

NOTICE OF RULEMAKING HEARING

The State Licensing Authority of the Colorado Department of Revenue, Marijuana Enforcement Division ("Division"), will consider the promulgation of additions and amendments to the Division's Rules, as authorized by Article XVIII, Section 16 of the Colorado Constitution and the Colorado Marijuana Code, sections 44-10-101 et seq., C.R.S. ("Marijuana Code"). For specific information and language concerning the proposed changes and new rules, please refer to the contents of this Notice, the draft proposed index set forth following this notice, and to the initial proposed rules which were, or will be, considered by the stakeholder groups discussed below, and which are, or will be, available on the Division's website:

https://www.colorado.gov/pacific/enforcement/med-2019-rulemaking

STATUTORY AUTHORITY FOR RULEMAKING

The State Licensing Authority promulgates these rules pursuant to the authority granted in the Marijuana Code, Article XVIII, Section 16 of the Colorado Constitution, and section 24-4-103, C.R.S., of the Administrative Procedure Act.

SUBJECT OF RULEMAKING

Pursuant to section 24-4-103(2), C.R.S., the State Licensing Authority initiated seven (7) public meetings of representative groups of participants with an interest in the subject of the rulemaking ("stakeholder meetings"), which began **June 17, 2019** and will continue through **September 20, 2019**. More information related to these meetings can be found on the Division's website:

https://www.colorado.gov/pacific/enforcement/med-2019-rulemaking

Each stakeholder meeting has been noticed on the Division's website. The stakeholder meetings may relate to any of the proposed rule changes. The written and recorded materials from the stakeholder meetings will be included in the rulemaking record.

Initial proposed rules were prepared in conjunction with the stakeholder meetings and are, or will be, available on the Division's website:

https://www.colorado.gov/pacific/enforcement/med-2019-rulemaking

¹ Effective January 1, 2020, the Medical Marijuana Code, sections 44-11-101 *et seq.*, C.R.S. ("Medical Code") and the Retail Marijuana Code, sections 44-12-101 *et seq.*, C.R.S. ("Retail Code") will be repealed and replaced by the Marijuana Code.

The Division will retain a record of the linked initial proposed rules as part of the rulemaking record. The initial proposed rules will be amended in response to the stakeholder meeting process, written comments from the public, and internal review. The State Licensing Authority expects the initial proposed rules will be amended during the stakeholder meeting process and that additional new rules may be drafted. The initial proposed rules available on the Division's website are intended to provide interested persons with the initial proposed drafts of the permanent rules.

The State Licensing Authority will consider the promulgation of the following list of new rules. This list is under consideration to implement legislation passed in the 2019 legislative session, to set appropriate fees, and to address any other subject matter necessary to implement, interpret, and effectively administer and enforce the Marijuana Code. This list is not exhaustive, and the State Licensing Authority may consider any additional rule or amendment to any rule.

Please take note that in addition to the subject matters addressed in the initial proposed rules, the State Licensing Authority will consider additional rules consistent with any subject matter needed to implement and interpret the Marijuana Code, and Article XVIII, Sections 14 and 16 of the Colorado Constitution. The rulemaking hearing will include, but will not be limited to, modifications required due to statutory changes adopted during the 2019 legislative session.

The full set of proposed rules will be posted on or before **Monday**, **October 7**, **2019** on the Division's website. Other relevant information regarding this rulemaking also will be posted on the Division's website.

RULES TO BE REPEALED

Medical Marijuana Rules – 1 CCR 212-1

Retail Marijuana Rules – 1 CCR 212-2

The Medical Marijuana Rules at 1 CCR 212-1 and the Retail Marijuana Rules at 1 CCR 212-2 will be repealed and replaced by the Colorado Marijuana Rules at 1 CCR 212-3. In 2019, Senate Bill 19-224 ("SB 224"), which repeals the Medical Code and the Retail Code, and replaces the Codes with the Marijuana Code, was passed into law. Similarly, the State Licensing Authority proposes to repeal the Medical Marijuana Rules and the Retail Marijuana Rules and replace them with the Colorado Marijuana Rules in a new 1 CCR 212-3 series.

RULES TO BE CONSIDERED FOR ADOPTION PURSUANT TO THE MARIJUANA CODE

The Marijuana Rules at 1 CCR 212-3 will include a reorganization of the existing Medical Marijuana Rules and Retail Marijuana Rules, and additional rules to implement

statutory changes resulting from 2019 legislation including SB 224, House Bill 19-1090,² House Bill 19-1230, and House Bill 19-1234. These additional rules will address the following:

Definitions – SB 224 adopted new and revised definitions to align the previous Medical Code and Retail Code. HB 19-1090 and the new licenses and permits created by SB 224, HB 19-1230, and HB 19-1234 will also require new and revised definitions

Marijuana Delivery Permits (HB 19-1234)

Marijuana Hospitality Business Licenses (HB 19-1230)

Marijuana Hospitality and Sales Business Licenses (HB 19-1230)

Accelerator Endorsements (SB 224)

Retail Marijuana Accelerator-Cultivator Licenses (SB 224)

Retail Marijuana Accelerator-Manufacturer Licenses (SB 224)

Marijuana Consumer Waste Recycling (SB 224)

Audited Products – Pressurized metered-dose inhalers (SB 224)

Investigative Subpoenas (SB 224)

Medical Marijuana Sales Limits (SB 224)

Sales-based Performance-based Incentives (SB 224)

Transition Permits (SB 224)

Industrial Hemp Products Offered for Sale or Used as Ingredients (SB 224)

Immature Plants and Seeds Transfers (SB 224)

Redundant Testing of Regulated Marijuana Products (SB 224)

Advertising and Branding (SB 224)

² House Bill 19-1090 included a safety clause and was effective upon the Governor's signature. Rules to implement House Bill 19-1090 were adopted on an emergency basis on August 1, 2019. The proposed permanent rules incorporate and may make amendments to the emergency rules.

The following outline represents the proposed organization of the 1 CCR 212-3³ rule series the State Licensing Authority intends to adopt:

Part 1 - GENERAL APPLICABILITY

- 1-100 SERIES - General Applicability

Part 2 - LICENSING AND INTERESTS

- 2-100 SERIES Applicability
- 2-200 SERIES Applications and License Rules

Part 3 – REGULATED MARIJUANA BUSINESS OPERATIONS

- 3-100 SERIES General Privileges and Limitations
- 3-200 SERIES Licensed Premises
- 3-300 SERIES Health & Safety Regulations
- 3-400 SERIES Acceptable Forms of Identification for Regulated Marijuana Sales
- 3-500 SERIES Responsible Vendor Program
- 3-600 SERIES Transport and Storage
- 3-700 SERIES Signage & Advertising
- 3-800 SERIES Inventory Tracking Requirements
- 3-900 SERIES Business Records
- 3-1000 SERIES Labeling, Packaging, and Product Safety

Part 4 - REGULATED MARIJUANA TESTING PROGRAM

4-100 SERIES – Regulated Marijuana Testing Program

Part 5 – MEDICAL MARIJUANA LICENSE TYPES

- 5-100 SERIES Medical marijuana stores
- 5-200 SERIES Medical marijuana cultivation facilities
- 5-300 SERIES Medical marijuana products manufacturer
- 5-400 SERIES Medical marijuana testing facility
- 5-500 SERIES Medical marijuana transporters
- 5-600 SERIES Medical marijuana business operators
- 5-700 SERIES Licensed Research Businesses

Part 6 - RETAIL MARIJUANA LICENSE TYPES

- 6-100 SERIES - Retail marijuana stores

³ A detailed index of the proposed rule series is attached to this Notice.

- 6-200 SERIES Retail marijuana cultivation facilities
- 6-300 SERIES Retail marijuana products manufacturer
- 6-400 SERIES Retail marijuana testing facility
- 6-500 SERIES Retail marijuana transporters
- 6-600 SERIES Retail marijuana business operators
- 6-700 SERIES Retail marijuana accelerator cultivator license
- 6-800 SERIES Retail marijuana accelerator manufacturer license
- 6-900 SERIES Licensed Hospitality Businesses

Part 7 – REGULATED MARIJUANA TRANSFERS TO UNLICENSED ENTITIES

- 7-100 SERIES - Regulated Marijuana transfers to unlicensed entities

Part 8 - ENFORCEMENT & DISCIPLINE

- 8-100 SERIES Enforcement
- 8-200 SERIES Discipline

Any other rules necessary to implement the Marijuana Code may be adopted.

RULEMAKING RECORD AND PUBLIC PARTICIPATION

- Official Rulemaking Record. The official record for purposes of the rulemaking hearing to be held on October 15, 2019 will include the written and recorded materials from the stakeholder meetings and any written comments or oral testimony submitted or presented.
- Written Comments. The State Licensing Authority encourages interested parties to submit written comments on the proposed rules, including alternate proposals, by Monday, September 23, 2019, so that the State Licensing Authority can review comments prior to the rulemaking hearing. Written comments will also be accepted after that date. The deadline to submit written comments is 5:00 P.M. on October 15, 2019.

The State Licensing Authority will accept all written comments, but strongly encourages written comments to be submitted using the Marijuana Enforcement Division <u>Suggested Revision to Rules Form</u>. Further, written comments may be emailed to dor medrulecomments@state.co.us or submitted in hard copy to:

Marijuana Enforcement Division Re: Rules 1707 Cole Boulevard, Ste. 300 Lakewood, CO 8040

Written comments will be accepted at the October 15, 2019 rulemaking hearing and up to and including 5:00 P.M. on October 15, 2019.

3. <u>Oral Comments</u>. In its discretion, the State Licensing Authority may also afford interested parties an opportunity to make brief oral presentations at the rulemaking hearing.

The State Licensing Authority strongly encourages written comments

Oral presentations will likely be limited to two minutes or less per person. Individuals will not be allowed to cede their time to another person (for instance, one person speaking on behalf of five people will not be given ten minutes to speak). Organized groups of individuals are urged to identify one spokesperson and to be concise. The State Licensing Authority encourages interested parties to avoid duplicating previously-submitted material and testimony.

HEARING SCHEDULE

Date: Tuesday, October 15, 2019

Time: 9:00 a.m. – 4:00 p.m. (please note proceedings may conclude prior to 4 p.m.)

Place: Marijuana Enforcement Division

1707 Cole Blvd., Ste. 300 Lakewood, CO 80401

Location of the rulemaking hearing will also be posted on the Department of Revenue's website and the Secretary of State's website. The hearing may be continued at such place and time as the State Licensing Authority may announce.

The State Licensing Authority shall deliberate upon the rulemaking record including oral testimony and written submissions presented as well as applicable law. The State Licensing Authority will adopt such rules as in its judgment are justified by the rulemaking record and applicable law.

If you are an individual with a disability who needs a reasonable accommodation in order to participate in this rulemaking hearing, please contact Danielle Henry at <u>Danielle.Henry@state.co.us</u> or at (303) 866-2779 no later than **September 24, 2019**.

Dated this 30th day of August, 2019.

THE COLORADO DEPARTMENT OF REVENUE, STATE LICENSING AUTHORITY, MARIJUANA ENFORCEMENT DIVISION

Heidi Humphreys, COO/Deputy Executive Director

State Licensing Authority

Colorado Department of Revenue

PROPOSED REORGANIZATION OF COLORADO MARIJUANA RULES

1 CCR 212-3

August 30, 2019

Part 1 – GENERAL APPLICABILITY

- 1-105 Engaging in Business
- 1-110 Severability
- 1-115 Definitions
- 1-120 Declaratory Orders Concerning the Marijuana Code
- 1-125 Computation of Time
- 1-130 Subpoena Fees
- 1-135 Instructions for Local Licensing Authorities and Local Jurisdictions
- 1-140 Local Law Enforcement's Authority Not Impaired by Marijuana Code

Part 2 - LICENSING AND INTERESTS

- 2-100 SERIES Applicability
 - 2-105 Applicability (to be repealed 1/1/2020)
- 2-200 SERIES Applications and License Rules
 - 2-205 Fees
 - 2-210 Duties of All Applicants and Licensees
 - 2-215 All Applications Requirements
 - 2-220 Initial Application Requirements for Regulated Marijuana Businesses
 - 2-225 Renewal Application Requirements for All Licensees
 - 2-230 Disclosure of Financial Interests in a Regulated Marijuana Business
 - 2-235 Suitability
 - 2-240 Factors Considered in Determining Reasonable Cause for Disclosure, Finding of Suitability, and Extension of 120 Day Deadline for Finding of Suitability
 - 2-245 Change of Controlling Beneficial Owner Application or Notification
 - 2-250 Regulated Marijuana Business that is a Publicly Traded Corporation Notification of Non-Confidential Securities Filings
 - 2-255 Change of Location of a Regulated Marijuana Business
 - 2-260 Owner and Employee License: License Requirements, Applications, Qualifications, and Privileges
 - 2-265 Application Denial and Voluntary Withdrawal
 - 2-270 Temporary Appointee Registrations for Court Appointees
 - 2-275 Controlling Beneficial Owners that are Persons Prohibited, Unsuitable, Revoked, or Suspended; At Least One Controlling Beneficial Owner Holding a Valid Owner License Required; and Prohibited Third-Party Acts

Part 3 - REGULATED MARIJUANA BUSINESS OPERATIONS

- 3-100 SERIES General Privileges and Limitations
 - 3-105 Regulated Marijuana Businesses: Privileges Granted
 - 3-110 Consumption Prohibited
 - 3-115 Transporter Transfer Restrictions
- 3-200 SERIES Licensed Premises
 - 3-205 Limited Access Areas
 - 3-210 Possession of Licensed Premises

- 3-215 Changing, Altering, or Modifying Licensed Premises
- 3-220 Regulated Marijuana Businesses Shared Licensed Premises and Operational Separation
- 3-225 Security Alarms and Lock Standards
- 3-230 Video Surveillance
- 3-235 Waste Disposal
- 3-240 Transfer of Fibrous Waste
- 3-245 Marijuana Consumer Waste
- 3-250 Selling and Serving Regulated Marijuana
- 3-255 Accelerator Endorsements
- 3-300 SERIES Health & Safety Regulations
 - 3-305 Local Safety Inspections
 - 3-310 General Sanitary Requirements
 - 3-315 Independent Health and Safety Audit
 - 3-320 Contaminated Product
 - 3-325 Prohibited Chemicals
 - 3-330 Cultivation of Regulated Marijuana: Specific Health and Safety Requirements
 - 3-335 Production of Regulated Marijuana Products: Specific Health and Safety Requirements
 - 3-340 Violation Affecting Public Safety
- 3-400 SERIES Acceptable Forms of Identification for Regulated Marijuana Sales
 - 3-405 Identification
- 3-500 SERIES Responsible Vendor Program
 - 3-505 General Standards for a Regulated Marijuana Business Designated A Responsible Vendor
 - 3-510 General Standards for Responsible Vendor Program Provider
 - 3-515 Certification Training Program Standards
 - 3-520 Certification Training Class Core Curriculum
- 3-600 SERIES Transport and Storage
 - 3-605 Transport: All Regulated Marijuana Businesses
 - 3-610 Off-Premises Storage of Regulated Marijuana and Regulated Marijuana Product: All Regulated Marijuana Businesses
 - 3-615 Regulated Marijuana Delivery Permits
 - 3-700 SERIES Signage & Advertising
 - 3-705 Advertising General Requirement: No Deceptive, False, or Misleading Statements
 - 3-710 The Term "Minor" as Used in the Marijuana Code and These Rules
 - 3-715 Advertising: Television
 - 3-720 Advertising: Radio
 - 3-725 Advertising: Print Media
 - 3-730 Advertising: Internet
 - 3-735 Advertising: Targeting Out-of-State Persons Prohibited
 - 3-740 Signage and Advertising: No Safety Claims Because Regulated by State Licensing Authority
 - 3-745 Signage and Advertising: No Safety Claims Because Tested by a Medical Marijuana Testing Facility or Retail Marijuana Testing Facility
 - 3-750 Signage and Advertising: Outdoor Advertising
 - 3-755 Signage and Advertising: No Content That Targets Minors
 - 3-760 Advertising: Advertising via Marketing Directed Toward Location-Based Devices
 - 3-765 Pop-Up Advertising
 - 3-770 Advertising: Event Sponsorship
- 3-800 SERIES Inventory Tracking Requirements

- 3-805 Regulated Marijuana Businesses: Inventory Tracking System
- 3-810 Minimum Tracking Requirements
- 3-815 Transport Manifest Required
- 3-820 Input into Inventory Tracking System Required
- 3-825 Inventory Must Be Reconciled Daily
- 3-830 Sampling Unit Tracking Requirements
- 3-835 Medical Marijuana Testing Facilities and Retail Marijuana Testing Facilities: Specific Tracking Requirements
- 3-900 SERIES Business Records
 - 3-905 Business Records Required
 - 3-910 Reporting and Transmittal of Taxes
 - 3-915 Independent Audit May Be Required
 - 3-920 Regulated Marijuana Business Reporting Requirements
 - 3-925 Department Information Access
- 3-1000 SERIES Labeling, Packaging, and Product Safety
 - 3-1005 Packaging and Labeling: Minimum Requirements Prior to Transfer to a Regulated Marijuana Business
 - 3-1010 Packaging and Labeling: General Requirements Prior to Transfer to a Patient or Consumer
 - 3-1015 Additional Labeling Requirements Prior to Transfer to a Patient or Consumer

Part 4 - REGULATED MARIJUANA TESTING PROGRAM

- 4-105 Regulated Marijuana Testing Program: Sampling Procedures
- 4-110 Regulated Marijuana Testing Program: Sampling and Testing Program
- 4-115 Regulated Marijuana Testing Program: Contaminant Testing
- 4-120 Regulated Marijuana Testing Program: Mandatory Testing
- 4-125 Regulated Marijuana Testing Program: Potency Testing
- 4-130 Regulated Marijuana Testing Program: Costs
- 4-135 Regulated Marijuana Testing Program: Contaminated Product and Failed Test Results

Part 5 - MEDICAL MARIJUANA LICENSE TYPES

- 5-100 SERIES Medical marijuana stores
 - 5-105 Medical Marijuana Store: License Privileges
 - 5-110 Registration of a Primary Medical Marijuana Store
 - 5-115 Medical Marijuana Sales: General Limitations and Prohibited Acts
 - 5-120 Point of Sale: Restricted Access Area
- 5-200 SERIES Medical marijuana cultivation facilities
 - 5-205 Medical Marijuana Cultivation Facility: License Privileges
 - 5-210 Medical Marijuana Cultivation Facility: General Limitations and Prohibited Acts
 - 5-215 Medical Marijuana Cultivation Facility: Testing
 - 5-220 Medical Marijuana Cultivation Facility: Medical Marijuana Concentrate Production
 - 5-225 Medical Marijuana Cultivation Facility: Production Management
 - 5-230 Sampling Unit Protocols
- 5-300 SERIES Medical marijuana products manufacturer
 - 5-305 Medical Marijuana Products Manufacturer: License Privileges
 - 5-310 Medical Marijuana Products Manufacturer: General Limitations and Prohibited Acts
 - 5-315 Medical Marijuana Products Manufacturer: Medical Marijuana Concentrate Production

- 5-320 Sampling Unit Protocols
- 5-325 Medical Marijuana Products Manufacturer: Audited Product and Alternative Use Product

5-400 SERIES – Medical marijuana testing facility

- 5-405 Medical Marijuana Testing Facilities: License Privileges
- 5-410 Medical Marijuana Testing Facilities: General Limitations and Prohibited Acts
- 5-415 Medical Marijuana Testing Facilities: Certification Requirements
- 5-420 Medical Marijuana Testing Facilities: Personnel
- 5-425 Medical Marijuana Testing Facilities: Standard Operating Procedure Manual
- 5-430 Medical Marijuana Testing Facilities: Analytical Processes
- 5-435 Medical Marijuana Testing Facilities: Proficiency Testing
- 5-440 Medical Marijuana Testing Facilities; Quality Assurance and Quality Control
- 5-445 Medical Marijuana Testing Facilities: Chain of Custody
- 5-450 Medical Marijuana Testing Facilities: Records Retention
- 5-455 Medical Marijuana Testing Facilities: Notification of Medical Marijuana Business

5-500 SERIES - Medical marijuana transporters

- 5-505 Medical Marijuana Transporter: License Privileges
- 5-510 Medical Marijuana Transporter: General Limitations and Prohibited Acts

5-600 SERIES – Medical marijuana business operators

- 5-605 Medical Marijuana Business Operator: License Privileges
- 5-610 Medical Marijuana Business Operator: General Limitations and Prohibited Acts
- 5-615 Medical Marijuana Business Operator: Employee Licenses for Personnel
- 5-620 Medical Marijuana Business Operator: Business Records Required

5-700 SERIES – Licensed Research Businesses

- 5-705 Licensed Research Business: License Privileges
- 5-710 Licensed Research Business: General Limitations and Prohibited Acts
- 5-715 Licensed Research Business: Project Approval
- 5-720 Licensed Research Business: Authorized Research Activities
- 5-725 Licensed Research Business: Testing
- 5-730 Licensed Research Business: Production Management and Possession Limits

Part 6 - RETAIL MARIJUANA LICENSE TYPES

- 6-100 SERIES Retail marijuana stores
 - 6-105 Retail Marijuana Store: License Privileges
 - 6-110 Retail Marijuana Sales: General Limitations and Prohibited Acts
 - 6-115 Point of Sale: Restricted Access Area
- 6-200 SERIES Retail marijuana cultivation facilities
 - 6-205 Retail Marijuana Cultivation Facility: License Privileges
 - 6-210 Retail Marijuana Cultivation Facility: General Limitations and Prohibited Acts
 - 6-215 Retail Marijuana Cultivation Facility: Medical Marijuana Concentrate Production
 - 6-220 Retail Marijuana Cultivation Facility: Production Management
 - 6-225 Sampling Unit Protocols
- 6-300 SERIES Retail marijuana products manufacturer
 - 6-305 Retail Marijuana Products Manufacturer: License Privileges
 - 6-310 Retail Marijuana Products Manufacturer: General Limitations and Prohibited Acts
 - 6-315 Retail Marijuana Products Manufacturer: Medical Marijuana Concentrate Production
 - 6-320 Sampling Unit Protocols
 - 6-325 Retail Marijuana Products Manufacturer: Audited Product and Alternative Use Product
- 6-400 SERIES Retail marijuana testing facility

- 6-405 Retail Marijuana Testing Facilities: License Privileges
- 6-410 Retail Marijuana Testing Facilities: General Limitations and Prohibited Acts
- 6-415 Retail Marijuana Testing Facilities: Certification Requirements
- 6-420 Retail Marijuana Testing Facilities: Personnel
- 6-425 Retail Marijuana Testing Facilities: Standard Operating Procedure Manual
- 6-430 Retail Marijuana Testing Facilities: Analytical Processes
- 6-435 Retail Marijuana Testing Facilities: Proficiency Testing
- 6-440 Retail Marijuana Testing Facilities: Quality Assurance and Quality Control
- 6-445 Retail Marijuana Testing Facilities: Chain of Custody
- 6-450 Retail Marijuana Testing Facilities: Records Retention
- 6-455 Retail Marijuana Testing Facilities; Notification of Retail Marijuana Business
- 6-500 SERIES Retail marijuana transporters
 - 6-505 Retail Marijuana Transporter: License Privileges
 - 6-510 Retail Marijuana Transporter: General Limitations and Prohibited Acts
- 6-600 SERIES Retail marijuana business operators
 - 6-605 Retail Marijuana Business Operator: License Privileges
 - 6-610 Retail Marijuana Business Operator: General Limitations and Prohibited Acts
 - 6-615 Retail Marijuana Business Operator: Employee Licenses for Personnel
 - 6-620 Retail Marijuana Business Operator: Business Records Required
- 6-700 SERIES Retail marijuana accelerator cultivator license
 - 6-705 Retail Marijuana Accelerator Cultivation: License Privileges
 - 6-710 Retail Marijuana Accelerator Cultivation: General Limitations and Prohibited Acts
- 6-800 SERIES Retail marijuana accelerator manufacturer license
 - 6-705 Retail Marijuana Accelerator Manufacturer: License Privileges
 - 6-710 Retail Marijuana Accelerator Manufacturer: General Limitations and Prohibited Acts
- 6-900 SERIES Licensed Hospitality Businesses
 - 6-905 Licensed Hospitality Businesses: General Provisions
 - 6-910 Licensed Hospitality Businesses: Additional Health and Safety Regulations
 - 6-915 Licensed Hospitality Businesses: Operation Within a Retail Food Establishment
 - 6-920 Retail Marijuana Hospitality and Sales Businesses: Additional License Privileges
 - 6-925 Retail Marijuana Hospitality and Sales Businesses: General Limitations and Prohibited Acts
 - 6-930 Marijuana Hospitality Business: Limited Access Area
 - 6-935 Marijuana Hospitality Business: Requirements for Mobile Licensed Premises

Part 7 – REGULATED MARIJUANA TRANSFERS TO UNLICENSED ENTITIES

- 7-105 Medical Marijuana Transfers to Medical Research Facilities
- 7-110 Retail Marijuana Transfers to Medical Research Facilities
- 7-115 Pesticide Manufacturers

Part 8 - ENFORCEMENT & DISCIPLINE

- 8-100 SERIES Enforcement
 - 8-105 Duties of Employees of State Licensing Authority
 - 8-110 Requirements for Inspections and Investigations, Searches, Administrative Holds, and Such Additional Activities as May Become Necessary from Time to Time
 - 8-115 Disposition of Unauthorized Regulated Marijuana
 - 8-120 Written Warnings and Assurances of Voluntary Compliance
 - 8-125 Investigative Subpoenas

• 8-130 – Administrative Warrants

8-200 SERIES - Discipline

- 8-205 Disciplinary Process: Non-Summary Suspension
- 8-210 Summary Suspension
- 8-215 Suspension Process: Regular and Summary Suspensions
- 8-220 Administrative Hearings
- 8-225 Administrative Subpoenas
- 8-230 Administrative Hearing Appeals/Exceptions to Initial Decision
- 8-235 Penalties
- 8-240 Confidential Information and Former State Licensing Authority Employees