RESOLUTION 2021-9

DESIGNATION OF INTERIM TESTING STANDARDS PURSUANT TO N.J.S.A.
24:6I-19 AND WAIVER GRANTING RELIEF FROM N.J.A.C. 8:64-13.4

WHEREAS, on April 12, 2021 the New Jersey Cannabis Regulatory Commission ("the Commission") assumed all powers, duties and responsibilities from the New Jersey Department of Health for the further development, expansion, regulation, and enforcement of activities associated with the medical use of cannabis pursuant to P.L.2009, c.307 ("The Act"); and

WHEREAS, P.L. 2019, c. 153 provides the Commission with the authority to regulate independent testing laboratories to provide for the testing of medical cannabis and medical cannabis products for microbial contamination, foreign material, residual pesticides, other agricultural residue and residual solvents, and heavy metals; and

WHEREAS, pursuant to Governor Philip D. Murphy’s Executive Order #6, the Department of Health’s Executive Order #6 Report, and P.L. 2019, c.153, the Department of Health and now the Commission are tasked with expanding access to medical cannabis for qualified patients and their caregivers; and

WHEREAS, N.J.A.C. 8:64-13.4 authorizes the Commission to collect samples of medical cannabis for testing in order to protect the safety of qualified patients and their caregivers; and

WHEREAS, enrollment of patients for medical cannabis under the Commission has reached approximately 110,000, an increase of approximately 93,000 patients since the beginning of 2018; and

WHEREAS, increased enrollment of patients and caregivers has precipitated increased demand for medical cannabis and medical cannabis products that require quality control testing; and

WHEREAS, P.L. 2019, c.153 requires the Commission to establish, by regulation, standardized requirements and procedures for testing medical cannabis and products containing medical cannabis; and

WHEREAS, until such time that standardized requirements and procedures are established, P.L. 2019, c.153 requires the Commission to designate another state whose testing
standards for medical cannabis and medical cannabis products will be used in the interim period; and

WHEREAS, pursuant to P.L. 2019, c.153, a licensed laboratory in New Jersey seeking to provide testing of medical cannabis or products containing medical cannabis shall utilize the testing standards of the state designated by the Commission; and

WHEREAS, the State of Maryland has established comprehensive testing standards for independent laboratories to provide quality control testing in accordance with the Code of Maryland Regulations Title 10, Subtitle 62; and

WHEREAS, the Commission finds the comprehensive testing standards established by the State of Maryland to be sufficient and proper for interim use in New Jersey pending the Commission’s establishment of standardized requirements and procedures for testing medical cannabis and products containing medical cannabis; and

WHEREAS, establishing interim testing standards and a certificate of waiver are necessary to achieve the purpose of the Act and to provide access to patients who would otherwise qualify for the use of medical cannabis to alleviate suffering from debilitating medical conditions, and do not create a danger to the public health, safety or welfare.

NOW, THEREFORE, BE IT RESOLVED, by the New Jersey Cannabis Regulatory Commission, that, effective immediately:

A. The New Jersey Cannabis Regulatory Commission designates the testing standards set by the State of Maryland, located in Title 10, Subtitle 62 of the Code of Maryland Regulations (COMAR), as reflected in Appendix A of this resolution, to serve as the Commission’s Interim Testing Standards adopted pursuant to N.J.S.A. 24:6I-19(e). The Interim Testing Standards shall not include provisions in Title 10, Subtitle 62 of the Maryland Code of Regulations pertaining to the licensing or registration of Independent Testing Laboratories. Licensed laboratories shall also comply with the “Maryland Medical Cannabis Commission’s Technical Authority for Medical Cannabis Testing,” attached as Appendix B.

B. The following words and terms when used in this Resolution and the accompanying appendices shall have the following meaning:

“Alternative Treatment Center” has the same meaning as it is defined in N.J.A.C. 8:64-1.2.

“Licensed grower” shall mean an Alternative Treatment Center issued a permit to cultivate medical cannabis.

“Licensed processor” shall mean an Alternative Treatment Center issued a permit to manufacture medical cannabis products.

“Medical cannabis” means cannabis produced, dispensed and used for medical purposes pursuant to N.J.S.A. 24:6I-1 et seq. and N.J.A.C. 8:64-1.1 et seq.

“Medical cannabis product” means a product in an authorized form, either a medical cannabis concentrate or a medical cannabis-infused product, that an Alternative Treatment
Center manufactures, produces, or creates from usable marijuana that is for medical use by a registered qualifying patient as authorized by N.J.S.A. 24:6I-1 et seq. and N.J.A.C. 8:64-1.1 et seq.

“Independent Testing Laboratory” means a facility, entity, or site that offers or performs tests of medical cannabis and products containing medical cannabis that is:

(a) Accredited as operating to ISO standard 17025 by an accreditation body that:

(i) Operates in accordance with the International Organization for Standardization (ISO) standard ISO/IEC 17011; and

(ii) Is a signatory to the International Laboratory Accreditation Cooperation (ILAC) Mutual Recognition Arrangement (MRA); and

(iii) Is independent from all other persons involved in the New Jersey cannabis industry.

“New Jersey Medical Cannabis Industry” means all persons and entities associated with permit-holding Alternative Treatment Centers.

C. An Alternative Treatment Center issued a permit pursuant to N.J.S.A. 24:6I-1 et seq. and N.J.A.C. 8:64-1.1 et seq. may contract with an Independent Testing Laboratory to conduct quality control testing for medical cannabis and medical cannabis products under the following conditions:

1. The Independent Testing Laboratory operates in compliance with the Interim Testing Standards established by the Cannabis Regulatory Commission pursuant to N.J.S.A. 24:6I-19 and this Resolution, with the cited regulations from the Maryland Code of Regulations Title 10, Subtitle 62, and the “Maryland Medical Cannabis Commission’s Technical Authority for Medical Cannabis Testing;”

2. The Independent Testing Laboratory submits an Entity Disclosure Form to the Cannabis Regulatory Commission providing evidence that it is independent from all other persons in the New Jersey Medical Cannabis Industry;

3. Pursuant to N.J.S.A. 24:6I-7 and corresponding regulations and guidance, Independent Testing Laboratory employees handling medical cannabis and medical cannabis products on behalf of an Alternative Treatment Center shall complete a criminal history background check;

4. Medical cannabis and medical cannabis products are transported to the Independent Testing Laboratory in compliance with N.J.A.C. 8:64-10.10; and

5. Independent Testing Laboratories shall retain all Certificates of Analysis produced in accordance with this Resolution and shall make them available to the Cannabis Regulatory Commission upon request.

D. For any Alternative Treatment Center that contracts with an Independent Testing Laboratory to conduct quality control testing for medical cannabis and medical cannabis products, the Cannabis
Regulatory Commission, pursuant to N.J.A.C. 8:64-7.11, shall waive the requirements of N.J.A.C. 8:64-13.4 for the Commission to conduct all medical cannabis and medical cannabis product testing under the following conditions:

1. The Alternative Treatment Center shall contract with a single Independent Testing Laboratory until such time as the Cannabis Regulatory Commission adopts regulations pursuant to N.J.S.A. 24:61-19, except that an Alternative Treatment Center may change contracted laboratories, provided the change is for cause, is preapproved by the Cannabis Regulatory Commission, and compliant with this Resolution;

2. The Alternative Treatment Center shall submit samples of each batch of medical cannabis and medical cannabis products for testing at the contracted Independent Testing Laboratory;

3. The Alternative Treatment Center shall comply with the requirements for “licensed growers” and “licensed processors” found in the interim testing standards, including those found in:
   
   a. COMAR 10.62.15.06 Grower Determination That a Batch May be Released;
   
   b. COMAR 10.62.15.07 Stability Testing and Retention Sampling;
   
   c. COMAR 10.62.23.05 Licensed Processor Determination That a Lot May be Released; and
   
   d. COMAR 10.62.23.06 Stability Testing and Retention Sampling;

4. Before a batch is released for distribution, and no later than 48 hours after receiving a Certificate of Analysis for a batch of medical cannabis or medical cannabis products, the Alternative Treatment Center shall submit the Certificate of Analysis to the Cannabis Regulatory Commission;

5. The Alternative Treatment Center shall make Certificates of Analysis received from the Independent Testing Laboratory available to patients and caregivers upon request and may post the Certificates of Analysis on the Alternative Treatment Center’s website;

6. The Alternative Treatment Center shall only market the potency and purity of products in accordance with a Certificate of Analysis received from the Independent Testing Laboratory or the Cannabis Regulatory Commission;

7. The Alternative Treatment Center shall provide the Cannabis Regulatory Commission access to samples during announced and unannounced inspections pursuant to N.J.A.C. 8:64-13.4 in order to verify the results obtained by the Independent Testing Laboratory;

8. If the Independent Testing Laboratory is found to have issued inaccurate or misleading certificates of analysis, the Cannabis Regulatory Commission may, at its discretion, rescind the waiver of N.J.A.C. 8:64-13.4 or require the Alternative Treatment Center to contract with a different Independent Testing Laboratory; and
9. If a Certificate of Analysis is determined to be inaccurate or misleading by the Cannabis Regulatory Commission, the Alternate Treatment Center shall not release for distribution the product for which it received an inaccurate or misleading certificate of analysis until it can obtain an accurate Certificate of Analysis.

E. This Resolution shall take effect immediately and shall remain in effect until the adoption of rules pursuant to N.J.S.A. 24:6I-19 which establish, by regulation, standardized requirements and procedures for testing medical cannabis and medical cannabis products, or until rescinded or superseded by a subsequent resolution adopted by the Cannabis Regulatory Commission.

Submitted by:

Dianna Houenou, Chair

CERTIFICATION
I hereby certify that the foregoing is a true copy of the Resolution adopted by the Cannabis Regulatory Commission at its meeting held on the ___ day of June, 2021.

Jeff Brown, Executive Director

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Appendix A: New Jersey Cannabis Regulatory Commission Interim Testing Standards

Bracketed and bolded provisions, and those provisions omitted entirely, shall not be applicable in accordance with the adopted Resolution.

10.62.01.01 Terms Defined.
(18) "Independent testing laboratory" means a facility, entity, or site that offers or performs tests of medical cannabis and products containing medical cannabis:
   (a) Accredited as operating to ISO standard 17025 by an accreditation body:
      (i) Operating in accordance with the International Organization for Standardization (ISO) standard ISO/IEC 17011; and
      (ii) That is a signatory to the International Laboratory Accreditation Cooperation (ILAC) Mutual Recognition Arrangement (MRA); and
      (iii) That is independent from all other persons involved in the Maryland cannabis industry; and
   [(b) Registered with the Commission.]

10.62.15.04 Independent Testing Laboratory Selection.
A licensed grower shall use an independent testing laboratory:
A. That has adopted a standard operating procedure to test medical cannabis and medical cannabis concentrate that is approved by an accreditation body that is a signatory to the International Laboratory Accreditation Cooperation (ILAC) Mutual Recognition Arrangement;
B. To obtain samples of each batch according to a statistically valid sampling method by an agent of an independent testing laboratory;
C. To analyze the samples according to:
   (1) The most current version of the cannabis inflorescence monograph published by the American Herbal Pharmacopeia (AHP); or
   (2) A scientifically valid methodology that is equal or superior to that of the AHP monograph;
D. In the event of a test result which falls out of specification, the laboratory shall follow their standard operating procedure to confirm or refute the original result;
E. To issue a certificate of analysis; and
F. To destroy the remains of the sample of medical cannabis after analysis is completed.

10.62.15.05 Contents of Certificate of Analysis.
An independent testing laboratory shall issue to the licensed grower a certificate of analysis for each batch, with supporting data, to report:
A. The concentrations of the following compounds:
   (1) Δ9-Tetrahydrocannabinol (THC);
   (2) Tetrahydrocannabinolic Acid (THCA);
   (3) Cannabidiol (CBD);
   (4) Cannabidiolic Acid (CBDA); and
   (5) The terpenes described in the most current version of the cannabis inflorescence monograph published by the American Herbal Pharmacopeia (AHP);
   (6) Cannabigerol (CBG); and
   (7) Cannabinol (CBN); and
B. That the presence of the following contaminants does not exceed the levels provided in the Commission’s current version of technical authority for medical cannabis testing:
   (1) Heavy metals, mercury, lead, cadmium, or arsenic;
   (2) Foreign material such as hair, insects, or any similar or related adulterant;
   (3) Microbiological impurities such as:
      (a) Total aerobic microbial count (TAMC);
      (b) Total yeast and mold count (TYMC);
      (c) Escherichia coli;
      (d) Salmonella spp.;
      (e) Aflatoxin B1, B2, G1, and G2; and
      (f) Ochratoxin A.; and
      (g) Pesticide residue; and
   (4) Whether the batch is within specification for the characteristics of:
      (a) Odor;
      (b) Appearance;
      (c) Fineness; and
      (d) Moisture content.

10.62.15.06 Grower Determination That a Batch May be Released.
A. If a licensed grower, upon review of the certificate of analysis, determines that a batch meets the specification for the variety, the licensed grower may:
   (1) Assign an expiration date to the batch;
   (2) Release the batch for distribution; and
   (3) Revise the status of the batch in the inventory control.
B. If a licensed grower receives test results that do not meet specifications, the licensed grower may rework or reprocess the batch according to their standard operating procedure. The reworked or reprocessed batch shall be resampled and retested by the independent testing laboratory to ensure that all required specifications are met.
C. A licensed grower shall retain every certificate of analysis.

10.62.15.07 Stability Testing and Retention Sampling.
A. A licensed grower shall provide a sample from each released batch to an independent testing laboratory sufficient to perform stability testing at 6-month intervals to:
   (1) Ensure product potency and purity; and
   (2) Provide support for expiration dating.
B. Retention samples retained from each released batch shall be:
   (1) Tested by a registered independent testing laboratory other than the original certifying laboratory following an adverse event reported to the Commission; and
   (2) Properly stored by the licensed grower.

10.62.16.01 Definitions.
A. In this chapter, the following terms have the meanings indicated.
B. Terms Defined.
   (1) “Accreditation body” means a nonprofit, impartial organization that requires conformance to 17025 ISO/IEC requirements and is a signatory to the International Laboratory Accreditation Cooperation (ILAC) Mutual Recognition Arrangement for
Testing.
(2) “Certificate of accreditation” means a certificate issued by an accrediting body for the independent testing laboratory facility, entity or site [to be registered in Maryland.]
(3) “Independent testing laboratory” means any facility, entity, or site [in Maryland] that offers or performs tests of medical cannabis or products containing medical cannabis and is independent of any entity that grows, processes or dispenses cannabis.
(4) “Scope of accreditation” means a document issued by the accreditation body which describes the methodologies, range, and parameters for testing medical cannabis or products containing medical cannabis for which the accreditation has been granted.

10.62.16.05 Independent Testing Laboratory Responsibilities.
No independent testing laboratory may handle, test, or analyze cannabis or cannabis products unless the independent testing laboratory:

[A. Has been registered by the Commission;]
B. Is independent from all other persons and entities involved in the medical cannabis industry;
C. Is accredited by an accreditation body [or has a provisional registration from the Commission]; and
D. Has established standard operating procedures that provide for adequate chain of custody controls for samples transferred to the independent testing laboratory for testing.

10.62.23.01 Definitions.
A. In this chapter, the following terms have the meanings indicated.
B. Terms Defined.
   (1) “License” means a license issued by the Commission to operate as a processor.
   (2) “Licensee” means a licensed processor.
   (3) “Tincture” means a cannabis-infused solution derived either directly from the cannabis plant or from a processed cannabis extract, and typically combined with alcohol, glycerin, or vegetable oils.

10.62.23.03 Independent Testing Laboratory Selection and Responsibility.
Upon successful completion of a validation process, the licensee shall use an independent testing laboratory:
A. That has adopted a standard operating procedure to test medical cannabis and medical cannabis concentrate that is approved by an accreditation body that is a signatory to the International Laboratory Accreditation Cooperation (ILAC) Mutual Recognition Arrangement;
B. To have an agent of the independent testing laboratory obtain samples according to a statistically valid sampling method for each lot;
C. To analyze the samples according to:
   (1) The most current version of the cannabis Inflorescence monograph published by the American Herbal Pharmacopeia (AHP); or
   (2) A scientifically valid methodology that is equal or superior to that of the AHP monograph;
D. In the event of a test result which falls out of specification, the laboratory shall follow their standard operating procedure to confirm or refute the original result;
E. To destroy the remains of the sample of medical cannabis after analysis is completed; and
F. To destroy the remains of the sample of medical cannabis after analysis is completed.
10.62.23.04 Contents of Certificate of Analysis.
A. An independent testing laboratory shall issue to the licensed processor a certificate of analysis for each lot, with supporting data, to report:
   (1) The concentrations of the following compounds:
      (a) Δ9-Tetrahydrocannabinol (THC);
      (b) Tetrahydrocannabinolic Acid (THCA);
      (c) Cannabidiol (CBD);
      (d) Cannabidiolic Acid (CBDA);
      (e) The terpenes described in the most current version of the cannabis Inflorescence monograph published by the American Herbal Pharmacopeia (AHP);
      (f) Cannabigerol (CBG); and
      (g) Cannabinol (CBN); and
   (2) That the presence of the following contaminants does not exceed the levels provided in the Commission’s current version of technical authority for medical cannabis testing:
      (a) Any residual solvent or processing chemicals;
      (b) Foreign material such as hair, insects, or any similar or related adulterant;
      (c) Microbiological impurities such as:
         (i) Total aerobic microbial count (TAMC);
         (ii) Total yeast and mold count (TYMC);
         (iii) Escherichia coli;
         (iv) Salmonella spp.;
         (v) Aflatoxin B1, B2, G1, and G2; and
         (vi) Ochratoxin A.;
      (d) Pesticide residue;
      (e) Heavy metals; and
      (f) Whether the batch is within specification for:
         (i) Odor; and
         (ii) Appearance.

B. Residual levels of volatile organic compounds (VOCs) shall be below the levels provided in the Commission’s current version of technical authority for medical cannabis testing.

10.62.23.05 Licensed Processor Determination That a Lot May be Released.
A. If a licensed processor, upon review of the certificate of analysis, determines that a lot meets the specification for the product, the licensed processor may:
   (1) Assign an expiration date to the lot;
   (2) Release the lot for distribution; and
   (3) Revise the status of the lot in the inventory control.

B. If a licensed processor receives test results that the lot does not meet specifications, the licensed processor may rework or reprocess the lot according to their standard operating procedure.

C. The reworked or reprocessed lot shall be resampled and retested by the independent testing laboratory to meet all required specifications.

D. A licensee shall retain every certificate of analysis.

10.62.23.06 Stability Testing and Retention Sampling.
A. A licensee shall provide a sample from each released lot to an independent testing laboratory
sufficient to perform stability testing at 6-month intervals to:
   (1) Ensure product potency and purity; and
   (2) Provide support for expiration dating.
B. Retention samples retained from each released lot shall:
   (1) Be tested by a registered independent testing laboratory other than the original certifying laboratory following an adverse event reported to the Commission;
   (2) Be properly stored by the licensed processor; and
   (3) Be properly discarded 6 months after the expiration date of the lot.
Appendix B: The Maryland Medical Cannabis Commission’s Technical Authority for Medical Cannabis Testing
The Maryland Medical Cannabis Commission’s Technical Authority for Medical Cannabis Testing

Revision 3.0
December 15, 2020

The Maryland Medical Cannabis Commission (MMCC) has developed this technical authority document to define contaminants and corresponding action limits associated with those contaminants in medical cannabis. This information is intended for use by the independent testing laboratories registered with the MMCC.
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INTRODUCTION

Analytical testing of medical cannabis for safety and potency is increasingly recognized as a critical and necessary component of the industry for several reasons (Freeman et al. 2016):

- Laboratory testing minimizes the risk of pesticides, microbes, heavy metals, toxins, and residual solvents from being consumed by an immunocompromised population;
- Quantification of cannabinoid profiles and potency becomes available for the consumer and aids in determining appropriate dosing for individual use; and
- Laboratory testing provides a sense of public safety and product quality for the medical cannabis tested.

The Maryland Medical Cannabis Commission (MMCC), with the assistance of a scientific work group, has established this technical authority to serve as a reference guide for the independent testing laboratories (ITL) to follow when analyzing medical cannabis. This technical authority has the force and effect of law and must be followed by ITLs pursuant to the Code of Maryland Regulations (COMAR) 10.62.15.05 and 10.62.23.04. The contaminants in medical cannabis identified in COMAR 10.62.15.05 and 10.62.23.04 may not exceed the levels specified in this guidance.

Medical cannabis safety and potency is to be analyzed based on the most current version of the cannabis inflorescence monograph published by the American Herbal Pharmacopeia (AHP), or a scientifically valid methodology that is equal or superior to that of the AHP monograph. COMAR 10.62.15.05 and 10.62.23.04 list the quality control testing requirements for medical cannabis. This technical authority provides the lists of contaminants and the acceptable tolerances that the ITL is required to report as stated in COMAR 10.62.15.05 and 10.62.23.04. The tolerances were established following a review of available literature in the cannabis industry as well as references from the International Conference for Harmonisation (ICH) Guideline Q3C on Impurities and the ICH Guideline Q3D on Elemental Impurities Guidance for Industry.

The four categories of contaminants identified in COMAR 10.62.15.05 and 10.62.23.04 include:

- Pesticides;
- Residual Solvents;
- Microbiological Impurities; and
- Heavy Metals.

In an effective testing program, standardized sampling procedures are an integral component to quality laboratory testing. The data generated from all analytical methods must be consistently reliable and legally defensible. To achieve this, method precision and accuracy measurements should be performed during the sample testing process. This guidance will provide best practices for sample collection by the ITL.

All sampling and analysis described in this guidance shall be conducted by an ITL registered with the MMCC and in good standing and accredited to ISO/IEC 17025 by an International Laboratory Accreditation Cooperation (ILAC) recognized third party.

The MMCC is committed to evidence-based decision-making when implementing technical guidance for the registered ITL. As research into cannabis use and safety advances, this technical authority will be revised and updated to reflect the state of science as it pertains to the medical cannabis industry.
SAMPLING

The objective of a sampling procedure is to ensure the proper collection, clear labeling, proper preservation, careful transportation, and storage of samples by trained personnel for laboratory analyses. Collection of the sample is critical as it must be truly representative of the material being analyzed or the results will not be meaningful. ITLs are required to develop a statistically valid sampling method and collect a representative sample from each batch or lot of final product that is adequate to perform the required testing (COMAR 10.62.15.04B and 10.62.23.03B). The amount of sample required for cannabinoid or contaminant testing may vary due to sample matrix, analytical method, and laboratory-specific procedures.

Medical cannabis sampling procedures play an important role in identifying and/or confirming the integrity of a sample, as well as the completeness of request and chain of custody forms.

To reliably provide the laboratory with a representative sample, standard sampling methods with descriptive steps must be applied with quality and consistency. All sampling must be consistently performed using accepted methodologies. It is the responsibility of the ITL to define a standard operating procedure that minimizes both imprecision and bias and lists chronological steps that ensure a consistent and repeatable method.

When sampling for compliance, all ITLs are required to follow the sampling protocol listed on page 5 of this document, “Collection Procedure for Laboratory Compliance and Retention Samples.” In addition, the following sampling guidelines shall be demonstrated by the laboratory when performing sampling at a licensed grower or licensed processor:

- The use of appropriate sampling equipment to avoid contamination;
- The documentation of observations and procedures used during sample collection;
- The use of an aseptic collection technique is required for antimicrobial testing;
- The importance of personal hygiene and use of person protective equipment; and
- The method used by personnel to consistently obtain samples throughout the batch.

(See Appendix A – Medical Cannabis Testing Requirements for information regarding required testing for each sample matrix).
COLLECTION PROCEDURE FOR LABORATORY COMPLIANCE AND RETENTION SAMPLES

Equipment:
1. PPE-Disposable Gloves/Facemask/Shield;
2. Calibrated Scale;
3. Appropriate Sample Collection Vessel; and
4. Isopropyl Alcohol.

Procedure:
1) Put on disposable gloves to mitigate the risk for contamination of the sample during the collection process.
2) Ensure the work surface and scale are clean and decontaminated.
3) Label a collection vessel with the appropriate METRC identifier and confirm the batch or lot mass.
   Do not sample if pertinent information is not available.
4) Retrieve the container you will be collecting the sample from and wipe off the lid of the container if applicable.
5) For usable cannabis: The minimum sample volume to be collected from each batch is 0.5% of the batch mass.
   The minimum number of sample increments listed below must be collected for the gross sample (this includes both compliance and retain sample). Withdraw samples from the upper, middle, and lower sections of each container, with the upper section sample being taken from a depth of not less than 10 centimeters. In circumstances where there are 1-10 containers in a batch, collect a sample from all containers. Record the time the sample was collected, any inconsistencies with the sampling plan, and any other remarks that may be relevant to data analysis or quality assurance.

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<td>10lbs</td>
<td>10 sample increments totaling 0.5% batch mass</td>
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</table>

For processed products (excluding edible cannabis products): Each sample must be taken in final product form from randomly chosen positions in the lot. The sample volume collected must meet or exceed minimum volume requirements for all compliance testing performed.

6) Place the sample in the appropriate collection vessel, seal and place to the side.
7) Wipe down the scale and work surface using isopropyl alcohol.
8) Dispose of gloves.
9) Document the appropriate chain of custody information (i.e. sample volume) to be recorded in METRC.

*The following sample collection procedure is based U.S. Pharmacopeia Convention Chemical Tests / 561 Articles of Botanical Origin. 2014 July*
POTENCY

Every batch and/or lot of cannabis cultivated and/or processed for transfer to a licensed dispensary must pass the required compliance testing listed in COMAR 10.62.15 and 10.62.23. Potency is analyzed by quantitating the following compounds:

- ∆9-Tetrahydrocannabinol (THC);
- Tetrahydrocannabinolic Acid (THCA);
- Cannabidiol (CBD);
- Cannabidiolic Acid (CBDA);
- The terpenes described in the most current version of the cannabis inflorescence monograph published by the American Herbal Pharmacopeia (AHP);
- Cannabigerol (CBG); and
- Cannabinol (CBN)

To minimize the variability that exists with potency testing of cannabis flower, all testing must meet the standard method performance requirements (SMPRs) listed below. For matrices not listed, the method performance requirements must be as close to the published SMPRs as possible. For consistency, the MMCC recommends that ITLs use the sample preparation and the sample analysis methods listed below. The methods have been taken from New York State Department of Health - Wadsworth Center Laboratory of Organic and Analytical Chemistry and AOAC International.

*Note: Test samples for potency will consist of a random selection of buds/flower from the analytical sample of cannabis flower collected from a licensee. The laboratory is to maintain procedures for homogenization which are supported through method validation. Elevated potency levels will routinely be monitored and confirmed by the MMCC. Enforcement action will be taken for laboratories falsely reporting elevated potency levels in METRC and on Certificates of Analysis.

Standard Method Performance Requirements (SMPRs):

- **Dried Plant Material**: AOAC SMPR 2017.002
- **Concentrates**: AOAC SMPR 2017.001

Sample Preparation:

- **Medical Cannabis Sample Preparation Protocols**: NYS DOH MML-301

Sample Analysis:

- **Measurement of Phytocannabinoids in Medical Marijuana using HPLC-PDA**: NYS DOH MML-300
- **Quantitation of Cannabinoids in Cannabis Dried Plant Materials, Concentrates, and Oils**: AOAC 2018.11
PESTICIDES

COMAR 10.62.11.03G states pesticide applicators and applications shall follow State and federal pesticide requirements for any pesticide applied. The Maryland Department of Agriculture (MDA) approves crop protection agents available for use on medical cannabis. For more information visit the MMCC website (https://mmcc.maryland.gov/Pages/Pesticide-Application.aspx). MMCC’s current list of pesticide targets are documented in Table 1. To minimize variability that exists with testing of cannabis flower, all testing must meet the standard method performance requirements (SMPRs) listed below. Cannabis samples with pesticide active ingredients detected above the action level listed below fail, and the product must be destroyed.

Standard Method Performance Requirements (SMPRs):

• Identification and Quantification of Selected Pesticide Residue in Dried Cannabis Flower: AOAC SMPR 2018.011

Table 1: List of Target Pesticides and Plant Growth Regulators in Parts Per Million (PPM)

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<tr>
<th>Pesticide/PGR</th>
<th>USE</th>
<th>LOQ</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acetamiprid</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Abamectin</td>
<td>Insecticide</td>
<td>0.5</td>
</tr>
<tr>
<td>Aldicarb</td>
<td>Insecticide</td>
<td>0.4</td>
</tr>
<tr>
<td>Ancymidol</td>
<td>PGR</td>
<td>0.2</td>
</tr>
<tr>
<td>Azaoxystrobin</td>
<td>Fungicide</td>
<td>0.2</td>
</tr>
<tr>
<td>Bifenazate</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Bifenthrin</td>
<td>Fungicide</td>
<td>0.2</td>
</tr>
<tr>
<td>Boscalid</td>
<td>Fungicide</td>
<td>0.4</td>
</tr>
<tr>
<td>Carbaryl</td>
<td>PGR</td>
<td>0.2</td>
</tr>
<tr>
<td>Carbofuran</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Chlorantraniliprole</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Chlorpyrifos</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Clofentezine</td>
<td>Acaricide</td>
<td>0.2</td>
</tr>
<tr>
<td>Cyfluthrin</td>
<td>Insecticide</td>
<td>1.0</td>
</tr>
<tr>
<td>Daminozide (Alar)</td>
<td>PGR</td>
<td>1.0</td>
</tr>
<tr>
<td>DDVP (Dichlorvos)</td>
<td>Insecticide</td>
<td>0.1</td>
</tr>
<tr>
<td>Diazinon</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Dimethoate</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Etoxazole</td>
<td>Acaricide</td>
<td>0.2</td>
</tr>
<tr>
<td>Fenpyroximate</td>
<td>Insecticide</td>
<td>0.5</td>
</tr>
<tr>
<td>Fipronil</td>
<td>Insecticide</td>
<td>0.4</td>
</tr>
<tr>
<td>Flonicamid</td>
<td>Insecticide</td>
<td>1.0</td>
</tr>
<tr>
<td>Fludioxonil</td>
<td>Fungicide</td>
<td>0.4</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Pesticide/PGR</th>
<th>USE</th>
<th>LOQ</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flurprimidol</td>
<td>PGR</td>
<td>0.2</td>
</tr>
<tr>
<td>Hexythiazo</td>
<td>Ovicide</td>
<td>1.0</td>
</tr>
<tr>
<td>Imazalil</td>
<td>Fungicide</td>
<td>0.2</td>
</tr>
<tr>
<td>Imidacloprid</td>
<td>Insecticide</td>
<td>0.4</td>
</tr>
<tr>
<td>Kresoxim-methyl</td>
<td>Fungicide</td>
<td>0.4</td>
</tr>
<tr>
<td>Malathion</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Metalaxyl</td>
<td>Fungicide</td>
<td>0.2</td>
</tr>
<tr>
<td>Methiocarb</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Methomyl</td>
<td>Insecticide</td>
<td>0.4</td>
</tr>
<tr>
<td>Myclobutanil</td>
<td>Fungicide</td>
<td>0.2</td>
</tr>
<tr>
<td>Naled</td>
<td>Insecticide</td>
<td>0.5</td>
</tr>
<tr>
<td>Oxamyl</td>
<td>Insecticide</td>
<td>1.0</td>
</tr>
<tr>
<td>Paclobutrazol</td>
<td>PGR</td>
<td>0.4</td>
</tr>
<tr>
<td>Permethrin</td>
<td>Insecticide</td>
<td>0.5</td>
</tr>
<tr>
<td>Phosmet</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Piperonyl butoxide</td>
<td>Insecticide</td>
<td>1.0</td>
</tr>
<tr>
<td>Propiconazole</td>
<td>Fungicide</td>
<td>0.4</td>
</tr>
<tr>
<td>Pyrethrins</td>
<td>Insecticide</td>
<td>1.0</td>
</tr>
<tr>
<td>Spinosad</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Spiromesifen</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Spirotetramat</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Thiacloprid</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Thiamethoxam</td>
<td>Insecticide</td>
<td>0.2</td>
</tr>
<tr>
<td>Trifloxystrobin</td>
<td>Fungicide</td>
<td>0.2</td>
</tr>
</tbody>
</table>
RESIDUAL SOLVENTS

Some producers of cannabis products use solvents to extract and/or concentrate the active ingredients from cannabis. The MMCC has adopted a list of target residual solvents based on common extraction and concentration techniques in the industry. Concentration limits are based on the “International Conference for Harmonisation (ICH) Guideline Q3C (R5) on Impurities: Guidelines for residual solvents.” The concentration limits listed in ICH Q3C are based on the toxicity of the individual solvent and on the magnitude of exposure to occur from consuming 10 grams of the pharmaceutical. To minimize variability that exists with testing of cannabis flower, all testing must meet the standard method performance requirements (SMPRs) listed below.

Standard Method Performance Requirements (SMPRs):

- **Identification and Quantitation of Selected Residual Solvents in Cannabis-Derived Materials: AOAC 2019.002**

Note: No health-based solvent residual limits have been established specifically for cannabis extract or concentrate products. We are uncertain whether the selected action levels for solvents in cannabis products sufficiently protect persons who smoke cannabis. However, the ICH Q3C does assume 100% absorption by any exposure route.

<table>
<thead>
<tr>
<th>Solvent</th>
<th>PPM</th>
</tr>
</thead>
<tbody>
<tr>
<td>Heptanes</td>
<td>&lt;5000</td>
</tr>
<tr>
<td>Hexanes</td>
<td>&lt;290</td>
</tr>
<tr>
<td>Butanes</td>
<td>&lt;5000</td>
</tr>
<tr>
<td>Benzene</td>
<td>&lt;2</td>
</tr>
<tr>
<td>Toluene</td>
<td>&lt;890</td>
</tr>
<tr>
<td>Total Xylenes</td>
<td>&lt;2170</td>
</tr>
<tr>
<td>Propanes</td>
<td>&lt;5000</td>
</tr>
<tr>
<td>Ethanol</td>
<td>&lt;5000</td>
</tr>
</tbody>
</table>
MICROBIOLOGICAL IMPURITIES

The presence of microbes is common in natural products. It is important to distinguish between organisms ubiquitous in nature and those that are known pathogens. “Indicator tests” don’t directly test for pathogens, but instead serve as quality tests or indications that follow-up pathogen testing should be performed (Holmes et al. 2015). Additionally, while microbial and fungal limits are not typically reported as “pass/fail,” the MMCC has established acceptable limits of detection based on the literature available. The criteria for acceptability in Table 3a and Table 3b (below) lists the microbiological impurities and the associated detection limits.

Total Aerobic Microbial Count (TAMC), Total Yeast and Mold Count (TYMC) and Coliform Testing

A registered independent laboratory may use:

1. An approved AOAC, FDA, or USP validated plating method; or
2. Another method approved by MMCC.

Pathogen Testing

A registered independent laboratory may use:

1. An approved AOAC, FDA, or USP validated plating method; or
2. (i) Another approved AOAC, FDA, or USP validated method and (ii) plating of pathogens.

The laboratory’s selected method will require quality controls (positive and negative) performed daily at a minimum, as well as additional criteria identified by each method (e.g., peel plate requires an automatic reader and time stamp). AOAC standard method performance requirements for Salmonella testing are listed below and must be followed by the ITL. See Appendix F - Microbiological Quality Control for additional quality control information and templates. Quality control worksheets for qualitative analysis, quantitative analysis, and specific organism detection are available on the MMCC website (https://mmcc.maryland.gov/Pages/testinglabs.aspx). If a pathogen is detected during compliance testing, the ITL should follow protocol listed in Appendix-G-Presumptive Positive Pathogen Detection.

Standard Method Performance Requirements (SMPRs):


Table 3a: Microbiological Impurities and Accepted Detection Limits in Colony Forming Units (CFU/g) and Parts per Billion (PPB) for flower and processed products.

<table>
<thead>
<tr>
<th>Microbiological Impurity</th>
<th>CFU/g</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Aerobic Microbial Count (TAMC)</td>
<td>&lt;100,000</td>
</tr>
<tr>
<td>Total Yeast and Mold Count (TYMC)</td>
<td>&lt;10,000</td>
</tr>
<tr>
<td>E. coli</td>
<td>&lt;1</td>
</tr>
<tr>
<td>Salmonella spp.</td>
<td>&quot;None Detected&quot;</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Mycotoxin</th>
<th>PPB</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aflatoxin B1</td>
<td>&lt;20</td>
</tr>
<tr>
<td>Aflatoxin B2</td>
<td>&lt;20</td>
</tr>
<tr>
<td>Aflatoxin G1</td>
<td>&lt;20</td>
</tr>
<tr>
<td>Aflatoxin G2</td>
<td>&lt;20</td>
</tr>
<tr>
<td>Ochratoxin A</td>
<td>&lt;20</td>
</tr>
</tbody>
</table>
Table 3b: Microbiological Impurities and Accepted Detection Limits in Colony Forming Units (CFU/g) and Parts per Billion (PPB) for Edibles Products.

<table>
<thead>
<tr>
<th>Microbiological Impurity</th>
<th>CFU/g</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Coliforms</td>
<td>≤10</td>
</tr>
<tr>
<td>Shiga Toxin producing E.coli (STEC)</td>
<td>&quot;None Detected&quot;</td>
</tr>
<tr>
<td>Salmonella, spp</td>
<td>&quot;None Detected&quot;</td>
</tr>
<tr>
<td>L. monocytogenes</td>
<td>&quot;None Detected&quot;</td>
</tr>
</tbody>
</table>

Water activity (Aw) is a measure of the available water that can be utilized for microbiological growth. Aw ranges from 0 to 1 with microbial growth unlikely below Aw 0.6. Most cannabis is dried and cured to a final water activity level of Aw 0.3-0.6, and most pathogens cannot grow below Aw 0.9 (Holmes et al. 2015). Water activity, or the moisture of the cannabis flower in units, measured below Aw 0.65 will safeguard cannabis products against microbial growth during storage and before sale.

Table 3c. Acceptable water activity limits for cannabis flower and edible cannabis products.

<table>
<thead>
<tr>
<th>Water Activity</th>
<th>(AW)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Flower products</td>
<td>&lt;.65</td>
</tr>
<tr>
<td>Edible cannabis products</td>
<td>&lt;.85</td>
</tr>
</tbody>
</table>
HEAVY METALS

Elemental impurities do not provide any therapeutic benefit to the medical cannabis patient. Because of their high degree of toxicity, arsenic, cadmium, chromium, lead, and mercury rank among the priority metals that are of public health significance (Tchounwou P et al. 2012). The MMCC requires an ITL to test for heavy metal presence in medical cannabis (COMAR 10.62.15.05 and COMAR 10.62.23.04). Table 4a lists the five heavy metals required in compliance testing and their associated action limits based on a 5 gram/day consumption for inhalation limits and a 10 gram/day consumption for oral limits. Table 4b lists the four heavy metals required in contaminant testing for edible cannabis products and their associated concentration limits based on a 10 gram/day consumption. To minimize variability that exists with testing of cannabis flower, all testing must meet the standard method performance requirements (SMPRs) listed below.

Standard Method Performance Requirements (SMPRs):

- Determination of Heavy Metals in a Variety of Cannabis and Cannabis Derived Products: AOAC SMPR 2020.001

Note: The permitted daily exposure (PDE) for heavy metals is based on the Q3D Elemental Impurities Guidance for Industry.

Table 4a: Heavy Metals and Associated Concentration Limits in Parts Per Million (PPM) for Flower and Processed Products.

<table>
<thead>
<tr>
<th>Heavy Metal</th>
<th>PPM (Inhalation)</th>
<th>PPM (Oral)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lead</td>
<td>&lt;1.0</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>Arsenic</td>
<td>&lt;0.4</td>
<td>&lt;1.5</td>
</tr>
<tr>
<td>Mercury</td>
<td>&lt;0.2</td>
<td>&lt;3.0</td>
</tr>
<tr>
<td>Cadmium</td>
<td>&lt;0.4</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>Chromium</td>
<td>&lt;0.6</td>
<td>&lt;1070.0</td>
</tr>
</tbody>
</table>
**Table 4b: Heavy Metals and Associated Concentration Limits in Parts Per Million (PPM) for Edible Cannabis Products.**

<table>
<thead>
<tr>
<th>Heavy Metal</th>
<th>PPM (Oral)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Lead</td>
<td>&lt;0.5</td>
</tr>
<tr>
<td>Arsenic</td>
<td>&lt;1.5</td>
</tr>
<tr>
<td>Mercury</td>
<td>&lt;3.0</td>
</tr>
<tr>
<td>Cadmium</td>
<td>&lt;0.5</td>
</tr>
</tbody>
</table>
EXCIPIENTS

COMAR (10.62.23) states that the presence of any residual solvent or processing chemical not exceed the levels provided in this document. On November 15, 2019, the Commission issued Bulletin 2019-013 banning the use of Vitamin E Acetate (VEA) as a processing chemical in the production of cannabis vaping products and requiring VEA screening be performed on all vaping products (see Appendix 1). VEA detection in vape samples that exceeds 0.7% by weight will be cause for product destruction.

STABILITY TESTING

COMAR (10.62.15.07 and 10.62.23.06) states that stability testing is to be performed at 6-month intervals. The purpose of stability testing is to provide evidence on how the quality of a drug substance varies with time under the influence of a variety of environmental factors (ICH 2003).

The ITL must have policies and procedures established for the collection of stability and retention samples and the analysis of stability testing samples.

The stability testing required will include:

- Cannabinoid content; and
- Microbiological impurities.

Findings of the stability studies must be reported to the MMCC through the METRC tracking system to ensure medical cannabis purity and potency are maintained throughout the storage process without significant change. Significant change for medical cannabis is defined as failure to meet the tolerances listed in this technical guidance for purity. Stability studies protocol may change as the industry evolves. Current protocols are listed below.

Stability testing protocol for MMCC licensed growers is available in Appendix C – Stability Testing Protocol – MMCC Licensed Grower.

Stability testing protocol for MMCC licensed processors is available in Appendix D – Stability Testing Protocol – MMCC Licensed Processor.

Stability testing protocol for edibles products is available in Appendix E – Stability Testing Protocol - Edibles.
# APPENDIX A - Medical Cannabis Compliance Testing Requirements

<table>
<thead>
<tr>
<th></th>
<th>Raw Plant Material</th>
<th>Concentrate (Solvent/Non-Solvent Based)</th>
<th>Infused Non-Eatable</th>
<th>Inhalable/Vape Concentrate</th>
<th>Infused Edible</th>
<th>External Hemp (Extract/Raw Plant Material)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Moisture Content</td>
<td>✓</td>
<td></td>
<td>✓</td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Potency Analysis</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
</tr>
<tr>
<td>Terpene Analysis</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Foreign Matter Inspection</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Microbial Screen</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Mycotoxin Screen</td>
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<td>✓</td>
<td>✓</td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Water Activity</td>
<td>✓</td>
<td></td>
<td></td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Heavy Metal Screen</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Residual Solvent Test</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Pesticide Residue Analysis</td>
<td>✓</td>
<td>✓</td>
<td>✓</td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Vitamin E Acetate</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Shiga Toxin Producing E. Coli</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Salmonella, spp.</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>Total Coliform**</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>✓</td>
<td></td>
</tr>
<tr>
<td>L. monocytogenes**</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>✓</td>
<td></td>
</tr>
</tbody>
</table>

*Residual solvent testing should be added where licensee notifies ITL for products categorized as infused non-edibles.
APPENDIX B - DEFINITIONS

Batch -

(a) All of the plants of the same variety of medical cannabis that have been:
   (1) Grown, harvested, and processed together; and
   (2) Exposed to substantially similar conditions throughout cultivation and processing.
(b) Includes all of the processed materials produced from those plants.

Chain of Custody - The chronological documentation showing the collection, custody, control, transfer, analysis, and disposition of a sample.

Commission - The Maryland Medical Cannabis Commission.

CFU/g - Colony forming units per gram. Refers to a measure of the amount of living bacteria per given amount (1 gram) of a sample.

Independent Testing Laboratory - A facility, entity, or site that offers or performs tests of medical cannabis and products containing medical cannabis:

(a) Accredited as operating to ISO standard 17025 by an accreditation body that:
   (i) Operates in accordance with the International Organization for Standardization (ISO) standard ISO/IEC 17011;
   (ii) Is a signatory to the International Laboratory Accreditation Cooperation (ILAC) Mutual Recognition Arrangement (MRA); and
   (iii) Is independent from all other persons involved in the Maryland cannabis industry; and

(b) Registered with the Commission.

Limit of Quantification (LOQ) - The lowest concentration at which the analyte cannot only be reliably detected but at which some predefined goals for bias and imprecision are met.

Lot - All of a medical cannabis finished product that is uniform, that is intended to meet specifications, and that is manufactured, packaged, or labeled together during a specified time period according to a single lot record.

METRC – Marijuana Enforcement Tracking Regulation and Compliance system.

Medical Cannabis - Any product containing usable cannabis or medical cannabis finished product.

Medical Cannabis Concentrate - A product derived from medical cannabis that is kief, hashish, bubble hash, oil, wax, or other product, produced by extracting cannabinoids from the plant through the use of:

(a) Solvents
(b) Carbon dioxide; or
(c) Heat, screens, presses or steam distillation.

Medical Cannabis-Infused Product -

(a) Any oil, wax, ointment, salve, tincture, capsule, suppository, dermal patch, cartridge or other product containing a medical cannabis concentrate or usable cannabis that has been processed so that the dried leaves and flowers are integrated into other material.
(b) Does not include an edible cannabis product as that term is defined in COMAR 10.62.01.01.
Qualitative - Relating to, measuring, or measured by the quality of something rather than its quantity.

Quantitative - Relating to, measuring, or measured by the quantity of something rather than its quality.

Representative Sample - A sample obtained according to a sampling procedure designed to ensure that the different parts of a batch or lot or the different properties of a batch or lot are proportionally represented.

Sample - An amount of medical cannabis collected by laboratory personnel from a licensee and provided to an independent testing laboratory for testing.

Solvent - A substance that can dissolve another substance, or in which another substance is dissolved, forming a solution.

Target Analyte - A chemical the laboratory must test for to see if it is present in medical cannabis.

Usable Cannabis -

(a) The dried leaves and flowers of the cannabis plant.
(b) Does not include seedlings, seeds, stems, stalks or roots of the plant.

Water Activity - The partial vapor pressure of water in a substance divided by the standard state partial vapor pressure of water.
APPENDIX C - STABILITY TESTING PROTOCOL (GROWER)

COMAR 10.62.15.07 requires stability testing to be performed for each released batch of usable medical cannabis. This document outlines the required protocol to be followed by MMCC licensed growers and MMCC registered ITLs performing the stability studies.

Definitions:
Batch – All of the plants of the same variety of medical cannabis that have been: a) Grown, harvested, and processed together; and b) Exposed to substantially similar conditions throughout cultivation and processing. This includes all of the processed materials produced from those plants (flower, trim, kief, etc).
Testing Panel - Each sample is to be tested for a) Micro-organisms; and b) Potency to ensure product potency and purity and provide support for expiration dating per COMAR 10.62.15.07.
Stability Sample – 12 grams of material stored in routine conditions by the licensed grower to allow for collection of testing samples at all time points.
Testing Sample – 3 grams collected from the stability sample to be collected by, homogenized and analyzed by the ITL for each time point.
Time Point – The 6-month interval when testing should occur per COMAR 10.62.15.07 (0, 6, 12 and 18 months).
Homogenization – Manipulation of a product by mixing, and/or grinding, to obtain equal distribution of all components or ingredients with the goal of reducing variability.

Stability Testing Goals:
The design will assess:
- Degradation of cannabinoids in usable medical cannabis products over an 18-month period when held at routine storage conditions at a licensed cultivation facility.
- Levels of bacterial/fungal growth in usable medical cannabis products over an 18-month period when held at routine storage conditions at a licensed cultivation facility.

Stability Testing Protocol Requirements:
1. Stability testing shall be performed for each unique strain of cannabis. If material produced is to be distributed/sold as unique products (flower, trim, kief) each of these products shall constitute a batch and must be tested individually as potency, microbiological activity and environmental impact on stability may vary between product forms.
2. The licensed grower shall be responsible for stability sample storage, and selection of the ITL to perform stability testing.
3. The ITL shall be responsible for the collection of the stability and testing samples, analysis and submission of stability testing data into METRC.
4. Each stability sample shall contain 12 grams of material to allow the ITL to collect a 3-gram testing sample at each of the four time points. Failure to generate sufficient data for analysis may require repeating the missing time point/testing and potentially the full protocol. In cases where insufficient material to complete full testing is available (kief, trim) from a single batch a modified protocol to assess the stability of these products shall be proposed by the licensed grower for approval by the MMCC.
5. Stability samples shall be uniquely identified, clearly labeled “For Stability Testing Only” and stored in the same environmental conditions as product intended for sale. Care shall be taken to keep the sample segregated from other product to avoid potential contamination of study samples.
6. The ITL shall collect a testing sample of 3 grams from the stability sample at each time point. In cases where the product is packaged in volumes lower than what is required by the laboratory for testing multiple packages of a product from the same batch may be used to produce a single, homogenized sample for testing. These packages shall be collected by the independent testing laboratory and combined into a single sample at the time of testing.
7. Testing samples are to be collected and analyzed by the ITL at 0, 6, 12 and 18 months.
8. Testing performed at T0 is the full compliance panel. Testing performed at T6, T12, and T18 will consist of potency, TYMC, TAMC, E.coli, and Salmonella.
9. Testing results for all time points shall be generated within 14 calendar days of the date of the time point to be measured.
10. Each testing sample must be homogenized consistent with the laboratory’s standard operating procedures.
11. Laboratory methodology shall be consistent throughout the study. Changes to technology or protocols throughout the study require approval from MMCC.

12. The ITL shall provide all data electronically to the MMCC via an electronic reporting portal (https://mmcc.seamlessdocs.com/f/StabilityTestingAndRetentionSampling) within 30 calendar days of the measured time point.
APPENDIX D - STABILITY TESTING PROTOCOL (PROCESSOR)

Licensed Processor Stability Testing Protocol

COMAR 10.62.23.06 requires stability testing to be performed for each released lot of processed medical cannabis. This document outlines the required protocol to be followed by MMCC licensed processors and MMCC registered ITLs performing the stability studies.

Definitions:
Medical Cannabis-Infused Product – Oil, wax, ointment, salve, tincture, capsule, suppository, dermal patch, cartridge or other product containing medical cannabis concentrate or usable cannabis that has been processed so that the dried leaves and flowers are integrated into other material.
Lot – All of a medical cannabis finished product that is uniform, that is intended to meet specifications, and that is manufactured, packaged or labeled together during a specified time period according to a single lot record.
Testing Panel - Each testing sample is to be tested for a) Micro-organisms; and b) Potency.
Stability Sample – Sufficient material stored in routine conditions by the licensed processor to generate testing samples at all time points.
Testing Sample – Sample to be collected from the stability sample by the ITL sufficient to complete the testing panel for each time point.
Time Point – 6-month interval when testing should occur (0, 6, 12 and 18 months).
Homogenization – Manipulation of a product by mixing, to obtain equal distribution of all components or ingredients with the goal of reducing sample variability.

Stability Testing Goals:
The design must assess:
• Degradation of cannabinoids in medical cannabis processed products over an 18-month period when held at routine storage conditions at a licensed processing facility.
• Levels of bacterial/fungal growth in medical cannabis processed products over an 18-month period when held at routine storage conditions at a licensed processing facility.

Stability Testing Protocol Requirements:
1. Stability testing shall be performed for each unique medical cannabis-infused product. Each product with a unique strain, terpene/cannabinoid profile or delivery method shall be tested independently as potency, microbiological activity and environmental impact on stability may vary between product forms.
2. The licensed processor shall be responsible for stability sample storage and selection of the ITL to perform stability testing.
3. The ITL shall be responsible for the collection of the stability and testing samples, analysis and submission of stability testing data into METRC.
4. Each stability sample shall contain sufficient material to allow the independent testing laboratory to collect a testing sample at each of the four time points sufficient to complete the testing panel. Failure to generate sufficient data for analysis may require repeating the missing time point/testing and potentially the full protocol.
5. Stability samples shall be uniquely identified, clearly labeled “For Stability Testing Only” and stored in the same environmental conditions as product intended for sale. Care shall be taken to keep the sample segregated from other product to avoid potential contamination of study samples.
6. The ITL shall collect a testing sample from the stability sample at each time point sufficient to complete the full testing panel. In cases where the product is packaged in volumes lower than what is required by the laboratory for testing multiple packages of a product from the same batch may be used to produce a single, homogenized sample for testing. These packages shall be collected by the ITL and combined into a single sample at the time of testing.
7. Testing samples are to be collected and analyzed by the independent testing laboratory at 0, 6, 12 and 18 months. Testing performed at T0 is the full compliance panel. Testing performed at T6, T12, and T18 will consist of potency, TYMC, TAMC, E.coli, and Salmonella.

8. Testing results for all time points shall be generated within 14 calendar days of the date of the time-point to be measured.

9. Laboratory methodology shall be consistent throughout the study. Changes to technology or protocols throughout the study require approval from MMCC.

10. When possible, each sample is to be homogenized at the time of testing by the ITL consistent with the laboratory’s standard operating procedure.

11. ITLs shall provide all data electronically (https://mmcc.seamlessdocs.com/f/StabilityTestingAndRetentionSampling) to the MMCC within 30 calendar days of the measured time point.
APPENDIX E - STABILITY TESTING PROTOCOL (EDIBLES)

Edible Products Shelf Stability Study

COMAR 10.62.37.10E requires shelf life testing be performed for each unique edible cannabis product available for patient consumption. This document outlines the required protocol to be followed by MMCC licensed processors and the MMCC registered ITLs performing testing. The protocol consists of 10 individual product samples being analyzed for content uniformity as well as a 12-week time period monitoring product potency, water activity, and microbiological contaminants.

Content Uniformity Requirements (Time point 0):
1. The licensed processor shall randomly select 10 individual samples of unique edible cannabis products in final form from available production lots, ensuring all production lots available have been represented. These samples must be transferred to an ITL for required testing. Compliance testing performed at T0 will satisfy baseline water activity and microbiological data points. The ITL is responsible for randomly sampling for compliance.
2. The ITL shall visually inspect each sample for foreign matter, odor, and general appearance.
3. Following visual inspection, the samples must each be tested for cannabinoid content. Acceptable content uniformity shall fall within +/- 10%.
4. Following completion of testing, results shall be uploaded directly into METRC by the ITL. Additionally, laboratories should submit testing data to: https://mmcc.maryland.gov/Pages/testinglabs.aspx.

Stability Requirements (Time points 1-3):
Following the initial content uniformity testing there will be three additional time points to test: T(1) at 4 weeks, T(2) at 8 weeks, and T(3) at 12 weeks.

1. The licensed processor should randomly select 3 samples (beginning, middle, and end) from each unique production lot at stated time points.
2. The ITL shall visually inspect each sample for foreign matter, odor, and general appearance. Following the visual inspection, the samples must be homogenized and tested for the following:
   - Microorganisms;
   - Water activity; and
   - Cannabinoid content.
3. Testing results must be uploaded directly into METRC by the ITL. Additionally, laboratories shall submit testing data to https://mmcc.maryland.gov/Pages/testinglabs.aspx.
# APPENDIX F - MICROBIOLOGICAL QUALITY CONTROL

Quantitative quality controls are required to quantitate aerobic bacteria. ITLs shall run quality controls (QC) each time samples are set up. QC must mimic the sample analysis and needs to run through every incubation period during every run (i.e. a broth base analysis must include a broth-based QC, and a plate-based analysis must include a plate-based QC).

*Quality Control (QC) Templates are available on mmcc.maryland.gov.*

## F(1). Quantitative Analysis Control Chart - Broth-based QC

**+Control=E.coli, -Control=S. aureus, Sterility Control=Media blank**

<table>
<thead>
<tr>
<th>Test Controls</th>
<th>E. coli ATCC 25922</th>
<th>E. aerogenes ATCC 13048</th>
<th>S. aureus ATCC 25923</th>
<th>Sterility Control</th>
<th>Initial/ Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>LST Control Results</td>
<td>XX</td>
<td>XX</td>
<td>XX</td>
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<td></td>
</tr>
<tr>
<td>EC Control Results</td>
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<tr>
<td>BGB Control Results</td>
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</tbody>
</table>

Temp Incubated________ °C Time/Date_____________ Initials_________

## Quantitative QC Petri film/charm controls

<table>
<thead>
<tr>
<th>Test Controls charm/petri film plates</th>
<th>E. coli ATCC 25922 pos control count</th>
<th>S. aureus ATCC 25923 neg control</th>
<th>Sterility Control</th>
<th>Initial/ Date</th>
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Temp Incubated________ °C Time/Date _____________ Initials_________
Aerobic Bacteria Count
Aerobic bacteria plate counts controls

<table>
<thead>
<tr>
<th>PCA Control Plate</th>
<th>Colony Count</th>
<th>Initial/Date</th>
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</thead>
<tbody>
<tr>
<td>15 min Air Exposure Plate</td>
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<tr>
<td>Glass Ware</td>
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<tr>
<td>PCA</td>
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<tr>
<td><strong>Butterfield’s phosphate-buffered/buffer used</strong></td>
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<td>Positive Quantitative QC value</td>
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</table>

Temp Incubated __________ °C  Time/Date ___________________ Initials __________

Certified Reference Material/Reference Material Used During Analysis

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<thead>
<tr>
<th>CRM</th>
<th>Lot Number</th>
<th>ATCC #</th>
<th>Generation</th>
<th>Expiration Date</th>
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</thead>
<tbody>
<tr>
<td><strong>Escherichia coli</strong></td>
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<tr>
<td><strong>Enterobacter aerogenes</strong></td>
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<td><strong>Staphylococcus aureus</strong></td>
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<tr>
<td><strong>Proteus mirabilis</strong></td>
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</tbody>
</table>
### BAM Method: Aerobic Plate Count, Total Coliforms & Fecal Coliforms

#### Result Worksheet

<table>
<thead>
<tr>
<th>ANALYST(S)</th>
<th>DILUTION</th>
<th>COLIFORM GROUP</th>
<th>Fecal Coliform Count</th>
<th>ESCHERICHIA COLI</th>
<th>LST</th>
<th>ABC</th>
<th>BCD</th>
<th>ABC</th>
<th>A</th>
<th>B</th>
<th>C</th>
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**Note:** The table above shows the results of the BAM method for aerobic plate count, total coliforms, and fecal coliforms. Each row represents a different dilution level, and columns indicate the number of colonies per plate and the results for different bacterial groups.

---

**BAM Method: Aerobic Plate Count, Total Coliforms & Fecal Coliforms**

#### Result Worksheet

<table>
<thead>
<tr>
<th>ANALYST(S)</th>
<th>DILUTION</th>
<th>COLIFORM GROUP</th>
<th>Fecal Coliform Count</th>
<th>ESCHERICHIA COLI</th>
<th>LST</th>
<th>ABC</th>
<th>BCD</th>
<th>ABC</th>
<th>A</th>
<th>B</th>
<th>C</th>
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<td>SUB NO.</td>
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</tbody>
</table>

**Note:** The table above shows the results of the BAM method for aerobic plate count, total coliforms, and fecal coliforms. Each row represents a different dilution level, and columns indicate the number of colonies per plate and the results for different bacterial groups.
F(2). Qualitative Quality Control

Quality Control (QC) performed for qualitative analysis must include a Sterility Control, Negative Control and a Positive Control with each RUN or at a MINIMUM every time you set up samples for that day. The QC must simulate the samples during each phase. If the sample tested is going through an incubation at a specific temperature, then the QC must mirror it on the same medium. Please see the chart below which shows Salmonella as a positive control, E coli as a negative control and Media blank as a sterility control.

Qualitative Analysis Control Chart

\[ +Control=Salmonella, \ -Control=E\.coli, \ Sterility \ Control=Media \ blank \]

<table>
<thead>
<tr>
<th>Test Controls</th>
<th>Salmonella sp.</th>
<th>E. coli</th>
<th>Sterility Control</th>
<th>Initial/ Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>RV Broth</td>
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<tr>
<td>Tetrathionate Broth</td>
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<tr>
<td>XLD Agar</td>
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<tr>
<td>Hektoen Agar</td>
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<tr>
<td>Wilson Blair Agar</td>
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<tr>
<td>TSI/LIA/BAP</td>
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</tbody>
</table>

Initials/Date: __________ Incubator temperature___________ Water bath temperature____________

Certified Reference Material/Reference Material

<table>
<thead>
<tr>
<th>CRM</th>
<th>ATCC #</th>
<th>Lot Number</th>
<th>Generation</th>
<th>Expiration Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Salmonella species</td>
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</tr>
<tr>
<td>Escherichia coli</td>
<td></td>
<td></td>
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</tbody>
</table>
APPENDIX G-PRESUMPTIVE POSITIVE PATHOGEN DETECTION

If an ITL identifies a pathogen (E.coli, Salmonella, or Listeria) during routine compliance testing, the following steps should be taken within 24 hours of the presumptive positive:

1. Enter all failed test results into Metrc;
2. Notify the MMCC via email (scientificsupport.mmcc@maryland) to coordinate pick up of the selective agar plates; and
3. Refrigerate selective agar plates at 2-8°C Celsius until pickup by MMCC.
REFERENCES


Farrer DG. Technical Report: Oregon Health Authority’s process to decide which types of contaminants to test for in cannabis. Oregon Health Authority. 2015 December.


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Michigan Marijuana Regulatory Agency (MRA)
Wadsworth Center, New York State Department of Health