1. Working group name:

*Operations- Retail Establishment*

1. Individual sponsor(s):

*Riana Durrett, Executive Director, Nevada Dispensary Association*

1. Describe the recommendation:

**ADAPTED DISPENSARYRELATED**

**REGULATIONS**

**OBTAINING A PATIENT CARD**

**Sec. 16.** NAC 453A.100 is hereby amended to read as follows:

453A.100

1. In addition to the materials required by NRS 453A.210, an application for a

registry identification card ***or letter of approval*** must include:

a. A written statement signed by the applicant’s attending physician verifying

that he or she was presented with a photographic identification of the

applicant and the designated primary caregiver, if any, ***or, for an***

***application for a letter of approval, a photographic identification of the***

***designated primary caregiver and, if such identification exists, of the***

***applicant,*** and that the applicant and the designated primary caregiver, **[**if

any,**] *as appropriate,*** are the persons named in the application;

b. On forms prescribed by the Division, any information required by the Central

Repository for Nevada Records of Criminal History;

c. On forms prescribed by the Division, any information required by the

Department of Motor Vehicles;

d. A medical marijuana program waiver and liability release form that is

prescribed by the Division and signed by the applicant and designated

primary caregiver, if any **[**;**] *, or, if the application is for a letter of***

***approval, by the designated primary caregiver and, if capable of signing,***

***the applicant;***

e. An acknowledgment form that is prescribed by the Division and signed by

the applicant and designated primary caregiver, if any **[**;**] *, or, if the***

***application is for a letter of approval, by the designated primary caregiver***

***and, if capable of signing, the applicant;***

f. If the applicant is under 18 years of age, a minor release form signed by the

designated primary caregiver of the minor; and

g. Proof that the applicant is a resident, including, without limitation, a

photocopy of a driver’s license issued by the Department of Motor Vehicles

or a photocopy of an identification card issued by the Department of Motor

Vehicles.

2. The Division will request a name-based check of an applicant, a ***designated***

***primary*** caregiver or the parent of a child from the Central Repository for Nevada

Records of Criminal History and, if such check is inadequate to determine the

criminal history of an applicant, ***designated primary*** caregiver or parent of a child,

the Division may request a complete set of the fingerprints of the applicant and the

designated primary caregiver, if any.

3. As used in this section, “resident” has the meaning ascribed to it in NRS 453A.210.

**Sec. 17.** NAC 453A.110 is hereby amended to read as follows:

453A.110

1. If the Division approves an application for a registry identification card **[**:**] *or letter of***

***approval:***

a. The Division will provide the applicant and designated primary caregiver, if

any, with written notice of its approval.

b. The applicant and designated primary caregiver, if any, must present the written

notice and proof of identity to an appropriate office of the Department of

Motor Vehicles in order to receive a registry identification card **[**.**] *or to the***

***Division in order to receive a letter of approval.*** Upon the presentation of the

written notice and proof of identity **[**, the**] *:***

i. ***The*** Department of Motor Vehicles shall prepare and issue a registry

identification card to the applicant and designated primary caregiver, if

any, after it has confirmed by telephone or other reliable means that

the Division has approved the issuance of the card **[**.**] *; and***

ii. ***If applicable, the Division will prepare and issue a letter of approval***

***to the applicant.***

2. If the Division denies an application for a registry identification card **[**,**] *or letter of***

***approval,*** the Division will provide the applicant and designated primary caregiver, if

any, with written notice of its denial by certified mail.

**Sec. 18.** NAC 453A.130 is hereby amended to read as follows:

453A.130 A person to whom a registry identification card ***or letter of approval*** has been

issued may renew that card ***or letter*** by:

1. Submitting to the Division a form for renewal pr escribed by the Division and

the materials required by NRS 453A.210 and NAC 453A.100; and

2. Returning **[**his or her**] *the*** expired registry identification card ***or letter of***

***approval*** to the **[**Department of Motor Vehicles.**] *Division.***

**Sec. 19.** NAC 453A.140 is hereby amended to read as follows:

453A.140 The Division will charge and collect the following fees:

1. For the issuance to a person, for the first time, of a packet of application materials to

be used in applying for a registry identification card ***or letter of approval***

........$25

2. For the issuance to a person of a registry identification card ***or letter of approval*** after

the Division has approved the person’s application to receive **[**such**]** a ***registry***

***identification*** card ***or letter of approval*** ........$75

**Sec. 20.** NAC 453A.150 is hereby amended to read as follows:

453A.150

1. **[**A**] *Except as otherwise provided in subsection 3, a*** person with a chronic or

debilitating disease to whom a registry identification card has been issued may not be

a designated primary caregiver.

2. A designated primary caregiver may not be the designated primary caregiver to more

than **[**one person.**] *two persons.***

3. ***A person with a chronic or debilitating disease to whom a registry identification***

***card has been issued who is the parent or guardian of a child who has been issued a***

***registry identification card or letter of approval may be the designated primary***

***caregiver for such a child.***

**PERMANENT LICENSING FOR TEMPORARY**

**ESTABLISHMENTS**

*A retail marijuana establishment that has received a temporary license for a retail marijuana*

*establishment or a dual license, that is in good standing with the regulatory authority, as defined in paragraph 7 of this section, shall receive a permanent license within 30 days of the date of application, if the applicant submits an application on a form prescribed by the Department pursuant to NRS 453D.210 that includes the following:*

*(a) Proof of payment of the temporary license fee contained in paragraph 2 of this section;*

*(b) The application is for a dual license or a permanent retail marijuana establishment;*

*(c) The application is for the type of temporary marijuana establishment license the*

*applicant holds;*

*(d) The name of the marijuana establishment, as reflected on the registration certificate*

*issued pursuant to NRS 453A and in the articles of incorporation or other documents filed*

*with the Secretary of State;*

*(e) The physical address where the marijuana establishment will be located and the physical*

*address of any co-owned or otherwise affiliated marijuana establishments;*

*(f) The mailing address of the applicant;*

*(g) The telephone number of the applicant;*

*(h) The electronic mail address of the applicant;*

*(i) Authorization to review records maintained by any political subdivision of the State to*

*determine if the applicant is in good standing under its medical marijuana establishment*

*registration and temporary license;*

*(j) An attestation that the applicant was properly zoned in compliance under NRS*

*453D.210(5)(a)-(c) and NRS 453D.210(5)(e) on the date the application for a medical*

*marijuana registration certificate was submitted;*

*(k) A signed copy of the Request and Consent to Release Application Form for Permanent*

*Marijuana License;*

*(l) An attestation that the information provided to the Department to apply for the permanent*

*marijuana establishment license is true and correct according to the information known by*

*the affiant at the time of signing; and*

*(m) The signature of a natural person for the proposed marijuana establishment and the date on which the person signed the application.*

*Upon receipt of the application by the Department, the Department shall approve the issuance of a permanent marijuana establishment license if:*

*(a) The applicant holds the same or similar license type for which it is applying*

*(b) The applicant is operating and in good standing under its medical marijuana*

*establishment registration certificate and its dual license; and*

*(c) The applicant is in compliance with NRS 453D.210 (5)(a)-(f) and regulations*

*promulgated pursuant to NRS 453D.*

*As used in this section, a medical marijuana establishment is in “good standing” if it is in*

*compliance with NRS 453A, NRS 453D and NAC 453A and any other NRS and NAC governing medical marijuana establishments and retail marijuana establishments, including but not limited to the following:*

*(a) For all medical marijuana establishments:*

*(1) All licenses, certificates and fees are current and paid;*

*(2) No registration certificate suspension since the date of submission of the*

*application;*

*(3) The applicant is not delinquent in the payment of any tax administered by the*

*Department or is not in default on a payment required pursuant to a written*

*agreement with the Department; or is not otherwise liable to the Department for the*

*payment of money;*

*(4) No citations for illegal activity or criminal conduct; and*

*(5) Plans of correction are complete and on time, except those that have not*

*exceeded the time for which they must be submitted;*

*Each establishment that receives a permanent license shall renew one year from the date the permanent license became valid. Pursuant to NRS 453D.220*, *the Department shall issue a renewal*

*license within 10 days of receipt of the prescribed renewal application and renewal fee from a marijuana establishment if its license is not under suspension or has not been revoked.*

*The renewal application shall contain the following:*

*(a) Proof of payment of the renewal fee;*

*(b) The application is for a dual license;*

*(c) The application is for the type of permanent marijuana establishment license the*

*applicant holds;*

*(d) The name of the marijuana establishment, as reflected on the permanent license*

*previously issued;*

*(e) The physical address where the marijuana establishment is located and the physical*

*address of any co-owned or otherwise affiliated marijuana establishments;*

*(f) The mailing address of the applicant;*

*(g) The telephone number of the applicant;*

*(h) The electronic mail address of the applicant;*

*(i) Authorization to review records maintained by any political subdivision of the State to*

*determine if the applicant is in good standing under its establishment registration and*

*permanent license;*

*(j) A signed copy of the Request and Consent to Release Application Form for Permanent*

*Marijuana License;*

*(k) An attestation that the information provided to the Department to renew the permanent*

*marijuana establishment license is true and correct according to the information known by*

*the affiant at the time of signing; and*

*(l) The signature of a natural person for the proposed marijuana establishment and the date*

*on which the person signed the application.*

**APPLICATION FOR NEW PERMANENT LICENSE**

(APPLIES TO AN MME THAT DID NOT RECEIVE A

TEMPORARY LICENSE)

*A medical marijuana establishment that has not previously obtained a dual license or a license to operate a retail marijuana establishment, that is in good standing with the regulatory authority, as defined in paragraph 7 of this section, shall receive a permanent license if the applicant submits an application on a form prescribed by the Department pursuant to NRS 453D.210 that includes the following:*

*(a) Proof of payment of the license fee set forth in NRS 453D;*

*(b) The application is for a dual license or a permanent retail marijuana establishment;*

*(c) The application is for the type of permanent marijuana establishment license the*

*applicant holds;*

*(d) The name of the marijuana establishment, as reflected on the registration certificate*

*issued pursuant to NRS 453A and in the articles of incorporation or other documents filed*

*with the Secretary of State;*

*(e) The physical address where the marijuana establishment will be located and the physical address of any co-owned or otherwise affiliated marijuana establishments;*

*(f) The mailing address of the applicant;*

*(g) The telephone number of the applicant;*

*(h) The electronic mail address of the applicant;*

*(i) Authorization to review records maintained by any political subdivision of the State to*

*determine if the applicant is in good standing under its medical marijuana establishment*

*registration;*

*(j) An attestation that the applicant was properly zoned in compliance under NRS*

*453D.210(5)(a)-(c) and NRS 453D.210(5)(e) on the date the application for a medical*

*marijuana registration certificate was submitted;*

*(k) A signed copy of the Request and Consent to Release Application Form for Permanent*

*Marijuana License;*

*(l) An attestation that the information provided to the Department to apply for the permanent*

*marijuana establishment license is true and correct according to the information known by*

*the affiant at the time of signing; and*

*(m) The signature of a natural person for the proposed marijuana establishment and the date on which the person signed the application.*

*Upon receipt of the application by the Department, the Department shall approve the issuance of a permanent marijuana establishment license within 30 days if:*

*(a) The applicant holds the same or similar license type for which it is applying*

*(b) The applicant is operating and in good standing under its medical marijuana*

*establishment registration certificate and its dual license; and*

*(c) The applicant is in compliance with NRS 453D.210 (5)(a)-(f) and regulations*

*promulgated pursuant to NRS 453D.*

*As used in this section, a medical marijuana establishment is in “good standing” if it is in*

*compliance with NRS 453A, NRS 453D and NAC 453A and any other NRS and NAC governing medical marijuana establishments and retail marijuana establishments, including but not limited to the following:*

*(a) For all medical marijuana establishments:*

*(1) All licenses, certificates and fees are current and paid;*

*(2) No registration certificate suspension since the date of submission of the*

*application;*

*(3) The applicant is not delinquent in the payment of any tax administered by the*

*Department or is not in default on a payment required pursuant to a written*

*agreement with the Department; or is not otherwise liable to the Department for the*

*payment of money;*

*(4) No citations for illegal activity or criminal conduct; and*

*(5) Plans of correction are complete and on time, except those that have not*

*exceeded the time for which they must be submitted;*

**COMPETING APPLICATIONS**

1. On January 1, 2017, the Department shall accept applications for marijuana

establishments. Applicants shall include the required information and

documentation set forth in this section.

2. For each owner, officer and board member of the proposed medical marijuana

establishment:

a. An attestation signed and dated by the owner, officer or board member that he

or she has not been convicted of an excluded felony offense, and that the

information provided to support the application to operate a medical marijuana

establishment is true and correct;

b. A narrative description, not to exceed 750 words, demonstrating:

i. Past experience working with governmental agencies and highlighting

past community involvement;

ii. Any previous experience at operating other businesses or nonprofit

organizations; and

iii. Any demonstrated knowledge or expertise with respect to the

compassionate use of marijuana to treat medical conditions; and

c. A resume.

3. To assist the Department in considering the criterion of merit of the application, the

applicant must include documentation concerning the adequacy of the size of the

proposed marijuana establishment to serve the needs of persons who are authorized to

engage in the use of marijuana, including, without limitation, building and

construction plans with supporting details.

4. To assist the Department in considering the criterion of merit of the application, the

applicant must include documentation detailing the integrated plan of the proposed

marijuana establishment for the care, quality and safekeeping of marijuana from seed

to sale, including, without limitation, a plan for testing and verifying marijuana, a

transportation plan and procedures to ensure adequate security measures, including,

without limitation, building security and product security.

5. A plan for the business which includes, without limitation, a description of the

inventory control system of the proposed marijuana establishment.

6. To assist the Division in considering the merit of the application, a financial plan

which includes, without limitation:

d. Financial statements showing the resources of the applicant;

e. If the applicant is relying on money from an owner, officer or board member,

evidence that the person has unconditionally committed such money to the use

of the applicant in the event the Department awards a marijuana establishment

registration certificate to the applicant and the applicant obtains the necessary

approvals from local governments to operate the proposed medical marijuana

establishment; and

f. Proof that the applicant has adequate money to cover all expenses and costs of

the first year of operation.

7. Evidence that the applicant has a plan to staff, educate and manage the proposed

marijuana establishment on a daily basis, which must include, without limitation:

a. A detailed budget for the proposed medical marijuana establishment,

including pre - opening, construction and first year operating expenses;

b. An operations manual that demonstrates compliance with this chapter;

c. An education plan which must include, without limitation, providing

educational materials to the staff of the proposed medical marijuana

establishment; and

d. A plan to minimize the environmental impact of the proposed marijuana

establishment.

8. To assist the Department in considering the merit of the application a proposal

demonstrating:

a. The likely impact of the proposed marijuana establishment on the

community in which it is proposed to be located; and

b. The manner in which the proposed marijuana establishment will meet the

needs of the persons who are authorized to engage in the use of marijuana.

9. If a local government in which a proposed medical marijuana establishment will

be located has not enacted zoning restrictions or the applicant is not required to

secure approval that the applicant is in compliance with any such restrictions, a

professionally prepared survey which demonstrates that the applicant has satisfied

all the requirements of NRS 453D.

10. A response to and information which supports any other criteria of merit the

Department determines to be relevant, which will be specified and requested by

the Department at the time the Department issues a request for applications which

includes the point values that will be allocated to the applicable portions of the

application pursuant to subsection 2 of NAC 453A.304.

11. The Division will not further evaluate an application that does not demonstrate a

sufficient response to the criteria set forth in subsection 1 and will not issue a

medical marijuana establishment registration certificate to that applicant.

12. If the Division receives any findings from a report concerning the criminal history

of an applicant or person who is proposed to be an owner, officer or board

member of a proposed medical marijuana establishment that disqualify that person

from being qualified to serve in that

capacity, the Division will provide notice to

the applicant and give the applicant an opportunity to revise its application. If a

person who is disqualified from serving as an owner, officer or board member

remains on the application as a proposed owner, officer or board member 90 days

after the date on which the Division initially received the application, the Division

may disqualify the application.

13. Prior to accepting applications, the Department shall issue a request for

applications that includes the point values that will be allocated to each portion of

the application.

14. The impartial and numerically scored competitive bidding process required under

NRS 453D shall include the following critera, with at least 15 percent of the entire

point value being based on each of the following criteria:

a. Experience;

b. Evidence of the amount of taxes paid to, or other beneficial financial

contributions made to, this State or its political subdivisions within the last 5 years

by the applicant or the persons who are proposed to be owners, officers or board

members of the proposed marijuana establishment

The application shall also include a description of the proposed organizational

structure of the proposed medical marijuana establishment, including, without

limitation:

g. An organizational chart showing all owners, officers and board members of

the proposed medical marijuana establishment;

h. A list of all owners, officers and board members of the proposed medical

marijuana establishment that contains the following information for each

person:

i. The title of the person;

ii. A short description of the role the person will serve in for the

organization and his or her responsibilities;

iii. Whether the person has served or is currently serving as an owner,

officer or board member for another medical marijuana establishment;

iv. Whether the person has served as an owner, officer or board member

for a medical marijuana establishment that has had its medical

marijuana establishment registration certificate revoked;

v. Whether the person has previously had a medical marijuana

establishment agent registration card revoked;

vi. Whether the person is an attending physician currently providing

written documentation for the issuance of registry identification cards

or letters of approval

vii. Whether the person is a law enforcement officer;

viii. Whether the person is currently an employee or contractor of the

Division; and

ix. Whether the person has an ownership or financial investment interest

in any other medical marijuana establishment.

**APPLICATION AND RENEWAL FEES**

**Sec. 28.** NAC 453A.352 is hereby amended to read as follows:

453A.352

1. Except as otherwise provided in subsection 2 of NRS 453A.344, the Division will

charge and collect the following fees:

For the initial issuance of a medical marijuana establishment registration certificate

for a medical marijuana dispensary .........................................................$30,000

For the renewal of a medical marijuana establishment registration certificate for a

medical marijuana dispensary...............................................................................5,000

For the initial issuance of a medical marijuana establishment registration certificate

for a cultivation facility ................................................................................3,000

For the renewal of a medical marijuana establishment registration certificate for a

cultivation facility ................................................................................................1,000

For the initial issuance of a medical marijuana establishment registration certificate

for a facility for the production of edible marijuana products or marijuana-infused

products .......................................................................................3,000

For the renewal of a medical marijuana establishment registration certificate for a

facility for the production of edible marijuana products or marijuana-infused

products ............................................................................................1,000

For ***each person identified in an application for*** the initial issuance of a medical

marijuana establishment agent registration card ................................................. 75

For ***each person identified in an application for*** the renewal of a medical marijuana

establishment agent registration card ................................................................ 75

For the initial issuance of a medical marijuana establishment registration certificate

for an independent testing laboratory ..........................................................5,000

For the renewal of a medical marijuana establishment registration certificate for an

independent testing laboratory ............................................................................3,000

2. E***ach medical marijuana establishment shall submit the fee required by subsection***

***1 to the Division on or after July 1 and on or before July 15 of each calendar year.***

3. ***As used in this section, “medical marijuana establishment registration certificate”***

***includes a provisional medical marijuana establishment registration certificate.***

4. For the ongoing activities of the Division relating to the **[**inspection**] *oversight*** of

medical marijuana establishments, not related to processing an application by a

medical marijuana establishment, the Division will collect an assessment from each

medical marijuana establishment for the time and effort attributed to the oversight of

the medical marijuana establishment **[**that is based upon the**] *at an*** hourly rate

established **[**for each inspector or auditor of medical marijuana establishments as

determined**]** by **[**the budget of**]** the Division.

***The application must be submitted on a form prescribed by the Department pursuant to of NRS***

***453D.210 and must include, without limitation: (a) A one-time, nonrefundable application fee of $5,000 plus a license fee of:***

*2. The Department may require payment of an annual licensing fee not to exceed:*

*For the initial issuance of a license for a retail marijuana store ………..……….$20,000*

*For a renewal license for a retail marijuana store............................................... $6,600*

*For the initial issuance of a license for a marijuana cultivation facility ............. $30,000*

*For a renewal license for a marijuana cultivation facility ...................................... $10,000*

*For the initial issuance of a license for a marijuana product manufacturing facility....$10,000*

*For a renewal license for a marijuana product manufacturing facility ......................... $3,300*

*For the initial issuance of a license for a marijuana distributor ................................. $15,000*

*For a renewal license for a marijuana distributor ........................................................ $5,000*

*For the initial issuance of a license for a marijuanatesting facility...............................$15,000*

*For a renewal license for a marijuana testing facility ...................................................... $5,000*

**AGENT REGISTRATION CARDS AND TRAINING**

**Sec. 27.** NAC 453A.336 is hereby amended to read as follows:

453A.336

1. The Division will issue medical marijuana establishment agent registration cards

for each of the following categories:

a. An independent testing laboratory;

b. A cultivation facility;

c. A facility for the production of edible marijuana products or marijuana -

infused products; **[**or**]**

d. A medical marijuana dispensary **[**.**] *; and***

e. ***An independent contractor who provides labor relating to the cultivation or***

***processing of marijuana, the production of usable marijuana, edible***

***marijuana products or marijuana - infused products or the extraction of***

***concentrated cannabis for a medical marijuana establishment or an***

***employee of such an independent contractor.***

2. Each medical marijuana establishment agent registration card issued pursuant to

NRS 453A.332 must indicate the applicable category. **[**T he**] *A*** person ***who is***

***employed by or volunteers at a medical marijuana establishment and*** to whom

**[**the**] *a*** medical marijuana

establishment registration card is issued may only be

employed by or volunteer at the type of medical marijuana establishment for which

he or she is registered. ***An independent contractor or employee of an independent***

***contractor to whom a medical marijuana establishment registration card is***

***issued may only provide labor as a medical marijuana establishment agent at the***

***type of medical marijuana establishment for which the independent contractor or***

***employee of an independent contractor is registered.***

3. A medical marijuana establishment shall ensure that training is provided to a

medical marijuana establishment agent before that person begins to work or

volunteer a t ***or provide labor as a medical marijuana establishment agent at*** the

medical marijuana establishment. Such training must include, without limitation:

a. The proper use of security measures and controls that have been adopted by

the medical marijuana establishment for the prevention of diversion, theft

or loss of marijuana;

*b. Hygiene requirements;*

*c. Tracking requirements;*

*d. Verification of patient status and/or age;*

e. Procedures and instructions for responding to an emergency; and

f. State and federal statutes and regulations regarding confidentiality of

information related to the medical use of marijuana. *relevant to that agent*

*card holder’s duties.*

4. In addition to the training set forth in subsection 3, a medical marijuana dispensary

shall ensure that instruction is provided to a medical marijuana establishment agent

before that person begins to work or volunteer at ***or provide labor as a medical***

***marijuana establishment agent at*** the medical marijuana dispensary. Such

instruction must include, without limitation:

a. The different strains of marijuana;

b. The different methods of using marijuana, edible marijuana products and

marijuana- infused products; and

c. Learning to recognize signs of medicine abuse or instability in the medical

use of marijuana by a patient.

*d. The information that must be provided to a purchaser upon each retail*

*purchase;*

*e. Identification of persons allowed to enter a medical and/or retail marijuana*

*establishment;*

**ENTRY AND ACCESS**

**Sec. 30.** NAC 453A.406 is hereby amended to read as follows:

453A.406

1. Except as otherwise provided in this section, the only persons who may be on the

premises of a medical marijuana establishment are:

a. A medical marijuana establishment agent;

b. A patient who holds a valid registry identification card **[**;**] *or letter of***

***approval;***

c. The designated primary caregiver of a patient who holds a valid registry

identification card **[**;**]** or ***letter of approval; or***

d. A person inspecting the medical marijuana establishment pursuant to NAC

453A.320 or 453A.322. *; or*

*e. A person over 21 years of age who has shown a government-issued*

*identification as proof of age*.

2. Any person other than those authorized to be on the premises of a medical marijuana

establishment pursuant to subsection 1 must obtain a visitor identification badge from

a medical marijuana establishment agent before entering the premises of the medical

marijuana establishment.

3. A person who obtains a visitor identification badge pursuant to subsection 2,

including, without limitation, an outside vendor or contractor:

a. Must be escorted and monitored by a medical marijuana establishment agent

at all times he or she is on the premises of the medical marijuana

establishment;

b. Must visibly display his or her visitor identification badge at all times he or

she is on the premises of the medical marijuana establishment; and

c. Must return the visitor identification badge to a medical marijuana

establishment agent upon leaving the premises of the medical marijuana

establishment.

4. Each medical marijuana establishment shall maintain a visitor log which includes the

name of the visitor and the date, time and purpose of each visit by a person other than

those authorized to be on the premises of the medical marijuana establishment

pursuant to subsection 1. The medical marijuana establishment shall make its visitor

log available to the Division upon request.

5. Each regular, seasonal or temporary employee of or volunteer at ***or person who***

***provides labor as a medical marijuana establishment agent at*** a medical marijuana

establishment must obtain a medical marijuana establishment agent registration card

pursuant to the provisions of his chapter and chapter 453A of NRS and may not be

authorized to be on the premises of the medical marijuana establishment by obtaining

a visitor identification badge pursuant to the provisions of this section.

**RECORD KEEPING AND ACQUISITIONS**

**Sec. 31.** NAC 453A.408 is hereby amended to read as follows:

453A.408 A medical marijuana establishment shall:

1. Develop, document and implement policies and procedures regarding:

a. Job descriptions and employment contracts, including, without limitation:

i. The duties, authority, responsibilities and qualifications of personnel;

ii. Supervision of personnel;

iii. Training in and adherence to confidentiality requirements;

iv. Periodic performance evaluations; and

v. Disciplinary actions.

b. Business records, such as manual or computerized records of assets and

liabilities, monetary transactions, journals, ledgers and supporting documents,

including, without limitation, agreements, checks, invoices and vouchers.

c. Inventory control, including, without limitation:

i. Tracking;

ii. Packaging;

iii. Accepting marijuana from **[**patients**] *persons*** who hold valid registry

identification cards **[**and from their**] *, including, without limitation,***

designated primary caregivers;

iv. Acquiring marijuana from other medical marijuana establishments;

v. *Acquiring marijuana from private indivduals;* and

vi. Disposing of unusable marijuana.

d. Records of patients who hold valid registry identification cards **[**,**] *and letters***

***of approval and the designated primary caregivers of persons who hold***

***letters of approval,*** including, without limitation, purchases, denials of sale,

any delivery options, confidentiality and retention.

e. Patient *Consumer* education and support, including, without limitation:

i. The availability of different strains of marijuana and the purported

effects of the different strains; *Information on consumption of*

*marijuana products, including admonishments to start with a low dose*

*and waiting an hour or two until the marijuana takes effect before*

*consuming more;*

ii. Information about the purported effectiveness of various methods,

forms and routes of administering medical marijuana; and *Information*

*on proper storage of marijuana and preventing access by children;*

iii. The prohibition on the smoking of marijuana in public places, places

open to the public and places exposed to public view.

2. Maintain copies of the policies and procedures developed pursuant to subsection 1 at

the medical marijuana establishment and provide copies to the Division for review

upon request.

**REQUIRED ADMONISHMENTS**

**Sec. 33.** NAC 453A.412 is hereby amended to read as follows:

453A.412 Before a medical marijuana establishment agent dispenses medical marijuana to

the holder of a valid registry identification card **[**or the**] *, including, without limitation, a***

designated primary **[**caretaker of such a person,**] *caregiver,*** the medical marijuana

establishment agent shall:

1. Verify the identity of the holder of the registry identification card ***;* [**or the designated

primary caregiver;**]**

2. Offer any appropriate patient education or support materials;

3. Verify the validity of the registry identification card ***or letter of approval*** of the

patient or the designated primary **[**caretaker;**] *caregiver, if any;***

4. Verify that the amount of medical marijuana the patient or the designated primary

caregiver is requesting would not cause the patient to exceed the limit on obtaining no

more than 2 1/2 ounces of medical marijuana during any one 14-day period as set

forth in NRS 453A.200 or the limit on obtaining edible marijuana products and

marijuana -infused products set forth in NAC 453A.704; and

5. Enter the following information into the electronic verification system:

a. The name and number of the registry identification card of the patient or the

name of the designated primary caregiver of the patient **[**;**] *or, if the patient***

***holds a letter of approval, the name of the patient and the name and number***

***of the registry identification card of the designated primary caregiver of the***

***patient;***

b. The amount of medical marijuana dispensed;

c. Whether the medical marijuana was dispensed to the patient or to the

designated primary caregiver of the patient;

d. The date and time at which the medical marijuana was dispensed;

e. The number of the medical marijuana establishment agent registration card of

the medical marijuana establishment agent; and

f. The number of the medical marijuana establishment registration certificate of

the medical marijuana establishment.

Before dispensing marijuana to a retail purchaser, a marijuana establishment agent must

advise the purchaser of the serving size of the marijuana, if applicable. Once the purchaser has made a retail purchase, an establishment agent must provide educational material on serving size and storage of marijuana. The marijuana establishment agent must point to information on serving size and then information on storage.

**INVENTORY CONTROL**

**Sec. 34.** NAC 453A.414 is hereby amended to read as follows:

453A.414

1. Each medical marijuana establishment shall designate in writing a medical

marijuana establishment agent who has oversight of the inventory control system of

the medical marijuana establishment.

2. **[**A**] *Except as otherwise provided in subsection 3, a*** medical marijuana

establishment shall only acquire marijuana, edible marijuana products or marijuanainfused

products from:

a. Another medical marijuana establishment, including, without limitation, a

cultivation facility and a facility for the production of edible marijuana

products or marijuana -infused products, except that a medical marijuana

dispensary may not purchase marijuana from another medical marijuana

dispensary; or

b. A person who holds a valid registry identification card **[**or his or her**] *,***

***including, without limitation, a*** designated primary caregiver ***,*** in the

manner set forth in subsection 5 of NRS 453A.352.*is legally entitled to*

*possess the marijuana, edible marijuana products, or marijuana-infused*

*products.*

3. ***A medical marijuana establishment shall not acquire concentrated cannabis or***

***products containing concentrated cannabis from another medical marijuana***

***establishment, except that a medical marijuana dispensary or a facility for the***

***production of edible marijuana products or marijuana-infused products may***

***acquire concentrated cannabis or products***

***containing concentrated cannabis***

***from a facility for the production of edible marijuana products or marijuanainfused***

***products.***

4. Each ***cultivation facility,*** medical marijuana **[**establishment**] *dispensary and***

***facility for the production of edible marijuana products or marijuana -infused***

***products*** shall establish and implement an inventory control system that documents:

a. Each day’s beginning inventory, acquisitions, harvests, sales, disbursements,

disposal of unusable marijuana and ending inventory **[**.**] *, including,***

***without limitation, the:***

i. ***Number of plants and cuttings;***

ii. ***Weight of flowers, measured in grams;***

iii. ***Weight of trim, measured in grams;***

iv. ***Quantity of THC, measured in milligrams; and***

v. ***Weight of seeds, measured in grams.***

b. When acquiring medical marijuana from a person who holds a valid registry

identification card **[**or his or her**] *, including, without limitation, a***

designated primary caregiver:

i. A description of the medical marijuana acquired, including the

amount and strain as specified by the cardholder ***,* [**or caregiver,**]** if

known;

ii. The name and number of the valid registry identification card of the

person who provided the medical marijuana ***;* [**or, if provided by a

designated primary caregiver, his or her name;**]**

iii. The name and medical marijuana establishment agent registration

card number of the medical marijuana establishment agent receiving

the medical marijuana on behalf of the medical marijuana

dispensary; and

iv. The date of acquisition.

c. When acquiring medical marijuana from another medical marijuana

establishment:

i. A description of the medical marijuana acquired, including the

amount, strain and batch number **[**;**] *, lot number and production***

***run number, or any combination thereof;***

ii. The name and identification number of the medical marijuana

establishment registration certificate of the medical marijuana

establishment providing the medical marijuana;

iii. The name and medical marijuana establishment agent registration

card number of the medical marijuana establishment agent

providing the medical marijuana;

iv. The name and medical marijuana establishment agent registration

card number of the medical marijuana establishment agent receiving

the medical marijuana on behalf of the medical marijuana

establishment; and

v. The date of acquisition.

d. For each batch of marijuana cultivated:

i. The batch number **[**.**] *, lot number and production run number, as***

***applicable.***

ii. Whether the batch originated from marijuana seeds or marijuana

cuttings.

iii. The strain of the marijuana seeds or marijuana cuttings planted.

iv. The number of marijuana seeds or marijuana cuttings planted.

v. The date on which the marijuana seeds or cuttings were planted.

vi. A list of all chemical additives used in the cultivation, including,

without limitation, nonorganic pesticides, herbicides and fertilizers.

The number of marijuana plants grown to maturity.

vii. Harvest information, including, without limitation:

1. The date of harvest;

2. The final yield weight of processed usable marijuana **[**;**] *, in***

***grams;*** and

3. The name and medical marijuana establishment agent

registration card number of the medical marijuana

establishment agent responsible for the harvest.

viii. The disposal of marijuana that is not usable marijuana, including:

1. A description of and reason for the marijuana being

disposed of, including, if applicable, the number of failed or

other unusable marijuana plants;

2. The date of disposal;

3. Confirmation that the marijuana was rendered unusable

before disposal;

4. The method of disposal; and

5. The name and medical marijuana establishment agent

registration card number of the medical marijuana

establishment agent responsible for the disposal.

e. When providing medical marijuana to another medical marijuana

establishment:

i. The amount, strain ***,* [**and**]** batch number ***, lot number and***

***production run number, as applicable,*** of medical marijuana

provided to the medical marijuana establishment;

ii. The name and medical marijuana establishment registration

certificate number of the other medical marijuana establishment;

iii. The name and medical marijuana establishment agent registration

card number of the medical marijuana establishment agent who

received the medical marijuana on behalf of the other medical

marijuana establishment; and

iv. The date on which the medical marijuana was provided to the

medical marijuana establishment.

f. When receiving edible marijuana products from another medical marijuana

establishment:

i. A description of the edible marijuana products received from the

medical marijuana establishment, including the total weight of each

edible marijuana product and the **[**estimated**]** amount ***of THC,***

***measured in milligrams,*** and **[**batch**] *the production run*** number of

the marijuana in each edible marijuana product.

ii. The total **[**estimated**]** amount and **[**batch**] *production run*** number of

marijuana in the edible marijuana products.

iii. The name and:

1. Medical marijuana establishment registration certificate

number of the medical marijuana establishment providing

the edible marijuana products to the receiving medical

marijuana establishment;

2. Medical marijuana establishment agent registration card

number of the medical marijuana establishment agent

providing the edible marijuana products to the receiving

medical marijuana establishment; and

3. Medical marijuana establishment agent registration card

number of the medical marijuana establishment agent

receiving the edible marijuana products on behalf of the

receiving medical marijuana establishment.

iv. The date on which the edible marijuana products were provided to

the medical marijuana establishment.

g. When receiving marijuana-infused products from another medical marijuana

establishment:

i. description of the marijuana-infused products received from the

medical marijuana establishment, including the total weight of each

marijuana -infused product and the **[**estimated**]** amount ***of THC,***

***measured in milligrams,*** and **[**batch**] *the production run*** number of

the marijuana infused in each marijuana -infused product.

ii. The total **[**estimated**]** amount and **[**batch**] *production run*** number of

marijuana infused in the marijuana-infused products.

iii. The name and:

1. Medical marijuana establishment registration certificate

number of the Medical marijuana establishment providing

the marijuana -infused products to the receiving Medical

marijuana establishment;

2. Medical marijuana establishment agent registration card

number of the Medical marijuana establishment agent

providing the marijuana -infused products to the receiving

Medical marijuana establishment; and

3. Medical marijuana establishment agent registration card

number of the medical marijuana establishment agent

receiving the marijuana-infused products on behalf of the

receiving Medical marijuana establishment.

4. The date on which the marijuana -infused products were

provided to the Medical marijuana establishment.

h. **[**4.**] *(h) When receiving concentrated cannabis or products containing***

***concentrated cannabis from a facility for the production of edible***

***marijuana products or marijuana-infused products:***

i. ***A description of the concentrated cannabis or products containing***

***concentrated cannabis received from the facility for the***

***production of edible marijuana products or marijuana-infused***

***products, including the total weight of each product, the amount***

***of THC, measured in milligrams, and the production run number***

***for each product;***

ii. ***The name and:***

1. Medical ***marijuana establishment registration certificate***

***number of the*** Medical ***marijuana establishment providing***

***the concentrated cannabis or products containing***

***concentrated cannabis to the receiving*** Medical ***marijuana***

***establishment;***

2. Medical ***marijuana establishment agent registration card***

***number of the*** Medical ***marijuana establishment agent***

***providing the concentrated cannabis or products***

***containing concentrated cannabis to the receiving*** Medical

***marijuana establishment; and***

3. Medical ***marijuana establishment agent registration card***

***number of the*** Medical ***marijuana establishment agent***

***receiving the concentrated cannabis or products***

***containing concentrated cannabis on behalf of the***

***receiving*** Medical ***marijuana establishment; and***

iii. ***The date on which the concentrated cannabis or products***

***containing concentrated cannabis were provided to the*** Medical

***marijuana establishment.***

5. Each medical marijuana establishment shall:

a. Establish and maintain a perpetual inventory system which adequately

documents the flow of materials through the manufacturing process;

b. Establish procedures which reconcile the raw material used to the finished

product on the basis of each job. Significant variances must be documented,

investigated by management personnel and immediately reported to the

Division and to the medical marijuana establishment

that ordered the

***concentrated cannabis,*** edible marijuana product or marijuana-infused

product; and

c. Provide for quarterly physical inventory counts to be performed by persons

independent of the manufacturing process which are reconciled to the per

perpetual inventory records. Significant variances must be documented,

investigated by management personnel and immediately reported to the

Division.

6. **[**5.**] *6.*** If a medical marijuana establishment identifies a reduction in the amount of

medical marijuana in the inventory of the medical marijuana establishment not due

to documented causes, the medical marijuana establishment shall determine where

the loss has occurred and take and document corrective action. If the reduction in

the amount of medical marijuana i n the inventory of the medical marijuana

establishment is due to suspected criminal activity by a medical marijuana

establishment agent, the medical marijuana establishment shall report the medical

marijuana establishment agent to the Division and to the appropriate law

enforcement agencies.

7. **[**6.**] *7.*** A medical marijuana establishment shall:

a. Maintain the documentation required in subsections **[**3, 4 and 5**] *4, 5 and 6*** at

the medical marijuana establishment for at least 5 years after the date on the

document; and

b. Provide the documentation required in subsections **[**3, 4 and 5**] *4, 5 and 6*** to

the Division for review upon request.

**TRANSPORTATION**

**Sec. 35.** NAC 453A.416 is hereby amended to read as follows:

453A.416

1. A medical marijuana establishment agent authorized by the medical marijuana

establishment for which he or she is employed or volunteers may transport

marijuana,paraphernalia, edible marijuana products and marijuana -infused products

between the medical marijuana establishment and:

a. Another medical marijuana establishment; and

b. A person who holds a valid registry identification card **[**or his or her**] *,***

***including, without limitation, a*** designated primary caregiver.

2. Not more than 10 ounces of marijuana, edible marijuana products or marijuana -

infused products, or any combination thereof, may be transported at any one time

from a medical marijuana establishment to persons who hold valid registry

identification cards **[**or their**]*, including, without limitation,*** designated primary

caregivers.

3. When transporting marijuana, paraphernalia, edible marijuana products or marijuana

- infused products to a person who holds a valid registry identification card **[**or his

or her**]*, including, without limitation, a*** designated ***primary*** caregiver ***,*** pursuant to

subsection 1, a medical *over 21 years of age, a* marijuana establishment agent must:

a. Before transportation, confirm verbally with the *person that the person is at*

*least 21 years of age and they will provide documentation of such upon*

*delivery;*patient or designated primary caregiver by telephone that the patient

or designated primary caregiver ordered the marijuana, paraphernalia, edible

marijuana products or marijuana -infused products and verify the identity of

the patient **[**;**] *and designated primary caregiver, if applicable;***

b. Enter the details of the confirmation obtained pursuant to paragraph (a) in a

log which must be available for inspection by the appropriate law

enforcement agency; and Upon delivery, the dispensary or transportation

agent must verify the age of the purchaser, but the agent shall not be

required to obtain, retain, or maintain any personal identifying information

of the purchaser, except for consensual marketing purposes;

Scure a signature from the patient or designated primary caregiver when the

items are delivered and may only leave the items with the patient or

designated primary caregiver. Upon delivery, the dispensary or

transportation agent must document the sale occurred and maintain the

documentation required in an ordinary business transaction;

4. Before transporting marijuana, paraphernalia, edible marijuana products or

marijuana - infused products pursuant to subsection 1, a medical marijuana

establishment agent must:

a. Complete a trip plan that includes, without limitation:

i. The name of the medical marijuana establishment agent in charge of

the transportation;

ii. The date and start time of the trip;

iii. A description of the marijuana, paraphernalia, edible marijuana

products and marijuana-infused products being transported; and

iv. The anticipated route of transportation.

b. Provide a copy of the trip plan completed pursuant to paragraph (a) to the

medical marijuana establishment for which he or she is providing the

transportation.

5. During the transportation of marijuana, paraphernalia, edible marijuana products or

marijuana-infused products pursuant to subsection 1, the medical marijuana

establishment agent must:

a. Carry a copy of the trip plan completed pursuant to paragraph (a) of

subsection 4 with him or her for the duration of the trip;

b. Have his or her medical marijuana establishment agent registration card in his

or her immediate possession;

c. Use a vehicle without any identification relating to marijuana and which is

equipped with a secure lockbox or locking cargo area which must be used

for the sanitary and secure transportation of marijuana, paraphernalia, edible

marijuana products or marijuana -infused products;

d. Have a means of communicating with the medical marijuana establishment

for which he or she is providing the transportation; and

e. Ensure that all marijuana, paraphernalia, edible marijuana products or

marijuana-infused products are not visible.

6. After transporting marijuana, paraphernalia, edible marijuana products or marijuanainfused

products pursuant to subsection 1, a medical marijuana establishment agent

must enter the end time of the trip and any changes to the trip plan that was

completed pursuant to paragraph (a) of subsection 4.

7. Each medical marijuana establishment agent transporting marijuana, paraphernalia,

edible marijuana products or marijuana-infused products pursuant to subsection 1,

must:

a. Report any vehicle accident that occurs during the transportation to a person

designated by the medical marijuana establishment to receive such reports

within 2 hours after the accident occurs; and

b. Report any loss or theft of marijuana, paraphernalia, edible marijuana products

or marijuana-infused products that occurs during the transportation to a

person designated by the medical marijuana establishment to receive such

reports immediately after the medical marijuana establishment agent

becomes aware of the loss or theft. A medical marijuana establishment that

receives a report of loss or theft pursuant to this paragraph must immediately

report the loss or theft to the appropriate law enforcement agency and to the

Division as required by NAC 453A.418.

8. A medical marijuana establishment shall:

a. Maintain the documents required in paragraph (a) of subsection 4 and

subsections 6 and 7; and

b. Provide a copy of the documents required in paragraph (a) of subsection 4 and

subsections 6 and 7 to the Division for review upon request.

9. Each medical marijuana establishment shall maintain a log of all reports received

pursuant to subsection 7.

**HOURS OF OPERATION**

**Sec. 39.** NAC 453A.450 is hereby amended to read as follows:

453A.450 Each medical marijuana dispensary shall:

1. Ensure that the medical marijuana dispensary is operating and available to dispense or

sell marijuana, edible marijuana products or marijuana-infused products to **[**patients**]**

***persons*** who hold valid registry identification cards **[**or to the**] *, including, without***

***limitation,*** designated primary caregivers ***,* [**of such patients**]** during, and only during,

the designated hours of operation of the medical marijuana dispensary as provided to

the Division pursuant to paragraph (i) of

subsection 2 of NAC 453A.306 and the hours

authorized by the local government in which the medical marijuana dispensary is

located; and

2. Post, in a place that can be viewed by persons entering the medical marijuana

dispensary, the hours of operation during which the medical marijuana dispensary will

dispense or sell marijuana, edible marijuana products or marijuana -infused products

to **[**patients**] *persons*** who hold valid registry identification cards **[**or to the**] *,***

***including, without limitation,*** designated primary caregivers ***.* [**of such patients.**]**

**PATIENT RECORDS**

**Sec. 40.** NAC 453A.452 is hereby amended to read as follows:

453A.452

Each medical marijuana dispensary shall ensure that:

a. A patient record is established and maintained for each holder of a valid

registry identification card ***or letter of approval*** who obtains marijuana, edible

marijuana products or marijuana-infused products from the medical marijuana

dispensary;

b. An entry in a patient record:

i. Is recorded only by a medical marijuana establishment agent who is

authorized by the policies and procedures of the medical marijuana

dispensary to make an entry;

ii. Is dated and signed by the medical marijuana establishment agent who

is recording the entry;

iii. Includes the number of the medical marijuana establishment agent

registration card of the medical marijuana establishment agent who is

recording the entry; and

iv. Is not changed to make the initial entry illegible;

c. If an electronic signature is used to sign an entry, the medical marijuana

establishment agent whose signature the electronic code represents is

accountable for the use of the electronic signature;

d. A patient record is only accessed by a medical marijuana establishment agent

authorized by the policies and procedures of the medical marijuana dispensary

to access the patient record;

e. A patient record is provided to the Division for review upon request;

f. A patient record is protected from loss, damage or unauthorized use; and

g. A patient record is maintained for at least 5 years after the date on which the

patient or his or her designated primary caregiver last requested marijuana,

edible marijuana products or marijuana-infused products from the medical

marijuana dispensary.

2. If a medical marijuana dispensary maintains patient records electronically, the medical

marijuana dispensary shall ensure that:

a. There are safeguards to prevent unauthorized access; and

b. The date and time of an entry in a patient record is recorded electronically by

an internal clock.

3. A medical marijuana dispensary shall ensure that the patient record for a holder of a

valid registry identification card ***or letter of approval*** who requests or whose

designated primary caregiver on behalf of the holder of the valid registry

identification card ***or letter of approval*** requests marijuana, edible marijuana products

or marijuana -infused products from the medical marijuana dispensary contains:

a. Patient information that includes:

i. The name of the patient;

ii. The date of birth of the patient; and

iii. The name of the designated primary caregiver of the patient, if

applicable;

b. Documentation of any patient education and support materials provided to the

patient or the designated primary caregiver of the patient, including, without

limitation, a description of the materials and the date on which the materials

were provided; and

c. For each time the patient requests and does not obtain marijuana, edible

marijuana products or marijuana-infused products from the medical marijuana

dispensary or, if applicable, the designated primary caregiver requests on

behalf of the patient and does not obtain marijuana, edible marijuana products

or marijuana -infused products from the medical marijuana dispensary, the

following:

i. The date;

ii. The name and number of the registry identification card of the patient

who requested the marijuana, edible marijuana products or marijuana -

infused products **[**;**] *or, if the patient holds a letter of approval, the***

***name of the patient and the name and number of the registry***

***identification card of his or her designated primary caregiver;*** and

iii. The reason the marijuana, edible marijuana products or marijuana -

infused products was not provided.

**CHILD-RESISTANT PACKAGING**

**Sec. 42.** NAC 453A.500 is hereby amended to read as follows:

453A.500

1. **[**Any**] *When sold at a*** medical ***marijuana dispensary, any*** product containing

marijuana must be packaged in child-resistant packaging in accordance with 16 C.F.R.

§ 1700 or the standards specified in subsection 2 or 3.

2. Except as otherwise provided in subsection 3, marijuana -infused products in solid or

liquid form ***and concentrated cannabis*** must be packaged in plastic which is 4

**[**millimeters**] *mils*** or more in thickness ***.* [**and must be heat-sealed without an easyopen

tab, dimple, corner or flap so that it is difficult for a child to open and as a

tamperproof measure.**]**

3. Marijuana-infused products in liquid form ***and concentrated cannabis*** may be sealed

using a metal crown cork -style bottle cap.

4. Any container or packaging containing usable marijuana, ***concentrated cannabis,***

edible marijuana products or marijuana-infused products must protect the contents

from contamination and must not impart any toxic or deleterious substance to the

usable marijuana ***, concentrated cannabis*** or marijuana product.

**PURCHASE LIMIT**

**Sec. 45.** NAC 453A.506 is hereby amended to read as follows:

453A.506

1. Any medical marijuana establishment that packages marijuana, edible marijuana

products or marijuana-infused products must individually package, label and seal

the marijuana or marijuana products in unit sizes such that no single unit contains

more than a 2 1/2 1 ounce supply of marijuana.

2. For marijuana, edible marijuana products or marijuana -infused products that are

intended to be dispensed or sold to a holder of a valid registry identification card

**[**or his or her**] *, including, without limitation, a*** designated primary caregiver:

a. The text used on all labeling must be *legible*. printed in at least 10 -point font

and may not be in italics; and

b. Each label must be at least 2 **[**3/4**] *1/4*** inches high by 4 inches wide.

3. For marijuana, edible marijuana products or marijuana -infused products that are

intended to be dispensed or sold, the package or label must clearly state, at a

minimum:

Review packaging and labeling recommendations from consumer safety/production group.

**Sec. 69.** NAC 453A.704 is hereby amended to read as follows:

453A.704 For the purposes of subparagraph (3) of paragraph (b) of subsection 3 of NRS

453A.200, the maximum allowable quantity of edible marijuana products and marijuana -infused

products is an amount that **[**is**] *:***

1. ***Is*** equivalent to 2 1/2 1 ounces of usable marijuana **[**.**] *; and***

2. ***Does not exceed 10,000 milligrams of THC per patient per 14 -day period.***

1. Which guiding principle(s) does this recommendation support?

*To be determined*

1. What provision(s) of Question 2 does this recommendation apply to?

*To be determined*

1. What issue(s) does the recommendation resolve?

*To be determined*

1. Was there dissent in the group regarding this recommendation? If yes, please provide a summary of the dissenting opinion regarding the recommendation.

*No*

1. What action(s) will be necessary to adopt the recommendation? Will statute, policy, regulations, etc. need to be addressed?

*To be determined*

1. Additional information (cost of implementation, priority according to the recommendations, etc).

*To be determined*

\*Submit to**kelly@quantummark.com**and**mkretch@quantummark.com**when completed and ready for presentation to the Task Force