Regulatory text modifications

The Department of Cannabis Control (DCC) adopted emergency regulations on September 27, 2021, to consolidate, clarify, and make consistent cannabis regulations pursuant to Business and Professions Code section 26013, subsection (b)(1).

This chart provides an overview of key regulatory provisions included in the rulemaking, which include changes that are in effect as emergency regulations and additional changes to streamline and strengthen the cannabis regulatory framework. To learn more about these proposals and the rulemaking process, visit cannabis.ca.gov/resources/rulemaking.

Section Topic	Emergency Rulemaking	Certificate of Compliance Rulemaking
Definitions §15000	Contains definitions applicable to all license types. Includes definitions created by DCC and repeats important definitions from the Act.	Amends definition of immature plant to include tissue containers. Amends definition of manufacture to clarify that post-extraction processing means a process by which one or more active cannabinoids in cannabis concentrate are further concentrated either by chemical or physical means. Amends definition of tincture to clarify vegetable includes botanically classified fruits and
General Requirements §15000.1	Requires persons conducting commercial cannabis activity to obtain and maintain a valid license for each separate premises where commercial cannabis activity is conducted. Requires commercial cannabis activity to be conducted between	vegetables and their seeds.

licensees but allows retail licensees to conduct sales to customers and nonprofits.

States that a licensee shall only conduct commercial cannabis activities authorized by their license on the premises licensed for that activity.

Requires all transfers of cannabis and cannabis products shall be conducted by a licensed distributor.

States that licenses shall not be transferrable or assignable to another person or premises.

Requires applicants and licensees to use their legal business name on all documents related to commercial cannabis activity.

A- and M-Designations §15000.2

Contains the requirements specific to adult-use and medicinal cannabis licenses.

States that licensees may conduct business with other licensees irrespective of the Adult-Use or Medicinal designation on their licenses.

Provides that licensed distributors or microbusinesses engaging in distribution activities may only transport medicinal cannabis goods to a retail licensee with a medicinal designation on their license.

Provides that a retail licensee may only sell medicinal cannabis goods to medicinal customers.

Premises Location §15000.3

A licensed premises shall not be in a location that requires persons to pass through a business that sells alcohol or tobacco or a private residence to access the licensed premises.

A licensed premises shall not be in a location that requires persons to pass through the licensed premises to access a private residence or business that sells alcohol or tobacco.

A licensed premises shall not be located within a private residence with the exception of cultivation licensees.

Requires licensees to provide the DCC with immediate access to their licensed premises and that denial of access is subject to discipline.

Provides that nothing in this section shall be interpreted to prohibit two or more licensed premises from occupying separate portions of the same parcel of land or sharing common use areas (e.g., bathroom, breakroom, hallway, building entrance).

Requires that all structures included as part of the licensed premises be permanently affixed to the land and provides examples of structures that are not considered to be permanent structures. This provision is not applicable to cultivation licensees.

Subletting of Premises §15000.4

Prohibits subletting except for manufacturing licensees operating as a licensed shared-use facility in accordance with requirements for

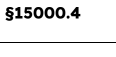
Amended to prohibit the inclusion of the living areas of a private residence on the premises.

Creates carve-out allowing for living areas of private residence to be included on diagram as part of premises if required by local jurisdiction. Specifies that commercial cannabis activity cannot occur in the living areas.

Removes shipping containers and modular buildings that are not affixed to the land from structures that are not considered permanent. Extends to cultivators requirement that structures be affixed to the land by a method that would cause the structure to remain affixed for an indefinite period of time.

Adds prohibition on personal cultivation occurring on the licensed premises.

Provides six-month grace period for licensees to come into compliance.



	shared use facilities in Article 2	
	shared-use facilities in Article 2, Chapter 8.	
Licensee's Responsibility for Acts of Employees and Agents §15000.5	Provides that a licensee is responsible for the acts, omissions, or failures of persons acting on behalf of the licensee and within the scope of their employment.	
Age Restriction §15000.6	Provides that employees or persons retained by a licensee to work within or on a licensed premises, or handle cannabis or cannabis products, shall be at least 21 years of age.	
Storage of Inventory §15000.7	Requires all cannabis inventory stored on a licensed premises to be secured in a limited-access area. Prohibits a licensee from storing cannabis goods outdoors. This only applies to cannabis goods which is defined as cannabis and cannabis products in final form. Requires employee break rooms, changing facilities, and bathrooms to be separate from all storage areas. Requires all cannabis and cannabis products to be stored on a licensed	Amends to specify break rooms, changing facilities, and bathrooms must be separated from all storage areas by solid walls extending from floor to ceiling. Adds provision to allow use of shipping containers as temporary storage space on a licensed premises.
Appellations of Origin §15000.8- 15000.10	premises.	Adds requirements for using appellations of origin. Requires licensee to submit a Notice of Use within 30 days of use of the appellation. Adds requirements for labeling, advertising, and marketing cannabis and cannabis products with an appellation of origin.

Provisional Licenses §15001

Provides that a provisional licensee shall follow the rules and regulations applicable to a licensee holding an annual license of the same type.

Provides that a provisional license does not create a vested right in the holder to renewal of the provisional license or issuance of an annual license.

Enables DCC to cancel a provisional license in certain circumstances, including issuance of an annual license, denial of an annual license, abandonment of an application for licensure, withdrawal of an application for licensure, or surrender of the provisional license.

Informs provisional licensees that they may only continue to maintain a provisional license if they are actively and diligently pursuing requirements for an annual license. This includes paying the license fee within 60 days. Plus providing all requested information to DCC or a statement why it cannot be provided due to circumstances beyond their control by response date or within 30 days if no response date is provided.

Informs prospective licensees that when DCC decides not to issue a provisional license to the applicant, they are not entitled to a hearing or an appeal of the decision.

Informs applicants that no provisional license issued by DCC shall be effective after January 1, 2026.



Issuance of	Outlines the general timelines for	
Provisional	issuance of non-cultivation	
License	provisional licensees; cultivation	
§15001.1	provisional licensees; and equity	
	licensees.	
Renewal of	Requires provisional licensees to	
Provisional	comply with the renewal procedures	
License	in section 15020 and the requirements	
§15001.2	of section 15001.2.	
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	Outlines additional information	
	required for provisional license	
	renewals based on when the	
	provisional license is renewed.	
	provisional licerise is reflewed.	
	Specifies certain circumstances when	
	DCC will not renew a provisional	
	license authorizing cultivation.	
Notice of	Requires DCC to notify the provisional	
Provisional		
	licensee that it is considering	
License Review	revoking, suspending, or denying	
§ 15001.3	renewal of the provisional license.	
	Provides them an opportunity to	
	provide information related to the	
	proposed action for consideration by	
	the DCC.	
	Describes the et DCC issues as Notice of	
	Provides that DCC issue a Notice of	
	Provisional License Review to the	
	licensee for failure to comply with	
	MAUCRSA or its implementing	
	regulations.	
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	Provides that the Notice of	
	Provisional License review shall be in	
	writing and describe the nature and	
	facts of each violation, including a	
	reference to the statute or regulation	
	violated; the manner in which the	
	provisional licensee must correct the	
	violation(s) to achieve compliance;	
	that DCC is considering the possibility	
	of suspending, revoking, or denying	
	or suspending, revoking, or denying	

	the provisional licensee's renewal;	
	and that the provisional licensee may	
	request an informal meeting and	
	provide DCC with information related	
	to the observed violations and	
	potential license action for DCC's	
	consideration during its provisional	
	license review.	
Immediate	Allows DCC to take immediate action	
Suspension of	on provisional licensees to safeguard	
Provisional	the public health, safety, and welfare,	
License	in relation to a provisional license.	
§15001.4		
	Provides that DCC may immediately	
	suspend any provisional license or	
	impose licensing restrictions upon any	
	provisional licensee if permitting the	
	provisional licensee to continue to	
	engage in licensed activity would	
	endanger the public health, safety, or	
	welfare.	
	wellale.	
	Provides that the immediate	
	suspension of a provisional license be	
	in writing and what the suspension	
	notice must describe.	
	Durantida e de sed fallas dos sedes de sacrasses	
	Provides that following the issuance	
	of an Immediate Suspension under	
	this section, DCC shall serve the	
	provisional licensee with a Notice of	
	Provisional License Review pursuant	
	to section 15001.3.	
Annual License	Contains the general requirements for	Reincorporates requirement to
Application	an application for a cannabis license.	provide a copy of the signature
Requirements		page of the labor peace
§15002	Removes military priority processing.	agreement if the business has
		entered into one.
	Removes requirements for	
	information about other state	
	cannabis licenses.	



Limits submittal of businessformation documents to documents not available through the Secretary of State, including operating agreements, bylaws, and other documents that establish ownership or control over the business, upon request. Removes the requirement to provide financial information including a list of funds, loans, investments, and gifts. Specifies required disclosures for financial interest holders that are individuals and that are business entities. Updates labor peace agreement requirements to include notarized statement for employer with less than 20 employees. Updates consistent with AB 2138 not requiring disclosure of convictions and making rehabilitation information voluntary. Allows one bond for all licenses with total amount equaling \$5,000 per license, rather than a separate bond for each license. **Temporary** Adds requirements for Contains general requirements for a **Cannabis Event** disclosure of all licensees temporary cannabis event license **Application** application. participating in the event and all areas where cannabis and §15002.1 cannabis products will be displayed or sold.



		Removes requirement for employees of retailers to be disclosed. Adds requirements for noncannabis vendors to be disclosed. Adds requirement for a designated limited-access area.
Owners of	Specifies who is considered an owner.	uicu.
Commercial		
Cannabis Businesses §15003	Provides examples of individuals who are considered to manage, direct, or control the operations of a commercial cannabis business and would be considered owners who would assume responsibility for the license.	
	Provides that, where a commercial cannabis business is owned in whole or part by an entity, and the entity includes individuals who manage, direct or control the operations of the commercial cannabis business, those individuals must also be disclosed as owners.	
	Provides that upon notification by DCC, an applicant or licensee must disclose additional individuals as owners and submit the required ownership information or, in the alternative, demonstrate that the individual does not qualify as an owner.	
Financial	Clarifies what individuals are	Adds a person that has
Interest in a Commercial	considered financial interest holders of a commercial cannabis business,	entered into an intellectual property licensing agreement
Cannabis	including a person with an aggregate ownership interest of less than 20	for a share of the profits as an example of individuals who are



Business §15004

percent; a person providing a loan to the commercial cannabis business; a person that contracts with the cannabis business to cultivate, manufacture, package or label cannabis goods under their brand name; and a person entitled to receive 10 percent or more of the profits of the commercial cannabis business. considered financial interest holders of a commercial cannabis business.

Clarifies that banks and other financial institutes that provide loans; individuals whose only financial interest is through an interest in a diversified mutual fund, blind trust, or similar instrument; individuals whose only financial interest is a security, lien, or encumbrance; and individuals who hold a share of stock that is less than 10 percent (formerly 5 percent) of the total shares in a publicly traded or privately held company are not required to be identified as a financial interest in the commercial cannabis business.

Independence of Testing Laboratories §15004.1

New section clarifies testing laboratory must be independent from persons that hold a license or an interest in a commercial cannabis business licensed for any activity other than testing.

Prohibits laboratory from leasing real or personal property from a licensee for any activity other than testing.

Prohibits laboratory from employing any person employed by a licensee for any activity other than testing.

		Prohibits laboratory from employing an owner or financial interest holder of a licensee for any activity other than testing. Prohibits laboratory from offering or agreeing to provide preferential treatment, including discounted testing services, to any other licensee unless the offer or agreement is available to all licensees.
Personnel	Prohibits state officials and	
Prohibited from Holding	employees, as well as peace officers from ownership, directly or indirectly,	
Licenses	in a license.	
§15005 Premises	Dogwing the bound with a fitter	Demonstration we arrive the state of
Diagram	Requires the boundaries of the property, or parcel of land, and the	Removes requirement for diagram to be in black and
§15006	proposed premises. Note - a premises may occupy only a portion of the	white and not contain any highlighting.
	property.	mgmgmig.
	Some requirements include diagram be to scale, show areas where commercial cannabis activities will occur, show any shared areas and separate entrances if more than one licensee is on the property.	Removes requirement for the premises to have designated areas for physically segregating cannabis or nonmanufactured products subject to an administrative hold.
	Contains additional requirements for cultivators.	Adds requirement for inclusion on diagram of a closed-loop extraction system's location and serial number.
Landowner Approval	Requires landowner approval indicting the applicant has the right	
§15007	to occupy the property and	
	acknowledging the property may be used for commercial cannabis	
	activity for which the license is	
	sought.	



Limits required operating procedures to be provided upon request for manufacturers, distributors, retailers, and testing laboratories (certain SOPs). Provides they may be requested during application process or anytime thereafter. Limits required operation is extraction operation is extraction operation in fire code official at tire application. Limits required operation is extraction operation is extraction operation in fire code official at tire application. Limits required operation is extraction operation in fire code official at tire application. Limits required operation is extraction operation in fire code official at tire application. Limits required operation is extraction operation in fire code official at tire application. Limits required operation is extraction operation in fire code official at tire application. Consolidates SOPs in form.	ting vided outors,
Incomplete and Provides that DCC will issue a notice	
Abandoned informing the applicant when their	
Applications application is incomplete and	
§15012 identifying the missing information.	
Provides application will be deemed	
abandoned if the information is not	
provided within 180 days of notice.	
Requires payment of license fee within 60 days or application is deemed abandoned.	
States application fees will not be refunded for abandoned applications.	
Provides applicant may reapply	
Provides applicant may reapply following an abandoned application	
through new application and fee.	
Withdrawal of Allows for withdrawal any time prior	
Application to the issuance or denial of license.	
§15013	
Provides withdrawal does not prevent	
DCC from proceeding with a denial	
action.	
Ctates application for a vill pat be	
States application fees will not be refunded for withdrawn applications.	
returided for williardwif applications.	



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through new application and fee.	
Makes fee for all licenses for premises	
modification consistent at \$500.	
Exempts cultivators.	
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Specifies how licensing fees may be	
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5 3.13.1	
Outlines penalty fees for failure to	
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•	
match with current statute.	
Adds that an application is subject to	
denial if the applicant denied DCC	
access to the property identified in	
the application as the premises.	
Clarifies that if a licensee does not	
submit a complete renewal within 30	
days after the expiration of the	
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Clarifies late renewal fees of 50% for	
all license types.	
Adds provisions that allow individuals	
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electronic mail.	
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To be consistent with Assembly Bill	
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	modification consistent at \$500. Exempts cultivators. Specifies how licensing fees may be paid. Outlines penalty fees for failure to pay the appropriate license fee which includes balance of fee and 50% penalty. Incorporates Assembly Bill 2138 modifications to ensure regulations match with current statute. Adds that an application is subject to denial if the applicant denied DCC access to the property identified in the application as the premises. Clarifies that if a licensee does not submit a complete renewal within 30 days after the expiration of the license forfeits their eligibility to renew the license and will be required to submit a new license application. Clarifies late renewal fees of 50% for all license types. Adds provisions that allow individuals to send hearing requests to DCC by



	request a copy of their conviction	
	history and how to question the	
	accuracy of the record.	
Business	Requires all licensees to use the DCC-	
Modifications	LIC-027 for Notifications related to	
§15023	Labor Peace Agreements, ownership,	
	A- and M- designation, business	
	names, and financial information.	
	Specifies that licenses are not	
	transferrable or assignable to	
	another person.	
	dioner person.	
	Maintains prior ownership change	
	rules that allow a licensee to add new	
	owners and continue operating so	
	long as at least one existing owner	
	will remain under the new ownership	
	structure. This means that when a	
	person/entity such as a corporation	
	is the holder of the license, new	
	owners such as a new CEO, Director,	
	President, etc., may be added to the	
	license without submitting an entirely	
	new application because the license	
	will still be held by the same	
	corporation. If the commercial	
	cannabis business is being bought by	
	a new person, such as a new	
	corporation, a new application is	
	required.	
Death,	Consolidates and makes consistent	
Incapacity, or	existing sections regarding the death,	
Insolvency of a	incapacity, or insolvency of a	
Licensee	licensee.	
§15024	ilicerisee.	
Cannabis and	Allows for sale of stock of cannabis	
Cannabis and		
	and cannabis products after	
Products After	termination of license.	
Termination of	Dura dalah dara masa sa C U	
License	Provides the process for a licensed	
§15024.1	distributor or microbusiness	
	authorized to engage in distribution	

	to request authorization for procuring	
	cannabis and cannabis products.	
	Specifies where the cannabis and	
	cannabis products procured under	
	this section may be transported to.	
Additional	Amended to apply specifically to	
Premises	retailers and microbusinesses	
Requirements	authorized to engage in retail.	
for Retailers		
and	Prohibits alcoholic beverages from	
Microbusinesses	being stored or consumed on the	
Engaging in	premises.	
Retail		
§15025	Requires that a licensed retailer or	
	microbusiness authorized to conduct	
	retail sales that is next to a	
	manufacturing, cultivation, or	
	distribution premises be separated	
	from those premises by walls, and all	
	doors to the other premises must	
	remain closed. The plain meaning of	
	walls applies here. For reference the	
	definition of wall includes the	
	following: one of the sides of a room	
	or building connecting floor and	
	ceiling or foundation and roof.	
Modification of	Licensees must submit DCC-LIC-027	Amends title of section to
Premises	for modifications to premises and	include modification of
Operations	pay \$500 fee.	operations.
§15027		орегалия.
320027	Exception: cultivators must submit	Streamlines modification
	through the online system and are	process by specifying
	not required to pay a fee.	modifications for each license
		type that require prior
		approval by DCC and allows
		for notification of
		modifications where prior
		approval is unnecessary.
Significant	Section only applies to licensed	Applies to all licensees.
Discrepancy in	retailers, licensed distributors, or	Applies to all licelisees.
Inventory	licensed microbusinesses authorized	
§15034		
313034	to engage in retail or distribution.	

Notifications of	Consolidates and clarifies existing	
Criminal Acts,	language regarding notifications to	
Civil	DCC of criminal convictions of any	
Judgments,	owner, civil penalties or judgments	
Violations of	rendered against the licensee or any	
Labor	owner, administrative orders or civil	
Standards, and	judgments for violations of labor	
Revocation of a	standards, or a revocation of a local	
Local License,	license, permit or other authorization.	
Permit, or	, '	
Other		
Authorization		
After Licensure		
§15035		
Notification of	Consolidates and clarifies	
Theft, Loss, and	requirements for a licensee to notify	
Criminal	DCC and local law enforcement of the	
Activity §15036	discovery of a significant discrepancy	
Activity 320000	in inventory, diversion, theft, loss, or	
	criminal activity.	
General Record	Defines what must be stored and	
Retention	maintained as a record –financial	
Requirements	records; personnel records; training	
§15037	records; contracts; local	
313037	authorizations; documents prepared	
	or executed by licensee in connection	
	with the commercial cannabis	
	business; and those required by	
	MAUCRSA or regulations.	
	Records must be kept for at least 7	
	-	
	years.	
	Records may be electronic or in hard-	
	•	
	copy.	
	Records must be legible, accurate	
	and not contain intentional	
	misrepresentation or false	
	information.	
	imomunon.	
	Records must be stored in an area	
	protected from debris, moisture,	



Theft. Specifies the information that Ilicensees must provide to DCC when requesting relief pursuant to this section. Section extended to all Department fiso39			
Sistemate Sistemate Section Section Section		contamination, hazardous waste, and theft.	
Posting and Advertising \$\frac{\text{\$\sqrt{\$\sqrt{\$\sqrt{2019}}}}{\text{\$\sqrt{\$\sqrt{2019}}}} \rightarrow{\text{\$\sqrt{2019}}}{\text{\$\sqrt{2019}}} \rightarrow{\text{\$\sqrt{2019}}}{\text{\$\sqrt{2019}}}} \rightarrow{\text{\$\sqrt{2019}}}{\text{\$\sqrt{2019}}} \righ		licensees must provide to DCC when requesting relief pursuant to this	
Advertising \$\$15040- 15041.7 Iicensees may ensure their advertising and marketing is tailored to appropriate audiences and not children (i.e., ensuring advertising is not "attractive to children"). Removes approval process for branded merchandise only applicable to former Bureau of Cannabis Control licensees. Specifies licensees shall not advertise free cannabis goods or accessories. Note - BPC \$26153 prohibits a licensee from giving away any amount of cannabis or cannabis products, or any cannabis accessories, as part of a business promotion. Specifies licensees shall not advertise free cannabis goods or accessories. Note - BPC \$26153 prohibits a licensee from giving away any amount of cannabis or cannabis accessories, as part of a business promotion or other commercial activity. Trade samples are not considered a business promotion or other commercial activity. Provides additional clarification regarding branded merchandise license number requirements - license number must be permanently affixed to branded merchandise, be legible, and clearly visible from outside of merchandise beginning January 1,	Requirement		
ZUZZ.	Posting and Advertising §§15040-	licensees may ensure their advertising and marketing is tailored to appropriate audiences and not children (i.e., ensuring advertising is not "attractive to children"). Removes approval process for branded merchandise only applicable to former Bureau of Cannabis Control licensees. Specifies licensees shall not advertise free cannabis goods or accessories. Note - BPC §26153 prohibits a licensee from giving away any amount of cannabis or cannabis products, or any cannabis accessories, as part of a business promotion or other commercial activity. Trade samples are not considered a business promotion or other commercial activity. Provides additional clarification regarding branded merchandise license number requirements - license number must be permanently affixed to branded merchandise, be legible, and clearly visible from outside of	Promotions §15040.2 to clarify licensees shall not give away any amount of cannabis or cannabis products, or any cannabis accessory, as part of a business promotion and specifying licensees may not hold raffles or sweepstakes as

Specifies that advertising and marketing, including branded merchandise must not be attractive to children.

Removes prohibition against giving away any type of products; limit on promotions applies to cannabis, cannabis goods, and cannabis accessories.

Trade Samples

§§15041.2-15041.7

Defines what constitutes a trade sample and provides general provisions related to trade samples.

Provides once designated as trade samples the designation cannot be changed.

Provides that distributor-transport only, testing laboratories, and cannabis event organizers may not provide or receive trade samples. Retailers may receive but not provide trade samples.

Provides the rules regarding the consumption of cannabis goods that have been designated as trade samples, including that they must be tested, packages as required by MAUCRSA, and have the required trade sample language on the package.

Provides the quantity limits for designating and providing trade samples.

Clarifies which type of cannabis goods cannot be used as trade samples. Amends to clarify requirements for providing trade samples to a licensee's employees.

Amends to allow immature plants, seeds, and propagated material to be provided as trade samples by nurseries.

Premises Access Requirements §15042

Applies to all DCC licensees including cultivators and manufacturers.

Requires for all premises not open to the public that the licensee establish and implement an identification and sign-in/sign-out procedure for all persons accessing the premises, including authorized individuals, suppliers, and visitors. Note - only licensed retailers and microbusinesses authorized to engage in onsite retail sales are open to the public.

Licensees must ensure that only employees of the licensee and other authorized individuals access the limited-access area of the premises. Note - limited-access area is defined in section 15000(II) and means an area in which cannabis or cannabis products are stored or held and is only accessible to a licensee and authorized persons.

Provides that individuals who are not employees, must be escorted by an employee of the licensee at all times while within the limited-access area.

Licensees must maintain a record of all authorized-individuals who are not employees of the licensee who enter the limited-access areas. The record must include the name of the individual, the company the individual works for, the reason the individual entered the limited-access area, the date, and the time the individual entered and exited. These records

	must be made available to DCC immediately upon request.	
	Prohibits a licensee from receiving consideration or compensation for permitting an individual to enter the limited-access areas.	
Security Plan for Licensed Manufacturers §15042.1	Requires licensed manufacturer to develop and implement a written security plan.	
Licensee Employee Badge Requirement §15043	Requires all employees, agents, officers, or other persons acting for a licensee, who is participating in a temporary cannabis event to display a laminated or plastic-coated identification badge issued by the licensee at all times while engaging in commercial cannabis activity.	
Video Surveillance System §15044	Does not apply to a premises authorized exclusively for cultivation activities or the cultivation area of a licensed microbusiness premises. Does not apply to licensed distributor-transport only licensees engaged in self-distribution whose premises is on the same parcel of land as their licensed cultivation premises.	
	If multiple licensed premises are within the same building, a single video surveillance system covering the entire building may be used by all of the licensees if all licensees have immediate access to the surveillance recordings. If sharing, all licensees will be held responsible and subject to discipline for any violations of the video surveillance requirements.	

Security	Licensed retailers and	
Personnel	microbusinesses authorized to	
§15045		
313043	engage in retail sales who are open	
	to the public must hire or contract for	
	security personnel who are at least 21	
	years of age to provide onsite	
	security services for the licensed	
	premises during hours of operation.	
Locks §15046	Applies to all licensed premises	
	except a licensed premises	
	authorized exclusively for cultivation	
	activities or the cultivation area of a	
	licensed microbusiness.	
	Requires all limited-access areas and	
	points of entry and exit to the	
	licensed premises to be securely	
	locked using commercial-grade,	
	nonresidential door locks.	
Alarm System	Applies to all licensed premises	
§15047	except a licensed premises	
	authorized exclusively for cultivation	
	activities or the cultivation area of a	
	licensed microbusiness.	
	Licensees must maintain an alarm	
	system that meets the specific	
	requirements of this section.	
	If multiple licensed premises are	
	within the same building, a single	
	alarm system covering the entire	
	building may be used by all of the	
	licensees if all licensees are able to	
	make available to DCC all	
	information related to the alarm	
	system, monitoring, and alarm	
	activity. If sharing, all licensees will be	
	held responsible and subject to	
	discipline for any violations of the	
	alarm system requirements.	
	alaith by breith requirements.	

Track and Trace §§15047.1- 15052	For clarity, includes definitions for "plant tag", "package tag" and "wholesale cost". Removes temporary license section, which is no longer necessary. Repealed prohibition on returns. Licensees may return cannabis and cannabis products in accordance with the provisions of MAUCRSA and the regulations.	Allows for batch harvesting and recording the wet weight of each harvest batch rather than each individual plant. Clarifies that tags may not be reused and how they are to be discarded. Adds §15052 clarifying requirements for returns. Allows returns between licensees for any lawful business purpose. Requires returned products to undergo a new round of testing and quality assurance
		prior to being transported to a retailer.
Storage Services §15301		Amends to allow cannabis goods held for storage-only to be distributed from the premises of the distributor providing storage-only services.
Packaging, Labeling, and Rolling §15303	Eliminates packaging and labeling requirements as the packaging and labeling requirements for all licensees have been consolidated and placed in Chapter 11.	
Regulatory Compliance Testing Results §15306		Amends to clarify requirements related to batches that fail regulatory compliance testing and remediation of those batches. Removes requirement for a printed copy of the certificate of analysis to accompany the batch and allows for it to be provided electronically.

Quality- Assurance Review §15307		Amends to clarify requirements related to cannabis goods that are found to be not fit for sale during quality-assurance review.
Requirements for the Transportation of Cannabis and Cannabis Products §15011		Amended to clarify the licensee is not required to be the sole owner or lessor of the vehicle or trailer and all owners and lessors may use the vehicle for non-commercial cannabis activity.
		Clarifies motor carrier permit must be issued to the licensed distributor.
		Amends and makes less burdensome requirements for enclosing cannabis and cannabis products during transport. Requires a secured area that may be comprised on three sides of any part of the body of the vehicle.
Required	Specifies that upon request, licensees	,
Transport Vehicle	must provide DCC with information,	
Information	such as year, make, and model, about each vehicle and trailer used to	
§15312	transport cannabis and cannabis products.	
Shipping Manifest §15314	Eliminates language regarding temporary licensees who do not have access to the track and trace system, as the language is no longer necessary.	
Customer Access to the Retail Area §15402		Adds curbside delivery as allowable activity for storefront retailers.

Sale of Non- Cannabis Goods §15407	Allows retailers to sell the branded merchandise of any licensed commercial cannabis business.	Amends to allow retailers operating a consumption area to sell prepackaged non-cannabis infused and non-alcoholic food and beverages if allowed by the local jurisdiction. Clarifies consumers may bring or receive non-cannabis infused and non-alcoholic food and beverages for consumption in a designated consumption area
Sale of Live Plants and Seeds §15408	Clarifies and makes consistent requirements related to the sale of immature plants (i.e., immature plants sold at retail must be shorter and narrower than 18 inches). Eliminates packaging and labeling requirements as the packaging and labeling requirements for all licensees have been consolidated and placed in Chapter 11.	
Requirements for Providing Free Cannabis Goods to Medicinal Consumers §15411	•	Adds requirements for providing free cannabis goods to medicinal consumers. Specifies verification and record keeping requirements.
Delivery Vehicle Requirements §15417		Amends and makes less burdensome requirements for enclosing cannabis goods during delivery. Requires a secured area that may be comprised on three sides of any part of the body of the vehicle.
Cannabis Goods Carried	Clarifies that delivery employees may also carry branded merchandise, in addition to cannabis, cannabis	Increases value of cannabis goods that may be carried during delivery to \$10,000 and



During Delivery §15418	accessories, and promotional materials.	removes limit on carrying cannabis goods that have not yet been ordered.
Retailer Premises to Retailer Premises Transfer §15427	Clarifies that to make a transfer of cannabis goods between two licensed retailers, the retail licenses must be held by the same sole proprietor or business entity.	
Microbusiness §§15500, et seq.	Provides must engage in one of the following 3 activities: cultivation, manufacturing, distribution, and retail. Note - microbusiness is defined in MAUCRSA under BPC 26000(aj) and means a licensee that is authorized to engage in cultivation of cannabis on an area less than 10,000 square feet and to act as a licensed distributor, Level 1 manufacturer, and retailer under this division. Specifically, adds distributor transport-only as a qualifying activity in section §15500.	
Temporary Cannabis Event Requirements §15601		Adds vendors to list of participants that must be disclosed. Clarifies all employees of licensees participating in an event must comply with the employee badge requirements. Adds requirement for the event organizer to designate a limited-access area that can only be accessed by the licensee and DCC.
Participation in Temporary Cannabis Events by Non-		New section clarifies requirements for participation in events by non-retail licensees.



Retail Licensees §15603.1		Provides limits on amounts of cannabis and cannabis products that may be displayed and how they may be displayed. Allows cannabis and cannabis products for display purposes to be brought to the event by the licensee or their employee in accordance with personal possession limits for all adults. Allows licensees to display cannabis accessories, packaging materials, promotional materials, and branded merchandise. Allows licensees to sell branded merchandise and cannabis accessories in compliance with
Definitions	Removes conflicting or duplicative	local and state laws. Adds clarification to definition
§15700	definitions.	of certified reference material.
General Laboratory License Requirements §15701		Clarifies licensees may test items not regulated by the Department. Requires separate and distinct records.
Laboratory Transportation of Cannabis and Cannabis Products Samples §15709	Clarifies what must be provided to DCC, upon request, regarding a vehicle used to carry cannabis samples (i.e., copy of the certificate of ownership or registration card issued by the California DCC of Motor Vehicles for each vehicle).	Amends and makes less burdensome requirements for enclosing cannabis and cannabis products samples during transport. Requires a secured area that may be comprised on three sides of any part of the body of the vehicle. Clarifies all vehicles and trailers used for transportation must be owned or leased by the



		licensee but the licensee is not required to be the sole owner or lessor and all owners may
		use the vehicle for non- commercial cannabis activity.
Residual Solvents and Processing Chemicals	Clarifies and makes consistent regulatory considerations related to tinctures.	
Testing §15718	Clarifies that the limit of ethanol does not apply to cannabis or cannabis products that are tinctures.	
Cannabinoid Testing §15724	Provides for a 12% deviation in total THC claimed to be present on a label, from the percentage of Total THC on the certificate of analysis, for edible cannabis products.	Provides for a 10% deviation in total THC and/or total CBD claimed to be present on a label, from the percentage on the certificate of analysis.
Certificate of Analysis (COA) §15726	Amended to align with statutory requirements which allow for minor errors to be corrected on certificates of analysis.	
	Clarifies what the DCC considers as "minor errors" in certificates of analysis.	
	Provides guidance regarding how licensed testing laboratories may request to correct "minor errors" on certificates of analysis.	
	Clarifies where to send such requests to amend certificates of analysis.	
Cultivation §§16201, et seq.	Clarifies canopy, cultivation plan, and pest management plan requirements, no substantive changes to requirements.	
Research and Development Requirements for Nursery Licensees §16302	Clarifies that cannabis and cannabis products derived from plants in the research and development area shall not be transferred off the licensed premises.	



General	Clarifies light shielding requirements –	
Environmental	extending requirements regarding the	
Protection	shielding of light to all mixed-light	
Measures	and indoor cultivation operations.	
§16304	1	
3	Clarifies that lights used for safety or	
	security shall also be shielded	
	downward.	
Renewable	Clarifies greenhouse gas calculation	
	and reporting requirements (no	
Energy	·	
Requirements	substantive change to requirements).	
§16305		
Canopy		Amended to add requirement
Requirements		that seeds, immature plants, or
§16308		propagated material received
		from a nursery as trade
		samples be cultivated in a
		canopy area dedicated to
		trade samples.
		·
		Requires canopy areas used to
		cultivate trade samples
		received from a nursery to be
		included in the aggregate
		square footage of the canopy
		areas.
Solvent Use and	Contains the requirements for both	Amended to clarify ethanol
Safety	volatile and non-volatile extractions.	requirements.
§§17202.1 -	volatile and non-volatile extractions.	requirements.
17206	Establishes safety requirements for	Now section added to require
1/200	, .	New section added to require
	licensees that use a volatile solvent,	closed-loop extraction systems
	flammable liquid, or a solvent that	to be certified prior to use.
	creates an asphyxiant gas in their	
	manufacturing operations.	
	Describes areas in which extraction	
	and post-extraction processing can	
	be performed.	
	Requires licensee to establish and	
	implement written procedures to	
	ensure the closed-loop system is	
	properly maintained and that routine	

	T	
	verification is being conducted to	
	ensure the system is operating in	
	accordance with specifications and	
	continues to comply with fire, safety,	
	and building code requirements.	
	Requires maintenance of written	
	maintenance and verification logs.	
Quality Control	Clarifies what the quality control plan	
Program	should include in the premises,	
§17208	equipment and utensils, personnel	
31/200	procedures, components,	
	manufacturing processes and	
	procedures	
	Clarifica and qualificational state at a se	
	Clarifies one qualified individual or	
	more should supervise the quality	
	control program.	
Good	Clarifies requirements regarding	
Manufacturing	components that are food to be	
Practices	obtained from a source that complies	
§§17207 – 17218	with federal and state food laws.	
	Clarifies the requirements for written	
	personnel procedures that must be	
	implemented.	
	Clarifies requirements that a licensed	
	manufacturer implement a training	
	program for personnel that covers	
	specified information.	
	Amends batch production record	
	requirements.	
Other	Contains other responsibilities	
Responsibilities	applicable to all licensees under DCC,	
_	''	
§§ 17221, et seq.	including responsibilities related to	
	weighing devices and weighmasters,	
	waste management, consent to	
	sample collection, product	
	complaints, voluntary recalls, and	
	mandatory recalls.	

Cannabis and Cannabis Products §§17300, et seq.	Contains requirements for both manufactured and non-manufactured cannabis and cannabis products including requirements related to prohibited products, edible cannabis products, THC concentration limits, and failed batches.	Removes caffeine from list of prohibited additives. Adds prohibitions on: inhalable cannabis goods that are delivered into the lungs through a metered-dose inhaler or dry-powder inhaler; cannabis goods that are administered through the eye or the nasal passages; and cannabis goods that are injected into the body by piercing the skin. Adds additional requirements for tinctures including that they be no more than 2 fluid ounces and include a calibrated dropper or similar device. Adds additional requirements for inhaled products including that they only contain cannabis, cannabis concentrate, botanically-derived terpenes, rolling paper or leaf, and ingredients permitted by the USFDA as inactive ingredients. Clarifies process for remediation and adds requirements for corrective action plans. Adds provisions related to the packaging and labeling of bulk
		•
Products		cannabis and cannabis
§17398		products.
Bulk Cannabis	Adds provisions related to the	
and Cannabis	packaging and labeling of bulk	
Products	cannabis and cannabis products.	
§17398	·	

Universal Symbol §17410	Clarifies universal symbol language to align with statutory requirements, which allow vape cartridges to be printed, engraved, or stickered with the universal symbol in black and in a size not smaller than one-quarter inch wide by one-quarter inch high.	Amended to allow universal symbol to be in black or white.
Packaging §17411		Removes requirement that bottles containing liquid products be opaque.
Enforcement §§17800, et seq.	Consolidates and makes consistent enforcement grounds for discipline.	Amended to allow service of Notice to Comply by email.
	Provides for right of access to enter premises, inspect and test vehicles and equipment, copy records, and test cannabis, cannabis products, and cannabis related materials. States prior notice is not required. Provides for Notice to Comply, Citation, Embargos, Accusations, Interim Suspensions and Emergency Decisions.	Clarifies embargo provisions.
	Removes Notice of Violation provisions, except for those issued pre-October 1 and provides for process to transition them to APA hearings.	
	Provides the provisions related to attire, entertainers, conduct, minor decoys, and additional grounds for discipline apply to all licensees.	
	Incorporates manufacturers into disciplinary guidelines and adds cultivator fine schedule into disciplinary guidelines.	



Requires posting of notice of	
suspension and notice of revocation	
at the licensed premises.	

The Department of Cannabis Control (DCC) licenses and regulates commercial cannabis activity within California. To learn more about the California cannabis market, state licenses or laws, visit <u>cannabis.ca.gov</u>.