

TECHNICAL BULLETIN

June 22, 2020 Supersedes October 16, 2019

Testing Requirements for Production Products & Package RFID Tags

The intent of this technical bulletin is to provide clarification on testing requirements for marijuana product through different production phases. This bulletin also identifies when packages need to have RFID tags affixed.

Rule 3(9) in the Sampling and Testing Rule Set – R 420.303(9)

After a producer receives or purchases a package in the statewide monitoring system – and the producer processes the marijuana product in accordance with the scope of a producer license, the acts, and these rules – the producer shall give the marijuana product a new package tag anytime the marijuana product changes form or is incorporated into something else.

Rule 3(10) in the Sampling and Testing Rule Set - R 420.303(10)

After a package is created by a producer of the marijuana product in its final form, the producer shall have the sample tested pursuant to R 420.304 and R 420.305. The producer shall not transfer or sell a marijuana product to a marijuana sales location until after test results that are entered into the statewide monitoring system indicate a passed test. Nothing in this subsection prohibits a producer from transferring or selling a package in accordance with the remediation protocol provided by the agency and these rules.

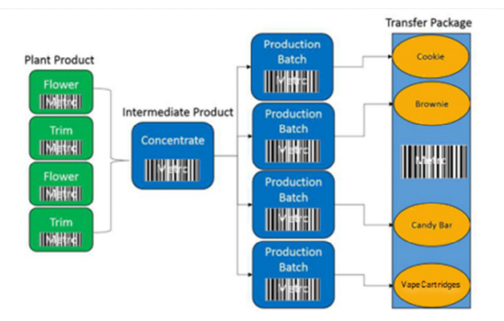
Please see the below graphic and refer to the Metrc user guide for additional detail:

This technical bulletin does not constitute legal advice and is subject to change. It is intended to provide a technical clarification only to the Marijuana Regulatory Agency's Administrative Rules. Licensees are encouraged to seek legal counsel to ensure their operations comply with the Administrative Rules.



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Intermediate product (oil, distillate) testing is not required. Product testing is only required for products in their final form.

The above diagram illustrates the flow of product from flower to finished product. From the diagram above, the final form would be the cookie, brownie or candy bar.

All products in cartridges must be tested as this is the final form that will go to the patient.

Some facilities may find it beneficial to test the intermediate oil. If the product sold will be the oil, no additional tests are needed. If additional materials (terpenes, lipids, extracts or flavors) are added to the product, the product will require full compliance testing since the product was NOT in its final form when intermediate product testing was performed. R&D tests may also be performed but do not count as compliance tests and must be completed PRIOR to any compliance testing. Please refer to the <u>Metrc bulletins</u> for more information.

Any time a new product is created (creating oil from trim, etc.), "production batch" should be selected. Once the final product has been created, tested, and broken down into smaller packages to transfer, items measured with a quantity of "each" should be individually labeled with the RFID package tag ID of the larger production batch.

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Reminder: Rule 4 in the Marijuana Sale or Transfer Rule Set - R 420.504 must be followed.

A copy of the item label should be affixed to the transfer package near the Metrc package tag and to the transfer manifest. This is to make sure that the marijuana sales location receiving the product can match the individual items to the transfer manifest and their inventory.

Compliance tests are only to be done on products in their final form. For testing requirements and action limits please refer to this <u>bulletin</u>.

Questions can be sent to the Operations Support Section via email at <u>MRA-</u> <u>Compliance@michigan.gov</u>.

For more information about the Marijuana Regulatory Agency, please visit www.michigan.gov/MRA.