(Words in boldface and underlined indicate language being added; words [CAPITALIZED AND BRACKETED] indicate language being deleted.)

3 AAC 306.305(a) is amended to read:

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

(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 or as permitted under 3 AAC 306.995 for consumption off the licensed premises;

(2) reject or revoke acceptance of marijuana purchased from a licensed marijuana cultivation facility;

(3)[(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 a quantity not exceeding the limit set out in 3 AAC 306.355, to an individual on the licensed premises or as permitted under 3 AAC 306.995 for consumption off the licensed premises;

(4) reject or revoke acceptance of a marijuana product purchased from a licensed marijuana product manufacturing facility;

(5) salvage and sell kief, trim, or flower separated from marijuana purchased from a licensed marijuana cultivation facility while preparing the marijuana with required packaging and labeling under 3 AAC 306.345, 3 AAC 306.565, and 3 AAC 306.570 to an individual on the licensed premises;

(6)[(3)] store marijuana and marijuana product [PRODUCTS] on the licensed premises in a manner consistent with 3 AAC 306.710 - 3 AAC 306.720;

(7)[(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.

(Eff. 2/21/2016, Register 217; em am 4/17/2020 - 8/14/2020, Register 234; am 11/24/2020,

Register 236; am 12/10/2020, Register 236; am ___/___, Register ____)

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

AS 17.38.121

3 AAC 306.330(a) is amended to read:

(a) A retail marijuana store shall use a marijuana inventory tracking system as provided in 3 AAC 306.730 to ensure all marijuana and marijuana product in the retail marijuana store's possession is identified and tracked from the time the retail marijuana store receives, rejects, or revokes acceptance of 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.

3 AAC 306.330(b) is amended to read:

(b) When 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

- 3 AAC 306.405(a) is amended to read:
 - (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) accept marijuana from a licensed retail marijuana store that

(A) rejected a shipment of marijuana; or

(B) revoked acceptance of a shipment of marijuana;

(4)[(3)] provide samples to a licensed marijuana testing facility for testing;

(5)[(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 marijuana inventory tracking system as required under 3 AAC 306.730;

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

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	<u>(7)</u> [(6)] conduct	in-house test	ing for the ma	rijuana cultivation facility's own use;
	(8)[(7)] provide	marijuana sa	nples to a lice	ensed retail marijuana store or
marijuana pro	oduct manufacturii	ng facility for	the purpose of	of negotiating a sale;
	(9)[(8)] begin in	itial operation	ns at the time of	of preliminary inspection by an
employee or	agent of the board	with		
	(A) 12 or	r fewer matur	e, non-floweri	ing plants, designated and used as
mothe	er plants;			
	(B) any r	number of im	mature plants;	and
	(C) any r	number of see	ds for cultivat	tion on the licensed premises;
	(10)[(9)] introdu	ce a new stra	in after writter	n approval by the director on a form
prescribed by	the board, by			
	(A) recei	ving not mor	e than six clon	nes or cuttings from a person 21 years
of age	e or older, without	compensatio	n; or	
	(B) recei	ving not mor	e than 10 seed	s from a person 21 years of age or
older,	without compensa	ation, for cult	ivation on the	licensed premises.
(Eff. 2/21/20	16, Register 217; a	ım 10/20/201	8, Register 22	8; am 12/10/2020, Register 236; am
//	, Register)		
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
	AS 17.38.121			

3 AAC 306.480 is amended to read:

3 AAC 306.480. Marijuana tax to be paid. A marijuana cultivation facility[, INCLUDING A STANDARD MARIJUANA CULTIVATION FACILITY AND A LIMITED

- (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 product [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) reject or revoke acceptance of marijuana purchased from a licensed marijuana cultivation facility or another marijuana product manufacturing facility;

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(6) accept marijuana product from a licensed retail marijuana store or another marijuana product manufacturing facility that

(A) rejected a shipment of marijuana product; or

(B) revoked acceptance of a shipment of marijuana product;

(7)[(5)] provide and transport samples of marijuana concentrate or other marijuana product to a licensed marijuana testing facility for testing;

(8)[(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;

(9)[(7)] store inventory in a restricted access area on the licensed premises as provided in 3 AAC 306.535;

(10)[(8)] transport marijuana in compliance with 3 AAC 306.750;

(11)[(9)] conduct in-house testing for the marijuana product manufacturing facility's own use.

(Eff. 2/21/2016, Register 217; am 12/10/2020, Register 236; am ____/____, Register

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

AS 17.38.121

3 AAC 306.540(a) is amended to read:

(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

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marijuana pr	oduct is received, th	rough			
	(1) use of the mar	ijuana or m	arijuana pro	duct in manufacturing a	ny other
marijuana pr	oduct;				
	(2) sale or transfer	r of the mar	ijuana or ma	arijuana product origina	lly received, or
any marijuan	a product manufact	ured at that	marijuana p	roduct manufacturing fa	acility to another
licensed mar	ijuana establishmen	t; [AND]			
	(3) return of man	rijuana pro	duct from a	a licensed retail mariju	iana store or
another mai	rijuana product ma	nufacturin	ng facility th	<u>nat</u>	
	(A) reject	ed a shipm	ent of mari	juana product; or	
	(B) revok	ed acceptai	nce of a ship	pment of marijuana pr	oduct;
	(4)[(3)] disposal o	of any expire	ed or outdat	ed marijuana or marijua	na product that is
not sold or tr	ansferred to another	licensed m	arijuana esta	ablishment <u>and</u>	
	(5) [(4)] relocation	n of marijua	ana or mariji	uana <u>product</u> [PRODUC	CTS] to the new
licensed pren	mises in the case of a	a transfer of	a marijuana	a establishment license t	o another
location appr	roved by the board.				
(Eff. 2/21/20	16, Register 217; an	n 1/22/2023	Register 2	45; am//	, Register
)					
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	
	115 17.50.070				

(d) During transport, the marijuana or marijuana product must be in a sealed package or container and in a locked, safe, and secure storage compartment in the vehicle transporting the

marijuana or marijuana product. While the secure storage compartment may be opened to access or rearrange its contents, the [THE] sealed package containing the marijuana or marijuana product may not be opened during transport. A vehicle transporting marijuana or a marijuana product must travel directly from the shipping marijuana establishment to the receiving marijuana establishment, and may not make unnecessary stops in between except to deliver or pick up marijuana or a marijuana product at another licensed marijuana establishment.

For the purposes of this subsection, "unnecessary stops" do not include stops for the safe

For the purposes of this subsection, "unnecessary stops" do not include stops for the safe delivery of marijuana or marijuana products, including

- (1) transport vehicle refueling;
- (2) basic transport vehicle maintenance;
- (3) necessary rest and food breaks for a person transporting marijuana or marijuana product;

(4) delivery or deposit of monetary receipts at a financial institution or payment of state excise taxes if the delivery, deposit, or payment location is not significantly off the transport route.

(Eff. 2/21/2016, Register 217; am 10/11/2017, I	Register 224; am 8/11/2018, Register 227; em am
4/17/2020 - 8/14/2020, Register 234; em am 5/7	7/2020 - 8/14/2020, Register 234; am 1/22/2023,
Register 245; am/, Register _)

 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

 AS 17.38.121