17.33.150)	0
Authority:	AS 17.38.010	AS-17.38.087	AS 17.38.100
	AS 17.38.070	AS 17.38.090	AS 17.38.900
	AS 17.38.12) AS 17.38.084		

3 AAC 306.100. Fees refund. (a) The non-refundable application fee for a new marijuana establishment license or an application to transfer a license to another person is \$1000.

(b) The non-refundable application fee for a license renewal application is \$600 if a renewal application is late as provided under 3 AAC 306.035(e), an additional non-refundable late renewal application fee is \$1000.

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(c) The nonrefundable fee to request board approval of a change in a licensed marijuana establishment's business name, licensed premises diagram, operating plan, or proposed new marijuana product is 250 a change fee does not apply to an application for transfer of a license to another person.

(d) The annual license fee, to be paid with each application for a new marijuana

establishment facility license and each license renewal application is

(1) for a marijuana retailer license, \$5000;
(2) for a limited marijuana cultivation facility license, \$1000;
(3) for a marijuana cultivation facility license, \$5000;
(4) for a marijuana extract only manufacturing facility license, \$1000;
(5) for a marijuana product manufacturing facility license, \$5000;
(6) for a marijuana testing facility license, \$1000.

(e) The fee for a marijuana handler permit card is \$50.

(f) If the board denies an application for a license or for renewal of a license, the hoard will refund the annual license fee. The board will not refund a license fee after the license has been issued.

(g) Processing fees for late renewal after failure to pay taxes are as follows:

(1) if a licensee pays its delinquent tax after a local government protests renewal

of the license, but before the board denies license renewal, \$200;

(2) if a licensee pays its delinquent tax after appealing the board's denial of a

license renewal, but before a hearing officer is appointed to hear the applicant's appeal, \$500;

(3) if a licensee pays its delinquent tax after appealing the board's denial of a

license renewal, but before the administrative hearing begins, \$5000, and

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(4) if a licensee pays its delinquent tax after an administrative hearing that results

in a hearing officer recommendation to deny the license renewal, \$10,000. (Eff. 2/21/2016,

Register 21	D	(AS 17.38.150)	(2)
Authority:	AS 17.38.010	AS 17.38.087	AS 17.38.00
	AS 17.38.070	AS 17.38.090	AS 17.38.900
	AS 17.33.121 AS 17.38.084		

Article 2. Local Options.

Section

- 200. Local options
- 210. Change of local option
- 220. Removal of local option
- 230. Procedure for local option election
- 240. Prohibition of importation or purchase after election
- 250. Effect on licenses of restriction on sale
- 260. Notice of the results of a local option election

3 AAC 306.200. Local options. (a) If a majority of the persons voting on the question vote to approve the option, or if a local government's assembly or city council passes an ordinance to the same effect, the local government shall adopt a local option to prohibit

(1) the sale or importation for sale of marijuana and any marijuana product;

(2) the operation of any marijuana establishment, including one or more of the

following license types:

- (A) a retail marijuana store;
- (B) a marijuana cultivation facility;

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(C) a marijuana product manufacturing facility; or

(D) a marijuana testing facility.

(b) A ballot question to adopt a local option under this section must at least contain language substantially similar to: "Shall (name of local government) adopt a local option to prohibit (local option under (a) of this section)? (yes or no)."

(c) The ballot for an election on the options set out in (a)(2) of this section must include

a brief explanation of the activity that each license type on the ballot may carry out.

(d) If a local government dissolves under AS 29.06.450, any marijuana establishment

license issued to that local government expires when the local government dissolves.

(e) A local government may not prohibit the personal use and possession of marijuana and marijuana products as authorized under AS 17.38.020.

(f) Nothing in 3 AAC 306.200 - 3 AAC 306.260 precludes a local government from

applying for a marijuana establishment license under other provisions of this chapter. (Eff.

2/21/201	6, Register <u>217</u>)	2	
Authority:	AS 17.38.020	AS 17.38.00	AS 17.38.900
	AS 17.38.090	AS 17.38. 10	

3 AAC 306.210. Change of local option. If a majority of persons voting on the question vote to approve a local option different from one previously adopted under this section and currently in effect, or if the local government's assembly or city council passes an ordinance to the same effect, the local government sball change the local option to the newly approved option. A ballot question to change a local option under this section must at least contain language substantially similar to: "Shall (name of local government) change the local option currently in effect, that prohibits (current local option), and adopt in its place a local option to

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prohibit (proj	posed local option)?	(yes or no)." (Eff. 2	<u>21</u> <u>2016</u> , Register <u>217</u>)
Authority:	AS 17.38.020	AS 17.38.100	AS 17.38.900
	AS 17.38.090	AS 17.38.110	

3 AAC 306.220. Removal of local option. (a) If a majority of the persons voting on the 3 AAC 306.200 or 3 AAC 306.200 question vote to remove a local option previously adopted under this section and currently in effect, or if a local government's assembly or city council passes an ordinance to the same effect, that local option is repealed effective the first day of the month after the election is certified. A ballot question to remove a local option under this section must at least contain language substantially similar to: "Shall (name of local government) remove the local option currently in effect, that prohibits (current local option), so that no local option continues in effect? (yes or no)."

(b) When issuing a license within the boundaries of a local government that has removed a local option, the board will give priority to any formerly licensed applicant whose license was not renewed because of the results of the previous local option election. However, an applicant described in this subsection does not have a legal right to a license and the board is not required to approve the application. (Eff. 2/2(/20/6, Register 2/7)

Authority:	AS 17.38.020	AS 17.38.100	AS 17.38.900
	AS 17.38.090	AS 17.38.10	

3 AAC 306.230. Procedure for local option election. When it receives a petition to adopt, change, or remove a local option under 3 AAC 306.200 ar 3 AAC 306.220, the local government shall conduct the election in compliance with the initiative process under the local government¹s election ordinances and regulations and the applicable provisions of AS 29. (Eff. 2/21/2016, Register 217)

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Authority:	AS 17.38.020	AS 17.38.100	AS 17.38.900
	AS 17.38.090	AS 17.38.10	

3 AAC 306.240. Prohibition of importation or purchase after election. (a) If a

majority of the voters vote to prohibit the importation for sale of marijuana and any marijuana product under 3 AAC 306.200(a)(3), or if the local government's assembly or city council passes an ordinance to the same effect, a person, beginning on the first day of the month after the results of the election are certified, may not knowingly bring, send, or transport marijuana or marijuana products for sale into the area within the boundary of the local government.

(b) A person who resides within the boundary of a local government that has adopted a local option under 3 AAC 306.200(a) may not purchase marijuana or a marijuana product from another person that has brought, sent, or transported marijuana or a marijuana product into the local government for sale in violation of the local option.

(c) Notwithstanding (a) or (b) of this section, a licensed marijuana establishment may transport marijuana or any marijuana product through the boundaries of a local government that has prohibited importation or purchase of marijuana if the marijuana or marijuana product is shipped with an attached transport manifest created in compliance with 3 AAC 306.750 and documenting that the shipment originates and terminates in a place that does not prohibit importation and purchase of marijuana or a marijuana product.

(d) In this section,

(1) "bring" means to carry or convey or to attempt or solicit to carry or convey;
 (2) "send" means to cause to be taken or distributed or to attempt or solicit or cause to be taken or distributed and includes use of the United States Postal Service;
 (3) "transport" means to ship by any method, and includes delivering or

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transferring or attempting or soliciting to deliver or transfer marijuana or marijuana products to be shipped to, delivered to, or left or held for pickup by any person. (Eff. 2/21/206,

Register 2(7) AS 17.38.020 AS 17.38.00 AS 17.38.900 AS 17.38.090 AS 17.38.10 Authority:

3 AAC 306.250. Effect on licenses of restriction on sale. If a majority of the voters vote under 3 AAC 306.200(a) to prohibit sale of marijuana and marijuana products or the operation of marijuana establishments, or if the assembly or city council passes an ordinance to will the same effect, the board may not issue, renew, or transfer to another person/a license for a marijuana establishment with premises located within the boundary of the local government or in the unincorporated area within the miles of the boundaries of the local government. A license for a marijuana establishment within the boundary of the local government or in the 10 unincorporated area within ten miles of the boundary of the local government is void 90 days after the results of the election are certified. A license that expires during the 90 days after the certification of a local option election may be extended until it is void under this section, by payment of a prorated portion of the annual license fee. (Eff. 2/21/2016, Register 217) AS 17.38.020 AS 17.38.100 AS 17.38.990 AS 17.38.10 AS 17.38.900 Authority:

3 AAC 306.260. Notice of the results of a local option election. A If a majority of the voters vote to adopt, change, or remove a local option under 3 AAC 306.200 - 3 AAC 306.220 or if the assembly or city council passes an ordinance to the same effect

(1) the clerk of the local government shall notify the board of the results of the Election or of the passage of the ordinance immediately after the results of the election are
Zertified or the ordinance is formally adopted;-

 $\mathcal{Z}_{(2)}$ the local government shall post public notice of the prohibition in a central

Reation within the boundary of the local government before the date the prohibition becomes

effective; and

(Ilius)

 $\frac{2}{3}$ the board shall immediately notify the Department of Law and the

Department of Public Safety of the results of the election. (Eff. 2/21 /2016, Register 247)

Authority: AS 17.38.020 AS 17.38.00 AS 17.38.090 AS 17.38.10

AS 17.38.900

Article 3. Retail Marijuana Stores.

Section

- 300. Retail marijuana store license required
- 305. Retail marijuana store privileges
- 310. Acts prohibited at retail marijuana store
- 315. Application for retail marijuana store license
- 320. Marijuana handler permit required
- 325. Access restricted at marijuana retail store
- 330. Marijuana inventory tracking system
- 335. Health and safety requirements
- 340. Testing required for marijuana and marijuana products
- 345. Packaging and labeling
- 350. Identification requirement to prevent sale to person under 21
- 355. Limit on quantity sold

360. Restriction on advertising of marijuana and marijuana products

3 AAC 306.300. Retail marijuana store license required. (a) Except as permitted under AS 17.38.020, a person may not sell, give, distribute, deliver, or offer to sell, give, distribute, or deliver marijuana or any marijuana product to a consumer unless the person has obtained a retail marijuana store license from the board in compliance with this chapter, or is an employee or agent acting for a licensed retail marijuana store operating in compliance with this chapter. A person seeking a retail marijuana store license must

(1) submit an application for a retail marijuana store license on a form the board prescribes, including the information set out at 3 AAC 306.020 and 3 AAC 306.315; and

(2) demonstrate, to the board's satisfaction, that the applicant will operate in

compliance with

(A) each applicable provision of 3 AAC 306.300 - 3 AAC 306.360 and 3

AAC 306.700 - 3 AAC 306.755; and

(B) each applicable public health, fire, safety, and tax code and ordinance of the state and the local government in which the applicant's proposed licensed premises

4s located.

(b) A licensee of any retail marijuana store, or an employee or agent of a retail marijuana

store, may not have an ownership interest in, or a direct or indirect financial interest in any

licensed mari	ijuana testing facility.	(Eff. 2/21 /2016,	Register 247)
Authority:	AS 17.38.010	AS 17.38.150 AS 17.38.087	AS 17.38.100
	AS 17.38.070	AS 17.38.090	AS 17.38.900

3 AAC 306.305. Retail marijuana store privileges. (a) A licensed retail marijuana

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store is authorized to

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(1) sell marijuana purchased from a licensed marijuana cultivation facility, packaged and labeled as required under 3 AAC 306.345, 3 AAC 306.470, and 3 AAC 306.475 in an amount not exceeding the limit set out in 3 AAC 306.355, to an individual on the licensed premises for consumption off the licensed premises;

(2) sell a marijuana product purchased from a licensed marijuana product

manufacturing facility, packaged and labeled as required under 3 AAC 306.345, 3 AAC 306.565, and 3 AAC 306.570, in an amount not exceeding the limit set out in 3 AAC 306.355, to an individual on the licensed premises for consumption off the licensed premises;

(3) store marijuana and marijuana products on the licensed premises in a manner

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consistent with 3 AAC 306.710 - 3 AAC 306.720;

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(4) with prior approval of the board, permit consumption of marijuana or a

marijuana product purchased on the licensed premises, in a designated area on the licensed

premises.

(b) This section does not prohibit a licensed retail store from refusing to sell marijuana or marijuana product to any consumer. (Eff. 2/21/2016, Register 217) Authority: AS 17.38.010 AS 17.38.087 AS 17.38.000 AS 17.38.090 AS 17.38.900 AS 17.38.900



marijuana store may not sell, give, distribute, deliver, or offer to sell, give, distribute, or deliver,

marijuana or any marijuana product years of age (1) to my person under me age of 21;

Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments; and non-substantive changes by HM and VAR (2) to any person that is under the influence of an alcoholic beverage, inhalant, or controlled substance; (3) that is not labeled and packaged as required in 3 AAC 306.345, and in 3 AAC 306.475 and in 3 AAC 306.475 or 3 AAC 306.565 and 3 AAC 306.570; (4) in a quantity exceeding the limit set out in 3 AAC 306.355; (5) over the internet; a licensed retail marijuana store may only sell marijuana or marijuana product to a consumer who is physically present on the licensed premises; (6) after the expiration date shown on the label of the marijuana or marijuana product. (b) A licensed retail marijuana store may not (1) conduct my business on or allow my consumer to access the retail marijuana store's licensed premises between the hours of 5:00 a.m. and 8:00 a.m. each day; (2) allow my person to consume marijuana or marijuana product on the retail marijuana store's licensed premises, except as provided in paragraph (a)(4) of 3 AAC 306.305 align (3) offer or deliver to a consumer, as a marketing promotion or for any other reason (A) free marijuana or marijuana product, including a sample; or (B) alcoholic beverages, free or for compensation. (Eff. 2/21/2016, Register 217) AS 17.38.00 AS 17.38.010 Authority: AS 17.38.900

3 AAC 306.315. Application for retail marijuana store license. A person seeking a new retail marijuana store license must submit an application on a form the board prescribes

Register 217 2016 COMMERCE, COMMUNITY, AND EC. DEV. 20 MCB amendments, and non-substantive changes by HM and VAI including the information required under 3 AAC 306.020, and the following (1) a copy of the food safety permit required under 18 AAC 31.020(a): (2) in the operating plan required under 3 AAC 306.020(c), a description of the marijuana way marijuana and marijuana products at the retail store will be displayed and sold. (Eff. 2/21/206, Register 217) AS 17.38.15 Authority: AS 17.38.010 AS 17.38.0 AS 17.38.900 AS 17.38.070

3 AAC 306.320. Marijuana handler permit required. A retail marijuana store shall ensure that

(1) each licensee, employee, or agent who is required or permitted to be

physically present on the licensed premises at any time obtains a marijuana handler permit as provided in 3 AAC 306.700 before being licensed or employed at a retail marijuana store; and

(2) each licensee, employee, or agent has that person's marijuana handler permit card in that person's immediate possession, or a valid copy on file on the premises, at all times when on the licensed premises of the retail marijuana store. (Eff. 2/21/2016, Register 217) Authority: AS 17.38.010 AS 17.38.070 AS 17.38.070 AS 17.38.090 AS 17.38.900 AS 17.38.900

3 AAC 306.325. Access restricted at retail marijuana store. (a) A person under the years of age. age of 21 may not enter a retail marijuana store.

(b) Each entry to a retail marijuana store must be posted with a sign that says "No one under 21 years of age allowed." The sign must be not less than 12 inches long and 12 inches Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR wide, with letters at least one half inch in height in high contrast to the background of the sign.

(c) An area of a retail marijuana store's licensed premises where marijuana or any marijuana product is stocked for sale for dispensed for sale is a restricted access area. The retail marijuana store must post signs, require identification, and escort visitors in compliance with 3 AAC 306 710 (Eff. 2/21/2006 Register 2/7)

with 3 AAC	306./10. (Eff ∠ / ∠	(A5 17.38.150)	D (2)
Authority:	AS 17.38.010	PAS 17.38.087	AS 17.38.00
	AS 17.38.070	AS 17.38.090	AS 17.38.900
	AS 17.38.084		

3 AAC 306.330. Marijuana inventory tracking system. (a) A retail marijuana store shall use an inventory tracking system as provided in 3 AAC 306.730 to ensure all marijuana and marijuana product in the store's possession is identified and tracked from the time the retail marijuana store receives any batch of marijuana or lot of marijuana product through the sale, transfer to another licensed marijuana establishment, or disposal of the batch of marijuana or lot of marijuana product.

(b) When any marijuana from a marijuana cultivation facility or marijuana product from a marijuana product manufacturing facility is delivered or transported to the licensed premises of a retail marijuana store, the retail marijuana store shall immediately enter identification information for that batch of marijuana or lot of marijuana product into the retail marijuana store's inventory tracking system. A retail marijuana store may not accept any marijuana or marijuana product that does not have a valid transport manifest generated from the inventory tracking system of the marijuana establishment that originated the delivery. (c) A retail marijuana store shall reconcile each transaction from the store's point of sale

system and current inventory to its inventory tracking system at the close of business each day.

Register 217 2016 COMMERCE, COMMUNITY, AND EC. DEV. 11/20 MCB amendments, and non-substantive changes by HM and VAR (d) A retail marijuana store shall account for any variance in the quantity of marijuana or retail marijuana) H marijuana product the store received and the quantity the store sold, transferred, or disposed of. (Eff. 2 / 21 /2016, Register 217) AS 17.38 Authority: AS 17.38.010 AS 17.38 AS 17.38 AS 17.38.900 S 17.38.070 shall



comply with each applicable health and safety requirement set out in 3 AAC 306.735. (Eff.



AS 17.38.121

3 AAC 306.340. Testing required for marijuana and marijuana products. A

retail marijuana store may not sell, give, distribute, deliver, or offer to sell, give, distribute, or deliver, marijuana or my marijuana product until all laboratory testing required under 3 AAC 306.645 has been completed, and the label required under 3 AAC 306.475 or 3 AAC 306.570 is affixed. (Eff. 2/21/20/6, Register 217) Authority: AS 17.38.010 AS 17.38.070 AS 17.38.090 AS 17.38.900 AS 17.38.900

3 AAC 306.345. Packaging and labeling. (a) A retail marijuana store shall assure that (1) any marijuana sold on its licensed premises is packaged and labeled in

compliance with 3 AAC 306.470 and 3 AAC 306.475, except that 3 AAC 306.470(b)(2) does not

Register 217, April 2016 COMMERCE, COMMUNITY, AND EC. DEV. 20 MCB amendments, and non-substantive changes by HM and VAR apply to the packaging of wholesale Hower and bud sold by weight to a consumer; and (2) any marijuana product sold on its licensed premises is packaged and labeled in compliance with 3 AAC 306.565 and 3 AAC 306.570 except that 3 AAC 306.565(b)(2) does not apply to the packaging of wholesale marijuana products that are not edible marijuana Broducts: (3) any marijuana orijinarijuana product sold at a retail marijuana store must be section of the packaged in opaque, refsealable, child-resistant packaging when the purchaser leaves the retail licenseo premises; the packaging must be designed or constructed to be significantly difficult for children under five years of age to open but not normally difficult for adults to use properly. (b) In addition to labeling requirements provided in (a) of this section, a retail marijuana store shall affix a label to each package of marijuana or marijuana product that (1) identifies the marijuana retail store selling the marijuana product by name or transfore distinctive logo and marijuana establishment license number; and (2) states the total estimated amount of THC in the labeled product and (3) contains the following statements: ((one more) (A) "Marijuana has intoxicating effects and may be habit forming and addictive]" ((ona mos) (B) "Marijuana impairs concentration, coordination, and judgment. Do not 11 one operate a vehicle or machinery under its influence (C) "There are health risks associated with consumption of marijuana" $(C_{over verte})$ (D) "For use only by adults twenty-one and older. Keep out of the reach of children," and the children," and the children, " (E) "Marijuana should not be used by women who are prognant or breast feeding]" (Eff. <u>2/21</u>/<u>2016</u>, Register <u>217</u>)

Register 217			E, COMMUNITY, ANI	
1 0/1/2015 dr	aft with 11/20 MCB	AS 17.38.150	(D)	HM and VAR
Authority:	AS 17.38.010	AS 17.38.087	AS 17.38.700	1
	AS 17.38.070	AS 17.38.090	AS 17.38.900	
	AS 17.38.084			

3 AAC 306.350. Identification requirement to prevent sale to person under 21. (a)

A Reensed retail marijuana store shall refuse to sell marijuana or a marijuana product to any person who does not produce a form of valid photo identification showing that person is 21 years

of age or older.

(b) A valid form of identification includes

(1) an unexpired, unaltered passport;

(2) an unexpired, unaltered driver's license instruction permit, or identification card of any state or territory of the United States, the District of Columbia, or a province of

Canada;

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(3) an identification card issued by a federal or state agency authorized to issue a

driver's licens	se or identification c	ard. (Eff. 2/21/20	16, Register 217)	
Authority:	AS 17.38.010	(AS 17.38,150) AS 17.38:087	AS 17.38.)00	
	AS 17.38.070	AS 17.38.990	AS 17.38.900	
	(A5 17.38.121) AS 17.38.084			
3 A A	C 306.355. Limit o	n quantity sold.	A Reensed retail mariju	ana store shall not
			arijuana product in a sir	2
otal amount	more than,	2	anguana product ni a sh	agie a distorioni
juana, na products,	(mare. Han)	istable marijuana;		
arijuana f	(2) seven grams o	f marijuana concentrat	e for inhalation, or	lowercare
cts sold	(3) marijuana or n	narijuana products con	taining more than 5600	Milligrams of
THC. (Eff.	2/21 /2016, Regis	ster 217)		

Register 217	<u>April</u> 2016		, COMMUNITY, AND EC. DEV.	
T0/1/2015 dra	att with 11/20 MCB		ubstantive changes by HM and VA	R
Authority:	AS 17.38.010	AS 17.38.150) AS 17.38.087	AS 17.38.100	Z
	AS 17.38.070 AS 17.38,121	AS 17.38.090	AS 17.38.900	

3 AAC 306.360. Restriction on advertising of marijuana and marijuana products.

(a) A retail marijuana store may have no more than three signs, visible to the general public retail marijuana
 from the public right of way, that identify the store by its business name. A sign may be placed retail marijuana
 in the store's window or attached to the outside of the licensed premises. The size of each sign may not exceed 4800 square inches.
 (b) An advertisement for marijuana or marijuana product may not contain any statement

or illustration that

- (1) is false or misleading;
- (2) promotes excessive consumption;

(3) represents that the use of marijuana has curative or therapeutic effects;

(4) depiets a person under the age of 21 consuming marijuana; or

(5) includes an object or character, including a toy, a cartoon character, or any vews of age) other depiction designed to appeal to a child or other person under the age of 21, that promotes A consumption of marijuana.

(c) A retail marijuana store may not place an advertisement for marijuana or a marijuana

product, except as provided in (a) of this section,

(1) within one thousand feet of the perimeter of any child-centered facility,

including a school, childcare facility or other facility providing services to children, a playground

or recreation center, a public park, a library, or a game arcade that is open to persons under the

age of 21;

Register <u>217</u> , <u>April</u> 2016 COMMERCE, COMMUNITY, A 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes	
(2) on or in a public transit vehicle or public transit shelter;	5
(3) on or in a publicly owned or operated property;	`
(4) within 1000 feet of a substance abuse or treatment facility	y; or
(5) on a campus for post-secondary education.	
(d) A retail marijuana store may not use giveaway coupons as promo	tional materials, or
conduct promotional activities such as games or competitions to encourage s	ale of marijuana or
marijuana products.	each of
(e) All advertising for marijuana or any marijuana product must cont	ain the following
If exec Word 0.5" Word 0.5" (A) "Marijuana has intoxicating effects and may be habit form Start (C) (C) (B) "Marijuana impairs concentration, coordination, and judge (C) (B) "There are health risks associated with consumption of mathematication (C) (C) (C) (C)	arijuana"
	 10⁷¹/2015 draft with 11/20 MCB amendments, and non-substantive changes (2) on or in a public transit vehicle or public transit shelter; e (3) on or in a public transit vehicle or public transit shelter; e (4) within 1000 feet of a substance abuse or treatment facility (5) on a campus for post secondary education. (d) A retail marijuana store may not use giveaway coupons as promote conduct promotional activities such as games or competitions to encourage s marijuana products. (e) All advertising for marijuana or any marijuana product must continue of the store of the stor

Article 4. Marijuana Cultivation Facilities.

Section

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Register 217 2016 /20 MCB amendments, and non-substantive changes by HM and VAR

- 400. Marijuana cultivation facility license required
- 405. Standard marijuana cultivation facility: privileges and prohibited acts
- 410. Limited marijuana cultivation facility: privileges and prohibited acts
- 420. Application for marijuana cultivation facility license
- 425. Marijuana handler permit required
- 430. Restricted access area
- 435. Marijuana inventory tracking system
- 440. Health and safety requirements
- 445. Standards for cultivation and preparation
- 450. Production of marijuana concentrate prohibited
- 455. Required laboratory testing
- 460. Samples
- 465. Random sampling
- 470. Packaging of marijuana
- 475. Labeling of marijuana
- 480. Marijuana tax to be paid

3 AAC 306.400. Marijuana cultivation facility license required. (a) Except as

provided under AS 17.38.020, a person may not plant, propagate, cultivate, harvest, trim, dry, cure, package, or label marijuana grown at a place under that person's control or sell marijuana a grown at a place under that person's control to any marijuana establishment unless the person has obtained a marijuana cultivation facility license from the board in compliance with this chapter, or is an employee or agent acting for a licensed marijuana cultivation facility. The board will issue the following types of marijuana cultivation facility licenses, with the privileges Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR and subject to the prohibitions set out in sections 3 AAC 306.405 3 AAC 306.410:

(1) a standard marijuana cultivation facility license;

(2) a limited marijuana cultivation facility license to a person operating a

marijuana cultivation facility with fewer than 500 square feet under cultivation.

(b) A person seeking a standard or limited marijuana cultivation facility license as

provided in (a) of this section must

(1) submit an application for the applicable marijuana cultivation facility license
 on a form the board prescribes, including the information set out # 3 AAC 306.020 and 3 AAC
 306.420; and

(2) demonstrate to the board's satisfaction that 4 will operate in compliance with

(A) each applicable provision of 3 AAC 306.400 - 3 AAC 306.480 and 3

* AAC 306.700 - 3 AAC 306.755; and

(B) each applicable public health, fire, safety, and tax code and ordinance

of the state and the local government in which the applicant's proposed licensed premises

are located.

(c) A licensee of any marijuana cultivation facility, or an employee or agent of a

marijuana cultivation facility, may not have an ownership interest in, or a direct or indirect financial interest in any licensed marijuana testing facility. (Eff. 2/2(1/20/6), Register 217) Authority: AS 17.38.010 AS 17.38.030 AS 17.38.030 AS 17.38.070 AS 17.38.070

3 AAC 306.405. Standard marijuana cultivation facility: privileges and prohibited

acts. (a) A licensed standard marijuana cultivation facility is authorized to

(1) propagate, cultivate, harvest, prepare, cure, package, store and label

marijuana;

(2) sell marijuana only to a licensed retail marijuana store, to another licensed

marijuana cultivation facility, or to a licensed marijuana product manufacturing facility;

(3) provide samples to a licensed marijuana testing the for testing;

(4) store inventory on the licensed premises; any stored inventory must be

secured in a restricted access area and accounted for in the marijuana cultivation facility's inventory tracking system as required under 3 AAC 306.730;

(5) transport marijuana in compliance with 3 AAC 306.750;

(6) conduct in-house testing for the marijuana cultivation facility's own use;

(7) provide marijuana samples to a licensed retail marijuana store or marijuana

product manufacturing facility for the purpose of negotiating a sale.

(b) A licensed standard marijuana cultivation facility may also apply for a marijuana

product manufacturing facility license and a retail marijuana store license. A standard marijuana

cultivation facility that obtains any other marijuana establishment license shall

(1) conduct any product manufacturing or retail marijuana store operation in a marijuana operation in a room completely separated from the cultivation facility by a secure door when co-located; and

(2) comply with each provision of this chapter that applies to any other type of

marijuana establishment license that the standard marijuana cultivation facility licensee obtains.

(c) A licensed standard marijuana cultivation facility may not

(1) sell, distribute, or transfer any marijuana or marijuana product to a consumer, with or without compensation;

(2) allow any person, including a licensee, employee, or agent, to consume

marijuana or a marijuana product on the licensed premises or within 20 feet of the exterior of any building or outdoor cultivation facility on the licensed premises;

(3) treat or otherwise adulterate marijuana with any organic or nonorganic

chemical or other compound to alter the color, appearance, weight, or odor of the marijuana;

(4) except as permitted under a marijuana product manufacturing facility license,

extract marijuana concentrate, using any process described in 3AAC 306.555, at the licensed premises; $\widehat{\mu}$

(5) sell marijuana that is not packaged and labeled in compliance with 3 AAC

306.470 and	3 AAC 306.475. (Eff	2/21/2016, Regis	ster 217)
Authority:	AS 17.38.010	A5 17,38,150 AS 17.38.084	AS 17.38.00
	AS 17.38.070	AS 17.38.990	AS 17.38.900

3 AAC 306.410. Limited marijuana cultivation facility: privileges and prohibited

acts. A licensed limited cultivation facility

(1) has the privileges set out in 3 AAC 305.405(a) and (b), except that it must

have fewer than 500 square feet under cultivation; and

(2) is subject to each prohibition set out in 3 AAC 306.405(c). (Eff. 2/2/





applicant for a new standard marijuana cultivation facility license or a new limited marijuana

cultivation facility shall file an application on a form the board prescribes, including

- (1) the information required under 3 AAC 306.020; and
- (2) the proposed marijuana cultivation facility's operating plan, including, in

addition to the information required under 3 AAC 306.020(c)

- (A) the size of the space intended to be under cultivation;
- (B) the growing medium to be used;



(C) fertilizers, chemicals, gases, and delivery systems, including to2

management, to be used;

- (D) the irrigation and waste water systems to be used;
- (E) waste disposal arrangements;
- (F) odor control; and
- (G) the testing procedure and protocols the marijuana cultivation facility

will f	ollow.			
2(b) A	n applicant for a lin	nited marijuana cultiva	tion facility license must submit th	e
oformation 1	equired for a new m	arijuana establishment	license set out in 3 AAC 306.020	and)
ı)(2) of this	section: (Eff. 2/2	21 / 206, Register 21		
uthority:	AS 17.38.010	AS 17.38.150) AS 17.38.084	AS 17.38.100	
	AS 17.38.070 AS 17. 38.121	AS 17.38.990	AS 17.38.900	

Editor's note: The form for an application for a marijuana cultivation facility license is } (llolowled - available online as provided in the editor's note under 3 AAC 306.020.

3 AAC 306.425. Marijuana handler permit required. A marijuana cultivation facility must ensure that each licensee, employee, or agent who is required or permitted to be physically

present on the licensed premises at any time

(1) obtains a marijuana handler permit as provided in 3 AAC 306.700 before

being present or employed at the marijuana cultivation facility's licensed premises; and

(2) has the marijuana handler permit card in the person's immediate possession,

or a valid copy on file on the premises, at all times while on the marijuana cultivation facility's

licensed prer	nises. (Eff. 2/21)	2016, Register 217)	2
Authority:	AS 17.38.010	A5 17, 38,150 AS 17.38.084	AS 17.38.00
	AS 17.38.070 AS 17.37.12	AS 17.38.090	AS 17.38.900

3 AAC 306.430. Restricted access area. (a) A marijuana cultivation facility shall conduct any operation in a restricted area in compliance with 3 AAC 306.710 and this section.

(b) A marijuana cultivation facility shall conduct any marijuana growing operation within a fully enclosed secure indoor facility or greenhouse with rigid walls, a roof, and doors. Where not prohibited by local government, outdoor production may take place in non-rigid greenhouses, other structures, or an expanse of open or cleared ground fully enclosed by a physical barrier. To obscure public view of the premises, outdoor production must be enclosed by a sight obscuring wall or fence at least six feet high.

(c) A marijuana cultivation facility shall ensure that any marijuana at the cultivation facility

(1) cannot be observed by the public from outside the cultivation facility; and
 (2) does not emit an odor that is detectable by the public from outside the cultivation facility except as allowed by a local government conditional use permit process.

(d) A marijuana cultivation facility shall have full video surveillance of the licensed premises as required under 3 AAC 306.720, including any area where marijuana is grown, processed, packaged, or stored, or where marijuana waste is destroyed. (Eff. 2/21/2016, Register 217)

Register 217	April 2016		E, COMMUNITY, AND I substantive changes by HI	
	AS 17.38.010	AS 17.38.150 AS 17.38.084	AS 17.38.000	2
	AS 17.38.070 AS 17.38.121	AS 17.38.990	AS 17.38.900	

3 AAC 306.435. Marijuana inventory tracking system. (a) A marijuana cultivation a marijuana facility shall use an inventory tracking system in compliance with 3 AAC 306.730 to ensure all

facility shall use an inventory tracking system in compliance with 3 AAC 306.730 to ensure all marijuana propagated, grown, or cultivated on the marijuana cultivation facility's premises is identified and tracked from the time the marijuana is propagated through transfer to another licensed marijuana establishment or destruction. The marijuana cultivation facility inust assign a tracking number to each plant over \$ inches tall. When harvested, bud and flowers, clones or cuttings, or leaves and trim may be combined in harvest batches of distinct strains, not exceeding five pounds each harvest batch must be given an inventory tracking number. Clones or cuttings must be limited to 50 or fewer plants and identified by a batch tracking number.

(b) A marijuana cultivation facility shall record each sale and transport of each batch in its marijuana inventory tracking system, and shall generate a valid transport manifest to accompany each transported batch.

(c) A marijuana cultivation facility shall record in its marijuana inventory tracking system all marijuana used to provide a sample authorized under 3 AAC 306.460 for the purpose of negotiating sales, including

(1) the amount of each sample;

(2) the retail marijuana store or marijuana product manufacturing facility that received the sample; and

(3) the disposal of any expired or outdated promotional sample returned to the marijuana cultivation facility. (Eff. 2/21/2016, Register 217)
 Authority: AS 17.38.010
 AS 17.38.084
 AS 17.38.100

Register217April2016COMMERCE, COMMUNITY, AND EC. DEV.10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VARAS 17.38.070AS 17.38.090AS 17.38.070AS 17.38.090

A5 17.33.121 3 AAC 306.440. Health and safety requirements. (a) A marijuana cultivation facility must comply with all applicable health and safety requirements set out in 3 AAC 306.735, and the additional requirements set out in this section.

(b) A marijuana cultivation facility shall ensure that any licensee, employee, or agent

who is present at the marijuana cultivation facility and in contact with any marijuana

- (1) wears clean clothing appropriate for the duties that person performs;
- (2) wears protective apparel, such as head, face, hand and arm coverings, as

necessary to protect marijuana from contamination; and

(3) practices good sanitation and health habits. (Eff. 2/21 / 2016, Register

217)		(AS 17. 38.150)	(2)
Authority:	AS 17.38.010	AS 17.38.084	AS 17.38. 00
	AS 17.38.070	AS 17.38.090	AS 17.38.900
3 AA	AS 17. 38.121 C 306.445. Standar	rds for cultivation an	d preparation. A mari

3 AAC 306.445. Standards for cultivation and preparation. A marijuana cultivation

facility shall use certified scales in compliance with AS 45.75.080 and 3 AAC 306.745. (Eff.

2/21/201	6, Register <u>217</u>)	As 17.38.150	(2)
Authority:	AS 17.38.010	AS 17.38.084	AS 17.38.100
	AS 17.38.070 AS 17.38.121	AS 17.38.090	AS 17.38.900

3 AAC 306.450. Production of marijuana concentrate prohibited. A marijuana

cultivation facility may not produce or possess marijuana concentrate that was extracted using any process described in 3 AAC 306.455 on its licensed premises unless the marijuana cultivation facility also has a marijuana product manufacturing facility license. Any extraction or production of marijuana concentrate on the premises of a licensed marijuana cultivation Register 217, April 2016

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facility must

(1) be in a separate room that

(A) is physically separated by a secure door from any cultivation area;

and

(B) has a sign that clearly identifies the room as a marijuana concentrate

production area, and warns unauthorized persons to stay out; and

(2) comply with all applicable provisions of 3 AAC 306.500 - 3 AAC 306.570.

(Eff. <u>2/2</u> /	/2016, Register 217)	AS 17.38.150	(2)	Rightroved.
Authority:	AS 17.38.010	AS 17.38.084	AS 17.38.100	XCH
	AS 17.38.070	AS 17.38.090	AS 17.38.900	1/20/2016
× 3 AA	As 17-38.12) C 306.455. Required 1	aboratory testing.	(a) Except as provid	led in (d) of this?] 4
section a ma	rijuana cultivation facil	ity shall provide a s	ample of each harves	t batch of marijuana
E Cal				
		Under		
marijuana un	til all laboratory testing	required by 3 AAC	306.645 has been co	mpleted.
(b) T	o comply with (a) of thi	is section, a marijua	na cultivation facility	y shall

(1) collect a random, homogenous sample for testing by segregating harvested

marijuana into batches of individual strains of bud and flower, then selecting a random sample

from each batch in an amount required by the marijuana testing facility;

(2) designate an individual responsible for collecting each sample; that individual

shall

(A) prepare a signed statement showing that each sample has been

randomly selected for testing;

(B) provide the signed statement to the marijuana testing facility; and

Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR (C) maintain a copy as a business record under 3 AAC 306.755;

(3) transport the sample to the marijuana testing facility's licensed premises in compliance with 3 AAC 306.750.

(c) A marijuana cultivation facility shall segregate the entire batch from which the testing sample was selected until the marijuana testing facility reports the results from its tests. During this period of segregation, the marijuana cultivation facility that provided the sample shall maintain the batch in a secure, cool, and dry location to prevent the marijuana from becoming contaminated or losing its efficacy. The facility that provided the sample may not sell or transport any marijuana from the segregated batch until the marijuana testing facility has completed its testing and provided those results, in writing, to the marijuana cultivation facility that provided the sample. The marijuana cultivation facility shall maintain the testing results as part of its business books and records.

 $\mathcal{I}(d)$ -When geographic location and transportation limitations make it unfeasible for a-Thanufacturing facility to transport testing samples to a lab, an applicant for licensure may Tropose alternative means of testing to meet the requirements of this code (Eff. 2/21/206,

AS 17,33.

AS 17.38.090

Register 217)

Authority: AS 17.38.010

AS 17.38.070 AS 17.38,121 AS 17.38.900

3 AAC 306.460. Samples. (a) A marijuana cultivation facility may provide a free sample of marijuana to a retail marijuana store if packaged in a sample jar containing no more three ond one-half) than 3-1/2 grams of marijuana and protected by a plastic or metal mesh screen to allow

customers to smell the product before purchase.

(b) A marijuana cultivation facility may provide a free sample of marijuana to a retail

Register <u>217</u> , <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR
marijuana store or marijuana product manufacturing facility as follows:
(1) a sample provided for the purpose of negotiating a sale may be no more than
one ounce;
(2) a marijuana cultivation facility may not provide any one licensed retail
marijuana store or marijuana product manufacturing facility with more than one ounce of
marijuana per month free of charge for the purpose of negotiating a sale.
(c) A retail marijuana store that receives a marijuana sample may not sell the marijuana
sample to a customer and shall either
(1) return the marijuana sample to the cultivation facility that provided the
sample; or the retail marijuana. store's
(2) destroy the marijuana sample after use and document the destruction in its
marijuana inventory control system. (Eff. 2/21/2016, Register 217)
Authority: AS 17.38.010 AS 17.38.150 AS 17.38.100
AS 17.38.070 AS 17.38.090 AS 17.38.900
As 17.39.121 3 AAC 306.465. Random sampling. (a) The board or the director will from time to
time require a standard or limited marijuana cultivation facility to provide samples of the
growing medium, soil amendments, fertilizers, crop production aids, pesticides, or water for

random compliance checks. The sample may be screened for pesticides and chemical residues,

of the public. The marijuana cultivation facility shall bear all costs of testing under this

subsection.

(b) When the board or the director orders random sampling under this section, the director will identify a licensed marijuana testing facility to perform the testing. The marijuana

Register 217			E, COMMUNITY, AND EC. DEV.
10/1/2015 dr	aft with 11/20 MCB	amendments, and non	substantive changes by HM and VAR
testing facilit	y will collect the tes	t samples the marijuar	na cultivation facility shall cooperate to
facilitate the	collection of sample	s. (Eff. 2/21 /2016	, Register <u>217</u>)
Authority:	AS 17.38.010	AS 17-38,150	AS 17.38.00
	10 17.20.010	0	115 17.50.100
	AS 17.38.070	AS 17.38.090	AS 17.38.900
	AS 17.38.12		2
3 AA	C 306.470. Packag	ing of marijuana. (a)	A heensed marijuana cultivation facility

shall package its marijuana bud and flower for sale as follows:

(1) to a retail marijuana store, either

(A) in a package not exceeding one ounce for resale to consumers without

additional handling by the retail marijuana store except to add the retail marijuana store's own identifying name or logo and license number; or

(B) in a wholesale package not exceeding five pounds for re Ppackaging

by the retail marijuana store; or

(2) to a marijuana product manufacturing facility in a wholesale package not exceeding five pounds consisting of a single strain or a mixture of strains as identified on the label.

(b) When a Meensed marijuana cultivation facility packages marijuana for a retail

marijuana store to sell to a consumer without repackaging, the packaging may not have any printed images, including cartoon characters, that specifically target adividuals under the age of -217 In addition, the packaging must protect the product from contamination and thus not impart any toxic or damaging substance to the marijuana

(c) Each package prepared in compliance with this section must be identified by a

tracking label generated for tracking by the marijuana cultivation facility's marijuana inventory

(d) A marijuana cultivation facility shall prepare marijuana for transport or transfer to

another marijuana establishment by

(1) placing marijuana packaged in compliance with (a) - (c) of this section within

a sealed, tamper-evident shipping container;

(2) affixing a label in compliance with 3 AAC 306.475 to the shipping container;

and

(3) generating a transport manifest from the marijuana cultivation facility's tracking marijuana inventory system; the transport manifest must remain with the marijuana at all times while being transported, and a copy must be given to the licensed marijuana establishment that receives the shipment. (Eff. 2/21/2016, Register 217) AS 17.38.100 Authority: AS 17.38.010 AS 17.38.090 AS 17.38.900 AS 17.38.070 AS 17:38.121 3 AAC 306.475. Labeling of marijuana. (a) When a Icensed marijuana cultivation facility packages marijuana for a retail marijuana store to sell to a consumer without 🞜 packaging, the marijuana cultivation facility shall affix a label to each package of marijuana or each of marijuana product that contains the following statements: 14 our more (A) "Marijuana has intoxicating effects and may be habit forming and addictive" 0.5" tal > (B) "Marijuana impairs concentration, coordination, and judgment. Do not operate a vehicle or machinery under its influence a one more G "There are health risks associated with consumption of marijuana" and (D) "For use only by adults twenty-one and older. Keep out of the reach of "Marijuana should not be used by women who are pregnant or breast

feeding."

(b) With each harvest batch of marijuana sold, a marijuana cultivation facility must disclose in writing

(1) each soil amendment, fertilizer, and other crop production aid applied to the

growing medium or marijuana plant included in the batch, including any pesticide, herbicide, or

fungicide that was used; and

(2) the name of the licensed marijuana testing facility that performed any

required laboratory test and the results of each required laboratory test.

(c) A marijuana cultivation facility may not label marijuana as organic.

(d) (A marijuana cultivation facility shall affix a label containing the following information to each package of marijuana sold to another marijuana establishment?

(1) the name and license number of the marijuana cultivation facility where the

marijuana was grown;

(2) the harvest batch number assigned to the marijuana in the package;

(3) the net weight of the marijuana in the package, not including weight of the shipping container using a standard of measure compatible with the inventory tracking system; rarijuana and

(4) a complete list of all pesticides, fungicides, and herbicides used in cultivation

of the marijuana.

(e) If a marijuana cultivation facility transports wholesale marijuana to another

marijuana establishment for sale at retail or for use in manufacturing a marijuana product, then a

label must be affixed to the shipping container showing that a licensed marijuana testing facility

has tested each harvest batch in the shipment as provided in 3 AAC 306.645. The label must

Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR report the test results, including the following information: (1) a cannabinoid potency profile expressed as a range of percentages that extends from the lowest percentage to highest percentage of concentration for each cannabinoid listed from every test conducted on that strain of marijuana from the same marijuana cultivation facility within the last three months; (2) a statement listing the results of microbial testing required by 3 AAC 306.645(b)(2);

- (B) herbicides, pesticides, and fungicides; and
- (C) harmful chemicals.

(f) If a marijuana cultivation facility ships wholesale marijuana from a harvest batch that has not been tested for each contaminant listed in (e)(4) of this section, the label for that batch must include a statement identifying each contaminant listed in (e)(4) of this section for which that harvest batch has not been tested. (Eff. 2/21/20/6, Register 2/7) Authority: AS 17.38.010 AS 17.38.070 AS 17.38.070 AS 17.38.070 AS 17.38.070 AS 17.38.070 AS 17.38.090 AS 17.38.090 AS 17.38.900

including a standard marijuana cultivation facility and a limited marijuana cultivation facility

3 AAC 306.480. Marijuana tax to be paid. (a) A marijuana cultivation Establishment,

Register 217, 40 r / 2016COMMERCE, COMMUNITY, AND EC. DEV.10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VARshall submit monthly reports to the Department of Revenue and pay the excise tax required underAS 43.61.010 and AS 43.61.020 on all marijuana sold/or provided as a sample to any marijuanaestablishment. (Eff. 2/2/2006, Register 2/7)Authority:AS 17.38.010AS 17.38.030AS 17.38.090AS 17.38.070AS 17.38.000AS 17.38.070AS 17.38.000

Article 5. Marijuana Product Manufacturing Facilities.

Section

- 500. Marijuana product manufacturing facility license required
- 505. Marijuana product manufacturing facility privileges
- 510. Acts prohibited at marijuana product manufacturing facility
- 515. Marijuana concentrate manufacturing facility license
- 520. Application for marijuana product manufacturing facility license
- 525. Approval of concentrates and marijuana products
- 530. Marijuana handler permit and food safety worker training
- 535. Restricted access and storage areas
- 540. Marijuana inventory tracking system
- 545. Health and safety standards
- 550. Required laboratory testing
- 555. Production of marijuana concentrate
- 560. Potency limits per serving and transaction for edible marijuana products
- 565. Packaging of marijuana products

570. Labeling of marijuana products

3 AAC 306.500. Marijuana product manufacturing facility license required. (a) A person may not extract marijuana concentrate for sale or formulate or manufacture any marijuana product for sale unless that person has obtained a marijuana product manufacturing facility license from the board in compliance with this chapter, or is an employee or agent acting for a licensed marijuana product manufacturing facility. The board will issue

(1) a standard marijuana product manufacturing facility license; and

(2) a marijuana concentrate manufacturing facility license.

(b) A person seeking any type of marijuana product manufacturing facility license must

(1) submit an application for a marijuana product manufacturing facility license
 on a form the board prescribes, including the information set out at 3 AAC 306.020 and 3 AAC
 306.520; and

(2) demonstrate to the board's satisfaction that it will operate in compliance with

(A) each applicable provision of 3 AAC 306.500 - 3 AAC 306.570 and 3

AAC 306700 - 3 AAC 306.755; and

(B) each applicable public health, fire, safety, and tax code and ordinance of the state and the local government in which the applicant's proposed licensed premises are located.

> A5 17.38.150 AS 17.38.084 AS 17.38

(c) A licensee of any marijuana product manufacturing facility, or an employee or agent of a marijuana product manufacturing facility, may not have an ownership interest in or a direct or indirect financial interest in any licensed marijuana testing facility. (Eff. $\frac{2}{24}$, $\frac{2}{2016}$,

Register <u>217</u>)

Authority: AS 17.38.010

Register <u>217</u>, <u>April</u> 2016COMMERCE, COMMUNITY, AND EC. DEV.10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VARAS 17.38.070AS 17.38.070AS 17.38.12J

3 AAC 306.505. Marijuana product manufacturing facility privileges. (a) Except as

provided in 3 AAC 306.515, a licensed marijuana product manufacturing facility, including a marijuana concentrate manufacturing facility, is authorized to

(1) purchase marijuana from a marijuana cultivation facility or from another

marijuana product manufacturing facility;

(2) extract marijuana concentrate in compliance with 3 AAC 306.555;

(3) manufacture, refine, process, cook, package, label, and store marijuana

products approved under 3 AAC 306.525, including

(A) marijuana concentrate; or

(B) any product intended for consumption or use on the body that is

comprised of marijuana and other ingredients, including edible products, ointments,

salves, patches, or tinctures;

(4) sell, distribute, or deliver marijuana extract or any marijuana product only to a

licensed retail marijuana store or to another licensed marijuana product manufacturing facility;

(5) provide and transport samples of marijuana concentrate or other marijuana product to a certified marijuana testing hab for testing;

(6) provide a sample of marijuana concentrate or a marijuana product approved under 3 AAC 306.525 to a licensed retail marijuana store for the purpose of negotiating a sale;

(7) store inventory in a restricted access area on the licensed premises as

provided in 3 AAC 306.535; and

(8) transport marijuana in compliance with 3 AAC 306.750; or

(9) conduct in-house testing for the marijuana product manufacturing facility's

Register <u>217</u> 10/1/2015 d	raft with 11/20 MCI	B-amendments, and non	E, COMMUNITY, AND -substantive changes by H	EC. DEV.
((align)) own	use. (Eff. 2/21	(AS 17.38,150)	2	
Authority:	AS 17.38.010	AS 17.38.084	AS 17.38.00	
	AS 17.38.070 45 17.38.12.1	AS 17.38.090	AS 17.38.900	

3 AAC 306.510. Acts prohibited at marijuana product manufacturing facility. (a)

A licensed marijuana product manufacturing facility, including a licensed marijuana concentrate manufacturing facility, may not

(1) sell, deliver, distribute, or transfer marijuana, marijuana concentrate, or a

marijuana product directly to a consumer, with or without compensation;

(2) sell marijuana, marijuana concentrate, or a marijuana product that is not

manufactured, packaged, and labeled in compliance with 3 AAC 306.500 - 3 AAC 306.570;

(3) allow any person, including a licensee, employee, or agent, to consume the marijuana, marijuana concentrate, or a marijuana product on the licensed premises;

(4) manufacture or sell any product that

all More circled text to spot marked on next page . !!!

(A) is an adulterated food or drink;

(B) closely resembles any familiar food or drink item including candy; or

(C) is packaged to look like candy, or in bright colors or with cartoon

characters or other pictures or images that would appeal to children.

In this section, "closely resemble" or "look like" means the product or its packaging has a shape, color, markings, or decorative patterns that are familiar to the public from a widely distributed branded food product, so that the marijuana product could reasonably be mistaken for that branded product, especially by children.

A marijuana product manufacturing facility may not accept any marijuana from a

marijuana cultivation facility or another marijuana product manufacturing facility unless

(1) all marijuana in the shipment is properly identified with a label generated in

the marijuana inventory tracking system of the facility that provided the marijuana; and

(2) a valid transport manifest showing the source and destination of the marijuana

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is attached to	the sinpinent. Jen.	AS 17.38.150	
Authority:	AS 17.38.010	AS 17.38.090	AS 17.38.900
11 More circled text from proje	AS 17.38.070	AS 17.38.000	AS 17.38.900 AS 43.61.010 ufacturing facility license. A licensed ivileges set out in 3 AAC 306.505, except
62 here, as	XS 17 38,084		
(c) of this section 3 AA	C 306.515. Mariju	ana concentrate man	ufacturing facility license. A licensed
ma r ijuana con	ncentrate manufactu	ring facility has the pri	ivileges set out in 3 AAC 306.505, except
that it may no			
	(1) manufacture, r	refine, process, cook, p	backage, label or store any marijuana
product other	than marijuana con	centrate;	
		Se	
	(2) sell, distribute	, or deliver any mariju	ana product other than marijuana
concentrate to	o a retail marijuana s	store or to another mari	ijuana product manufacturing facility;
	(3) provide and tr	ansport a sample of an	y marijuana product other than marijuana
concentrate to	a licensed marijuar	facility)	a. u.
	-	a	
	(4) provide sample	es of my product other	r than marijuana concentrate to a licensed
retail marijua	na store for purpose	(And and and and and and and and and and a	(Eff. <u>2/21/2016</u> , Register <u>217</u>)
Authority:	AS 17.38.010	AS 17.38.156) AS 17.38.084	AS 17.38.100
	AS 17.38.070 AS 17.38.121	AS 17.38.090	AS 17.38.900
3 AA0	C 306.520. Applica	tion for marijuana p	roduct manufacturing facility license.
An applicant :	for a mariju <u>ana p</u> rod	luct manufacturing faci	ility license, including a marijuana

concentrate manufacturing facility, must file an application on a form the board prescribes, and A

provide the information required under 3 AAC 306.020 and the following:

(1) a copy of a food safety permit if required under 18 AAC 31.020 from the

Department of Environmental Conservation or a municipality with authority delegated under AS

17.20.072 and 18 AAC 31.945;

(I no blank line))

(2) a diagram of the proposed licensed premises required in 3 AAC 306.020(b),

identifying the area where

(A) in-house testing, if any, will occur; and

(B) marijuana and any marijuana product, including marijuana

concentrate, will be stored;

(3) in the applicant's operating plan required under 3 AAC 306.020(c), a

description of

(A) the equipment and solvents, gases, chemicals, and other compounds

used to create concentrates and the processes to be used;

(B) cach marijuana product the applicant intends to process at this location; the product description must include the color, shape, texture, ingredients and standard production procedure to be used and the additional information required for product approval in 3 AAC 306.525;

(C) the packaging to be used for each type of product; and

(D) sample labels showing how the labeling information required in 3 AAC 306.570 will be set out; and

 (E) the applicant's plan for disposal of waste. (Eff. <u>2/21</u>/<u>2016</u>, Register <u>217</u>)

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Authority:	AS 17.38.010	AS 17.38.150 AS 17.38.084	AS 17.38.00	~
	AS 17.38.070	AS 17.38.090	AS 17.38.900	(facility)
	AS 17.38,121			(decidity)
Edito	r's note: The form	for an application for a	marijuana product manuf	acturing Date AD

Editor's note: The form for an application for a marijuana product manufacturing facility license or a marijuana concentrate manufacturing license is available online as provided in the editor's note under 3 AAC 306.020.

3 AAC 306.525. Approval of concentrates and marijuana products. (a) A marijuana product manufacturing facility, including a marijuana concentrate manufacturing facility, must obtain the board's approval for each product it will manufacture for sale or transfer to another licensed marijuana establishment. The board will not approve any product that is prohibited under 3 AAC 306.510(a)(4).

(b) An applicant for a marijuana product manufacturing facility license may request the board's approval of its intended products with a new license application by including, in its operating plan

(1) a photograph, drawing, or graphic representation of the expected appearance

of each final product; and

(2) the proposed standard production procedure and detailed manufacturing process for each product.

(c) A licensed marijuana product manufacturing facility may at any time submit a new product approval request to the board on a form the board prescribes along with a fee of \$250.

(d) A licensed marijuana product manufacturing facility shall keep its ingredient list and potency limits for any food product containing marijuana on file at the marijuana product manufacturing facility's licensed premises. The ingredient list and potency limits for any product manufactured at the facility must be made available for inspection on request by the director, or an employee or agent of the board. (Eff. 2/21/20/6 Register 2/7)

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 As 17.38.010
 As 17.38.150

 Authority:
 AS 17.38.010
 AS 17.38.084
 AS 17.38.100

 AS 17.38.070
 AS 17.38.090
 AS 17.38.900

3 AAC 306.530. Marijuana handler permit and food safety worker training. (a) A

marijuana product manufacturing facility including a ficensed marijuana concentrate Manufacturing manufacturer facility shall ensure that each licensee, employee, or agent who is required or

permitted to be physically present on the licensed premises at any time

(1) obtains a marijuana handler permit as provided in 3 AAC 306.700 before

being present or employed at the marijuana product manufacturing facility's licensed premises;

and

(2) has the marijuana handler permit card in the person's immediate possession,

or a valid copy on file on the premises, at all times while on the marijuana product

manufacturing facility's licensed premises.

(b) A licensee, employee, or agent of a licensed marijuana product manufacturing

facility who handles marijuana at the facility shall obtain a food safety worker card in (18 PAC 31, 230) compliance with AS 18.31.330, and keep that card in that person's possession at all times while on the licensed premises of the marijuana product manufacturing facility. (Eff. 2/21/2016,

Register 21	Ď	(AS 17. 38.150)	
Authority:	AS 17.38.010	AS 17.38.084	AS 17.38.100
	AS 17.38.070 AS 17.38.121	AS 17.38.090	AS 17.38.900

3 AAC 306.535. Restricted access and storage areas. (a) A marijuana product

manufacturing facility shall conduct any extraction or product manufacturing operation in a restricted area in compliance with 3 AAC 306.710.

(b) A marijuana product manufacturing facility shall have full video surveillance of the

Register 217 . F COMMERCE, COMMUNITY, AND EC. DEV. 2016 with 11/20 MCB amendments, and non-substantive changes by HM and VAR each) licensed premises as provided in 3 AAC 306.720, including any area where (1) marijuana concentrate is produced; (2) any operation involved in manufacturing any product containing marijuana occurs (3) marijuana or a marijuana product is stored or stockpiled; or (4) marijuana waste is destroyed. (c) Any area where marijuana or a marijuana product is stored must be moisture and temperature controlled and protected from pests and vermin. (Eff. 2/21/2016, Register 217) A 5 17.38,150 AS 17.38.084 Authority: AS 17.38.010 AS 17.38.070 AS 17.38.900 AS 17. 33.121 3 AAC 306,540. Marijuana inventory tracking system. (a) A marijuana product

manufacturing facility shall use a marijuana inventory tracking system as provided in 3 AAC 306.730 to ensure that the marijuana product manufacturing facility identifies and tracks any marijuana or marijuana product from the time the marijuana or marijuana product is received, through

(1) use of the marijuana or marijuana product in manufacturing any other

marijuana product;

(2) sale or transfer of the marijuana or marijuana product originally received, or any marijuana product manufactured at that marijuana product manufacturing facility to another licensed marijuana establishment; and

(3) disposal of any expired or outdated marijuana or marijuana product that is not sold or transferred to another licensed marijuana establishment.

(b) When marijuana from a marijuana cultivation facility or marijuana product from another marijuana product manufacturing facility is delivered or transported to the licensed premises of a marijuana product manufacturing facility, the marijuana product manufacturing facility shall immediately enter tracking information for that marijuana or marijuana product into the inventory tracking system. A marijuana product manufacturing facility may not accept any marijuana or marijuana product that does not have a valid transport manifest generated from the marijuana inventory tracking system of the licensed marijuana establishment that supplies the marijuana or marijuana product.

(c) A marijuana product manufacturing facility shall track any received marijuana or the marijuana product rear facility's marijuana product to its use in a marijuana product, and shall reconcile each transaction to its rearijuana inventory tracking system at the close of business each day.

(d) A marijuana product manufacturing facility shall account for any variance in the

quantity of marijuana or marijuana product the facility received, and the quantity the facility

sold, transfer	red, or disposed of.	(Eff. 2 /21 /2016, Re	egister 217)
Authority:	AS 17.38.010	AS 17.38.150 AS 17.38.084	AS 17.38.100
	AS 17.38.070 AS 17.38.121	AS 17.38.090	AS 17.38.900

3 AAC 306.545. Health and safety standards. (a) A marijuana product manufacturing

facility shall comply with the health and safety standards set out in 3 AAC 306.735, the Alaska (Alaska Food. Code) Food Safety Code, 18 AAC 31, if applicable, and any local kitchen-related health and safety standards for retail food establishments.

(b) In addition to inspection by the director or an employee or agent of the board, a marijuana product manufacturing facility is subject to inspection by local safety officials, including a local fire department, building inspector, or code enforcement officer. (Eff. 2/2]
Register 217 10/1/2015 dr	7, April 2016 aft with 11/20 MCB	COMMERCE amendments, and non-s	E, COMMUNITY, AND EC. I substantive changes by HM ar	DEV.
/ 2016, Regist	ter <u>217</u>)	AS 17 38 100	(\mathcal{I})	5
Authority:	AS 17.38.010	AS 17.38.150) AS 17.38.084	AS 17.38.700	
	AS 17.38.070 AS 17.38.121	AS 17.38.090	AS 17.38.900	

3 AAC 306.550. Required laboratory testing. (a) A marijuana product manufacturing

facility shall provide a sample of each marijuana product manufactured at the facility to a licensed marijuana testing facility, and may not sell or transport any marijuana product until all laboratory testing required by 3 AAC 306.645 has been completed.

(b) To comply with (a) of this section, a marijuana product manufacturing facility shall

(1) collect a random sample for testing by selecting a product from each

production lot in an amount required by the marijuana testing facility;

(2) designate an individual responsible for collecting each sample; that individual

shall

(A) prepare a signed statement showing that each sample has been

randomly selected for testing;

- (B) provide the signed statement to the marijuana testing facility; and
- (C) maintain a copy as a business record under 3 AAC 306.755 and
- (3) transport the sample to the marijuana testing facility in compliance with

3 AAC 306.750.

(c) After collecting and transporting a sample for testing, a marijuana product manufacturing facility shall segregate the entire production lot from which the testing sample was selected until the marijuana testing facility reports the results from its tests. During this period of segregation, the marijuana product manufacturing facility that provided the sample shall maintain the production lot in a secure, cool, and dry location to prevent the marijuana

Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR product from becoming contaminated or losing its efficacy. The marijuana product manufacturing facility may not sell or transport any marijuana product from the segregated lot until the marijuana testing facility has completed its testing and analysis and provided those results, in writing, to the marijuana product manufacturing facility that provided the sample. The marijuana product manufacturing facility shall maintain the testing results as part of its business records.

Ce) When geographic location and transportation limitations make it unfeasible for a thanufacturing facility to transport testing samples to a lab, an applicant for licensure may.

Register 217)

Authority: AS 17.38.010

AS 17.38.070 AS 17.38.121

3 AAC 306.555. Production of marijuana concentrate. (a) Before producing my marijuana concentrate for sale, a marijuana product manufacturing facility shall develop standard operating procedures, good manufacturing practices, a safety plan, and a training plan for each individual employed in an extraction process.

AS 17.38.900

AS 17.38.090

(b) A marijuana product manufacturing facility may create marijuana concentrates only as follows:

(1) water-based marijuana concentrate may be produced by extracting

cannabinoids from marijuana by using only water, ice or dry ice;

(2) food-based marijuana concentrate may be produced by extracting cannabinoids from marijuana through the use of propylene glycol, glycerin, hutter, olive oil, or other typical cooking fats; infused dairy butter and cals or fats derived from natural sources may

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Register 217, 2016 COMMERCE, COMMUNITY, AND EC. DEV. 11/20 MCB amendments, and non-substantive changes by HM and VAR (Cs infused dairy butter, oils, or fats) be used to prepare infused edible products but may not be prepared as stand-alone edible products for sale;

(3) solvent-based marijuana concentrate may be produced using the hydrocarbons

N-butane, isobutane, propane, or heptane or other solvents or gases the board approves that

exhibit low to minimal potential human health-related toxicity; approved solvents must be of at 99

least minety-nine percent purity and must be used

(A) in a professional grade closed loop extraction system designed to

recover the solvents;

(B) in an environment with proper ventilation; and

(C) with control of all sources of ignition if a flammable atmosphere is or

may be present.

(c) A marijuana product manufacturing facility using a professional grade closed loop shall gas extraction system must ensure that

> each) (1) every vessel is used in compliance with the manufacturer's stated pressure

ratings;

carbon dioxide

(2) any 202 used is of at least ninety-nine percent purity;

(3) my person using a solvent or gas to extract marijuana concentrate in the closed loop d system must be fully trained on how to use the system, has direct access to 5 applicable material safety data sheets, and handle and store the solvent and gas safely;

(4) a licensed engineer has certified that the professional grade closed loop

system was commercially manufactured, is safe for its intended use, and is built to codes of recognized and generally accepted engineering practices;

(5) any professional grade closed loop system, and other equipment and facilities

Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR used in the extraction process that be approved for their use by the local fire code official and **Thust** meet any applicable fire, safety, and building code requirements.

(d) A marijuana product manufacturing facility may use heat, screens, presses, steam

extracts.

(e) A marijuana product manufacturing facility may use food grade glycerin, ethanol, and propylene glycol solvents to create extracts. All ethanol must be removed from the extract in a manner to recapture the solvent and ensure that it is not vented into the atmosphere. (Eff.

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2/21/20	16, Register 217)		~
		(AS 17.38,150)	(2)
Authority:	AS 17.38.010	AS 17.38.084	AS 17.38.00
		Û	
	AS 17.38.070	AS 17.38.090	AS 17.38.900
	AS 17.38.121		
3 AA		y limits per serving and	d transaction for edible marijuana
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products. ¥	🖞 A marijuana prod	uet manufacturing facili	ty may not prepare thy product with
production (c	Abrot		i) may not prepare any product what
notency level	ls exceeding the foll	owing as tested in com	pliance with 3 AAC 306.645:
potency ieve	is executing the follo	owing, as reside in comp	Manee with 5 AAC 500.045.
	(1) f	e	or
	(1) for a single se	rving of marijuana prod	uct, five milligrams active
tetrahydrocar	mabinol (THC) or D	Pelta 9;	
		4	
	(2) in a single pac	kaged unit of/marijuana	product to be eaten or swallowed, not
G	50	A	
more than ler		illigrams of active THC	or Delta 9; the THC content must be
		0	
homogenous	or evenly distribute	d throughout the mariju	analinfused product. (Eff. 2/21
nonnogeneus,	or overing distributed	a modghoat the marija	And product. (En. 6/2.
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Authority:	AS 17.38.010	AS 17.38.084	AS 17.38.00
		Ψ	
	AS 17.38.070	AS 17.38.090	AS 17.38.900

AS 17.38,121

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3 AAC 306.565. Packaging of marijuana products. (a) A marijuana product

manufacturing facility shall observe the potency limits set out in 3 AAC 306.560 in packaging each product for resale by a retail marijuana store.

(b) A container or packaging for any edible marijuana product produced by a marijuana product manufacturing facility may not have any printed images, including cartoon characters, *Vecus of age* that specifically target individuals under the age of 21? In addition, the packaging must (1) protect the product from contamination and not impart any toxic or damaging substance to the product; (1) protect the product from contamination and not impart any toxic or damaging (2) if the marijuana product contains multiple servings, the product itself must has have markings or demarcations clearly delineating each serving of the product. For liquid marijuana products with multiple servings the packaging must indicate the number and size of individual servings.

(c) A licensed marijuana product manufacturing facility may transfer marijuana products (marijuana products to another licensed facility in wholesale packages not to exceed pounds.

(d) Each packaged marijuana product must be identified by a tracking label generated by the marijuana product manufacturing facility's marijuana inventory control system.

(e) A licensed marijuana product manufacturing facility shall prepare marijuana products

for transfer to another marijuana establishment by

(1) placing marijuana products within a sealed, tamper-evident shipping

container;

(2) affixing a label that complies with 3 AAC 306.570(d) to the shipping

containcr; and

Register 217, April 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/172015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR-

(3) generating a transport manifest from the marijuana product manufacturing facility's marijuana inventory system; the transport manifest must remain with the marijuana products at all times while being transported, and a copy must be given to the licensed marijuana establishment that receives the shipment. (Eff. 2/21/2016, Register 217)
Authority: AS 17.38.010 AS 17.38.050 AS 17.38.000 AS 17.38.070 AS 17.38.090 AS 17.38.900 AS 17.38.900 AS 17.38.900 AS 17.38.900 AS 17.38.900 AS 17.38.900

marijuana product sold, a marijuana product manufacturing facility must disclose in writing the name of the licensed marijuana testing facility that performed any required test and the results of each required test.

(b) A marijuana product may not be laheled as organic.
 (c) A marijuana product manufacturing facility shall affix a label containing the
 fallowing information to each package of marijuana product sold to a retail store for resale to a

(1) the name and license number of the marijuana product manufacturing facility

where the marijuana product was prepared;

(2) the production lot number assigned to the product in the package;

(3) the net weight of the product in the package, not including weight of

packaging, using a standard of measure compatible with the inventory tracking system; (4) a label containing the following statements:

one 0.5" block > left 0.5" tab- (A) "Marijuana bas intoxicating effects and may be habit forming and addictive (B) "Marijuana impairs concentration, coordination, and judgment. Do not operate a vehicle or machinery under its influence

Register 217 <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with LL/20 MCB amendments, and non-substantive changes by HM and VAR ((one 0.5" takr)) (C) "There are health risks associated with consumption of marijuanal" and ((one wore boys) (C) "There are health risks associated with consumption of marijuanal" and ((one wore boys) (C) "For use only by adults twenty-one and older. Keep out of the reach of (children" (children" (children" (cone wore boys) (E) "Marijuana should not be used by women who are pregnant or breast feeding." (d) A marijuana product manufacturing facility transporting marijuana product to a retail marijuana store shall affix a label to the shipping container showing that a licensed

marijuana testing facility has tested each lot of marijuana product in the shipment and giving the test results, including the following information:

(1) a cannabinoid potency profile expressed as a range of percentages that extends from the lowest percentage to highest percentage of concentration for each cannabinoid listed from every test conducted on that production lot from the same marijuana product manufacturing facility within the last three months;

(2) a statement listing the results of microbial testing required by 3 AAC
 306.645(b)(2);

(3) a statement listing the results of residual solvent testing required by 3 AAC 306.645(b)(3), if applicable;

(4) a statement listing any of the following contaminants for which the product was tested in addition to contaminants for which 3 AAC 306.645(b) requires testing; any additional tested contaminants in Jude (A) molds, mildew and filth in addition to the testing required by 2 3 AAC 306.645(b)(2);

- (B) herbicides, pesticides, and fungicides and
- (C) harmful chemicals.

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(e) If a marijuana product manufacturing facility ships wholesale marijuana product from a production lot of marijuana product that has not been tested for each contaminant listed in (d)(4) of this section, the label for that lot must include a statement identifying each contaminant listed in (d)(4) of this section for which that lot has not been tested. (Eff. 2/21/2016,



Article 6. Marijuana Testing Facilities.

Section

- 600. Applicability
- 605. Marijuana testing facility license required
- 610. Marijuana testing facilities: privileges and prohibitions
- 615. Application for marijuana testing facility license
- 620. Approval of testing facility
- 625. Proficiency testing program
- 630. Scientific director
- 635. Testing methodologies
- 640. Standard operating procedure manual
- 645. Laboratory testing of marijuana and marijuana products
- 650. Chain of custody
- 655. Marijuana inventory tracking system
- 660. Failed materials retests

Register 217, April 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amondments, and non-substantive changes by HM and VAR-

665. Supplemental marijuana quality testing

670. Reporting verification

675. Records retention

3 AAC 306.600. Applicability. (a) The provisions of 3 AAC 306.600 - 3 AAC 306.675 apply to any person offering any service testing, analyzing, or certifying potency, moisture content, pesticide or solvent residue, mold, mildew, bacteria, or other contaminant in marijuana or any marijuana product to any other person including a marijuana establishment or any member of the public, whether for compensation or not, as a independent or third party testing facility.

(b) The provisions of 3 AAC 306.600 - 3 AAC 306.675 do not apply to any licensed marijuana establishment that controls marijuana testing equipment used solcly for its own inhouse testing of its own cultivated crop, of products produced or manufactured at its own facility, or of retail products placed or offered for sale in its marijuana/retail/store. (Eff. $\frac{2}{21}$

AS 17.38.00

AS 17.38.900

/2016, Register 217)

Authority: AS 17.38.010

AS 17.38.070

3 AAC 306.605. Marijuana testing facility license required. (a) A person may not offer or provide any marijuana testing service or test results unless the person has obtained a marijuana testing facility license from the board in compliance with this chapter, or is an employee or agent acting for a licensed marijuana testing facility.

(b) A person seeking a marijuana testing facility license must

(1) submit an application for a marijuana testing facility license on a form the board prescribes, including the information set out at 3 AAC 306.020 and 3 AAC 306.615; and

Register 21 2016 COMMERCE, COMMUNITY, AND EC. DEV. /20 MCB amendments, and non-substantive changes by HM and VAR (2) demonstrate to the board's satisfaction that the applicant/will operate in compliance with (A) each applicable provision of 3 AAC 306.600 - 3 AAC 306.675 and 3 AAC 306.700 - 3 AAC 306.755; and (B) each applicable public health, fire, safety, and tax code and ordinance of the state and the local government in which the applicant's proposed licensed premises are located? (C) does not hold any marijuana establishment license in this state other than altesting facility license, or have any financial interest in common with any person manidana who is a licensee of a marijuana establishment in this state other than a testing facility license; and (D) meets the board's standards for approval as set out in 3 AAC 306.620 - 3 AAC 306.625. (c) A licensee of any marijuana testing facility, or an employee or agent of a licensed marijuana testing facility may not have an ownership interest in or a direct or indirect financial another interest in any other licensed marijuana establishment. (Eff. 2/21 /2016, Register 217) AS 17.38.150 AS 17.38.100 Authority: AS 17.38.010 AS 17.38.090 AS 17.38.070 AS 17.38.900 AS 17. 38,121 3 AAC 306.610. Marijuana testing facilities: privileges and prohibitions. (a) licensed marijuana testing facility may have any amount of marijuana and marijuana product on (marijuana) if) its premises at any given time provided that the testing facility's marijuana inventory tracking system and other records document that all marijuana and marijuana products are on the premises only for the testing purposes described in 3 AAC 306.600 - 3 AAC 306.675.

Register 21- 10/1/2015 dr	7, <u>April</u> 2016 aft with 11/20 MCB		E, COMMUNITY, AND EC. DEV. substantive changes by HM and VAR
(b) A	licensed marijuana	testing facility may not	
. /	a		
	(1) have any licer	isee, employee, or agent	t who holds my type of marijuana
establishmen	t license other than a	a marijuana testing facili	ity license issued under this chapter;
	(A) 11 . 17 .	······	
	(2) sell, deliver, d	istribute, or transfer any	marijuana or marijuana product to a
consumer wi	ith or without compe	ensation: or	<i>P</i>
		industry of	Q
	(3) allow any pers	son to consume marijuar	na ormarijuana product on its licensed
		5	X
premises. (E	ff. <u>2/21</u> /2016, R	legister 217)	0
		AS 17.38.150)	¥2
Authority:	AS 17.38.010	AS 17.38.084	AS 17.38.00
	10 15 20 050		
	AS 17.38.070 AS 17.38.121	AS 17.38.090	AS 17.38.900
	FIG 112003141		

3 AAC 306.615. Application for marijuana testing facility license. An applicant for a

new marijuana testing facility license must file an application on a form the board prescribes,

including

- (1) the information required under 3 AAC 306.020; and
- (2) the proposed marijuana testing facility's operating plan, including, in addition

to the information required under 3 AAC 306.020(c), the following

10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VARy facility license must first obtain the approval of the board by showing competence to perform each test the licensee will offer as an independent third party testing facility, including tests to identify

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ital

- (1) THC, THCA, CBD, CBDA and CBN potency;
- (2) harmful microbials including E. coli or salmonella;
- (3) residual solvents;

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- (4) poisons or toxins;
- (5) harmful chemicals;
- (6) dangerous molds, mildew or filth;
- (7) pesticides.
- (b) In evaluating whether a person has shown competence in testing under this section,

the board or the board's contractor may

- (1) conduct an on-site inspection of the applicant's premises;
- (2) require the applicant to demonstrate proficiency in testing; and
- (3) examine compliance with any applicable requirement of 3 AAC 306.630 -

3AAC 306.675, and 3 AAC 306.700 - 3AAC 306.755, including
 (A) qualifications of personnel;
 (B) standard operating procedure for each testing methodology the facility

will use;

- (C) proficiency testing results;
- (D) quality control and quality assurance;
- (E) security;
- (F) chain of custody;

pril 2016 Register 217 COMMERCE, COMMUNITY, AND EC. DEV. h 11/20 MCB amendments, and non-substantive changes by HM and VAR (G) specimen retention; (H) space; will approve a marijuana testing facility license if. (I) records; and (J) reporting of results. (c) In this section, "approval" means the board or its contractor has examined the (C, He board finds qualifications and procedures of the marijuana testing facility license applicant and found them (CO Nothing in AS 17.38 or this chapter constitutes 2) generally in compliance with good laboratory practices "approval" does not mean the board (a licensed marijuana) guarantee, that the testing facility can or will protect the public from all potential hazards of marijuana including microbials, poisons or toxins, residual solvents, pesticides, or other contaminants. (Eff. 2 /21 /2016, Register 217 AS 17.38.100 Authority: AS 17.38.010 AS 17.38.090 AS 17.38.900 AS 17.38.070 AS 17.38.121 3 AAC 306.625. Proficiency testing program. (a) When an accredited proficiency

testing program becomes available in the state, the board may require an applicant for a marijuana testing facility license to participate successfully in a proficiency testing program must require an applicant for a marijuana testing facility license. The proficiency testing program must require an applicant for a marijuana testing facility license or a participating licensed marijuana testing facility to analyze test samples using the same procedures with the same number of replicate analyses, standards, testing analysts, and equipment that will be used for product testing.

(b) Before renewing the license of a marijuana testing facility, the board may require the

Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR facility to participate in a proficiency testing program with documentation of continued performance satisfactory to the board. The license of a marijuana testing facility may he limited, suspended, or revoked if the facility fails to participate and receive a passing score in a proficiency testing program. employed under 3 AAC 306.630 (c) The scientific director and each testing analyst of an applicant for a marijuana testing

(c) The scientific director and each testing analyst of an applicant for a marijuana testing facility license and a licensed marijuana testing facility that participated in a proficiency test shall sign a corresponding attestation statement. The scientific director must review and evaluate each proficiency test result.

(d) An applicant for a marijuana testing facility license, and a licensed marijuana testing facility participating in the proficiency testing program, shall take and document remedial action when the applicant or the facility meets the standards of (a) of this section, but scores less than To take and document remedial action means the marijuana testing facility's scientific director shall, at a minimum, review all samples tested and results reported after the date of the marijuana testing facility's last successful proficiency test. (Eff. 2/2!/20!6, Remedial action)

Register Al	D	(AS 17.38.150)	3	
Authority:	AS 17.38.010	AS 17.38.084	AS 17.38.100	
	AS 17.38.070 AS 17.38.121	AS 17.38.090	AS 17.38.900 (shal	D
3 4 4 4	C 106 610 Balanti	the attraction (a) A mount	torong analysis Contille Trans	1 1 3 3

3 AAC 306.630. Scientific director. (a) A marijuana testing facility must employ a

scientific director who must be responsible for the laboratory within the marijuana testing Facility

(1) overseeing and directing the faboratory's scientific methods;

(2) ensuring that the laboratory achieves and maintains quality standards of

practice; and

(3) supervising all staff of the laboratory.

Register 217, April 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20-MCB amendments, and non-substantive changes by HM and VAB (b) The scientific director of a marijuana testing facility must have the following Qualifications: (1) a doctorate degree in chemical or biological sciences from an accredited (two) college or university and have at least 2 years of post-degree laboratory experience; (2) a master's degree in chemical or biological sciences from an accredited (four) college or university and have at least # years of post-degree laboratory experience; or (3) a bachelor's degree in chemical or biological sciences from an accredited college or university and have at least o years of post-degree laboratory experience. (Eff. 2/21 /2016, Register 217) 7.38. AS 17.38 Authority: AS 17.38.010 AS 17.38.070 AS 17.38. AS 17.38.900 AS 17.38.121 **3 AAC 306.635.** Testing methodologies. (a) An applicant for a marijuana testing facility license and a licensed marijuana testing facility shall (1) use the following materials, which are adopted by reference, as guidelines or references for testing methodologies (the American Herba) Pharmacopoeia's Mobilate one Cannabis Inflorescence: Standards of Identity, Analysis, and Quality 0.5" tal 11 K adopted by reference; Control, Revision 2014 miblished by the American Herbal Pharmacopocia: and +12 United Nations Office on Drugs and Crime Recommended methods **(B)** 20 54 ECOL the identification and analysis of cannabis and cannabis products: Manual for use by national in dents drug analysis laboratories (2009)a (, dated 2009 and adopted by reference; 2) notify the board of any alternative scientifically valid testing methodology the Manjuana testing) facility proposes to use for any laboratory test it conducts; the board may require third-party validation of any monograph, peer reviewed scientific journal article, or analytical method the

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16 COMMERCE, COMMUNITY, AND EC. DEV. MCB amondments, and non-substantive changes by HM and VAF

marijuana testing facility proposes to follow to ensure the methodology produces comparable

and accurate results.

(b) An applicant for a marijuana testing facility license and the holder of a marijuana testing facility license that observe good laboratory practices.

(c) The board or the board's contractor may inspect the practices, procedures, and programs adopted, followed, and maintained by the applicant or the licensed marijuana testing facility and may examine all records of the applicant or the licensed marijuana testing facility that are related to the inspection. The board may require an applicant or a licensed marijuana testing facility to have an independent third party inspect and monitor laboratory operations to assess testing competency and the facility's compliance with its quality program. The board may require random validation of a marijuana testing facility's execution of all testing methodologies the facility uses. The marijuana testing facility must pay all costs of validation. (Eff. 2/21

12016, Register 217)

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title

title

and

the

		(AS 17.38,150)	(2)	
Authority:	AS 17.38.010	AS 17.38.084	AS 17.38.100	2, adopted by reference in
	AS 17.38.070	AS 17.38.090	AS 17.38.900	3 AAC 306.635
	AS 17,38,121			

Editor's note: Cannabis Inflorescence: Standards of Identity, Analysis, and Quality Control, Revision 2014, published by the American Herbal Pharmacopoeia may be obtained from the American Herbal Pharmacopoeia, P.O. Box 66809, Scotts Valley, California 95067, or at the Internet address http://www.herbal-ahp.org/

United Nations Office on Drugs and Crime Recommended methods for the identification and analysis of cannabis and cannabis products: Manual for use by national drug analysis laboratories (2009) is available at the internet address https://www.unodc.org/documents/scientific/ST-NAR-40-Ebook.pdf Wall double - af aread 20

italics))) OECD Principles of Good Laboratory Practice and Compliance Monitoring published (by the Organisation for Economic Co-operation and Development as revised as of 1997 is available at the internet address

3 AAC 306.640. Standard operating procedure manual. (a) An applicant for a

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marijuana testing facility license and a licensed marijuana testing facility must have a written

procedures manual with detailed instructions explaining how to perform each testing method the

applicant or marijuana testing facility uses and minimum standards for each test. The written

The written manual of

times. A standard operating procedures manual must cover at least the following procedures:

- (1) sample preparation for each matrix that will be tested;
- (2) reagent, solution, and reference standard preparation;
- (3) instrument setup, where applicable;
- (4) standardization of volumetric reagent solutions, as applicable;
- (5) data acquisition; and
- (6) calculation of results;
- (7) identification criteria;
- (8) quality control frequency;
- (9) quality control acceptance criteria; and
- (10) corrective action protocol.
- (b) The scientific director of a Reensed marijuana testing facility shall approve, sign, and

date each standard operating procedure, and each revision to any standard operating procedure.

(Eff. 2 /21	12016, Register 217)		~	
		AS 17.38.150)	AS 17.38. 00	
Authority:	AS 17.38.010	AS 17.38.084	AS 17.38. 00	
		\bigcirc		
	AS 17.38.070	AS 17.38.990	AS 17.38.900	
	A5 17.38.121 C 306.645. Laborator	forverane for	scare graversall	lowercase
3 AA	C 306.645. Laborator	y Testing of Marij		
0.00	G	hall	(as set out in this	section)
Accensed mari	juana testing facility in	ust use the general I	oody of required labo	ratory tests for
				1
marijuana pla	ant material, any extract	t or concentrate of n	harijuana, and any ed	ible marijuana

Register <u>217</u>, <u>April</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR products as listed in the tables in this section. Required tests may include potency analysis, moisture content, foreign matter inspection, microbial screening, pesticide, other chemical residue, and metals screening, and residual solvents levels. A marijuana testing facility shall establish a schedule of fees and sample size required for each test it offers.

(b) The tests required for each marijuana type or marijuana product, are as follows:

(1) potency testing is required on marijuana bud and flower, marijuana concentrate, and marijuana product, and is subject to the following rules: (A) required cannabinoid potency test must at least determine the concentration of THC, THCA, CBD, CBDA and CBN cannabinoids; a marijuana testing facility may test and report results for any additional cannabinoid provided the test is conducted in compliance with a validated method;

(B) a marijuana testing facility shall report potency test results as follows:
 (i) for a potency test on marijuana and marijuana concentrate, by

listing for each required cannabinoid a single percentage concentration that

represents an average of all samples within the test batch; alternatively, the sum of THC + THCA may be reported as total THC; the sum of CBD + CBDA may be

reported as total CBD;

(ii) for a potency test on a marijuana product, whether conducted the marijuana testing facility shall, by listing for each on each individual production lot or using process validation, by listing for each cannabinoid the total number of milligrams contained within a single retail marijuana product unit for sale; and (iii) for testing whether the THC content is homogenous, the THC (iii) for testing whether the THC content is homogenous, the THC (iii) for testing whether the THC content is homogenous, the THC (iii) for testing in a multi-unit package must be reported, and must



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with 11/20 MCB amendments, and non-substantive changes b sheel)

3 AAC 306.650. Chain of custody. A marijuana testing facility must establish an

adequate chain of custody and sample requirement instructions that include

(1) issuing instructions for the minimum sample requirements and storage

requirements;

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(2) documenting the condition of the external package and integrity seals utilized

to prevent contamination of or tampering with the sample;

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(3) documenting the condition and amount of sample provided at the time the marijuana testing?

sample is received at the facility;

(4) documenting each person handling the original samples, aliquots, and

extracts;

(5) documenting any transfer of samples, aliquots, and extracts to another

marijuana testing facility for additional testing or at the request of the marijuana cultivation (manufacturing facility)

facility or marijuana product manufacturer that provided the testing sample;

(persons)

(6) maintaining a current list of authorized personnel and restricting entry to the marijuana testing

- facility to those authorized persons; (7) securing the facility during non-working hours;
 - (8) securing short-term and long-term storage areas when not in use;
 - (9) using a secured area to log in and aliquot samples;
 - (10) ensuring samples are stored appropriately; and

(11) documenting the disposal of samples, aliquots, and extracts. (Eff. 2/2/

12016, Regist	ter <u>217</u>)	(AS 17.38.150)	(2)
Authority:	AS 17.38.010	AS 17.38.084	AS 17.38. 00
	AS 17.38.070 AS 17.38.12	AS 17.38.090	AS 17.38.900

Register 217, April 2016 COMMERCE, COMMUNITY, AND EC. DEV. with 11/20 MCB amendments, and non-substantive changes by HM and VAR 3 AAC 306.655. Marijuana inventory tracking system. A marijuana testing facility a marijuana) shall use an inventory tracking system as provided in 3 AAC 306.730 to ensure all marijuana transported to the marijuana testing facility's premises is identified and tracked from the time the marijuapa marijuana arrives at the testing facility to the use and destruction of the marijuana in testing, or disposal in compliance with 3 AAC 306.740. (Eff. 2/21 /2016, Register 217) AS 17.38.150 Authority: AS 17.38 100 AS 17.38.010 AS 17.38.090 AS 17.38.900 AS 17.38.070 AS 17.38, 121 3 AAC 306.660. Failed materials, retests. (a) If a sample tested by a marijuana testing facility does not pass the required tests based on the standards set out in 3 AAC 306.645, the marijuana establishment) facility that provided the sample shall (1) dispose of the entire harvest batch or production lot from which the sample was taken; and the marijuana establishments (2) document the disposal of the sample using its marijuana inventory control system. (b) If a sample of marijuana fails a required test, any marijuana plant trim, leaf, and other usable material from the same plants automatically fails the required test. The board may approve a request to allow a batch of marijuana that fails a required test to be used to make a carbon disxide-) carbon dioxide-) CO2 or solvent-based extract. After processing, the CO2 or solvent-based extract must pass all

required tests.

(c) If a marijuana cultivation facility or a marijuana product manufacturing facility petitions for a reflect: of marijuana or a marijuana product that failed a required test, the board may authorize a retest to validate the test results. The marijuana cultivation facility or a marijuana product manufacturing facility must pay all costs of a retest. (Eff. 2/2! /2016,

Register 217 10/1/2015 dr	April 2016		E, COMMUNITY, AND EC. substantive changes by HM and	and the second se
Register 217	D	(AS 17.38.150)	2	d'
Authority:	AS 17.38.010	AS 17.38.084	AS 17.38.00	
	AS 17.38.070 AS 17. 38.121	AS 17.38.090	AS 17.38.900	
3 AA		nental marijuana qua	lity testing. (a) The board of	r director
may at any ti	me determine that the	e interests of the public	require random supplementa	l testing of
	Cinil	(shall)	rector requires random supple arijuana cultivation facility the	
the marijuana	a, or the marijuana pr	oduct manufacturing fa	acility that manufactured the p	product, to
submit a spec	ified sample, batch,		a designated marijuana testin	ig facility.
The material	must be packaged in		the testing facility will be able	e to
confirm that	it has received and is	testing the correct sup	plemental sample.	
(h) U	Iban a marijuana teat	ing facility receives a	ample for gunnlamental labor	otoru

(b) When a marijuana testing facility receives a sample for supplemental laboratory testing under this section, the marijuana testing facility shall
 (1) perform any required laboratory test the board requests; and
 (2) report its results to the board or director and the facility that provided the

sample.

(c) A marijuana testing facility that conducts laboratory testing under this section shall bill all costs directly to the marijuana cultivation facility or the marijuana product manufacturing facility that provided the samples for testing. (Eff. 2/21/2016, Register 217)
Authority: AS 17.38.010
AS 17.38.070
AS 17.38.070
AS 17.38.090
AS 17.38.900
AS 17.39.900
AS 17.39.900
AS 17.39.900
AS 17.39.900

the result of each required laboratory test directly into its marijuana inventory control system

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(rust lation 4 1) within twenty four hours after the test is completed. A marijuana testing facility must provide
the final report (marijuana establishment)
(1) to the facility that submitted the sample in a timely manner; and facility determined
(2) to the director within 72 hours when results of tested samples exceed the
allowable levels.
(b) A marijuana testing facility shall establish procedures to ensure that reported results
are accurate, precise, and scientifically valid. To ensure reported results are valid, a marijuana structure include in all final report.
(1) the name and location of the marijuana testing facility;
(2) the unique sample identifier assigned by the testing facility;
(3) the marijuana establishment or other person that submitted the testing sample;
(4) the sample identifier provided by the person that submitted the testing
sample; (navijuana testing)
(5) the date the facility received the sample;
(6) the chain of custody identifier;
(7) the date of report; marijuana or marijuana)
(8) the type of product tested;
(9) the test results;
(10) the units of measure; and
(11) any other information or qualifiers needed for interpretation of the test

method and the results being reported, including any identified and documented discrepancy.

(c) A marijuana testing facility may amend a final report for clerical purposes except that

test results may not be amended. (Eff. 2/21 /2016, Register 217)

Register 217	April 2016		E, COMMUNITY, AND E substantive changes by HN	
	AS 17.38.010	AS 17.38.150 AS 17.38.084	AS 17.38. 00	and may
	AS 17.38.070	AS 17.38.090	AS 17.38.900	

3 AAC 306.675. Records retention. A marijuana testing facility shall maintain the

business records required under 3 AAC 306.755 for the period of time specified in that section.

The books and records required under 3 AAC 306.755(a)(1) include

- (1) test results;
- (2) quality control and quality assurance records;
- (3) standard operating procedures;

- (5) proficiency testing records;
- (6) analytical data to include printouts generated by the instrumentation;
- (7) accession numbers;
- (8) specimen type;
- (9) raw data of calibration standards and curves, controls and subject results;

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(10) final and amended reports;

	(12) identity of an	ference range parameter) alyst; and sis. (Eff. 2 / 21 / 2016	
Authority:	AS 17.38.010	AS 17.38.150 AS 17.38.084	AS 17.38.00
	AS 17.38.070 AS 17.38.12J	AS 17.38.990	AS 17.38.900

Article 7. Operating Requirements for All Marijuana Establishments.

Section

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- 700. Marijuana handler permit
- 705. Licensed premises alteration
- 710. Restricted access areas
- 715. Security alarm systems and lock standards
- 720. Video surveillance
- 725. Inspection of licensed premises
- 730. Marijuana inventory tracking system
- 735. Health and safety standards
- 740. Waste disposal
- 745. Standardized scales
- 750. Transportation
- 755. Business records

3 AAC 306.700. Marijuana handler permit. (a) A marijuana establishment and each

licensee, employee, or agent of the marijuana establishment who sells, cultivates, manufactures,

tests, or transports marijuana or a marijuana product, or who checks the identification of a consumer or visitor, shall obtain a marijuana handler permit from the board before being licensed or beginning employment at a marijuana establishment.

(b) To obtain a marijuana handler permit, a person shall complete a marijuana handler permit education course approved by the board, pass a written test demonstrating an

understanding of the course material, and obtain a certificate of course completion from the The topics that lowercase course provider. An approved marijuana handler permit education course must cover at least the following topics.

(1) AS 17.37, AS 17.38, and this chapter;

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(2) the effects of consumption of marijuana and marijuana products;

(3) how to identify a person impaired by consumption of marijuana;
(4)
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(c) To obtain a marijuana handler permit, a person who has completed the marijuana

handler permit course described under (b) of this section shall present the course completion certificate to the director. The director shall issue a marijuana handler permit card valid for three years from the date of issue. A person may renew a card issued under this section by passing a written test demonstrating an understanding of the course subjects.

(d) A licensee, employee, or agent of a marijuana establishment shall keep the marijuana (er a valid copy on file on the premises of handler permit card described in (c) of this section in that person's immediate possession when on the licensed premises of the retail marijuana store. (regijuana establishment,)

(e) The board will review an approved marijuana handler permit education course at least once every three years, and may rescind approval of the course if the board finds that the education course contents are insufficient or inaccurate. (Eff. 2/21/2016, Register 217) Authority: AS 17.38.010 AS 17.38.070 AS 17.38.070 AS 17.38.090 AS 17.38.090 AS 17.38.084

3 AAC 306.705. Licensed premises alteration. (a) A marijuana establishment license will be issued for specific licensed premises which is a place clearly designated in a license application and described by a line drawing submitted with the license application. The licensed premises must Register 217 COMMERCE, COMMUNITY, AND EC. DEV. CB amendments, and non-substantive changes by HM and VAR

(1) have adequate space for its approved operations, including growing, manufacturing, processing, packaging, or storing marijuana or marijuana products; and

(2) be located and constructed to facilitate cleaning, maintenance, and proper operation.

(b) A marijuana establishment's license must be posted in a conspicuous place within the licensed premises.

(c) A holder of a marijuana establishment license may not alter the functional floor plan or reduce or expand the area of the licensed premises without first obtaining the director's written approval. A marijuana establishment license holder seeking to change or modify the licensed premises shall submit a request for approval of the change on a form prescribed by the board, along with

- (1) the fee prescribed in 3 AAC 306.100;
- (2) a drawing showing the proposed change;
- (3) evidence that the proposed change conforms to any local restrictions; and
- (4) evidence that the licensee has obtained any applicable local building permit.

(Eff. <u>2/2</u>	12016, Register 217	AS 17.38,150	2
Authority:	AS 17.38.010	AS-17.38.087	AS 17.38.700
	AS 17.38.070	AS 17.38.990	AS 17.38.900
	AS 17.38,12) AS 17.38.084		

processed, tested, stored, or stocked.

3 AAC 306.710. Restricted access areas. (a) A marijuana establishment shall restrict access to any part of the licensed premises where marijuana or a marijuana product is grown,

((transfore))) (b) Except as provided in 3 AAC 306.325 for a marijuana retail store, each entrance to a

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restricted access area must be marked by a sign that says "Restricted access area. Visitors must be escorted." A marijuana establishment shall limit the number of visitors to not more than five visitors for each licensee, employee, or agent of the licensee who is actively engaged in supervising those visitors.

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(c) In a restricted access area, any licensee, employee, and agent of the marijuana establishment shall wear a current identification badge bearing the person's photograph. A person under the age of 21 may not enter any restricted access area. Any visitor to the restricted

area must

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(1) show identification as required in 3 AAC 306.350 to prove that person is notinder the age of 21/ (years of age or colder;)

(2) obtain a visitor identification badge before entering the restricted access area;

and

(3) be escorted at all times by a licensee, 217 an employee or an agent of the marijuana establishment. (Eff. $\frac{2}{21}$ /2016, Register 217) As 17.38.150 Authority: AS 17.38.010 AS 17.38.070 AS 17.38.070 AS 17.38.090 AS 17.38.900 AS 17.38.900

3 AAC 306.715. Security alarm systems and lock standards. (a) Each licensee,

employee, or agent of a marijuana establishment shall display an identification badge issued by the marijuana establishment at all times when on the marijuana establishment's licensed premises.

(b) The licensed premises of a marijuana establishment must have

(1) exterior lighting to facilitate surveillance;

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(2) a security alarm system on all exterior doors and windows; and

(3) continuous video monitoring as provided in 3 AAC 306.720.

(c) A marijuana establishment shall have policies and procedures that

- (1) are designed to prevent diversion of marijuana or marijuana product;
- (2) prevent loitering;
- (3) describe the use of any additional security device, such as a motion detector,

pressure switch, and duress, panic, or hold-up alarm to enhance security of as licensed premises; and

(4) describe the actions to be taken by a licensee, employee, or agent of the

marijuana establishment when any automatic or electronic notification system alerts a local law enforcement agency of an unauthorized breach of security.

(d) A marijuana establishment must use commercial grade, non-residential door locks on all exterior entry points to the licensed premises. Eff. 2/21/20/6, Register 2/7) Authority: AS 17.38.010 AS 17.38.087 AS 17.38.000 AS 17.38.070 AS 17.38.090 AS 17.38.900

3 AAC 306.720. Video surveillance. (a) A marijuana establishment shall install and maintain a video surveillance and camera recording system as provided in this section. The video system must cover

(1) each restricted access area and each entrance to a restricted access area within

the licensed premises;

(2) each entrance to the exterior of the licensed premises;

(3) each point-of-sale area.

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(b) At a marijuana establishment, a required video camera must be placed in a way that produces a clear view adequate to identify any individual inside the licensed premises, or within 20 feet of each entrance to the licensed premises. Both the interior and the exterior of each entrance to the facility must be recorded by a video camera.

(c) Any area where marijuana is grown, cured, or manufactured, or where marijuana waste is destroyed, must have a camera placement in the room facing the primary entry door, and in adequate fixed positions, at a height which will provide a clear, unohstructed view of the regular activity without a sight blockage from lighting hoods, fixtures, or other equipment, in order to allow for the clear and certain identification of any person and activity in the area at all times.

(d) Surveillance recording equipment and video surveillance records must be housed in a locked and secure area or in a lock box, cabinet, closet or other secure area that is accessible only to a marijuana establishment licensee or authorized employee, and to law enforcement personnel including an agent of the board. A marijuana establishment may use an offsite monitoring service and offsite storage of video surveillance records as long as security requirements at the offsite facility are at least as strict as onsite security requirements as described in this section.

(e) Each surveillance recording must be preserved for a minimum of 40 days, in a format that can be easily accessed for viewing. All recorded images must clearly and accurately display the time and date, and must be archived in a format that does not permit alteration of the recorded image, so that the images can readily be authenticated. After 40 days, a marijuana establishment may erase video recordings, unless the licensee knows or should know of any pending criminal, civil, or administrative investigation for which the video recording may contain relevant information. (Eff. 2/2!/20!6, Register 2!7)

Register <u>21</u>	7, April 2016		E, COMMUNITY, AND	
Authority:		A\$ 17.38.131) A\$ 17.38.085	AS 17.38.00	5
	AS 17.38.070	AS 17.38,150 AS 17.38.087	AS 17.38.900	
	AS 17.38.12.1) AS 17.38.084	AS 17.38.990		

3 AAC 306.725. Inspection of licensed premises. (a) A marijuana establishment or an applicant for a marijuana establishment license under this chapter shall, upon request, make the licensed premises or the proposed licensed premises, including any place for storage, available for inspection by the director, an employee or agent of the board, or an officer charged with the enforcement of this chapter. The board or the director may also request a local fire protection agency or any other state agency with health and safety responsibilities to inspect licensed premises or proposed licensed premises.

(b) Inspection under this section includes inspection of the premises, facilities, qualifications of personnel, methods of operation, business and financial records, marijuana inventory tracking system, policies, and purposes of any marijuana establishment and of any applicant for a marijuana establishment license. (Eff. 2/21/206, Register 217) Authority: AS 17.38.010 (AS 17.38.085) AS 17.38.100

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3 AAC 306.730. Marijuana inventory tracking system. (a) A marijuana

establishment shall use a marijuana inventory tracking system capable of sharing information with the system the board implements to ensure all marijuana cultivated and sold in the state, and each marijuana product processed and sold in the state, is identified and tracked from the time the marijuana is propagated from seed or cutting, through transfer to another licensed marijuana establishment, or use in manufacturing a product, to a completed sale of marijuana or marijuana Register <u>217</u>, <u>April</u> 2016 10/1/2015 draft with 11/20 MCB amendments, and non substantive changes by HM and VAR product, or disposal of the harvest batch of marijuana or production lot of marijuana product. (b) ZH marijuana delivered to a marijuana establishment must be weighed on a scale feertified in compliance with 3 AAC 306.745. (Eff. <u>2/21/2016</u>, Register <u>217</u>) (Eff. <u>2/21/2016</u>, Register <u>217</u>) (Eff. <u>2/21/2016</u>, Register <u>217</u>) Authority: AS 17.38.010 AS 17.38.070 AS 17.38.090 AS 17.38.900 AS 17.38.900 AS 17.38.900 AS 17.38.900 AS 17.38.900

3 AAC 306.735. Health and safety standards. (a) A marijuana establishment is

subject to inspection by the local fire department, building inspector, or code enforcement officer to confirm that to health or safety concerns are present.

(b) A marijuana establishment shall take all reasonable measures and precautions to

ensure that

(1) any person who has an illness, an open sore or infected wound, or other potential source of infection may not come in contact with marijuana or a marijuana product while the illness or source of infection persists;

(2) the licensed premises have

(A) adequate and readily accessible toilet facilities that are maintained in

good repair and sanitary condition; and

(B) convenient handwashing facilities with running water at a suitable temperature; the marijuana establishment shall require employees to wash or sanitize their hands, and must provide effective hand-cleaning, sanitizing preparations, and drying devices;

(3) each person working in direct contact with marijuana or a marijuana product

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- (A) maintaining adequate personal cleanliness; and
- (B) washing hands thoroughly in an adequate hand washing area before

starting work, after using toilet facilities, and at any other time when the person's hands

may have become soiled or contaminated;

(4) litter, waste, and rubbish are properly removed; the waste disposal equipment

must be maintained and adequate to

(A) avoid contaminating any area where marijuana or any marijuana

product is stored, displayed, or sold; and

(B) prevent causing odors or attracting pests;

(5) floors, walls, and ceilings must be constructed to allow adequate cleaning, and must be kept clean and in good repair;

(6) adequate lighting is installed in any area where marijuana or a marijuana

product is stored, displayed, or sold, and where any equipment or utensil is cleaned;

(7) screening or other protection adequately protects against the entry of pests;

- (8) any building, fixture, and other facility is maintained in sanitary condition;
- (9) any toxic cleaning compound, sanitizing agent, and pesticide chemical must

We identified and stored in a safe manner to protect against contamination of marijuana or marijuana product and in compliance with any applicable local, state, or federal law;

(10) adequate sanitation principles are used in my receiving, inspecting,

transporting, and storing of marijuana or marijuana product; and (11) any marijuana or marijuana product must be held in a manner that prevents

the growth of bacteria, microbes, or other undesirable microorganisms.

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(c) A marijuana establishment shall ensure that any marijuana or marijuana product that has been stored beyond its usable life, or was stored improperly, is not salvaged and returned to the marketplace in this section, "stored improperly" means being exposed to extremes in temperature, humidity, smoke, fumes, pressure, or radiation due to a natural disaster, fire, accident, or equipment failure.

(d) If a marijuana establishment does not have reliable information about the age or storage conditions of marijuana or a marijuana product in its possession, the marijuana establishment may salvage the marijuana only if

(1) a licensed marijuana testing facility determines from quality assurance testing that the marijuana or marijuana product meets all applicable standards of moisture, potency, and contaminants;

(2) inspection of the premises where a disaster or accident occurred shows that the marijuana or marijuana product stored there was not adversely affected by the disaster or accident; and

(3) the marijuana establishment maintains a record of the salvaged marijuana or marijuana product in its marijuana inventory tracking system, including the name, lot number and final disposition. (Eff. 2/21 2016, Register 217) Authority: AS 17.38.010 AS 17.38.070 AS 17.38.070 AS 17.38.090 AS 17.38.900 AS 17.38.900 AS 17.38.900

3 AAC 306.740. Waste disposal. (a) A marijuana establishment shall store, manage, and dispose of any solid or liquid waste, including wastewater generated during marijuana cultivation production, processing, testing, or retail sales, in compliance with applicable federal,

Register <u>217</u>, <u>April</u> 2016 <u>10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR (statutes, or dinances,) state, and local raws and regulations.</u>

> (b) Marijuana waste must be rendered unusable for any purpose for which it was grown or produced before it leaves a marijuana establishment. Marijuana waste includes

> > (1) marijuana plant waste, including roots, stalks, leaves, and stems that have not

been processed with solvent;

(2) solid marijuana sample plant waste in the possession of a marijuana testing

facility; and

(3) other waste as determined by the board.

(c) A marijuana establishment shall

(1) give the board at least 3 days notice in the marijuana inventory tracking ; give the board notice not later than three days system required under 3 AAC 306.730 before making the waste unusable and disposing of it; however, except that the director may authorize immediate disposal on an emergency hasis; and

(2) keep a record of the final destination of marijuana waste made unusable.

(d) Marijuana plant waste must be made unusable by grinding the marijuana plant waste and mixing it with at least an equal amount of other compostable or non-compostable materials. A marijuana establishment may use other methods to make marijuana waste unusable if the board approves the method in advance. Material that may be mixed with the marijuana waste includes

(1) compostable materials including food waste, yard waste, vegetable based grease or oils, or other wastes approved by the board when the mixed material can be used as compost feedstock or in another organic waste method such as an anaerobic digester with approval of any applicable local government entity; or

(2) non-compostable materials including paper waste, cardboard waste, plastic

Register 217, April 2016 COMMERCE, COMMUNITY, AND EC. DEV. 11/20 MCB amendments, and non-substantive changes by HM and VAR. waste, oil, or other wastes approved by the board when the mixed material may be delivered to a permitted solid waste facility, incinerator, or other facility with approval of any applicable local government entity. (e) When marijuana or a marijuana product is found by, or surrendered to, a law enforcement officer including an airport security officer, the officer may dispose of the (a peace officer or) marijuana or marijuana product as provided in this section or by any method that is allowed under any applicable local ordinance. (Eff. 2/21/2016, Register 217) AS 17,38,150 Authority: AS 17.38.010 AS 17.38 AS 17.38.900 AS 17.38.070 3 AAC 306.745. Standardized scales. A marijuana establishment shall use e scales in compliance with AS 45.75.080, the Alaska Weights and Measures Act. A marijuana establishment shall registered under AS 45.75.080 and 17 AAC 90.920 l'ane more 17 AAC 90.935 ll one more (2) upon request by the board or the director, provide a copy of the registration and registered inspection reports of the certified scales to the board or the director for review. (Eff. 2/2) /2016, Register 217) Authority: AS 17.38.010 AS 17.38. AS 17.38 AS 17.38.070 AS 17.38.900 AS 17.38.12



transport marijuana as follows:

(1) a marijuana cultivation facility may transport marijuana to another marijuana
cultivation facility, a marijuana product manufacturing facility, a marijuana testing facility, or a (((transferse))) (marijuana retail) store;

 (2) a marijuana product manufacturing facility may transport a marijuana product to another marijuana product manufacturing facility, a marijuana testing facility, or a marijuana retail store;

(3) a marijuana testing facility may transport marijuana or a marijuana product to

the facility from which it received the marijuana or another marijuana testing facility; and

(4) a marijuana retail store may transport marijuana or a marijuana product to another marijuana retail store. at the store

(b) A marijuana establishment from which a shipment of marijuana or marijuana product originates is responsible for preparing, packaging, and securing the marijuana or marijuana product during shipment, for recording the transfer in the marijuana inventory tracking system, and for preparing the transport manifest. Any individual transporting marijuana in compliance with this section shall have a marijuana handler permit required under 3 AAC 306.700.

(c) When any marijuana or marijuana product is transported, the marijuana establishment that originates the transport shall use the marijuana tracking system to record the type, amount and weight of marijuana or marijuana product being transported, the name of the transporter, the time of departure and expected delivery, and the make, model and license plate number of the transporting vehicle. A complete printed transport manifest on a form prescribed by the board must be kept with the marijuana or marijuana product at all times.

(d) During transport, any marijuana or marijuana product must be in a sealed package or container in a locked, safe and secure storage compartment in the vehicle transporting the marijuana or marijuana product. The sealed package may not be opened during transport.

Register <u>217</u>, <u>Apr.1</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR vehicle transporting marijuana or marijuana product must travel directly from the shipping marijuana establishment to the receiving marijuana establishment, and must not make any unnecessary stops in between except to deliver or pick up marijuana or marijuana product at any wher licensed marijuana establishment.

(e) When a marijuana establishment receives marijuana or a marijuana product transported in compliance with this section, the recipient of the shipment shall use the marijuana inventory tracking system to report the type, amount, and weight of marijuana or marijuana product received. The Reensed recipient shall refuse to accept any shipment of marijuana or marijuana product that is not accompanied by the transport manifest.

(f) A marijuana establishment must keep records of all marijuana or marijuana product shipped from or received at that marijuana establishment as required under 3 AAC 306.755.

(Eff. 2/2/2016, Register 217) Authority: AS 17.38.010 AS 17.38.070 AS 17.38.070 AS 17.38.090 AS 17.38.090 AS 17.38.090 AS 17.38.900 AS 17.38.090 AS 17.38.900 AS 17.38.084

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3 AAC 306.755. Business records. (a) A marijuana establishment shall

maintaing in a format that is readily understood by a reasonably prudent business person, they following information:

(1) all books and records necessary to fully account for each business transaction conducted under its license for the current year and three preceding calendar years; records for the last six months must be maintained on the marijuana establishment's licensed premises; older records may be archived on or off premises;

(2) a current employee list setting out the full name and marijuana bandler permit

number of each licensee, employee, and agent who works at the marijuana establishment;

(3) the business contact information for vendors that maintain video surveillance

systems and security alarm systems for the licensed premises;

(4) records related to advertising and marketing;

(5) a current diagram of the licensed premises including each restricted access

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(6) a log recording the name, and date and time of entry of each visitor permitted

in a restricted access area;

(7) all records normally retained for tax purposes;

(8) accurate and comprehensive inventory tracking records that account for all

marijuana inventory activity from seed or immature plant stage until the retail marijuana or retail

marijuana product is sold to a consumer, to another marijuana establishment, or destroyed; and

(9) transportation records for marijuana and marijuana product as required under 3 AAC 306.750(f).

(b) A marijuana establishment shall provide any record required to be kept on the licensed premises to an employee of the board upon request. Any record kept off premises must not later than be provided to the board's employees within three business days after a request for the record. (c) A marijuana establishment is required to exercise due diligence in preserving and maintaining all required records. Loss of records and data, including electronically maintained does section, The board may determine o records, will not be considered an excuse for a violation of this fule. Failure to retain records Dupactila required under this section may be interpreted by the board as a license violation affecting public safety. (Eff. 2/21/2016, Register 217 AS 17.38. Authority: AS 17.38.010

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 AS 17.38.084

Article 8. Enforcement and Civil Penalties.

Section

- 800. Inspection and investigation
- 805. Report or notice of violation
- 810. Suspension or revocation of license
- 815. Suspension or revocation based on act of employee
- 820. Procedure for action on license suspension or revocation
- 825. Summary suspension to protect public health, safety, or welfare.
- 830. Seizure of marijuana or marijuana product
- 835. Hearing
- 840. Civil fines
- 845. Appeal
- 850. Surrender or destruction of license

3 AAC 306.800. Inspection and investigation. (a) The director, an enforcement agent,

an employee of the board, or a peace officer acting in an official capacity, may

(1) inspect the licensed premises of any marijuana establishment, including any

marijuana and marijuana product on the premises, equipment used in cultivating, processing, testing, or storing marijuana, the marijuana establishment's inventory tracking system, business records, and computers, at any reasonable time and in a reasonable manner;

(2) issue a report or notice as provided in 3 AAC 306.805; and

Register <u>217</u>, <u>Apri</u> 2016 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR (3) as authorized under AS 17.38.085, exercise peace officer powers and take any

other action the director determines is necessary.

(b) A marijuana establishment, and any licensee, employee, or agent in charge shall

cooperate with the director, an enforcement agent, an employee of the board, or a peace officer acting in an official capacity, to enforce the laws related to marijuana, including

- (1) permitting entry upon and inspection of the licensed premises; and
- (2) providing access to business records at reasonable times when requested by

the director, an enforcement agent, an employee of the board, or a peace officer. (Eff. 2/21

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3 AAC 306.805. Report or notice of violation. (a) The director, an enforcement agent,

an employee of the board, or a peace officer acting in an official capacity, may issue an inspection report, an advisory report, or a notice of violation before taking action to suspend or revoke a marijuana establishment license.

(b) An inspection report documents an investigator's inspection of licensed premises.

An inspection report must be prepared on a form the board prescribes and include information under AS 17.38 or this chapter that requires prescribed by statute, regulation, or the board: acting in an official capacit

(c) The director, an enforcement agent, an employee of the board, or a peace officer may issue an advisory notice when an incident occurs or a defect is noted that could result in a violation of a statute, regulation, or municipal ordinance. An advisory notice may result from an inspection report, but is not a basis for administrative action unless the incident or defect

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continues or is not corrected.

(d) The director, an enforcement agent, an employee of the board, or a peace officer issue a notice of violation when an inspection report or other credible information shows a marijuana establishment is in violation of AS 17.38, this chapter, or other law relating to marijuana. The notice of violation must be delivered to the marijuana establishment at its licensed premises, and to the board. The notice must describe any violation, and cite the applicable statute, regulation, or order of the board. A marijuana establishment that receives a not later than 10] notice of violation may respond to the notice orally or in writing, and may, within ten days after receiving the notice, request an opportunity to appear before the board. A notice of violation may be the basis of a proceeding to suspend or revoke a marijuana establishment's license as provided under 3 AAC 306.810. (Eff. 2/21 /2016, Register 217) AS 17.38.100 Authority: AS 17.38.010 AS 17.38.900 AS 17.38.070 AS 17.38.090

3 AAC 306.810. Suspension or revocation of license. (a) The board will suspend or revoke a marijuana establishment license issued under this chapter if any licensee is convicted of a felony, or a crime listed in 3 AAC 306.010 (c) (2) or (3), or if the board becomes aware that a licensee did not disclose a previous felony conviction or a conviction of a crime listed in 3 AAC 306.010(c)(2) or (3).

(b) The board may suspend or revoke a license issued under this chapter, refuse to renew a license, or impose a civil fine, if the board finds that a licensee for any marijuana establishment

(1) misrepresented a material fact on an application for a marijuana establishment

license, or an affidavit, report, or signed statement under AS 17.38 or this chapter; or

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(2) is following any practice or procedure that is contrary to the best interests of

the public, including

(A) using any process not approved by the board for extracting or

manufacturing marijuana concentrate or products; or

(B) selling or distributing any marijuana concentrate or product that has

not been approved by the board;

(3) failed, within a reasonable time after receiving a notice of violation from the

director, to correct any defect that is the subject of the notice of violation of

(A) AS 17.38 or this chapter;

- (B) a condition or restriction imposed by the board; or
- (C) other applicable law;
- (4) knowingly allowed an employee or agent to violate AS 17.38, this chapter, or

a condition or restriction imposed by the board;

(5) failed to comply with any applicable public health, fire, safety, or tax haw or "> or other law regulation in the state; or

(6) used the licensed premises for any illegal purpose including gambling,

possession or use of narcotics other than marijuana, prostitution, or sex trafficking.

(c) A local government may notify the director if it obtains evidence that a marijuana (or restriction) establishment has violated a provision of AS 17.38, this chapter, or a condition the board has imposed on the marijuana establishment. Unless the board finds that the local government's notice is arbitrary, capricious, and unreasonable, the director will prepare the notice and supporting evidence as an accusation against the marijuana establishment under AS 44.62.360, and conduct proceedings to resolve the matter as described under 3 AAC 306.820. (Eff. 2/2

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	AS 17.38.070	AS 17.38,150 AS 17.38.087-	AS 17.38.900	
	(A5 17.38.12) A5 17.38.084	AS 17.38.090		



proceeding to suspend or revoke a marijuana establishment license under 3 AAC 306.810 and 3 AAC 306.820, evidence shows that an employee or agent of a licensed marijuana establishment was responsible for an act that would justify suspension or revocation of the marijuana establishment's license if committed by a licensee, the board may find that licensee knowingly allowed the act if (1) the licensee was physically present when the violation occurred and knew or should have known, the violation was occurring and took no action to stop 45

(2) the licensee failed to adequately supervise the agent or employee;

(3) the licensee failed to adequately train the agent or employee in the

requirements of AS 17.38 and this chapter relating to marijuana; or

(4) the licensee was reckless or careless in hiring the agent or employee. (Eff.



3 AAC 306.820. Procedure for action on license suspension or revocation. A

proceeding to suspend or revoke a license must be initiated by service of an accusation on the marijuana establishment in compliance with AS 44.62.360 and 35 44.62.380, and conducted in

COMMERCE, COMMUNITY, AND EC. DEV. Register 217. 2016 th 11/20 MCB amendments, and non-substantive changes by HM and VAR compliance with AS 44.62.330 - X 44.62.630. The accusation must be served at the address of the licensed premises, or at the address of the licensee who is responsible for management and compliance with laws as listed in the marijuana establishment license application in compliance with 3 AAC 306.020(b)(5). The marijuana establishment is entitled to a hearing as provided under AS 44.62.390. (Eff. 2/21 /2016, Register 217) AS 17.38 Authority: AS 17.38.010 17.3815/ AS 17.38.900 AS 17.38.070 AS 17.38.121 AS 17.38.090

3 AAC 306.825. Summary suspension to protect public health, safety, or welfare.

(a) If the director finds that a person holding a marijuana establishment license has acted and appears to be continuing to act in a way that constitutes an immediate threat to the public health, safety or welfare, the director may issue an order immediately suspending the license of that person, and ordering an immediate stop to the activity that constitutes the threat to the public health, safety, or welfare.

(b) When the director issues a summary suspension under this section, the director shall immediately give the marijuana establishment subject to the summary suspension order notice of the reasons for the summary suspension, and of the time and place for an expedited hearing before the board. Unless the marijuana establishment subject to the summary suspension order requests a delay, the hearing will be held within five days after the director gives notice of the reasons for the summary suspension and the scheduled hearing. (Eff. $\frac{2}{21}$, $\frac{206}{206}$, Register

217) AS 17.38 Authority: AS 17.38.010 AS 17.38.070 AS 17.38.900

Register <u>217</u>, <u>400</u> 2016 COMMERCE, COMMUNITY, AND EC. DEV. <u>10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR</u> (15 17 38,121) AS 17.38,084 AS 17.38,090 ((we vorwal font, we welface))

3 AAC 306.830. Seizure of marijuana or marijuana product. (a) The director, an enforcement agent, an employee of the board, or a peace officer acting in an official capacity, may seize marijuana or any marijuana product from a licensed or previously licensed marijuana establishment if the marijuana establishment has

(1) any marijuana or marijuana product not properly logged into the marijuana

establishment's marijuana inventory tracking system;

(2) any adulterated marijuana food or drink product forbidden under 3 AAC 306.510(a)(4);

(3) any marijuana or marijuana product that is not properly packaged and labeled as provided in 3 AAC 306.465 and 3 AAC 306.470 or 3 AAC 306.565 and 3 AAC 306.570;

(4) not renewed its license as required under 3 AAC 306.035.

(b) If the director, an enforcement agent, an employee of the board, or a peace officer acting in an official capacity, seizes marijuana or a marijuana product under this section, the director shall update the marijuana inventory control tracking system to reflect the seizure and ensure that the seized items are stored in a reasonable manner. The director shall immediately give the marijuana establishment from which the marijuana or marijuana product was seized notice of the reasons for the seizure and the time and place of a hearing before the board. Unless the marijuana establishment from which the marijuana or marijuana product was seized requests a delay, the hearing will be held within ten days after the director gives notice of the reasons for seizure and the scheduled hearing. If the seizure occurs in connection with a summary suspension under 3 AAC 306.825, the hearing will be combined with a hearing on the summary suspension.

(c) If the marijuana establishment from which the marijuana or marijuana product was seized does not request or participate in a hearing under this section, or if after a hearing the board finds that seizure of the marijuana or marijuana product was justified, the marijuana or marijuana product will be destroyed by burning, crushing, or mixing with other material to make the marijuana or marijuana product unusable as provided in 3 AAC 306.740.

(d) If a seizure under this section is of marijuana plants in place in a licensed standard or limited marijuana cultivation facility, the seizure order may direct the cultivation facility to continue care of the plants until the hearing, but prohibit any transfer, sale, or other commercial activity related to the plants (Eff. $\frac{2}{21}$ /2016 Register $\frac{2}{21}$



Register 217, April 2016 COMMERCE, COMMUNITY, AND EC. DEV. 10/1/2015 draft with 11/20 MCB amendments, and non-substantive changes by HM and VAR A \$ 17, 38, 121 A\$ 17,38,084 A\$ 17,38,090

3 AAC 306.840. Civil fines. (a) The board may, in addition to any other penalties imposed under this fittle impose a civil fine on a marijuana establishment, licensee, or person that the board determines has violated a provision of AS 17.38 or this chapter.

(b) In a proceeding under 3 AAC 306.810 - 3 AAC 306.830, the board may impose a

civil fine, not to exceed the greater of

(1) an amount that is three times the monetary gain realized by the marijuana

establishment, licensee, or person as a result of the violation, as determined by the board;

(2) \$10,000 for the first violation;

(3) \$30,000 for the second violation; or

(4) \$50,000 for the third or subsequent violation. (Eff. 2/21/2016, Register

$$\begin{array}{c} 217 \\ \hline Authority: AS 17.38.010 \\ AS 17.38.070 \\ \hline AS 17.38.087 \\ \hline AS 17.38.084 \\ \hline AS 17.38.084 \\ \hline AS 17.38.084 \\ \hline AS 17.38.090 \\ \hline$$

3 AAC 306.845. Appeal. (a) An aggrieved party may appeal to the board regarding any action of the director, an enforcement agent, or an employee of the board charged with enforcing AS 17.38 or this chapter, including suspending or revoking a license, seizing marijuana or a marijuana product, or imposing a civil fine.

(b) A person aggricved by a final decision of the board suspending or revoking a license under this chapter for imposing a civil fine may appeal to the superior court under AS 44.62.560.

(Eff. <u>2/21</u>	/2016 Register 217)	(AS 17,38,131)	2
Authority:	AS 17.38.010	AS 17.38.085	AS 17.38.00

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AS 17.38.084	AS 17.38.090	

3 AAC 306.850. Surrender or destruction of license. A license issued under this

chapter must be surrendered to the director, an enforcement agent, or an employee of the board

on demand if the director or board so orders. A license issued under this chapter must be

surrendered within 10 days after the marijuana establishment loses or vacates the licensed

premises. If a license is destroyed, the marijuana establishment shall promptly notify the board.

(Eff. <u>2/2/</u>	/2016, Register 217		0
Authority:	AS 17.38.010	AS 17. 38.131) AS 17.38.085	AS 17.38.00
	AS 17.38.070	AS 17.38.150 AS 17.38.087	AS 17.38.900
	AS 17,38,121) AS 17.38.084	AS 17.38.990	

Article 9. General Provisions.

Section

- 905. Public records
- 910. Refusal to sell marijuana
- 915. Exercise of authority
- 920. Death of licensce
- 990. Definitions

3 AAC 306.905. Public records. Marijuana establishment applications are public

records. The board may, at the request of any applicant, designate materials confidential if they

(1) contain proprietary information including trade secrets; or

(2) are required to be kept confidential by any federal or state law.

Register <u>217</u> 10/1/2015 dra	<u>, April</u> 2016 ft with 11/20 MCB an	COMMERCE nendments, and non-su	, COMMUNITY, AND EC. DEV.
(Eff. 2/21	/2016, Register 2.17)	AS11.38.150	~
Authority:	AS 17.38.010	AS 17.38.090	AS 17.38.900
	AS 17.38.070 AS 17.38.121 AS 17.38.084	AS 17.38,100	AS 40.25.110

3 AAC 306.910. Refusal to sell marijuana. Nothing in this chapter prohibits a licensee from refusing to sell marijuana or marijuana products to any person unless that refusal is a violation of AS 18.80.210. (Eff. 2/21/2016, Register 217) Authority: AS 17.38.010 AS 17.38.070 AS 17.38.070 AS 17.38.070 AS 17.38.121

3 AAC 306.915. Exercise of authority. Until a marijuana establishment surrenders its license to the board, and so long as business is conducted under the license on the licensed premises, the person holding the license, whether an individual, a partnership, a limited liability company, a corporation, or a local government, is responsible and liable for the conduct of the husiness. Any individual exercising actual authority over the conduct of business on the licensed premises must be the holder of the marijuana establishment license, or an agent or employee of that person unless the board has approved a transfer of the license to a different person. (Eff.

2/21/201	6, Register <u>217</u>)	Actionalis	
Authority:	AS 17.38.010	AS 17.38.150 AS 17.38.084	AS 17.38.100
	AS 17.38.070	AS 17.38.090	AS 17.38.900
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3 AAC 306.920. Death of licensee. (a) If an individual who is the sole licensee of a marijuana establishment dies, the marijuana establishment shall cease operation. A personal representative appointed by the superior court for the estate of the deceased licensee may submit to the director a written request to reopen the business, along with a copy of the court order

appointing the personal representative. If the licensed marijuana establishment is in good

standing, and the personal representative is not a person prohibited from holding a marijuana (ficense under AS 17.38.200(i)) establishment Br AS 17.38.100(i) the director shall grant permission to the personal

establishment by AS 17.38.100(i), the director shall grant permission to the personal

representative to operate the business on the licensed premises subject to (b) of this section. In a manufulna establishment is in this section, good standing means the marijuana establishment

- (1) has a valid current license;
- (2) has paid all fees due under this chapter and all local taxes due; and
- (3) has no unresolved suspension or revocation proceedings against it.

(b) A personal representative authorized to operate a marijuana establishment under (a)

of this section must submit an application for a transfer of ownership to another person in compliance with 3 AAC 306.045 within 90 days after obtaining the director's approval to operate. The board may extend the time allowed in this section for another 90 days if the personal representative requests the additional time.

(c) This section does not authorize the transfer of a marijuana establishment license unless the board approves the personal representative's application for transfer of license to

another person. (Eff. 2/21/20/6, Register 2/7) Authority: AS 17.38.010 AS 17.38.084 AS 17.38.070 AS 17.38.090 AS 17.38

(insert one 0.5") 3 AAC 306.990. Definitions. (a) In AS 17.38 and this chapter,

> (1) "affiliate" means a person that directly or indirectly through one or more intermediaries controls, or is controlled by, or is under common control with, a partnership, limited liability company, or corporation subject to this chapter;

(2) "assisting" does not include

(A) using, displaying, purchasing, or transporting marijuana in excess of

the amount allowed in AS 17.38.020;

(B) possessing, growing, processing, or transporting marijuana plants in

excess of the number allowed in AS 17.38.020;

(C) growing marijuana plants for another person in a place other than

(i) that other person's primary residence; or

(ii) a garage, shed, or similar place under the other person's

control;

(3) "delivering"

(A) means handing to a person who purchases the product on licensed premises only;

 (B) does not include transferring or transporting to a consumer off licensed premises;

(4) "flowering" means a marijuana plant that has visible crystals, buds, or flowers, or for which the exposure to light is scheduled with the intent to produce crystals, buds, or flowers;

(5) "immature" means a marijuana plant with no visible crystals, buds, or flowers, and in which the exposure to light is scheduled with the intent to prevent formation of crystals, buds, or flowers;

(6) "in public"

(A) means in a place to which the public or a substantial group of people has access;

(B) except as provided in (C) of this paragraph, includes highways,
 transportation facilities, schools, places of amusement or business, parks, playgrounds,
 prisons, and hallways, lobbies and other portions of apartment houses and hotels not
 constituting rooms or apartments designed for actual residence;

(C) does not include an area on the premises of a licensed marijuana retail store designated for on site consumption under 3 AAC 306.305

(7) "personal cultivation" does not include

(A) using, displaying, purchasing, or transporting marijuana in excess of the amount allowed in AS 17.38.020:

(B) possessing, growing, processing, or transporting marijuana plants in

excess of the number allowed in AS 17.38.020;

(C) growing marijuana plants for another person in a place other than

(i) that other person's primary residence; or

(ii) a garage, shed, or similar place under the other person's

control;

(8) "possess" means having physical possession or control over property;

(9) "registration" means vicensure? or vicense;

(10) "transport" or "transfer" means to deliver between licensed marijuana

establishments as provided in 3 AAC 306.750.

(b) In this chapter, unless the context requires otherwise,

(1) "adulterated food or drink product"

(A) means a product that is intended to be consumed orally and that existed without marijuana in a form ready for consumption before marijuana was added

by any process;

(B) does not include raw ingredients that are combined with marijuana in a manufacturing process;

(2) "agent"

(A) means a representative who is authorized to act for a licensee, the

board, or the director;

(B) includes a contractor or subcontractor;

(3) "batch" or "harvest batch" means a specifically identified quantity of plant

trim, leaf, and other usable product from marijuana plants that are uniform in strain, cultivated in one place and under the same conditions, using the same medium and agricultural chemicals including pesticides and fungicides, and harvested at the same time;

(4) "bud and flower" means the hairy, sticky, or crystal-covered parts of mature

female marijuana plants generally harvested for their high potency content;

(5) "business day" means a day other than a Saturday, Sunday, or a state holiday;
(3) "CBN" means cannabinol;
(4) "CBD" means cannabidiol;
(7) "CBDA" means CBD Acid;
(9) "clones" or "cuttings" means small starter plants

- (A) shorter than eight inches tall; and
- (B) used to propagate marijuana plants;
- (10) "compensation"

(A) means money, bartered objects or services, or anything else of value, whether given as payment or voluntarily as a donation, when accepted by a person who

gives, distributes, or delivers marijuana to another;

- (B) includes a cover charge, a delivery charge, and a packaging charge;
- (11) "concentrate" or "marijuana concentrate" means resin, oil, wax, or any other

substance produced by extracting or isolating cannabinoids, THC, or other components from a

marijuana plant or from materials harvested from a marijuana plant;

(12) "consumer"

(A) means an individual who purchases and uses marijuana or a

marijuana product; and

(B) does not include any marijuana establishment that resells marijuana

or incorporates marijuana into a manufactured product;

- (13) "contaminant" means one or more of the following:
 - (A) harmful microbials, including Escherichia coli (E. coli). or Salmonella

species;

- (B) residual solvents;
- (C) poisons or toxins;
- (D) harmful chemicals, including pesticides;
- (E) dangerous molds, mildew, or filth;

(14) "controlling interest" means ownership or control of

(A) 50 percent or more of the ownership interest or voting shares of a

corporation; or

(B) less than 50 percent if a person and family members jointly exert

actual control as demonstrated by

(i) making decisions for the corporation without independent

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CB amendments, and non-substantive changes by HM and VA

participation of other owners;

- (ii) exercising day-to-day control over the corporation's affairs;
- (iii) disregarding formal legal requirements;
- (iv) using corporation funds for personal expenses or investments,

or intermingling corporation finances with personal finances; or

(v) taking other actions that indicate the corporation is a mere

instrumentality of the individual;

ta (((one more (15) "distribute" means spread out or pass out among several or many members of a group;

(16) "edible" and "edible marijuana product"

(A) means a marijuana product that is intended to be consumed orally,

whether as food or drink;

(B) does not include an adulterated food or drink product;

(17) "extraction" or "marijuana extraction" means production of marijuana

concentrate by any water-based, food-based, or solvent-based method;

(18) "homogenous" means a component or quality, such as THC, is spread

evenly throughout the product, or can be found in equal amounts in each part of a multi-serving unit;

(19) "individual" means a natural person;

- (A) means laboratory testing as provided in 3 AAC 306.635; of 3 AAC 306.645 (20) "in-house testing"

 - (B) does not include consumption of any marijuana or marijuana product

on the licensed premises;

(C) does not meet the requirements of 3 AAC 306.645;

(21) "licensed"

(A) means holding a current and valid license that the board has issued under this chapter;

(B) does not include holding a formerly valid license that has expired or

that the board has suspended or revoked;

(22) "licensee" means each individual identified in 3 AAC 306.020 who must be

listed in an application for a marijuana establishment license under this chapter;

(23) "licensed premises" means any or all designated portions of a building or

structure, or rooms or enclosures in the building or structure, at the specific address for which a

marijuana establishment license is issued, and used, controlled, or operated by the marijuana

establishment to carry out the business for which it is licensed;

(24) "lot" or "production lot" means a group of marijuana products that were

prepared at the same time from the same batch of marijuana, using the same recipe or process;

(25) "marijuana" has the meaning given in AS 17.38.900;

(26) "marijuana cultivation facility" has the meaning given in AS 17.38.900;

(27) "marijuana infused product"

(A) means a product that contains marijuana or marijuana concentrate and

is intended for human use;

(B) does not include bud and flower marijuana;

(28) "marijuana plant" means a living organism of the genus *Cannabis* capable of absorbing water and inorganic substances through its roots, and synthesizing nutrients in its leaves by photosynthesis;

(29) "marijuana product" has the meaning given in AS 17.38.900;

(30) "marijuana product manufacturing facility" has the meaning given in

AS 17.38.900;

(31) "peace officer" has the meaning given in AS 01.10.060;

(32) "person" has the meaning given in AS 01.10.060;

(33) "process" or "processing" means harvesting, curing, drying, trimming of a

marijuana plant;

(34) "propagate" means to cause a marijuana plant to grow by planting clones or cuttings, and nurturing them into viable plants up to 8 inches in height;

(35) "recreation or youth center" means a building, structure, athletic playing

field, or playground

(A) run or created by a local government or the state to provide athletic, recreational, or leisure activities for minors; or

(B) operated by a public or private organization licensed to provide

shelter, training, or guidance for persons under 21 years of age;

(36) "retail marijuana store" has the meaning given in AS 17.38.900;

(37) "square feet under cultivation"

(A) means an area of the licensed premises of a standard or limited

marijuana cultivation facility that is used for growing marijuana, measured from the

perimeter of the floor or growing space for marijuana;

(B) does not include a processing or storage area, an equipment storage

area, an office, a hallway, or another area, if that area is not used for growing marijuana;

(38) "THC" means tetrahydrocannahinol, the main psychoactive substance found

in marijuana;

- (39) "THCA" means THC Acid;
- (40) "transaction" means one single occurrence in which marijuana or a

marijuana product not exceeding the limits set out in 3 AAC 306.355 is passed from a licensed

marijuana es	tablishment to anothe	er person. (Eff. 4 2/24 /2	2015, Register <u>217</u> ; amended <u>2/21</u>	
/2016, Regis	ter <u>217</u>)	[AS 17.38.090]	(AS 17.38.196)	
Authority:	AS 17.38.010 AS 17.38.040	AS 17.38.070 AS 17.38.121	AS 17.38.084 AS 17.38,200	s
	AS 17.38.090	AS 17.38.100-	AS 17.38.900)
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