

ADVISORY BULLETIN

July 17, 2018

30-Day Transition Period (Emergency Rule #20)

Emergency Rule 20 allows for a transition period of 30 calendar days during which marihuana product can be entered into the statewide monitoring system to ensure statewide tracking. These 30 days begin on the day a state operating license is issued to a licensee for the first time (the only exception is for additional licenses issued to the same license holder for a stacked license after a first license has already been issued).

Within those 30 days, a licensee shall:

- Comply with ALL testing requirements as prescribed by the act and rules, including
 moisture content, potency analysis, foreign matter inspection, microbial and mycotoxin
 screening, chemical residue, metals screening, residual solvents levels and water
 activity.
- Record all marihuana product in the statewide monitoring system and tag or package all inventory that has been identified in the statewide monitoring system.

The above requirements pertain to all marihuana and marihuana-infused products remaining in inventory at the time of licensure.

After the 30-calendar-day period, any marihuana product that has not been identified in the statewide system under these rules and the <u>Medical Marihuana Facilities Licensing Act</u> (MMFLA) is prohibited from being onsite at a marihuana facility.

A violation of this rule may result in sanctions and/or fines. At any time during this 30-calendarday period, and thereafter, a marihuana facility is subject to inspection.

Additional information relating to the statewide monitoring system can be found in the Emergency Rules. Key rules to note:

- Rule 25. Marihuana facilities; requirements.
- Rule 28. Prohibitions.
- Rule 29. Plant batches, testing procedures.
- Rule 31. Testing; safety compliance facility.
- Rule 32. Sampling.
- Rule 33. Requirements/restrictions on marihuana-infused products; edible marijuana product.
- Rule 35. Storage of marihuana product.
- Rule 36. Marihuana product destruction and waste management.
- Rule 39. Marihuana product sale or transfer; labeling requirements.
- Rule 40. Sale or transfer; provisioning centers.
- Rule 41. Daily purchasing limits; provisioning center.



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MMFLA Sections 501 and 502 provide that growers and processors must use a secure transporter to transport marihuana unless the facilities are within the same location and public roadways are not used. Additionally, the MMFLA specifies that – prior to Dec. 31, 2018 – growers and processors have 30 days once their license is issued to transfer marihuana plants, seeds, and seedlings if they are lawfully possessed by an individual formerly registered as a primary caregiver who is an active employee of the grower or processor. This 30-day period coincides with the 30-calendar-days given for licensees to enter items into the statewide monitoring system.

Questions can be sent to the Bureau of Medical Marihuana Enforcement Section via email at LARA-BMMR-Enforcement@michigan.gov
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