SUPREME COURT OF NEVADA

Case No. 79668

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Elizabeth A. Brown

GREENMART OF NEVADA NLV LLC,; an Clerk of Supreme Court NEVADA ORGANIC REMEDIES, LLC

Appellants,

v.

SERENITY WELLNESS CENTER LLC; TGIG, LLC; NULEAF INCLINE DISPENSARY, LLC,; NEVADA HOLISTIC MEDICINE, LLC; TRYKE COMPANIES SO NV, LLC; TRYKE COMPANIES RENO, LLC; PARADISE WELLENESS CENTER; GBS NEVADA PARTNERS, LLC; FIDELIS HOLDINGS, LLC; GRAVITAS NEVADA, LLC; NEVADA PURE, LLC; MEDIFARM, LLC; MEDIFARM IV LLC; and STATE OF NEVADA, DEPARTMENT OF TAXATION,

Respondents,

Appeal from the Eighth Judicial District Court, Clark County, Nevada District Court Case # A-19-786962-B The Honorable Elizabeth Gonzalez

<u> APPELLANT'S APPENDIX – VOLUME 16</u>

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29	Notice of Entry of Order and Order Regarding Nevada Wellness Center, LLC's Motion to Alter or Amend Findings of Fact and Conclusions of Law Granting Preliminary Injunction	11/6/19	AA 007058 - AA 007067
20	Order Granting in Part Motion to Coordinate Cases for Preliminary Injunction Hearing	7/11/19	AA 004938 - AA 004940
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46, 47	Preliminary Injunction Hearing, Defendant's Exhibit 2009 Governor's Task Force Report	n/a	AA 011408 - AA 011568
47	Preliminary Injunction Hearing, Defendant's Exhibit 2018 List of Applicants for Marijuana Establishment Licenses 2018	n/a	AA 011569 - AA 011575

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47	Preliminary Injunction Hearing, Defendant's Exhibit 5026 Nevada Organic Remedies, LLC's Ownership Approval Letter	n/a	AA 011591, AA 011592
47	Preliminary Injunction Hearing, Defendant's Exhibit 5026 Nevada Organic Remedies, LLC's Ownership Approval Letter as Contained in the Application	n/a	AA 011593 - AA 011600
47	Preliminary Injunction Hearing, Defendant's Exhibit 5038 Evaluator Notes on Nevada Organic Remedies, LLC's Application	n/a	AA 011601 - AA 011603
47	Preliminary Injunction Hearing, Defendant's Exhibit 5045 Minutes of ther Legislative Commission, Nevada Legislative Counsel Bureau	n/a	AA 011604 - AA 011633
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CERTIFICATE OF SERVICE

I hereby certify that the foregoing APPELLANT APPENDIX was filed electronically with the Nevada Supreme Court on the 13th day of January, 2020. Electronic service of the foregoing document shall be made in accordance with the Master Service List as follows:

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- Sec. 105. I. Except as otherwise provided in this section, the only persons who may be on the premises of a retail marijuana store are:
 - (a) A 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;
- (d) A person who is not a resident of this State but is deemed to hold a valid registry identification card pursuant to NRS 453A.364;
- (e) A person inspecting the marijuana establishment, including, without limitation, a local government authority, pursuant to this chapter or chapter 453D of NRS; or
 - (f) Any person not listed in paragraph (a) to (e), inclusive, who is at least 21 years of age.
- 2. The only persons who may be on the premises of a marijuana establishment other than a retail marijuana store are:
 - (a) A marijuana establishment agent; or
- (b) A person inspecting the marijuana establishment, including, without limitation, a local government authority, pursuant to this chapter or chapter 453D of NRS.
- 3. Any person other than a person authorized to be on the premises of a marijuana establishment pursuant to subsection 1 or 2 must obtain a visitor identification badge from a marijuana establishment agent before entering the premises of the marijuana establishment.
- 4. A person who obtains a visitor identification badge pursuant to subsection 3, including, without limitation, an outside vendor or contractor:

- (a) Must be escorted and monitored by a marijuana establishment agent at all times he or she is on the premises of the marijuana establishment:
- (b) Must visibly display his or her visitor identification budge at all times he or she is on the premises of the marijuana establishment;
 - (c) Must not handle any marijuana or money whatsoever; and
- (d) Must return the visitor identification badge to a marijuana establishment agent upon leaving the premises of the marijuana establishment.
- 5. Each 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 a person authorized to be on the premises of the marijuana establishment pursuant to subsection 1 or 2. The marijuana establishment shall make its visitor log available to the Department upon request.
- 6. Each regular, seasonal or temporary employee of or volunteer or person who provides labor as a marijuana establishment agent at a marijuana establishment must obtain a marijuana establishment agent registration card pursuant to the provisions of this chapter and may not be authorized to be on the premises of the marijuana establishment by obtaining a visitor identification badge pursuant to the provisions of this section.

Sec. 106. A marijuana establishment shall:

- 1. Develop, document and implement policies and procedures regarding:
- (a) Job descriptions and employment contracts, including, without limitation:
 - (1) The duties, authority, responsibilities and qualifications of personnel;
 - (2) Supervision of personnel;

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- (3) Training in and adherence to confidentiality requirements;
- (4) Periodic performance evaluations; and
- (5) 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:
 - (1) Tracking;
 - (2) Packaging;
 - (3) Acquiring marijuana from other marijuana establishments;
 - (4) Disposing of unusable marijuana; and
- (5) Returning for a refund marijuana or marijuana products to the marijuana establishment from which the marijuana or marijuana products were acquired.
 - (d) Consumer education and support, including, without limitation:
- (1) The availability of different strains of marijuana and the purported effects of the different strains;
- (2) Information about the purported effectiveness of various methods, forms and routes of administering marijuana;
- (3) The prohibition on the smoking of marijuana in public places, places open to the public and places exposed to public view and on federal lands:

- (4) Education on how marijuana impairs a person's ability to operate a moving vehicle and that driving, operating or being in actual physical control of a vehicle while under the influence of marijuana or while impaired by marijuana is unlawful; and
- (5) That possession of marijuana exceeding a certain quantity remains a felony with various legal consequences.
- 2. Maintain copies of the policies and procedures developed pursuant to subsection I at the marijuana establishment and provide copies to the Department for review upon request. Sec. 107. A marijuana establishment shall:
- 1. Ensure that each marijuana establishment agent has his or her marijuana establishment agent registration card or temporary authorization in his or her immediate possession when the marijuana establishment agent:
- (a) Is employed by or volunteering at or providing labor as a marijuana establishment agent at the marijuana establishment;
- (b) Is transporting marijuana or marijuana products for the marijuana establishment, regardless of the type of license held by the marijuana establishment; or
 - (c) Is delivering marijuana or marijuana products for a retail marijuana store.
- 2. Not allow a person who does not possess a marijuana establishment agent registration card which is valid at the marijuana establishment to:
- (a) Serve as an officer or board member for the marijuana establishment or hold an ownership interest of more than 5 percent in the marijuana establishment;
 - (b) Be employed by or have a contract to provide services for the marijuana establishment;
 - (c) Volunteer at or on behalf of the marijuana establishment; or

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- (d) Contract to provide labor at or be employed by an independent contractor to provide labor at the marijuana establishment.
- 3. Provide written notice to the Department, including the date of the event, within 10 working days after the date on which a marijuana establishment agent begins:
 - (a) Service as an officer or board member for the marifuana establishment;
- (b) Employment by the marijuana establishment or providing services for the marijuana establishment pursuant to a contract;
 - (c) Volunteering at or on behalf of the marijuana establishment; or
- (d) Providing labor at or beginning employment by an independent contractor to provide labor at a marijuana establishment pursuant to a contract.
- 4. Provide written notice to the Department, including the date of and reason for the event, within 10 working days after the date on which a marijuana establishment agent no longer:
 - (a) Serves as an officer or board member for the marijuana establishment;
 - (b) Is employed by or has a contract to provide services for the marijuana establishment;
 - (c) Volunteers at or on behalf of the marijuana establishment; or
- (d) Contracts to provide labor at or is employed by an independent contractor to provide labor at a marijuana establishment.
- 5. Provide written notice to the Department, including the date of the event, within 10 working days after the date on which the person designated by the marijuana establishment to provide written notice to the Department relating to marijuana establishment agents ceases to serve in that capacity at the marijuana establishment.

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- Sec. 108. 1. Each marijuana establishment shall designate in writing a marijuana establishment agent who has oversight of the inventory control system of the marijuana establishment.
- 2. Except as otherwise provided in subsection 3, a marijuana establishment shall only acquire marijuana or marijuana products from:
- (a) Another marijuana establishment, including, without limitation, a marijuana cultivation facility, a marijuana product manufacturing facility or a retail marijuana store; or
- (b) A medical marijuana establishment which is registered pursuant to chapter 453A of NRS.
- A marijuana cultivation facility may acquire seeds for the cultivation of marijuana
 from any person if the acquisition of the seeds does not violate the provisions of chapter 453D of NRS.
- 4. A marifuana establishment shall not acquire concentrated marijuana or products containing concentrated marijuana from another marijuana establishment, except that a retail marijuana store or a marijuana product manufacturing facility may acquire concentrated marijuana or products containing concentrated marijuana from a marijuana product manufacturing facility. A marijuana cultivation facility may sell crude collected resins to a retail marijuana store if the crude collected resins are:
 - (a) From a single batch;
 - (b) Unprocessed; and
 - (c) Not combined.

- 5. Each marijuana establishment 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:
 - (1) Number of plants and cuttings;
 - (2) Weight of flowers, measured in grams;
 - (3) Weight of trim, measured in grams;
 - (4) Quantity of THC, measured in milligrams; and
 - (5) Weight of seeds, measured in grams.
 - (b) When acquiring marijuana from another marijuana establishment:
- A description of the marijuana acquired, including the amount, strain and batch number, lot number and production run number, or any combination thereof;
- (2) The name and identification number of the license of the marijuana establishment providing the marijuana;
- (3) The name and the number of the marijuana establishment agent registration card of the marijuana establishment agent providing the marijuana;
- (4) The name and the number of the marijuana establishment agent registration card of the marijuana establishment agent receiving the marijuana on behalf of the marijuana establishment: and
 - (5) The date of acquisition.
- (c) When acquiring marijuana from a medical marijuana establishment registered pursuant to chapter 453A of NRS:

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- (1) A description of the marijuana acquired, including the amount, strain and batch number, lot number and production run number, or any combination thereof;
- (2) The name and identification number of the medical marijuana establishment registration certificate of the medical marijuana establishment providing the marijuana;
- (3) The name and the number of the medical marijuana establishment agent registration card of the medical marijuana establishment agent providing the marijuana;
- (4) The name and the number of the marijuana establishment agent registration card of the marijuana establishment agent receiving the marijuana on behalf of the marijuana establishment; and
 - (5) The date of acquisition.
 - (d) For each batch of marijuana cultivated:
 - (1) The batch number, lot number and production run number, as applicable.
 - (2) Whether the batch originated from marijuana seeds or marifuana cuttings.
 - (3) The strain of the marijuana seeds or marijuana cuttings planted.
 - (4) The number of marijuana seeds or marijuana cuttings planted.
 - (5) The date on which the marijuana seeds or cuttings were planted.
- (6) A list of all chemical additives used in the cultivation, including, without limitation, nonorganic pesticides, herbicides and fertilizers.
 - (7) The number of marijuana plants grown to maturity.
 - (8) Harvest information, including, without limitation:
 - (I) The date of harvest;
 - (II) The final yield weight of processed usable marijuana, in grams; and

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- (III) The name and the number of the marijuana establishment agent registration card of the marijuana establishment agent responsible for the harvest.
 - (9) The disposal of marijuana that is not usable marijuana, including:
- (I) A description of and reason for the marijuana being disposed of, including, if applicable, the number of failed or other unusable marijuana plants;
 - (II) The date of disposal;
 - (III) Confirmation that the marijuana was rendered unusable before disposal;
 - (IV) The method of disposal; and
- (V) The name and the number of the marijuana establishment agent registration card of the marijuana establishment agent responsible for the disposal.
 - (e) When providing marijuana to another marijuana establishment:
- (1) The amount, strain, batch number, lot number and production run number, as applicable, of marijuana provided to the marijuana establishment;
 - (2) The name and license number of the other marijuana establishment;
- (3) The name and the number of the marifuana establishment agent registration card of the marijuana establishment agent who received the marijuana on behalf of the other marijuana establishment; and
 - (4) The date on which the marijuana was provided to the marijuana establishment.
 - (f) When receiving edible marijuana products from another marijuana establishment:
- (1) A description of the edible marijuana products received from the marijuana establishment, including the total weight of each edible marijuana product and the amount of

THC, measured in milligrams, and the production run number of the marijuana in each edible marijuana product.

- (2) The total amount and production run number of marijuana in the edible marijuana products.
 - (3) The name and:
- (I) License number of the marijuana establishment providing the edible marijuana products to the receiving marijuana establishment;
- (II) The number of the marijuana establishment agent registration card of the marijuana establishment agent providing the edible marijuana products to the receiving marijuana establishment; and
- (III) The number of the marijuana establishment agent registration card of the marijuana establishment agent receiving the edible marijuana products on behalf of the receiving marijuana establishment.
- (4) The date on which the edible marijuana products were provided to the marijuana establishment.
 - (g) When receiving marijuana products from another marijuana establishment:
- (1) A description of the marijuana products received from the marijuana establishment, including the total weight of each marijuana product and the amount of THC, measured in milligrams, and production run number of the marijuana in each marijuana product.
- (2) The total amount and production run number of marijuana in the marijuana products.
 - (3) The name and:

- (I) License number of the marijuana establishment providing the marijuana products to the receiving marijuana establishment;
- (11) The number of the marijuana establishment agent registration card of the marijuana establishment agent providing the marijuana products to the receiving marijuana establishment; and
- (III) The number of the marijuana establishment agent registration card of the marijuana establishment agent receiving the marijuana products on behalf of the receiving marijuana establishment.
- (4) The date on which the marijuana products were provided to the marijuana establishment.
- (h) When receiving concentrated marijuana or products containing concentrated marijuana from a marijuana product manufacturing facility:
- (I) A description of the concentrated marijuana or products containing concentrated marijuana received from the marijuana product manufacturing facility, including the total weight of each product, the amount of THC, measured in milligrams, and the production run number for each product;
 - (2) The name and:
- (1) License number of the marijuana establishment providing the concentrated marijuana or products containing concentrated marijuana to the receiving marijuana establishment;

- (II) The number of the marijuana establishment agent registration card of the marijuana establishment agent providing the concentrated marijuana or products containing concentrated marijuana to the receiving marijuana establishment; and
- (III) The number of the marijuana establishment agent registration card of the marijuana establishment agent receiving the concentrated marijuana or products containing concentrated marijuana on behalf of the receiving marijuana establishment.
- (3) The date on which the concentrated marijuana or products containing concentrated marijuana were provided to the marijuana establishment.
 - 6. Each marijuana establishment shall:
- (a) Establish and maintain a seed-to-sale 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 Department and to the marijuana establishment that ordered the concentrated marijuana or marijuana product.
- (c) Provide for quarterly physical inventory counts to be performed by persons independent of the manufacturing process which are reconciled to the perpetual inventory records.

 Significant variances must be documented, investigated by management personnel and immediately reported to the Department.
- 7. If a marijuana establishment identifies a reduction in the amount of marijuana in the inventory of the marijuana establishment which is not due to documented causes, the marijuana establishment shall determine where the loss has occurred and take and document

corrective action. If the reduction in the amount of marijuana in the inventory of the marijuana establishment is due to suspected criminal activity by a marijuana establishment agent, the marijuana establishment shall report the marijuana establishment agent to the Department and to the appropriate law enforcement agencies within 24 hours. The Department may require the marijuana establishment to provide additional information as it determines necessary to conduct an investigation.

- 8. A marijuana establishment shall:
- (a) Maintain the documentation required by subsections 5, 6 and 7 at the marijuana establishment for at least 5 years after the date on the document; and
- (b) Provide the documentation required by subsections 3, 6 and 7 to the Department for review upon request.

Sec. 109. A marijuana establishment shall:

- 1. Use the seed-to-sale tracking system managed by the independent contractor selected by the Department;
- 2. Connect to the seed-to-sale tracking system using the independent contractor's application programming interface; and
- 3. Pay any fees assessed by the independent contractor for using the seed-to-sale tracking system, including, without limitation, user fees or application programming interface fees.

Sec. 110. A marijuana establishment shall:

1. Document and report any loss or theft of marijuana from the marijuana establishment to the appropriate law enforcement agency and to the Department within 24 hours after discovery of the loss or theft; and

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- Maintain copies of any documentation required pursuant to this chapter and chapter
 453D of NRS for at least 5 years after the date on the documentation and provide copies of the documentation to the Department for review upon request.
- Sec. 111. 1. To prevent unauthorized access to marijuana at a marijuana establishment, the marijuana establishment must have:
- (a) Security equipment to deter and prevent unauthorized entrance into limited access areas that includes, without limitation:
- (1) Devices or a series of devices to detect unauthorized intrusion, which may include a signal system interconnected with a radio frequency method, such as cellular or private radio signals, or other mechanical or electronic device, and which, for a marijuana cultivation facility which engages in outdoor cultivation, covers the entirety of the cultivation area and the perimeter and exterior area of the marijuana cultivation facility;
- (2) Exterior lighting to facilitate surveillance which, for a marijuana cultivation facility which engages in outdoor cultivation:
- (I) When the lighting would not interfere with the growing cycle of a crop, covers the entirety of the cultivation area and the perimeter and exterior area of the marijuana cultivation facility; and
- (II) When the lighting would interfere with the growing cycle of a crop, covers the perimeter and exterior area of the marijuana cultivation facility;
 - (3) Electronic monitoring, including, without limitation, each of the following:
 - (I) At least one call-up monitor that is 19 inches or more.

- (II) A video printer capable of immediately producing a clear still photo from any video camera image, which photo must be provided to the Department for review upon request.
- (111) Video cameras with a recording resolution of at least 1920 x 1080, or the equivalent, at a rate of at least 15 frames per second which provide coverage of all entrances and exits of the building, any room or area that holds a vault and any point-of-sale location, which record 24 hours per day, which are capable of being accessed remotely by a law enforcement agency in real time upon request and which may record motion only. A video camera providing coverage of a point-of-sale location must allow for the identification of any person purchasing marijuana.
- (IV) Video cameras with a recording resolution of at least 720 x 480, or the equivalent, at a rate of at least 15 frames per second which provide coverage of all limited access areas not described in sub-subparagraph (III) and any activity in or adjacent to the establishment, which record 24 hours per day, which are capable of being accessed remotely by a law enforcement agency in real time upon request, which may record motion only and which, for a marijuana cultivation facility which engages in outdoor cultivation, cover the entirety of the cultivation area and the perimeter and exterior area of the marijuana cultivation facility.
- (V) A video camera which is capable of identifying any activity occurring within the marijuana establishment in low light conditions 24 hours per day.
- (VI) A method for storing video recordings from the video cameras for at least 30 calendar days in a secure on-site or off-site location or through a service or network that

provides on-demand access to the recordings and providing copies of the recordings to the Department for review upon request and at the expense of the marijuana establishment.

- (VII) A failure notification system that provides an audible and visual notification of any failure in the electronic monitoring system.
- (VIII) Sufficient battery backup for video cameras and recording equipment to support at least 5 minutes of recording in the event of a power outage;
- (4) Immediate automatic or electronic notification to alert local law enforcement agencies of an unauthorized breach of security at the marijuana establishment in the interior of each building of the marijuana establishment; and
 - (5) For a marijuana cultivation facility which engages in outdoor cultivation:
 - (I) An alarm system and video cameras which are monitored 24 hours per day;
- (II) An exterior barrier, determined to be appropriate by local law enforcement, which is located around the perimeter of the marijuana cultivation facility and which consists of a solid block wall or chain link fence with a height of at least 8 feet and an additional fence with a height of at least 8 feet located at least 10 feet and not more than 20 feet inside of the solid block wall or chain link fence; and
- (III) A secure block building which is approved by the Department as suitable to dry and store marijuana and which meets the security and sanitation requirements for a marijuana cultivation facility which engages in indoor cultivation of marijuana.
 - (b) Policies and procedures:
- (1) That restrict access to the areas of the marijuana establishment that contain marijuana to persons authorized to be in those areas only;

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- (2) That provide for the identification of persons authorized to be in the areas of the marijuana establishment that contain marijuana;
 - (3) That prevent loitering;
 - (4) For conducting electronic monitoring;
- (5) For the use of the automatic or electronic notification to alort local law enforcement agencies of an unauthorized breach of security at the marijuana establishment;
- (6) For limiting the amount of money available in any retail areas of the marijuana establishment and for training employees on this practice;
- (7) For notifying the public of the minimal amount of money available, which may include, without limitation, the posting of a sign;
 - (8) For maintaining communication with law enforcement agencies; and
- (9) For providing and receiving notifications regarding burglary, attempted burglary, robbery, attempted robbery and other suspicious activity.
- 2. Each video camera used pursuant to subparagraph (3) of paragraph (a) of subsection 1 must:
- (a) Include a date and time generator which possesses the capability to display the date and time of recorded events on the recording in a manner that does not significantly obstruct the recorded view; and
- (b) Be installed in a manner that will prevent the video camera from being readily obstructed, tampered with or disabled.
- 3. A marijuana establishment shall make a reasonable effort to repair any malfunction of security equipment within 72 hours after the malfunction is discovered. A marijuana

--100--Approved Regulation R092-17 establishment shall notify the Department and local law enforcement within 24 hours after a malfunction is discovered and provide a plan of correction. Failure to correct a malfunction within 72 hours after the malfunction is discovered is a violation of this section.

- 4. If a video camera used pursuant to subparagraph (3) of paragraph (a) of subsection 1 malfunctions, the marijuana establishment shall immediately provide alternative video camera coverage or use other security measures, such as assigning additional supervisory or security personnel, to provide for the security of the marijuana establishment. If the marijuana establishment uses other security measures, the marijuana establishment must immediately notify the Department, and the Department will determine whether the other security measures are adequate.
- 5. Each marijuana establishment shall maintain a log that documents each malfunction and repair of the security equipment of the marijuana establishment pursuant to subsections 3 and 4. The log must state the date, time and nature of each malfunction, the efforts taken to repair the malfunction and the date of each effort, the reason for any delay in repairing the malfunction, the date the malfunction is repaired and, if applicable, any alternative security measures that were taken. The log must also list, by date and time, all communications with the Department concerning each malfunction and corrective action. The marijuana establishment shall maintain the log for at least 1 year after the date of last entry in the log.
- 6. Each marijuana establishment must employ a security manager or director who must be responsible for:
- (a) Conducting a semiannual audit of security measures to ensure compliance with the state procedures of the marijuana establishment and identify potential security issues:

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- (b) Training employees on security measures, emergency response and robbery prevention and response before hiring and on an annual basis; and
- (c) Evaluating the credentials of any third party who intends to provide security to the marijuana establishment before the third party is hired by or enters into a contract with the marijuana establishment.
- 7. Each marijuana establishment shall ensure that the security manager or director of the marijuana establishment, at least one employee of the marijuana establishment or the employees of any third party who provides security to the marijuana establishment has completed, or will complete within a period determined by the Department to be reasonable, the following training:
 - (a) Training in theft prevention or a related subject;
 - (b) Training in emergency response or a related subject;
- (c) Training in the appropriate use of force or a related subject that covers when the use of force is and is not necessary:
- (d) Training in the use and administration of first aid, including cardiopulmonary resuscitation:
 - (e) Training in the protection of a crime scene or a related subject;
- (f) Training in the control of access to protected areas of a marifuana establishment or a related subject;
 - (g) Not less than 8 hours of on-site training in providing security services; and
 - (h) Not less than 8 hours of classroom training in providing security services.

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- 8. A marijuana cultivation facility which engages in the outdoor cultivation of marijuana must be located in such a manner as to allow local law enforcement to respond to the marijuana cultivation facility within 15 minutes after being contacted unless the local law enforcement agency determines some other response time is acceptable.
- Sec. 112. I. Each marijuana establishment must ensure that each marijuana establishment agent who is employed by, volunteers at or provides labor as a marijuana establishment agent at the marijuana establishment:
- (a) Cleans his or her hands and exposed portions of his or her arms in a hand-washing sink:
 - (i) Immediately upon entrance to the marijuana establishment;
 - (2) Immediately before working with marijuana plants;
- (3) Immediately before preparing concentrated marijuana or marijuana products, including, without limitation, working with exposed marijuana products, clean equipment and utansils or unwrapped single-service and single-use articles;
- (4) After touching any bare human body parts other than his or her clean hands and exposed portions of arms, including, without limitation, surrogate prosthetic devices for hands and arms;
 - (5) After using the toilet facilities;
- (6) After coughing, sneezing, using a handkerchief or disposable tissue, using tobacco, eating or drinking;
 - (7) After handling soiled equipment or utensils;

- (8) During preparation or extraction of concentrated marijuana or marijuana products, as often as necessary to remove soil and contamination and to prevent cross-contamination when changing tasks;
- (9) When switching between working with unprocessed marijuana products or uncooked food products and working with finished concentrated marijuana or marijuana products;
 - (10) Before donning gloves for working with marijuana products; and
 - (11) After engaging in other activities that contaminate the hands.
- (b) If working directly in the preparation of concentrated marijuana or marijuana products:
- (1) Keeps his or her fingernails trimmed, filed and maintained so that the edges and surfaces are cleanable;
- (2) Unless wearing intact gloves in good repair, does not have fingernail polish or artificial fingernails on his or her fingernails; and
 - (3) Wears a hair net.
 - (c) Wears clean clothing appropriate to the tasks assigned to him or her.
- 2. If the person designated by a marijuana establishment to address health conditions at the marijuana establishment determines that a marijuana establishment agent who is employed by or volunteers at or provides labor as a marijuana establishment agent at the marijuana establishment has a health condition that may adversely affect the safety or quality of the concentrated marijuana or marijuana products at the marijuana establishment, that marijuana establishment agent is prohibited from having direct contact with any marijuana or

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the designated person determines that the health condition of the marijuana establishment
agent will not adversely affect the concentrated marijuana or marijuana products.

- 3. A marijuana establishment agent shall not work directly with concentrated marijuana or marijuana products if the marijuana establishment agent has:
- (a) A symptom of gastrointestinal infection, including, without limitation, diarrhea, vomiting or faundice;
 - (b) A sore throat with fever; or
- (c) A lesion that appears inflamed or contains pus, including, without limitation, a boil or infected wound that is not covered with:
- (1) An impermeable cover and a single-use glove if the lesion is on a hand or wrist, both of which must be changed at any time that hand washing is required;
 - (2) An impermeable cover if the lesion is on an arm; or
 - (3) A dry, durable, tight-fitting bandage if the lesion is on another part of the body.
- Sec. 113. 1. A building used as a marijuana establishment or by a dual licensee must have:
 - (a) At least one toilet facility which must contain:
 - (1) A flushable toilet;
 - (2) Mounted toilet tissue;
- (3) A hand sink with running water which is capable of delivering hot water at a minimum temperature of 100°F (37.8°C);
 - (4) Soap contained in a dispenser;

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- (5) Disposable, single-use paper towels in a mounted dispenser; and
- (6) A conveniently located trash can.
- (b) Except for a marijuana distributor, at least one hand-washing sink not located in a toilet facility and located away from any area in which edible marijuana products are cooked or otherwise prepared to prevent splash contamination.
- (c) Designated storage areas for concentrated marijuana and marijuana products or materials used in direct contact with such items separate from storage areas for toxic or flammable materials.
- (d) If preparation or packaging of concentrated marijuana or marijuana products is done in the building, a designated area for the preparation or packaging that:
 - (1) Includes work space that can be sanitized; and
- (2) Is only used for the preparation or packaging of concentrated marijuana or marijuana products.
- 2. For any commercial weighing and measuring equipment used at a marijuana establishment, the marijuana establishment must:
 - (a) Ensure that the commercial device is licensed pursuant to chapter 581 of NRS;
 - (b) Maintain documentation of the license of the commercial device; and
- (c) Provide a copy of the license of the commercial device to the Department for review upon request.
- Sec. 114. I. A marijuana establishment that prepares or sells edible marijuana products must:

- (a) Before preparing an edible marijuana product, obtain written authorization from the Department to prepare edible marijuana products;
- (b) If the marijuana establishment prepares edible marijuana products, ensure that the edible marijuana products are prepared according to the applicable requirements set forth in this chapter and chapter 453D of NRS and the operating procedures included in its application pursuant to section 77 or 78 of this regulation;
- (c) If the edible marijuana products are not prepared at the marijuana establishment, obtain and maintain at the marijuana establishment a copy of the current written authorization to prepare edible marijuana products from the marijuana establishment that prepares the edible marijuana products;
- (d) If the marijuana establishment is a marijuana product manufacturing facility, package all edible marijuana products produced by the marijuana establishment on the premises of the marijuana establishment; and
- (e) If the marijuana establishment sells edible marijuana products, ensure that the edible marijuana products are sold according to the applicable requirements set forth in this chapter and chapter 453D of NRS.
- A marijuana establishment is responsible for the content and quality of any edible marijuana product sold by the marijuana establishment.
- 3. A marijuana product manufacturing facility is not subject to the provisions of chapter 446 of NRS or chapter 446 of NAC.

- Sec. 115. A marijuana establishment is responsible to the State or a locality for all costs incurred by the State or locality in cleaning up, mitigating or remedying any environmental damage caused by the marijuana establishment.
- Sec. 116. A marijuana establishment may not treat or otherwise adulterate usable marijuana with any organic or nonorganic chemical or other compound whatsoever to alter the color, appearance, weight or smell of the usable marijuana.
- Sec. 117. 1. Except as otherwise provided in this section, a marijuana establishment shall operate according to the plans and specifications included within the application for a license for the marijuana establishment submitted pursuant to section 77 or 78 of this regulation.
- 2. A marijuana establishment may operate in a manner that deviates from the plans or specifications included within its application for a license if the change would comply with state and local laws, regulations and ordinances and the marijuana establishment provides the Department with a written notification of its intent to make the change which includes, without limitation:
 - (a) The name, physical address and license number of the marijuana establishment; and
 - (b) A description of the proposed change.
- Upon receipt of a written notification pursuant to subsection 2, the Department will
 add the information to the file that the Department maintains on the marijuana establishment.
- 4. A marijuana establishment which has completed a change to its facilities shall submit documentation of the change to the Department as soon as practicable, but in no event later

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- 5. The Department will inspect or audit any change to the facilities of a marijuana establishment that the Department deems necessary of inspection or auditing at the next inspection of the marijuana establishment by the Department or at such other time as the Department determines to be appropriate after the date that the marijuana establishment projects for completion of the change or notifies the Department of the completion of the change, whichever is earlier.
- 6. A marijuana establishment shall not commence the operation of any material change to the facilities or operations of the marijuana establishment until the Department completes an inspection or audit of the change or notifies the marijuana establishment that an inspection or audit is not necessary. Material changes include, without limitation, modifications to:
- (a) The infrastructure of the facilities of the marijuana establishment, including, without limitation, modifications requiring demolition or new construction of walls, plambing, electrical infrastructure, heating, ventilation or air conditioning; and
- (b) The operating capability of the marijuana establishment, including, without limitation, the implementation of a new extraction device or removal of an existing extraction device, a change to the growing method from the method previously used and inspected or a change to the lighting technology, hydroponic system, pod or other contained growing system. The addition of one or more new pods which are identical to a pod that has already been inspected is not a material change.

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- Sec. 118. 1. A marijuana establishment may move to a new location under the jurisdiction of the same locality as its original location and regardless of the distance from its original location if the operation of the marijuana establishment at the new location has been approved by the locality. A locality may approve a new location pursuant to this subsection only in a public hearing for which written notice is given at least 7 working days before the hearing.
- 2. Except as otherwise provided in subsection I, a marijuana establishment that wishes to move to a new location or commence operations at a location other than the location contained in the application of the marijuana establishment must submit a written request for relocation to the Department. The written request for relocation must include, without limitation:
- (a) The name, current physical address, proposed new physical address and license or application number of the marijuana establishment;
- (b) Documentation of a public meeting in which the locality of the proposed new location considered the relocation request;
 - (c) Documentation of land use approval for the new location by the locality:
- (d) A professional survey demonstrating that the proposed location meets the distance requirements set forth in paragraph (c) of subsection 5 of NRS 453D.210; and
- (e) A signed, written attestation that the operation of the marijuana establishment at the new address will meet or exceed the merits of the location specified in the application submitted by the marijuana establishment.

- 3. The Department will consider each request received pursuant to subsection 2 and, after reviewing the documentation contained in the request, determine whether the request should be approved. Upon approval, the Department will issue to the marijuana establishment a new license which is amended to reflect the new address.
- Sec. 119. 1. A violation of any of the provisions of this chapter is grounds for disciplinary action by the Department, including, without limitation, immediate revocation of a license for a marijuana establishment pursuant to NRS 453D.200.
- A violation of any of the provisions of this chapter is grounds for disciplinary action by the Department, including, without limitation, immediate revocation of a marijuana establishment agent registration card.

Sec. 120. 1. The Department may:

- (a) Subject to the provisions of subsection 4, impose a civil penalty of not more than \$35,000 an any person who fails to comply with or violates any provision of this chapter or NRS 453D.300:
- (b) Except as otherwise provided in paragraph (c), revoke or suspend for not less than 3 days and not more than 30 days the license of any marijuana establishment or the marijuana establishment agent registration card of any person who fails to comply with or violates the provisions of this chapter or chapter 453D of NRS; and
- (c) If corrective action approved by the Department will cure the noncompliance or violation but will not be completed within 30 days after issuance of the order, suspend for more than 30 days the license of a marijuana establishment or the marijuana establishment

agent registration card of a person who fails to comply with or violates the provisions of this chapter or chapter 453D of NRS.

- 2. To determine the amount of a civil penalty assessed pursuant to this section, the Department will consider the gravity of the violation, the economic benefit or savings, if any, resulting from the violation, the size of the business of the violator, the history of compliance with this chapter and chapter 453D of NRS by the violator, action taken to remedy the violation, the effect of the penalty on the ability of the violator to continue in business and any other matter as justice may require.
- 3. The Department will determine the category of a violation of this chapter or chapter 453D of NRS as follows:
- (a) Category I violations are violations of a severity that make a person ineligible to receive a license, including, without limitation:
 - (1) Conviction of an excluded felony offense;
 - (2) Operating without all required permits, certificates and licenses;
 - (3) Making an intentionally false statement to the Department:
 - (4) Intentionally destroying or concealing evidence;
 - (5) Intentionally failing to pay taxes to the Department;
- (6) Allowing noisy, disorderly or unlawful activity that results in death or serious physical injury, that involves the unlawful use or attempted use of a deadly weapon against another person or that results in a sexual offense which is a category A felony;
- (7) Operating a marijuana establishment while the license for the marijuana establishment is suspended or revoked; or

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- (8) Transporting marijuana outside of the boundaries of this State, except where authorized by an agreement between the Governor of this State and a participating tribal government.
- (b) Category II violations are violations that create a present threat to public health or safety, including, without limitation:
- (1) Making an unintentional false statement or representation of fact to the Department;
- (2) Failing to promptly admit regulatory or law enforcement personnel into the premises of a marijuana establishment:
 - (3) Unintentionally destroying or concealing evidence;
 - (4) Failing to notify the Department of a change of ownership;
- (5) Denying access by law enforcement or regulatory personnel to the premises of the marijuana establishment during regular business hours;
- (6) Allowing noisy, disorderly or unlawful activity that involves use of a dangerous weapon against another person with intent to cause death or serious physical injury;
- (7) Allowing a person who is less than 21 years of age to work or volunteer at the marijuana establishment;
- (8) Refusing to allow an inspection or obstructing a law enforcement officer from performing his or her official duties;
- (9) Failing to cease operation and notify the Department during an imminent health hazard:
 - (10) Purchasing marijuana from an unapproved source;

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- (11) Purchasing or selling marijuana that has not passed the analysis required by a marijuana testing facility without written approval from the Department;
 - (12) Operating an unapproved extraction unit;
 - (13) Selling an amount of marifuana in excess of transaction limits; or
- (14) Failing to maintain required security alarm and surveillance systems pursuant to section 111 of this regulation.
- (c) Category II(b) violations are violations for failing to verify the age of, or selling or otherwise providing marijuana or marijuana paraphernalia to, a person who is less than 21 years of age.
- (d) Category III violations are violations that create a potential threat to public health or safety, including, without limitation:
- (1) Allowing a person who is less than 21 years of age to enter or remain in a marijuana establishment or transport vehicle unless the person holds a registry identification card or letter of approval;
- (2) Permitting sales by a person without a marijuana establishment agent registration card unless that person is deemed to be temporarily registered pursuant to section 94 of this regulation;
- (3) Allowing consumption by any person of alcohol, marijuana or other intoxicants on the premises of the marijuana establishment or in areas adjacent to the premises of the marijuana establishment which are under the licensee's control, including, without limitation, a parking lot;
 - (4) Failing to keep any required records, including seed-to-sale tracking requirements;

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- (5) Failing to tag all plants as required;
- (6) Failing to follow an approved security plan:
- (7) Allowing disorderly activity;
- (8) Allowing any activity which violates the laws of this State;
- (9) Failing to notify the Department within 24 hours after discovery of a serious incident or criminal activity on the premises of the marijuana establishment;
 - (10) Unintentionally failing to pay taxes to the Department;
 - (11) Selling unauthorized products:
- (12) Failing to notify the Department of a modification or expansion of the facilities of the marijuana establishment or a change in equipment or menu of the marijuana establishment;
 - (13) Violating packaging or labeling requirements;
 - (14) Storing or delivering an unapproved marijuana product;
 - (15) Failing to meet requirements for the disposal of marijuana waste;
- (16) Using unauthorized pesticides, soil amendments, fertilizers or other crop production aids;
 - (17) Exceeding the maximum serving requirements for marijuana products;
- (18) Exceeding a reasonable time frame for delivery without approval from the Department;
- (19) Transporting or storing marijuana from an unlicensed source or diversion of marijuana or marijuana products;
 - (20) Picking up, unloading or delivering marijuana at an unauthorized location;

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- (21) Failing to comply with requirements for hand washing and employee hygiene, including, without limitation, using a bare hand on a marijuana product;
- (22) Failing to maintain proper temperature of potentially hazardous food or marijuana products;
 - (23) Failing to comply with requirements for water temperature;
 - (24) Failing to prevent backflow of plumbing; or
- (25) Selling or failing to dispose of marijuana, marijuana products or food items that are spoiled or contaminated.
- (e) Category IV violations are violations that create a climate which is conducive to abuses associated with the sale or production of marijuana or marijuana products, including, without limitation:
- (I) Failing to display or have in the immediate possession of each marijuana establishment agent a marijuana establishment agent registration card or proof of temporary registration;
- (2) Removing, altering or covering a notice of suspension of a license or any other required notice or sign;
 - (3) Violating advertising requirements;
- (4) Displaying products in a manner visible to the general public from a public right of way;
 - (5) Falling to respond to an administrative notice of a violation or failing to pay fines;
 - (6) Violating restrictions on sampling;
 - (7) Falling to maintain a standardized scale as required;

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- (8) Transporting marijuana in an unauthorized vehicle;
- (9) Improper storing of marijuana, marijuana products or other foods;
- (10) Failing to properly wash, rinse and sanitize product contact surfaces as required;
- (11) Failing to maintain hand-washing facilities that are stocked, accessible and limited to hand washing only;
 - (12) Infestation by pests that are not multigenerational or on contact surfaces;
 - (13) Failing to properly use sanitizer as required; or
- (14) Violating any transportation or delivery requirements not described in another category of violations.
- (f) Category V violations are violations that are inconsistent with the orderly regulation of the sale or production of marijuana or marijuana products, including, without limitation:
 - (1) Failing to submit monthly tax or sales reports or payments;
- (2) Failing to notify the Department of a temporary closure of the marijuana establishment:
 - (3) Failing to post any required signs;
- (4) Failing to notify the Department of a change in the name of the marijuana establishment:
 - (5) Making a payment with a check returned for insufficient funds; or
- (6) Failing to comply with any other requirements not described in another category of violations.

- 4. Before consideration of the factors described in subsection 2, the Department will presume that the following are appropriate penalties for violations of this chapter or chapter 453D of NRS:
 - (a) For a category I violation which is the:
- (1) First violation in the immediately preceding 2 years, a civil penalty of not more than \$35,000 and a suspension for not more than 30 days or revocation of a license or marijuana establishment agent registration card.
- (2) Second or subsequent violation in the immediately preceding 2 years, revocation of a license or marijuana establishment agent registration card.
 - (b) For a category II violation which is the:
- (1) First violation in the immediately preceding 2 years, a civil penalty of not more than \$10,000 and a suspension for not more than 20 days of a license or marijuana establishment agent registration card.
- (2) Second violation in the immediately preceding 2 years, a civil penalty of not more than \$20,000 and a suspension for not more than 30 days of a license or marijuana establishment agent registration card.
- (3) Third or subsequent violation in the immediately preceding 2 years, revocation of a license or marijuana establishment agent registration card.
 - (c) For a category H(b) violation which is the:
- (1) First violation in the immediately preceding 2 years, a civil penalty of not more than \$5,000.

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- (2) Second violation in the immediately preceding 2 years, a civil penalty of not more than \$10,000 or a suspension for not more than 20 days of a license or marijuana establishment agent registration card.
- (3) Third violation in the immediately preceding 2 years, a suspension for not more than 30 days of a license or marijuana establishment agent registration card.
- (4) Fourth or subsequent violation in the immediately preceding 2 years, revocation of a license or marijuana establishment agent registration card.
 - (d) For a category III violation which is the:
- First violation in the immediately preceding 2 years, a civil penalty of not more than \$2,500.
- (2) Second violation in the immediately preceding 2 years, a civil penalty of not more than \$5,000 or a suspension for not more than 10 days of a license or marijuana establishment agent registration card.
- (3) Third violation in the immediately preceding 2 years, a civil penalty of not more than \$10,000 or a suspension for not more than 20 days of a license or marijuana establishment agent registration card.
- (4) Fourth violation in the immediately preceding 2 years, a suspension for not more than 30 days of a license or marijuana establishment agent registration card.
- (5) Fifth or subsequent violation in the immediately preceding 2 years, revocation of a license or marijuana establishment agent registration card.
 - (e) For a category IV violation which is the:

- (I) First violation in the immediately preceding 2 years, a civil penalty of not more than \$1,250.
- (2) Second violation in the immediately preceding 2 years, a civil penalty of not more than \$2,500 or a suspension for not more than 7 days of a license or marijuana establishment agent registration card.
- (3) Third violation in the immediately preceding 2 years, a civil penalty of not more than \$5,000 or a suspension for not more than 10 days of a license or marijuana establishment agent registration card.
- (4) Fourth violation in the immediately preceding 2 years, a civil penalty of not more than \$10,000 or a suspension for not more than 20 days of a license or marijuana establishment agent registration card.
- (5) Fifth violation in the immediately preceding 2 years, a suspension for not more than 30 days of a license or marijuana establishment agent registration card.
- (6) Sixth or subsequent violation in the immediately preceding 2 years, revocation of a license or marijuana establishment agent registration card.
 - (f) For a category V violation which is the:
 - (1) First violation in the immediately preceding 2 years, a warning.
- (2) Second violation in the immediately preceding 2 years, a civil penalty of not more than \$750.
- (3) Third violation in the immediately preceding 2 years, a civil penalty of not more than \$1,250 or a suspension for not more than 3 days of a license or marijuana establishment agent registration card.

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- (4) Fourth violation in the immediately preceding 2 years, a civil penalty of not more than \$2,500 or a suspension for not more than 7 days of a license or marijuana establishment agent registration card.
- (5) Fifth violation in the immediately preceding 2 years, a civil penalty of not more than \$5,000 or a suspension for not more than 10 days of a license or marijuana establishment ogent registration card.
- (6) Sixth or subsequent violation in the immediately preceding 2 years, a civil penalty of not more than \$10,000 or a suspension for not more than 20 days of a license or marijuana establishment agent registration card.
- 5. The Department will determine whether an event is an imminent health hazard that requires immediate correction or cessation of operations to prevent injury based on the nature, severity and duration of any anticipated injury, illness or disease and the number of injuries or illnesses to members of the public which may occur. Events that are presumed to be imminent health hazards include, without limitation:
 - (a) Interruption of electrical service;
 - (b) Lack of potable water or hot water;
- (c) Grossly unsanitary occurrences or conditions including, without limitation, pest infestation or sewage or liquid waste not being disposed of in an approved manner;
 - (d) Lack of adequate refrigeration;
 - (e) Lack of adequate toilet and hand-washing facilities for employees;
 - (f) Misuse of poisonous or toxic materials;
 - (g) A suspected outbreak of foodborne illness;

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- (h) A fire or flood; or
- (i) Any other condition or circumstance which endangers public health.
- Sec. 121. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall submit the report required pursuant to section 65.95 of Assembly Bill No. 422, chapter 540, Statutes of Nevada 2017, at page 3723, to the Department on or before the 15th day of each January, April, July and October containing information concerning the 3 months immediately preceding the date of the report. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall submit such a report regardless of whether any purchases or sales have occurred.

Sec. 122. The Department will make appropriate investigations:

- 1. To determine whether there has been any violation of this chapter or chapter 453D of NRS.
- To determine any facts, conditions, practices or matters which it may deem necessary
 or proper to aid in the enforcement of any such law or regulation.
 - 3. To aid in adopting regulations.
- 4. To secure information as a basis for recommending legislation relating to chapter 453D of NRS.
- Sec. 123. 1. Pursuant to subsection 3 of NRS 233B.127, if the Department finds that the public health, safety or welfare imperatively requires emergency action, the Department may issue an order of summary suspension of the license of a marijuana establishment or a marijuana establishment agent registration card pending proceedings for revocation or other action. An order of summary suspension issued by the Department must contain findings of

the exigent circumstances which warrant the issuance of the order of summary suspension, and a suspension under such an order is effective immediately.

- 2. The Department will give notice to a person that is subject to an order of summary suspension of the facts or conduct that warrant the order and the deficiencies that must be corrected to lift the order. A person that is subject to an order of summary suspension shall not operate until the Department has confirmed that the deficiencies identified in the order have been corrected.
- 3. A person that is subject to an order of summary suspension may request a hearing regarding the order within 10 business days after the order is issued.
- Sec. 124. 1. The Department will notify a person on whom disciplinary action or a civil penalty is imposed pursuant to section 120 of this regulation. The notice must contain the following information:
- (a) The date of the violation or, if the date of the violation is unknown, the date that the violation was identified;
 - (b) The address or description of the location where the violation occurred;
- (c) The section of this chapter or chapter 453D of NRS that was violated and a description of the violation;
 - (d) The amount of the civil penalty or a description of the action taken for the violation;
- (e) A description of the payment process, including a description of the time within which and the place to which any civil penalty must be paid;
- (f) An order prohibiting the continuation or repeated occurrence of the violation described in the notice:

- (g) A description of the appeals process, including, without limitation, the time within which the disciplinary action or civil penalty may be contested and the place to which an appeal must be made; and
- (h) The name and signature of the enforcement officer who issued the citation for the violation.
- If the Department determines that a disciplinary action or civil penalty has been inappropriately issued, the Department may rescind the disciplinary action or civil penalty.
- A person that receives a notice pursuant to subsection I may request a hearing within
 days after the notice is issued.
- Sec. 125. I. The hearing officer shall send a notice to set a hearing to the last known mailing address of a person who requests a hearing.
- The hearing officer shall conduct an administrative hearing pursuant to section 123 or 124 of this regulation within 15 days after receiving a request for a hearing. The hearing officer may continue such a hearing for good cause shown.
- 3. Notice of an administrative hearing conducted pursuant to this section must be served by mail at least 10 days before the date of the hearing to any person who requests a hearing.
 - 4. Notice of a hearing served pursuant to subsection 3 must specify:
 - (a) The purpose of the hearing; and
 - (b) The date, time and location of the hearing.
- Hearings must be held at the offices of the Department in Carson City or at such other place in the State as may be designated in the notice of hearing.

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- A hearing date may be scheduled with less than 10 days' notice if all parties to the hearing agree in writing.
- 7. After a hearing held pursuant to this section, the hearing officer shall prepare written findings of fact, conclusions of law and his or her decision on the issues presented at the hearing. The hearing officer shall serve a copy of his or her findings of fact, conclusions of law and decision upon all parties to the hearing within 20 days after the date of the hearing.
 - 8. In his or her written decision, the hearing officer may:
- (a) Suspend or revoke a license or marijuana establishment agent registration card. If the hearing officer orders the suspension of a license or marijuana establishment agent registration card, the hearing officer shall prescribe the time period of the suspension in the written decision. If the hearing officer orders the revocation of a license or marijuana establishment agent registration card, the hearing officer shall prescribe a period of not less than I year and not more than 10 years during which the person may not apply for reinstatement of the license or marijuana establishment agent registration card.
- (b) Impose a civil penalty upon a person who holds a license or marijuana establishment agent registration card issued pursuant to this chapter and chapter 453D of NRS not more than \$35,000 for each separate violation of this chapter or chapter 453D of NRS which is the subject of the hearing. Such a civil penalty must be paid to the State Treasurer for deposit in the State General Fund and used for the purposes set forth in NRS 453D.510.
- Sec. 126. 1. In any hearing against a person pursuant to this chapter, the person may appear on his or her own behalf or the person may be represented by:
 - (a) An attorney licensed to practice law in this State; or

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- (b) An attorney licensed to practice law in another state who is properly associated with an attorney licensed to practice law in this State and who provides a certificate of good standing from the licensing authority of the other state.
 - 2. An attorney representing a person shall:
- (a) Ensure that his or her conduct complies with the Nevada Rules of Professional Conduct; and
- (b) Conform to all standards of ethical and courteous behavior required in the courts of this State.
- 3. An attorney may withdraw from representing a person upon notice to the person, the Department and the hearing officer. The notice must include the reason for the requested withdrawal. The hearing officer may deny the request if there may be an unreasonable delay in the case or the substantial rights of the person may be prejudiced.
- 4. If the hearing officer finds that an attorney has violated any provision of this section, the hearing officer may bar the attorney from participating in the case or may impose such other sanctions as the hearing officer deems appropriate.
- 5. A person subject to a hearing pursuant to this chapter is responsible for all costs related to the presentation of his or her defense.
- Sec. 127. 1. After being served with a notice or order of summary suspension, a person may, but is not required to, file an answer to the notice or order of summary suspension. The person may file such an answer not later than 10 days after the date of service of the notice or order of summary suspension.

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- 2. The Department may amend the notice or order of summary suspension at any time before the hearing. If the Department amends the notice or order of summary suspension before the hearing, the Department will:
 - (a) File the amended notice or order of summary suspension with the hearing officer; and
 - (b) Serve the person with the amended notice or order of summary suspension.
- 3. After being served with an amended notice or order of summary suspension, the person may do any or all of the following:
- (a) File an answer to the amended notice or order of summary suspension. The person may file such an answer not later than 10 days after the date of service of the amended notice or order of summary suspension or not later than the date of the hearing, whichever date is earlier.
- (b) Move for a continuance of the hearing. The hearing officer shall grant the continuance if the person demonstrates that:
- (1) The amendment materially alters the allegations in the natice or order of summary suspension; and
- (2) The person does not have a reasonable opportunity to prepare a defense against the amended notice or order of summary suspension before the date of the hearing.
- 4. The Department may amend the notice or order of summary suspension at the time of the hearing if the amendment is not considered material and the substantial rights of the person would not be prejudiced by the amendment.
- 5. The notice or order of summary suspension, any amended notice or order of summary suspension and any answer filed by the person must be made part of the record at the hearing.

- Sec. 128. 1. At any time after being served with a notice or order of summary suspension, the person may file with the hearing officer a written discovery request for a copy of all documents and other evidence intended to be presented by the Department in support of the case and a list of proposed witnesses.
- 2. The investigative file for a case is not discoverable unless the Department intends to present materials from the investigative file as evidence in support of the case. The investigative file for the case includes all communications, records, affidavits or reports acquired or created as part of the investigation of the case, whether or not acquired through a subpoena related to the investigation of the person.
- 3. A party may not serve any interrogatories on another party or take any depositions relating to the case.
- Sec. 129. A party to a hearing shall not communicate either directly or indirectly with the hearing officer about any issue of fact or law related to the case unless the communication;
- Is part of a pleading, motion or other document that is properly filed and served on all
 parties; or
- Occurs while all parties are present or occurs during a meeting or hearing for which
 all parties have been given proper notice, whether or not all parties are present at that meeting
 or hearing.
- Sec. 130. 1. The hearing officer may, upon his or her own motion or the motion of a party, hold a prehearing conference for the purpose of formulating or simplifying the issues, obtaining admissions of fact or documents which will avoid unnecessary proof, arranging for the exchange of proposed exhibits or prepared expert testimony, limiting the number of

witnesses, any procedure for the hearing and any other matters which may expedite orderly conduct and the disposition of the proceedings or settlements thereof.

- 2. The action taken at a prehearing conference and the agreements, admissions or stipulations made by the parties concerned must be made a part of the record and must be approved by the parties. When approved, such an action will control the course of subsequent proceedings, unless otherwise stipulated to by all the parties of record with the consent of the hearing officer.
- 3. In any proceeding the hearing officer may, in his or her discretion, call all of the parties together for a conference before the taking of testimony. The hearing officer shall state on the record the results of the conference.
- Sec. 131. The hearing officer may, in his or her discretion, either before or during a hearing, grant continuances or recesses.
- Sec. 132. At the time and place set for the hearing, if a party fails to appear, the hearing officer may, in his or her discretion, dismiss the proceeding with or without prejudice or may recess the hearing for a period of time to be set by the hearing officer to enable the party to attend. If the hearing officer finds that all parties received proper notice, the hearing officer may accept testimony and exhibits from the parties who appear and, thereafter, issue a decision.
- Sec. 133. 1. The Department has the burden of proof, and the standard of proof is a preponderance of the evidence as defined in NRS 233B.0375.
- Evidence may be received in any manner ordered by the hearing officer, but will
 ordinarily be received from the parties in the order described in section 138 of this regulation.

- If requested by any party, the hearing or any portion of the hearing must be transcribed. The party making the request shall pay all costs for the transcription.
- Sec. 134. 1. Except as otherwise provided in this subsection, the Department may issue a subpoena requiring the production of books and papers or the attendance of a witness from any place in the State to the place designated for a hearing for the purpose of taking testimony before the hearing officer. Such a subpoena must not compel the production of books or papers that contain individually identifiable health information.
- A party desiring the Department to issue a subpoena must submit an application in writing to the hearing officer stating the reasons why a subpoena is requested.
- 3. The hearing officer may require that a subpoena requested by a party for the production of books, waybills, papers, accounts or other documents be issued only after the submission of an application in writing, which specifies as clearly as may be, the books, waybills, papers, accounts or other documents desired.
 - 4. The hearing officer, upon receipt of an application for a subpoena, shall:
 - (a) Grant the application and issue the subpoena;
 - (b) Deny the application; or
 - (c) Schedule a hearing to decide whether to grant or deny the application.
- 5. All costs incident to a subpoena issued at the request of a person that was served a notice or order of summary suspension must be paid by the person, and the hearing officer may demand payment of the costs before the issuance of a subpoena.
- Sec. 135. I. The hearing will not be conducted according to the technical rules of evidence. Any relevant evidence may be admitted, except where precluded by law, if it is of a

type commonly relied upon by reasonable and prudent persons in the conduct of their affairs, even though the evidence might be subject to objection in civil actions.

- Hearsay evidence, as that term is used in civil actions, may be admitted for the purpose
 of supplementing or explaining other evidence, but it is not sufficient to support findings of
 fact unless it would be admissible over objection in civil actions.
 - 3. The rules of privilege will be applied as they are applied in civil actions.
- 4. Irrelevant, cumulative and unduly repetitious evidence is not admissible, nor is incompetent evidence, as that term is used in civil trials, with the exception of hearsay evidence as above provided.
- 5. The parties or their counsel may, by written stipulation, agree that certain specified evidence may be admitted, even though the evidence would otherwise be subject to objection.
- 6. The hearing officer or any party to any proceeding may cause the depositions of witnesses to be taken in the manner prescribed by law and the rules of the court for depositions in civil actions.
- 7. The affidavit of any person may be admitted in evidence if all the parties stipulate and consent to its admission.

Sec. 136. The hearing officer may take official notice of the following matters:

- Rules, regulations, official reports, decisions and orders of the Department and any regulatory agency of the State.
 - Contents of decisions, orders, certificates and permits issued by the Department.
- Matters of common knowledge and technical or scientific facts of established character.

- 4. Official documents, if pertinent, when properly introduced into the record of formal proceedings by reference if proper and definite reference to the document is made by the party offering it and it is published and generally circulated so that all of the parties of interest at the hearing have an opportunity to examine it and present rebuttal evidence.
 - 5. Matters which may be judicially noticed by the courts of the State.
- Sec. 137. 1. In any hearing, the hearing officer may order briefs filed within such time as he or she allows.
- 2. Briefs must be filed with the hearing officer and be accompanied by an acknowledgment of or an affidavit showing service on all other parties of record.
- Sec. 138. 1. Except as otherwise provided in this section, in any hearing pursuant to this chapter, the hearing must proceed as follows:
 - (a) The hearing officer shall call the hearing to order.
 - (b) The parties and their representatives and the hearing officer must be introduced.
- (c) The hearing officer shall consider any preliminary motions, stipulations or orders and shall address any administrative details regarding the hearing.
 - (d) The hearing officer:
 - (I) Shall ask the parties if they want any witness excluded from the hearing;
- (2) Shall instruct any witness who is excluded from the hearing not to discuss the case during the course of the hearing:
- (3) Shall allow the person who was served a notice or order of summary suspension to remain in the hearing;

- (4) Shall allow any person who acts as both a representative of the Department and a witness in the hearing to remain in the hearing; and
 - (5) May, on its own motion, exclude any witness from the hearing.
- (e) The Department may make an opening statement. After the Department has had the opportunity to make an opening statement, the person that was served a notice or order of summary suspension may make an opening statement. The hearing officer may limit equally the time of the opening statement of each party.
- (f) The Department may present its case by presenting evidence and calling witnesses in the following manner:
 - (1) The witness must be sworn in.
 - (2) The Department may directly examine the witness.
- (3) The person that was served a notice or order of summary suspension may crossexamine the witness.
 - (4) If requested, the Department may question the witness on redirect examination.
- (5) If requested, the person that was served a notice or order of summary suspension may question the witness on recross-examination.
- (g) After the Department has had the opportunity to present its case, the person that was served a notice or order of summary suspension may present his or her case by presenting evidence and calling witnesses in the following manner:
 - (1) The witness must be sworn in.
- (2) The person that was served a notice or order of summary suspension may directly examine the witness.

- (3) The Department may cross-examine the witness.
- (4) If requested, the person that was served a notice or order of summary suspension may question the witness on redirect examination.
 - (5) If requested, the Department may question the witness on recross-examination.
- (h) The hearing officer may question a witness at any time during the hearing. If a witness is questioned by the hearing officer, the party that called the witness may request permission to ask further questions, limited to the area addressed by the hearing officer. When that party has asked those questions, the other party may request permission to ask further questions, limited to the area addressed by the hearing officer.
- (i) After the Department and person that was served a notice or order of summary suspension have presented their cases, the hearing officer may allow the Department and person that was served a notice or order of summary suspension to call rebuttal witnesses. If the Department or person that was served a notice or order of summary suspension, or both, call one or more rebuttal witnesses, each rebuttal witness must be sworn in and questioned in the same manner as provided in paragraph (f) or (g), as appropriate.
- (j) The Department may make a closing argument. After the Department has had the opportunity to make a closing argument, the person that was served a notice or order of summary suspension may make a closing argument. The hearing officer may limit equally the time of the closing argument of each party. If the person that was served a notice or order of summary suspension makes a closing argument, the Department may make a final closing argument. The hearing officer may limit the time of the final closing argument.

- (k) If allowed by the hearing officer, either party may recommend specific disciplinary action to the hearing officer at the appropriate time.
- (I) After the close of the hearing, the hearing officer shall deliberate, reach a decision and prepare and serve findings of fact, conclusions of law and his or her final decision in accordance with section 139 of this regulation. Not later than 60 days after the close of the hearing, the hearing officer shall prepare written findings and recommendations and serve the findings and recommendations on the parties for review.
- 2. The hearing officer may deviate from the order of the hearing set forth in subsection I if the hearing officer:
 - (a) Upon a showing of good cause, deems it appropriate; or
 - (b) Deems it necessary to expedite or ensure the fairness of the hearing.
- Sec. 139. 1. After the hearing of a contested case, the hearing officer shall prepare findings of fact, conclusions of law and his or her final decision on the issues presented in the hearing.
- 2. The hearing officer shall serve a copy of his or her findings of fact, conclusions of law and decision upon all the parties of record within 60 days after the date of the hearing.
 - Sec. 140. I. After the close of the hearing, a party may file only the following motions:
 - (a) A motion requesting a rehearing.
- (b) A motion requesting reconsideration of the findings of fact, conclusions of law and final decision of the hearing officer.
- (c) With leave of the hearing officer, any other motion requesting appropriate action or relief after the close of the hearing.

- A motion requesting a rehearing or reconsideration must be filed with the hearing
 officer not later than 15 days after the date of service of the findings of fact, conclusions of
 law and final decision of the hearing officer.
- 3. A party that opposes the motion may file a response to the motion not later than 7 days after the date of service of the motion.
- 4. A motion requesting a rehearing or reconsideration may be based only on one of the following grounds:
 - (a) Newly discovered or available evidence.
- (b) Error in the hearing or in the findings of fact, conclusions of law or final decision that would be grounds for reversal of the findings, conclusions or decision.
- (c) The need in the public interest for further consideration of the issues or evidence, or both.
- 5. The hearing officer shall enter an order ruling on the motion requesting a rehearing or reconsideration not later than 25 days after the date on which the motion is filed. A copy of the order must be served on each party. The hearing officer may:
 - (a) Deny the motion;
 - (b) Order a rehearing or partial rehearing;
- (c) Order reconsideration of the findings of fact, conclusions of law or final decision of the hearing officer; or
 - (d) Direct other proceedings as the hearing officer deems appropriate.
- 6. If the hearing officer orders a rehearing, the rehearing must be confined to the issues upon which the rehearing was ordered.

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- Sec. 141. I. The Department, any party to a hearing or a designated representative may, within 30 days after service of the copy of the findings of fact, conclusions of law and final decision of the hearing officer, file a notice of appeal with the Nevada Tax Commission.
- 2. Within 30 days after filing a notice of appeal, the appellant shall file with the Nevada

 Tax Commission a:
- (a) Brief setting forth the points relied upon in the appeal and authorities in support thereof; and
- (b) Designation of the parts of the record before the hearing officer that the appellant deems relevant to the appeal.
- 3. An appeal from the decision of the hearing officer to the Nevada Tax Commission must be based upon one or more of the grounds set forth in subsection 3 of NRS 233B.135.
- 4. The filing of a notice of appeal does not excuse compliance with the decision of the hearing officer nor suspend the effectiveness of a decision unless otherwise ordered by the hearing officer.
- 5. After receipt of a notice of appeal, filed in compliance with subsection I, and the documentation required by subsection 2, the Department will schedule a time for oral argument before the Nevada Tax Commission at its next meeting. The oral argument will be limited to a period of time not to exceed 20 minutes unless extended by the Nevada Tax Commission. The Nevada Tax Commission will not review evidence which was not submitted to the hearing officer unless it determines that good cause exists for a failure to submit the evidence to the hearing officer.

- 6. The Nevada Tax Commission will modify, reverse or affirm the decision of the hearing officer or remand the case to the hearing officer. The Director of the Department shall issue a final written decision on behalf of the Nevada Tax Commission.
- 7. Any revocation, suspension or civil penalty affirmed by the Nevada Tax Commission is effective until reversed upon judicial review, except that the Nevada Tax Commission may stay its order pending a rehearing or judicial review upon such terms and conditions as it deems proper.
- 8. Judicial review of any such order or decision of the Nevada Tax Commission may be had in accordance with section 142 of this regulation.
- Sec. 142. I. Except as otherwise provided in the Nevada Constitution, a party may not seek any type of Judicial intervention or review of a hearing until after the hearing results in a final decision of the Nevada Tax Commission.
- Except as otherwise provided in this section, a party may seek judicial review of a final decision of the Nevada Tax Commission in accordance with the provisions of chapter 233B of NRS that apply to a contested case.
- Sec. 143. 1. If a person applies for reinstatement of a license or marijuana establishment agent registration card that has been revoked pursuant to this chapter, the person shall:
 - (a) Submit an application on a form supplied by the Department.
- (b) Satisfy all the current requirements for the issuance of an initial license or marijuana establishment agent registration card.
 - (c) Attest that, in this State or any other jurisdiction:

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- (I) The person has not, during the period of revocation, violated any state or federal law relating to marijuana, and no criminal or civil action involving such a violation is pending against the person; and
- (2) No other regulatory body has, during the period of revocation, taken disciplinary action against the person, and no such disciplinary action is pending against the person.
- (d) Satisfy any additional requirements for reinstatement of the license or marijuana establishment agent registration card prescribed by the Department.
- 2. The Department will consider each application for reinstatement of a license or marijuana establishment agent registration card submitted pursuant to this section. In determining whether to reinstate the license or marijuana establishment agent registration card, the Department will consider the following criteria:
- (a) The severity of the act resulting in the revocation of the license or marijuana establishment agent registration card.
- (b) The conduct of the person after the revocation of the license or marijuana establishment agent registration card.
- (c) The amount of time elapsed since the revocation of the license or marijuana establishment agent registration card.
 - (d) The veracity of the attestations made by the person pursuant to subsection 1.
- (e) The degree of compliance by the person with any additional requirements for reinstatement of the license or marijuana establishment agent registration card prescribed by the Department.
 - (f) The degree of rehabilitation demonstrated by the person.

- If the Department reinstates the license or marijuana establishment agent registration
 card, the Department may place any conditions, limitations or restrictions on the license or
 marijuana establishment agent registration card as it deems necessary.
- 4. The Department may deny reinstatement of the license or marijuana establishment agent registration card if the person fails to comply with any provisions of this section.

Sec. 144. Each retail marijuana store shall:

- 1. Ensure that the retail marijuana store is operating and available to sell marijuana or marijuana products to consumers during, and only during, the designated hours of operation of the retail marijuana store as provided to the Department in the application for a license submitted by the retail marijuana store and the hours authorized by the locality in which the retail marijuana store is located; and
- 2. Post, in a place that can be viewed by persons entering the retail marijuana store, the hours of operation during which the retail marijuana store will sell marijuana or marijuana products to consumers.
- Sec. 145. Before a marijuana establishment agent sells marijuana or marijuana products to a consumer, the marijuana establishment agent shall:
- Verify the age of the consumer by checking a government-issued identification card
 containing a photograph of the consumer using an identification scanner approved by the
 Department to determine the validity of any government-issued identification card;
 - 2. Offer any appropriate consumer education or support materials; and
 - 3. Enter the following information into the inventory control system;
 - (a) The amount of marijuana or marijuana product sold;

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- (b) The date and time at which the marijuana or marijuana product was sold;
- (e) The number of the marijuana establishment agent registration card of the marijuana establishment agent; and
 - (d) The number of the license of the marijuana establishment.
- Sec. 146. 1. Except as otherwise provided in this subsection, a retail marijuana store shall refuse to sell marijuana or marijuana products to any person unless the person produces a form of valid identification showing that the person is 21 years of age or older. A dual licensee may sell marijuana or marijuana products to a person who is less than 21 years of age if the sale complies with the provisions of chapter 453A of NRS or 453A of NAC.
- 2. Identification presented to satisfy subsection I must contain a photograph and the date of birth of the person.
 - 3. Identification presented to satisfy subsection 1 must be a valid and unexpired:
- (a) Driver's license or instruction permit issued by this State or any other state or territory of the United States;
- (b) Identification card issued by this State or any other state or territory of the United

 States for the purpose of proof of age of the holder of the card;
 - (c) United States military identification card;
- (d) A Merchant Mariner Credential or other similar document issued by the United States
 Coast Guard;
- (e) A passport issued by the United States Government or a permanent resident card issued by the United States Citizenship and Immigration Services of the Department of Homeland Security; or

- (f) A tribal identification card issued by a tribal government, as defined in NRS 239C.105, which requires proof of the age of the holder of the card for issuance.
- Sec. 147. A retail marijuana store shall not sell to any consumer an amount of marijuana or marijuana products which exceeds:
 - 1. One ounce of usable marijuana other than concentrated marijuana;
- One-eighth ounce of concentrated marijuana containing not more than 3,500 milligrams of THC; and
- 3. One-eighth ounce of concentrated marijuana or 3,500 milligrams of THC contained within one or more edible marijuana products.
- Sec. 148. 1. A retail marijuana store shall only offer for sale marijuana, marijuana products, marijuana paraphernalia, marijuana-related accessories, products containing CBD and products containing industrial hemp which are related to marijuana.
- Each retail marijuana store shall offer for sale containers for the storage of marijuana and marijuana products which lock and are designed to prohibit children from unlocking and opening the container.
- 3. A retail marijuana store shall not sell any food, beverage or personal care item that does not contain marijuana.
 - 4. A retail marijuana store shall not sell any product that contains nicotine.
- 5. A retail marijuana store shall not sell any product that contains alcohol if the product would require the retail marijuana store to hold a license issued pursuant to chapter 369 of NRS.

- 6. A retail marijuana store shall not sell marijuana or marijuana products to a consumer through the use of, or accept a sale of marijuana or marijuana products from, a third party, intermediary business, broker or any other business that does not hold a license for a retail marijuana store.
- 7. A retail marijuana store shall not contract with a third party or intermediary business to advertise delivery to consumers.
- Sec. 149. 1. A retail marijuana store must store all usable marijuana, concentrated marijuana and marijuana products behind a counter or other barrier to ensure a consumer does not have direct access to the marijuana, concentrated marijuana or marijuana products.
- Upon the request of a consumer, a retail marijuana store must disclose the name of the
 marijuana testing facility which performed the required quality assurance tests for the retail
 marijuana store and the corresponding certificate of analysis.
- 3. A retail marijuana store may only sell usable marijuana obtained from a marijuana cultivation facility.
- 4. Except as otherwise provided in subsection 6, a retail marijuana store may only sell concentrated marijuana and marijuana products obtained from a marijuana product manufacturing facility.
- 5. Except as otherwise provided in subsection 6, a retail marijuana store may not sell a product other than usable marijuana, concentrated marijuana or marijuana products which contain any level of THC or CBD without the approval of the Department. Each retail marijuana store shall maintain a file which contains a certificate of analysis for any such

approved product at the retail marijuana store and shall make the file available for review upon request.

- 6. The provisions of subsections 4 and 5 do not apply to industrial hemp, as defined in NRS 557.040, which is certified and registered with the State Department of Agriculture.
- Sec. 150. Except for a delivery made pursuant to subsection 3 of NRS 453D.110, a marijuana establishment or a third party shall not deliver marijuana or marijuana products to a consumer unless:
- 1. The delivery is made by a marijuana establishment agent who holds a marijuana establishment agent registration card in the category of retail marijuana store;
- 2. The delivery is made by a marijuana establishment agent employed by a retail marijuana store or by an independent contractor:
- (a) Which has entered into a service agreement with a retail marijuana store to perform deliveries to consumers using only marijuana establishment agents who hold a marijuana establishment agent registration card in the category of retail marijuana store; and
 - (b) Whose name has been disclosed to the Department before any deliveries are made;
- 3. The name of the retail marijuana store and all independent contractors who perform deliveries on behalf of the retail marijuana store has been published on the Internet website of the Department;
- 4. The Department has received confirmation from the retail marijuana store, before a person engages in the delivery process, including, without limitation, accepting an order or physically delivering marijuana or marijuana products, that the person is employed by, volunteers at or provides labor as a marijuana establishment agent at the retail marijuana

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- 5. The marijuana establishment agent who delivers marijuana or marijuana products to a consumer obtains verification of the identity and age of the consumer by scanning a document described in section 146 of this regulation before providing the marijuana or marijuana products to the consumer;
- 6. The marijuana establishment agent who delivers marijuana or marijuana products to a consumer does not also deliver any other item to the consumer unless the item is marijuana paraphernalia or merchandise, packaging or a promotional item directly related to the marijuana or marijuana product;
- The delivery is conducted only during the hours that the retail marijuana store is open for business;
 - 8. The delivery is conducted only within the borders of this State;
- 9. The marijuana establishment agent who delivers marijuana or marijuana products only travels to and from the retail marijuana store and the delivery destination and does not make any unnecessary stops that are not disclosed in the trip plan and delivery manifest. If the marijuana establishment agent makes a stop for fuel, the stop must be documented in the trip plan and maintained for review by the Department; and
- 10. If the retail marijuana store contracts with a service that provides a digital or other platform used in conjunction with an agreement to facilitate deliveries to consumers, the digital or other platform is approved by the Department.

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- Sec. 151. I. A retail marifuana store delivering marijuana or marijuana products to a consumer pursuant to section 150 of this regulation shall:
- (a) Ensure that all marijuana and marijuana products are secured at all times during
 delivery; and
- (b) Maintain a physical or electronic copy of a delivery manifest generated using the seedto-sale tracking system that contains all the information required by this section in a format approved by the Department.
- 2. A retail marijuana store may deliver marijuana or marijuana products to more than one consumer in a single trip if the delivery manifest correctly reflects the specific inventory destined for each specific consumer and location.
- 3. Before delivering marijuana or marijuana products to a consumer, the retail
 marijuana store shall enter the information required to indicate that the marijuana or
 marijuana products will be delivered to a consumer into the seed-to-sale tracking system.
- 4. A retail marijuana store shall not alter the information which has been entered into the seed-to-sale tracking system pursuant to subsection 3.
- 5. If a marijuana establishment agent is not able to deliver marijuana or marijuana products directly to the consumer who ordered the marijuana or marijuana products, the marijuana establishment agent shall return the marijuana or marijuana products to the retail marijuana store.
- 6. A retail marijuana store shall provide a copy of the delivery manifest generated using the seed-to-sale tracking system to each consumer who receives a delivery of marijuana or marijuana products. The copy of a delivery manifest provided to a consumer pursuant to this

subsection must be generated separately for each consumer and not contain the information of any other consumer.

- 7. The delivery manifest generated using the seed-to-sale tracking system must include, without limitation:
 - (a) The date and approximate time of the delivery:
 - (b) The name, location, address and license number of the retail marijuana store;
 - (c) The name, location and address of each consumer;
- (d) The name and quantity, by weight and unit, of each item to be delivered to each consumer;
- (e) The make, model, license plate number and number of the identification card issued pursuant to section 153 of this regulation of the vehicle used for delivery; and
- (f) The name, number of the marijuana establishment agent registration card and signature of each marijuana establishment agent performing or accompanying the delivery of the marijuana or marijuana products.
- 8. In addition to the requirements of this section, the retail marijuana store shall ensure that each delivery satisfies the requirements of sections 108 and 109 of this regulation.
- 9. Before marijuana or marijuana products leave the retail marijuana store for delivery, the retail marijuana store shall adjust its records to reflect the removal of the marijuana or marijuana products in a manner that reflects the information included in the delivery manifest generated using the seed-to-sale tracking system and that can be easily reconciled, by the name and quantity of the marijuana or marijuana products, with the delivery manifest.

- 10. After delivery of marijuana or marijuana products, the retail marijuana store shall ensure that the trip plan, including any changes to the trip plan made pursuant to subsection 9 of section 150 of this regulation, is accurate.
- 11. Any marijuana or marijuana product which is damaged, undeliverable to the consumer or refused by the consumer must be delivered back to the retail marijuana store and reconciled by the retail marijuana store in the seed-to-sale tracking system.
- 12. A retail marijuana store shall not deliver any marijuana or marijuana products unless the retail marijuana store can reconcile the delivery of marijuana or marijuana products with the seed-to-sale tracking system and all associated transaction history and order receipts.
- 13. A retail marijuana store must reconcile all transactions to the seed-to-sale tracking system at the close of business each day.
- 14. A retail marijuana store shall ensure that all information contained in a delivery manifest generated using the seed-to-sale tracking system is accurate for each delivery that is completed.
- 15. A retail marijuana store shall maintain all documents required by this section and provide a copy of any such document to the Department for review upon request.
- Sec. 152. I. A retail marijuana store shall not deliver more than 5 ounces of marijuana or an equivalent amount of marijuana products to any combination of consumers within a single trip.
- A retail marijuana store shall not deliver marijuana or marijuana products to a consumer at any location that has been issued a gaming license, as defined in NRS 463.0159.

- 3. A retail marijuana store may only deliver marijuana or marijuana products to a private residence and shall not deliver more than 1 ounce of marijuana or an equivalent amount of marijuana products to any consumer.
- 4. A retail marijuana store shall not deliver marijuana or marijuana products to any person other than the consumer who ordered the marijuana or marijuana products. Before delivering marijuana or marijuana products to a consumer, the marijuana establishment agent delivering the marijuana or marijuana products for a retail marijuana store shall:
- (a) Confirm by telephone that the consumer ordered the marijuana or marijuana products and verify the identity of the consumer; and
- (b) Enter the details of such a confirmation in a log which must be made available for inspection by an appropriate law enforcement agency and the Department.
- 5. A retail marijuana store shall not allow a marijuana establishment agent to deliver marijuana or marijuana products unless the marijuana or marijuana products are:
 - (a) Stored in a lockbox or locked cargo area within the vehicle being used for delivery:
 - (b) Not visible from outside the vehicle; and
- (c) Contained in sealed packages and containers which remain unopened during delivery.
 For the purpose of this subsection, the trunk of a vehicle is not considered to be a lockbox or locked cargo area unless the trunk cannot be accessed from within the vehicle and can only be accessed using a key which is different from the key used to access and operate the vehicle.
- 6. A retail marijuana store shall ensure that a marijuana establishment agent delivering marijuana or marijuana products for the retail marijuana store has a means of communicating with the retail marijuana store while he or she provides delivery.

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- 7. A person shall not be present within any vehicle while it is being used for the delivery of marijuana or marijuana products unless the person is a marijuana establishment agent for the retail marijuana store providing delivery of the marijuana or marijuana products or an independent contractor retained by the retail marijuana store to provide delivery.
- 8. Each marijuana establishment agent delivering marijuana or marijuana products
 must:
- (a) Report to a person designated by the marijuana establishment to receive such reports any motor vehicle crash that occurs during the delivery within 2 hours after the crash occurs;
 - (b) Report to the Department any unauthorized stop that lasts longer than 2 hours; and
- (c) Report to a person designated by the marijuana establishment to receive such reports any loss or theft of marijuana or marijuana products that occurs during the delivery immediately after the marijuana establishment agent becomes aware of the loss or theft. A retail marijuana store 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 Department.
- Sec. 153. 1. A retail marijuana store may use any motor vehicle that can legally be operated on the highways of this State and that meets the requirements of this section to deliver marijuana and marijuana products.
- 2. Before using a motor vehicle to deliver marijuana or marijuana products, a retail marijuana store must obtain the approval of the Department for the use of the motor vehicle.

 Upon approving a motor vehicle for use to deliver marijuana or marijuana products, the

Department will issue an identification card containing such information as the Department determines to be necessary, which must be kept inside the motor vehicle at all times.

- 3. A retail marijuana store shall ensure that each motor vehicle used to deliver marijuana or marijuana products:
 - (a) Has no advertising, signage or other markings relating to marijuana; and
 - (b) Is equipped with an audible car alarm.
- 4. A retail marijuana store shall provide adequate care for perishable marijuana products including, without limitation, refrigeration during delivery, if required. Any method for temperature control used during delivery must be approved by the Department before use. If a potentially hazardous marijuana product is being delivered, the potentially hazardous marijuana product must be maintained at a temperature of less than 41°F (5°C) throughout delivery.
- 5. The Department may inspect each motor vehicle used for delivery of marijuana or marijuana products by a retail marijuana store pursuant to section 85 or 86 of this regulation.
- Sec. 154. I. A marijuana cultivation facility must disclose in writing with each lot of usable marijuana provided to a retail marijuana store:
- (a) All soil amendments, fertilizers and other crop production aids applied to the growing medium or marijuana plant included in the lot; and
- (b) The name of the marijuana testing facility which performed the required quality assurance tests and the certificate of analysis for the lot.
- 2. A marijuana cultivation facility may provide a retail marijuana store free samples of usable marijuana packaged in a sample jar protected by a plastic or metal mesh screen to

allow consumers to smell the product before purchase. A sample jar may not contain more than 3 1/2 grams of usable marijuana. The sample jar must not be left unattended and must be sealed shut. The sample jar and the usable marijuana within may not be sold to a consumer and must be either returned to the marijuana cultivation facility which provided the usable marijuana and sample jar or destroyed by the retail marijuana store after use and documented by the retail marijuana store using its inventory control system pursuant to section 108 of this regulation.

- 3. The provisions of chapters 372A and 453D of NRS and chapter 372A of NAC regarding the excise tax on marijuana apply to free samples of usable marijuana provided pursuant to subsection 2.
- Sec. 155. 1. Except as otherwise provided in subsection 2, a marijuana cultivation facility must ensure that access to the enclosed, locked facility where marijuana is cultivated is limited to the officers, board members and authorized marijuana establishment agents of the marijuana cultivation facility.
- 2. Each marijuana cultivation facility shall ensure that an authorized marijuana establishment agent accompanies any person other than another marijuana establishment agent associated with the marijuana establishment when the person is present in the enclosed, locked facility where marijuana is cultivated or produced by the marijuana cultivation facility.
- 3. Each marijuana cultivation facility shall ensure that any marijuana growing at the marijuana cultivation facility:
- (a) Cannot be observed from outside the marijuana cultivation facility and is not visible from a public place by normal, unaided vision; and

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- (b) Unless the marijuana cultivation facility cultivates marijuana outdoors, does not emit an odor that is detectable from outside the marijuana cultivation facility.
- Sec. 156. 1. A marifuana cultivation facility or a marijuana product manufacturing facility may conduct operations and request limited laboratory testing by a marijuana testing facility for research and development purposes.
- 2. A marijuana cultivation facility or marijuana product manufacturing facility described in subsection 1 shall:
- (a) Notify the Department of its intent to conduct research and development on a form prescribed by the Department by electronic mail before sending a sample to a marijuana testing facility;
- (b) Quarantine each batch, lot or production run in a separate quarantine area and label each batch, lot or production run with a distinctive label containing "R&D QUARANTINE" as a header and footer in 20-point white font and a red background;
- (c) Account for all marijuana subject to quarantine pursuant to paragraph (b) in its inventory control system;
- (d) Limit all research and development operations to clearly segregated and designated areas or rooms marked "R&D CULTIVATION AREA" or "R&D PRODUCTION AREA" on 8 1/2 by 11 inch signs with a red background and white lettering, posted at the entrance to the area or room and along the walls of the area or room, with a minimum of one sign for every 300 square feet of the area or room; and
- (e) Perform research and development operations in a grow room only if the plants used for such operations are designated and separated from other plants.

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- 3. A marijuana cultivation facility or marijuana product manufacturing facility operating as described in subsection I may request limited testing protocols from a marijuana testing facility for research and development purposes.
- 4. A marijuana testing facility that performs testing for a marijuana cultivation facility or marijuana product manufacturing facility described in subsection 1 shall report the results of the testing to the marijuana establishment and to the Department by electronic mail. The marijuana testing facility shall clearly mark the test results with "R&D TESTING ONLY -- NOT FOR RESALE" on the header and footer of the report in 20-point white font and a red background.
- 5. A batch, lot or production run produced for research and development purposes pursuant to this section which fails quality assurance testing need not be destroyed.
- 6. A batch, lot or production run originally produced for research and development purposes pursuant to this section may not be sold to a retail marijuana store until the batch, lot or production run has undergone and passed all testing required by section 104 of this regulation.
- Sec. 157. I. If an applicant for a license for a marijuana cultivation facility wishes to engage in the cultivation of marijuana outdoors or if a marijuana cultivation facility wishes to begin to cultivate marijuana outdoors, the applicant or marijuana cultivation facility must, before engaging in any outdoor cultivation, submit a verification issued by the State

 Department of Agriculture that the outdoor cultivation will be adequately isolated from all other outdoor marijuana and industrial hemp cultivation locations to prevent the cross-pollination of cannabis crops.

- 2. A request for verification of adequate isolation described in subsection 1 must be submitted to the State Department of Agriculture and:
 - (a) Be on a form prescribed by the State Department of Agriculture;
- (b) Include documentation that verifies that the applicant or marijuana cultivation facility has obtained:
 - (1) Appropriate licensing;
 - (2) Approved zoning; and
 - (3) Any other approvals required by the locality;
- (c) Include a map or GPS coordinates that demonstrate the proposed location of outdoor cultivation by the applicant or marijuana cultivation facility; and
- (d) Include any other information that the State Department of Agriculture determines to be necessary.
- 3. The applicant or marijuana cultivation facility shall not begin outdoor cultivation until the State Department of Agriculture provides verification of adequate isolation described in subsection 1, the applicant or marijuana cultivation facility transmits the verification of adequate isolation to the Department of Taxation and the Department of Taxation issues a license for a marijuana cultivation facility to the applicant or approves the modification of operations of the marijuana cultivation facility to begin outdoor cultivation.
- Sec. 158. Based on the risks inherent to the operation of a marijuana product manufacturing facility, the persons responsible for managing each such facility shall demonstrate to the Department knowledge of disease prevention, and the requirements of this chapter and chapter 453D of NRS, by:

- Complying with the provisions of this chapter and chapter 453D of NRS and having no category I, II, II(b) or III violations pursuant to section 120 of this regulation during inspections.
- 2. Ensuring that at least one employee of the marijuana product manufacturing facility is a certified food protection manager who has shown proficiency in the required information through passing a test that is part of a program which certifies a person to be a food protection manager and which:
- (a) Has been evaluated and listed by an accrediting agency as conforming to national standards for organizations that certify persons as food protection managers; or
 - (b) Provides to such persons other training acceptable to the Department.
- 3. Responding correctly to the questions of an inspector of marijuana establishments regarding:
- (a) The relationship between the prevention of disease and the personal hygiene of a marijuana establishment agent engaged in the extraction of concentrated marijuana or production of marijuana products.
- (b) The prevention of the transmission of disease by a marijuana establishment agent engaged in the extraction of concentrated marijuana or production of marijuana products who has a disease or medical condition that may transmit disease.
- (c) The symptoms associated with the diseases that are transmissible through marijuana products and ingredients.

- (d) The significance of the relationship between maintaining the temperature for a certain amount of time for potentially hazardous marijuana products and ingredients and the prevention of illness transmission.
- (e) The hazards involved in the consumption of raw or undercooked meat, poultry and eggs.
- (f) The required temperatures and times for safe cooking of potentially hazardous marijuana products and ingredients, including, without limitation, meat, poultry and eggs.
- (g) The required temperatures and times for the safe refrigerated storage, hot holding, cooling and reheating of potentially hazardous marijuana products and ingredients.
- (h) The relationship between the prevention of illness transmission and the management and control of:
 - (1) Cross contamination:
 - (2) Hand contact with finished marijuana products and ingredients;
 - (3) Hand washing; and
 - (4) Maintaining the establishment in a clean condition and in good repair.
- (i) The correct procedures for cleaning and sanitizing utensils and the surfaces of equipment that have direct contact with marijuana products and ingredients.
- (j) The identification of poisonous or toxic materials in the facility and the procedures necessary to ensure that those materials are safely stored, dispensed, used and disposed of according to applicable state and federal laws and regulations.

- Sec. 159. Each marijuana establishment agent engaged in the extraction of concentrated marijuana or production of marijuana products shall keep his or her hands and the exposed portions of his or her arms clean.
- Sec. 160. I. Each marijuana establishment agent shall, when required pursuant to section 161 of this regulation, clean his or her hands and the exposed portions of his or her arms for at least 20 seconds, using a cleaning compound in a hand-washing sink that is appropriately equipped.
- 2. Each marijuana establishment agent shall use the following cleaning procedure in the order stated to clean his or her hands and the exposed portions of his or her arms, including, without limitation, surrogate prosthetic devices for hands and arms:
 - (a) Rinse under clean, running warm water at a minimum temperature of 100°F (37.8°C).
- (b) Apply an amount of cleaning compound recommended by the manufacturer of the cleaning compound.
 - (c) Rub together vigorously for at least 15 seconds while:
- (1) Paying particular attention to removing soil from underneath the fingernails during the cleaning procedure; and
- (2) Creating friction on the surfaces of the hands and arms, fingertips and areas between the fingers.
- (d) Thoroughly rinse under clean, running warm water at a minimum temperature of 100°F (37.8°C).
- (e) Immediately follow the cleaning procedure with thorough drying using a clean paper towel.

- Sec. 161. Each marijuana establishment agent shall clean his or her hands and exposed portions of his or her arms in the manner set forth in section 160 of this regulation:
 - Immediately upon entrance to any area containing marijuana or marijuana products;
 - 2. Immediately before working with marijuana plants;
- 3. Immediately before engaging in preparation for the extraction of concentrated marijuana or production of marijuana products, including, without limitation, working with exposed marijuana products, clean equipment and utensils and unwrapped single-service and single-use articles;
- 4. After touching bare human body parts other than clean hands and exposed portions of arms, including, without limitation, surrogate prosthetic devices for hands and arms;
 - 5. After using the toilet room;
- After coughing, sneezing, using a handkerchief or disposable tissue, using tobacco, eating or drinking;
 - 7. After handling soiled equipment or utenzils;
- 8. During preparation for the extraction of concentrated marijuana or production of marijuana products, as often as necessary to remove soil and contamination and to prevent cross-contamination when changing tasks;
- When switching between working with unprocessed marijuana products or uncooked food products and working with finished concentrated marijuana or marijuana products;
 - 10. Before donning gloves for working with marijuana products; and
 - 11. After engaging in other activities that contaminate the hands.

- Sec. 162. I. A marijuana establishment agent engaged in the extraction of concentrated marijuana or production of marijuana products shall not have contact with exposed, finished marijuana products with his or her bare hands and shall use suitable utensits, including, without limitation, deli tissue, spatulas, tongs, single-use gloves or dispensing equipment when handling exposed, finished concentrated marijuana or marijuana products.
- 2. A marijuana establishment agent engaged in the extraction of concentrated marijuana or production of marijuana products shall minimize bare hand and arm contact with exposed marijuana products that are not in a finished form.
- Sec. 163. 1. Each marijuana product manufacturing facility shall ensure that it obtains nonmarijuana ingredients for marijuana products from sources that comply with the requirements of federal and state law and regulations and are approved by the Department, including, without limitation, commercial and retail businesses.
- 2. A marijuana product manufacturing facility shall not use or prepare nonmarijuana ingredients prepared or stored in a private home.
- Sec. 164. 1. Except as otherwise provided in subsection 2, each marijuana product manufacturing facility shall ensure that marijuana products and ingredients are protected from cross-contamination by:
- (a) Separating raw animal ingredients during storage, preparation, holding and display from raw marijuana products, or other raw finished ingredients such as fruits and vegetables, and from concentrated marijuana and cooked or baked and finished marijuana products which are ready to eat or otherwise use.

- (b) Except when combined as ingredients, separating types of raw animal ingredients from each, including, without limitation, meat, poultry and eggs, during storage, preparation, holding and display by preparing each type of raw animal ingredient at a different time or in a different area and:
 - (1) Using separate equipment for each type of raw animal ingredient; or
- (2) Arranging each type of raw animal ingredient in equipment so that crosscontamination of one type of raw animal ingredient with another is prevented.
 - (c) Preparing each type of raw animal ingredient at different times or in separate areas.
 - 2. The provisions of subsection I do not apply to items stored frozen in a freezer.
- 3. Marijuana products must be protected from contamination by storing the product in a clean, dry location:
 - (a) Where the products are not exposed to splashes, dust or other contamination; and
 - (b) Fifteen centimeters or more above the floor.
- 4. Marijuana products and direct contact surfaces of equipment and utensils must be stored and handled in a manner that prevents any biological, chemical or physical contamination at all times.
- 5. Chemical sanitizer must be available for immediate use at the proper concentration during all hours of operation in a location other than a three-compartment sink.
 - Sec. 165. Each marijuana product manufacturing facility shall ensure that:
- 1. Pasteurized eggs or egg products are substituted for raw eggs in the preparation of marijuana products.
 - 2. Marijuana products and ingredients only have contact with the surfaces of:

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- (a) Equipment and utensils that are cleaned and sanitized; or
- (b) Single-service and single-use articles that have not previously been used.
- 3. Ingredients such as eggs, meat, poultry and marijuana containing these raw animal ingredients are cooked to heat all parts of the marijuana product to a temperature and for a time that complies with one of the following methods based on the product that is being cooked:
- (a) At 145°F (63°C) or above for 15 seconds for meat, including, without limitation, commercially raised game animals.
 - (b) At 155°F (68°C) or above for 15 seconds for:
 - (1) Mechanically tenderized and injected meats; and
 - (2) Meat and commercially raised game animals if it is comminuted.
- (c) At 165°F (74°C) or above for 15 seconds for poultry, stuffed meat, stuffed pasta, stuffed poultry or stuffing containing meat or poultry.
- 4. Except during preparation, cooking or cooling, potentially hazardous marijuana products and ingredients are maintained:
 - (a) At 135°F (57°C) or above; or
 - (b) At 41°F (5°C) or less.
- 5. During the thawing process, potentially hazardous marijuana products and ingredients are:
 - (a) Maintained at 41°F (5°C) or less; and
 - (b) Thawed:
 - (1) Under refrigeration;

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- (2) Under cool running water;
- (3) As part of the cooking process; or
- (4) In a microwave only if the potentially hazardous marijuana products and ingredients will be cooked immediately thereafter.
 - Sec. 166. 1. Each marijuana product manufacturing facility shall ensure that:
- (a) Potentially hazardous marijuana products and ingredients prepared and held by the facility for more than 24 hours are clearly marked to indicate the date or day by which the item must be consumed on the premises, sold or discarded when held at a temperature of 41°F (5°C) or less for a maximum of 7 days or, if the item is frozen, when the item is subsequently thawed and held at a temperature of 41°F (5°C) or less for a maximum of 7 days; and
- (b) Potentially hazardous marijuana products and ingredients that are prepared and packaged by a commercial processing plant are clearly marked at the time that the original container is opened and, if the item is held for more than 24 hours, indicate the date or day by which the item must be consumed, sold or discarded, hased on the temperature and time combination set forth in paragraph (a). The day on which the original container is opened in the marijuana establishment must be counted as "day 1." The day or date marked by the marijuana product manufacturing facility may not exceed a use-by date of the manufacturer if the manufacturer determined the use-by date.
- If a marijuana product manufacturing facility produces a marijuana product which is perishable, the expiration date for the marijuana product must:
 - (a) Be determined as a result of shelf-life testing pursuant to subsection 3; or

- (b) Not exceed 7 days, including the date of preparation of the marijuana product, if the marijuana product is refrigerated.
- 3. A marijuana product manufacturing facility shall perform testing, as specified by the Department, to determine the shelf life of each marijuana product which is perishable for the first production run of each such marijuana product. The Department will determine which marijuana products require testing to determine shelf life during the review and approval of each marijuana product. New testing pursuant to this subsection must be performed for any change in the recipe, production run size or equipment used to produce a marijuana product.
- Sec. 167. I. Each marijuana product manufacturing facility shall contract with a marijuana testing facility to perform testing to ensure the homogeneity of the potency of the product on each edible marijuana product produced by the facility. A marijuana product manufacturing facility shall not sell an edible marijuana product unless the Department has preapproved the production of the edible marijuana product and a marijuana testing facility has verified the homogeneity of the potency of the product as described in section 199 of this regulation.
- 2. A marijuana product manufacturing facility shall not sell an edible marijuana product other than a multiple-serving edible marijuana product or a single-serving edible marijuana product. An edible marijuana product sold as a multiple-serving edible marijuana product must not contain more than 100 milligrams of THC. An edible marijuana product sold as a single-serving edible marijuana product must not contain more than 10 milligrams of THC.
- 3. A marijuana product manufacturing facility shall not sell an edible marijuana product unless the Department has approved that:

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- (a) The recipe and production procedures for the edible marijuana product will ensure consistent concentration of THC for the edible marijuana product; and
- (b) The marijuana product manufacturing facility has demonstrated that its process for producing the edible marijuana product produces a homogenous product.
- 4. Any change in the recipe, production run size or equipment used to produce an edible marijuana product must be approved by the Department. The Department may require new approval or testing pursuant to this section for such a change.
- Sec. 168. Each marijuana product manufacturing facility shall ensure that the materials that are used in the construction of utensils and the contact surfaces of equipment:
- 1. Do not allow the migration of deleterious substances or impart colors, odors or tastes to marijuana products; and
 - 2. Under normal use conditions are:
 - (a) Safe:
 - (b) Durable, corresion-resistant and nonabsorbent;
 - (c) Sufficient in weight and thickness to withstand repeated warewashing;
 - (d) Finished to have a smooth, easily cleanable surface; and
- (e) Resistant to pitting, chipping, crazing, scratching, scoring, distortion and decomposition.
- Sec. 169. I. Each marijuana product manufacturing facility shall ensure that it provides:
- (a) A sink with at least three compartments for manually washing, rinsing and sanitizing equipment and utensils:

- (b) Sink compartments that are large enough to accommodate immersion of the largest equipment and utensils; and
 - (c) Running water that reaches a minimum temperature of 120°F (49°C).
- 2. If equipment or utensils are too large for the warewashing sink, a marijuana product manufacturing facility must use a warewashing machine or alternative equipment.
- Sec. 176. Each marijuana product manufacturing facility shall ensure that its ventilation hood systems and devices are sufficient in number and capacity to prevent grease or condensation from collecting on walls and ceilings.
 - Sec. 171. Each marijuana product manufacturing facility shall ensure that:
- I. In a mechanical operation, the temperature of the fresh hot water sanitizing rinse as it enters the manifold is not more than 194°F (90°C) or less than 180°F (82°C).
- 2. A chemical sanitizer used in a sanitizing solution for a manual or mechanical operation at contact times is used in accordance with the manufacturer's label use instructions that are approved by the Environmental Protection Agency, and as follows:
- (a) A chlorine solution must have a concentration between 50 parts per million and 100 parts per million or be otherwise prepared in accordance with the manufacturer's label.
- (b) An iodine solution must have a concentration between 12.5 parts per million and 25 parts per million or be otherwise prepared in accordance with the manufacturer's label.
- (c) A quaternary ammonium compound solution must have a concentration between 150 parts per million and 400 parts per million or be otherwise prepared in accordance with the manufacturer's label.

- 3. If a chemical sanitizer other than chlorine, iodine or a quaternary ammonium compound is used, it is applied in accordance with the manufacturer's label use instructions that are approved by the Environmental Protection Agency and the use of the chemical sanitizer is approved by the Department.
- 4. A sanitizer bucket or spray bottle is readily available during all hours of operation and kept at the proper concentration.
- Test strips which are appropriate for the type of chemical sanitizer in use are available and used properly.
 - Sec. 172. Each marijuana product manufacturing facility shall ensure that:
- 1. The surfaces of equipment and utensils that have direct contact with marijuana products are clean to sight and touch:
- 2. The surfaces of cooking equipment and pans that have direct contact with marijuana products are kept free of encrusted grease deposits and other soil accumulations; and
- 3. The surfaces of equipment that do not have direct contact with marijuana products are kept free of an accumulation of dust, dirt, residue and other debris.
 - Sec. 173. Each marijuana product manufacturing facility shall ensure that:
- 1. The surfaces of equipment and utensils that have direct contact with marijuana products are cleaned:
- (a) Before each use with a different type of raw animal ingredient, including, without limitation, beef, pork or poultry;
- (b) Each time there is a change from working with raw marijuana products to working with finished marijuana products:

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- (c) Between uses with raw fruits and vegetables and with potentially hazardous marijuana products and ingredients, using the appropriate time and temperature controls to ensure the safety of the marijuana products; and
 - (d) At any time during operation when contamination may have occurred.
- 2. If the surfaces of equipment or utensils come into contact with potentially hazardous marijuana products and ingredients, the surfaces and utensils are cleaned throughout the day at least once every 4 hours.
- 3. The surfaces of utensils and equipment that have direct contact with marijuana products and ingredients that are not potentially hazardous are cleaned:
 - (a) At any time when contamination may have occurred; and
- (b) In equipment, including, without limitation, ice bins and beverage dispensing nozzles, and enclosed components of equipment, such as ice makers, cooking oil storage tanks and distribution lines, beverage and syrup dispensing lines or tubes, coffee bean grinders and water vending equipment:
 - (1) At a frequency specified by the manufacturer; or
- (2) If the manufacturer does not specify a frequency, at a frequency necessary to prevent the accumulation of soil or mold.
 - Sec. 174. Each marijuana product manufacturing facility shall ensure that:
- 1. The surfaces and utensils that have direct contact with marijuana products are adequately washed, rinsed and sanitized.
- 2. After being cleaned, surfaces of equipment and utensils that have direct contact with marijuana products are sanitized in:

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- (a) Hot water manual operations by immersion for at least 30 seconds with a temperature of 170°F (77°C) or above:
- (b) Hot water mechanical operations by being cycled through equipment that is set up and achieving a utensil surface temperature of 160°F (71°C) as measured by an irreversible registering temperature indicator; or
- (c) Chemical manual or mechanical operations, including, without limitation, the application of sanitizing chemicals by immersion, manual swabbing, brushing or pressure spraying methods using a solution as specified on the manufacturer's label use instructions that are approved by the Environmental Protection Agency, by providing an exposure time of at least 30 seconds unless the manufacturer's label use instructions provide otherwise.

Sec. 175. Each marijuana product manufacturing facility shall ensure that:

- 1. The surfaces of cooking and baking equipment that have direct contact with marijuana products are cleaned at least once every 24 hours; and
- 2. The cavities and door seals of microwave ovens are cleaned at least once every 24 hours by using the recommended cleaning procedure of the manufacturer.
- Sec. 176. Each marijuana product manufacturing facility shall ensure that the light intensity in the facility is:
 - At least 20 foot candles (215 lux):
- (a) At a distance of 30 inches (75 cm) above the floor in walk-in refrigeration units and areas for storage of dry marijuana products and in other areas and rooms during periods of cleaning;
 - (b) Inside equipment such as reach-in and under-counter refrigerators; and

- (c) At a distance of 30 inches (75 cm) above the floor in areas used for hand washing, warewashing and equipment and utensil storage and in toilet rooms.
- 2. At least 50 foot candles (540 lux) at a surface where a marijuana establishment agent engaged in the extraction of concentrated marijuana or production of marijuana products is working with marijuana products or working with utensils or equipment, including, without limitation, knives, slicers, grinders or saws where employee safety is a factor.
- Sec. 177. Each marijuana product manufacturing facility shall ensure that it provides mechanical ventilation of sufficient capacity as necessary to keep rooms free of excessive heat, steam, condensation, vapors, obnoxious odors, smoke and fumes.
- Sec. 178. 1. Each marijuana product manufacturing facility shall ensure that filters for liquid filtration used in the extraction of concentrated marijuana or manufacture, processing or packaging of marijuana products intended for human use do not release fibers into such products.
 - A marijuana product manufacturing facility shall not use an asbestos-containing filter.
 Sec. 179. 1. A marijuana product manufacturing facility may only use the methods,

equipment, solvents, gases and mediums set forth in this section when creating marijuana

extracts.

2. A marifuana product manufacturing facility may use the hydrocarbons N-butane, isobutane, propane, heptane or other solvents or gases exhibiting low to minimal potential human health-related toxicity approved by the Department. These solvents must be of at least 99 percent purity and a marijuana product manufacturing facility must, when using such solvents:

- (a) Use the solvents in a professional grade, closed-loop extraction system designed to recover the solvents;
 - (b) Work in a spark-free environment with proper ventilation; and
- (c) Follow all applicable local fire, safety and building codes in the processing and storage of the solvents.
- 3. A marijuana product manufacturing facility may use a professional grade, closed-loop CO2 gas extraction system where every vessel is rated to a minimum of 900 pounds per square inch and it follows all applicable local fire, safety and building codes in the processing and the storage of the solvents. The CO2 must be of at least 99 percent purity.
- 4. A marijuana product manufacturing facility may use heat, screens, presses, steam distillation, ice water and other methods without employing solvents or gases to create kief, hashish, bubble hash, infused dairy butter, or oils or fats derived from natural sources, and other extracts.
- 5. A marijuana product manufacturing facility may use food grade glycerin, ethanol and propylene glycol solvents to create marijuana extracts.
- 6. A marijuana product manufacturing facility which creates marijuana extracts must develop standard operating procedures, good manufacturing practices and a training plan before producing marijuana extracts for the marketplace. Any person using solvents or gases in a closed-looped system to create marijuana extracts must be fully trained on how to use the system, have direct access to applicable material safety data sheets and safely handle and store the solvents and gases.

- 7. The acceptable parts per million for 1 gram of finished extract of residual solvent or gas will be determined by the Independent Laboratory Advisory Committee established pursuant to NAC 453A.666.
- Sec. 180. Sections 180 to 194, inclusive, of this regulation set forth the minimum good manufacturing practices for the cultivation and preparation of marijuana and marijuana products for administration to humans.
- Sec. 181. 1. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall have a quality control unit that:
- (a) Has the responsibility and authority to approve or reject all components, product containers, closures, in-process materials, packaging materials, labeling and marijuana or marijuana products;
- (b) Has the authority to review production records to assure that no errors have occurred or, if errors have occurred, that the errors have been fully investigated and resolved;
- (c) Is responsible for approving or rejecting marijuana or marijuana products manufactured, processed, packaged or held under contract by another marijuana establishment; and
- (d) Is responsible for approving or rejecting all procedures or specifications which may impact the identity, strength, quality and purity of the marijuana or marijuana products.
- Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall:
- (a) Set forth the responsibilities and procedures applicable to the quality control unit in writing; and

- (b) Follow the written responsibilities and procedures set forth pursuant to paragraph (a).

 Sec. 182. Each marijuana cultivation facility, marijuana product manufacturing facility, marijuana distributor and retail marijuana store shall ensure that:
- I. Each marijuana establishment agent who is employed by or volunteers at the marijuana establishment and who is engaged in cultivating, manufacturing, processing, packaging or holding marijuana or marijuana products wears clean clothing appropriate for the duties he or she performs;
- Protective apparel, such as head, face, hand and arm coverings, are worn as necessary to protect marijuana or marijuana products from contamination; and
- Euch marijuana establishment agent who is employed by or volunteers at the marijuana establishment practices good sanitation and health habits.
- Sec. 183. 1. Each marijuana establishment shall ensure that any building used to manufacture, process, package or hold marijuana or marijuana products:
- (a) Is of suitable size, construction and location to facilitate cleaning, maintenance and proper operations;
- (b) Has adequate space for the orderly placement of equipment and materials to prevent miscalculation or misuse of any component in any step of the manufacture, control, packaging, labeling or distribution of marijuana or marijuana products between different components, product containers, closures, labels, in-process materials and marijuana or marijuana products and to prevent contamination; and
- (c) Contains interior surfaces which are not constructed of bare, painted or coated wood or wood product unless:

- (1) The bare, painted or coated wood is within a building used only as a retail

 marijuana store and all marijuana or marijuana products are packaged or protected at all

 times; or
 - (2) The wood is sealed and coated with an epoxy paint which renders the surface:
 - (I) Safe;
 - (II) Durable, corrosion-resistant, nonporous and nonabsorbent;
 - (III) Finished to have a smooth, easily cleanable surface; and
- (IV) Resistant to pitting, chipping, crazing, scratching, scoring, distortion and decomposition.
 - 2. Each marijuana establishment shall ensure that:
- (a) The flow of components, product containers, closures, labels, in-process materials and marijuana and marijuana products through any building used to manufacture, process, package or hold marijuana or marijuana products is designed to prevent contamination;
- (b) The operations of the marijuana establishment are performed within specifically defined areas of adequate size;
 - (c) All items are stored at least 6 inches (15 cm) off the floor;
- (d) All access points to outside areas are sealed, including, without limitation, by use of door sweeps; and
- (e) There are separate or defined areas or such other control systems for the operations of the marijuana establishment as are necessary to prevent contamination or miscalculation or misuse of any component in any step of the manufacture, control, packaging, labeling or

distribution of marijuana or marijuana products during the course of the following procedures:

- (1) Receipt, identification, storage and withholding from use of components, product containers, closures and labels, pending the appropriate sampling, testing or examination by the quality control unit before release for manufacturing, processing or packaging;
- (2) Holding rejected components, product containers, closures and labels before disposition;
 - (3) Storage of released components, product containers, closures and labels;
 - (4) Storage of in-process materials;
 - (5) Processing operations;
 - (6) Packaging and labeling operations;
 - (7) Quarantine storage before the release of marijuana or marijuana products;
 - (8) Storage of marijuana or marijuana products after release;
 - (9) Control and marijuana testing facility operations; and
 - (10) Sanitary processing, which includes as appropriate:
- (I) Floors, walls and ceilings made of smooth, hard surfaces that are easily cleanable:
 - (II) Temperature and humidity controls;
- (III) An air supply filtered through high-efficiency particulate air filters under positive pressure;
 - (IV) A system for monitoring environmental conditions;
 - (V) A system for cleaning and sanitizing rooms and equipment; and

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- (VI) A system for maintaining any equipment used to control sanitary conditions.
- Sec. 184. I. Each marijuana establishment shall ensure that adequate lighting is provided in all areas of the marijuana establishment.
- 2. If it is necessary for a marijuana establishment to have dim or no lighting in a certain area of the marijuana establishment for a specific reason, the marijuana establishment must have a written policy which specifies:
 - (a) The area needing dim or no lighting; and
 - (b) The reason the area needs dim or no lighting.
- Sec. 185. I. Each marifuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall ensure that any building used to manufacture, process, package or hold marijuana or marijuana products:
 - (a) Has adequate ventilation; and
- (b) Contains equipment for adequate control over air pressure, microorganisms, dust, humidity and temperature when appropriate for the manufacture, processing, packaging or holding of marijuana or marijuana products.
- 2. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store must use filtration systems, including, without limitation, prefilters and particulate matter air filters, when appropriate on air supplies to production areas. If air is recirculated to production areas, the marijuana establishment must take measures to control recirculation of dust from production. In areas where air contamination occurs during production, the marijuana establishment must ensure that there are adequate exhaust systems or other systems adequate to control contaminants.

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Sec. 186. Each marijuana establishment shall ensure that:

- I. Any building used to manufacture, process, package or hold marijuana or marijuana products supplies potable water under continuous positive pressure in a plumbing system free of defects that could contribute to the contamination of any marijuana or marijuana products. Potable water must meet the standards prescribed in the Primary Drinking Water Regulations, 40 C.P.R. Part 141. Water not meeting such standards is not permitted in the potable water system.
- 2. Drains are of adequate size and, where connected directly to a sewer, are provided with an air break or other mechanical device to prevent back-siphonage.
 - Sec. 187. I. Each marijuana establishment shall ensure that it has written procedures:
- (a) Assigning responsibility for sanitation and describing in sufficient detail the cleaning schedules, methods, equipment and materials to be used in cleaning the buildings and facilities of the marijuana establishment; and
- (b) For the use of appropriate rodenticides, insecticides, fungicides, fumigating agents and cleaning and sanitizing agents by the marijuana establishment.
- 2. Each marijuana establishment shall ensure that the written procedures described in subsection 1 are followed.
- 3. All sanitation procedures of a marijuana establishment apply to work performed by contractors or temporary marijuana establishment agents for the marijuana establishment as well as work performed by full-time marijuana establishment agents during the ordinary course of operations.

- 4. Each marijuana cultivation facility shall retain at least one person who is a certified applicator, as defined in NRS 555.2618, who is authorized to use pesticides for:
- (a) If the marijuana cultivation facility engages in the cultivation of marijuana indoors, greenhouse and nursery pest control pursuant to subparagraph (2) of paragraph (c) of subsection 1 of NAC 555.640; and
- (b) If the marijuana cultivation facility engages in the cultivation of marijuana outdoors, agricultural pest control of animals or plants pursuant to paragraph (a) or (b) of subsection 1 of NAC 555.640.
- Sec. 188. Each marifuana establishment shall ensure that any building used to manufacture, process, package or hold marifuana or marifuana products is maintained in a good state of repair.
- Sec. 189. 1. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall ensure that any equipment used to manufacture, process, package or hold marijuana or marijuana products:
- (a) Is of appropriate design and adequate size and is suitably located to facilitate operations for its intended use and for its cleaning and maintenance; and
- (b) Is constructed so that surfaces which have direct contact with components, in-process materials, marijuana or marijuana products are not reactive, additive or absorptive so as to alter the safety, identity, strength, quality or purity of the marijuana or marijuana products beyond the official or other established requirements.
- 2. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall ensure that:

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- (a) Any substances required for its operation, such as lubricants or coolants, do not come into contact with components, product containers, in-process materials, marijuana or marijuana products so as to alter the safety, identity, strength, quality or purity of the marijuana or marijuana products beyond the official or other established requirements:
- (b) Equipment and utensils are cleaned, maintained and, as appropriate for the nature of the marijuana or marijuana products, sanitized and sterilized at appropriate intervals to prevent maifunctions or contamination that would alter the safety, identity, strength, quality or purity of the marijuana or marijuana products beyond the official or other established requirements; and
- (c) Written procedures are established and followed for the cleaning and maintenance of equipment and utensils used to manufacture, process, package or hold marijuana or marijuana products. These procedures must include, without limitation:
 - (1) Assignment of responsibility for cleaning and maintaining equipment;
- (2) Maintenance and cleaning schedules, including, where appropriate, sanitizing schedules;
- (3) A description in sufficient detail of the methods, equipment and materials used in cleaning and maintenance operations and the methods of disassembling and reassembling equipment as necessary to assure proper cleaning and maintenance:
 - (4) Protection of clean equipment from contamination before use; and
 - (5) Inspection of equipment for cleanliness immediately before use.

- 3. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store must maintain records of any maintenance, cleaning, sanitizing and inspection carried out pursuant to this section.
- Sec. 190. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall ensure that:
- It has written procedures describing in sufficient detail the receipt, identification, storage, handling, sampling, testing and approval or rejection of components, product containers and closures and that it follows those procedures;
- Components, product containers and closures are at all times handled and stored in a manner so as to prevent contamination; and
- Bagged or boxed components, product containers or closures are stored at least 6
 inches off the floor and are suitably spaced to permit cleaning and inspection.
- Sec. 191. I. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall have written procedures for production and process control that are designed to assure that the marijuana or marijuana products have the identity, strength, quality and purity they purport or are represented to possess.
- 2. The written procedures required pursuant to subsection 1 and any changes to those procedures must be drafted, reviewed and approved by the appropriate organizational units of the marijuana establishment and reviewed and approved by the quality control unit of the marijuana establishment.
- 3. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall follow written production and process control procedures in

executing various production and process control functions and shall document these procedures at the time of performance. Any deviation from the written procedures must be recorded and justified by the marijuana establishment.

- Sec. 192. I. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall establish and follow written procedures describing in sufficient detail the receipt, identification, storage, handling, sampling, examination and testing of labeling and packaging materials.
- 2. Any labeling or packaging materials that meet the appropriate written specifications established pursuant to subsection I may be approved and released for use. Any labeling or packaging materials that do not meet the specifications established pursuant to subsection I must be rejected to prevent their use in operations for which they are unsuitable.
- 3. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall:
- (a) Store separately with suitable identification the labels and other labeling materials for each type of marijuana or marijuana product, and the different strength, dosage form or quantity of contents;
- (b) Limit access to the storage area described in paragraph (a) to authorized personnel of the marijuana establishment; and
 - (c) Destroy obsolete and outdated labels, labeling and other packaging materials.
- Sec. 193. 1. Each marijuana cultivation facility, marijuana product manufacturing facility, marijuana distributor and retail marijuana store shall ensure that marijuana or marijuana products that have been subjected to improper storage conditions, including,

without limitation, extremes in temperature, humidity, smoke, fumes, pressure, age or radiation due to natural disasters, fires, accidents or equipment failures, are not salvaged and returned to the marketplace.

- 2. Whenever it is unclear whether marijuana or marijuana products have been subjected to the conditions described in subsection I, a marijuana cultivation facility, marijuana product manufacturing facility or retail marijuana store may conduct salvaging operations only if:
- (a) The marijuana or marijuana products are salvaged for use only for the purpose of extraction;
- (b) Evidence from tests and assays performed by a marijuana testing facility indicates that the marijuana or marijuana products meet all applicable standards of quality and purity; and
- (c) Evidence from inspection of the premises indicates that the marijuana or marijuana products and their associated packaging were not subjected to improper storage conditions as a result of the disaster or accident, if any.
- 3. A marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store must maintain records, including, without limitation, the name, lot number, production run number and disposition for marijuana or marijuana products salvaged pursuant to subsection 2.
- Sec. 194. 1. Except as otherwise provided in subsection 2, a marijuana establishment shall:
- (a) Store, manage and dispose of all solid and liquid waste and wastewater generated during the processing of marijuana or production of marijuana products in accordance with all applicable state and local laws and regulations; and

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- (b) Render waste containing marijuana unusable before the waste leaves the marijuana establishment. Such waste includes, without limitation:
- (1) Waste from marijuana plants, including, without limitation, roots, stalks, leaves, stems, flower, trim or solid plant material and any plant material used to create an extract;
- (2) Solvents used in the processing of marijuana or extraction of concentrated marijuana;
- (3) Any plant material or solvents discarded as a result of quality assurance testing or any other testing performed by a marijuana testing facility; and
 - (4) Any other waste as determined by the Department.
- 2. A marijuana distributor or retail marijuana store may return a marijuana product to a marijuana cultivation facility or marijuana product manufacturing facility to be rendered unusable.
- 3. Unless another method approved by the Department is used, waste containing marijuana must be rendered unusable by grinding and incorporating the waste with:
- (a) For disposal using an organic method other than composting, the following kinds of compostable mixed waste:
 - (1) Food waste;
 - (2) Yard waste;
 - (3) Soil: or
 - (4) Other waste as approved by the Department; or
- (b) For disposal in a landfill or other method not described in paragraph (a), the following kinds of noncompostable mixed waste:

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- (1) Paper waste;
- (2) Cardboard waste;
- (3) Plastic waste: or
- (4) Other waste as approved by the Department.
- → The amount of waste containing marijuana in the resulting mixture must be less than 50 percent by volume. Such waste must not be disposed of by composting.
- 4. A marijuana establishment shall provide notice to the Department using the seed-tosale tracking system before rendering unusable and disposing of marijuana or marijuana
 products.
- Sec. 195. I. Each marijuana testing facility must employ a scientific director who must be responsible for:
- (a) Ensuring that the marijuana testing facility achieves and maintains quality standards of practice; and
 - (b) Supervising all staff of the marijuana testing facility.
 - 2. The scientific director of a marijuana testing facility must have earned:
- (a) A doctorate degree in science from an accredited college or university and have at least
 2 years of post-degree laboratory experience;
- (b) A master's degree in science from an accredited college or university and have at least 4 years of post-degree laboratory experience; or
- (c) A backelor's degree in science from an accredited college or university and have at least 6 years of post-degree laboratory experience.

- If a scientific director is no longer employed by a marijuana testing facility, the marijuana testing facility shall not be permitted to conduct any testing.
- 4. Upon the appointment of a new scientific director by a marijuana testing facility, the marijuana testing facility shall not resume any testing until the Department conducts an inspection of the marijuana testing facility.
 - Sec. 196. I. Each marljuana testing facility must:
- (a) Follow the most current version of the <u>Cannabis Inflorescence: Standards of Identity</u>.

 Analysis, and <u>Quality Control</u> monograph published by the American Herbal Pharmacopoeia.
- (b) Follow the <u>Recommendations for Regulators</u> Cannabis Operations published by the American Herbal Products Association.
- (c) Be accredited pursuant to standard ISO/IEC 17025 of the International Organization for Standardization by an impartial organization that operates in conformance with standard ISO/IEC 17011 of the International Organization for Standardization and is a signatory to the Mutual Recognition Arrangement of the International Laboratory Accreditation Cooperation.
- (d) Follow the <u>Guidelines for Laboratories Performing Microbiological and Chemical</u>

 <u>Analyses of Food, Dietary Supplements, and Pharmaceuticals An Aid to the Interpretation</u>

 of ISO/IEC 17025:2005 (2015) published by AOAC International.
- 2. Each marijuana testing facility shall become proficient in testing samples using the analytical methods approved by the Department within 6 months after the date upon which the marijuana testing facility is issued a license.
- 3. The Department may require a marijuana testing facility to have the basic proficiency of the marijuana testing facility to execute correctly the analytical testing methodologies used

by the marijuana testing facility validated and monitored on an ongoing basis by an independent third party.

- 4. Each marijuana testing facility shall:
- (a) Adopt and follow minimum good laboratory practices which must, at a minimum, satisfy the <u>OECD Series on Principles of Good Laboratory Practice (GLP) and Compliance Monitoring published by the Organisation for Economic Co-operation and Development.</u>
- (b) Become certified by the International Organization for Standardization and agree to have the inspections and reports of the International Organization for Standardization made available to the Department.
 - (c) Maintain internal standard operating procedures.
 - (d) Maintain a quality control and quality assurance program.
- 5. The Department or an independent third party authorized by the Department may conduct an inspection of the practices, procedures and programs adopted, followed and maintained pursuant to subsection 4 and inspect all records of the marijuana testing facility that are related to the inspection.
- 6. A marijuana testing facility must use, when available, testing methods that have undergone validation by the Official Methods of Analysis of AOAC International, the Performance Tested Methods Program of the Research Institute of AOAC International, the Bacteriological Analytical Manual of the Food and Drug Administration, the International Organization for Standardization, the United States Pharmacopeia, the Microbiology Laboratory Guidebook of the Food Safety and Inspection Service of the United States Department of Agriculture or an equivalent third-party validation study approved by the

Department of Taxation. If no such testing method is available, a marijuana testing facility may use an alternative testing method or a testing method developed by the marijuana testing facility upon demonstrating the validity of the testing method to and receiving the approval of the Department.

- 7. The Department hereby adopts by reference:
- (a) The Cannabis Inflorescence: Standards of Identity. Analysis, and Quality Control monograph published by the American Herbal Pharmacopoeia. A copy of that publication may be obtained from the American Herbal Pharmacopoeia, P.O. Box 66809, Scotts Valley, California 95067, or at the Internet address http://www.herbal-ahp.org/, for the price of \$44.95.
- (b) The OECD Series on Principles of Good Laboratory Practice (GLP) and Compliance

 Monitoring published by the Organisation for Economic Co-operation and Development. A

 copy of that publication may be obtained free of charge from the Organisation for Economic

 Co-operation and Development at the Internet address

 http://www.oecd.org/env/ehs/testing/oecdseriesonprinciplesofgoodlaboratorypractices/pandco

 mpliancemonitoring.htm.
- (c) Standard ISO/IEC 17025 published by the International Organization for

 Standardization. A copy of that publication may be obtained from the American National

 Standards Institute at the Internet address

 https://webstore.ansi.org/RecordDetail.aspx?sku=ISO%2fIEC+17025%3a2005 for the price of

 \$162.

- (d) The Guidelines for Laboratories Performing Microbiological and Chemical Analyses
 of Food, Dietary Supplements, and Pharmaceuticals -- An Aid to the Interpretation of

 ISO/IEC 17025:2005 (2015) published by AOAC International. A copy of that publication may
 be obtained from AOAC International at the Internet address

 http://www.aoac.org/gogc_prod_imis/AOAC/AOAC_Member/PUBSCF/ALACCCF/ALACC_
 M.aspx for the price of \$190.
- Sec. 197. 1. Each marijuana testing facility must use the sampling protocols and the general body of required quality assurance tests for usable marijuana, as received, concentrated marijuana and marijuana products set forth in this section. Such tests may include moisture content, potency analysts, foreign matter inspection, microbial screening, pesticide and other chemical residue and metals screening and residual solvents levels. A marijuana testing facility may request additional sample material for the purposes of completing required quality assurance tests but may not use such material for the purposes of resampling or repeating quality assurance tests. A marijuana testing facility may retrieve samples from the premises of another marijuana establishment and transport the samples directly to the marijuana testing facility. A marijuana testing facility transporting samples may make multiple stops if:
- (a) Each stop is for the sole purpose of retrieving a sample from a marijuana establishment; and
 - (b) All samples remain secured at all times.
- 2. The tests required pursuant to subsection 1 by a marijuana testing facility are as follows:

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Product	Tests Required	Tolerance Limit
Usable marijuana and crude	1. Moisture content	I. <15%
collected resins, as received,	2. Potency analysis	2. N/A
excluding wet marijuana	3. Terpene analysis	3. N/A
	4. Foreign matter inspection	4. None detected
	5. Mycotoxin screening	5. < 20 μg/kg for the total
	6. Heavy metal screening	of Aflatoxins B1, B2, G1
	7. Pesticide residue analysis	and G2 combined and < 20
	8. Herbicide screening	µg/kg for Ochratoxin A
	9. Growth regulator screening	6. Arsenic: < 2 ppm
	10. Total yeast and mold	Cadmium: < 0.82 ppm
	11. Total Enterobacterioceae	Lead: < 1.2 ppm
	12. Salmonella	Mercury: < 0.4 ppm
	13. Pathogenic E. coli	7. See section 200 of this
	14. Aspergillus fumigatus	regulation
	15. Aspergillus flavus	8. See section 200 of this
	16. Aspergillus terreus	regulation
	17. Aspergillus niger	9. See section 200 of this
	18. Total coliform	regulation

Product	Tests Required	Tolerance Limit
		10. < 10,000 colony
		forming units per gram
		11. < 1,000 colony
		forming units per gram
		12. None detected per
		gram
		13. None detected per
		gram
		14. None detected per
		gram
		15. None detected per
		gram
		16. None detected per
		gram
		17. None detected per
		gram
		18. < 1,000 colony
		forming units per gram
Vet marijuana, as received,	. Potency analysis	I. N/A

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Product	Tests Required	Tolerance Limit
which is destined for extraction	2. Terpene analysis	2. N/A
	3. Foreign matter inspection	3. None detected
	4. Mycotoxin screening	4. < 20 μg/kg for the total
	5. Heavy metal screening	of Aflatoxins B1, B2, G1
	6. Pesticide residue analysis	and G2 combined and < 20
	7. Herbicide screening	μg/kg for Ochratoxin A
	8. Growth regulator screening	5. Arsenic: < 2 ppm
	9. Total yeast and mold	Cadmium: < 0.82 ppm
	10. Total Enterobacteriaceae	Lead: < 1.2 ppm
	11. Salmonella	Mercury: < 0.4 ppm
	12. Pathogenic E. coli	6. See section 200 of this
	13. Aspergillus fumigatus	regulation
	14. Aspergillus flavus	7. See section 200 of this
	15. Aspergillus terreus	regulation
	16. Aspergillus niger	8. See section 200 of this
	17. Total coliform	regulation
		9. < 10,000 colony
		forming units per gram
		10. < 1,000 colony

Product	Tests Required	Tolerance Limit
		forming units per gram
		11. None detected per
		12. None detected per gram
		13. None detected per
		gram 14. None detected per
		gram 15. None detected per
		gram
		16. None detected per gram
		17. < 1,000 colony forming units per gram
Extract of marijuana	1. Potency analysis	I. N/A
nonsolvent) like hashish, bubble	2. Foreign matter inspection	2. None detected
ash, infused dairy butter,	3. Terpene analysis	3. N/A
nixtures of extracted products or	4. Mycotoxin screening	4. < 20 μg/kg for the total

Product	Tests Required	Tolerance Limit
oils or fats derived from natural sources, including concentrated marijuana extracted with CO2	5. Heavy metal screening 6. Pesticide residue analysis 7. Total yeast and mold 8. Total Enterobacteriaceae 9. Salmonella 10. Pathogenic E. coli 11. Aspergillus fumigatus 12. Aspergillus flavus 13. Aspergillus terreus 14. Aspergillus niger	of Aflatoxins B1, B2, G1 and G2 combined and < 20 µg/kg for Ochratoxin A 5. Arsenic: < 2 ppm Cadmium; < 0.82 ppm Lead: < 1.2 ppm Mercury: < 0.4 ppm 6. See section 200 of this regulation 7. < 1,000 colony forming units per gram 8. < 100 colony forming units per gram 9. None detected per gram 10. None detected per gram 11. None detected per
		gram 12. None detected per

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Product	Tests Required	Tolerance Limit
		gram 13. None detected per gram 14. None detected per gram
Extract of marijuana (solvent-	1. Potency analysis	I. N/A
based) made with any approved	2. Terpene analysis	2. <i>N/A</i>
solvent, including concentrated	3. Foreign matter inspection	3. None detected
marijuana extracted by means	4. Residual solvent test	4. < 500 ppm
other than with CO2	5. Mycotoxin screening	5. < 20 µg/kg for the total
	6. Heavy metal screening	of Aflatoxins B1, B2, G1
	7. Pesticide residue analysis	and G2 combined and < 20
	8. Total yeast and mold	ug/kg for Ochratoxin A
	9. Total Enterobacteriaceae	6. Arsenic: < 2 ppm
	10. Salmonella	Cadmium: < 0.82 ppm
	11. Pathogenic E. coli	Lead: < 1.2 ppm
	12. Aspergillus fumigatus	Mercury: < 0.4 ppm
	13. Aspergillus flavus	7. See section 200 of this
	14. Aspergillus terreus	regulation

Product	Tests Required	Tolerance Limit
	15. Aspergillus niger	8. < 1,000 colony forming
	15. Aspergates aiger	6. < 2,000 colony jorning
		units per gram
		9. < 100 colony forming
		units per gram
		10. None detected per
		gram
		II. None detected per
	i	gram
		12. None detected per
		gram
		13. None detected per
		gram
		14. None detected per
		gram
		15. None detected per
		gram

Product	Tests Required	Tolerance Limit
Edible marijuana product,	I. Potency analysis	I. N/A
including a product which	2. Terpene analysis	2. N/A
contains concentrated marijuana	3. Foreign matter inspection	3. None detected
	4. Total Enterobacterioceae	4. < 1,000 colony forming
	5. Salmonella	units per gram
	6. Pathogenic E. coli	5. None detected per gram
	7. Total aerobic count	6. None detected per gram
	8. Water activity or pH	7. < 100,000 colony
		forming units per gram
		8. Water activity < 0.86 or
		pH < 4.6

Product	Tests Required	Tolerance Limit
Liquid marijuana product, including, without limitation, soda or tonic, including a product which contains concentrated marijuana	1. Potency analysis 2. Terpene analysis 3. Foreign matter inspection 4. Total Enterobacteriaceae 5. Salmonella 6. Pathogenic E. coli 7. Total aerobic count 8. Water activity or pH	1. N/A 2. N/A 3. None detected 4. < 1,000 colony forming units per gram 5. None detected per gram 6. None detected per gram 7. < 100,000 colony forming units per gram 8. Water activity < 0.86 or pH < 4.6
Topical marijuana product, including a product which contains concentrated marijuana	Potency analysis Terpene analysis	I. N/A 2. N/A

3. A sample of usable marijuana must be at least 10 grams. A sample of a production run must be the lesser of 1 percent of the total product weight of the production run or 25 units of product. All samples must be homogenized before testing.

- 4. A marijuana establishment shall not submit wet marijuana to a marijuana testing facility for testing unless the wet marijuana is destined for extraction and weighed within 2 hours after harvest.
- 5. As used in this section, "as received" means the unaltered state in which a sample was collected, without any processing or conditioning, which accounts for all mass, including moisture content.
- Sec. 198. 1. When performing potency analysis or terpene analysis pursuant to section 197 of this regulation, a marijuana testing facility shall test for and quantify the presence of the following:
 - (a) Cannabinoids:
 - (1) THC;
 - (2) Tetrahydrocannabinolic acid;
 - (3) CBD;
 - (4) Cannabidiolic acid; and
 - (5) Cannabinol; and
 - (b) Terpenoids:
 - (1) Alpha-bisabolol;
 - (2) Alpha-humulene;
 - (3) Alpha-pinene;
 - (4) Alpha-terpinolene;
 - (5) Beta-caryophyllene;
 - (6) Beta-myrcene;

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- (7) Beta-pinene;
- (8) Caryophyllene oxide:
- (9) Limonene; and
- (10) Linalool.
- A marijuana testing facility shall provide the final certificate of analysis containing the
 results of testing pursuant to this section to the marijuana establishment which provided the
 sample within 2 business days after obtaining the results.
- Sec. 199. 1. Except as otherwise provided in subsection 2, a marijuana testing facility shall perform testing to verify the homogeneity of the potency of an edible marijuana product by testing multiple samples from a single production run.
- 2. A marijuana testing facility that tests an edible marijuana product which has previously had the homogeneity of the potency of the edible marijuana product verified by a marijuana testing facility and which has not undergone a change in recipe may verify the homogeneity of the edible marijuana product by testing one or more single units or servings from a production run of the edible marijuana product.
- The marijuana testing facility will verify the homogeneity of the potency of the edible marijuana product only if:
- (a) The concentration of THC and weight of each sample is within 15 percent above or below the intended concentration of THC and weight; and
- (b) No combination of samples which comprise 10 percent or less of the marijuana product contain 20 percent or more of the total THC in the marijuana product.

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- Sec. 200. 1. A marijuana establishment shall only use a pesticide in the cultivation or production of marijuana or marijuana products if the pesticide appears on the list of pesticides published by the State Department of Agriculture pursuant to NRS 586.550.
- 2. When performing pesticide residue analysis pursuant to section 197 of this regulation, a marijuana testing facility shall analyze for the pesticides which occur on the list of pesticides published by the State Department of Agriculture pursuant to NRS 586.550 at the detection levels specified by the State Department of Agriculture and for any other substances required by the Department of Taxation. If:
- (a) A pesticide which occurs on the list of pesticides published by the State Department of Agriculture pursuant to NRS 586.550 is detected at a level which exceeds the level specified by the State Department of Agriculture; or
- (b) A pesticide which does not occur on the list of pesticides published by the State

 Department of Agriculture pursuant to NRS 586.550 is detected in any amount which is

 positively verified,

the pesticide residue analysis is failed.

- Sec. 201. 1. A marifuana testing facility shall not handle, test or analyze marijuana unless:
 - (a) The marijuana testing facility has been issued a license;
- (b) The marijuana testing facility is independent from all other persons involved in the marijuana industry in Nevada; and
- (c) No person with a direct or indirect interest in the marijuana testing facility has a direct or indirect financial interest in:

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- (1) A retail marijuana store;
- (2) A marijuana product manufacturing facility;
- (3) A marijuana cultivation facility;
- (4) A marijuana distributor;
- (5) A provider of health care who provides or has provided written documentation for the issuance of registry identification cards or letters of approval; or
- (6) Any other entity that may benefit from the cultivation, manufacture, dispensing, sale, purchase or use of marijuana or marijuana products.
- 2. A marijuana testing facility is not required to use a marijuana distributor to collect or move samples for testing.
 - Sec. 202. 1. Immediately before packaging:
- (a) Usable marijuana for sale to a retail marijuana store, marijuana product manufacturing facility or another marijuana cultivation facility, a marijuana cultivation facility shall segregate all harvested marijuana into homogenized lots of flower and trim, respectively, and allow a marijuana testing facility to select a representative sample for testing from each lot the marijuana cultivation facility has segregated. The marijuana testing facility which performs the test must collect the samples. If the marijuana cultivation facility has segregated the lot of harvested marijuana into packages or container sizes smaller than the entire lot, the marijuana testing facility must sample and test each package containing harvested marijuana from the lot.
- (b) Concentrated marijuana or marijuana products, a marijuana product manufacturing facility shall allow a marijuana testing facility to select a random sample from each lot or

--201--Approved Regulation R092-17 production run for testing by the marijuana testing facility. The marijuana testing facility performing the testing must collect the samples.

- (c) The marijuana testing facility selecting a sample shall, using tamper-resistant products, record the batch, lot or production run number and the weight or quantity of the sample and seal the sample into a container.
- 2. A marijuana testing facility that receives a sample pursuant to this section shall test the sample as provided in section 197 of this regulation.
- 3. From the time that a lot or production run has been homogenized for sample testing and eventual packaging and sale to a retail marijuana store, marijuana product manufacturing facility or, if applicable, another marijuana cultivation facility until the marijuana testing facility provides the certificate of analysis from its tests and analysis, the marijuana establishment which provided the sample shall segregate and withhold from use the entire lot or production run, except the samples that have been removed by the marijuana testing facility for testing. During this period of segregation, the marijuana establishment which provided the sample shall maintain the lot or production run in a secure, cool and dry location so as to prevent the marijuana from becoming contaminated or losing its efficacy. Under no circumstances shall the marijuana establishment which provided the sample sell the marijuana or marijuana products, as applicable, to a retail marijuana store, marijuana product manufacturing facility or, if applicable, another marijuana cultivation facility before the time that the marijuana testing facility has completed its testing and analysis and provided the certificate of analysis to the marijuana establishment which provided the sample.

- 4. Except as otherwise provided in subsection 5, a marijuana testing facility shall immediately return or dispose of any sample received pursuant to this section upon the completion of any testing, use or research. If a marijuana testing facility disposes of a sample received pursuant to this section, the marijuana testing facility shall document the disposal of the sample using its inventory control system pursuant to sections 108 and 109 of this regulation.
- 5. A marijuana testing facility shall keep any sample which fails testing or which is collected by the State Department of Agriculture for confirmation testing for 30 days after failure or collection. A sample which is kept pursuant to this subsection must be stored in a manner approved by the Department of Taxation. A marijuana testing facility shall dispose of a sample kept pursuant to this subsection after 30 days have elapsed after failure or collection.
- 6. Except as otherwise provided in section 210 of this regulation, if a sample provided to a marijuana testing facility pursuant to this section does not pass the testing required by section 197 of this regulation, the marijuana establishment which provided the sample shall dispose of the entire lot or production run from which the sample was taken and document the disposal of the sample using its inventory control system pursuant to sections 108 and 109 of this regulation.
- 7. If a sample provided to a marijuana testing facility pursuant to this section passes the testing required by section 197 of this regulation, the marijuana testing facility shall release the entire lot or production run for immediate manufacturing, packaging and labeling for sale to a retail marijuana store, a marijuana product manufacturing facility or, if applicable, another marijuana cultivation facility.

- 8. A marijuana establishment shall not use more than one marijuana testing facility to test the same lot or production run of marijuana without the approval of the Department.
- 9. A marijuana testing facility shall file with the Department, in a manner prescribed by the Department, an electronic copy of the certificate of analysis for all tests performed by the marijuana testing facility, regardless of the outcome of the test, including all testing required by sections 197 to 200, inclusive, of this regulation, at the same time that it transmits those results to the facility which provided the sample. The marijuana testing facility shall transmit an electronic copy of the certificate of analysis for each test to the Department by electronic mail at:
 - (a) If the test was passed, mmelabpass@tax.state.nv.us; or
 - (b) If the test was failed, mmelabfail@tax.state.nv.us.
- 10. An electronic mail message transmitted pursuant to subsection 9 must be formatted as follows:
- (a) The subject line of the electronic mail message must be the name of the marifuana establishment from which the sample was collected.
 - (b) The name of the electronic file containing the certificate of analysis must be:
- (1) Except as otherwise provided in subparagraph (2) or (3), the four digit identifier assigned by the Department to the marijuana testing facility, followed by an underscore, followed by the four digit identifier assigned by the Department to the marijuana establishment from which the sample was collected, followed by an underscore, followed by:
 - (I) If the sample was from a production run, the production run number; or

- (II) If the sample was not from a production run, the batch number, followed by an underscore, followed by the lot number.
- (2) If the certificate of analysis is from a retesting of a previously failed sample, an underscore followed by the word "Retest" must be appended to the end of the name of the electronic file.
- (3) If the certificate of analysis has been amended, an underscore followed by the word "Amended" must be appended to the end of the name of the electronic file.
- (c) If the certificate of analysis has been amended, the electronic copy of the certificate of analysis must state "Amended" in bold red font at the center of the top of the first page of the report and must contain a statement of the reason for the amendment.
- 11. The Department will take immediate disciplinary action against any marijuana establishment which fails to comply with the provisions of this section or falsifies records related to this section, including, without limitation, revoking the license of the marijuana establishment.
- 12. A marijuana testing facility may subcontract its testing of marijuana or marijuana products only to another marijuana testing facility.
- Sec. 203. 1. At the request of the Department of Taxation, a marijuana testing facility may be audited or certified by the State Department of Agriculture.
- If the State Department of Agriculture audits or certifies marijuana testing facilities,
 the State Department of Agriculture will perform such technical inspections of the premises
 and operations of a marijuana testing facility as the State Department of Agriculture
 determines is appropriate.

- If the State Department of Agriculture audits or certifies marijuana testing facilities,
 each marijuana testing facility shall comply with the requirements established by the State
 Department of Agriculture.
- Sec. 204. 1. The Department will establish a proficiency testing program for marijuana testing facilities. A proficiency testing program must include, without limitation, providing rigorously controlled and standardized proficiency testing samples to marijuana testing facilities for analysis, reporting the results of such analysis and performing a statistical evaluation of the collective demographics and results of all marijuana testing facilities.
- Each marijuana testing facility must participate in the proficiency testing program
 established pursuant to this section.
- 3. If required by the Department as part of being issued or renewing a license, the marijuana testing facility must have successfully participated in the proficiency testing program within the preceding 12 months.
- 4. To maintain continued licensure as a marijuana testing facility, a marijuana testing facility must participate in the designated proficiency testing program with continued satisfactory performance as determined by the Department.
- 5. A marijuana testing facility must analyze proficiency testing samples using the same procedures with the same number of replicate analyses, standards, testing analysts and equipment as used for product testing.
- 6. The scientific director of the marijuana testing facility and all testing analysts that participated in proficiency testing must sign corresponding attestation statements.

- 7. The scientific director of the marijuana testing facility must review and evaluate all proficiency testing results.
- 8. Successful participation includes the positive identification of 80 percent of the target analytes that the marijuana testing facility reports to include quantitative results when applicable. Any false positive results reported will be considered an unsatisfactory score for the proficiency testing.
- 9. Unsuccessful participation in proficiency testing may result in limitation, suspension or revocation of the license of the marijuana testing facility.
- 10. The Department will select a proficiency testing provider to conduct the proficiency testing program and determine the schedule that the proficiency testing provider will follow when sending proficiency testing samples to marijuana testing facilities for analysis.
- 11. In addition to achieving the standard required pursuant to subsection 8, a marijuana testing facility successfully participates in the proficiency testing program only if the marijuana testing facility:
 - (a) Obtains single-blind proficiency testing samples from the proficiency testing provider;
- (b) Analyzes the proficiency testing sample for all analytes listed in sections 197 to 200, inclusive, of this regulation;
 - (c) Reports the results of its analysis to the proficiency testing provider;
- (d) Analyzes a proficiency testing sample pursuant to the proficiency testing program not less frequently than once each 12 months;
 - (e) Pays the costs of subscribing to the proficiency testing program; and

- (f) Authorizes the proficiency testing provider to submit to the Department the results of any test performed pursuant to this section.
- 12. The performance of a marijuana testing facility is satisfactory pursuant to subsection 4 if the results of the testing performed pursuant to this section are within the limits of the acceptance range established by the proficiency testing provider. A marijuana testing facility that fails to meet this standard may request that the Department allow the marijuana testing facility to retest a proficiency testing sample once to establish satisfactory performance. If the Department denies the request or if the marijuana testing facility fails to meet the standard on retesting, the Department may limit, suspend or revoke the license of the marijuana testing facility.
- Sec. 205. 1. At the request of the Department of Taxation, the State Department of Agriculture may collect and test random samples from marijuana establishments and compare the results of its testing to the results reported by marijuana testing facilities.
- 2. A marijuana establishment shall provide samples to the State Department of
 Agriculture upon request if the State Department of Agriculture conducts testing pursuant to
 subsection 1.
- Sec. 206. Each marijuana testing facility must establish policies for an adequate chain of custody and requirements for samples of products provided to the marijuana testing facility for testing or research purposes, including, without limitation, policies and requirements for:
 - I. Issuing instructions for the minimum sample and storage requirements;
- Documenting the condition of the external package and integrity seals utilized to prevent contamination of, or tampering with, the sample;

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- 3. Documenting the condition and amount of the sample provided at the time of receipt;
- 4. Documenting all persons handling the original samples, aliquots and extracts;
- 5. Documenting all transfers of samples, aliquots and extracts referred to another marijuana testing facility for additional testing or whenever requested by a client;
- 6. Maintaining a current list of authorized marijuana establishment agents and restricting entry to the laboratory to only those authorized;
 - 7. Securing the marijuana testing facility during nonworking hours;
 - 8. Securing short- and long-term storage areas when not in use;
 - 9. Utilizing a secured area to log-in and aliquot samples:
 - 10. Ensuring samples are stored appropriately; and
 - 11. Documenting the disposal of samples, aliquots and extracts.
- Sec. 207. 1. Each marijuana testing facility must agree to become accredited pursuant to standard ISO/IEC 17025 of the International Organization for Standardization within I year after licensure.
- 2. Each marijuana testing facility that claims to be accredited must provide the

 Department with copies of each annual inspection report from the accrediting organization,
 including, without limitation, any deficiencies identified in and any corrections made in
 response to the report.
- 3. Inspection by an accrediting organization is not a substitute for inspection by the Department.
- Sec. 208. 1. Upon the request of the Department, a marijuana cultivation facility and a marijuana product manufacturing facility must provide a marijuana testing facility designated

by the Department with a sample of marijuana or a marijuana product in an amount determined by the marijuana testing facility to be sufficient for random quality assurance compliance checks in a secure manner such that the marijuana testing facility can confirm that it has received and is testing the correct sample.

- 2. The marijuana testing facility that receives a sample pursuant to subsection 1 shall, as directed by the Department:
- (a) Screen the sample for pesticides, chemical residues, herbicides, growth regulators and unsafe levels of metals;
 - (b) Perform any other quality assurance test deemed necessary by the Department; and
 - (c) Report its results to the Department.
- 3. The marijuana cultivation facility or marijuana product manufacturing facility is responsible for all costs involved in screening or testing performed pursuant to this section.
- Sec. 209. A marijuana testing facility is not limited in the amount of usable marijuana and marijuana products it may have on the premises of the marijuana testing facility at any given time, but the marijuana testing facility must maintain records to prove that all usable marijuana and marijuana products on the premises are there for testing purposes only.
- Sec. 210. I. Upon approval of the Department, a lot of marijuana that fails a microbial screening test may be used to make an extract. After processing, the extract must pass all required quality assurance tests.
- 2. If a sample from a marijuana product manufacturing facility fails a quality assurance test, the entire production run from which the sample was taken automatically fails the quality assurance test.

- 3. At the request of a marijuana cultivation facility or a marijuana product manufacturing facility, the Department may, on a case-by-case basis, authorize a retest to validate the results of a failed test. The marijuana cultivation facility or marijuana product manufacturing facility is responsible for all costs involved in a retest performed pursuant to this section.
- 4. A marijuana cultivation facility or a marijuana product manufacturing facility may not request a retest pursuant to this section unless, at the time samples are initially taken for testing, two samples are collected at the same time by a marijuana testing facility using tamper-resistant bags. One of the samples must be taken by the marijuana testing facility for testing and the facility must place the other sample in a secure quarantine storage area at the facility for further retesting by a secondary marijuana testing facility or the State Department of Agriculture.
- 5. A marijuana cultivation facility or a marijuana product manufacturing facility shall submit a request for retesting to the Department in writing and on a form designated by the Department.
- 6. If the Department grants a request for retesting, the Department will select the marifuana testing facility that will perform the retest.
- 7. Except as otherwise provided in this subsection, a marijuana cultivation facility or a marijuana product manufacturing facility may submit a request for retesting of not more than 50 lots each calendar year. For any subsequent failure of a quality assurance test in a calendar year, the facility shall destroy the lot or the entire production run, as applicable. A lot

which only fails a quality assurance test for moisture content must not be counted for the purpose of this subsection.

- 8. A failed quality assurance test for pesticide residue must be retested by the State Department of Agriculture.
- 9. If a sample passes the same quality assurance test upon retesting, the marijuana cultivation facility or marijuana product manufacturing facility need not destroy the lot or production run and may sell the lot or production run to a marijuana cultivation facility, retail marijuana store or marijuana product manufacturing facility, as applicable.
- 10. If a sample fails the same quality assurance test upon retesting, the Department denies a request for retesting or a marijuana cultivation facility or a marijuana product manufacturing facility does not request retesting after a sample fails a quality assurance test, the facility shall destroy the entire lot or production run from which the sample was taken.
- Sec. 211. I. A marijuana distributor may transport marijuana and marijuana products between a marijuana establishment and another marijuana establishment or between the buildings of a marijuana establishment.
- 2. A marijuana establishment shall not transport marijuana or marijuana products to a retail marijuana store unless the marijuana establishment holds a license for a marijuana distributor.
- 3. A marijuana distributor shall not purchase or sell marijuana or marijuana products unless the marijuana distributor holds a license for a type of marijuana establishment authorized by law to purchase or sell marijuana or marijuana products.

- 4. A marijuana distributor may enter into an agreement or contract with a marijuana establishment for the transport of marijuana or marijuana products. Such an agreement or contract may include, without limitation, provisions relating to insurance coverage, climate control and theft by a third party or an employee.
- 5. A marijuana distributor, and each marijuana establishment agent employed by the marijuana distributor who is involved in the transportation, is responsible for marijuana and marijuana products once the marijuana distributor takes control of the marijuana or marijuana products and leaves the premises of a marijuana establishment.
- 6. A marijuana distributor shall not allow a marijuana establishment agent to transport marijuana or marijuana products unless:
- (a) The marijuana establishment agent carries a copy, for the duration of the transportation, of the transportation manifest generated using the seed-to-sale tracking system pursuant to section 212 of this regulation for the transportation;
- (b) Each marijuana establishment agent involved in the transportation has, in his or her immediate possession, his or her marijuana establishment agent registration card or verification of temporary authorization:
- (c) The marijuana or marijuana products are stored in a sanitary and secure manner in a lockbox or locked cargo area within the vehicle being used for delivery and not visible from outside the vehicle;
- (d) The vehicle being used for delivery has no advertising, signage or other markings relating to marijuana; and

- (e) The marijuana establishment agent transporting marijuana or marijuana products for the marijuana distributor on behalf of a marijuana establishment has a means of communicating with the marijuana establishment.
- 7. Each marijuana establishment agent transporting marijuana or marijuana products for a marijuana distributor must:
- (a) Report to a person designated by the marijuana distributor to receive such reports any motor vehicle crash that occurs during the transportation within 2 hours after the crash occurs;
 - (b) Report to the Department any unauthorized stop that lasts longer than 2 hours; and
- (c) Report to a person designated by the marijuana distributor to receive such reports any loss or thest of marijuana or marijuana products that occurs during the transportation immediately after the marijuana establishment agent becomes aware of the loss or thest. A marijuana distributor that receives a report of loss or thest pursuant to this paragraph must immediately report the loss or thest to the appropriate law enforcement agency and to the Department.
- Each marifuana distributor shall maintain a log of all reports received pursuant to subsection 7 for review by the Department upon request.
- 9. Any marijuana or marijuana product which is damaged or refused by the receiving marijuana establishment must be transported back to the originating marijuana establishment.
- Sec. 212. I. Before transporting marijuana or marijuana products pursuant to section 211 of this regulation, a marijuana distributor shall:

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- (a) Ensure that all marijuana and marijuana products are secured at all times during delivery; and
- (b) Maintain a physical or electronic copy of a transportation manifest generated using the seed-to-sale tracking system that contains all the information required by this section in a format approved by the Department.
- A marijuana distributor may deliver marijuana or marijuana products to more than
 one marijuana establishment in a single trip if the transportation manifest correctly reflects
 the specific inventory destined for each specific marijuana establishment and location.
- 3. Before transferring marijuana or marijuana products to a marijuana distributor, the originating marijuana establishment shall enter the information required to indicate that the marijuana or marijuana products will be transported to the receiving marijuana establishment into the seed-to-sale tracking system. A marijuana establishment shall not list a marijuana distributor as the receiving marijuana establishment.
- 4. A marijuana distributor shall not alter the information which has been entered into the seed-to-sale tracking system pursuant to subsection 3.
- 5. If a marijuana distributor is not able to deliver marijuana or marijuana products directly to the receiving marijuana establishment due to normal business operations, the marijuana distributor shall notify the Department and the originating marijuana establishment of the premises where the marijuana or marijuana products will be stored and the anticipated date and time of delivery.
- 6. A marijuana distributor shall provide a copy of the transportation manifest generated using the seed-to-sale tracking system to the marijuana establishment receiving marijuana or

marijuana products. The copy of a transportation manifest provided to a marijuana establishment pursuant to this subsection must be generated separately for each marijuana establishment and must not contain the information of any other marijuana establishment.

- 7. The transportation manifest generated using the seed-to-sale tracking system must include, without limitation:
 - (a) The date and approximate time of the departure;
- (b) The name, location, address and license number of the originating marijuana establishment;
- (c) The name, location, address and license number of the receiving marijuana establishment;
 - (d) The name, location, address and license number of the marijuana distributor;
- (e) The name and quantity, by weight and unit, of each product to be delivered to each marijuana establishment;
 - (f) The estimated date and time of arrival:
- (g) The make, model, license plate number and number of the identification card issued pursuant to section 216 of this regulation of the vehicle used for delivery; and
- (h) The name, number of the marijuana establishment agent registration card and signature of each marijuana establishment agent performing or accompanying the transportation of the marijuana or marijuana products.
- 8. In addition to the requirements of this section, the originating and the receiving marijuana establishment shall each ensure that each delivery satisfies the requirements of sections 108 and 109 of this regulation.

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- 9. Before marijuana or marijuana products leave the originating marijuana establishment, the originating marijuana establishment shall adjust its records to reflect the removal of the marijuana or marijuana products in a manner that reflects the information included in the transportation manifest generated using the seed-to-sale tracking system and that can be easily reconciled, by the name and quantity of the marijuana or marijuana products, with the transportation manifest.
- 10. After receipt of marijuana or marijuana products, the receiving marijuana establishment shall:
- (a) Confirm that the marijuana or marijuana products are as described in the transportation manifest;
- (b) Adjust its records to reflect the receipt of the marijuana or marijuana products in a manner that reflects the information included in the transportation manifest generated using the seed-to-sale tracking system and that can be easily reconciled, by the name and quantity of the marijuana or marijuana products, with the transportation manifest; and
- (c) Separately document, in the seed-to-sale tracking system and any other relevant business records, any differences between the quantity of marijuana or marijuana products specified in the transportation manifest and the quantities actually received.
- 11. After transferring marijuana or marijuana products to the receiving marijuana establishment, the marijuana distributor shall enter the end time of the trip in the trip plan and ensure that the trip plan, including any changes to the trip plan made pursuant to subsection S. is accurate.

- 12. Each retail marijuana store and marijuana distributor shall maintain all documents required by this section and provide a copy of any such document to the Department for review upon request.
- Sec. 213. 1. A marijuana cultivation facility or a marijuana product manufacturing facility may transport marijuana or marijuana products to or from a marijuana cultivation facility, a marijuana product manufacturing facility or a marijuana testing facility.
- 2. A marijuana testing facility or a retail marijuana store may transport marijuana or marijuana products to or from a marijuana testing facility for testing.
- 3. The requirements of section 211 of this regulation for a marijuana distributor apply to a marijuana establishment that transports marijuana or marijuana products pursuant to this section without using a marijuana distributor.
- Sec. 214. A marijuana establishment shall not transport marijuana or marijuana products to a retail marijuana store unless the marijuana establishment:
 - 1. Holds a license for a marijuana distributor;
- 2. Holds a medical marijuana establishment registration certificate and is only transporting marijuana or marijuana products for the medical use of marijuana;
 - 3. Is a marijuana testing facility transporting samples for testing; or
- 4. Is a dual licensee and is only transporting marijuana or marijuana products for the medical use of marijuana to a medical marijuana dispensary or a dual licensee.
- Sec. 215. 1. A marijuana distributor may transport any amount of marijuana or marijuana products that does not violate the laws or regulations of this State or the limits established by the insurer who provides coverage for the marijuana distributor.

- 2. A marijuana distributor shall not allow a marijuana establishment agent to transport marijuana or marijuana products unless the marijuana or marijuana products are:
- (a) Except as otherwise provided in subsection 3, stored in a lockbox or locked cargo area within the vehicle being used for delivery;
 - (b) Not visible from outside the vehicle;
- (c) Contained in sealed packages and containers which remain unopened during delivery;
 and
- (d) Tagged for the purpose of inventory tracking with a unique identifying label prescribed by the Department for the duration of transport.
- → For the purpose of this subsection, the trunk of a vehicle is not considered to be a lockbox or locked cargo area unless the trunk cannot be accessed from within the vehicle and can only be accessed using a key which is different from the key used to access and operate the vehicle.
- 3. A marijuana distributor may allow a marijuana establishment agent to transport live marijuana plants in a fully enclosed, windowless, locked trailer or in a secured area inside the body of a locked van or truck if the plants are not visible from the outside.
- 4. A person shall not be present within any vehicle while it is being used for the transportation of marijuana or marijuana products unless the person is a marijuana establishment agent for the marijuana distributor providing transportation of the marijuana or marijuana products.
- 5. If the value of the marijuana and marijuana products being transported by a marijuana distributor in a vehicle, as reported on the transportation manifest as the insured

fair market wholesale value, exceeds \$25,000, the marijuana distributor shall ensure not fewer than two marijuana establishment agents of the marijuana distributor accompany the vehicle.

- 6. Each marijuana establishment agent who loads or unloads a vehicle for the transportation of marijuana or marijuana products shall perform the loading or unloading within view of the video surveillance system of a marijuana establishment.
- Sec. 216. 1. A marijuana distributor that also holds a license for a marijuana establishment of another type and that is transporting marijuana or marijuana products between its own marijuana establishments located within the same building, within contiguous buildings or between buildings located within 500 feet of each other is not required to use a vehicle to perform the transportation.
- A marijuana distributor may use any motor vehicle that can legally be operated on the highways of this State and that meets the requirements of this section to transport marijuana and marijuana products.
- 3. Before using a motor vehicle to transport marijuana or marijuana products, a marijuana distributor must obtain the approval of the Department for the use of the motor vehicle. Upon approving a motor vehicle for use to transport marijuana or marijuana products, the Department will issue an identification card containing such information as the Department determines to be necessary which must be kept inside the motor vehicle at all times.
- 4. A marijuana distributor shall ensure that each motor vehicle used to transport marijuana or marijuana products:
 - (a) Has no advertising, signage or other markings relating to marijuana; and

- (b) Is equipped with an audible car alarm.
- 5. A marijuana distributor shall provide adequate care for perishable marijuana products including, without limitation, refrigeration during transportation, if required. Any method for temperature control used during transportation must be approved by the Department before use. If a potentially hazardous marijuana product is being transported, the potentially hazardous marijuana product must be maintained at a temperature of less than 41°F (5°C) throughout transportation.
- 6. Each marijuana distributor shall maintain at least one motor vehicle using a method approved by the Department for temperature control during transportation.
- 7. The Department or its agent may inspect each motor vehicle used for transportation of marijuana or marijuana products by a marijuana distributor pursuant to sections 85 and 86 of this regulation.
- Sec. 217. I. A marijuana distributor may transport marijuana or marijuana products between multiple marijuana establishments, but shall not simultaneously transport any other item unless the item is marijuana paraphernalia or merchandise, packaging or a promotional item directly related to the marijuana or marijuana product.
 - A marijuana distributor shall not transport marijuana or marijuana products unless:
- (a) During the transportation of marijuana or marijuana products, the driver of a motor vehicle for a marijuana distributor carries in the motor vehicle:
 - (1) Proof of valid insurance coverage in an amount required by the laws of this State;
 - (2) A copy of the license of the marijuana distributor;

- (3) The marijuana establishment agent registration card or verification of temporary authorization of the driver;
 - (4) The valid driver's license of the driver; and
 - (5) The valid registration for the motor vehicle.
- (b) All drivers used by the marijuana distributor are bonded in an amount sufficient to cover any claim that could be brought against the driver or the marijuana distributor discloses to all parties that such drivers are not bonded.
- (c) The hours in which the marijuana distributor provides transportation are reasonable to allow for the delivery of marijuana and marijuana products to marijuana establishments during the operating hours of the marijuana establishments.
 - (d) The transportation is conducted only within the borders of this State.
- (e) The marijuana establishment agent who transports marijuana or marijuana products only travels to and from marijuana establishments and does not make any unnecessary stops that are not disclosed in the trip plan and transportation manifest. The marijuana establishment agent may make a stop for fuel as necessary and keep a list of designated fuel stops along the route for submission to the Department upon request.
- 3. A marijuana distributor shall notify the Department using means determined by the Department if a motor vehicle being used for the transportation of marijuana or marijuana products by the marijuana distributor is stopped at a location other than a marijuana establishment or designated fuel stop, is involved in a motor vehicle crash or breaks down resulting in scheduled travel being interrupted for more than 2 hours.

- 4. A marijuana distributor shall use the seed-to-sale tracking system approved by the

 Department for any transportation of marijuana or marijuana products between marijuana
 establishments that are not co-located.
- Sec. 218. I. Each marijuana distributor shall maintain a storage area for marijuana and marijuana products which includes at least one area which is temperature controlled. The area which is temperature controlled shall be maintained in a commercial food grade unit which is kept at a temperature of less than 41°F (5°C) while storing potentially hazardous marijuana products.
- 2. The storage area for marijuana and marijuana products maintained pursuant to subsection 1 must be a separate, enclosed, locked facility. Products unrelated to the business of the marijuana distributor, including, without limitation, products containing alcohol, must not be stored with marijuana or marijuana products. Within the storage area, marijuana or marijuana products may only be stored in a secure, locked device, cabinet, room or motor vehicle within the storage area which is protected by a lock or locking mechanism that meets at least the security rating established by Underwriters Laboratories for key locks.
- 3. If a marijuana distributor experiences an unusual or extraordinary circumstance beyond its control as part of its normal business operations in providing transportation of marijuana or marijuana products and the marijuana distributor determines that it is necessary to use its storage area for the temporary storage of marijuana or marijuana products, the marijuana distributor shall submit to the Department a notice of temporary storage of marijuana or marijuana products.

- 4. A marijuana distributor shall not store marijuana or marijuana products for more than 3 days without written consent from the Department.
- 5. A marijuana distributor shall verify the inventory of a motor vehicle after the inventory is off-loaded into storage and before the inventory is on-loaded onto a motor vehicle from storage.
- 6. A marijuana distributor shall make its premises, including, without limitation, its storage area, available to the Department for inspection during normal business hours without notice.
 - Sec. 219. 1. Any edible product containing marijuana must:
- (a) Be clearly and unambiguously packaged as marijuana with the words "THIS IS A MARIJUANA PRODUCT" in bold type that clearly identifies that the product contains marijuana;
- (b) Be packaged in a manner which is not modeled after a brand of products primarily consumed by or marketed to children;
- (c) Be presented in packaging which does not contain an image of a cartoon character, mascot, action figure, balloon or toy, except that such an item may appear in the logo of the marijuana product manufacturing facility which produced the product; and
 - (d) Not be packaged or marketed as candy.
- 2. When sold at a retail marijuana store, any edible product containing marijuana must be packaged in opaque, child-resistant packaging in accordance with 16 C.F.R. Part 1700 and the standards specified in subsection 3 or 4. The child-resistant packaging must maintain its

effectiveness for multiple openings before leaving the retail marijuana store with the consumer.

- 3. Except as otherwise provided in subsection 4, marijuana products in solid or liquid form must be packaged in:
 - (a) Plastic which is 4 mils or more in thickness; or
 - (b) If the product is in liquid form, a food-grade bottle.
- 4. Marijuana products in liquid form and concentrated marijuana must be packaged using a resealable cap in a container that:
- (a) Clearly demarks each serving of martjuana in a way that enables a reasonable person to intuitively determine how much of the product constitutes a single serving of THC; and
- (b) Includes a device that allows a reasonable person to intuitively measure and serve a single serving of THC.
- → The portion of such a container that demarks each serving of marijuana need not be opaque.
- Any container or packaging containing usable marijuana, concentrated marijuana or marijuana products must protect the contents from contamination and must be of a food grade material.
- 6. An edible marijuana product must be sealed in a container which is not transparent and sold in packaging which is opaque.
- 7. Each single serving in a multiple-serving edible marijuana product must be physically demarked in a way that enables a reasonable person to intuitively determine how much of the edible marijuana product constitutes a single serving. Each demarked serving must be easily

separable in a manner that allows an average person who is 21 years of age or over to physically separate, with minimal effort, an individual serving of the edible marijuana product.

- 8. If an edible marijuana product is of a kind that is impracticable to clearly demark each serving of marijuana or to make each serving easily separable, the edible marijuana product must:
 - (a) Contain not more than 10 milligrams of THC per unit of sale; or
- (b) Be sold in a package that contains more than one individually wrapped single-serving edible martinana product.
- Sec. 220. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall:
- Use for labeling all marijuana and marijuana products the standard label described in sections 222 to 226, inclusive, of this regulation;
- 2. Exercise strict control over labeling materials issued for use in labeling operations for marijuana and marijuana products;
- Carefully examine labeling materials issued for a batch for identity and conformity to the labeling specified in the applicable production or control records; and
- 4. Have and follow written procedures describing in sufficient detail the control procedures employed for the issuance of labeling.
- Sec. 221. A marijuana cultivation facility or marijuana product manufacturing facility shall not label usable marijuana, concentrated marijuana or marijuana products as "organic" unless the marijuana plants and all ingredients used are produced, processed and certified in

a manner that is consistent with the national organic standards established by the United

States Department of Agriculture in accordance with the Organic Foods Production Act of

1990, 7 U.S.C. §§ 6501 et seq.

- Sec. 222. I. Unless preparing bulk packages only for delivery to another marijuana establishment and not for sale to a consumer, a marijuana establishment that packages marijuana or marijuana products must individually package, label and seal the marijuana or marijuana products in a single package for sale. A retail marijuana store shall only sell marijuana or marijuana products in a single package which must not contain:
- (a) More than I ounce of usable marijuana or one-eighth of an ounce of concentrated marijuana.
- (b) For a marijuana product sold as a capsule, more than 100 milligrams of THC per capsule or more than 800 milligrams of THC per package.
 - (c) For a marijuana product sold as a tincture, more than 800 milligrams of THC.
- (d) For a marijuana product sold as an adible marijuana product, more than 100 milligrams of THC.
- (e) For a marijuana product sold as a topical product, a concentration of more than 6 percent THC or more than 800 milligrams of THC per package.
- (f) For a marijuana product sold as a suppository or transdermal patch, more than 100 milligrams of THC per suppository or transdermal patch or more than 800 milligrams of THC per package.
 - (g) For any other marijuana product, more than 800 milligrams of THC.

- 2. An edible marijuana product must be packaged in a manner which indicates the number of servings of THC in the product, measured in servings of a maximum of 10 milligrams of THC per serving, and include a statement that the edible marijuana product contains marijuana and its potency was tested with an allowable variance of plus or minus 15 percent.
- 3. For marijuana or marijuana products that are intended to be sold to a consumer, the text used on all labeling must be printed in at least 8-point font and may not be in italics.
- Sec. 223. 1. A marijuana cultivation facility shall label all marijuana before it sells the marijuana to a retail marijuana store and shall securely affix to the package a label that includes, without limitation, in legible English:
 - (a) The name of the marijuana establishment and its license number:
- (b) If the marijuana establishment is operated by a dual licensee, the number of the medical marijuana establishment registration certificate of the cultivation facility operated by the dual licensee:
 - (c) The batch number;
 - (d) The lot number;
 - (e) The date of final harvest;
 - (f) The date of final testing;
 - (g) The date on which the product was packaged;
- (h) The cannabinoid profile and potency levels and terpenoid profile of the top three terpenes as determined by the marijuana testing facility, which may include the potential total THC but must not include any other calculated level of THC:

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- (i) If the product is perishable, the expiration date;
- (j) The quantity of marijuana being sold; and
- (k) A warning that states: "THIS IS A MARIJUANA PRODUCT."
- 2. The label required by subsection I for a container or package containing usable marijuana sold by a marijuana cultivation facility must be in substantially the following form:

SG'S NURSERY

License Number: 123 456 789 001 0001

Registration Certificate Number: 543 210789 000 0100

(if applicable)

THIS IS A MARIJUANA PRODUCT

Batck Number:

1234

Lot Number:

1234

Final Harvest Date:

01/01/2017

--229--Approved Regulation R092-17 Final Testing Date: 01/15/2017

Packaged on: 01/17/2017

Best if used by: 03/17/2017

16.7% THC 1.5% CBD 0.3% CBN

Myrcene 5.6 mg/g Limonene 5.1 mg/g Valencene

3.5 mg/g

Net Weight: 2 lbs.

- Sec. 224. 1. A marijuana product manufacturing facility shall label all edible marijuana products before it sells the edible marijuana products to a retail marijuana store and shall include on the packaging or securely affix to the package a label that includes, without limitation, in legible English and in a manner which must not mislead consumers:
 - (a) The name of the marijuana establishment and its license number;
- (b) If the marijuana establishment is operated by a dual licensee, the number of the medical marijuana establishment registration certificate of the facility for the production of edible marijuana products or marijuana-infused products, as defined in NRS 453A.105, operated by the dual licensee;
 - (c) The production run number;

- (d) The words "Keep out of reach of children";
- (e) The date of production;
- (f) The date of final testing;
- (g) The date on which the product was packaged;
- (h) The cannabinoid profile and potency levels and terpenoid profile of the top three terpenes as determined by the marijuana testing facility, which may include the potential total THC but must not include any other calculated level of THC;
 - (i) If the product is perishable, the expiration date;
 - (i) The total amount of THC in the edible marijuana product, measured in milligrams;
- (k) The total amount of THC in each serving of the edible marijuana product and a notice that the actual amount of THC may be within 15 percent of the stated amount;
 - (l) A list of all ingredients and all major food allergens as identified in 21 U.S.C. § 343;
 - (m) The net weight of the product;
- (n) If concentrated marijuana was added to the product or if the product consists solely of concentrated marijuana, a disclosure of the type of extraction process used and any solvent, gas or other chemical used in the extraction process or any other compound added to the concentrated marijuana; and
 - (o) A warning that states: "THIS IS A MARIJUANA PRODUCT."
- 2. The label required by subsection 1 for a container or package containing concentrated marijuana or edible marijuana products sold by a marijuana product manufacturing facility must be in substantially the following form:

DC's Marijuana Products

License Number: 123 456 789 001 0001

Registration Certificate Number: 543 210789 000 0010

(if applicable)

Production Run Number: 1234

THIS IS A MARIJUANA PRODUCT

Keep out of reach of children

Produced on: 01/01/2017

Final Testing Date: 01/15/2017

Packaged on: 01/17/2017

Best if used by: 03/17/2017

Cannabinoid profile:

Terpenoid profile:

Total THC content:

THC content per serving +/- 15%:

-232-Approved Regulation R092-17 This product contains concentrated marijuana produced with butane.

Ingredients: Wheat, Sugar, Milk Chocolate

Allergy Warning: Peanuts, Tree Nuts, Eggs, Wheat,

Soy

Net Weight: 100mg

Sec. 225. I. A retail marijuana store must affix to each container or package containing usable marijuana sold at retail, if not already included on the container or package, a label which must include, without limitation:

- (a) The business or trade name and the license number of the marijuana cultivation facility that cultivated and sold the usable marijuana.
- (b) If the marijuana cultivation facility is operated by a dual licensee, the number of the medical marijuana establishment registration certificate of the cultivation facility operated by the dual licensee.
 - (c) The batch number.
 - (d) The lot number.
- (e) The date and quantity sold, including the net weight measured in ounces and grams or by volume, as appropriate.
 - (f) The name and address of the retail marijuana store.

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- (g) The cannabinoid profile and potency levels and terpenoid profile as determined by the marijuana testing facility, which may include the potential total THC but must not include any other calculated level of THC.
- (h) A warning that states: "This product may have intoxicating effects and may be habit forming."
 - (i) The statement: "This product may be unlawful outside of the State of Nevada."
 - (j) The date on which the marijuana was harvested.
 - (k) A warning that states: "THIS IS A MARIJUANA PRODUCT."
- 2. The label required by subsection 1 for a container or package containing usable marijuana sold at retail must be in substantially the following form:

JP's Plant Emporium

License Number: 123 456 789 001 0001

Registration Certificate Number: 543 210789 000 0010

(if applicable)

THIS IS A MARIJUANA PRODUCT

Batch #: 1234

Lot #: 1234

Final harvest: 01/01/2017

bу

We Care Retail Marijuana Store

123 Main Street, Carson City, NV 89701

WARNING:

This product may have intoxicating effects and may be habit forming.

16.7% THC 1.5% CBD 0.3% CBN

Myrcene 5.6 mg/g Limonene 5.1 mg/g Valencene

3.5 mg/g

Net Weight: .25 ounces (7 grams)

This product may be unlawful outside the State of

Nevada.

Sec. 226. 1. A retail marijuana store must affix to each container or package containing edible marijuana products sold at retail and affix to or include with each container

or package containing concentrated marijuana or marijuana products sold at retail a label which must not mislead consumers and must include, without limitation:

- (a) The business or trade name and the license number of the marijuana product manufacturing facility that extracted and sold the concentrated marijuana or manufactured and sold the product.
- (b) If the marijuana product manufacturing facility is operated by a dual licensee, the number of the medical marijuana establishment registration certificate of the facility for the production of edible marijuana products or marijuana-infused products operated by the dual licensee.
- (c) The production run number that accounts for all lot numbers of all marijuana used to extract the concentrated marijuana or create the product, as recorded in the inventory control system of the marijuana product manufacturing facility that sold the concentrated marijuana or product.
 - (d) The name and address of the retail marijuana store.
- (e) The date on which the concentrated marijuana was extracted or the product was manufactured.
 - (f) The date on which the concentrated marijuana or product was packaged.
 - (g) If the product is perishable, a suggested use-by date.
- (h) The cannabinoid profile and potency levels and terpenoid profile of the product, as determined by the marijuana testing facility that tested the product, which, except as otherwise provided in paragraph (i), may include the potential total THC but must not include any other calculated level of THC.

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- (i) If the product is an edible marijuana product, the measurements of THC included on the label must include only the delta-9-tetrahydrocannabinol in the edible marijuana product.
- (j) The total amount of THC in each serving of the product and a notice that the actual amount of THC may be within 15 percent of the stated amount.
 - (k) A list of all ingredients and all major food allergens as identified in 21 U.S.C. § 343.
 - (1) The concentration of THC in the product, if applicable.
 - (m) The net weight of the marijuana or marijuana product.
- (n) A warning that states: "Caution: When eaten or swallowed, the intoxicating effects of this drug may be delayed by 2 or more hours."
- (o) If concentrated marijuana or a marijuana extract was added to the product, a disclosure of the type of extraction process and any solvent, gas or other chemical used in the extraction process, or any other compound added to the concentrated marijuana or the marijuana extract.
- (p) A warning that states: "This product may have intoxicating effects and may be habit forming."
 - (q) A warning that states: "Keep out of reach of children."
 - (r) A statement that: "This product may be unlawful outside of the State of Nevada."
 - (s) A warning that states: "THIS IS A MARIJUANA PRODUCT,"
- 2. The label required by subsection 1 for a container or package containing concentrated marijuana or marijuana products sold at retail must be in substantially the following form:

We Care Retail Marijuana Store

123 Main Street, Carson City, NY 89701

THIS IS A MARIJUANA PRODUCT

Date Sold: 3/27/2017

Cookie

Net Weight: 20z (56 grams)

Produced on: 1/1/2017

Final Testing Date: 1/15/2017

Packaged on: 1/17/2017

Best if used by: 6/3/2017

Cannabinoid profile:

Terpenoid profile:

THC content per serving +/- 15%:

CAUTION: When eaten or swallowed the intoxicating effects of this product can be delayed by 2 or more hours.

Keep out of reach of children

This product may be unlawful outside the State of Nevada.

Manufactured at: KC's Kitchen

License Number: 321654987101 0401

Registration Certificate Number: 543 210789 000 0010 (if applicable)

Production Run #5463

INGREDIENTS: Flour, Butter, Canola Oil, Sugar,
Chocolate, Marijuana, Strawberries

CONTAINS ALLERGENS: Milk, Wheat

Contains marijuana extract processed with butane.

Contains concentrated marijuana produced with CO2.

WARNING: This product may have intoxicating effects and may be habit forming.

- Sec. 227. 1. A retail marijuana store must provide with all usable marijuana sold at retail accompanying material that discloses any pesticides applied to the marijuana plants and growing medium during production and processing.
- 2. A retail marijuana store must provide with all usable marijuana and marijuana products sold at retail a written notification which contains the following warnings:
 - (a) That marijuana and marijuana products must be kept out of the reach of children.
 - (b) That marijuana and marijuana products can cause severe illness in children.
- (c) That allowing children to ingest marijuana or marijuana products or storing marijuana or marijuana products in a location which is accessible to children may result in an investigation by an agency which provides child welfare services or criminal prosecution for child abuse or neglect.
- (d) "THE INTOXICATING EFFECTS OF MARIJUANA MAY BE DELAYED BY 2
 HOURS OR MORE AND USERS OF MARIJUANA PRODUCTS SHOULD INITIALLY
 INGEST A SMALL AMOUNT OF THE PRODUCT CONTAINING NO MORE THAN 10
 MILLIGRAMS OF THC, THEN WAIT AT LEAST 2 HOURS BEFORE INGESTING ANY
 ADDITIONAL AMOUNT OF THE PRODUCT."
- (e) "This product may have intoxicating effects and may be habit forming. Smoking is hazardous to your health."

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- (f) "Ingesting marijuana or marijuana products with alcohol or other drugs, including prescription medication, may result in unpredictable levels of impairment and a person should consult with a physician before doing so."
 - (g) "There may be health risks associated with consumption of this product."
- (h) "Pregnant women should consult with a physician before ingesting marijuana or marijuana products."
- (i) "Marijuana or marijuana products can impair concentration, coordination and judgment. Do not operate a vehicle or machinery under the influence of marijuana or marijuana products."
- (j) "Ingestion of any amount of marijuana or marijuana products before driving may result in criminal prosecution for driving under the influence."
- The text used on all accompanying material and warnings must be printed in at least
 12-point font and may not be in italics.
- Sec. 228. Each marijuana cultivation facility, marijuana product manufacturing facility and retail marijuana store shall:
- Examine packaged and labeled products during finishing operations to provide assurance that the containers and packages have the correct labels;
- Collect a representative sample of units at the completion of finishing operations and ensure that the samples are visually examined for correct labeling; and
- Record the results of the examinations performed pursuant to subsections 1 and 2 in the applicable production or control records.

- Sec. 229. I. Except as otherwise provided in subsection 3, on or before January 1, 2019, each single-serving edible marijuana product and each individual serving containing not more than 10 milligrams of THC of a multiple-serving edible marijuana product must be stamped or molded with a symbol developed by the Department to indicate that the product contains marijuana.
- 2. An edible marijuana product that is impractical to stamp or mold with a symbol, including, without limitation, bulk goods or powders, must be packaged in a child-resistant container in individual servings containing not more than 10 milligrams of THC.
- 3. An edible marijuana product in liquid form which is packaged as required by section 219 of this regulation need not be stamped or molded as described in this section.
 - Sec. 230. 1. A marijuana establishment:
 - (a) Shall not engage in advertising which contains any statement or illustration that:
 - (1) Is false or misleading;
 - (2) Promotes overconsumption of marijuana or marijuana products;
 - (3) Depicts the actual consumption of marijuana or marijuana products; or
- (4) Depicts a child or other person who is less than 21 years of age consuming marifuana or marifuana products or objects suggesting the presence of a child, including, without limitation, toys, characters or cartoons, or contains any other depiction which is designed in any manner to be appealing to or encourage consumption of marifuana or marifuana products by a person who is less than 21 years of age.

- (b) Shall not advertise in any publication or on radio, television or any other medium if 30 percent or more of the audience of that medium is reasonably expected to be persons who are less than 21 years of age.
 - (c) Shall not place an advertisement:
- (1) Within 1,000 feet of a public or private school, playground, public park or library, but may maintain such an advertisement if it was initially placed before the school, playground, public park or library was located within 1,000 feet of the location of the advertisement:
- (2) On or inside of a motor vehicle used for public transportation or any shelter for public transportation;
- (3) At a sports or entertainment event to which persons who are less than 21 years of age are allowed entry;
- (4) On or inside of a motor vehicle used by a marijuana establishment for private transportation;
- (5) On signs carried by a natural person, including, without limitation, handbills, pamphlets, cards or other types of advertisements that are distributed to the general public, but excluding an advertisement placed in a newspaper of general circulation, trade publication or other form of print media; and
 - (6) Where prohibited by local ordinance.
- (d) Shall not advertise or offer any marijuana or marijuana product as "free" or "donated" without a purchase.

- (e) Shall ensure that all advertising by the marijuana establishment contains such warnings as may be prescribed by the Department, which must include, without limitation, the following words:
 - (1) "Keep out of reach of children"; and
 - (2) "For use only by adults 21 years of age and older."
- 2. A retail marijuana store shall post signs in prominent locations inside the retail marijuana store which state activities that are strictly prohibited and punishable by law, including, without limitation, the following statements:
- (a) "No minors permitted on the premises unless the minor holds a letter of approval and is accompanied by a designated primary caregiver";
 - (b) "No on-site consumption of any marijuana or marijuana products";
 - (c) "Distribution to persons under the age of 21 is prohibited":
- (d) "Except for medical marijuana patients, possession of over 1 ounce of usable marijuana, one-eighth ounce of concentrated marijuana, an edible marijuana product containing more than 3,500 milligrams of THC or a combination of the three which exceeds the legal limit is prohibited"; and
 - (e) "Transportation of marijuana or marijuana products across state lines is prohibited."
- Sec. 231. A marijuana establishment shall not use a name, logo, sign, advertisement or packaging unless the name, logo, sign, advertisement or packaging has been approved by the Department.
 - Sec. 232. The provisions of NRS 372A.200 to 372A.380, inclusive, which apply to:

- 1. The excise tax on marijuana, as defined in NRS 372A.220, as amended by section 4 of Senate Bill No. 487, chapter 541, Statutes of Nevada 2017, at page 3730, also apply to the excise tax on marijuana imposed pursuant to NRS 453D.500.
- A taxpayer, as defined in NRS 372A.250, as amended by section 6 of Senate Bill No.
 487, chapter 541, Statutes of Nevada 2017, at page 3730, also apply to a marijuana cultivation facility.
- Sec. 233. Marijuana and marijuana products sold pursuant to chapter 453D of NRS are subject to sales tax when sold at a retail marijuana store. Returns and payments must be submitted as provided in NRS 372.354 to 372.395, inclusive.
- Sec. 234. 1. Each taxpayer shall, on or before the last day of the month immediately following each month for which the taxpayer is subject to the imposition of the excise tax on marijuana, file with the Department a return on a form prescribed by the Department and remit to the Department any tax due for the month covered by the return. Each such taxpayer shall file a return even if the taxpayer has no liability for the tax.
- 2. Each taxpayer shall pay the excise tax on marijuana to the Department upon the first sale of marijuana or marijuana products to a marijuana cultivation facility, marijuana product manufacturing facility, retail marijuana store or a consumer.
- 3. If a marijuana cultivation facility sells marijuana to another marijuana cultivation facility and pays to the Department the excise tax imposed by NRS 453D.500 on the sale, the excise tax imposed by NRS 453D.500 is not required for any subsequent wholesale sale of that marijuana.

- 4. Each marifuana cultivation facility and retail marijuana store shall keep all supporting documentation for verification that the excise tax imposed by NRS 453D.500 was paid on the first wholesale sale of marijuana.
- 5. The Department may require a marijuana establishment to submit a financial statement as determined to be necessary by the Department to ensure the collection of any taxes which may be owed by the marijuana establishment.
- 6. The Department will calculate the fair market value at wholesale using the reported sales or transfer of marijuana in each category of marijuana described in this subsection using the methodology described in paragraphs (a) to (f), inclusive. The fair market value at wholesale of:
- (a) Marijuana bud must be calculated on the basis of the total weight of all marijuana bud that is sold, excluding the inadvertent inclusion of an inconsequential amount of marijuana bud in a sale of marijuana trim.
- (h) Marijuana trim must be calculated on the basis of the total weight of all marijuana trim that is sold, including the total weight of an inconsequential amount of marijuana bud which is inadvertently included.
- (c) Immature marijuana plants must be calculated on the basis of the total number of immature marijuana plants sold.
- (d) Whole wet marijuana plants must be calculated on the basis of the total weight of the entire whole wet marijuana plant. A marijuana cultivation facility shall maintain records of the time each batch containing whole wet marijuana plants is harvested and weighed which

contain the weight of each plant, are in writing and are created contemporaneously with the harvesting and weighing. To determine the total weight of the whole wet marijuana plant:

- (1) The plant must not undergo any further processing, including, without limitation, drying the plant and subsequently selling separately the marijuana bud and marijuana trim from the plant, before being weighed; and
- (2) The plant must be weighed within 2 hours after the harvesting of the batch containing the plant and without any further processing of the plant, including, without limitation, increasing the ambient temperature of the room in which the plant is held or drying, curing or trimming the plant. If the whole wet marijuana plant is not weighed within 2 hours after the harvest of the batch containing the plant or is subjected to further processing, the fair market value at wholesale of the plant must not be calculated using this paragraph and must be calculated using paragraph (a) or (b).
 - (e) Marijuana seeds must be calculated on the basis of the total number of seeds sold.
- (f) Any other category of marijuana must be determined by the Department on a case-bycase basis.
 - 7. As used in this section:
- (a) "Excise tax on marijuana" has the meaning ascribed to it in NRS 372A.220, as amended by section 4 of Senate Bill No. 487, chapter 541, Statutes of Nevada 2017, at page 3730.
- (b) "Taxpayer" has the meaning ascribed to it in NRS 372A.250, as amended by section 6 of Senate Bill No. 487, chapter 541, Statutes of Nevada 2017, at page 3730.

- Sec. 235. Within 30 days after the effective date of this regulation and on November 1 of each year thereafter, the Department will reimburse the costs of each local government of carrying out the provisions of chapters 453A and 453D of NRS as follows:
 - 1. By distributing a total amount of \$1,500,000, divided equally, to each county; and
- 2. By distributing a total amount of \$3,500,000 to each locality, divided on the basis of the population of each locality, to each locality in which a marijuana establishment or a medical marijuana establishment is located on:
 - (a) February 16, 2018, for the initial distribution pursuant to this subsection; and
 - (b) September 1 of each year for each subsequent distribution pursuant to this subsection.
- Sec. 236. No employee of this State who is responsible for implementing or enforcing the provisions of this chapter or chapter 453D of NRS may have a direct or indirect financial interest in a marijuana establishment or be employed by or volunteer at a marijuana establishment.
- Sec. 237. For the purposes of subsection 1 of NRS 453D.110, the maximum allowable quantity of marijuana is an amount that is:
 - 1. Equivalent to 1 ounce of usable marijuana other than concentrated marijuana;
- 2. One-eighth ounce of concentrated marijuana containing not more than 3,500 milligrams of THC; and
- 3. One-eighth ounce of concentrated marijuana or 3,500 milligrams of THC contained within one or more edible marijuana products.

Sec. 238. The Department may, upon findings made following a public hearing that the public interest will be supported by limiting the cultivation of marijuana in this State, limit the amount of marijuana cultivated within this State.

Sec. 239. 1. A marijuana establishment:

- (a) May only promote marijuana or a marijuana product through marketing the marijuana testing facility results on the label of the marijuana or marijuana product; and
- (b) Must not use a marijuana testing facility or other laboratory to promote any other attributes of marijuana or a marijuana product.
- The provisions of this chapter governing labeling and testing of marijuana and marijuana products apply to all marijuana and marijuana products, including, without limitation, pre-rolls.
- Sec. 240. 1. The Department may charge and collect a fee from any marijuana establishment that is involved in a complaint submitted to the Department by a consumer to recover the costs of investigating the complaint after the investigation is completed if the complaint is substantiated. The fee will be based upon the hourly rate established for each investigator of marijuana establishments as determined by the budget of the Department.
- 2. As used in this section, "substantiated" means supported or established by evidence or proof.
- Sec. 241. Except as otherwise provided in NRS 239.0115 and section 242 of this regulation, any information received by the Department related to the security of a marijuana establishment is confidential and must not be disclosed by the Department.

- Sec. 242. 1. Except as otherwise provided in this section and NRS 239.0115, the

 Department will and any designee of the Department shall maintain the confidentiality of and
 shall not disclose the name or any other identifying information of any person who facilitates
 or delivers services pursuant to this chapter or chapter 453D of NRS. Except as otherwise
 provided in NRS 239.0115, the name and any other identifying information of any person who
 facilitates or delivers services pursuant to this chapter or chapter 453D of NRS are
 confidential, not subject to subpoena or discovery and not subject to inspection by the general
 public.
- 2. Notwithstanding the provisions of subsection 1, the Department or its designee may release the name and other identifying information of a person who facilitates or delivers services pursuant to this chapter or chapter 453D of NRS to:
- (a) Authorized employees of the Department or its designee as necessary to perform official duties of the Department; and
- (b) Authorized employees of state and local law enforcement agencies only as necessary to verify that a person is lawfully facilitating or delivering services pursuant to this chapter or chapter 453D of NRS.
- 3. Nothing in this section prohibits the Department from providing a local government with a copy of all information and documentation provided as part of an application to operate a marijuana establishment upon the request of the local government and with the prior consent of the applicant.

- Sec. 243. A marijuana establishment shall not dispense or otherwise sell marijuana or marijuana products from a vending machine or allow such a vending machine to be installed at the interior or exterior of the premises of the marijuana establishment.
- Sec. 244. The provisions of sections 23 to 246, inclusive, of this regulation shall be deemed to apply to the extent specified in any agreement with a tribal government in this State entered into pursuant to section 1 of Senate Bill No. 375, chapter 305, Statutes of Nevada 2017, at page 1617 (NRS 223.250).
- Sec. 245. 1. Each component marijuana establishment retains its individual legal status as a separate entity from the combined marijuana establishment of which it is a part and each other component marijuana establishment which is a part of the same combined marijuana establishment.
- 2. The Department will not issue to a combined marijuana establishment a license for a marijuana establishment, but the combined marijuana establishment will instead be deemed to exist for the efficient operation and regulation of the component marijuana establishments which are a part of the combined marijuana establishment and will be issued a certificate of approval by the Department upon a determination by the Department that the combined marijuana establishment has complied with the provisions of this section.
- 3. The component marijuana establishments of a combined marijuana establishment may share a single, secured storage area if the inventory from each component marijuana establishment is securely segregated within the secured storage area apart from the inventory of all other component marijuana establishments.

- 4. The building infrastructure, security systems and other facilities, including, without limitation, common entrances, exits, break rooms, locker rooms, loading docks and other areas determined by the Department to be expedient for business and appropriate for the site, may be combined and shared among the component marijuana establishments of a combined marijuana establishment.
- 5. Each component marijuana establishment must be located in a commercial or industrial zone or averlay as approved by the locality and comply with all local ordinances and rules pertaining to zoning, land use and signage.
- 6. Except as otherwise provided in subsection 13, each component marijuana establishment within a combined marijuana establishment must be inspected before commencing operations and be ready to commence operations before any component marijuana establishment within the combined marijuana establishment may commence operations. A component marijuana establishment need not actually commence or intend to immediately commence operations to satisfy the requirements of this subsection.
- 7. For the purposes of subsection 6, a component marijuana establishment is ready to commence operations if the component marijuana establishment:
- (a) Is a cultivation facility, as defined in NRS 453A.056, as amended by section 8 of
 Assembly Bill No. 422, chapter 540, Statutes of Nevada 2017, at page 3679 and section 22 of
 Senate Bill No. 487, chapter 541, Statutes of Nevada 2017, at page 3743, or marijuana
 cultivation facility and has demonstrated the successful installation and operation of lights,
 plumbing, heating, ventilation and air-conditioning systems, kumidity control systems, carbon

dioxide control systems and all other growing technical facilities, including all related control systems, for at least one growing unit. A growing unit must:

- (1) Be serviced by all building facilities and technology and have all other features described to perform growing operations at all stages of growth in the application for a medical marijuana establishment registration certificate or license for the cultivation facility or marijuana cultivation facility;
- (2) Have the capacity to nourisk clones, germinate seedlings, attain vegetative growth, flower plants to maturity, dry and cure cut plants, trim and package finished plants and store finished marijuana product in compliance with this chapter, chapters 453A and 453D of NRS and chapter 453A of NAC, as applicable; and
 - (3) Consist of one or more growing tables, enclosed pods or rooms.
- (b) Is a facility for the production of edible marijuana products or marijuana-infused products, as defined in NRS 453A.105, as amended by section 11 of Assembly Bill No. 422, chapter 540, Statutes of Nevada 2017, at page 3680 and section 24 of Senate Bill No. 487, chapter 541, Statutes of Nevada 2017, at page 3744, or marijuana product manufacturing facility and has demonstrated the proper, safe installation of all extraction, cooking or other equipment and all plumbing, ventilation, solvent lines, electricity, electrical lines, refrigerators and all other production equipment.
- 8. A component marijuana establishment which has demonstrated that it is ready to commence operations pursuant to subsection 7 may expand operations within a previously inspected and approved space to the level described in its application for a license for a

marijuana establishment without further inspection or approval. The Department may inspect such a component marijuana establishment as often as it determines to be necessary.

- 9. Before the Department will issue a certificate of approval for a combined marijuana establishment, all walls, ceilings, floors, electrical cabling, plumbing, general lighting for purposes other than cultivation and ducting for heating, ventilation or air-conditioning systems for each component marijuana establishment must be completed as specified in the floorplan submitted to the Department as part of the application for a license for a marijuana establishment for the component marijuana establishment at a level sufficient to obtain a certificate of occupancy issued by the locality.
- 10. Each certificate of approval issued by the Department to a combined marijuana establishment must specify which types of marijuana establishments are approved to operate at the location of the combined marijuana establishment.
 - 11. A combined marijuana establishment may:
- (a) Allow the marijuana establishment agents or medical marijuana establishment agents of each component marijuana establishment to move between the component marijuana establishments of the combined marijuana establishment if each such marijuana establishment agent or medical marijuana establishment agent holds and carries on his or her person a marijuana establishment agent registration card or medical marijuana establishment agent registration card or medical marijuana establishment agent registration card, as applicable, for each kind of marijuana establishment or medical marijuana establishment to be entered.
- (b) Allow a marijuana establishment agent or medical marijuana establishment agent of any component marijuana establishment to perform work functions for any component

--254--Approved Regulation R092-17 marijuana establishment if each such marijuana establishment agent or medical marijuana establishment agent holds and carries on his or her person a marijuana establishment agent registration card or medical marijuana establishment agent registration card, as applicable, for each kind of marijuana establishment or medical marijuana establishment at which work functions are performed.

- (c) Share equipment which is not specific to the operation of a component marijuana establishment, including, without limitation, motor vehicles, among all component marijuana establishments.
- (d) Not allow a component marijuana establishment to share equipment which is specific to the operation of the component marijuana establishment, including, without limitation, extraction devices which are specifically used by a marijuana product manufacturing facility or cultivation lights which are specifically used by a marijuana cultivation facility, with another component marijuana establishment.
- 12. Each component marijuana establishment shall maintain separate operations from other component marijuana establishments and the combined marijuana establishment of which the component marijuana establishment is a part by:
- (a) Holding a license for a marijuana establishment or a medical marijuana establishment registration certificate and being individually approved, separate from all other marijuana establishments or medical marijuana establishments operating on the same parcel of real estate, to operate as a business by all relevant jurisdictions and authorities, as applicable.
- (b) Maintaining separately from all other component marijuana establishments and being able to present financial records which comply with generally accepted accounting principles.

- (c) Filing all financial disclosures and tax documents separately from all other component marijuana establishments.
- 13. A component marijuana establishment may submit a written request for an exception from the requirements of subsection 6. Such a written request must include a detailed justification of the necessity of the request. The Department may grant such a request for good cause shown, but will not consider any issues relating to financial outlays or difficulties with a vendor or supplier in preparing all component marijuana establishments for inspection to be good cause. If the Department grants such a request and the inspection of the component marijuana establishment which submitted the request is successful, the Department may permit the component marijuana establishment to operate for a period of time approved by the Department. Any certificate of approval issued to the combined marijuana establishment must be temporary and indicate that not all component marijuana establishments have been approved to operate. A final certificate of approval may only be issued to the combined marijuana establishment after each component marijuana establishment has satisfied the requirements of this section, paid all applicable fees and satisfied all applicable requirements of state or local law, regulation or ordinance.

Sec. 246. A dual licensee shall:

- Comply with the provisions of chapter 453A of NAC with respect to the medical marijuana establishment operated by the dual licensee; and
- Combine the location and operations of the medical marijuana establishment and marijuana establishment operated by the dual licensee as provided in section 245 of this regulation.

--256--Approved Regulation R092-17

LEGISLATIVE REVIEW OF ADOPTED REGULATIONS-NRS 233B.066 Informational Statement LCB File No. R092-17

1. A clear and concise explanation of the need for the adopted permanent regulation

The need and purpose of the proposed permanent regulation is to establish procedures for the issuance, suspension or revocation of licenses issued by the Department of Taxation, provide operating requirements to licensed marijuana establishments, require monthly filing of returns and remittance of tax imposed on the sales of marijuana, require the maintenance of certain records, and provide for the inspection of such records relating to the regulation and taxation of marijuana pursuant to NRS 453D.

Description of how public comment was solicited, a summary of public response, and an explanation of how other interested persons may obtain a copy of the summary

The Department of Taxation solicited comments from the public by sending the notices of the workshop and hearing by email and fax as follows:

Date of Notice	Workshop/Hearing	Date Held
July 6, 2017	Definitions, Application and licensing requirement of education and training; Civil penalties, security, disposal and taxes	July 24, 2017
July 6, 2017	Distribution, delivery and storage; Retail stores	July 25, 2017
July 7, 2017	Cultivation; Testing facilities	July 26, 2017
July 7, 2017	Production and Manufacturing; Packaging and labeling; Signage, marketing and advertising	July 27, 2017
Dec. 16, 2017	Public Hearing	Jan. 16, 2018

The mailing list included 264 members of the Department's interested parties list and 511 members of its marijuana-specific interested parties list. The Nevada Taxpayers Association also mailed the notices of workshop and hearing to its list of interested parties. Notices were also posted at the Nevada State Library, various Department of Taxation locations throughout the state, and at the main public libraries in counties where an office of the Department of Taxation is not located. Comments were also solicited by direct email to other interested parties lists maintained by the Department.

Summary of public responses

The following general responses were received by email and mail prior to the adoption hearing:

- Request deletion of Section 242 that relates to confidentiality of any person who facilitates or delivers services.
- Request that publicly traded companies' 5 percent owners be exempt from the sundry requirements for owners.
- Provide impartial evaluation for awarding marijuana establishment licenses; grant higher merit points to non-retail license holders and those who have made a greater investment in building in the industry.
- Provide for language that allows for a third party or intermediary business to advertise
 delivery to consumers provided that the advertising lists the name of the licensed retail
 marijuana store and that any digital platform or other platform used meets the publicly
 disclosed criteria for such delivery as approved by the Department.
- Funds provided under Section 235, subsection 1 should be used to supplement, not replace, general fund revenues and their use should be limited to costs directly related to impacts from marijuana such as public safety, public health and social services. The distribution in subsection 2 based on population should be done so that incorporated cities receive credit for the populations within their corporate limits and counties receive credit for populations living in the unincorporated areas of the county.

Testimony given at the adoption hearing

- One person testified and asked to add hexa hydrocanabidol to the list of substances tested because it causes users to become sick.
- One person testified that tracking of purchases is too restrictive and causes users to turn to the black market.
- One person testified that advertising is too restrictive; the requirement to submit every
 advertisement to the Department is excessive and the time for approval by the Department
 is between 4 to 6 weeks which is too long; language is vague as to whether non marijuana
 product also needs to follow label requirements.
- One person testified that the language regarding sale of seeds and plants is vague.
- One person testified that unusable marijuens should be allowed to be recycled into various products.
- Seventeen people testified that the language related to scoring entities to determine which
 entity will receive a retail marijuana store license is vague and ambiguous; application
 process should be fair and impartial; the scoring does not represent the Nevada population;
 percentage allowed for each scoring category should be listed out in the regulation; many
 dispensaries already have cultivation license and end up buying their own product which
 eliminates the competition and creates a monopoly; vertical integration results in
 dispensaries having complete control of pricing.
- One person testified that the testing for Aspergillus results in a zero tolerance policy; the
 decision to test this product is based on a white paper from Colorado and not based on
 peer review or science. Thus, the testing requirement does not increase safety for the
 patient and is overly burdensome on industry.
- One person testified that section 86 subsection 5 regarding summary search and seizure power is too broad.
- Four people testified that they support the regulation and understand that the Department will work with industry to implement the regulations.

- One person testified and asked for language that allows for a third party or intermediary
 business to advertise delivery to consumers provided that the advertising lists the name of
 the licensed retail marijuana store and that any digital platform or other platform used
 meets the publicly disclosed criteria for such delivery as approved by the Department.
- One person requested deletion of Section 242 that relates to confidentiality of any person who facilitates or delivers services.
- One person requested that section 235 that relates to local government distribution should be related to the direct costs to the local government for safety.

An audio recording of the workshop and adoption hearing, or a copy of the record of proceedings of the adoption hearing, may be obtained by calling the Nevada Department of Taxation at (775) 684-2059, or by writing to the Department of Taxation at 1550 East College Parkway, Carson City, Nevada 89706. They may also be obtained by going to the Department's website https://tax.nv.gov/uploadedFiles/taxnvgov/Content/FAQs/R-092-17-V6-Department-Track-Changes.pdf or e-mailing the Department at ghritz@tax.state.nv.us

- 3. The number of persons who
 - (a) Attended the hearing: 144
 - (b) Testifled at the hearing: 27
 - (c) Submitted written comments: 6
- 4. Contact information for each person identified in paragraphs (b) and (c) of number 3 above, if such information was provided to the agency conducting the hearing:

Testified at the adoption hearing:

Cindy Brown

Telephone number: 702-722-0166 Business address: not provided

Electronic mail address: abigpurplediamond@yahoo.com Name of entity or organization represented: patients

Jefferson W. Boswell

Telephone number: 702-990-7272

Business address: 3333 E Serene Avenue, Suite 200, Henderson, NV 89074

Electronic mail address: iboswell@peelbrimley.com

Name of entity or organization represented: Fairness in the Cannabis Industry, LLC

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Business address: 1921 Western Avenne, Las Vegas, NV 89102

Electronic mail address: mikel@terratechcorp.com
Name of entity or organization represented: Terra Tech

Frank Fosco

Telephone number: not provided Business address: not provided Electronic mail address: not provided

Name of entity or organization represented: citizens of Nevada

Dr. Nick Spirtos

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Mark Bradley

Telephone number: 702-840-3271

Business address: 1771 E Flamingo Road, Suite 201A, Las Vegas, NV 89119

Electronic mail address: mbradley@playersnetwork.com

Name of entity or organization represented: Players Network and Green Leaf Farms

Amanda Connor

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Business address: 710 Coronado Center Drive, Suite 121, Henderson, NV 89052

Electronic mail address: Amanda@connerpflc.com

Name of entity or organization represented: Nevada Cannabis Coalition

Michael Abrahams

Telephone number: 727-480-2576

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Electronic mail address: abrams@growsmith.com
Name of entity or organization represented: Growsmith

Brett Polunis

Telephone number: 202-505-3606 /702-840-3272

Business address: 1771 E Flamingo Road, Suite 201A, Las Vegas, NV 89119

Electronic mail address: pojunis@gmail.com

Name of entity or organization represented: Libertarian party/Players Network

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Electronic mail address: Stevenson I @me.com

Name of entity or organization represented: THC Nevada

Geoffrey Lawerence

Telephone number: 202-459-7887

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Electronic mail address:

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Business address: 615 S. Sixth Street, Las Vegas, NV 89101

Electronic mail address: not provided

Name of entity or organization represented: Silver Sage LLC

Andrew Hallenbeck

Telephone number: 702-521-6!60

Business address: 3739 Belmont Street, Las Vegas, NV 85030 Electronic mail address: Andrewsensvegas@gmail.com Name of entity or organization represented: Green Leaf Farms

Jennifer Solas

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Name of entity or organization represented: WeCan (Weltaess Education Cannabis Advocates of Nevada)

Craig Rombough

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Jeremy Edgel

Telephone number: 702-825-1608

Business address: 5645 W Alexander Road, Las Vegas, NV 89130

Electronic mail address: not provided

Name of entity or organization represented: Fairness in the Cannabis Industry LLC

Jason Henslee

Telephone number: not provided Business address: not provided

Electronic mail address: Jason_vegas@hotmail.com

Name of entity or organization represented: citizens of Nevada

Irene Rombough

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Electronic mail address: irenerombough 10@aol.com Name of entity or organization represented: Mother Herb

Jason Sturtsman

Telephone number: not provided

Business address: 3640 Rainy River Road, Las Vegas, NV 89108

Electronic mail address: not provided

Name of entity or organization represented: WeCan (Wellness Education Cannabis Advocates of Nevada)

Joshua Hicks

Telephone number: 775-788-2000

Business address: 100 West Liberty Street, 10th Floor, Reno, NV 89501

Electronic mail address: <u>Ihicks@mcdonaldcarano.com</u>
Name of entity or organization represented: Eaze Solutions

Barry Smith

Telephone number: 775-885-0866

Business address: 102 N. Curry Street, Carson City, NV 89703

Electronic mail address: Nevadapress@att.net

Name of entity or organization represented: Nevada Press Association

Wes Henderson

Telephone number: 775-881-8273

Business address: 310 S Curry Street, Carson City, NV 89703

Electronic mail address: whenderson@nvleague.org

Name of entity or organization represented: NV League of Cities

Will Adler

Telephone number: 775-230-0247

Business address 412 N Division Street, Carson City, NV 89703

Electronic mail address: will@ssgr.us

Name of entity or organization represented: Sierra Cannabis Coalition

Riana Durrett

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Electronic mail address: Riuna@nvdispense.com

Name of entity or organization represented: Nevada Dispensary Association

Brett Scolari

Telephone number: 702-735-9931

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Name of entity or organization represented: Tryke Companies

Pat Lynch

Telephone number: 775-219-0014
Business address: not provided
Electronic mail address: not provided

Name of entity or organization represented: Women's Radio

Provided written comments:

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Electronic mail address: jboswelk@neelbrimlev.com

Name of entity or organization represented: Fairness in the Cannabis Industry, LLC

Josh Hicks

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Electronic mail address: Jhicks@mcwlaw.com

Name of entity or organization represented: Eaze Solutions, Inc.

Barry Smith

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Name of entity or organization represented: Nevada Press Association

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Telephone number: 866-721-0297

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Name of entity or organization represented: GBSciences, Inc.

Mark Bradley

Telephone number: 702-840-3271

Business address: 1771 E Flamingo Road, Suite 201A, Las Vegas, NV 89119

Electronic mail address: mbradley@playersnetwork.com

Name of entity or organization represented: Players Network and Green Leaf Farms

Wes Henderson

Telephone number: 775-881-8273

Business address: 310 S Curry Street, Carson City, NV 89703

Electronic mail address: whenderson@nvleague.org

Name of entity or organization represented: NV League of Cities

The written comments can be obtained by calling the Nevada Department of Taxation at (775) 684-2030 or by writing to the Department of Taxation at 1550 East College Parkway, Carson City, Nevada 89706. They may also be obtained by going to the Department's website https://tax.nv.gov/FAOs/Marijuana_Proposed_Temporary_Regulation_T002-17/ or e-mailing the Department at <a href="mailto:ghtps://ghtps:/

 A description of how comment was solicited from affected businesses, a summary of their responses and an explanation of how other interested persons may obtain a copy of the summary

In July 2017, the Department of Taxation prepared and disseminated draft language for the proposed permanent regulation R092-17 seeking input and information from small businesses regarding the impact of the language. The notice of workshop, agenda and proposed language were:

- Emailed by the Department to 264 members of its interested parties list, including members of a marijuena-specific interested parties list of 511
- Emailed by the Nevada Taxpayers Association to its list of interested parties

The workshops on the proposed language were held on the following dates:

- Monday July 24, 2017
 - Definitions
 - Application and licensing requirements & education and training
 - Civil penalties, security, disposal, and taxes
- Tuesday July 25, 2017
 - Distribution, delivery, and storage
 - Retail stores
- Wednesday July 26, 2017
 - Cultivation facilities
 - Testing facilities
- Thursday July 27, 2017
 - Product manufacturing facilities
 - Packaging and labeling & signage, marketing, and advertising

Thirteen (13) interested parties submitted public comment. Eleven (11) of the responses were from Nevada-based marijuana businesses or their representatives, one response was from local government, and one response was from a medical marijuana patient advocate.

The content of the responses can be summarized into the following major themes:

- Labels and Packaging Respondents said that fruit images should be allowed on labels
 and packaging; requiring both stamping and individually wrapped edibles is excessive;
 provide alternatives to packaging of glass bottles and liquids; allow a smaller font size for
 smaller products; allowing variance of +/- 15% is overly broad.
- Department Preapproval Respondents asked to add animals to the allowable images for logos or names; approve logos of licensed product from another state; clarify what sources for non-marijuana ingredients need approval; allow for branded products to be sold at retail marijuana stores; shortened review time.
- Definitions Respondents asked to include that industrial hemp is not marijuana; update growing unit definition.
- Disposal Respondents asked to provide alternatives to grinding roots and stalks; require
 notice to the Department of unusable marijuana; provide the ability to return product if
 unusable.
- Penalties Respondents asked to remove language regarding impaired staff; add bad faith
 complaints; allow establishments to obtain investigative file during discovery; do not issue
 civil penalties unless establishment is grossly negligent, refuses to correct violations, or
 repeatedly violates the same regulation.
- Concentrated Cannabia Respondents asked to increase the purchase limit of THC in
 concentrated cannabis and that total THC concentration should be noted in a percentage
 and the total quantity of THC noted in milligrams as appropriate for the product.

- Advertising Respondents said that fruit images should be allowed in advertising;
 photographs of approved products should be acceptable; allow submission of data on youth
 viewership for advertising approval; do not require preapproval if falls within advertising
 guideliaes; do not require preapproval of social media, websites, blog posts, e-mails, and
 text updates; consider not allowing advertising on motor vehicles used for private
 transportation.
- Distributor Requirements Respondents asked to adjust amount required for liquid
 assets; maximum load limits should be changed; do not require distributor vehicles to
 maintain a temperature of 41 degrees; cash management for transportation/distribution
 (trackable/traceable to a specific customer and invoice) should be included in the
 regulations.
- Application and Licensing Respondents asked that we give preference for an
 establishment who has local government approval but no medical marijuana registration
 certificate; add additional reasons when a license will not be renewed.
- Testing Respondents requested that we keep testing consistent with medical marijuana
 regulations; update minimum sample size; remove shelf-life testing; remove the
 requirement to test for any pesticide not approved by the Department of Agriculture at any
 detectable amount.
- Local Governments Respondents asked that we prohibit outdoor cultivation; include local authorities during inspection; notify law enforcement of surveillance system malfunctions; provide application information for both establishments and agent cards to local government; provide a fee to the local fire protection agency; allow for local inspections.
- Taxes Respondents requested that we clarify that retail excise tax does not apply to non-marijuana products.

Anyone interested in obtaining a copy of the summary of responses can call the Nevada Department of Taxation at (775) 684-2059 or write to the Department at 1550 East College Parkway, Carson City, Nevada 89706, or e-mail the Department at ghritz@tax.state.nv.us

 If the regulation was adopted without changing any part of the proposed regulation, a summary of the reasons for adopting the regulation without change

The Department adopted the proposed regulation with extensive changes made after the workshop and public comment period. The changes were made to address many of the themes identified in item #5 above. After further consideration, research and analysis, if a requested change was not made, it was rejected because it did not comply with the statutory provision or was not in the interest of public health and safety.

- 7. The estimated economic effect of the regulation on the business which it is to regulate and on the public:
 - (a) The estimated adverse and beneficial economic effect

To business:

The proposed permanent regulation presents no foresceable or anticipated adverse economic effect on the businesses which it is to regulate. On the other hand, the businesses that qualify for

marijuana establishment licenses will realize the beneficial economic effects of expanding from a medical-only market into a medical and adult-use market.

To the public:

There is no foreseeable or anticipated adverse economic effect to the public. Conversely, the proposed permanent regulation provides a beneficial economic effect to the public by providing the public an opportunity to purchase lab-tested product from a state-licensed and regulated retailer. Excess program revenues are transferred to the State Distributive School Account, and revenue from the retail excise tax is transferred to the state's "Rainy Day" fund.

(b) Estimated immediate and long term economic effect

To business:

The businesses that qualify for marijuana establishment licenses will realize immediate economic effects of expanding from a medical-only market into a medical and adult-use market. The proposed permanent regulation presents no foreseeable or anticipated long term economic effects to business.

To the public:

The public will realize an immediate economic effect of increased public safety and protection due to the stringent regulatory requirements. The proposed permanent regulation presents no foreseeable or anticipated long term economic effects to the public.

8. The estimated cost to the agency for enforcement of the proposed regulation

The proposed permanent regulation presents no significant anticipated cost or decrease in costs for enforcement other than the costs to implement the statutory provision.

9. A description of any regulations of other State or governmental agencies which the regulation overlaps or duplicates and a statement explaining why the duplication or overlap is necessary; If the regulation overlaps or duplicates a federal regulation, the name of the regulating federal agency

In some cases, the regulation does overlap or duplicate the medical marijuana provisions found in NRS 453A and NAC 453A and to the extent possible mirrors those regulations so as not to subject businesses with dual medical and adult-use licenses with conflicting regulations. The overlap is necessary because medical marijuana provisions are provided in NRS and NAC 453A and adult-use provision are found in NRS and NAC 453D.

 If the regulation includes provisions that are more stringent than a federal regulation that regulates the same activity, a summary of such provisions.

The Department is not aware of any similar federal regulations of the same activity in which the state regulations are more stringent.

11. If the regulation provides a new fee or increases an existing fee, the total annual amount the agency expects to collect and the manner in which the money will be used.

Section 85 provides for the reimbursement of costs incurred by the Department to conduct a preliminary

walk-through prior to an inspection; Section 92 provides for the reimbursement of all costs incurred by the Department to review or investigate a change in ownership; Section 94 provides for an application fee for an agent card; Section 102 allows a fee for the oversight of a marijuana establishment; Section 109 requires the marijuana establishment to pay a fee assessed by the independent contractor for using the seed-to-sale tracking system; Section 115 provides for reimbursement of all costs incurred by the State or a locality in cleaning up, mitigating or remedying any environmental damage; Section 240 allows for the Department to collect a fee for costs of investigating a complaint. These fees are not additional fees but mirror the fees provided for in NRS 453A and NAC 453A to bring the adult-use marijuana program into conformity with the medical marijuana program. As such, the Department does not believe there will be significant additional revenue generated. All fees will be deposited in accordance with NRS 453D.

EXHIBIT 2



BRIAN SANDOVAL
GOVERNOR
JAMES DEVOLLD
Chair. Nevada Tax Commission
WINTERAD, ANDERSON
Decoding Director

STATE OF NEVADA DEPARTMENT OF TAXATION

Web Site: https://tax.nv.gov 1550 College Parkway Suite 115 Carson City, Nevada 89706-7987 Phone: (775) 684-2000 Fax: (775) 684-2020

LAS VEGAS OFFICE Grant Sawyer Office Building Suite1300 555 E. Washington Avenue Las Vegas Nevarla 83101 Phone: (702) 486-2300 Fax: (702) 486-2373 RENO OFFICE 4500 Kietzke Lane Building L, Suite 235 Reno, Nevada 69502 Phone: (775) 687-9999 Fax: (775) 686-1303

HENDERSON OFFICE 2550 Paseo Verde Parkway, Suite 180 Henderson, Navada 89074 Phone: (702) 486-2370 Fax: (702) 486-3377

Recreational Marijuana Establishment License Application Recreational Retail Marijuana Store Only

Release Date: July 6, 2018

Application Period: September 7, 2018 through September 20, 2018

(Business Days M-F, 8:00 A.M. - 5:00 P.M.)

For additional information, please contact:

Marijuana Enforcement Division

State of Nevada Department of Taxation
1550 College Parkway, Suite 115

Carson City, NV 89706

marijuana@tax.state.nv.us

Version 5.4-06/22/2018

Recreational Marijuana Establishment License Application

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BRIAN SANDOVAL
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WILLIAM D. ANDERSON
Executive Director

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HENDERSON OFFICE 2550 Pageo Verde Parkway, Suha 180 Henderson, Navada 88074 Phone: (702) 466-2300 Fac: (702) 486-3377

APPLICANT INFORMATION

Provide all requested information in the space next to each numbered question. The information in Sections V1 through V10 will be used for application questions and updates. Type or print responses. Include this applicant information sheet in Tab III of the Identified Criteria Response (Page 10).

VI	Company Name:				
V2	Street Address:				
V3	City, State, ZIP:				
V 4	Telephone: ()		¥	ext:	
V5	Email Address:				
٧6	Toll Free Number: ()		<u> </u>	ext:	
Çoı	Contact person who will provide information, sign, or ensure actions are taken pursuant to R092-17 & NRS 453D				
	Name:				
V7	Trile:				
	Street Address:				
	City, State, ZIP:				
V8	Email Address:				_
V9	Telephone number for contact person:	()	(18)	ext
V10	Signature:			Date:	

Version 5.4- 06/22/2018

Recreational Marijuana Establishment License Application

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BRIAN SANDOVAL Governor JAMES DEVOLLD Chair, Nevada Tax Commission WILLIAM B. ANDERSON Executive Director

STATE OF NEVADA DEPARTMENT OF TAXATION

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BRIAN SANDOVAL
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1. TERMS AND DEFINITIONS

For the purposes of this application, the following acronyms/definitions will be used.

TERMS	DEFINITIONS
Applicant	Organization/individual submitting an application in response to this request for application.
Awarded applicant	The organization/individual that is awarded and has an approved conditional license with the State of Nevada for the establishment type identified in this application.
Confidential information	Any information relating to building or product security submitted in support of a recreational marijuana establishment license.
Department	The State of Nevada Department of Taxation.
Edible marijuana products	Products that contain marijuana or an extract thereof and are intended for human consumption by oral ingestion and are presented in the form of foodstuffs, extracts, oils, tinctures and other similar products.
Enclosed, locked facility	A closet, display case, room, greenhouse, or other enclosed area equipped with locks or other security devices which allow access only by a recreational marijuana establishment agent and the holder of a valid registry identification card.
Establishment license approval to operate date	The date the State Department of Taxation officially gives the approval to operate based on approval of the local jurisdiction and successful fulfillment of all approval-to-operate instructions between the Department and the successful applicant.
Conditional establishment license award date	The date when applicants are notified that a recreational marijuana establishment conditional license has been successfully awarded and is awaiting approval of the local jurisdiction and successful fulfillment of all approval-to-operate instructions.
Evaluation committee	An independent committee comprised of state officers or employees and contracted professionals established to evaluate and score applications submitted in response to this request for applications.
Excluded felony offense	A crime of violence or a violation of a state or federal law pertaining to controlled substances if the law was punishable as a felony in the jurisdiction where the person was convicted. The term does not include a criminal offense for which the sentence, including any term of probation, incarceration or supervised release, was completed more than 10 years before or an offense involving conduct that would be immune from arrest, prosecution or penalty, except that the conduct occurred before April 1, 2014 or was prosecuted by an authority other than the State of Nevada.

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Facility for the production of edible marijuana products or marijuana infused products	A business that is registered/licensed with the Department and acquires, possesses, manufactures, delivers, transfers, transports, supplies, or sells edible marijuana products or marijuana-infused products to recreational marijuana retail stores.
Identifiers or Identified Criteria Response	A non-identified response, such as assignment of letters, numbers, job title or generic business type, to assure the identity of a person or business remains unidentifiable. Assignment of identifiers will be application-specific and will be communicated in the application in the identifier legend.
Marijuana Testing Facility	Means an entity licensed to test marijuana and marijuana products, including for potency and contaminants.
Inventory control system	A process, device or other contrivance that may be used to monitor the chain of custody of marijuana used for recreational purposes from the point of cultivation to the end consumer.
Marijuana	All parts of any plant of the genus Cannabis, whether growing or not, and the seeds thereof, the resin extracted from any part of the plant and every compound, manufacture, salt, derivative, mixture or preparation of the plant, its seeds or resin. "Marijuana" does not include the mature stems of the plant, fiber produced from the stems, oil or cake made from the seeds of the plant, any other compound, manufacture, salt, derivative, mixture or preparation of the mature stems (except the resin extracted there from), fiber, oil or cake, or the sterilized seed of the plant which is incapable of germination. "Marijuana" does not include industrial hemp as defined in NRS 557.040, and grown or cultivated pursuant to Chapter 557 of NRS.
Marijuana-infused products	Products that are infused with marijuana or an extract thereof and are intended for use or consumption by humans through means other than inhalation or oral ingestion. The term includes topical products, ointments, oils and tinctures.
May	Indicates something that is recommended but not mandatory. If the applicant fails to provide recommended information, the Department may, at its sole discretion, ask the applicant to provide the information or evaluate the application without the information.
Medical use of marijuana	The possession, delivery, production or use of marijuana; the possession, delivery or use of paraphernalia used to administer marijuana, as necessary, for the exclusive benefit of a person to mitigate the symptoms or effects of his or her chronic or debilitating medical condition.

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Must	Indicates a mandatory requirement. Failure to meet a mandatory requirement may result in the rejection of an application as non-responsive.
NAC	Nevada Administrative Code. All applicable NAC documentation may be reviewed via the internet at: http://www.leg.state.nv.us/NAC/CHAPTERS.HTML
Non-Identified Criteria Response	A response to the application in which no information is included pertaining to identifiable information for any and all owners, officers, board members or employees and business details (proposed business name(s), D/B/A, current or previous business names or employers). Identifiers that must be removed from the application include all names; specific geographic details including street address, city, county, precinct, ZIP code, and their equivalent geocodes; telephone numbers; fax numbers; email addresses; social security numbers; financial account numbers; certificate/license numbers; vehicle identifiers and serial numbers including license plate numbers; Web Universal Resource Locators (URLs); Internet Protocol (IP) addresses; biometric identifiers including finger and voice prints, full-face photographs and any comparable images; previous or proposed company logos, images or graphics; and, any other unique identifying information, images, logos, details, numbers, characteristics, or codes.
NRS	Nevada Revised Statutes. All applicable NRS documentation may be reviewed via the internet at: http://www.leg.state.nv.us/NRS/.
Pacific Time (PT)	Unless otherwise stated, all references to time in this request for applications and any subsequent award of license are understood to be Pacific Time.
Recreational marijuana retail store	Means an entity licensed to purchase marijuana from marijuana cultivation facilities, to purchase marijuana and marijuana products from marijuana product manufacturing facilities and retail marijuana stores, and to sell marijuana and marijuana products to consumers.
Recreational marijuana establishment	Means a marijuana cultivation facility, a marijuana testing facility, a marijuana product manufacturing facility, a marijuana distributor, or a retail marijuana store.
Recreational marijuana establishment agent	Means an owner, officer, board member, employee or volunteer of a marijuana establishment, an independent contractor who provides labor relating to the cultivation, processing or distribution of marijuana or the production of marijuana or marijuana products for a marijuana establishment or an employee of such an independent contractor. The term does not include a consultant who performs professional services for a recreational marijuana establishment.

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Recreational marijuana establishment agent registration card	A registration card that is issued by the Department pursuant to R092-17, Sec. 94 to authorize a person to volunteer or work at a recreational marijuana establishment.
Recreational marijuana establishment license	A license that is issued by the Department pursuant to NRS 453D and R092-17 to authorize the operation of a recreational marijuana establishment.
Shall	Indicates a mandatory requirement. Failure to meet a mandatory requirement may result in the rejection of an application as non-responsive.
Should	Indicates something that is recommended but not mandatory. If the applicant fails to provide recommended information the Department may, at its sole discretion, ask the applicant to provide the information or evaluate the application without the information.
State	The State of Nevada and any agency identified herein.
WILL	Indicates a mandatory requirement. Failure to meet a mandatory requirement may result in the rejection of an application as non-responsive.

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2. APPLICATION OVERVIEW

The Nevada State Legislature passed a number of bills during the 2017 session which affect the licensing, regulation and operation of recreational marijuana establishments in the state. In addition, the Department of Taxation has approved regulations effective February of 2018. Legislation changes relevant to this application include but are not limited to the following:

Assembly Bill 422 (AB422):

- Transfers responsibility for registration/licensing and regulation of marijuana establishments from the State
 of Nevada's Division of Public and Behavioral Health (DPBH) to the Department of Taxation.
- Adds diversity of race, ethnicity, or gender of applicants (owners, officers, board members) to the existing
 merit criteria for the evaluation of marijuana establishment registration certificates.

LCB File No. Regulation R092-17:

On or before November 15, 2018, a person who holds a medical marijuana establishment registration
certificate may apply for one or more licenses, in addition to a license issued pursuant to section 77 of the
regulation, for a marijuana establishment of the same type or for one or more licenses for a marijuana
establishment of a different type.

No applicant may be awarded more than 1 (one) retail store license in a jurisdiction/locality, unless there are less applicants than licenses allowed in the jurisdiction.

The Department is seeking applications from qualified applicants in conjunction with this application process for recreational marijuana retail store license. If a marijuana establishment has not received a final inspection within 12 months after the date on which the Department issued a license, the establishment must surrender the license to the Department. The Department may extend the period specified in R092-17, Sec. 87 if the Department, in its discretion, determines that extenuating circumstances prevented the marijuana establishment from receiving a final inspection within the period.

3. APPLICATION TIMELINE

The following represents the timeline for this project. All times stated are in Pacific Time (PT).

Task	Date/Time
Request for application date	July 6, 2018
Opening of 10-day window for receipt of applications	September 7, 2018
Deadline for submission of applications	September 20, 2018 - 5:00 p.m.
Application evaluation period	September 7, 2018 - December 5, 2018
Conditional licenses award notification	Not later than December 5, 2018
Anticipated approximate fully operational deadline	12 months after notification date of conditional license

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4. APPLICATION INSTRUCTIONS

The State of Nevada Department of Taxation is seeking applications from qualified applicants to award recreational marijuana retail store licenses.

The Department anticipates awarding a recreational marijuana retail store license in conjunction with this application as determined by the applicant's establishment type, geographic location and the best interest of the State. Therefore, applicants are encouraged to be as specific as possible regarding services provided, geographic location, and information submitted for each application merit criteria category.

Pursuant to section 78 subsection 12 of R092-17, the application must include the signature of a natural person for the proposed marijuana establishment as described in subsection 1 of section 74 of R092-17.

5. APPLICATION REQUIREMENTS, FORMAT AND CONTENT

5.1. General Submission Requirements

- 5.1.1. Applications must be packaged and submitted in counterparts; therefore, applicants must pay close attention to the submission requirements. Applications will have an Identified Criteria Response and a Non-Identified Criteria Response. Applicants must submit their application separated into the two (2) required sections, Identified Criteria Responses and Non-Identified Criteria Responses, recorded to separate electronic media (CD-Rs or USB thumb drives).
- 5.1.2. The required electronic media must contain information as specified in Section 5.4, and must be packaged and submitted in accordance with the requirements listed at Section 5.5.
- 5.1.3. Detailed instructions on application submission and packaging are provided below. Applicants must submit their applications as identified in the following sections.
- 5.1.4. All information is to be completed as requested.
- 5.1.5. Each section within the Identified Criteria Response and the Non-Identified Criteria Response must be saved as separate PDF files, one for each required "Tab". The filename will include the tab number and title (e.g., 5.2.1 Tab I Title Page.pdf).
- 5.1.6. For ease of evaluation, the application must be presented in a format that corresponds to and references the sections outlined within the submission requirements section and must be presented in the same order. Written responses must be typed and placed immediately following the applicable criteria question, statement and/or section.
- 5.1.7. Applications are to be prepared in such a way as to provide a straightforward, concise delineation of information to satisfy the requirements of this application.
- 5.1.8. In a Non-Identified Criteria Response, when a specific person or company is referenced the identity must remain confidential. A person may be addressed through their position, discipline or job title, or assigned an identifier. Identifiers assigned to people or companies must be detailed in a legend (Attachment H) to be submitted in the Identified Criteria Response section.
- 5.1.9. Materials not requested in the application process will not be reviewed.

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5.2. Part I – General Criteria Response

The IDENTIFIED CRITERIA RESPONSE must include:

- Electronic media (CD-R or thumb drive) containing only the Identified Criteria Response.
- Do not password protect electronic media or individual files.
- The response must contain separate PDF files for each of the tabbed sections as described below.

5.2.1. Tab I - Title Page

The title page must include the following:

Part I – Identified Criteria Response			
Application Title:	A Recreational Marijuana Establishment License		
Applicant Name:			
Address:			
Application Opening Date and Time:	September 7, 2018		
Application Closing Date and Time:	September 20, 2018		

5.2.2. Tab II - Table of Contents

An accurate table of contents must be provided in this tab.

5.2.3. Tab III - Applicant Information Sheet (Page 2)

The completed Applicant Information Sheet signed by the contact person who is responsible for providing information, signing documents, or ensuring actions are taken pursuant to R092-17, Sec. 74 must be included in this tab.

- 5.2.4. Tab IV Recreational Marijuana Establishment License Application (Attachment A) The completed and signed Recreational Marijuana Establishment License Application must be included in this tab.
- 5.2.5. Tab V Multi-Establishment Limitations Form (Attachment F)

 If applicable, a copy of the Multi-Establishment Limitations Form must be included in this tab. If not applicable, please insert a plain page with the words "Not applicable."
- 5.2.6. Tab VI Identifier Legend (Attachment H)

 If applicable, a copy of the Identifier Legend must be included in this tab. If not applicable, please insert a page with the words "Not Applicable".

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- 5.2.7. Tab VII Confirmation that the applicant has registered with the Secretary of State
 Documentation that the applicant has registered as the appropriate type of business and
 the Articles of Incorporation, Articles of Organization, Operating Agreements, or
 partnership or joint venture documents of the applicant must be included in this tab.
- 5.2.8. Tab VIII- Documentation of liquid assets

Documentation demonstrating the liquid assets and the source of those liquid assets from a financial institution in this state or in any other state or the District of Columbia must be included in this tab and demonstrate the following criteria:

- 5.2.8.1 That the applicant has at least \$250,000 in liquid assets which are unencumbered and can be converted within 30 days after a request to liquidate such assets; and
- 5.2.8.2. The source of those liquid assets.

Note: If applying for more than one recreational marijuana establishment license, available funds must be shown for each establishment application.

- 5.2.9. Tab IX Evidence of taxes paid; other beneficial financial contributions Evidence of the amount of taxes paid and/or other beneficial financial contributions made to the State of Nevada or its political subdivisions within the last five years by the applicant or the persons who are proposed to be owners, officers or board members of the establishment must be included in this tab.
- 5.2.10. Tab X Organizational structure and owner, officer or board member information

The description of the proposed organizational structure of the proposed recreational marijuana establishment and information concerning each owner, officer and board member of the proposed recreational marijuana establishment must be included in this tab and demonstrate the following criteria:

- 5.2.10.1. An organizational chart showing all owners, officers and board members of the recreational marijuana establishment including percentage of ownership for each individual.
- 5.2.10.2. An Owner, Officer and Board Member Attestation Form must be completed for each individual named in this application (Attachment B).
- 5.2.10.3. The supplemental Owner, Officer and Board Member Information Form should be completed for each individual named in this application. This attachment must also include the diversity information required by R092-17, Sec. 80.1(b) (Attachment C).
- 5.2.10.4. A resume, including educational level and achievements for each owner, officer and board member must be completed for each individual named in this application.
- 5.2.10.5. Narrative descriptions not to exceed 750 words demonstrating the following:
 - 5.2.10.5.1. Past experience working with government agencies and highlighting past community involvement.

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- 5.2.10.5.2. Any previous experience at operating other businesses or non-profit organizations, including marijuana industry experience.
- 5.2.10.6. A Request and Consent to Release Application Form for Recreational Marijuana Establishment License(s) for each owner, officer and board member should be completed for each individual named in this application (Attachment D)
- 5.2.10.7. A copy of each individual's completed fingerprint submission form demonstrating he or she has submitted fingerprints to the Nevada Department of Public Safety. Agent cards will not be accepted.

5.2.11. Tab XI- Financial plan

A financial plan must be included in this tab which includes:

- 5.2.11.1. Financial statements showing the resources of the applicant, both liquid and illiquid.
- 5.2.11.2. If the applicant is relying on funds from an owner, officer, board member or any other source, evidence that such person has unconditionally committed such funds to the use of the applicant in the event the Department awards a recreational marijuana establishment license to the applicant.
- 5.2.11.3. Proof that the applicant has adequate funds to cover all expenses and costs of the first year of operation.

5.2.12. Tab XII - Name, signage and advertising plan

A proposal of the applicant's name, signage and advertising plan which will be used in the daily operations of the recreational marijuana establishment on the form supplied by the Department (Attachment G) must be included in this tab.

Please note: This section will require approval, but will not be scored.

5.2.13. Application Fee

5.2.13.1. Include with this packet the \$5,000.00 non-refundable application fee per NRS 453D.230(1). License fee is not required until a conditional license has been awarded.

Please note: Only cash, cashier's checks and money orders made out to the "Nevada Department of Taxation" will be accepted for payment of the nonrefundable application fee.

5.3. Part II – Non-identified Criteria Response

The NON-IDENTIFIED CRITERIA RESPONSE must include:

- Electronic media (CD-R or thumb drive) containing only the Identified Criteria Response.
- Do not password-protect electronic media or individual files.

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- The response must contain separate PDF files for each of the tabbed sections as described below:
- 5.3.1. Tab I Title Page

Please note: Title page will not be viewed by Non-Identified Criteria evaluators. The title page must include the following:

Part II -Non-Identified Criteria Response			
Application Title:	A Recreational Marijuana Establishment License		
Applicant Name:			
Address:			
Application Opening Date and Time:	September 7, 2018		
Application Closing Date and Time:	September 20, 2018		

5.3.2. Tab II - Table of Contents

An accurate table of contents must be provided in this tab.

5.3.3. Tab III - Building/Establishment information

Documentation concerning the adequacy of the size of the proposed recreational marijuana establishment to serve the needs of persons who are authorized to engage in the use of marijuana must be included in this tab. The content of this response must be in a non-identified format and include general floor plans with all supporting details

Please note: The size or square footage of the proposed establishment should include the maximum size of the proposed operation. The start-up plans and potential expansion should be clearly stated to prevent needless misunderstandings and surrendering of certification.

- 5.3.4. Tab IV Care, quality and safekeeping of marijuana from seed to sale plan

 Documentation concerning the integrated plan of the proposed recreational marijuana
 establishment for the care, quality and safekeeping of recreational marijuana from seed
 to sale must be included in this tab. The content of this response must be in a nonidentified format and include:
 - 5.3.4.1. A plan for verifying and testing recreational marijuana.
 - 5.3.4.2. A transportation or delivery plan
 - 5.3.4.3. Procedures to ensure adequate security measures for building security
 - 5.3.4.4. Procedures to ensure adequate security measures for product security
- 5.3.5. Tab V System and Inventory Procedures plan

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A plan for the operating procedures for verification system and inventory control system must be included in this tab. The content of this response must be in a non-identified format and include:

- 5.3.5.1 A description of the operating procedures for the verification system of the proposed marijuana establishment for verifying age.
- 5.3.5.2. A description of the inventory control system of the proposed recreational marijuana establishment.

Please note: Applicants should demonstrate a system to include thorough tracking of product movement and sales. The applicant shall demonstrate capabilities for an external interface via a secure API to allow third party software systems to report all required data into the State database to allow seamless maintenance of records and to enable a quick and accurate update on demand. The system shall account for all inventory held by an establishment in any stage of cultivation, production, display or sale as applicable for the type of establishment, and demonstrate an internal reporting system to provide the Department with comprehensive information about an establishment's inventory.

5.3.6. Tab VI- Operations and resources plan

Evidence that the applicant has a plan to staff and manage the proposed marijuana establishment on a daily basis must be included in this tab. The content of this response must be in a non-identified format and include:

- 5.3.6.1 A detailed budget for the proposed establishment including pre-opening and first year operating expenses.
- 5.3.6.2. An operations manual that demonstrates compliance with the regulations of the Department.
- 5.3.6.3. An education plan which must include providing training and educational materials to the staff of the proposed establishment.
- 5.3.6.4. A plan to minimize the environmental impact of the proposed establishment.
- 5.3.7. Tab VII Community impact and serving authorized persons in need A proposal demonstrating the likely impact on the community and convenience to serve the needs of persons authorized to use marijuana must be included in this tab. The content of this response must be in a non-identified format and include:
 - 5.3.7.1 The likely impact of the proposed recreational marijuana establishment in the community in which it is proposed to be located.
 - 5.3.7.2. The manner in which the proposed recreational marijuana establishment will meet the needs of the persons who are authorized to use marijuana.

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5.4. Electronic Media Requirements

Electronic media submitted as part of the application must include:

- 5.4.1. A separate CD-R or thumb drive which contains only the Identified Criteria Response.
- 5.4.2. A separate CD-R or thumb drive which contains only the Non-Identified Criteria Response.
 - 5.4.2.1 The electronic files must follow the format and content section for the Identified Criteria Response and Non-Identified Criteria Response.
 - 5.4.2.2. All electronic files must be saved in "PDF" format with separate files for each required "Tab". Individual filenames must comply with the naming requirements specified in 5.1.5 of the General Submission Requirements.
 - 5.4.2.3. CD-Rs or thumb drives will be labeled as either Identified or Non-Identified Criteria Responses. Identified Criteria Responses and Non-Identified Criteria Responses must not be saved to the same CD-R or thumb drive.
 - 5.4.2.3.1. Part I Identified Criteria Response 5.4.2.3.2. Part II – Non-Identified Criteria Response
 - 5.4.2.4. Seal the Identified Criteria Response and Non-Identified Criteria Response electronic media in separate envelopes and affix labels to the envelopes per the example below:

CDs or Thumb Drives			
Application	A Recreational Marijuana Establishment License		
Applicant Name:			
Address:			
Contents:	Part I – Identified Criteria Response OR Part II – Non-Identified Criteria Response		



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WILLIAM B. ANDERSON
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5.5. Application Packaging and Instructions

5.5.1 Recreational Marijuana Establishment License Applications may be mailed or dropped off in person at:

-OR-

Department of Taxation
Marijuana Enforcement Division
1550 College Parkway
Carson City, NV 89706

Department of Taxation Marijuana Enforcement Division 555 E. Washington Ave. Ste 1300 Las Vegas, NV 89101

- 5.5.2. Applications dropped off in person at one of the two Taxation office's must be received no later than 5:00 p.m. on September 20, 2018.
- 5.5.3. Applications mailed in to one of the two Taxation office's must be postmarked by the United States Postal Service not later than September 20, 2018.
- 5.5.4. If an application is sent via a different delivery service (i.e. UPS, FedEx, etc.) and does not arrive at one of the two Taxation offices by 5:00 p.m. on September 20, 2018, the application will not be considered.
- 5.5.5. If mailing the application, combine the separately sealed Identified and Non-Identified Criteria Response envelopes into a single package suitable for mailing.
- 5.5.6. The Department will not be held responsible for application envelopes mishandled as a result of the envelope not being properly prepared.
- 5.5.7. Email, facsimile, or telephone applications will **NOT** be considered.

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6. APPLICATION EVALUATION AND AWARD PROCESS

The information in this section does not need to be returned with the applicant's application.

6.1 Applications shall be consistently evaluated and scored in accordance with NRS 453D, NAC 453D and R092-17 based upon the following criteria and point values.

Grey boxes are the Identified Criteria Response. White boxes are Non-Identified Criteria Response.

Nevada Recreational Marijuana Application Criteria	Points
The description of the proposed organizational structure of the proposed marijuana establishment and	60
information concerning each owner, officer and board member including key personnel of the proposed	
marijuana establishment including the information provided pursuant to R092-17.	L
Evidence of the amount of taxes paid or other beneficial financial contributions made to the State of	2,5
Nevada or its political subdivisions within the last five years by the applicant or the persons who are	ļ
proposed to be owners, officers or board members of the proposed establishment	
A financial plan which includes:	30
 Financial statements showing the resources of the applicant, both liquid and illiquid. 	
 If the applicant is relying on funds from an owner, officer or board member, or any other source, 	
evidence that such source has unconditionally committed such funds to the use of the applicant in	
the event the Department awards a recreational marijuana establishment license to the applicant	
and the applicant obtains the necessary local government approvals to operate the establishment.	
 Proof that the applicant has adequate funds to cover all expenses and costs of the first year of 	
operation.	
Documentation from a financial institution in this state or in any other state or the District of Columbia	10
which demonstrates:	
 That the applicant has at least \$250,000 in liquid assets which are unencumbered and can be 	
converted within 30 days after a request to liquidate such assets.	
The source of those liquid assets.	
Documentation concerning the integrated plan of the proposed marijuana establishment for the care,	40
quality and safekeeping of marijuana from seed to sale, including:	
A plan for testing recreational marijuana.	
A transportation plan.	
 Procedures to ensure adequate security measures for building security. 	
 Procedures to ensure adequate security measures for product security. 	
Please note: The content of this response must be in a non-identified format.	
Evidence that the applicant has a plan to staff, educate and manage the proposed recreational marijuana	30
establishment on a daily basis, which must include:	
 A detailed budget for the proposed establishment including pre-opening, construction and first 	
year operating expenses.	
 An operations manual that demonstrates compliance with the regulations of the Department. 	
 An education plan which must include providing educational materials to the staff of the 	
proposed establishment.	
 A plan to minimize the environmental impact of the proposed establishment. 	

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Recreational Marijuana Establishment License Application

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Please note: The content of this response must be in a non-identified format.	
A plan which includes:	20
 A description of the operating procedures for the electronic verification system of the proposed marijuana establishment. 	
 A description of the inventory control system of the proposed marijuana establishment. 	
Please note: The content of this response must be in a non-identified format.	
Documentation concerning the adequacy of the size of the proposed marijuana establishment to serve	20
the needs of persons who are authorized to engage in the use of marijuana, including:	
 Building plans with supporting details. 	
Please note: The content of this response must be in a non-identified format.	
A proposal demonstrating:	15
 The likely impact of the proposed marijuana establishment in the community in which it is proposed to be located. 	
 The manner in which the proposed marijuana establishment will meet the needs of the persons who are authorized to use marijuana. 	
Please note: The content of this response must be in a non-identified format.	
Application Total	250
Unweighted:	
 Review plan for all names and logos for the establishment and any signage or advertisement. Review results of background check(s). Applicant has until the end of the 90-day application period to resolve background check information which may cause the application to be rejected. 	

- 6.2. If the Department receives more than one application for a license for a retail marijuana store in response to a request for applications made pursuant to R092-17, Sec. 76 and the Department determines that more than one of the applications is complete and in compliance with R092-17, Sec. 78 and Chapter 453D of the NRS, the Department will rank the applications within each applicable locality for any applicants which are in a jurisdiction that limits the number of retail marijuana stores in order from first to last. Ranking will be based on compliance with the provisions of R092-17 Sec. 80, Chapter 453D of NRS and on the content of the applications relating to:
 - 6.2.1. Operating experience of another kind of business by the owners, officers or board members that has given them experience which is applicable to the operation of a marijuana establishment.
 - 6.2.2. Diversity of the owners, officers or board members.
 - 6.2.3. Evidence of the amount of taxes paid and other beneficial financial contributions.
 - 6.2.4. Educational achievements of the owners, officers or board members.
 - 6.2.5. The applicant's plan for care, quality and safekeeping of marijuana from seed to sale.
 - 6.2.6. The financial plan and resources of the applicant, both liquid and illiquid.
 - 6.2.7. The experience of key personnel that the applicant intends to employ.
 - 6.2.8. Direct experience of the owners, officers or board members of a medical marijuana establishment or marijuana establishment in this State.

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STATE OF NEVADA DEPARTMENT OF TAXATION

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- 6.3. Applications that have not demonstrated a sufficient response related to the criteria set forth above will not have additional criteria considered in determining whether to issue a license and will not move forward in the application process.
- 6.4. 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 recreational marijuana establishment that disqualify that individual from serving in that capacity will also result in the disqualification of the application. The applicant will have the opportunity to resolve such an issue within the 90-day application period.
- 6.5. The Department and evaluation committee may also contact anyone referenced in any information provided for the owners, officers and board members of the proposed establishment; contact any applicant to clarify any response; solicit information from any available source concerning any aspect of an application; and, seek and review any other information deemed pertinent to the evaluation process. The evaluation committee shall not be obligated to accept any application, but shall make an award in the best interests of the State of Nevada per Regulation R092-17 and Chapter 453D of the NRS.
- 6.6. Clarification discussions may, at the Department's sole discretion, be conducted with applicants who submit applications determined to be acceptable and competitive per R092-17, Sec. 77-80 and NRS 453D.210. Applicants shall be afforded fair and equal treatment with respect to any opportunity for discussion and/or written clarifications of applications. Such clarifications may be permitted after submissions and prior to award for the purpose of obtaining best and final ranking of applications. In conducting discussions, there shall be no disclosure of any information derived from applications submitted by competing applicants. Any clarification given for the original application during the clarification discussions will be included as part of the application.
- 6.7. The Department will issue conditional recreational marijuana establishment licenses subject to final inspection in accordance with R092-17, Sec. 87 and subject to local jurisdiction to the highest ranked applicants up to the designated number of licenses the Department plans to issue.
- 6.8. If two or more applicants have the same total number of points for the last application being awarded a conditional license, the Department shall select the applicant which has scored the highest number of points as it is related to the proposed organizational structure of the proposed marijuana establishment and the information concerning each owner, officer and board member of the proposed marijuana establishment.
- 6.9. If the Department receives only one response within a specific jurisdiction; and, if the jurisdiction limits the number of a type of establishment to one; and, statewide, if there is not a limit on the number of a type of establishments to a request for applications for recreational marijuana establishments issued pursuant to R092-17, Sec. 76 (3) within 10 business days after the Department begins accepting responses to the request for applications; and, the

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Department determines that the response is complete and in compliance with the regulations, the Department will issue a conditional license to that applicant to operate a recreational marijuana establishment in accordance with R092-17.

- 6.10. The issuance by the Department of a recreational marijuana establishment license is conditional and not an approval to begin business operations until such time as:
 - 6.10.1. The marijuana establishment is in compliance with all applicable local government ordinances and rules; and
 - 6.10.2. The local government has issued a business license or otherwise approved the applicant for the operation of the establishment.
- 6.11. If the local government does not issue business licenses and does not approve or disapprove marijuana establishments in its jurisdiction, a recreational marijuana establishment license becomes an approval to begin business operations when the marijuana establishment is in compliance with all applicable local government ordinances and rules and has fulfilled all the requirements of the approval to operate by the Department.
- 6.12. Any license resulting from this application shall not be effective until approved by the Department.

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ATTACHMENT A RECREATIONAL MARIJUANA ESTABLISHMENT APPLICATION

GENERAL INFORMATION

Type of Marijuana Establishment:	Recreational Retail	Marijuana Store		
Marijuana Establishment's proposed other property agreement (this must be				d a lease or
City:	County:		State:	Zip Code:
Proposed Hours of Operation	•		<u> </u>	
Sunday Monday Tues	day Wednesda	y Thursday	Friday	Şaturday
	APPLYING ENT	TY INFORMATION		
Applying Entity's Name:				
Business Organization: Indivi	dual Corp. Assoc. /	☐ Partnersi Coop. ☐ Other spo		
Telephone#: E-1	Mail Address:			
State Business License #:		Expiration Date:		
Mailing Address:				
City:			State;	Zip Code;
Name of individual designated to m		NFORMATION on card applications on	behalf of the	establishment.
Last Name:	First N			MI:
	SUPPLEMEN	TAL REQUESTS		
Does the applicant agree to allow the information?	Nevada Department of T	axation (Department) to	o submit suppl	emental requests for

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Recreational Marijuana Establishment License Application

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ATTACHMENT A (continued)

Recreational Marijuana Establishment Owner (OR), Officer (OF), Board Member (BM) Names

For each owner, officer and board member listed below, please fill out a corresponding Establishment Principal Officers and Board Members Information Form (Attachment C).

Last Name:	First Name:	MI:	OR	Ol;	ВМ
Last Name:	First Name:	ML	OR	OF	BM
Last Name:	First Name:	MI	OR	OF	ВМ
Last Name:	First Name:	MI	OR	OF	ВМ
Last Name:	First Name:	ME	OR	OF	ВМ
Last Name:	First Name:	MI;	OR	OF	ВМ
Last Name:	First Name:	ME	OR	OI:	ВМ
Last Name:	First Name:	MI:	OR	OF	ВМ
Last Name:	First Name:	MI:	OR	OF	ВМ
Last Name:	First Name:	ML	OR	OI:	BM
Last Name:	First Name:	ME	OR	OF	ВМ
Last Name:	First Name:	ME	OR	OF	ВМ

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ATTACHMENT A (continued)

A marijuana agent identification card or recreational marijuana establishment license issued by the Nevada Department of Taxation (Department) pursuant to R092-17, Sec. 95 does not protect the applicant from legal action by federal authorities, including possible criminal prosecution for violations of federal law for the sale, manufacture, distribution, use, dispensing, possession, etc. of marijuana.

The acquisition, possession, cultivation, manufacturing, delivery, transfer, transportation, supplying, selling, distributing, or dispensing of "recreational" marijuana under state law is lawful only if done in strict compliance with the requirements of the State Medical & Recreational Marijuana Act(s) & Regulations (NAC-453, NRS-453D, R092-17). Any failure to comply with these requirements may result in revocation of the marijuana agent identification card or Recreational Marijuana Establishment License issued by the Department.

The issuance of a license pursuant to section 80 of R092-17 of this regulation is conditional and not an approval
to begin operations as a marijuana establishment until such time as all requirements in section 83 of R092-17
are completed and approved by the Department by means of a final inspection.
are completed and approved by the Department by means of a final hispection.

The State of Nevada, including but not limited to the employees of the Department, is not facilitating or participating in any way with my acquisition, possession, cultivation, manufacturing, delivery, transfer, transportation, supplying, selling, distributing, or dispensing of marijuana.

I attest that the information provided to the Department for this Recreational Marijuana Establishment License application is true and correct.

Print Name	Title
Signature	Date Signed
Print Name	Title
Signature	Date Signed

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ATTACHMENT B OWNER, OFFICER AND BOARD MEMBER ATTESTATION FORM

Ι,	(PRINT NAME)		
Attest that:			
I have not been convicted of an excluded felony offe	ense as defined in NRS 453D; and		
I agree that the Department may investigate my back feasible to the Department; and	kground information by any means		
I will not divert marijuana to any individual or perso marijuana pursuant to R092-17, Sec. 94 and 453D			
All information provided is true and correct.			
Signature of Owner, Officer or Board Member	Date Signed		
State of Nevada			
County of			
Signed and swom to (or affirmed) before me on	(date)		
Ву	(name(s) of person(s) making statement)		
otary Stamp	Signature of notarial officer		

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ATTACHMENT C OWNER, OFFICER AND BOARD MEMBER INFORMATION FORM

Provide the following	g information for each	owner, officer and l	ooard member list	ed on the	Recreations	d
Marijuana Establishi	ment Application. Use	as many sheets as n	eeded.			
Last Name:		First Name:			MI:	OR OF BM
Date of Birth:		Race:	Ethn	icity:		
Gender:						
Residence Address:						
City:	County:			State:	Zip:	
Has this individual se	erved as a principal off	Scer or board memb	er for a marijuana	establishr	nent that he	as had
heir establishment lie	ense or certificate revo	oked?	□Yes □	No		
	reviously had a medic registration card revok			tration ca	rd or marija	uana
	uttending provider of h ion cards or letters of a			documen	tation for th	e issuance
ls this individual emp	ployed by or a contract	tor of the Departmen	t? ☐ Yes ☐ No	ı		
	dividual's signed and o Form been submitted v			tore Princ No	ipal Officer	or Board
Is this individual a	law enforcement of	ficer? 🗆 Yes 🗆 N	0			
Has a copy of this in Public Safety? Y	dividual's fingerprints 'es □ No	on a fingerprint care	i been submitted t	o the Nev	ada Departi	ment of
	equest and Consent to	Release Application	Form been submi	tted with	this applica	tion?

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ATTACHMENT C (continued)

NAME	OTHER MARIJUANA ESTABLISHMENT	MME / ME IO#	INTEREST DESCRIPTION
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	+		
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ATTACHMENT C (continued)

For each owner (OR), officer (OF) and board member (BM) that is currently serving as an owner, officer or board member for another medical marijuana establishment or marijuana establishment, please fill out the information below.

NAME	OTHER MARUUANA ESTABLISHMENT	MME / ME ID#	Capacity (OR, OF, BM)
	ļ		
	ļ		
	ļ		
	<u> </u>	<u> </u>	
	İ		

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ATTACHMENT D REQUEST AND CONSENT TO RELEASE APPLICATION FORM RECREATIONAL MARIJUANA ESTABLISHMENT LICENSE

am the duly authorized representative of

applications submitted to the Department confidential limited to the licensing or zoning departments of cities in order to authorize the operation of an establishment	to represent and interact matters and questions in relation to the Nevada dication. I understand that R092-17, Sec. 242 makes all but that local government authorities, including but not s, towns or counties, may need to review this application under local requirements. Therefore, I consent to the uthority in the jurisdiction where the address listed on the
State of Nevada, its sub-departments including the De responsible for any consequences related to the release	e of the information identified in this consent. I further riments and its employees cannot make any guarantees reping of this information once it is released.
O'	Date:
Signature of Requestor/Applicant or Designee	
State of Nevada	
County of	
Signed and sworn to (or affirmed) before me on	(date)
Ву	(name(s) of person(s) making statement
•	
= 3	
Jotary Stamp	Signature of notarial officer
мотагу этаптр	pignature of notarial officer

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Recreational Marijuana Establishment License Application

Page 28 of 34



BRIAN SANDOVAL
GOVERNOR
JAMES DEVOLLD
Chair, Hevada Tan Commission
WILLIAM B. ANDERSON
Executive Director

STATE OF NEVADA DEPARTMENT OF TAXATION

Web Site: https://tax.nv.gov 1550 College Perluray, Suile 115 Carson City, Nevada 89706-7937 Phone: (775) 584-2000 Fax: (775) 584-2020

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HENDERSON OFFICE 2550 Pasco Verde Parkway, Suite 180 Henderson, Nevede 89074 Phone: (702) 486-2300 Fax: (702) 486-3377

ATTACHMENT E PROPOSED ESTABLISHMENT PROPERTY ADDRESS

To be completed by the applicant for the physical address of the proposed marijuana establishment if the applicant owns property or has secured a lease or other property agreement.			
Name of Individual or Entity Applying for a Marijuana Establishment License:			
Physical Address	s of Proposed Marijuana Establ	ishment (must be a Nevada	address, not a P.O. Box):
City:	County;	State:	Zip Code:
Legal Descriptio	n of the Property:	•	



BRIAN SANDOVAL
GOVERNOR
JAMES DEVOLLD
Chair, Nevade Tax Commission
WILLIAM D. AMDERSON
Executive Director

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HENDERSON OFFICE 2550 Paseo Verde Parlovey, Suite 180 Henderson, Nevada 89074 Phone: (702) 486-2300 Fax: (702) 486-3377

ATTACHMENT F MULTI-ESTABLISHMENT LIMITATIONS FORM

NRS 453D.210 places a limitation on the total number of Recreational Retail Marijuana Store licenses that can be issued within each county, and R092-17, Sec. 80 (5) places limitations on the number of recreational marijuana retail stores located in any one governmental jurisdiction and a limitation on the number of licenses issued to any one person, group or entity. Due to these limitations, please list below all applications submitted from this business organization and/or persons as identified in the recreational marijuana establishment owner, officer and board member names section of Attachment A in the 10-day window of September 7, 2018 – September 20, 2018.

	organization were to not receive in the applications determined b		ns submitted, would the applicant still	
Please list in order of preference for approval (use as many sheets as needed).				
	Type of Establishment: Recreational Retail Marijuana Store			
Recreational Ma	Recreational Marijuana Establishment's Proposed Physical Address (Must be a Nevada address, not a P.O. Box.):			
City:	County:	State:	Zip Code:	
Type of Establis	chment: Recreational Retail Ma	arijuana Store 🗆		
Recreational Marijuana Establishment's Proposed Physical Address (Must be a Nevada address, not a P.O. Box.):				
City:	County:	State:	Zip Code:	
Type of Establishment: Recreational Retail Marijuana Store □				
Recreational Marijuana Establishment's Proposed Physical Address (Must be a Nevada address, not a P.O. Box.):				
City:	County:	State:	Zip Code:	
Type of Establishment: Recreational Retail Marijuana Store Recreational Marijuana Establishment's Proposed Physical Address (Must be a Nevada address, not a P.O. Box.):				
City:	County:	State:	Zip Code:	

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Recreational Marijuana Establishment License Application

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BRIAN SANDOVAL
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ATTACHMENT G NAME, SIGNAGE, AND ADVERTISING PLAN FORM

A recreational marijuana establishment must have all advertising plans approved by the Department as a requirement for approval to operate a recreational marijuana establishment. A recreational marijuana establishment shall not use:

- A name or logo unless the name or logo has been approved by the Department; or
- Any sign of advertisement unless the sign or advertisement has been approved by the Department.

Please demonstrate the Name, Signage and Advertising Plans for the proposed marijuana establishment. Additional pages and documents can be included to demonstrate the full advertising plans of the proposed establishment.



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ATTACHMENT H IDENTIFIER LEGEND FORM

In a Non-Identified Criteria Response, when a specific person or company is referenced, the identity must remain confidential. A person may be addressed through their position, discipline or job title, or be assigned an identifier. Identifiers assigned to people or companies must be detailed in a legend (Attachment H) to be submitted in the Identified Criteria Response section (use as many sheets as needed).

Criteria Response Identifier	Actual Person or Company (for Department verification outside the evaluation process)
Example: Owner A	John Smith
Example: Owner B	John Doe
Example: Construction Company A	Acme Construction

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Recreational Marijuana Establishment License Application

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ATTACHMENT I FACILITY JURISDICTION FORM

Mark the jurisdiction(s) and number of stores in each jurisdiction for which you are applying. Only one application is necessary for multiple jurisdictions and licenses, however, you must submit attachments "A" & "E" for each jurisdiction, location and the appropriate application fee for each of the jurisdictions/locality and number of licenses requested.

No applicant may be awarded more than 1 (one) retail store license in a jurisdiction/locality, unless there are less applicants than licenses allowed in the jurisdiction.

Jurisdiction	Indicate Number of Licenses Requested
Unincorporated Clark County	
City of Henderson	
City of Las Vegas	7
City of Mesquite	
City of North Las Vegas	
Carson City	
Churchill County	
Douglas County	
Elko County	
Esmeralda County	
Eureka County	
Humboldt County	

Indicate Number of Licenses Requested
]



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HENDERSON OFFICE 2550 Passo Verde Parkvey, Suita 180 Henderson, Nevada 89074 Phone: (702) 486-2300 Fax: (702) 486-3377

ATTACHMENT J

FEDERAL LAWS AND AUTHORITIES

(Apply outside of NAC 453, NAC 453A, NRS 453A, NRS 453D, R092-17)

The information in this section does not need to be returned with the applicant's application. The following is a list of federal laws and authorities with which the awarded Applicant will be required to comply.

ENVIRONMENTAL:

- Archeological and Historic Preservation Act of 1974, PL 93-291
- Clean Air Act, 42 U.S.C. 7506(c)
- Endangered Species Act 16 U.S.C. 1531, ET seq.
- Executive Order 11593, Protection and Enhancement of the Cultural Environment
- Executive Order 11988, Floodplain Management
- Executive Order 11990, Protection of Wetlands Farmland Protection Policy Act, 7 U.S.C. 4201
 ET seq.
- Fish and Wildlife Coordination Act, PL 85-624, as amended
- National Historic Preservation Act of 1966, PL 89-665, as amended
- Safe Drinking Water Act, Section 1424(e), PL 92-523, as amended

ECONOMIC:

- Demonstration Cities and Metropolitan Development Act of 1966, PL 89-754, as amended
- Section 306 of the Clean Air Act and Section 508 of the Clean Water Act, including Executive Order 11738, Administration of the Clean Air Act and the Federal Water Pollution Control Act with Respect to Federal Contracts, Grants or Loans

SOCIAL LEGISLATION:

- Age Discrimination Act, PL 94-135 Civil Rights Act of 1964, PL 88-352
- Section 13 of PL 92-500; Prohibition against sex discrimination under the Federal Water Pollution Control Act
- Executive Order 11246, Equal Employment Opportunity
- Executive Orders 11625 and 12138, Women's and Minority Business Enterprise Rehabilitation
 Act of 1973, PL 93, 112

MISCELLANEOUS AUTHORITY:

Uniform Relocation and Real Property Acquisition Policies Act of 1970, PL
 91-646 Executive Order 12549 – Debarment and Suspension

Version 5.4-06/22/2018 Recreational Marijuana Establishment License Application

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EXHS

MCLETCHIE LAW

Las Vegas, NV 89101 Telephone: (702) 728-5300

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Electronically Filed 5/20/2019 9:28 AM Steven D. Grierson CLERK OF THE COURT

Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC

SERENITY WELLNESS CENTER, LLC, et

MARGARET A. MCLETCHIE, Nevada Bar No. 10931

ALINA M. SHELL, Nevada Bar No. 11711

701 East Bridger Avenue, Suite 520

STATE OF NEVADA, DEPARTMENT OF

company; GREENMART OF NEVADA NLV LLC, a company, LLC d/b/a ESSENCE CANNABIS DISPENSARIES, a Nevada limited liability company; ESSENCE TROPICANA, LLC, a Nevada limited liability company; ESSENCE HENDERSON, LLC, a Nevada limited liability company; CPCM THRIVE MARKETPLACE, COMMERCE PARK MEDICAL, LLC, a Nevada limited liability company; and CHEYENNE MEDICAL, LLC, a Nevada

Defendants-Intervenors.

Case No.: A-19-786962-B

Dept. No.: XI

APPENDIX OF EXIMBITS IN SUPPORT OF DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S SUPPLEMENT

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GM228-GM233 GM234-GM247 GM248-GM252 GM253-GM256 GM257-GM260 GM261-GM264 MARGARET A, MCLETCHIE, Nevada Bar No. 10931 ALINA M. SHELL, Nevada Bar No. 11711 Las Vegas, NV 89101 Telephone: (702) 728-5300 Email: maggie@nvlitigation.com Counsel for Defendant-Intervenor, GreenMart of Nevada NLV LLC 2

Bates Nos.

GM001-GM006

GM007-GM013

GM014-GM022

GM023-GM057

GM058-GM227

MCLETCHIELAW

CERTIFICATE OF SERVICE

I hereby certify that on this 20th day of May, 2019, pursuant to Administrative Order 14-2 and N.E.F.C.R. 9, I did cause a true copy of the foregoing APPENDIX OF EXHIBITS IN SUPPORT OF DEFENDANT-INTERVENOR GREENMART OF NEVADA NLV LLC'S SUPPLEMENT in Serenity Wellness Center, LLC. et al. v. State of Nevada, Department of Taxation, et al., Clark County District Court Case No A-19-786962-B. to be served electronically using the Odyssey File & Serve system, to all parties with an email address on record.

/s/ Pharan Burchfield

An Employee of McLetchie Law

EXHIBIT A

Skip to Main Content NV 39. n. g. Job. State of Nevada Department of Taxation Custom Sparch O Detroit This Said O Sevent At facts ADA Assistance ABOUT TAX FORMS ONLINE SERVICES COMMERCE TAX LOCAL GOV PUBLICATIONS BOARDS/MEETINGS FAC'S NEVADA MARIJUANA LICENSE APPLICATION INFORMATION Unprecedented Release of Marijuana Licensing Media Contact Information Ayol May Planton in an edgeling effort to enjarger transparency in marijures Ecolor from Information (009ex) ancestry and the industry. Governor Stave Sispick and 77m 304 3457 Executive Counter of Taxation, Majoric Young we present to California (Cariotata ny Ly announce fits passage of Senate Bill 32, permitting the release Current Licensees as of May of details regarding who hopked on licenses, who renerved 2019 licenses, teen ranking, score and the process of is set of инатіўчагла (ісонего Owners, Ottogra and shard Menders 5 This new abody is an amount received and motivational regardation Company Names & Scores grewier a statoscentra et mercena haernaen varienen, sonant enteraby Application Period Date salada bigat memininga magasini badan dalah anti bahasa yang anjan January 2, 2018 . supported during services that industry and the public seject the harteful of a completely agreed each pranspager; process from May 15, 2017 исол Стут - отчениос во ток остножения наблице сво бучоное ту November 20, 2017 good a Pedino in the court November 27, 2017 . - Governor Stove Braciak. Опексион зайтивним эпоси пеорилли аролеять вистемоверя June 13, 2018 L Becomes some confidences. The is managed of marginal is June 14, 2018 A signification and regulation, amount as that deat such incident analysis. information, intermed interjugate in them accompany contexts, protects. Spotember 7, 2008 diposted y and process and a wape is high protests me manual and October 30, 2018 promovani information of National a promessed in 615 31 - Feb. 15 20 9 A Florentists by equipment florential Malumin Young Applicant Names by Documents released on this situation ade-Application Period ■ PC MOS 6, CO per l'overnant of attanggeur, pocificance des Application Proport Sommary a Information regarding the evolutionous into ligarities substitutions. May 15 - 31, 2017 This est an sieve comprehent for nonest situates son revenue for The cods contractions used to englying against one. Nov. 20 | Carott 2017 g Mandago a respect of havelengly explications applied. Nov. 27 - 29, 2017 Orang-rides if engantico for inconzen- 486 дв обрасти обществующего обрастичения была времен. Jan. 2 - 16, 2017 L "You was vertical finances and who was not." June 13 - 26, 2018 Applicant scores. June 14 - 27, 2018 . Open Letter from Executive Director Young Sept. 7 - 20, 2018 Pil Dependon and Teller points Claims of the life sampled stronger. 60. Boburn St. Appear imagels in Silter hit college at this by Wang, pinches by the Cot. 30 - New 13 - 2010 (and regulation is a small cost significant Cabba mentils, those to hop 2015. Jap. 31 (Feb. 15, 1019) the State Basistic apainty proportion that syncly of identity applicators. and suppressfully less set ording from the large pay to be a large months have September 2018 Application hstablish Nois, Recordly in isoso companion for recording more role to Period Documents agratioants divide ignig the process managet may in blame. Let be obtain 1020505 Said invitation of interfet to Accord Applications.

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September 2018 Application Period Facts

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Retail Dispensity the tree Availables	5.5
Application period:	10 days
Evaluation & scorbig period:	90 days
Number of applications received:	462
Number of applements:	1.57
Number of juristictions:	17
Number of applicants awarded iscenses:	1. 7
Number of conditional licenses awarded:	Git
Awardees with diversity in ownership, officers or board members	5 31.25
Awardees that didn't previously base a dispensary	53.94

Sept. 2018 Application Evaluator Qualifications

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Sept. 2018 Application Period Transparency

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Two Children's protective conditions are because they are a firm "Application for they cost - Onjandacional Superiors".

Why did 12 approximas will all of the 61 licenses?

Because of Intense competition for licenses, Nevada law & regulations require a competitive scoring process for licenses. Applicants were scored on 6 categories outlined in the law including: Financial Resources; Organizational Structure; Impact on the Community; Building Plans, Size and Adequacy; Care, Quality and Safekecoing of manipuana; and Taxes and Financial Contributions. The applicants with the highest score in those areas are awarded licenses by law. Applicants were award of the competitive award process. 127 Manipuana license applicants submitted an average of 3 applications each totaling 452 applications. There is no provision in Nevada law to award licenses to low-scoring applicants.

Why were temporary contractors used to evaluate applications?

State agencies use qualified contractors on a dally basis to officiently complete temporary tasks. Contractors are approved for use by the Nevada System of Higher Education, the Court System, The Legislative Coursel Bureau and all Political Subdivisions within the State. That includes the Department of Taxahon. Similar to all other contract work in other state departments, the Marijuana Enforcement Division identified, Fired and trained highly-qualified contract employees to score applications and administrative assistants to provide support.

How were the application reviewers "highly qualified"?

The Department sought contract employees with specific skills and expenience that directly related to the substance of what they would be evaluating in the applications. The application evaluators met the State of Nevada job specifications for Accountants; Fire & Life Safety (Inspector; Murijuana Program Inspector; Personnel Officer and Administrative Assistants. The minimum qualifications of each evaluator are listed above, including information demonstrating that candidates exceeded the qualifications.

Why didn't the Department use its own employees?

The Manijuana Enforcement Division of the Department of Taxation does not have budgeted full-time positions decicated to I cense application avaluation. Staff is dedicated to other statutory and regulation-mandated duties such as auditing, inspecting, and investigating establishments; reviewing advertising and packaging submissions; reviewing and processing ownership transfers; collecting taxes; and processing agent card applications and renewals. Given the volume of applications and workload the Department anticipated for this round of licensing, the Division could not divert staff away from their existing duties to focus on application review. Additionally, by using contract employees to review and score applications, the Department could ensure an objective and independent process carried out by reviewers with no pre-existing relationships to, or insider knowledge, of the applicants.

Why did the Department use Manpower?

The State of Nevada has an existing contract with Manpower to hire employees to fulfill temporary needs. After Taxation staff identified and interviewed the candidates of choice, those candidates registered through Manpower, allowing the Department to hire them under the existing contract

Has the state done this before?

Yes. During the first round of medical manjuana registration certificate applications in 2014, the Division of Public and Behavioral Health—which was the I censing and regulatory body at the time—used an employment agency contract to hire employees for reviewing applications.

Did the Department have to get any kind of approval to use contract employees?

Yes, In June of 2018, the Department appeared before the Legislative Interim Finance Committee (IFC) to seek lunding approval to hire the contract employees for reviewing and scoring the applications. IFC granted that approval.

What kind of training did the Department provide to the application reviewers?

Over a two-week period, the application reviewers were trained by numerous staff from the Department of Taxation, Marijuana Enforcement Division, including the Program Manager, Program Supervisor, Education and Information Officer. Chief Compliance Officer, Program Officers, Auditors, Investigators, Inspectors and Administrative Assistants. The application reviewers were trained on the history of manijuana in the state, manijuana laws and regulations, the contents of the application, and hools for reviewing and scoring

To familiarize the evaluators with the contents of applications and the process for reviewing and scoring them, evaluators reviewed and scored 10 applications from previous application periods. The applications contained burnereds of pages each. This created a mock application period for reviewing and scoring. The

mack applications consisted of applications that should have resulted in low, medium, and high scores. Evaluators worked with Marijuana Enforcement Division staff to score the mock applications. By the end of the thaining, they were familiar with a range of application qualities, their contents, criteria, how to apply evaluation tools (score sheets) and were able to process applications independently in a timely manner.

What was the process the evaluators used to review and score applications?

Evaluators were split into two teams. One team reviewed and scored "non-identified" sections of applications (they did not know the identity of the applicants). The other team reviewed and scored the "identified" sections of the applications (the content of the section included the identity of the applicants by necessity).

The independence of cach evaluator was a key component to maintaining the integrity of the process. Each reviewer independently reviewed each application thatoughly and came to an independent storing conclusion.

During the evaluation period, the reviewers were placed in three offices: one office for the three-person Identified-Team reviewers, another office for the three person Non-Identified Team reviewers, and a third office for the Administrative Assistants (one assistant for each team). The Identified and Non-Identified reviewers were not permitted to discuss any application details with the other team to maintain separation and conflidentiality for an independent evaluation process.

Team members individually reviewed applications, assigned scores to each criteria section, and then held a team meeting between the three reviewers or that team to see how closely their scores aligned. If scores differed in any criteria section of the application by three or more points, they were required to release the section and discuss until they arrived at a scoring consensus. Following the chree-person evaluation team meeting, the reviewers' scores for each criteria section of the application were averaged to score that section.

Scores for all criteria sections were then totaled across both the identified and non-identified sections to arrive at a total score for the entire application.

What criteria did the reviewers look at, and what were the point values for the criteria? The following are the criteria sections that were reviewed and scored. Each section also contained a further breakdown of weighted components that made up the total possible point value for the section. These coheria sections and point values—along with the citations of administrative code for the criteria were provided in the application. All applicants were aware of the criteria and used the criteria to preparing their applications. 250 points were possible per applications. Virtually the same scoring tool was applied in 2014.

Non-identified criteria (125 points):

Integrated plan for the care, quality, and safekeeping of manijuana from sees to sale - 40 points. Plan to staff, educate, and manage the proposed marijuana establishment on a daily basis - 30 points. Operating procedures for the electronic verification system and description of the marijuana inventory control system - 20 points.

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 - 20 points.

Proposal demonstrating the likely impact of the establishment in the community in which it will be located and the manner in which the establishment would meet the needs of the persons who are authorized to use marijuana - 15 points.

Identified criteria (125 points):

Proposed organizational structure and information toncerning each owner, officer, and board member (including racial, ethnic, and gender diversity) = 60 points

Evidence of the amount of taxes paid or other beneficial financial contributions made to the state or its political subcivisions – 25 points

Financial plan and documentation - 30 points

Documentation from a financial institution that demonstrates the applicant has at least \$250,000 in liquid assets and the source of those funds = 10 points

Who applied for marijuana licenses and why weren't their names public?

Until the passage of Senate 6 II 32, information about manguana applicants and licensess was strictly confidencial. This is the result of marging two statutory and regulatory structures that dear with highly sensitive information, medical manguana, which necessarily protects patients and providers, and taxation, which protects the financial and proprietary information of Nevada's businesses.

All taxpayors in Nevada are protected by confidentiality statutes. A taxpayor is defined by NRS 360,255 subsection 1: The records and files of the Department concorning the administration or collection of any tax, fee, assessment or other amount required by law to be collected are confidential and privileged. Therefore the Department is unable to disclose the name of the business that paid the manipulana license application fee. The Department requested applicants to provide a waiver permitting the release of their names, however, of the 127 applicants, only 8 returned the waiver and consented to the release of their names. The Department, in conjunction with the Office of the Governor and Legislature has amended SB32 to allow for the release of marijuana business names.

Sept. 2018 Application Period Timeline

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General Marijuana Licensing Questions

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Government Finance Appraiser Certification

Board

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foliday Schedule	Sales & Use Tax Forms	Nevada Tax - File &	Commerce Tax FAOs
Public Records	Modified Business Tax	Pax	Commerce Tax Filing
Request	Earros	Permit Search Report	Registration Resource:
	Live Entertainment Tax	Tax Evasion	Statutes & Regulations
	Forms	Marijuana Agent Portal	Video Training
	Excise Tax Forms		
	Commerce Tax Forms	Local Gov	Publications
		Appeals	
		Appraiser Education	Boards/Meetings
		and Testing	Public Meetings
		Local Government	Nevada Tax
		Einance	Commission
		Net Proceeds of	State Board of
		Minerals	Equalization
		Locally Assessed	Mining Oversight and
		Property	Accountability
		Centrally Assessed	Commission
		Property	Committee on Local

FAO's

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EXHIBIT B

2018 Retail Marijuna Store Application Scores and Runkings

Roused # pm 5-14/2019

	CARAON PHA				
Hank	Binjinger Marke	TRALOGO	Section	Catalishmal License You? No	
1	ENSENCE HENDERSON, LILLY	FSSENCE	227.37	Yo	
2	NEVADA ORGANIC REMEDIES, LLC	THUSOURCE	222,86	315	
-1	LOPELMODULATIN SALENBER C.	SENIESV	2.4 %	N.	
	TERMONE SEC	OKAN/BOCIN	[19] TV	ч	
-1	CLARK NATUKAL MADICIDIA: SOUP TOKS, LITT	MOVED-CITIE CREEN SOCIETION	19161	N	
- 15	MYSINA I RAI MINDRINAL SOLUTIONS ELEC-	MONTH A THE CONTRACT OF	P1 63	N-	
- 2	RICEROA IMPOVACIONE O CLUBSOME TYLL IC	PICORYA READWA (5065	189.90	N	
2	CLURK NUMBER OF	SUNTER HOLDERS SOCIATION.	177.54	Nh	
4.	DUX HC	29.0X	190	yı.	
	CKT & CNN-X G PK'	CANA 94 9304	1340,	Str	
- 1	CASSON CITY Authory soul filens at a	CARRONICTY WORREST SHUTTIONS	28.67	No.	

		CHENCHULE COUNTY		
Rank	Sugar of Vacan	DBALOGO	Syner	Candidonal Liberto (Los / Na
		NO APPLICATIONS RECEIVED		

		CLARG COUNTY-HENDERSON	7	
Kanli	Buunt-s /same	DBA4.0G0	Scare	Conditional Layers Ver (%)
1	ESSENCE TRUPICANA, DEP	ESSENT.	227.84	776
7	NEWARK ORGANIC REMEDIES, ELG.	TRIS SOURCE	277.91	her
3	DEED ROUTS MEDICAGE 1717	PEEP RODIS I: (MYES)	200.49	701
3	CRUTENNE MEDICALLEC	THRIVE	210.91	Sec
5	GREENMART HE NEVADA NEVADO	REALTH FOR LIFE	213.61) in
6	CYTAR RIVER, LLC	KAIII SKY	210 Ju	100
7	CONTRACTOR	GUALGAS	20010	170
3	CIRCLE S EXENS LLC	CIRCLAS	*.G.u	Nie
۸	NAME NO	30F30.4A =4	251.70	\
P.	MEGAR MALLEY COOKLES	RIPERRIPMENT CARDAGIS	27.63	·
1	TAN Pro-sculing	GDASSES KAIS	vs.49	Nin
12	HARVEST ANDVANA LLC	11555751		No.
15	E-STARII I I C	6x7/6x011	18125	No.
1-	CRAVITATING CO. L. C.	HTC APPRING ABOUT	1800	N
12	CLARK BATGOAL MED ONAL SOLD TOKS, FOR	MANAGEMENT OF CONTRACT OF STREET	Istei	ide
16	NY ENALE AND MEDICINAL SCHOTTONS, LCC	NI ATTOMITOR SEES AND A TON	19173	ч
.;	SPANCE AS BELLOCIE BODGING 15	BESONEARI LLD	Print	N:
8	CIGURN HER SEBUCIUS LIFE	M6090 90.108	135.74	15-
۸	NY 3480 COURTED BY 1 100	AMPROVING SERVING	1880.	N
**1	SUCCIONY WIND MRN CENTUR CITY	CROSK PANEKSIN	19.11	11.
21	GBS REMANA FACINERS (11)	3H(d+1-8) w	186.13	241
77	CLACK SWSD 10	SUVANGETH A GREEN AS OF CHROM	1.334	'la
25	ROSEO GILIOLUI I SILCI I INC	590 HEAR + 23B	.21G.	***
4	NEWALWAYS WIT WILLIAMS LINE	TRIVE	78 (3	1.0
23	Was ENGAGE CARLOUND AND SUVADOR MENTILE	12MD	72.16	\n
'6	60000 IBMISTRY MINNA LIC	GOLO CHSWIST CH	97.17	\0
27	TW2VETWITYTELLIC	12/12/CCHEDNAMKY	1617	Nr.
.3	CHICLIAN TARACESTILLS	100 No. CH	79-14	\0
19	PMI-OLARITY ID C	PARSON CANNAIS (FUSE)	12.740	No.
In	LIW MANAGO SPNI OPOLPC	0486-R6	128 7	No
21	331161 (LAC 9ABAS) 110	PLANSING NO. WORK	11631	He.
11	LIBRAN AND LARGE CHARTES THE	Life (A.W. C., AliaS.	134.5	N·
13	NYESAGMINGS TO	URBN 1 EAF	133.31	N.
14	OT NITAS WELLNESS, INC.	SREEN A WILLIAMS	11431	ή.
1-	PROPERTY AND MEACH IN COMMUNICATION OF THE PROPERTY OF THE PRO	TREPURAY HEALTH CONMUNITY	45.03	F1:

		CLARK COUNTY-LANGERS		
Hank	Unafaças Napa,	HIRAT OCO	Scare	Conditional License Visit No.
1	ESSENCE TROPICANALILE	PSENCE	237.84	- la
-	DEVADA ORGANIC HEMODIES, DLC	THE SOURCE	21266	Yes
1	DE EP HOOTS MEDICAL, LEC	DEEP ROOTS HARVEST	227 19	1er
-	DELPING FLANDS WELLINESS CENTER, INC.	FIGURING HANDS WELLNESS CENTER	210,50	her
-	CHE VENNA MUDICAL, LLC	TRRIVE	226,50	Yes
-6	LONE MOUNTAIN PARTNERS, LLC	20 N LPA 8	214.50	Yes
-	GREENMART OF NEVADA NEV. LLC	HEALTH FOR LIFE	262,33	Ver
4	CLEAR RIVER, LLC	KAIPONO	EDGE	10
4	WILLIAMS CONSTRUCTION OF NEVADALLES	CULTIVATE	518.53	Ves
10	CIRCLES FARMS, LLC	CIRCLES	208.48) 0
-1.	O MICANITIC	Q .ALCAN	207.71	4.
:	SIMPLESS COMMENT PROSPECTS INC.	PLARET BY SECORIN	Subs.	N
12	3A P. N.	SATISFIES DAYSTRY	20231	N-
4	WICE NO	TIPICES W	207.21	No.
17.	A01208 544/0 CAL 10/0	ALLS BEDGMS NO ASS.	19:21	th-
14	LAS VEGAS WELLINGS AND DRIVINGS ON CENTER	PROABUS NY	19581	N.
15.7	VEGAS VALLEY CROWERS	> ILLUTER-MIUNICANN NOIS	197.81	146
14	The oracle community	NAUL GOLDHODE AN	07.12	**
IN.	TGIS LLC	HILC 5099	90.07	Sin
11	IT68 ×10 × 1.1.2	OBASSRC#07S	Acar	
21	TRN CHOOK LLC	GRASSRACHS	95.49	Vi.
* 1	SRAVIJAS I - SDERSON GLC	Sa FRBUDA	76.4	
23	DOLARAMINO PO	THE RESTRICTOR SPORE	6630	No
14	1 4650 \$1 1100960w, \$1.1	HARVES;	-5.4	\"
25	24. (4.21) 1.13	ROID CORTO	131-7	lan
26	STREET, AND STATE OF SAMPLEY (TO)	5' 37	15450	No.
25	CLARK BATURAS MS AUDIAC SOCIAS CASSILI O	M SUDATINEGRES A SOCIETION	13193	Fre
26	NYFIKA LIFA MEDICIKAL AGELITEKSELLE	SUSEDA (HIEGERIA W) HOSE	19165	N
20	AGASKT N. BIO SON INC. 198 (1)	9197 DSD/1,41370	Pries	ч
10	MICL WOTSPS TO	J. 1893 NSARY	12. 1	У. —
-11	NYOT SHIGANKA INDIGRESSARY THE	NYC.	[85m*	N N
32	TRYG-COMMONS VENY LLC	STILE	134.11	12-
17	NV SSC SCINERGEEC	E VERGERA COM AND X	184 00	N.
ST.	A50W \$72BH 1110	(/Uka_ sal-	1231y.	H.
75	GREEN THERAPILE CSTLES	FEGVISKUS\$	(×2.62	94.
ie.	PODARES WELLINESS CONTER 1, C	IREARIS MNT	18a 2.	5L.
27	HIGH SHORA ACLISHES LLC	HS ·	154.83	26

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Rank	Displace Nation	DHAZUKIT	Som	Conditions, Little Yes 'No
75.	GL KI MALACILLE	8131	.5-73	No.
7"	OF NEWARD LLC	21SE	14.11	Nυ
15	GL N. VADA TILC	RISA	P4 0	No.
11	DOYNE COMPANIES REPORTED	erro	1927-0	li.
-2	SEMIR SAGE WILLINGS LLC	+ V SES	131.39	У
47	CW-CWADA, L.C.	CANOP	18165	N/
-1_	TEM F COMPOSIT SIGNAL (10)	r:·	18 :1	М
.3	MA RIXAVITE	MATRIMAN	1807	N.
26	SERBNITY WELLIN STORMICK C	DASIS CACIDA III3	189, 17	;1,
47	CAN NEVADA CARTINERS LOC	sacwingos.	ps6. [1	₩.
48	CASINE VACAL MIRTHERS II. C	S POW CLOW	19117	Ski
49	BOMBOUX - XOALES, ATT, NO	SIGNATURE LIVERS	7181	Sq.
200	JEARK SUSDIELS	STIVERAL HEAGHERN SON OTHERS	-3.3-	No.
:1	STANDA OBOUZIMH LIMBSHILL:	SHIVE	78.18	- '-0
5-	WASPER OF HIMADALLEY	TEMPAR DEBENDARY	In to	λu
52	MINAGEC	TASEPT BUCOSPANITHES IN 1811 8	Visi	No.
14	White Calcada, the	a.Qv	100-9	N _k
×	NEVACIA FOR PAIR MEDICINE	NHSI	127.50	Х.
15	#TILE MAKE CARLO MERS OF SEVERA NEW REC	EIMO	177.5	N.
57	TOTAL DATE A NES NATURE.	SWEET CANNAMIN	17 33	
14	HIGHNEY SIDE CES	PANEA VIGI		N/
54	THE TURBLE OF DINTATALS 3	TELLARVESI KOONTOLIION	17/3	H
10.	EIO ANALYTE	MALANATA MALANATA		- Mr
	WEST COST DUVELOPADING REVISED THE	SWEET GOLOY	16416	4.
2.2	COCHACHEMIS RYBY WAS A THE		10417	Ψ,
CL.	TAIS AN EXCEPTION	COUD CHAP STRY	162.12	- Mi
:-		370 DISZERSAIO	060	- 50
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_	NTVATION FORK SEC	allas 60 JAS alfors	- 44	\n
13	SWILLIO	GB - 5 (14) Visit Glass 6 Ikm (14.65	No
.e.,	NEVADA MADICAC, OBODINATA	THE CLUBITOD APPONACKSABY	.5- 75	Inn
- k	ing igna y je	BANACA CROSARIE (F. SD)	(1915)	Nn Nn
,ta	POLITIFICA NEVAL A GROWLES THE	Brieff Cardagh	149.17	la.s
7.1	GEO NORMAN OF WARE	C ALIC TARMS	10004	٧.
7	PTW MANAGEMENT GROUP, 114	OA45tiks	185.1	345
71	BLANDY MATCHES SOCIALISM (10)	NWI:	15.51	H-
73	ALTERNATIVE MIDDLERAT ASSOCIATION AND UTG	ATLYTHOUGH VEHICLENTES	Intel ³	r:
AL.	-SILVER JOYNES	5 + 9	141.7	<u>-</u>
75	90 ACY ENTHI-COAK	H-9LFG	155.03	No
W.	kSkX YEGGSB 16H, PIC	M MIN	15161	14.
77	HTT SAN ONCLUSED ORDERS ARY AND O	9 H-5f	152.56	- 41
	YSPCV (SPUKES 1.10)	*H-M	18316	N4
10	SPEC ANNUAL	NEVC/4-9	20.62	No.
111	NOVINABILITY	SECCIONS	mad.	No.
4	CIRERAL PARTICIONNI LLA.	PLAYSTED WORK	20.71	100
»:	WENEXOYI (SA, I., C.	RENOW RA	4500	2.0
47	TOR PROBERTY LLC	L'Oxives visteri	3474	in-
14	RELIGIO COLLINATION, LIC	R Affects EVASORS	47.47	No
	HPROVID COOKER (with	HPRISAL CHOICE	107.01	De
	PACKED SHOWL THE DRIVE STEEL THE	LASS ALASTO 15	10.74	15
	PURIL PONIC CONCENT, XACAR TO C	GUCGRANN LITARE	1009	No
	CS LICESTOOL Set	JANA NEVALIA	1501	N
٥.	DIVERSING CONTROL TO SERVING TRACE TO	DIVERSI DI SINGRA HIBS MARIOTRAS	174.04	N
	Iscord-Valleta	SIALOHFAGAILA: VECAL	187.51	N
	ECONPANY OF CO.	SPAKATEARME AS MICHAS	127.55	N ₄
	PHPROCAGAINATEC	MahaPl after Las 9, CAS	1939	14.
	DOLEC ONGS INC	CONFWSSIGNATIVITAGE OF LAST VIGAS	19085	vi.
	D2450, 5 NGS, INC.	COSPASSIONATE LIAVOR TAX 916AS	17-37	
	1000 A WALL STANCESTED BLC	1 494 WELLEN'S	1-17	
5	NIE FARSITITO + LTD	TIGHTIAN	353	No.
	NYF PRIORITION (120)	GUNUAL:	16.75	Yu.
	all ossuba decements	HEALING BERK	27.70	
	GISS, PNCPS/HEVATA LL	GOOGLAGE		- 30
	iddiad, Ribertofay		75.00	Ku
	80 (\$2, \$4) WELLESS DOL	LSG*S ASO,1870x334		N.a
		GREENLEAS WELLNESS	1 : 4	- 213
22	RECHIORAND	19 BBBBBA	1.750	N.
.03	NEW WOLF 9799, FLC	FIICA	ltse7	9

Runk	Downers Name	IDBAH OGO	Searc	Conditional Liverse, Yes (No
		CLARK CHESTS - SUSQLITE		
Kank	Business Nation	DHATLOGO	Score	Carelletanal Server Yes 'No
		NO ALLOCATION	1 20410	1 - I - I - I - I - I - I - I - I - I -

lank	Business Name	SK COUNTY-NORTH LAS VEGAS DEA/LOGO	Scare	Combined Licear Tru
1	ESSENCE HENDERSON, FLIT	ESSENCE	22717	Yes
2	NEVAULA DRIGANIC REMEDIES LUCI	PITE ACKIECTS	177.94	Yes
1	DEEP ROOTS MERIODE 1 LC	DESPROOTS HARVEST	322.49	Yes
1	BELLING HANDS WELL NESS CENTER, DNC	THE LIPING HANDS WEST LINESS CENTER	119 54	Yes
8	LONE MOUNTAIN PARTNERS, I Lin	ZENCEAF	214.50	Yes
6	GICANNOST GENERADA NER LET C	a CAUTEL YOR SHIT!	21535	124
7	COMMERCE PART MICHAELITC	Thirdy -	21273	No.
X	CHARRIVER ELL	ZAB NRV	19155	11.
4	CLA MATCH C	QCAIA IN	2.9.40	No.
ŀ	CIRCLES ANGWARD IN C	circi n :	**8.0	Shi
	SING BUYELLIPSE OF CONCROSS INC.	SIME DAYOUAN	24.71	٠
2	AMP DK	NACOPES CRESCALES	23.0	No.
1:	350 V NC	SHIPRA # .	5.430	-1
I-	ACRES NELDERAL TEC	A 1876 Diszteris 464	195.01	No.
١٠	SI CAS VALLEY GIGGING VS	KILL PREMIUM CANNAGES	19567	1911
16	NATURAL NEW METERS OF THE STATE	MAC TAIL MEDICINE	195 1	No.
	IC FLEC	fluction	P\$2.65	Na
d	ARA-794 (*1),	SPASSOCIS	(Percy)	TI3
y	C/AVITASHI NDCVV,N, 1, 4	BED (Fig. X)	196 41	No.
9	TORPEST of NAVADSALAC	EARMAI B CARSTILL MER STORY	195.65	512
1	DTEL AutoRELING		19867	H
22	JGD BAPCH LILE	REFERENCE:	.75-67	160
7	AFIN CARD INJULE	ARIGINA 7H 53	0- 7	N
1	052259CAP0PROXXCT ONS.51.1	HUTCH WELLNASSERN AR	V2.83	;A/
	CLASK NAT BALABORIUS SALVICOHOUS 117	NUMBER OF SECTION AND ADDRESS.	min2	V.
):	NYT NOTOSAL MEDICINAL NICHTHOUSE I.E.	20YO A THE GROWN SQUITTEN	12127	340
1	FECURAL WELLINGSS - C	THE DISPLESSARY	, 40,74	140
	FLASKU, NISKO SCIPTION BY THE	BITYOND/LLA. LC	18(1)	No.
-1	INFO DRI CAZNATE CONTRESSACA LUC	.680	130.8	5.0
V	IPNEED OSEMULS SOLIVE FOR	H-AA	15237	No.
	E. A. INTRO-PROSELLO	PPAG	139(0)	
2	PTYTE IS FELL MINGS THE	gys	14200	No.
1	CREEK HARAMETICS, LEC	PROVISIONS	185 63	Lin
i.	SOCOMO CARAMINA CONTRACTOR CONTRA	PMS20EBI GRANIS	,300,	- '"
	5000001R061;C	CUSTINI	187 /2	N+
l,s	AT LARIS WELLIGEN CHARLET LIK	R4 72 7 2001	195.12	24.5
:	GL revallettin	RSF	181.15	No.
5	MATPIN SIVILLIA	MATKEN BY	E 0.	71
1	SOBLINEY WITTINGSYCK FOR THE	CASIS CARNALIIS	180 17	N
,	ags 9- Varia noctions at the	sting CADA	en 17	ls.e
	ROMBO GILPLAC (MIACON)	Offiif R i = RE	18.83	No.
2	NEWATAN GOOD WILLIAMES TO A	3KIMP	-3.13	4.
:	WAVESARKOF NAVADACIUZ	ISSORYM TON-ENGLISH	70.7-	41
	MLASCOTA.	GUSERT PLOOSEWAY IN NESS CENTRE	1151	9.6
	WELLARMS A CORP OF STREET OF RELYMPACE OF REC	NOMD .	10.10	550
	HS2878308, 110	PAICNO CIRC	100.00	- 10
7	KINEANAL VIEW	VSLAGA LV	100.0	No.
8	[99](VETVELVELLE	DEP DISTIBUSARY	26,1	50
2	L. O M. HA CHEPT, C	(OKM) CII	Justia .	Np.
1	CUTHOP'S WOLLNESS LLC	FIRSTOR A WELLINESS	16: 5	No.
	NAVADA ERDE AL CHOLINGTON	THE COURSE DISPENSION	104.72	For
: 1	SCUTTORYEN MANA PROMERCIALIC	BOXE IL CONNADIS	29.1 1	N.i
	GREEN SOUT SPECIAL DOC	THATHE DAIGHT	10 al	N:
1.	M-VADA WITT NESS CANTIFICIALC	5140	190.5	No.
: 1	KOLACE (N. 2020SI)	(autalia)	19567	7ls
	PHICK CONST. 11	V106 (8) 58	1530	N-
	BUILTAS INCO CAR LOS A ICONOSTRES	NULL D	152.50	No.
	NEW WALLS	SESCARM	120147	N.
	ISTAULT CART OF HONE IN TAILING SEPTEMBER 11 C	MIANGO	20.75	14/
	PURSHTONIC CONCINED ATENIES.	SHICKET HARL	40.99	4.
-	VANSEX VIII CALLED	WEST-CV-RA	13/4	N ₄
	RE PARCOL DIVATION THE	Bit A CULTIVATION	47.50	14,
	HEXION CONTROL INC.	Hiduson, Choice	17.5	V4
	FOREVOR GRITINILLIC	COLO. ACSTER	141.4	No.
	Ch. CTISSEC CLINE	CANADINACA	110-1	No.
	907-25 DISCOMEDIES MARKETS GULTE	DIVASSIE CORPOREDES MARKENIK.	16 de	No.
	CREEN 140 ARMS 1111	PLAYERS NO WORK	177.51	No.
	PLONE VADALLU	MARATHARMI ANNEAS	35.31	500
	TENCHARA NY LEE	Station Hooks Las Victors	107.00	\n
				Ni-
	DEA WELLNESS CANTRO LLC	CORA WELLINGS	1911	No.
	TERRORIA SULP TER EYNCH DAMINAL PRODUCTS	F2ALING HISS	128.5	hs hs
		Sant carthorism	1/410	Na L
_		DOCS ANTHONORY	120 Je	348
_	FLV WALLSLAW LC	VT-4CX	100.67	
	PALAWITH.	20NHIBLE CONTABLS	9310	N:

CLARK COLOTY - UNINCORPORATED CLARK COLOTY					
Hank	The second secon	IFHAZIJIKITI	Score	Conditional License, Yes CM	
	ESSENCE TROPICANA, CLC	FASENCY	227,64	10.	
2	ESSENCE HEMBURSON, LLC	USSENCE	227 17	Yes.	
,	MI MAIRA DRIGANIC REMEDIES ILLO	THESONICY	222.61-	100	
1	BEEPROOTS MEDICALLILE	DETPROOTS HARVEST	177.19	10	
5	DICKPING HANDS WELLNESS CENTER, INC.	HÉ LPING HANDS WELLNESS CENTER	214.50	344	
6	CHEA ERNE ARCHIPATA LLC	THRULE	216.58	- No	
7	CHEENMART OF VEVADA VLV. LLC	HEALTH FOR LIFE	214.66	- 30	
н	LONE MOUSTAIN PARTNERS LILD	ZENEEAF	214.50	T/o	
4	COMMERCE PARK MEDICAL, LLC	DIRIVE	212.18	Yo	
10	CLEAR RIVER, LLC	KABUNKY	210.16	Yes	
	WELLSESS CONNECTION CONTRACTOR AND A COLUMN	COLHYATE	3.5 v	You .	
2	C18C1 L3 : A03:S 1 - C	effectivs.	1000.	No.	
.1	QUACTAS III.C	Qualities	207.65	ν.	
14	MINI DERETHING COMPANY, INC.	PLANTITIS / MEDICAN	200 67	N s	
,	SAN THE	NATURES COMMONIEY	202.85	t4c	
P.	WOTT INC	SILE 2A 565	290.83	N'	
17	LAS MECHS WITH NESS & COMPASSION CENTER	SECAZUSAN	2:00-for	No	

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Hank	Busines Name	DB-01 OGO	Serve	Candinonal License You,
13	AURYS METODAL I LLC	ACTIVITATION PROPERTY	76.50	No.
Pi	KA MERI MCOCINE LLC	BATERAL MEDILINE	313.	No.
20	STATUS MATTER ORGANIS OF	KILL PREMIUK CANNARDS	.57.67	Lie
21	tak_tt:	HIE G.S.OVE	18617	N.
	TRANSPORTED.	GR495(0019	1.649	145
-1	5 (AV 6811 KD/280), 1.	Ba. J. C.3U.6	120.1	Ч
2-	DIT PLANCES OF ORC	CHESSOCHECKES & CALLS	1,375	N2
75	- 6BMGLA, SPCCOK, 100	HARVISY	1894	- 46
21-	dispate 4 6	REL-FARTE	print	N N
27	C. AVIDACIO	fict and official as	19144	l-c
28	Ants extitues the	SIGNOVABIBIS	19-11	N.
70	GITTER AND ROODER ON STITE	LEGRAL WITH NEW CENTER	192.83	N:
	CLASK NATITAL REFORMAL SECTIONS I.E.	NUMERA (THE GREEN DO LETON	16.35	4
71	CLARENAGINA BRITANISAL 9 CORORS (CC	M MEDIA (THE GREEN SOCIALISM)	9.61	, Ly
17	NYENATOWAL MARCHAN SIGNATURES INC.	S. WITHS TS AGREE 5 90 CHICAGO	19 17	No.
	USC NATIONAL MADIENNA INC. LLONS, LLC. LEANKLINGO SCIDICTUS LLO	N. MIDACOHE GREEN SOCIATION.	9.61	No
H V	PARKELLINGS C. 19 C. PA. 110.	DOMOTORELEGO	1904	'.6
_		7-91-198-1 NSAPY	Let La	No.
17	JNSO -RAF CANNAGNO (19 KSAIO) (11) JRYKG COMPARIES (INV.11)C	9670	1803	5.0
14	FIDAL 1910 10 968, IJ. 2		299.15	500
24	L SUBSTITUTON 75 LC	78.0;	59.05	111
24	EVANCE OF THE	JANUA JANUA JANUA	15/100	No.
	OPERA TARRAMENTICS LLC	CASSIA GODA	500.00	No.
4.2	50.1.4.5.16.1	H9 94 93 0 4 8	57.57	H
15	AGUN STRATTURE	U17(a) 2 a)	97.17	No.
4-	5/05/5/10/5/5/10/5/5/5/5/5/5/5/5/5/5/5/5	LANOP		To:
15	TRACK COMPANY 2 - Reduction C	Caballa	-44	K.
41-	MATLEX NO. 11:	MACRIMINA	10000	No.
47	SOSPARIA MATTER CENTER L'	.008B CO 6.008		
48	COS NET MADA PARA CIDENCE, LOC	Security (Compa	10.1	95 N1
J-1	ZUKPODEH PRALISKT STEUNU	ROUTER HERE	125.3	N-
in in	CLASK NAME OF THE STATE OF THE	N. V. DATHER ON ENDING CON-	175.54	R:
Si .	NOVADA (20) ZWELLINESS C	PAMI	175 6	1.5
	WAYSSPIR OF REVALENTIAL	ANY CORPANSA 23	18.31	K K
	SEW LIE	DISTRICT OWNERSHIPS CENTED	120.60	N/c
,,	WEDLANC RATE	HI I II	173.9	Ph-
55	WILLEUVSS & CAP SYSTEM OF MEVALOR NEW COLD	SWE	72.16	349
is	JULIE CHRICKER SUSYN (197	SVCVPT (APRICAGES	15.43	46,
57	which contribution on the state of the state	(#77-100, DY	10412	yl.
ie	GCS/D COPRINTEY SAVADA C	COURT MAIR?	167.17	140
52	(WAL MILITARY ME SEC	7 3 HIS 4 NSARY	para.1	No.
١.	OLOBAT GARAGER	OLNOTO!	160 %	San San
:	NUVACA RUBE 150	SHANGE, AS VERNS	155.83	Na Na
	HOP SOND WAY IN SECURITY	A THORRANDS STORY	Pos (6 11)	Sar -
61	(SW)1, 112	offe IN Index (s) is faw Affey a	f=xi	No.
-4	SIGNATED ATTROMES ADDRESS.	GEON DAGGEST (1995) A TENNON TO THE COURT OF	:= 11	·
65	IPSEQ ALIPMOTO	PACACA CANNAILS HEART	U. 87	No
4.	NO. THEOR NEWADA GROOM RELEASE	10.741 CANNARIS	163/17	SII
17	GREENPONT RAVADA DIG	C. ALICETARM:	10.5	,Na
3	LTM SEALUREST STATIC CORPS. (C)	GA99083	28.17	110
7.	N WALSON STATES CONTROL LLC	71%0	123/18	No.
ii .	CMN MANUFACTURE	50256	2141	141-
1	SPMOL SEGAS RETAIL FOR	MODSES	17:17	N
2	SUITANT NORMED SERVICES IN CO.	NULLAI	.50.30	le ·
14	ST WOAKS LLC	NEW AND	13.6-7	N.
-	RUIGETONIS SONISMINATES, FOR	HP16000 VP2AG	115.30	34.5
1	WENDOW BAILLO	% larID-DVH-G	115%	Ψ,
	SCRPA THE	NOME	111.5	No
	SCROM TO	реми	116 *	К
18	AGE/FAR CLE HVATKON (1.1)	RELUATORITY WATER	11737	N/
19	-BEPAL CITO Ca. NO	haxhal, c160c1	lots"	K-
131	CIGIT CEPSSONG INC	CAMA NESALIA	(3+1)	No.
1	D WESTER OFFICE THE SAMARKEETING ET ITS	DOMERS MIND MODES - SPENZIFICING	.78 (64	• "
C	MIERO-ARM NVILIC	STABBARG ABASE AS MID: 45	(373)	N.
7	GROWN LIGHT ASKS LIC	MAYERSHIPWORK	15531	[le-
14	LEFACEDRICE INC.	CLM 909ICNA - HIAM OF EASYI/CAS	13182	N2
11	CURCULTURAS CINGES TIL	, tallow WHILINESS	1911	'46
	ECYCLARM RIGHT FO	1-0% (A)	(283)	41
	07 PC 1999 (89 VO) 11 C	(1)	17485	Shi
	BOURSDALOBOUR CITY	H-GTN: HURB	(25.20	**
	GP SCIENCE S SAVADA, LL	GB V ALANCAS	PAge	Isu
	KEIDIBLES, ITC	AR ANI	.17.00	No
F.		APZA 51	17.90	14.5
	KINDIPERTE			
h.	EMDIBLES LLC	ARÇASI	.17.30	No.
6. 92 15	EDIDIN PS. LLC KINDIRLES LCC	AR(4.3) AB(4.3)	.1730 11740	- 50
6 12 15 14	EMPORTESTED KINNINGLESTON BLANCE, SESSION	AR(AR) AR(AR) FIDOX	.17.50 117.46 .61.7	NA NA
6 72 75 44 75	EDIDIN PS. LLC KINDIRLES LCC	AR(4.3) AB(4.3)	.1730 11740	- 50

		DOUGLAS COUNTY		
Rank	Hattness Name	DUA/LOGO	Searc	Conditional facence Yor? W.
_	LONE MOUNTAIN MARINERS, ALL	DO NUFAE	214.90	Va
2	GREEN THURAPEUTICS, LLC	PROVEHONS	[85.74	344
:	ENDLUG SWITTINGS CONTINUE.	[POLAR 5 Mod	194.44	N.
1	FORDER THAT PARMS DUTY	le la viria si di Productioni	[48.5]	īls -
5	POSE TONK CONCENTRATING LC	FITT OPERN HEAR.	1 1 h 4v	. В
ıi	[WENDOWLEG L.C.	WEST OFFISA	115 66	l as
7	POSM IS	M/MH	1 1a.5	Nr.

_		LIKOPOLNE		
Rank	Reserves Name	DBALOCO	Seare	Conditional Likeport Ser San
•	CHEYENNE MEDICAL TUD	THRIVE	1 114.51	l was
2	GRENOVORTIOS HAVADAINLIVILLI C	Legaliti mog ding	1 21131	l-:
	DUX CAN:	IOUSICAN	3000	No.
	HARVEST IC NEVADA LLI C	TABSTS*	1 193.0	pl ₂
	Dust goal in the c	PANACA CASINARIS ITUMS	1 (633)	No
b.	WENDOWSKA LLC	lwi stocyt ak	± Mar	No.
- 7	IDAK GIKOWERS, CORP	IHAR GIV OWERS	1 (253)	1 10
К	PLANSIE NATURAL PRODUCTS LLC	-M.	114.30	246

Rapk	Buoneis Framo	DB4/1,000	Source	Conditional Literate Year fac
	CONTRACTOR OF THE PARTY OF	fishtiltatida chenty	The same	
Rank	Borines Sune	[DRADINGS	Score	Candinonal House Yes No.
- 1	LONE MOUNTAIN PARTNERS THE	IZENLEAF	21450	1 315
1	DOLARIS WELLNESS CENTER, ELC	IPOUSRISSIMU:	1 08.17	Yo
- ;	BLUG COYOU CASOU, LCC	BLP. Covern kaser	20.85	N.

		EUREKA COUNTY		
Park I	Batelitical Manue	IDBALOGO	Seere	Conditional Larentz Yest No.
F 114	INE MOUNTAIN PARTNERS, LLC	PENTEAR	87.158	Yes
2 IEL	REKA NEWIGEN FARMS, LLC	JET RENA MEMORIN FARMS	1 47.67	Ver

<u> </u>	HEMBOLDT COUNTY				
Rank	Ньброг Купе	DRAMINED	, Score	Conditional House Yor No.	
	PRSSPAN, LEC	GRASSROOTS	[96.40]	1.7	
- 2	PERETONIC CONCENTRATES, LLC	THE GREEN HEART	146.99	No.	
4	Prysocial a likal producty in a	1.71	[_:0]	No.	
	LORAL PEMEDIES COO	forces a cris-descen-	Dille	l No	
35	DCTARRANKIN STU	E. CID	84.5	No.	

		LANDER COUNTY		
Hank	Businesi Marie	IDBULOGO	1 Sever	Cordbbrod License Year No
-1-	CONEMOUNTAIN PURTNERS, LLC	12/ NUESE	214.50	Yes
2	TRNVPww.CLC	GRASSIFOOTS	196.14	Ver
1	HARVEST TERMADACH	Inspector	Lipini	N ₁
- 1	IDIPTASSEND MODULLI SES MAIGRET 3/6 (11)	JODANS ZEPARICALITIES ALGELETIKA	132.01	V+1
;	R 1850 REMINISTRA	DOCSAMMIEGARY	114.16	N.

		LIM OLY COUNTY		
Rank	Dorings Name	[DHAZI.DGH	Score	Conditional House Yes No.
1 (LONE 510)	ONTAIN PARTNERS, LILL	TOUNDEAF	214.50	774

Hask	Hodners Name	DROLOGO	жет	Pholiforni License Year No.	
10		LYCS COLATY			
Renk	Unipes Same	DRAZUROO	Sense	Condemnet Llemer Year No.	
_	TERMINAL CLC	IGR498H0018	198-45	1'e	
1	JUVERN WITTENSSCHIE	HIS.DISS/NS/RY	1 19-11	***	
1_	HIGH SIERLOCHOLD THEY CO.	- Itali	1 1313:	Sin	
4	SSALING ADMINISTRATIO	KANDA	K200	101	
>	PREENT HAT TAXOUS THE	In actions twoks	1 16 117	l So	
1.	From Anti-Oakhoo Ling	CACHEAGER ORIGINA	1 410	l No	
1	JENNULENATOBAL MODULING LICE	Line	174.00	De	
	2001 - 2 VARMS 11.0	linen	28 mg	у.	
-9	INTERNATIONAL SERVICES AND STRUIT DING INC.	A100 (MALM) (MERC	1 2400	N-	

Service.		MINERAL COUNTY		
Rank	Healtree Nage,	DHAZLINGIT	Seary	Conditional License Ver 1Na
1	SECOLO MOUNTA'S PARTNERS, LLC	120, NI EAF	214.91	Vie
7	PRINCIPIOR LLC	GRASSROOTS	195 44	Yer

		MECOINTY		
Rank		DBAILOGO	Secre	Confidentl Lorentz Year No.
	NEVADA ORGANIC RENEDES, LLC	THE SOURCE	312.59	Ves
	GEOD/SAURTOUNT SADA NEVICTA	JUA, 111703 FF	115.53	347
	COMMUNICE TARK MAD UNITED TO	HHSVE	22.5	Я
4	RM DEVELOPMENT COMPANY, INC.	PLA VEL 3 (MED97R)	7.001	Ka .
1	1600-The	THE GROATE	150-43	No.
2	ISNVINGS (L).	GRASSOCIS	Po D	ы.
- 1	CLANA NATURAL MEDICING ATTILITIONS THE	NOVEDWORTH ORDER SOLLETON	120.93	14,
4	977 Nachillac Efficience son or greating	NUVERNMENT GROUPS SO THEIR	jn 42	\a
4	TEVERSON CONTRACTOR AND ASSESSMENT	Hez SIS 1945/46 Y	Mily	Sin
10	CREW TERROR OF CASELLE	C 20 CHERO SECTION SEE	190.64	\n
- 1	SHOW BY WHILMES A CASHELLING	PASS CARNARIS	190.17	\0
	CLARK NASD SIZ	SUVADA (18 GR TR SULCTION)	178 %	31/
	GLUSAL PALESIGNALIS C	AMERICAN STREET	40.7-	Au
1	DSSACINVENTAL SPECIAL	1 ATAA	51.67	lio -
15	NYCHARM TECH CID	Josephan	11.14	N .
10	http://www.scotte	I-III. Y	******	Sto
12	MILLEROAPISS CO.	LULLIN	18 ps.	N
18	MRRefract	SIT SHIPE CANNARIS	:- 50.	

	Annual Committee of the	PERSHING COUNTY		
Rank	Hastaria Name	[1184,14940	Source	Continued License States
1	TRNV PHA LEC	GRASSBOOTS	196 81	10

			100000000000000000000000000000000000000	
Rank	Businers Name	IDBULGGO	1 Serve	Candinanal Likenia Yusi No.
-	TRANSPORT LLC	IGRASSROUIN	156,29	- N.
- 7	PURE TONIC CONCENTRATES, LLC	THE CREEN HEART	11649	

	WHITE DOSE, CELEVANY				
Rank	Buwners Name	IDUALOGO	Stage	Conditional Lacrate Yes? No	
1	JUONE MOUNTAIN PARTNERS, LILLY	PESCEAF	1 214.59	380	
2	TROVINSK 1230	CRASSPOOTS	1 196 29)e:	
i	TO MERS MOD SPECIALITIES MARKETY INC., 1919	IDMER CORD MODAL (000 MARK 1790)	1 (32)00	4.	

Kenk	I Bunness Name	lus ecodo	Server	Confidence Livered Yes (N
		WASHOE COUNTY-IN NO		
ank	Undays News	DILOLOGO	Seare	Candidanal Leonic, Yes: 5
1	ESSENCE TROPICANALILIC	ESSENCE	127.84	Yes
7	MIA ADA ORGANIC REMEDIES, LLC	THESCHINCE	12295	Yes
3	DEEP NOOTS MEDICALLIE	DEEP ROOTS (CARVES)	212.44	
1	CHEST SYLMEDICAE LLC	DIRIVE	214.91	Yes
5	CONE MOUNTAIN BARTNERS, ILC	ZENCEAF	214,91	
6	GREENMANT OF NEVADARIA, LLC	HEAT THE FOR LIFE	215.60	lv-
1	COMMITTEE NAME OF THE ISSUED	HOIV:	212 lo	Ye
	SUALCAN, 1. C	094549	279.66	No.
	WHITARS CONTEST ON OUR MADA THE	CUCVAII.	2.673	- 50
ļu	C ROLLE STAPMN TTY	CIRCLE :	7.800	
11	MARCON ROUND COMPANY, NO	PLAST 0 - VITALIK	2.1.4	No.
12	WOLCHNG	Signature I	2.150	Xu Xu
15	ACTION SC DOME THE	W 67 x 005-1 NS403	1.954	
14	716 14	THE CHAME	13767	Na Na
-	72DV7 48-LFC	ORASSIOU A	125.46	fo:
ġ.	COARK SATURAL MEDICIPAL SOLUTIONS LIES.	NUMBER OF CASES OF THE STATE OF	105.46	N.ı
÷	NYE SATURAL SEDICING MOLLITORISTIC	IF VEDA (His cutting Street Con-		Tla N -
Ċ	PROMITERAL DISACTION AND TO SELECT	PRYOGENIELLO	.9 .5	
÷	WIR W. 1289-LLC	DE 108P 168405	1-6 34	
· ·	TNYO TIME CONSISTED THIS OF YOUR	IP/O	190.7	N.
1	GL +5 HIERAP - LCS (13	45.0 (SHON)	15-64	Fér
	DOMENA PARQUAL ONSIGH (AD 9080CH VIII)	BUN AA PEGAAT ONS	139 4	*h
11	Olia Sies symulani all'o	1911	187.67	N ₁
14	ORNEYADA ILC	SISE	5-37	14,
33	High site Card Swipper is	HGH y , e Ra	\$4.77	50
	SPERM SWILLNASS CERTICAL C		0.70	\v
.,	L. AEK KMP L. C	CASS LAPANDA	50.17	No.
*	ROMBOUGHEN ESSAIT NO	NUMBER OF THE SERVICE HERA	78 F4	NO.
	N. ANDROGOGO RANALL SAN LINE	MOTOR TRO	778.70	Ne Ne
111	WASHINGTON ACTION TO	PRIME PERMANENTAL SALSES	178 13	No.
11	WITT NEW & CARROTY PROTECTION NO. 91, 91, 12		175 67	Ni-
0.2	TONIVALS	MMD	12.	Na Na
1	. C819C	CASIDA VIIII:	17.40	TIS.
) .	MATERIAL CONTROL OF THE CONTROL OF T	DY SECTOR	165 1	N1
;-	GLOSGI FARSKAY, LU	KOTOPK	(44.45	98
5	339T-110	for solet	167.74	- ч
:1	BLANDON DO COROUP III C	COSPECTAPMES. Hower Artent.	161 a5	J.
4		full the cost mass cages	164.52	N.
1.	OLGONISTIK I NI VACA, INC. NI MANGARAT LINESS CHRISTICA	CHACKE KAR98	19831	142
_		NAC .	183.13	- H
-	PRILEA/BUL NEDISTRISH YOUR	STEVE	105.9.	,d;
	NEW ATTER ST	MFY: AKN	30.7	No.
	E 3, 2	3110X	49.85	No
	2 - 4 - OND CONTROL (MAY 25 1 - C	II CROKOLARI	11.83	- N
	CNECNSTOLING	SANA MANAGA	19.4	No.
	HISCARC MISCONNI Z.L.C	r Stawnings	3- 12	\n\n
	1940 GBOWELS CURY	Bak elebonase	75.76	No.
:	BUNGARO COLO C	BEAU NO FERN	,23.20	
	LYNCE NATE 70 L FECOULTS, LLC	LAP	PPP	- Su
9	20 G.A., KLES OR S. LLC	SDC SIAROTHICARY	123.5	65
11	15 YADA SORANI, M. SURSELLI NE	Atticol Oldki vis/Silex	154	No.
	NVC GTK BG*	KV ODDEN	104.37	14
-	ME PRINCENCE LLC	LUCIE	17:4	N.
7	VIV RATE TO	SUBSENVICANNERS	14 (a)	٧.

		WASHOT COUNTY SPARKS		
Rank	Hanleres Nurve	THAILOGO	Skoje	Conditional Larence Year No.
	ESSEACE MERCHESON, LLC	ESSENCE.	223.12	You
	NEWACKA PROPARTICIDADELY STUDIO	17H-NA-lick	20219	Ņ.
2	FIGNE AND MEAN PARTMERS 1. C.	AFM FAE	71-191	134
4	DRUSTAMACO DE MI DADIA NEM LEC	JUALIE FOR JIEF	213.73	\n_
1	1600 H.C	THE CROWL	west	\n
3-	188/0968/130	GRA95 80019	Acar	No.
1	CLASS NY CISAL MEDICINAL POLUCIONS LLC	DOMESTIC PROBLEMS OF CLOSE	< 31	\0
1	EYENATURAL Sabbu NAL BOLUTIONAL III.	NOVED WITH LESS PROPERTIES.	31.57	No.
	SYRBOTY WZL, SWIS CLINTER 1 1 C	COSTO CANNAIL 1	19.417	546
III	STARK SMEDIELC	NUMBER OF PROPERTY OF	176.64	Are.
II.	ROMBODYFREAL CS (A.L. NO	моственью	1951	No.
11	CREDOXIALN VALUE INC.	Calidado Palodo	Jet.,7	Too.
1:	STILLING INCOMEDISCRIPTION	N. All	157.11	N.
14	DITEX ILLE	0.08	1.4.42	142
5	CRITICENSSCO, INC.	CASIA BUA ADA	15-61	И
6.	G RAL RIMITOTS 21%	DEADS APOTHOUGH	13	N

	W.	ISPOE COUNTY-UNINCORPORATED WAS	HOI	
Kank	Budjarsy Name	DBA/LOGO	Syure	Loadsharal Escence Year No.

EXHIBIT C

September 7-20, 2018 Application Period: Medical certificate holders may apply for one or more Adult-Use (recreational) retail store licenses. 64 licenses available. Applicants were scored and ranked according to NRS453D & NAC453D. (Updated 4pm 5/14/2019)

Application Period	Business Name	Cicense Type	Jurisdiction License Awarded in	Application Status	Application Score (if scored and ranked)	Score Bank Within Jurisdiction [if applicable]
29.07.18 - CS.20.18	TAP Incide Neveda Cannabis	Retal Marijuana Store	North Lin Vegas	Not Approved	202 83	75
N 07.18 09.20.18	TAP Incide Nevade Cannabis	Retail Manjugng Store	Las Vegas	Not Approved	202.83	13
25.07.18 - 09.20.18	TAP Incidba Nevada Cannabis	Ketai Muripung Store	Unincolpoiate: Clark Courty	Not Approved	207.83	15
% 07.18 c9.10.18	Shart Investments LLC	Retail Maripuna Stone	Lyon County	hot Approved	162 30	7
9.07 18 - 09 20.18	Shat Investments LLC	Actail Marijusha Stone	Nye County	Not Approved	161.67	14
09.07 18 - 60 20.18	Aures Medical, LLC	Hetail Mari unou Stone	Keno	Not Approved	199.34	13
09.07.18 - 09.20.18	Acres Medical, LLC	Retail Marijuana Store	North Las Vegas	Not Approved	199.84	14
	Anes Medical, ITC	Retail Marly and Store	l as Vegas	Net Approved	199.84	15
19.07.18 09.20,18	Acres Median", 110	Retail Marijuana Store	Unincorporated Clark County	Net Approved	198,67	188
09.07.18 - 09.20.28	Agua Sheet, LLC	Retail Manjuana Store	Liss Vogas	Not Approved	188.00	32
09.07.18 - 09.70 18	Agua Sheer, LLC	Retail Manipana Store	North Las Viegas	Not Approved	185.50	35
09.07.18 · 09.20.15	Agua Street, LLC	Retail Manijuana Store	Linius cripinated Cark County	Not Approved	187.17	42
09-07.18 - 09.20.13	Agua Street, LLC	Retail Varijuana Store	Unim crip mated Clark County	Not Approved	08981	43
09:07 18 09:26 L8	A ternative Medicine Association, LC	Retail Varijuans Store	Las Vegus	Not Approved	124.67	73
09 07.18 - 09.20.18	Biokeva Innovations of Caison City, LLC	Retail Manjuana Store	Carson City	Mot Approved	288.00	1
09 07.18 · 09.20 18	BioNeva Innovations of Carson City, LC	Retail Manjuanu Store	Penc	Not Approved	187.67	22
2007-60 00-70-03	Blessum Gring II.S	Reta I Mai juana Store	Renc	Not Approved	125.50	47
05:02:00 - 81 70:50	Blessum Graup II (Fetal Manjuana Store	North las Vegas	Not Approved	125.50	1 2
MANAGE - 05/20/16	Blossum urbujus.	Tetai Mariluana Store	Unincorporated Clark County	hot Approved	125.50	88
OSCILLA OCTUBLO	plossom urbup	Telin Manjuana Store	Las Vegus	Not Approved	125 50	28
00 07 10 - 05.20.18	MILIC COYOLE KEREIN, LLC	Retail Marijus-a Stone	Esmeralda County	Yot Approved	100.83	3
0.07.10 CO.10.10	Californ City Agency Solutions, LLC.	Retail Mari uana Stone	Carson City	Not Approved	128.67	- 11
00.02.0.10 00.00.00	Chryenne Medical, LLC	Retail Marijuanu Strine	Elko County	Appringed	216.70	1
02:02:00 00:00:00:00:00:00:00:00:00:00:00:00:	Chrymnig Medical, 110	Retail Marijuana Shine	He-derson	Approverl	216.50	4
02.02.00 -02.10.00	Chevering Medical, LC	Recall Marillana Stirre	Reno	Approved	216.50	9
00.00.00.00.00.00	Charleson Made at 1	Retail Marijuana Sture	Las Vegas	Approved	216.50	u:
0.0000000000000000000000000000000000000	Capania Menoral Capania	Rotali Marijuana Store	Unincorporated Clark County	Approved	216.50	à
2007.18 - 00 20 40	Coole Character 110	Retail Marijuana Store	Hericerson	Not Approved	238.00	8
09/07/16 - 09/2018	Circle S Farms, LLC	Setail Manijuana Store	Las Vegan	Approved	203:00	10
09 07.18 09.20.18	Little Sharms, LLC	Retail Variuana Store	North Las Vegas	Not Approved	208 00	ÛĽ
	Little S Farms. LLC	Retail Munitional Store	4610	Mit Approved	208.00	10
	Linde S Farms. LLC	Reta I Mar juana Store	Unincolgorated Clark County	Not Approved	208 DD	12
04-01/01/8 09-20-18	Clark Natural Medicinal Sclutions, LLC	Reta I Manjuana Store	Uninterporated Washoe County	Not Approved	191.67	2
09.07.14 09.70.18	Clark Natural Medicinal Sciutions, LLC	Retail Manjuana Store	Curson City	Not Approved	191.67	8
07.10 00.20.10	Clark Natural Medicinal Sciences, 11.5	Retail Marijuana Stone	Nye Criumty	Not Approved	19167	۷
20 OF 10 - CS.20.18	Chat weteral Medicinal Schrimmy, 110	Retail Mani using Stone	Spares	Not Approved	192:01	2
00.01.00.00.00.00	Tight Nettigal Medicinal Solutions, 110	Hetail Mari nama Store	Henderson	Not Approved	191.67	15
00.00.00.00.00	Creative second and controls, LLC	Retail Manjuana Store	Вспо	Not Approved	191.67	16
010000000000000000000000000000000000000	Clark hattial medicinal Solutions, LLC	Retail Merituana Store	Murth Las Vegas	Not Approved	1916/	25
09:07:58:03:70:18 00:03:05:05:05:05:05	Clark hatural Well until Solutions, LLC	Retail Manipana Store	Las Vegas	Not Approved	297:61	77
0.02.04 cm 20.18	Clerk Medical Medicinal Solutions, 310	Retail Marijuana Store	Unincorporated Clark County	Not Sported	197.67	30
07.07.00.00.00.00	Classification of the Company of the Classification of the Classif	Retail Marijuana Store	Unincorporated Clurk County	Not Approved	191.67	31
00.02.00 00.000	Communication of the Communica	Retail Marijuana Store	Unincorporated Washoe County	Not Approved	178.84	4
02 07.18 00.24 16 09 0.448 - 00.24 18	Clark Mives 117	Rotall Variuana Store	Carson Lifty	Not Approved	178.84	ø
09.07.18 · 09.20.18	Clark NASO LC	Metall of arrivance store	Spelks	Not Approved	178.84	10
09 07:18 - 09:20:18	Clark Notice LLC	Retail Manual and Contail	Myellounity	Not Approved	178.83	77
09.07.18 09.20.18	Clark MMSD, LLC	Surtai Marmana Stoce	200	hat Approace	178.84	3
09 07 18 - 09 20.18	Clark NMSD, LLC	Retai Marinana Store	20000	tor tonoused	1.0.03	77
09.07.18 - 05.20.18	Clark NMSD, LLC	Herail Marianan Store	Unitropopated Clark County	Mor doproved	130 67	2 5
00.07 18 - 09 20.18	Clear River, LLC dbs Nevada Made Mai juana	Retail Maritiana Store	Herderson	Parallel of	7707	ρ,
			10013013			

September 7-20, 2018 Application Period: Medical certificate holders may apply for one or more Adult-Use (recreational) retail store licenses. 64 licenses available. Applicants were scored and ranked according to NRS453D & NAC453D. (Updated 4pm 5/14/2019)

Application Period	Businers Namo	License Type	Jurkdiction License Awarded In	Application Status	Application Score (if scored and ranked)	Score Rank Within Jurisdiction (if applicable)
09 07:18 - 00:20 18	Clear River, LLC dha Nevada Made Mudjump	Retail Manitums Store	North Las Vegas	Mit Approved	209.83	00
09:07 18 09:20 18	Clean River, L.C. dha Nevada Made Marijuana	Retail Mar juinn Store	Un neor porated Clark County	Approved	210.15	5
09 07 18 - 09 20 18	CN titemvectal Inclida Cana Nevada	Petal Marijuana Store	Carson City	Not Approved	135.01	10
09.07 18 - 09 20 18	CN democrating dba Cana Nevada	Petal, Manjuana Stone	Sparks	Not Approved	139 DI	<i>U</i> .
04.07.18 09.20.18	CNLicensecol include Cana Nevada	Aetail Maniuana Stone	Reno	hot Approved	16.651	14
09.07.18 - 05.70.18	CN Lizerseco Linc. dha Cana Nevada	Retail Man, uana Store	Morth Las wegas	Yot Approved	139.01	55
09.07 18 - 09.70,18	CN Licenseco Linc. aha Cana Nevada	Retail Maripuana Stora	Unincorporated Clark County	Not Approved	139.01	08
09.07 28 - 09.70 18	CM Licenseco Hind, dhy Cana Nevada	Retail Manipana Store	Las Vergas	Not Approved	139.01	800
09.07.18 - 09.20.18	Commerce Park Medical, LLC dos Thrive	Retail Manijuana Stone	Nye County	Not Approved	273.16	e e
09.07.18 - 09.20.15	Commerce Park Medical, ITC doa Thave	Retail Manijuana Store	North List Vergas	Not Approved	717.33	r-
39.07.18 - 09.20.18	Commerce Park Medical, LLC dbg Thrive	Retail Marijuana Store	Reno	Nitt approved	237.16	2
09.07.18 · 09.20 18	Commerce Park Vielaur, IIIC das Thrive	Retail Varijoana Store	Union cripurated Clark County	Approved	222.16	σ
09,07.18 - 09,20,18	Compassionate Fearin of Las Vegas, LLC	Recal Marijuana Storc	Jnincorporated Clury County	Not Approved	134.82	84
81.02.00 - B1 70 e0	Cumpless onete Team of Las Vegas, LLC	Retail Manipulant Store	Las Vegas	Not Approved	134.87	93
09 07 18 - 09 20 18	Cumpary unite Team of Las Vegas, LLC	Reta I Mar juana Store	Las Vegas	Not Approved	134,82	94
09 07 18 09:20 18	CWNPwada, 10	Retail Manjuana Store	Las Vegas	Not Approved	181.67	43
04.07.18 09.20,18	CWNevada.LTC	Retail Manjuana Store	Unincorporated Clark Courty	hot Approved	184,34	াব
09.07.18 - 09.70.18	D. LUX LLC (Medical Marisana Group, Inc.)	Tetal Meniuana Store	Carson City	Not Approved	150 45	6
09.07.18 - 09.20.18	D tox tic (Medical Marijuana Group, Inc.)	Retuit Marijuana Stone	Sparks	Yot Approved	149.83	<u>t</u>
00.007.18 - 05.20.18	ID LUX LLC [Medical Marijuana Group, Inc.]	Retail Marijuana Store	Kenu	Not Approved	149.83	95
00.07 18 - 09.70.18	Peep Roots Medical, LLC	Retail Marijuana Store	Henderson	app: rowed	227.49	P.
09 07 18 - 09.20.1B	Deep Apots Medical, LLC	Hetail Marijuana Shire	Las Vegas	Approved	222.49	
09.07 16 - 09 20.18	Deep Roots Medical, LLC	Recall Marijuana Sture	North Liss Megas	Approved	222.49	ρη
09:07:18 - 09:00 18	Deep Hoors Medical, LTS	Recail Manipage Store	Reno	Approved	222.49	22
09:07:18 - 09:00:18	Crop Roofs Medical LLG.	Retail Manipana Store	Litini expirated Clark County	Approved	222,49	ঘ
00.07.15 - 09.20.28	DH Hamingo Idd	Retail Marijuana Store	North Lin Vegas	Not Approved	195.07	71
00.007.16 - 09.202.16	on deminisords	Retail Variguana Storc	Las Vegak	Nitt Approved	196.00	73
09 07 16 - 09.20.16	DI SIBILITION INC.	Recal Manjuana Store	Jointon boliated Clurk County	Mit Approved	195.67	24
09.07.18 - 09.20.18	Diversified Modelities Marketing	Retail Manjuana Store	White Pine County	Mat Approved	138.66	2
81.02.60 BL v0.60	Diversitied Vodauties Marketing	Reta Mar juans Store	Lander County	Not Approved	138.66	4
09.02.09 - 09.20.18	Diversified Yoda ities Varketing	Retail Manjuana Store	North (as Vegas	hot Approved	138 54	45
00.07.18 - 09.70.18	Diversified Modarities Marketing	Retail Manguana Store	Unincorporates Clark County	Not Approved	138 66	91
29.07.1X - 09.20.18	Diversified Modalities Marketing	Terlai Marijuana Store	Las vegas	Yot Approved	138 66	35
00.00.00.00.00.00	Econevada, L.C. dea. Manajiminin Las Vegas	Aetail Marguana Store	North Last Vegus	Not Approved	137.13	63
81.07.60 81.07.00	Provinceda, colonia, Manaphaminia, vegas	Hetail Man, paris Store	L23 Vegas	Not Approved	137.33	26
09.07.18 - 09.20.18	Scool letter to the properties regard	Operating and Control	193 VOR35	Net Approved	137.33	91
09.07 28 - 09.20 18	Feer of Indiana III	Description Werlings (1990)	Larsin City	Approved	71.722	
09.07.18 - 09.70.18	Exerce Henderson III	Due all Marris and Store	Multi-Tak Gegas	Approved	777.17	
09.07.15 - 09.20.18	Especia Perdesson II.S	Mose of the control o	phairs	Approved	777.17	1
09.07.18 - 09.20.18	Essence Tropicana, LLC	Recal Macingary Cases	Handares ark County	Approved	227.17	7
39 07 18 - 09.20 18	Evvence Tropicana, LLC	Recei Varingue Store	as Money	Approved	227.84	
DS:07.18 09:20 18	Essence Trupicana, 110	Retail Macillana Store	June Verses	panoiddy	102 / 77	
09 07:18 - 09:20:18	Essence Tropicana, LLC	Reta I Marinana Store	Un projectivated Clark Courby	Annichmed	\$ (7)	
25.07.18 09.20.18	ETW Management Group, LLC	Petail Manjuona Store	Henderson	Not Approved	158.07	30
09.07.18 - 09.70.18	ETW Management Group, LLC	Setal Marijuana Store	Unincorporated Clark County	hot Approved	15837	3
09:07:18 - 09:20:18	FTW Management Group, LLC	Retail Manibana Stone	Lav Vegas	Not Approved	158.17	71
C9 O7 18 · C9.20.18	Eupmain Wellness, LLC	Retail Mari ushs Store	North Lav Vegas	Not Approved	165 19	95
09.07.18 - 09.70.18	Suphona Wellness, LLC	R∈tail Manjuana Sture	Unincorporated Clark County	Not Approved	165,16	65
09.07.18 - 09.70.18	Eurewa Newben	Retail Marijuana Sture	Firrcka County	Approved	2976	2
UU G7.28 - 09.20.1R	Fidelis Haldings, LLC	Retail Marijuana Store	North Les Vegus	Not Aspurerd	189.00	31
09:07:18 UB 20:18	Fidelis Holdings, LLC	Retail Marijuana Sture	North Les Vegas	Not Addroved	189.00	

September 7-20, 2018 Application Period: Medical certificate holders may apply for one or more Adult-Use (recreational) retail store licenses. 64 licenses available. Applicants were scored and ranked according to NRS453D. (Updated 4pm 5/14/2019)

Application Period	Buşiness Name	License Type	Junisdiction License Awarded In	Application Status	Application Score (if Stored and ranked)	Score Rank Within Jurisdiction (if applicable)
00.07.18 - 09.20.1R	Fidelis Holdings, LLC	Retail Manijuana Store	Unimorphysical Clark County	Not Approved	189.33	#30 00
09.C7 18 - US.20.18	Fidelis Holdings, LLC	Retail Manjuana Store	Unincorpurated Clark County	Not Approved	189 00	: 22
09.07.18 - 09.26.28	Forever Green, LLC	Retail Marijuana Store	Lyon County	Not Approved	14101	9
39.07.18 - U9.20.18	Forever Green, LLC	Retail Manjuana Store	North Lin Vergis	Not Approved	141,34	64
09.07.18 - 09,20.18	Forever Sreen, LLC	Retail Manijuana Store	Las Vegas	Not Approved	144.01	000
09:07:18 09:20:18	Franklin BioScience NV, LLC	Retail Manjuana Store	Henderson	Mir. Approved	JD:C6I	21
29:07:18 09:20 18	Franklin BioScience NV, LLC	Retail Manjuana Store	Crac	No: Approved	190.66	18
79 07,18 - 09,20,18	Franklin BioScience NV, LLC	Reta I Mar julini. Store	North Las Vegas	Nint Appropried	(a) 33	900
29 07 18 - 09 20.18	Franklin RidStrence NV, LLC	Retail Manjuana Store	Las Vegas	Not Approved	150.66	ar.
9001 18 05 20.18	Franklin Bir/Stience AV, LLC	Hetal Manjuana Stone	Unincorporated Clark Courty	Not Approved	190.66	PE
19.07.18 - 09 20.18	EXMELLIC	Actail Marijuana Store	Reng	hot Apploved	164 84	3.8
PR.07 18 09 20 18	(SWFL.Lic.	Retail Man, para Store	Unincorporated Clark County	Not Approved	164.83	4 000 10 000
39.07.18 - 09.70.18	SWELLIC	Retail Marijuana Store	Lay Vegas	Yot Approved	162.83	300
19:07 18 - 09:70:18	GB Sciences Nevada, IIIf	Retail Marijuana Store	Uniocorporated Clark County	Not Approved	125.00	58
J9.07.18 - 49.20.18	GB Sciences Nevada, LLC	Retail Marijuana Store	Las Vegan	Not Approved	125.00	00
09 07 18 - 09.20.1B	GBS Nevada Partners, LLC	Retail Marijuana Store	Ferderson	Net Approved	183.17	7.
09:07:18 - 09:20:18	GBS Nevada Partners, LLC	Retail Marijaana Storc	Non- Las Vegan	Net 4pproved	189.17	07
09:02:60 81:00:60	GBS Nevadu Partners, LLC	Retail Manyana Store	Las Vegas	Not Jup med	71.081	2.2
09.07.18 09.20.18	GBS Nevacu Purtners, LLC	Retail Mazijuana Sture	Las Vegas	Not Apprilised	180.17	00
09:07:18 09:20:18	GBS Nevada Furtners, LLC	Retail Manipana Store	Unincorporated Clark County	Not Apprilised	190.17	: 2
09.07.13 - 09.20 18	GHVE Cultivation, L.C.	Retail Manjuana Store	Hnintorporated Clark County	Not Approved	128.83	!! ! 50
09.07.18 - 09.20.13	Global Harmony LLC	Retail Manipage Store	Wer Courty	Not Approved	1834	7
29 U.7.18 - D9 20.13	Global Harmony LLC	Retail Marijuana Store	Hendervan	Not Approved	166 34	28
81.02.60 - 81.70 50	Glebal Harmony LC	Reta I Manjumin Store	Herio	hat Approved	166.34	56
29.07,18 : 09.20,18	Slothal Harmony CLC	Retail Mainjuans Store	North Jas Vegas	Not Approved	156.34	40
M.37.18 09.20.18	Global Harmony L.C	Petal Manuana Store	Unincorporated Clark Culunity	Not Approved	166.34	60
25:07:1X - 09:20:18	Global Harmony LLC	Aetail Marijuana Store	Las Vegas	Not Approved	166.44	ή
29.00.16 · Ch.20.18	CODD C ENTISTY NEWSTRILLIC	Retail Marijuana Store	Hendigson	Not Approved	167.17	97
207.18 - 05.23.18	Good Chemistry Kewada 11.0	Retail Marijuana Store	Unincorporated Clark County	Not Approved	167.17	58
09.07 18 - 09.20.18	Good Chemistry Nevada, LLC	Refuil Marijuana Stone	Las Vegan.	Not Approved	167.17	62
09:07:18 - 09:20:18	Gravitas Honderson LLC aba Better Burk.	Retail Marijumu Store	North Las Vegus	Not Approved	196.C1	61
09:07:18 - 09:20:18	Granitas Henderson LLC dba Better Buils	Retail Marijuanu Shing	Las Vegas	Not Approved	196.01	77
19:07:18 09:20:38	Gravitas Hemitorson LLC dba Better Suds	Retail Manjuana Sture	Unincorporated Clark County	Not Approved	195.03	73
87.07.08 09.09.09	Gravitas Newada Ltd	Retail Marijuana Store	непфелзоп	Not Approver!	394.66	14
09.07.18 - 09.70.18	Gray tee Newstan I tol.	Retail Varijuana Store	Hnincorporated Clark County	Not Approved	194.66	2.7
00 07 10 - 03.70 10 00 07 10 10 10 10	Green tear arms holdings, Ltt.	Retail Varijuana Store	Douglas County	Not Approved	148 51	7
02 07.18 - 09.24.16	Control of	Retail Marijuang Storc	Son County	Nut Approved	143,37	Lis.
79.07.10 .05.20.10	Copper Level Parties in Copper Land	Reta I Mar juanz Store	Henderson	hot Approved	148.51	31
NO DE 19 - 06 10 10	Second and Farmer Buildings, LLC	Netgii Manjuana 2:0.P	North Jas Vegas	hot Approved	13/51	13
07 07 00 00 TO TO	Green Lear Farity Hollings, LLL	Autai Manjuana Store	Lac Vegas	Hot Approved	190.51	91
1,37,10 - 07,2(1.18	Oreen Leaf Larms 710 dings, 110	Petril Marituana Store	Unitx.upporated Clark County	Not Approved	135.84	83
20.07.18 - 05.20.18	creer Life Productions, LLC	Petal Marijusta Store	Nye County	Not Approved	180.68	10
29 07 18 - 09 20 18	Given Therapeutics .Lt.	Hetail Marijuanu Sune	Douglas County	Approved	188.34	2
09.07.18 US 20.18	Green The abenducting LIC	Bertail Merguana Store	Henderson	Not Approved	188.34	13
007.00 - 03.00.10	andan merabentics co.	Retail Marijuana Sture	Reno	Not Approved	188.54	21
85.02.60 - 81.70.60	urean Ingrapeutics II c.	Retail Municana Store	Kodh Las Veigns	Not Approved	188.67	33
09.07.18 - 09.20.28	Green Therapeut Cs LLC	Retail Marijnana Store	Las Vegas	Not Approved	187.67	જ
09.07.18 - 09.20.18	Green Therapeutics LLC	Retail Variouma Store	Unincorporated Clark County	Not Approved	:8767	4.1
25.07.18 - 99.20.18	Greenleaf Weitness; nc.	Retail Manyuana Store	-lendersor:	Mut Approved	114.83	34
BI'07'60 81711'60	Greeneal Welmey, Inc.	Retail Manijuang Store	Las Vegas	Not Approved	115.16	101
09.07.18 - 09.70.18	Greenmart of Nevada NLV, IIC	Retail Manguana Store	Elko County	Not Approved	213-53	
D7.10 - 07.50.10	informaction nevada NEV. LLC	Fetal Manjuena Store	Nye Crunty	Not Approved	L13.21	14

September 7-20, 2018 Application Period: Medical certificate holders may apply for one or more Adult-Usc (recreational) retail store licenses. 64 licenses available. Applicants were scored and ranked according to NRS453D & NAC453D. (Updated 4pm 5/14/2019)

Application Period	Businerss Name	Litonse Type	Jurisdiction License Awarded In	Application Status	Application Score (if scored and ranked)	Score Rank Within Jusisdiction (if applicable)
09.07.18 - 09.20.18	Greenmart of Nevada NLV, LLC	Retail Marijuana Store	Sperks	Not Approved	213 33	গ
09.07.18 - 09.20.18	Greenmart of Nevada NLV, LLC	Reta Mar Juana Store	Henderson.	Approved	213.32	
09 07:18 - 09:20:18	Siegnmant of Nevada NLV. LLC	Reta I Mar. juana Store	North Las Vegas	Not Approved	213.32	. 0
09: U7:18 · 09:20:18	Sreenmart of Nevada NLV. LLC	Retail Manguana Store	Reno	Approved	213 66	ıs
09.07.18 - 09.20.18	Steenmart of Noveda NLV, ELC	Retail Manjuana Store	Les veges	Approved	212.33	7
09.07.18 - 09.20.18	Greenstart of Nevada NLV, LC	Retail Manguena Store	Uninsurporated Clark County	Approved	214.66	
09.07.18 09.23.18	GreenPoint Newadaling	Retail Marijuana Store	Sparks	hat Approved	151.17	7.7
09.07.18 C9.20.18	GreenPoint Newada Inc	Tetai: Marijuana Store	Reno	Not Approved	159.84	38
09.07 78 09.20.18	Green Point Nevada Inc	Retail Marituana Stone	North Las Virgin	Not Approved	251.84	53
09.07 18 09 20 18	GreenPoint Nevada Inc	Retail Marijuana Store	Unincorporated Clark County	Not Approved	150.84	57
09.07.18 - 09.70.18	Greenfolnt hevada inc	Hetail Marijuana Store	Les Vegas	Yot Approved	160.94	Or.
09.07.18 · 09.70.18	G-tenscape Productions, LLC	Retail Marijuanu Store	North Las Vegas	Not Approved	192,83	74
00.07.18 - 09.20.18	Greenscape Productions, LLC	Retail Marijuana Store	Unincorporated Clark County	Not Asproved	192.83	29
09.07.18 · 09.20.18	Greenway Health Community, LCC	Retail Marijuana Store	Fer derson	Not Approved	87.33	35
00.00 to 00.00 JB	innerway Michigal LLL	Retail Manjuana Store	Unincorporated Clark County	Not Approved	10;,00	93
09:07:18 - 09:20:18	GTI Nevada, (Green Thurstindust) dba. 4ISE	Retail Manyana Store	Rema	Not approved	184.33	N.
09,07,18 - 09,20,28	CHI Mewada, at Torrega Thumbindust I dba; AISE	Retail Manipana Store	Korth Lin Vergin	Mrtt Spproved	184.33	3/
8107'60 8179'60	G T Kevada, LLC TGreen Thumbinduss) dba Hiss	Retail Manijuana Store	Las Vegas	Not Approved	181.35	38
05-07-18 05-50-18	Gall Records LLC, Jureen Thumburdust (508) RISE	Retail Manipulina Store	Las Vegas	Not Approved	384.55	39
09 07 13 - 09 20 16	H. A. Complete Contract of the	Section and section of the section o	Las vepas	Not Approved	18133	40
09 (17 18 - 09 20 16	High Spores Colp.	Betail Variguans Store	zko County	Not Approved	225.83	7
09.07.18 - 09.20.18	Hundry of Newsday 117	Poted Machines Stock	Contract Country	Not Approved	126.50	40
29 07 18 - 09.20 18	He sees of Negarda, 110	Retail Man mana Good	Clear County	Not Approved	1900	ec 4
09 07.18 09 20 18	Harvest of Nevarda, 110	Peturi Marimona Store	Handaras	Nill Approved	1978	78
29.07.18 09.20.18	Harvest of Newarla, 115	Reta Marinena Socia	North 1st Mann	Nor Americal	10.051	71 %
09,07.18 - 09.70.18	Harvest of Nevado, LLC	Retail Marijuana Store	Las Vezas	Norwhynosed	164 111	62
09.07.18 - 09.30.18	Harvest of Nevada, LLC	Retail Manjuana Store	Unincordated Clark Courty	hat Annoved	165 01	3C
29.07.18 - 09.20,18	Esalthcare Options for Patients Enterprivey, 110	Petal Manjuana Store	North Las Vegas	Not Approved	150.33	Č g
29 07.18 - 09.20.18	Design My at C	Petal, Marijuana Store	Reno	Not Approved	167.17	37 37
09 07 18 06 20 18	Helping Hands Wellness Center Inc	Aestuil Manijuana Stone	Lat Vegas	Apprinted	218.50	1 4
19.07.18 05.20.18	Helping Hands Wellness Center Inc	Retail Marijump Store	North Las Vegas	Approved	218.50	Þ
09.07.18 - 09.70.18	Helping Hands Welthess Center Inc	Retail Mair curo Stone	Unincorporated Clark Churty	Approved	718,50	۰
09:07:18 - 09:70:18	Herbal Choice Inc	Hetail Mariprana Stine	North Las Vegas	Not Approved	123.51	63
J9.07,18 - 09.20.18	Herbal Choice Inc	Retail Marijuana Store	Unincorporated Clark County	Not Approved	143,51	95
00:07 18 - 09:20:18	Herbal Charge Inc	Retail Manipana Store	Las Veign.	Not Approved	143.51	85
09:07:28 - 09:20:18	High Siema Cultivation	Retail Manjuana Store	Reno	Net Appringed	183.53	23
09.07 18 · 00 20.18	Migh Sierra Polistics	Retail Marijuana Store	Lyen County	Not Approved	187.83	8
09.07 18 - 00 20.18	High Sierra Polivity	Retail Marijuana Store	Reno	Not Approved	181.83	73
09:07:18 09:20:18	High Steina Holistics	Retail Manijuana Storc	Las Vegas	Not Approved	18483	37
09.07.13 - 09.20.18	International Service and Architeling, Inc.	Retail Manjuana Store	Lvon County	Not.Approved	26.00	Ď
29.07.13 · 09.20 18	Inyo Fine Cannabis Dispendary, LIC	Retail Marijuana Store	96-9	Not Approved	189.08	7.0
09:07:18 - 09:20:18	Irryo Fine Cannabis Dispensary, LIC	Retail Varijuana Store	North Inc Viceas	Mit Approved	189.68	29
29 07 18 - 09.20 18	Invo-Fine Cannabis Dispensary, 11(Retail Manijuana Store	. as Vegas	Not Approved	189.08	35
29 07 18 - 09.20 18	Inyo Fine Cannabis Dispensing, TIC	Retail Marijuana Store	Unincorporated Clarx County	Mit Approved	283.68	36
09.07.18 - 09.20.18	Evist Quality, LLC	Reta I Mai juana Store	Elko Courty	Mut Approved	155.83	\$
09.07.18 - 09.50.18	Lust Quanty, LLC	Reto. I Manjuana Store	Henderson	Not Approved	153.83	99
09:07 18 · 09:20:18	institituality, L.C.	Retai Maripana Store	Unincordedated Clark County	Not Approved	163 83	65
05.07.18 - 09.20.18	Just Quality, L.C	Petal Manipena store	Lac Vegas	Not Approved	163 69	69
29 07 18 05 20 18	Kindib es, LLC	Petal Manyuana Store	Unincorporated Clark County	havorddy tod	117.50	96
81.00.20 - 81.10.00	Kindib es UC	Retail Marijuana Stone	Unincorporated Clark County	Not Approved	117.50	91
C9:07:18 · 09:20:18	Kindib.es 110	Retail Mariinarin Store	Unincorporated Clark County	Not Approved	117.50	76

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Processing Control Life Control Medical Melgoual Stone Environmental Stone Processing Control Life Processing	Application Period	Business Name	License Type	Jurisdiction License Awarded in	Application Status	Application Score (if scored and ranked)	Score Rank Within Jurisdiction (if applicable)
13 Vagge Widelbook and Companie) A. 1. Retail for ground and compa	09 07,18 - 09,20,18	Kincibles, LLC	Retail Manjuana Store	Unincerpolated Clark County	Not approved	117.50	77
Days Weighted Control, If Regard Mangalant Nover Intelligence Intelligenc	9 07.18 - 09.20.18	Las Vegas Welliness and Compassion, LL	Retail Manijuana Stone	Las Vegas	Not Approved	88 05.	3.5
Mean Well and Scheme, III C Report In Management Report Section Half Agricohed 134.7 In Data Vollegate Carene, III C Report In Management Report Section Half Agricohed 134.2 In Data Vollegate Carene, III C Report In Management New York Section New York Section 134.2 In Data Vollegate Carene, III C Report Management New York Section New York Section 134.2 In Data Vollegate Carene, III C Report Management New York Section New York Section 134.2 In Data Vollegate Carene, III C Report Management New York Section New York Section 134.2 In Data Vollegate Carene, III C Report Management New York Section 134.2 134.2 In Data Vollegate Carene, III C Report Management New York Section 134.2 134.2 In Data Vollegate Carene, III C Report Management New York Section 134.2 134.2 In Data Vollegate Carene, III C Report Management New York Section 134.2 134.2 In Data Vollegate Carene, III C Report Management New York Section 134.2	9.07.18 - 09.20.18	Las Vegas Wellness and Compassion, LLC	Retail Marijuanz Store	Unincorporated Clurk County	Not Approved	200.16	12
Part Selberge Centre, 117 Regel Mangines Store Part Selberge Centre, 118 Part Selberg Centre, 118 Part Sel	9 07.18 - 09.20.18	Libra Wellness Center, LLC	Reta I Mar juana Store	Henderson	Not Approved	134 17	: 57
Page 1976 Page	8 07.18 - 09.20.18	Libra Wellness Center, II C.	Retail Manjuana Store	Reno	Nut Approved	134.17	45
Description Process	9 07 18 · 05.20.18	Libra Wellness Center, LC	Retail Manjuana Store	Morth Jas Vegas	Not Approved	144.27	2
	90718-05.2018	Libra Wellness Center, LLC	Petpi Marijuana Store	Unincorporated Clark County	Kot Approved	114.27	- us
Figure 5	81.02.60. 81.00.00	. bra We Iness Center LLC	Retail Maripana Store	las vegas	Not Approved	134.17	500
	3.02.09 - 0.030 at 10.00	Liverce Wellness LLC	Retail Manicana Store	I yo: County	Not Approved	190,17	7
	507 28 09 20 18	Livere Wellness LLC	Retuil Marijuana Store	Nye County	Net Approved	190.70	0)-
	80.02 60 90.000	Livit ree wellings [LC	Retail Marijuma Store	Reno	Not Approved	199,50	19
Laber Williams Figure Nation State of Many and State of Laber County Nation September of Lab DO Laber County Nation September of Lab DO La	9.07.18 09.20.28	Liveree Wellness LLC	Retail Mavijuana Store	North Las Vegas	Not Approved	190,54	7.7
University Real Marginasis Steel January	30 77 13 00 50 18	Livinge Wellings (10)	Retail Manjuuma Storc	Las Vegas	Not Approved	190.17	30
LIFE Regal Manylarian Store Nonthood County Nation Approach 124 00 10P LLC Regal Manylarian Store Principant County Non Approach 124 00 10P LLC Regal Manylarian Store Principant County Regal Manylarian Store 124 00 10P LLC Regal Manylarian Store County County 124 00 124 00 20P LLC Regal Manylarian Store County County 124 00 124 00 20P LLC Regal Manylarian Store County County 124 00 124 00 20P Manylarian Parmers, LLC Regal Manylarian Store Corner Adams Approach 214 50 20P Manylarian Parmers, LLC Regal Manylarian Store Corner Adams Approach 214 50 20P Manylarian Parmers, LLC Regal Manylarian Store Corner Adams Approach 214 50 20P Manylarian Parmers, LLC Regal Manylarian Store Corner Adams Approach 214 50 20P Manylarian Store Regal Manylarian Store Corner Adams Approach 214 50 20P Manylarian Manylarian Store Regal Manylarian Store Corne	.07.18 · 09.20 18	Livinge Wellnewill C	Retail Manjuana Store	Jointon Sorated Clury County	Not Approved	71.061	SS
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	07.18 - 09.20.18	MM Development Company, Inc	Petal Manibana Store	Rend	hot Approved	704.01	11

September 7-20, 2018 Application Period: Medical cortificate holders may apply for one or more Adult-Use (recreational) retail store licenses. 64 licenses available. Applicants were scored and ranked according to NRS453D & NAC453D. (Updated 4pm 5/14/2019)

MIM R & D. LLC data Surahme Cannabia Mim R & Melines Cannabia Mim R & D. LLC data Surahme Mim R & Melines Cannabia Mim R & Mim R & LLC Mim R & M	Application Period	Business Name	License Type	Jurisdiction License Awarded in	Application Status	Application Score	Score Rank Within Jurisdiction (If Applicable)
MAY MA DE DE LEGORA SINCHINE SAMERA MERINANI STEPP PROFE COUNTY PROFE COUNTY PROFE COUNTY PROFESCORD	25.07.18 - 09.20.18	MM Development Company, Inc.	Retail Manjuana Store	Unincorporated Clark County	hot Approved	205.67	11
Mark 8 Ditt. Coll. Standmer Crimishs Heath Marien at Serva Point Capture Heat Age of Serva Serva Heath Marien at Serva Point Capture Heath Marien at Serva Heath Marien at	9.07.18 - 09.20.18	MM R & O LLC dbal Sunshine Cannabis	Fetal Manjuana Store	Mye County	hot Approved	64.65	18
Wind & Dit Code Supplied Channels Partial Manual as "Serve"	20 07,18 - 09 20.18	MM 5 & D UC dba: Sunshine Cannabis	Petal Marinaha Story	Reno	Not Approved	64,55	3 33
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MADIAT VERNER INTERNATION TO THE AND STATE	9.07.18 - 09 20.18	VMCF Vegas Retail Inc	Retail Marijuana Store	Unincorporated Clark County	Mot Approved	152.67	12
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March Middle Cont. March Mirelands State Democration of Michael	9:02 69 - 93 20:38	Natural Medicine, 110	Retail Manipana Store	Las Vegas	Nut Appringed	197.17	281
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Mechald Coop Wellhers Regal Mission Store Feeling Coop Wellhers Regal Mission Store Feeling Coop Wellhers Regal Mission Store Feel Mission Store	9,07.18 - 09,20 18	Newarla Bortonital Science, Inc.	Reta I Mar juana Store	and a	Not Approved	115 34	52
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Meeded foot of Well And States And Advisors And Adv	9 07:18 - 09:20:18	Nevada Group Wellness	Ketal Manjuona Stone	Las Vegas	Бос Арргомен	1.8.2	77
Neveral Mendia Crunt, LC Retail Mendia 45 Store Los Vegas Veg Approach 1 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 / 2 /	9.07.18 - 09.10.18	Nevada Group Wellness	Hetal, Manjuana Store	Unincorporated Clark County	Not Approved	17819	51
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Head & Head & Comp. Head & Head	8 07.18 -09.50 18	Neveda Medical Group, LLC	Actail Man uada Store	Reno	Yot Approved	164.32	97
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NewCann, LLC Retail Martjuana Store Nort Approved ISDAD NevCann, LLC Retail Martjuana Store Ninth List Vegas Nort Approved 150.67 NevCann, LLC Retail Martjuana Store Las Vegas Nort Approved 150.67 NevCann, LLC Retail Martjuana Store Las Vegas Nort Approved 150.67 NLV Wellness, LLC das EHCX Retail Martjuana Store Nort Las Vegas Nort Approved 109.67 NLV Wellness, LLC das EHCX Retail Martjuana Store Nort Las Vegas Nort Approved 109.67 NLV Wellness, LLC das EHCX Retail Martjuana Store Nort County Nort Approved 109.67 NLV Wellness, LLC das EHCX Retail Martjuana Store Nort County Nort Approved 109.67 NLV Wellness, LLC das EHCX Retail Martjuana Store Vegas Nort Approved 109.67 NLV Wellness, LLC das EHCX Retail Martjuana Store Vegas Nort Approved 109.67 NLV Wellness, LLC das EHCX Retail Martjuana Store Las Vegas Nort Approved 109.67 NLV Wellness, LLC das EHCX Retail Martjuan	1.07 18 - 09.20,18	NevadaPURE, LLC	Retail Marijuana Storm	Las Vegas	Yot Approved	164.83	65
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NUVG. LLC Retail Main juans Store Youth List Viges Not Approved 174.83 MI VG. LLC Retail Main juans Store Last Vegas Not Approved 173.83 MIVG. LLC Retail Marijuans Store Umnocipates Clark County Not Approved 173.83	9 07 18 · 09.20 18	NLV Wellness, LLC also £711CX	Retail Manjumia Store	. as Veges	Not Approved	109.07	103
MIM'D, LLC Retail Marijuuna Score Las Veges Not Approved 173 83 Not Approved 173 83 Not Approved 173 83	317.18 - 29.20 18	NLVG. LLC	Retail Mar juana Store	North Les Veges	Nut Approved	173.83	7
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	0.07.18 - 09.20,18	NLVG, LLC	Retail Manijuana Store	Unincorporates Clark County	Not Approved	173.83	CX

September 7-20, 2018 Application Period: Medical certificate holders may apply for one or more Adult-Use (recreational) retail store licenses. 64 licenses available. Applicants were scored and ranked according to NRS453D & NAC453D. (Updated 4pm 5/14/2019)

Model From the Capter with Company State Medical State M	Application Period	Business Name	License Type	Jurisdiction License Awarded In	Application Status	Application Score (if scored and ranked)	Score Rank Within Jurisdiction (If applicable)
Maked Inchino Linearies - C. Meta I May justa has Nove Virtua 1974 (2017) Maked Inchino Linearies - C. Meta I May justa has Nove Virtua 1974 (2017) Maked I Make	05 07.18 09.20 18	Nuleaf Incline Dispersory (10)	Retall Marguana Store	Atno	Not Approved	152.50	43
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W. 3450 Printers, I.C. Retail Manjana Stope Markey	04.07.18 09.70.18	Nolesfinctine Dispensary LLC.	Peta I Mar Juana Store	Unincorporated Clark County	Nut Approved	152.50	e.
We 2480 Partners, LLLC Rept Manages 2000 Jan Vagor Act Agriconed 188 LO NV 2480 Partners, LLLC Rept Manages 2000 Jan Vagor Nat Agriconed 188 LO NV 2480 Partners, LLLC Rept Manages 2000 Rept Manages 2000 Rept Manages 2000 188 LO NV 2480 Partners, LLLC Rept Manages 2000 Rept Manages 2000 188 LO 188 LO NV 2480 Partners, LLLC Rept Manages 2000 Rept Manages 2000 188 LO 188 LO NV 2480 Partners, LLLC Rept Manages 2000 Rept Manages 2000 188 LO 188 LO NV 2480 Partners, LLLC Rept Manages 2000 Rept Manages 2000 188 LO 188 LO NV 2480 Partners, LLLC Rept Manages 2000 Rept Manages 2000 188 LO 188 LO NV 2480 Partners, LLLC Rept Manages 2000 Rept Manages 2000 188 LO 188 LO NV 2480 Partners, LLLC Rept Manages 2000 Rept Manages 2000 188 LO 188 LO NV 2480 Partners, LLLC Rept Manages 2000 Rept Manages 2000 188 LO 188 LO NV 2480 Partners, LLLC Rept Manages 2000	09.07 18 09.20.18	Nulesfindine Dispersary 1.17	Reta i Manjuana Store	Los Vegas	Nut Approved	152.50	114
No. 2507 transmitt. No. 2507 transmitt. No. 2507 transmitt. No. 2507 transmitt. No. 2509 transmitt.	09.07.18 - 09.20.18	Nv 3480 Partners, LLC	Retail Manjuana Store	Hemlerson	Mit Approach	138.00	62
NY SECRET. CHAIN MANION STATE OF MANION STATE MANION STATE OF MANION S	CA D2.18 - O4.20.18	NV 3430 Partners, LLC	Setai Manjuana Store	Las Vegns	hot Approved	188 00	33
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No. Fig. 10 To The Chart of The C	09.07.18 - 09.20.18	NV Green, nc.	Aetail Mari uana Store	Keno	Not Approved	105.94	51
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New York Mark Medicinal Stockwort New York Ne	C) 07 18 - C9.20.18	Nye Farin Tech LTD	Retail Mari, uson Store	Las Vegas	Not Approved	133.34	95
Week Market Medic (a) Southow, LLC Penal Many Lank Store United proposed Penal Administration Penal Many Lank Store	09.07.18 05.20.18	Nye Saim Tech LTD	Hetall Marijuana Sture	las vegas	Not Approved	133.34	97
Ver Natural Publicants Statement	09.07.18 09.20.18	Nye Natural Medicinal Solutions, LLC	Retail Manjuana Store	Uning orporated Washoe County	Not Approved	191.67	Е
Very Return Production, L.C. Retail Mental and Stoce New Charter New Charter New Charter New Charter 1935 67 New Return Included, L.C. Retail Mental and Stoce Retail Mental and Stoce 1940 70 1	09 57 89 00 70 50	Nye Natura, Medicinal Solutions, LLC	Retail Madjuana Store	Carsin City	Mot Approprie	191.67	ی
Week Marked Inchestoring Schools (Section Control of Section Contr	09.07.18 · 09.70.18	Nye Natural Medicinal Solutions, L.C.	Retail Menjuana Store	Nye County	Not Approved	191.67	10>
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Previous Residence March R	00.00 00 00 00 00	Mye Matural Medicinal Scholichs, U.C.	Retail Marijaana Store	North Las Vegas	Not Approved	191.67	97
	00.02.09.09.00.00	Nye Natural Medicinal Schulding, U.C.	Retail Marijuanu Shire	Las Vogas	Not Approved	191,67	28
Paradete Wellings State	97.07.60 91.67.60	Nye Natural Medicinal Statisticms, 11 (Recall Marijuana Store	Unincorporated Clark County	Not approved	191.67	32
Phenotenia No. 1105 starters	00.07.19 (9.70.8	NVe Natural Medicinal Sciences, 111	Retail Manijuana Store	Linitectroprated Clark County	Nr: Approved	79.101	33
Principal of the North Park Park Park Park Park Park Park Park	0.02.00.00.00.00	Paradisc vicinics Lenter	Rotali Manjuana Store	Las Vegas	Not Approved	142 99	86
Principal Prin	09.07 TO - 09.20.18	Prience in the LLC does were program Las vegas	Retail Manyoana Store	Korrh Las Vegas	Not Approved	:37.33	69
Print Street, LLC	09/07/19 - 09/20/28	Discontinue In the Warmer and Las Vegas	Retail Variagina Starc	Unincorporated Clark County	Not.Approved	137.33	82.7
Polaria Welliness Center, LLC	09.07.18 09.20.18	Physic Clos II C	Pered Washingto Stone	Las Voltas	Not Approved	53,712	
Polaris Wellings Canner, LLC Rectail Marijuana Store 35 Végas Not Approved 128 SH Polaris Wellings Canner, LLC Rectail Marijuana Store 35 Végas Not Approved 129 SH Polaris Wellings Canner, LLC Rectail Marijuana Store 140 Marijuana Store 140 Marijuana Store 146 SH Pure Teor Conventance, LLC Retail Marijuana Store 140 Marijuana Store 140 Marijuana Store 146 SH Pure Teor Conventance, LLC Retail Marijuana Store 140 Marijuana S	59.07.18 09.20.18	Malane Wal oaks Center 110	Hotel Manual Manual	State of Course	Discrete Sint	253.00	26
Polluti Wellness Center, LLC Retuil Maintuans Store Law Vegas Not Approved 154 St Polluti Wellness Center, LLC Retuil Maintuans Store Not National 155 27 146 St Pure Torn Concentrates, LLC Retail Maintuans Store Storey County Approved 146 St Pure Torn Concentrates, LLC Retail Maintuans Store Roth Maintuans Store Roth Maintuans Store North Approved 146 St Pure Torn Concentrates, LLC Retail Maintuans Store North Maintuans Store North Mainturent 146 St Pure Torn Concentrates, LLC Actual Maintuans Store North Mainturent 146 St 146 St Pure Torn Concentrates, LLC Actual Mainturens Store Unincoper and Clark Concentrates 146 St 146 St Pure Torn Concentrates, LLC Actual Mainturens Store Unincoper and Clark Concentrates 146 St 146 St Pure Torn Concentrates, LLC Actual Mainturens Store Retail Mainturens Store Retail Mainturens Store Retail Mainturens Store Retail Mainturens Store Not Approved 146 St Couleiken, LLC Retail Mainturens Store Inditing Mainturens Store I	09.07.18 - 09.26.15	Polaris Weliness Center, LLC	Retail Maniuana Store	Scatters Courts	Mor domoned	184 81	7 .
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Place Tool Concentration, LIC Retail Marijunan Store Storey County Abordword 146,99 Public Tool Concentration, LIC Retail Marijunan Store Douglas County Not Approved 196,99 Pure Tonic Concentrates, LIC Retail Marijunan Store North, as Vegan Hot Approved 146,99 Pure Tonic Concentrates, LIC Retail Marijunan Store Unincolpus ated Claik Enumy Hot Approved 141,83 Pure Tonic Concentrates, LIC Artail Marijunan Store Unincolpus ated Claik Enumy Hot Approved 141,83 Pure Tonic Concentrates, LIC Artail Marijunan Store Unincolpus ated Claik Enumy Hot Approved 141,83 Qualican, LIC Retail Marijunan Store Revoluce Not Approved 209,66 Qualican, LIC Retail Marijunan Store Revoluce Not Approved 209,66 Qualican, LIC Retail Marijunan Store Not Approved 209,66 209,66 Gualican, LIC Retail Marijunan Store Unincolpunated Clark County Not Approved 194,67 Red Earth, LIC Retail Marijunan Store Unincolpunated Clark County Not Approved	81,02,20 - 81,70 60	Pure Torin Concentrates, LLC	Retail Munitonna Store	Humboldt County	Approved	146.99	:*
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Pure Tonic Concentrates, LLC Strain Manuana Store Unincoporated Charlet 45t Approved 140,35 Pure Tonic Concentratos, LLC Actui, Marijuana Store Las Vegas 45t Approved 141,63 Pure Tonic Concentratos, LLC Actail Marijuana Store Revo County 45t Approved 201,56 Qualizan, LLC Retail Marijuana Store Remin Not Approved 201,56 Qualizan, LLC Retail Marijuana Store Invincoporated Clark County Not Approved 201,56 Qualizan, LLC Retail Marijuana Store Unincoporated Clark County Not Approved 201,56 Qualizan, LLC Retail Marijuana Store Unincoporated Clark County Not Approved 201,66 Red Earth, LLC Retail Marijuana Store Unincoporated Clark County Not Approved 194,67 Red Earth, LLC Retail Marijuana Store Lax Vegas Not Approved 194,67 Red Earth, LLC Retail Marijuana Store Lax Vegas Not Approved 194,67 Red Earth, LLC Retail Marijuana Store Lax Vegas Not Approved 195,67 Red Earth, LLC </td <td>09:07:18 - 09:20,18</td> <td>Pure Tonic Concentrates, LLC</td> <td>Retail Manjuana Store</td> <td>North Las Viegas</td> <td>Hot Approved</td> <td>146.99</td> <td>50</td>	09:07:18 - 09:20,18	Pure Tonic Concentrates, LLC	Retail Manjuana Store	North Las Viegas	Hot Approved	146.99	50
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Kipalican, LLC Hetail Mail out a Strine Henderson Not Approved 209,56 Cobelego, LLC Retail Marijuana Store Retm Not Approved 200,56 Cobelego, LLC Retail Marijuana Store Inv vegas Not Approved 200,56 Cobelego, LLC Retail Marijuana Store Lin vegas Not Asproved 200,56 Guellan, LLC Retail Marijuana Store Unincorprovad County Not Asproved 204,67 Red Earth, LLC Retail Marijuana Store Unincorprovad County Not Asproved 194,67 Red Earth, LLC Retail Marijuana Store Lav Vegas Not Asproved 194,67 Red Earth, LLC Retail Marijuana Store Lav Vegas Not Approved 194,67 Red Earth, LLC Retail Marijuana Store Lav Vegas Not Approved 194,67 Red Earth, LLC Retail Marijuana Store Lav Vegas Not Approved 194,67 Red Earth, LLC Retail Marijuana Store Lav Vegas Not Approved 194,67 Red Earth, LLC Retail Marijuana Store Lav Vegas Not Approved	09 97 18 - 09.20.18	Qualcan, LLC	Retail Marianana Stone	Elko County	Not Approved	209.56	3
Clueten LC Retail Maritana's Store Remin Not Approved 200.56 Coalean LC Retail Maritana's Store North Lax Vegas Nort Approved 200.56 Coulean, LLC Retail Maritana's Store Unincorprinated Vays - oc. County Nort Approved 200.56 Red Earth, LLC Red Earth, LLC Retail Maritana's Store Unincorprinated Vays - oc. County Nort Approved 194.67 Red Earth, LLC Retail Maritana's Store North Les Vegas Nort Approved 194.67 Red Earth, LLC Retail Maritana's Store Lax Vegas Nort Approved 194.67 Red Earth, LLC Retail Maritana's Store Lax Vegas Nort Approved 194.67 Red Earth, LLC Retail Maritana's Store Lax Vegas Nort Approved 194.67 Red Earth, LLC Retail Maritana's Store Lax Vegas Nort Approved 195.00 Red Earth, LLC Retail Waritana's Store Lax Vegas Nort Approved 194.67 Red Earth, LLC Retail Waritana's Store Lax Vegas Nort Approved 195.00 Red Earth, LLC	09.07.18 - 05.20.18	Qualcan, LLC	Hetail Mari uarra Stury	Henderson	Not Approved	209,56	7
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Head Rank H.L. Head Maritiana Store University Not Approve 2017.83	09:07:18 - 09:20:18	Cuairan, LLL	Restail Manipana Store	North Las Vegas	Not Approved	209.00	g)i
Update Man. LLC Retail Marijuana Store Unincorporated Clark County Not Approved 277 & 67 Red Earth, LLC Retail Marijuana Store Enderson 194.67 194.67 Red Earth, LLC Retail Marijuana Store North Las Vegas Nort Approved 194.67 Red Earth, LLC Retail Marijuana Store North Las Vegas Nort Approved 194.67 Red Earth, LLC Retail Marijuana Store Low Vegas Nort Approved 194.67 Red Earth, LLC Retail Marijuana Store Low Vegas Nort Approved 194.67 Red Earth, LLC Retail Warijuana Store Low County Nort Approved 194.67 Red Earth, LLC Retail Warijuana Store Low County Nort Approved 195.00 Red Earth, LLC Retail Warijuana Store Low County Nort Approved 195.00 Red Earth, LLC Retail Warijuana Store Low County Nort Approved 195.00	09:07:18:03:20:18	Obelian, LLC	Retail Madipana Sture	Lav Vegas	Not Approved	200.33	11
	00.07.18 - 09.20.18	Cuercan, LLC.	Hetall Mörljuana Store	Unincorporated Clark County	Not Approved	207.60	13
Ned Earth, LLC	00.07 18 - 09.20.18	Med barm, LLL	Retail Marijuana Store	Unimorphisted Washor County	Not Approved	194.67	
Need Early, LLC	01 02 00 - 97 10 00	Open Company of the	Retail Menjugas Store	Ferderson	Not Approved	194.67	5.
Red Early, LLC Retail Various Store Unincorporated Curk County Not Approved 195,07 Retail Various Store Unincorporated Curk County Not Approved 195,00 Retail Various Store North 195 Vogas Nort Approved 144 85 Retail Various Store North 195 Vogas Nort Approved 144 85 Retail Various Store North 195 Vogas Nort Approved 144 85 Retail Various Store North 195 Vogas Nort Approved 194,07 Retail Various Store North 195 Vogas Nort Approved 194,07 Retail Various Store North 195 Vogas Nort Approved 194,07 Retail Various Store North 195 Vogas Nort Approved 194,07 Retail Various Store North 195 Vogas Nort Approved 194,07 Retail Various Store North 195 Vogas Nort Approved 194,07 Retail Various Store North 195 Vogas Nort Approved 194,07 Retail Various Store North 195 Vogas Nort Approved 194,07 Retail Various Store North 195 Vogas Nort Approved 194,07 Retail Various Store North 195 Vogas Nort Approved 194,07 Retail Various Store North 195 Vogas Nort Approved 195,07 Retail Various Store North 195 Vogas Nort Approved 195,07 Retail Various Store North 195 Vogas Nort Approved 195,07 Retail Various Store North 195 Vogas Nort Approved 195,07 Retail Various Store North 195 Vogas Nort Approved 195,07 Retail Various Store North 195 Vogas Nort Approved 195,07 Retail Various Store North 195 Vogas Nort Approved 195,07 Retail Various Store North 195 Vogas Nort Approved 195,07 Retail Various Store North 195 Vogas Nort Approved 195 Vogas North 19	119.07 18 - 03.03.00 119.07 18 - 09.20.18	Red Costs IIC	Retail Mani Jane Store	North Les veges	Not Approved	194.67	77
Metale Colombia Colom	19 C. 18 . 19 20 : R	STORY THE STORY	Dobrid Machinato Vagro	Late or Physics and Company of the Company	Davorage Ion	194.07	4
Delicity Colombiant Co	09.07.12 09.20.18	Releasifully, and the	Retail Variances Grass	North 130 Money	Not Approved	195,181	26
Heart High Colors and Colors C	09.07.00 (07.00.00	Reference Control of Land	Rotal Magnison Store	Horizon and Charles Care and	Mut Appropried	144 85	2 ;

September 7-20, 2018 Application Period: Medical certificate holders may apply for one or more Adult-Use (recreational) retail store licenses, 64 licenses available. Applicants were scored and ranked according to NRS453D & NAC453D. (Updated 4pm 5/14/2019)

Application Period	Business Name	License Type	Jurisdiction License Awarded In	Application Stalus	Application Score (if scored and ranked)	Score Rank Within Jurisdiction (if applicable)
09/07/18 - 09:20:18	Reteaf Cultivation LLC	Retail Mar Juana Stone	Las Vegas	Mat Approved	143.83	4
09.07.18 - 09.20.18	RG H.gh and Enterprises Irir	Reta I Mar juana Store	Las Vegas	Not Approved	113.00	÷ 51
09.07 18 - 09.20.18	Rombough Bestate Inc. clas Mother Herb	Retail Manjuana Store	Sparks	Mot Approved	178.83	33
25 07 18 - 05.20.18	Rombough Heal Estate Inc., dba Mother Herb	Retail Manguage Stone	Henderson	Not Approved	178.R3	33
09.07 18 - 09.20,18	Tumbough Real Estate Inc. dba Muther Herb	Aeruil Marijuana Stone	Remi	Not Approved	178.50	28
19:07 18 09 20 18	Rombough Real Estate Inc. dea Mother Herb	Hetail Manipuma Store	North Lin Vegas	Not Approved	1/8.83	To
9.07 18 09 20 18	Rombough Real Estate Inc. dba Mollier Herb	Hetail Manijuana Stone	Las Vegan,	Not Approved	1/9.83	19
99.07 19 09,20 18	Rombough Real Estate Inc. dba Mother Herb	Retail Marijuana Store	Unincorpurated Clark County	Not Approved	1/9.50	50
09.07.18 - 09.20 18	Rural Remedies II C	Retail Marijuana Storc	Humboldt County	Not Approved	110,16	7
09/07/18 - 09/20 18	Rural Remedies II C	Retail Manjuana Store	Lander County	Not approved	319,16	21
09:07:18 - 09:20:18	Rural Remedies LLC	Retail Manijuana Store	Sparks	Not Approved	20.00	30
09.07.18 - 09.20.18	Rural Remedum III C	Retail Mai juana Store	Reno	Mit Approved	17016	49
29.07.18 - 05.20 JR	Rural Remedies LLC	Retail Manyuana Store	North Las Vegas	Not Approved	120,16	23
25 07.18 - 09.20.18	Rural Remedies LLC	Tettii Manjuana Store	Les Vegas	hot Approved	119.15	100
29.07.18 - 05.20.18	Sevenity Wellness Center LLC dtm Dasis Cannabis	Artail Mariuana Stone	Spanks	Not Approved	180.17	0
29 07 18 - 05 20.18	Serenity Wellness Center LLC dba Dayis Cannabis	Retuil Mari, usus Store	Nye County	Not Approved	180.17	11
81.02.60.38.70.91	Serenity Wellness Center LLC 3ba Davis Cannabis	Retail Marijuana Store	Herdersin	Not Approved	180.17	20
09.07.18 - C9 20.18	Serenity We Ingss Center LLC aba Data Cannabis	Hetail Marijumu Store	Keno	Not approved	180 1/	26
39.07.18 - 04.70.18	Serenity Wellinew Contor LLC obsides Canaday	Recall Manjuanu Shire	North Las Vegas	Not Approved	180.1/	39
20.07 - B - U9.70.18	Serenity Wellness Center ILC dba Oasis Cansack	Retail Manjuana Share	Las Vegas	Not approved	185,17	95
00.07.126 - 09.20.28	Schools Wellness Center ITC dos Ossis Cannabio	Retail Manjuana Store	Unincorporated Clark County	Nnt approved	1801/	4/4
00.00 10 - 00.00.00	> Iver safe welmess, LLC	Retail Varijuana Store	las Vegas	Nitt Approved	181 99	45
09,07,18 - 09,20,18	Kolava Folumniana Hitel	Retail Vanjuana Store	North Las Vegas	Not Approved	151.67	35
70.07.18 . 09.20.19	Special Control Control Control Inc.	Neta I Mur Itlana 3107e	Las Vegan	Not Approved	153.67	75
Na 02 20 10 10 10 10 10	Countries News Comment	Refail Manjuana Store	North Jan Vegos	Not Approved	163.17	52
09:07:18 - 06:50 18	Southern Newsday Commerce and	Setal Manjusha Store	Unincorporated Clark County	Not Approved	163.17	53
25.07.18 - 04.00.18	Or the total flags of Man with 100	Petal: Ivialina a story	Lat Vegas	Not Approved	165.17	65
09.07.18 - 09.20.18	Secret Galay 110	Sud of Manager Store	las vogas	Not Approved	194.00	52
09.07.18 - 01.20.18	Control of the Contro	Design Manipulation Comme	Uninterporated Clark County	Not Approved	16R,17	57
19.07.1R · 09.20.18	21.891	Portal Mariin or a Chara	Ldh Vegals	Net Approved	168.17	<u>61</u>
J9.07 JB - 09.70 JB	3:190,	Dotter in the second parties of the second	We county	Not Approved	126.67	ın
J9:07.18 - 09.20.18	T06.14	Potent Magazine Store	Sports	No: Approved	298.67	ć
09:07 18 - 09:20:18	166 0.0	Retail Vacuusha Store	O. Date of the orange of the o	Mit Approved	583	14
39 07,18 - 09.2C.15	T616, L1C	Retail Manuage Store	Lac Vivoss	Mot Approved	20.00	2.5
09 07 18 - 09.20.18	1516, 110	Reta'l Manipana Store	Usunimporated Clark Courts	hat booksed	100.07	61
95.07,18 09,20.18	THE Nevada, 110	Retail Marijunnu Store	Henc	kat Annrowed	1.00.00	17
29 07:18 - 09:20:18	LHC Nevada, LLC	Petal Manuana Stone	North Las Vegan	Not Approved	170 04	20
29.07.18 - 09.70.18	THC Nevada, LLC	Aetail Mari uada Sture	Les Vegas	Not Approprie	170.99	0,7
29.07.18 · 09.20.18	The Harvest Foundation, ITC	Retail Marijuana Store	Les Vegas	Not depressed	170.50	000
20.07.18 - 09.20.18	Thompson Farm One LLC	Recall Manipuana Store	North Les Vegas	Not Accounted	70. EG	50
09:07:18 - C9:20:18	TRN v 2008, LLC	Retail Marijoana Store	Premiopids County	Approved	195.39	70
9:02:08 09:00:08	TRAVP098, LLC	Retail Marijuuna Store	Lyon County	Appropried	02,504	1
09:07:18 - 09:70:18	.HAVP098, LLC	Rotal Manjuana Store	Print ne County	Automate	OF 30.	1
09.07.15 - 09.20.18	TRNVP098, LLC	Retail Variuana Store	Sturey County	Approved	09.961	
09 07.12 - 09.20.18	TRNVP098, LLC	Retail Man juana Stone	Lamiler County	Aporcyed	10.45	
59.02.18 - 59.20.18	TRIVINGS5, LC	Reta I Munituana Store	Mineral County	Approved	106.49	4 6
09 07:18 - 09:20:18	TRNVPO99, LLC	Retail Marijuona Storm	White Pine County	Approved	196.49	. 17
09.07.18 - 09.70.18	ISNVP098.LLC	Retail Marituana Stone	Caryon City	Yot Approved	196.49	1 0
29 07.18 - 05.20.18	T9NVPOS8, U.C.	Retail Manjuana Store	Nye County	Not Approved	196 49	٠ ـ ١٠
00,07.18 - 09,20,18	TRNVFC98,LLC	Recall Marijuana Store	Sparks	Not Approved	196.49	, 41
00 43 30 00 30 30	1101/12/2020 1.0	Description of these				

September 7-20, 2018 Application Period: Medical certificate holders may apply for one or more Adult-Use (recreational) retail store licenses. 64 licenses available. Applicants were scored and ranked according to NRS453D & NAC453D. (Updated 4pm 5/14/2019)

Application Period	Business Name	License Type	Jurisdiction License Awarded In	Application Status	Application Score (If scored and ranked)	Score Rapk Within Jurisdiction (if applicable)
09.07,18 05.20,18	THIN PC98, LLC	Retail Marijuana Stone	Reno	Not Asproved	196,49	15
09.07.18 05.20.18	IANVPC98, LLC	Retail Mari, uson Stone	North Les Vegas	Not Approved	196,49	13
09/07.18 C9.20.18	1HNV2098, LLC	Betail Marijonna Store	Las Veras	Not Approved	196.49	02
09.07.18 - 09.20.18	1867/2098, LLC	Hetail Marijuana Shire	Las Vegas	Not Approved	196.49	21
09,07,18 - 09,20,18	TRHVPIOUS, LLC	Retail Marijuana Sture	Unincorporated Clark County	Not Approved	196.49	777
09:07:18 - 09:20:18	Tryke Companies Reno, LLC dba REEF	Retail Manjuana Store	Lin Vergins	Net Approved	187.00	41
09:07:18 - 09:20:18	Tryke Companies Reno, LLC dba REEF	Retail Manjuana Store	Las Vegas	Not Approved	181.33	77
09.07 i8 09.20.18	Tryke Companies Reno, LLC dba REE?	Betail Manyana Store	Unincorpurated Clark County	Net Approved	181.33	57
09,07,18 - 09,20,18	Tryke Companies Southern NV, LLC dos REEF	Rotail Manijuana Store	North Lin Vegas	Not Approved	189.33	02
87:07:60 87:70:00	Tryke Corporites Southern NV, LLC das REDF	Rotail Marijuana Store	Las Vegas	Not Apprirated	189.33	22
09.07.16 - 09 20 28	Tryke Companies Snuthern NV, LLC doa REEF	Retail Macijuana Storc	Unincerpolated Clark County	Not Approved	189.35	100
09.C7 18 09.20.18	Twelve Twelve, LTC	Retail Marijuana Store	Henderson	No: Approved	79397	37
09.07.13 - 09.20.18	Twelve Twelve, L1G	Retail Manijuana Stone	North Las Vegas	Not Approved	166.07	48
09 07 18 - 09.20 18	I welve Twelve, L.C	Retail Manipulus Store	Jnincorporated Clark County	Not Approved	165.07	65
09.07.18 09.20.18	Lwelve Twelve, LCC	Retail Manjuana Store	. as Veges	Not Approved	166.67	63
59.07 18 - 09.20.13	Vegas Valley Growers North, LLC	Retail Manjuanz Store	Henderson	Not Approved	197.81	67
09.07.18 - 09.20 13	Vegas Valley Growers North, LLC.	Reta I Mar juana Store	North Lits Vegas	Not Approved	08.851	57
09.07.18 - 09.20.13	Vegus Valley Growers North, LLC	Retail Mar Juana Store	Las Vegas	Not Approved	15/83	2.5
09.07.18 - 09.20.18	Vegas Valley Growers North, LLC	Retail Manyuana Store	Uninterpolated Clark Courty	Not Approved	19/17	20
09 U/ 18 - 09:20:18	Wusner of Nevada	Retail Manuena Store	Henc	hot Approved	175.67	GL GL
99 07:18 - 09:20:18	Waveseri of Nevada	Retail Marituana Store	North Jas Vegas	hot Approved	176 %	الة
09 07.18 - 09.20.18	Waveseer of Neuralia	Retail Marijuana Store	Las Vegas	hot Approved	176.34	52
09.07.18 (9,20.18	Waveseer of Nevada	Retail Manjuana Store	Unincontorated Clark County	Not Approved	176,14	25
09.07.18 - 09.20.18	Wellness and Caregivers of Nevaria II LLC	Retail Manjuana Store	Henderson	Not Approved	172.16	25
09.07.18 - 09.20.18	Wellness and Caregivers of Nevada ILLIC	Petal Manitrana Store	Renn	Not Approved	17.2 15	9.1
81.02.90 - 81.70.80	Wellness and Caropivers of Nevada II LLC	Pettii: Marijuana Store	North Lay Vegas	Not Approved	1/2.15	45
09.07.18 09.20.18	Wellness and Caregoens of Nevada HLLC	Retain Marijuana Stone	Unincorporated Clark Cropmy	Not Approved	172.15	u.
09-07:18 - 09-20:18	Wellness and Caregorers of Nevada It LLC	Retail Marijushp Stone	Las Vegas	Not Approved	172.16	56
05.07.18 09.20.18	Wellness Connection of Nevada, 11 C	Hetail Mari upou Store	Les Veges	9cc-oved	208.67	31
09.07.18 - 09.20.18	Well-ass Connection of Nevada, LLC	Hetail Marljuana Store	Benu	Not Approved	208.33	6
C9 07.18 - C9.20.18	Welliness Connection of Nevada, LLC	Retail Manpaga Store	Unincorporated Clark County	Not Approved	208.50	11
09.07 18 - 09.20.18	Wendovera, L.C.	Retail Marijuana Stone	Douglas County	Not Approved	145.66	v;
09:07:18 - 09:20:18	Wenduce a LC	Retail Marijnana Store	E ko County	Not Approved	145.66	ų,
N9.07 28 C9 20 18	Wendovera, LLC	Retail Marijuana Sture	North Las Vegas	Not epproved	145.66	61
09.07.18 - 09.20.18	Wendovera, LLC	Retail Marijuana Store	Unincorporated Clark County	Nitt Spp. tived	145,66	75
09.07 18 · 09.70.18	Wendovera, LLC	Retail Manijuana Store	Las Vegas	Not Approved	245 66	87
09:07:18 - 09:20:18	WSCC, Inc	Retail Manijuana Store	Hendervon	Not Approved	231.50	o
09:07:18 - 09:20:1R	WSCC, Inc	Retail Manjuana Store	Reno	Not Approved	221.50	12
09,07,18 - 09,20,18	WSCC, Inc.	Retail Manijuana Storc	Horth Las Vegas	Not Approved	201.50	13
09:07:18 09:20:18	WSCC, Inc.	Retail Vanjuana Storc	Las Vegas	Not Approved	200.83	14
09/07/18 - 09 20:18	WSCC, Inc.	Retail Manijuana Store	Unincorporated Clark County	Not Approved	200.83	97
31 07 00 - 81 20 60	YMY Ventures, LLC	Retail Manjuans Store	Jinincorporated Clark County	Not Approved	155.83	7.3
59.07.18 - 09.70.18	VMY Ventures, LLC	Retail Manjuana Store	Las Vegas	Not Approved	154.16	74
09 07 18 - 09.20 18	YMY Veritures, LLC	Retail Mariuana Store	Las Vezas	Not Approved	257.35	25
09.07.18 - 09.20.18	Zion Gardens, LLC	Retrol Marquana Store	North Las Vegas	Not Approved	154.17	23
09 07.18 - 09.20.18	Z on Gardens, LLC.	Retail Manipuana Store	Unimorporalist Clark Courty	Not Approved	198.7	36

EXHIBIT D

APPLICANTS (Owners/Officers/Briard Members) for Application Period SEPTEMBER 7, 2018.

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APPLICANTS (Dwngrs/Officers/Board Members) for Application Paged SEPTEMBER 7, MILE

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