I Mina'Trentai Kuåttro Na Liheslaturan BILL STATUS

BILL NO.	SPONSOR	TITLE	DATE INTRODUCED	DATE REFERRED	CMTE REFERRED	PUBLIC HEARING DATE	DATE COMMITTEE REPORT FILED	FISCAL NOTES	NOTES
210-34 (COR)	Ç	AN ACT TO ADOPT THE RULES AND REGULATIONS ATTACHED AS EXHIBIT "A" HERETO ENTITLEO "THE RULES AND REGULATIONS GOVERNING THE JOAQUIN (KC) CONCEPCION II COMPASSIONATE CANNABIS USE ACT OF 2013", AND TO AMEND § 122503 (aa) OF ARTICLE 25, DIVISION 1, CHAPTER 1020F TITLE 10, GUAM CODE ANNOTATED, RELATIVE TO ALLOWING MEDICAL USE OF CANNABIS BY NON-RESIDENTS, AND TO MODIFY OTHER DEFINITIONS CONTAINED IN MEDICAL CANNABIS LAW.	11/13/17 3:53 p.m.	11/21/17	Committee on Health, Tourism, Military Affairs and Senior Citizens	12/05/17 5:30 p.m. 12/14/17 2:00 p.m. 12/21/17 9:00 a.m.	1/22/18 12:16 p.m. As Substituted by the Committee.	Fiscal Note Request 11/21/17 Fiscal Note 12/18/17	
As substituted by the Committee on Health,	SESSION DATE	TITLE	DATE PASSED	TRANSMITTED	DUE DATE	PUBLIC LAW NO.	DATE SIGNED		NOTES
Tourism, Military Affairs and Senior Citizens; and amended on the Floor.	1/22/2018	AN ACT TO ADOPT THE RULES AND REGULATIONS ATTACHED AS EXHIBIT A HERETO, ENTITLED: "RULES AND REGULATIONS GOVERNING THE JOAQUIN (KC) CONCEPCION II COMPASSIONATE CANNABIS USE ACT OF 2013"; AND TO AMEND SUBSECTIONS (a), (g), (h), (v), (t), AND (aa) OF § 122503, AND SUBSECTION (4) OF § 122510, ALL OF ARTICLE 25, PART 2, CHAPTER 12, DIVISION 1, TITLE 10, GUAM CODE ANNOTATED, RELATIVE TO ALLOWING MEDICAL USE OF CANNABIS BY NON-RESIDENTS AND AMENDING CERTAIN DEFINITIONS CONTAINED IN THE MEDICAL CANNABIS LAW.	01/26/18	01/29/18 1:45 p.m.	2/9/18	34-80	2/9/2018	Mess a	ceived: 2/13/18 nd Comm. Doc. No. 14GL-18-1528.



EDDIE BAZA CALVO Governor RAY TENORIO Lieutenant Governor

Office of the Governor Of Guam.

FEB 13 2018

Honorable Benjamin J.F. Cruz Speaker I Mina'trentai Kuåttro Na Liheslaturan Guåhan Guam Congress Building 163 Chalan Santo Papa Hagåtña, Guam 96910

CNHSY-18-1520 Speaker Benjamin J.F. Cruz

FEB 1 3 2018

Time: 3:08[] AM HPM File No. 34-1527

Dear Mr. Speaker:

Transmitted herewith is Substitute Bill No. 210-34 (LS), "AN ACT TO ADOPT THE RULES AND REGULATIONS ATTACHED AS EXHIBIT A HERTO, ENTITLED: "RULES AND REGULATIONS GOVERNING THE JOAQUIN (KC) CONCEPCION II COMPASSIONATE CANNABIS USE ACT OF 2013"; AND TO AMEND SUBSECTIONS (a), (g), (h), (o), (t), and (aa) OF § 122503, AND SUBSECTION (4) OF § 122510, ALL OF ARTICLE 25, PART 2, CHAPTER 12, DIVISION 1, TITLE 10, GUAM CODE ANNOTATED, RELATIVE TO ALLOWING MEDICAL USE OF CANNABIS BY NON-RESIDENTS AND AMENDING CERTAIN DEFINITIONS CONTAINED IN THE MEDICAL CANNABIS LAW," which was signed on February 9, 2018, as Public Law 34-80.

Senseramente,

EDDIE BAZA CALVO

Office of the Governor of Guam • 513 West Marine Drive • Ricardo J. Bordallo Complex • Hagåtña, Guam 96910



I MINA'TRENTAI KUÅTTRO NA LIHESLATURAN GUÅHAN 2018 (SECOND) Regular Session

CERTIFICATION OF PASSAGE OF AN ACT TO I MAGA'LÂHEN GUÂHAN

This is to certify that Substitute Bill No. 210-34 (LS), "AN ACT TO ADOPT THE RULES AND REGULATIONS ATTACHED AS EXHIBIT A HERETO, ENTITLED: "RULES AND REGULATIONS GOVERNING THE JOAQUIN (KC) CONCEPCION II COMPASSIONATE CANNABIS USE ACT OF 2013"; AND TO AMEND SUBSECTIONS (a), (g), (h), (o), (t), AND (aa) OF § 122503, AND SUBSECTION (4) OF § 122510, ALL OF ARTICLE 25, PART 2, CHAPTER 12, DIVISION 1, TITLE 10, GUAM CODE ANNOTATED, RELATIVE TO ALLOWING MEDICAL USE OF CANNABIS BY NON-RESIDENTS AND AMENDING CERTAIN DEFINITIONS CONTAINED IN THE MEDICAL CANNABIS LAW," was on the 26th day of January 2018, duly and regularly passed.

A1	Benjamin J.F. Cruz Speaker
Attested: Complement	
This Act was received by <i>I Maga'låhe</i> 2018, at 1:45 o'clock p.M.	en Guåhan this <u>29</u> day of <u>JAN</u> ,
APPROVED:	l Assistant Staff Officer Maga'låhi's Office
EDWARD J.B. CALVO I Maga'låhen Guåhan FEB 0 9 2018 Date:	
Public Law No. 34-80	_

I MINA'TRENTAI KUÅTTRO NA LIHESLATURAN GUÅHAN 2017 (FIRST) Regular Session

Bill No. 210-34 (COR)

As substituted by the Committee on Health, Tourism, Military Affairs and Senior Citizens; and amended on the Floor.

Introduced by:

1

Dennis G. Rodriguez, Jr.

Joe S. San Agustin

FRANK B. AGUON, JR.

William M. Castro
B. J.F. Cruz

James V. Espaldon

Fernando Barcinas Esteves

Régine Biscoe Lee

Tommy Morrison

Louise B. Muña

Telena Cruz Nelson

Michael F.Q. San Nicolas

Therese M. Terlaje

Mary Camacho Torres

AN ACT TO ADOPT THE RULES AND REGULATIONS ATTACHED AS EXHIBIT A HERETO, ENTITLED: "RULES AND REGULATIONS **GOVERNING** JOAQUIN (KC) CONCEPCION II COMPASSIONATE CANNABIS USE ACT OF 2013"; AND TO AMEND SUBSECTIONS (a), (g), (h), (o), (t), AND (aa) OF § 122503, AND SUBSECTION (4) OF § 122510, ALL OF ARTICLE 25, PART 2, CHAPTER 12, DIVISION 1, TITLE 10, GUAM CODE ANNOTATED, RELATIVE TO ALLOWING MEDICAL USE OF CANNABIS BY NON-RESIDENTS AMENDING CERTAIN AND DEFINITIONS CONTAINED IN THE MEDICAL CANNABIS LAW.

BE IT ENACTED BY THE PEOPLE OF GUAM:

- 2 Section 1. Legislative Findings and Intent. I Liheslaturan Guåhan finds
- 3 that the rules and regulations for the implementation of the "Joaquin (KC)

Concepcion II Compassionate Cannabis Use Act of 2013" have been a long time in development and that the public, having voted in a referendum in favor of the medical use of cannabis by persons with medical conditions that can be helped by cannabis, has waited long enough for the program to be put into place. On November 8, 2017, the Department of Public Health and Social Services submitted the draft rules and regulations for the "Joaquin (KC) Concepcion II Compassionate Cannabis Use Act of 2013," hereafter "the Act," at the request of the Chairman of I Liheslaturan Guåhan's Committee on Health. For this reason, the draft rules and regulations attached to this legislation should have immediate public hearings and be adopted by *I Liheslaturan Guåhan* as soon as possible.

I Liheslaturan Guåhan further finds that existing statute and the draft rules and regulations at the present time limit the use of medical cannabis to Guam residents. Guam is presently the only destination in the Asia-Pacific region to have a legal medical cannabis program. The potential for Guam's program to provide relief to non-resident patients is a real possibility that should be addressed. In addition, there is the probability of Guam developing a tourist-oriented medical cannabis market that may further spur economic opportunity for our island. Visiting patients who have been diagnosed as having debilitating medical conditions should also be able to avail of the relief medical cannabis offers.

It is, therefore, the intent of *I Liheslaturan Guåhan* to adopt the marked-up rules and regulations submitted by the Department of Public Health and Social Services and edited through public feedback and suggestions that will strengthen the implementation of the medical cannabis program. It is also the intent of *I Liheslatura* to amend certain definitions contained in the Act in order to align the definitions in the Rules that make it possible for the Department to execute and regulate this new industry. It is further the intent to amend statute to allow visiting patients to avail of

1	the	"Joaquin	(KC)	Concepcion	Π	Compassionate	Cannabis	Use	Act	of	2013,"
---	-----	----------	------	------------	-------	---------------	----------	-----	-----	----	--------

- 2 subject to revision during an open and publicly noticed legislative markup.
- 3 Section 2. I Liheslaturan Guåhan hereby adopts the rules and regulations,
- 4 as substituted, and attached as Exhibit A, entitled: "Rules and Regulations
- 5 Governing the Joaquin (KC) Concepcion II Compassionate Cannabis Use Act of
- 6 2013," hereafter "the Rules," and such adopted rules and regulations may be changed
- 7 hereafter according to the Administrative Adjudication Law.
- 8 Section 3. § 122503(aa) of Article 25, Part 2, Chapter 12, Division 1, Title
- 9 10, Guam Code Annotated, is amended to read:
- "(aa) Qualified patient means a person who has been diagnosed by a
- practitioner as having a debilitating medical condition and has received a
- written certification for the medical use of cannabis."
- 13 Section 4. Procurement of Tracking System; Interim Remedies in
- 14 Absence of. Nothing in the Rules shall prevent any government agency or official
- so authorized or mandated, from operating tracking system(s) manually. The full
- 16 implementation of the program prescribed by the Act and the Rules will not be
- 17 contingent on the procurement of a digital tracking system within the twenty-four
- 18 (24)-month period immediately succeeding the enactment of this Section.
- 19 Section 5. Amendments to Other Definitions Contained in Law. In
- 20 order to align the administrative policies contained in the Rules, which are meant to
- 21 carry out the intended purpose of the Act with the greatest degree of efficiency,
- subsections (a), (g), (h), (o), and (t) of § 122503 (Definitions) of Article 25, Part 2,
- 23 Chapter 12, Division 1, Title 10, Guam Code Annotated, are hereby amended to
- 24 read:
- 25 "(a) Allowable amount means an amount of cannabis, in any form
- approved by the Department, possessed by a qualified patient or collectively
- possessed by a qualified patient and the qualified patient's primary caregiver

to be no more than reasonably necessary to ensure the uninterrupted availability of cannabis that is derived solely from an intrastate source. The allowable amount *shall* consist of an amount not to exceed two and a half (2.5) ounces of dried cannabis or its THC equivalency as determined by the Department, purchased from a dispensary every fourteen (14) calendar days. The qualified patient may request for an increased allowable amount of medical cannabis, prepared medical cannabis and medical cannabis products from the Department on a Department-provided form; provided, that the qualified patient provides a valid reason for legitimate need supported by a practitioner recommendation.

The allowable amount *shall* be reviewed by the Regulation Commission from time to time."

- "(g) Commercial cultivation facility means a licensed medical cannabis business that plants, grows, harvests, dries, cures, grades, and trims medical cannabis, prepared medical cannabis and medical cannabis products for qualified patients."
- "(h) Commercial manufacturing facility means a licensed medical cannabis business that conducts the production, preparation, or compounding of manufactured medical cannabis, as described in the Act governing these Rules, or prepared medical cannabis."
- "(o) Enclosed, locked location means an area that is completely enclosed by solid walls at least ten (10) feet in height, constructed of metal, concrete, or stone on all sides or windows exclusive of doors and passage ways and away from public view."
- "(t) Lot means the flowers from one (1) or more medical cannabis plants of the same strain and from the same crop, in a quantity that weighs five (5) pounds or less, or the leaves or other plant matter from one (1) or more

medical cannabis plants, other than full female flowers, in a quantity that weights fifteen (15) pounds or less."

Section 6. In order to align the administrative policies contained in the Rules, which are meant to carry out the intended purpose of the Act with the greatest degree of efficiency, subsection (4) of § 122510 (Application and Licensing Process for Medical Cannabis Business) of Article 25, Part 2, Chapter 12, Division 1, Title 10, Guam Code Annotated, is hereby amended to read:

"(4) affirmation that the proposed medical cannabis business is not within a Drug Free School Zone. Drug Free School Zone means any area within one thousand (1,000) feet of a public or private elementary, secondary, or post-secondary educational institution or its accompanying grounds; or within the vehicle of any school bus which transports students while in motion. A Drug Free School Zone shall not include private real property which is not a school or the accompanying grounds of a school. This definition as it appears in this subsection and as it applies in this Chapter shall not be construed as to change or in any way alter the meaning of Drug Free School Zone as it is defined and prescribed in the Drug Free School Zone Act, Chapter 48 of Title 17, Guam Code Annotated."

Section 7. Severability. If any provision of this Act or its application to any person or circumstance is found to be invalid or contrary to law, such invalidity shall not affect other provisions or applications of this Act that can be given effect without the invalid provisions or application, and to this end the provisions of this Act are severable.

Section 8. Effective Date. This Act shall become effective upon enactment.

1	EXHIBIT A
2	
3	
4	
5	
6	RULES AND REGULATIONS GOVERNING
7	THE JOAQUIN (KC) CONCEPCION II
8	COMPASSIONATE CANNABIS USE ACT OF 2013
9	26 Guam Administrative Rules and Regulations
10	Division 1
11	Chapter 10

10 GUAM CODE ANNOTATED, DIVISION 1, CHAPTER 12 PART 2, ARTICLE 25 ECONOMIC IMPACT STATEMENT MEDICAL MARIJUANA PROGRAM RULES AND REGULATIONS

The Director of the Department of Public Health and Social Services is mandated, pursuant to 10 Guam Code Annotated (GCA), Division 1, Chapter 12 Part 2, Article 25, to promulgate rules and regulations as necessary to implement the Joaquin (KC) Concepcion II Compassionate Cannabis Use Act of 2013, also known as the Medical Marijuana Program. The rules and regulations include the process for obtaining registry identification cards by qualified patients, primary caregivers, responsible officials and designated couriers; the process for obtaining medical cannabis licenses and Permits to Operate by commercial cultivation facilities, commercial manufacturing facilities, medical cannabis dispensaries and medical cannabis testing laboratories; standard operating procedures for inspecting licensed medical cannabis business facilities; procedures for the reporting, destruction, and disposal of marijuana and marijuana products; and the required standards to operate a medical cannabis testing laboratory.

The implementation of the proposed rules and regulations will not have an economic impact to the public of more than Five Hundred Thousand Dollars (\$500,000) annually. As provided in § 9301(i) of Title 5 GCA, Chapter 9, Article 3, an economic impact statement is not required for these proposed rules and regulations. The economic impact to individuals and entities directly affected by the implementation of these regulations, excluding the costs directly associated with establishing the business, is estimated to be at least \$312,000. The figure is based on the following:

(a) The costs for the registry identification cards for qualified patients, primary caregivers, responsible officials, and designated couriers is estimated to be \$241,000 based on 3,300 eligible patients, 1,650 primary caregivers, 19 responsible officials and 38 designated couriers. The estimated number of qualified patients is based on a review of health insurance files for the diagnosed debilitating conditions as defined by statute. The estimated number of responsible officials and designated couriers is based on the number individuals who picked up applications at the Department.

(b) The costs for commercial cultivation licenses, commercial manufacturing facility licenses, dispensary licenses and medical cannabis testing laboratory licenses are estimated to be \$71,000. Based on the interest expressed by the public who picked up applications at the Department, eight were interested in applying to be cultivators, four to be manufacturers and seven to be dispensaries. There was no individual or entity interested in setting up a testing laboratory.

(c) The operational costs for the Department to administer the program cannot be determined because the cost of the tracking system is unknown. Operational costs include the salaries of three full-time staff, consisting of a Program Coordinator III, an administrative assistant and an inspector, to oversee the day to day operations, computers, printers and printing supplies, shredder, equipment and supplies for the registry identification cards, printing of forms and the purchase of an electronic tracking system.

Costs associated with establishing a commercial cultivation facility, commercial manufacturing facility, dispensary or a testing laboratory include installing a security system, purchasing software for an electronic tracking system compatible with the Department's as well as equipment and supplies. A testing laboratory is estimated to cost one million dollars due to the required accreditation, certifications, equipment, reagents and supplies needed to operate a laboratory. The estimates are based on current market prices. It is expected that these costs would be factored into the price of the medical cannabis, prepared medical cannabis and medical cannabis products, which will eventually be assumed by the qualified patient.

There will be an increase in the number of jobs as a result of the Medical Marijuana Program. Medical cannabis businesses will need to hire staff to cultivate, process, manufacture and transport the marijuana and marijuana products, security companies will need additional personnel to provide security, information technology companies will need more workers to install computer software and hardware equipment at the medical cannabis businesses, and primary caregivers will be needed for qualified patients. The Department, as well as, law enforcement agencies will need additional staff to help with inspections and compliance.

The revenue collected by the Department through registry identification cards, medical cannabis licenses and permits will go towards maintaining the tracking system, paying for the salaries of additional personnel to ensure individuals and entities comply with the law and paying for equipment, supplies, and printing. The program should be able to sustain itself with the revenue it receives.

The cost of living is expected to rise for qualified patients who plan to purchase medical cannabis from a licensed dispensary. Medical insurance companies will not cover the cost of medical cannabis. Qualified patients must pay for the medical cannabis out of pocket. It is not expected to affect the cost of living of the general public.

There is an anticipated increase in the cost of power and water. Commercial cultivation and manufacturing facilities and dispensaries will be needing power to run lights, ventilation systems and security equipment on a 24-hour basis to protect the marijuana from theft. Commercial

1	cultivation facilities will be needing water to grow marijuana plants thus putting additional burden
2	on the water system. It is not known how much power and water will be used.

There will an increased demand in the real estate market. Medical cannabis businesses will be looking to rent or purchase property around the island especially those away from schools and residential areas.

The Department of Revenue and Taxation will generate income due to the increase in business licenses and Gross Receipt Taxes from the various medical cannabis businesses.

The implementation of these regulations is anticipated to have an overall beneficial economic impact with increased revenue for the government of Guam in the form of fees and taxes and increased job opportunities for the people of Guam. There will also be negative effects due to the implementation of the program in terms of an increase in crime due to theft and robberies and driving under the influence of drugs.

The most important result of the implementation of the program is that qualified patients will now have an alternative to alleviate symptoms caused by medical conditions and their medical treatment besides the use of traditional medicine which may or may not be effective and costly.

1		TABLE OF CONTENTS	
2	§10001.	Purpose.	9
3	§10002.	Authority.	9
4	§10003.	Definitions.	9
5	§10004.	Fees	28
6	§10100.	ARTICLE 1.QUALIFIED PATIENTS AND PRIN	IARY
7	•	CAREGIVERS.	32
8	§10101.	Application Process for a Registry Identification Card.	32
9	§10102.	Denial of an Application for a Registry Identification Ca	rd. 33
10	§10103.	Approval of an Application for a Registry Identification	Card
11			34
12	§10104.	Written Certification.	35
13	§10105.	Primary Caregiver Registration.	38
14	(F)	Valid written certification.	39
15	§10106.	Applying for a Registry Identification Card by an	Adult
16		Qualified Patient.	39
17	(a)	To apply for a registry identification card, a qualified p	atient
18		who is eighteen (18) years of age or older, shall sub-	mit in
19		person to the Department the following:	39
20	§10107.	Applying for a Registry Identification Card for a I	Minor
21		Qualified Patient.	41
22	§10108.	Applying for a Registry Identification Card by a Pr	imary
23		Caregiver.	44
24	§10109.	Amending a Registry Identification Card.	46
25	§10110.	Changing the Name on a Registry Identification Card.	46
26	§10111.	Changing the Address on a Registry Identification Card.	47

1	§10112.	Adding or Changing a Primary Caregiver on a R	legistry
2		Identification Card.	48
3	§10113.	Changing the Qualified Patient's Practitioner.	49
4	§10114.	Adding a Debilitating Medical Condition.	50
5	§10115.	Renewal of a Registry Identification Card by a Q	ualified
6		Patient or a Primary Caregiver.	52
7	§10116.	Requesting for a Replacement Registry Identification	Card.
8		;	55
9	§10117.	Expiration of a Registry Identification Card.	56
10	§10118.	Voiding or invalidating a Registry Identification Card.	57
11	§10119.	Fraudulent Use of a Registry Identification Card.	59
12	§10120.	Revocation of a Registry Identification Card.	60
13	§10121.	Required Reporting for Primary Caregivers.	61
14	§10200.	ARTICLE 2.RESPONSIBLE OFFICIAL, ME	DICAL
15		CANNABIS LICENSE, AND PERMIT TO OPERATE	62
16	§10201.	Responsible Official	62
17	§10202.	Applying for a Registry Identification Card by a Resp	onsible
18		Official or Designated Courier.	63
19	§10203.	Denial or Approval of an Application for a l	Registry
20		Identification Card for a Responsible Official or Des	ignated
21		Courier.	64
22	§10204.	Revoking the Registry Identification Card of a Resp	ponsible
23		Official or Designated Courier.	66
24	§10205.	Changing the Information on a Registry Identification	Card of
25		a Responsible Official or Designated Courier.	67
26	§10206.	Types of Medical Cannabis Businesses	68
27	810207.	Types of Medical Cannabis Licenses.	69

1	§10208.	Requirements for a Medical Cannabis License.	69
2	§10209.	Application Process for a Medical Cannabis License.	71
3	§10210.	Applying for a Medical Cannabis License.	72
4	§10211.	Issuance of a Medical Cannabis License.	79
5	§10212.	Permit to Operate a Medical Cannabis Business.	81
6	§10213.	Operation Standards for Cultivators.	85
7	§10214.	Operation Standards for Manufacturers.	86
8	§10215.	Operation Standards for Dispensaries.	88
9	§10216.	Medical Cannabis Testing Laboratory Certification.	93
10	§10217.	Medical Cannabis Testing Laboratory Standards and	Testing
11		Protocols.	94
12	§10218.	Laboratory Testing Protocols for Cultivators, Manuf	acturers
13		and Dispensaries.	99
14	§10219.	Health and Safety.	101
15	§10220.	Cleaning and Sanitation.	104
16	§10221.	Heating, Cooling, Ventilation, and Air Filtration	108
17	§10222.	Waste and Wastewater Disposal.	109
18	§10223.	Security.	111
19	§10224.	Tracking System.	116
20	§10225.	Inventory Control System for Cultivators.	117
21	§10226.	Inventory Control System for Manufacturers.	121
22	§10227.	Inventory Control System for Dispensaries.	126
23	§10228.	Storage of Cannabis.	- 130
24	§10229.	Signage, Labeling and Packaging.	131
25	§10230.	Chain of Custody Form.	133
26	§10231.	Transport of Cannabis	133
27	§10232.	Loss of Cannabis	136

1	§10233.	Inspections	137
2	§10234.	Destruction and Disposal of Cannabis	138
3	§10235.	Amending the Information on the Medical Cannabis I	License
4	·	or Permit to Operate.	140
5	§10236.	Expiration and Renewal of Medical Cannabis Licen	se and
6		Permit to Operate.	143
7	§10237.	Suspension of Permit to Operate and Revocation of a N	Aedical
8		Cannabis License.	145
9	§10238.	Surrender of a Medical Cannabis License.	146
10	§10239.	Employee Records.	148
11	§10300.	ARTICLE 3. ADMINSTRATIVE REQUIREMENTS	150
12	§10301.	Criminal and Civil Penalties for the Medical Use of Ca	nnabis.
13			150
14	§10302.	Confidential Database	150
15	§10303.	Record Keeping	153
16	§10304.	Compassionate Cannabis Use Fund.	154
17	§10305.	Annual Report.	155
18	§10306.	Voluntary and Mandatory Recalls.	155
19	§10307.	Cessation of Business Operations.	157
20	§10308.	Registry Identification Card Optional.	158
21	§10309.	Confidential Database.	159
22	§10310.	Severability.	159
23	810311.	Effective Date.	160

§10001. Purpose.

(a)

These rules and regulations are to establish specific standards and procedures to allow the beneficial use of medical cannabis to alleviate symptoms caused by debilitating medical conditions and their medical treatments in a safe and legal manner for qualified patients.

§10002. Authority.

The Director of the Department of Public Health and Social Services is authorized to adopt rules and regulations to carry out the provisions of the Act pursuant to 10 GCA, Chapter 3, §3106.

§10003. Definitions.

- As used in these rules and regulations, the followi "Act" means the Joaquin (KC) Concepcion II Compassionate Cannabis Use Act of 2013.
 - "Allowable amount" means an amount of cannabis, in any form approved by the Department, possessed by a qualified patient or collectively possessed by a qualified patient and the qualified patient's primary caregiver to be no more than reasonably necessary to ensure the uninterrupted availability of cannabis that is derived solely from an intrastate source. The allowable amount shall consist of an amount not to exceed two and a half (2.5) ounces of dried or prepared cannabis or its THC equivalency as determined by the Department no later than ten (10) calendar days following the effective date of these rules and regulations and appended thereto, purchased from a dispensary every thirty (30) fourteen (14) calendar days. The qualified patient may request for an increased allowable amount of medical cannabis, prepared medical cannabis and medical cannabis products from the Department on a Department provided form; provided that the qualified patient provides a valid reason for legitimate need supported by a practitioner recommendation.

1			The allowable amount shall be reviewed by the Regulation Commission from time
2	to time	<u>e</u> .	
3	(b)	"Appl	licant" means any person applying for enrollment or re-enrollment in the medical
4		canna	bis program as a qualified patient, primary caregiver, responsible official, designated
5		courie	er or any person who submits an application to the Department pursuant to these rules
6		and re	egulations.
7	(c)	"Batc	h" means a specific processed product produced by a medical cannabis commercial
8		manu	facturing facility that is produced at the same time, in the same facility, using the
9		same	method, and the same ingredients or extraction methods.
10	(d)	"Bon	a fide patient-practitioner relationship" means the practitioner shall:
11	·	(1)	review the medical history of the qualified patient;
12		(2)	provide information and explain to the qualified patient about the benefits and risks
13			of medical cannabis, prepared medical cannabis and medical cannabis products;
14		(3)	Perform or have performed an appropriate examination of the qualified patient,
15			either physically or by the use of instrumentation and diagnostic equipment through
16			which images and medical records and diagnostic equipment through which images
17			and medical records may be transmitted electronically; except for medical
18			emergencies, the examination of the patient shall have been performed by the
19			practitioner himself or by a consulting practitioner prior to issuing a
20			recommendation for medical cannabis, prepared medical cannabis and medical
21			cannabis products; and
22		(4)	Initiate additional interventions and follow-up care.

1	(e)	"Business day" means Monday, Tuesday, Wednesday, Thursday, and Friday that is not a
2		government of Guam holiday.
3	(f)	"Cannabis" means all parts of the plant of the genus cannabis, whether growing or not,
4		the seeds thereof, the resin extracted from any part of the plant, and every compound,
5		manufacture, salt, derivative, mixture, or preparation of the plant, its seeds, or its resin,
6		including cannabis concentrate. "Cannabis" does not include the mature stalks of the plant,

- fiber produced from the stalks, oil, or cake made from the seeds of the plant, sterilized seed
- 8 of the plant which is incapable of germination, or the weight of any other ingredient
- 9 combined with cannabis to prepare topical or oral administrations, food drink, or other
- 10 products.

- "Canopy" means the surface area utilized to produce mature cannabis plants calculated in square feet and measured using the outside boundaries of any area that includes mature cannabis plants, including all of the space within the boundaries
- 14 (h) "Cardholder" means a qualified patient, a primary caregiver, responsible official, or designated courier who has been issued and possesses a valid registry identification card.
- 16 (i) "Chain of custody" form means a form, approved by the Department, to track the
 17 movement of medical cannabis, prepared medical cannabis and medical cannabis products
 18 as it is transferred from licensed medical cannabis business to licensed medical cannabis
 19 business.
- 20 (j) "Change" or "Amend" means adding or deleting information on an individual's registry
 21 identification card that does not affect the individual's ability to perform or delegate a
 22 specific act or function.

1	(k)	"Com	mercial cultivation facility" means a licensed medical cannabis business that plants,
2		grows,	, harvests, dries, cures, grades, and trims medical cannabis, prepared medical
3 .		cannal	ois and medical cannabis products for qualified patients.
4	(1)	"Com	mercial manufacturing facility" means a licensed medical cannabis business person
5		or lice	ensed organization that conducts the production, preparation, or compounding of
6		manuf	actured medical cannabis, as described in this the Act governing these Rules, or
7		prepar	red medical cannabis.
8	(m)	"Com	mission" means the Medical Cannabis Regulation Commission consisting of eleven
9		(11) m	nembers, as follows:
10		(1)	Director of the Department of Public Health and Social Services or designee;
11		(2)	Chairperson of the Guam Board of Medical Examiners or his designee;
12		(3)	Director of the Department of Agriculture or his designee;
13		(4)	Administrator of the Guam Environmental Protection Agency or his designee;
14		(5)	Chairperson of the Legislative Committee on Health and Human Services or his
15			designee;
16		(6)	Member of the Public at Large appointed by, I Maga'låhi (the Governor)
17		(7)	Member of the Public at Large appointed by I Liheslatura (the Legislature)
18		(8)	Qualified patient, caregiver, or patient advocate who shall be appointed by the
19			Commission
20		(9)	Licensed possessor who shall be appointed by the Commission; and
21		(10)	Two (2) physicians appointed by the Commission representing the field of
22			oncology, neurology, psychiatry, or pain management and who shall be:
23			(A) Board certified in their area of specialty; and

1 (B) Knowledgeable about the medical use of cannabis, and whose duties are 2 pursuant to 10 GCA, Division 1, Chapter 12 Part 2, Article 25 §122506. 3 (C) "Complete" means in reference to an application, that the application 4 contains all of the required information, as determined by the Director, 5 necessary for processing the application. 6 (o) "Crop" means a specific complete harvest of medical cannabis grown from one (1) or more 7 seeds or cuttings that are planted of the same genetic strain that are planted and grown in 8 the same facility using the same exact methods at the same time. 9 (p) "Cultivation agent" means a responsible official, or employee of a commercial cultivation 10 business who is twenty-one (21) years of age or older and who has not entered a plea of 11 guilty to, a plea of nolo contendere to, been found guilty of, or been convicted of a felony 12 offense as defined in these rules and regulations. "Current photograph" means a picture of an individual, taken no more than sixty (60) 13 (g) 14 calendar days before the submission of the individual's application in a Department. 15 "Custodian" means a person, other than a parent or legal guardian who stands in loco (r) 16 parentis to the child or a person to whom legal custody of the child has been given by order 17 of the juvenile court. 18 "Debilitating medical condition" means: (s) 19 (1) Cancer; 20 Glaucoma; (2) 21 (3) Multiple sclerosis; 22 Damage to the nervous tissue of the spinal cord, with objective neurological indication (4) of intractable spasticity; 23

- 1 (5) Epilepsy;
- 2 (6) Positive status for human immunodeficiency virus or acquired;
- 3 (7) Admitted into hospice care in accordance with rules promulgated under this Act;
- 4 (8) Post-traumatic stress disorder;
- 5 (9) Rheumatoid arthritis or similar chronic autoimmune inflammatory disorders; or
- 6 (10) Any other medical condition, medical treatment or disease for which the qualified
 7 patient's practitioner has determined that the use of medical cannabis may provide
 8 relief.
- 9 (u)"Denial" means the Department's final decision not to issue a registry identification card,
 10 medical cannabis license or Permit to Operate to an applicant because the applicant or the
 11 application does not comply with the applicable requirements in these rules and regulations.
- 12 (v) "Department" means the Department of Public Health and Social Services.
- 13 (w) "Designated courier" means a responsible official or employee of a licensed medical
 14 cannabis business who is twenty-one (21) years of age or older and who has not entered a
 15 plea of guilty to, a plea of nolo contendere to, been found guilty of, or been convicted of a
 16 felony offense. Designated couriers shall be designated by the licensed medical cannabis
 17 business to possess and transport cannabis for medical purposes. Designated couriers shall
 18 apply for a registry identification card.
- 19 (x) "Director" means the Director of the Department Public Health and Social Services.
- 20 (y) "Dispensary" means a licensed facility of a licensed medical cannabis business where
 21 medical cannabis, prepared medical cannabis, medical cannabis products, or paraphernalia
 22 are offered, either individually or in any combination, for retail sale, including an

1	establishment that delivers, pursuant to express authorization by local ordinance, medical
2	cannabis and prepared medical cannabis as part of a retail sale.

(z) "Dispensary agent" means a responsible official, or employee of a dispensary, who is 21 years of age or older and has not entered a plea of guilty to, a plea of nolo contendere to, been found guilty of, or been convicted of a felony offense as defined in these rules and regulations.

- "Drug free school zone" means any area within one thousand (1,000) feet of a public or private elementary, secondary, or post-secondary educational institution or its accompanying grounds; or within the vehicle of any school bus which transports students while in motion; or within two hundred fifty (250) feet of any school bus not in motion or a designated school bus stop or shelter, including any school bus transfer station, as defined in the Guam Drug Free School Zone Act, Title 17, Chapter 48 of the Guam Code Annotated; at §48001, et seq. A drug free school zone shall not include private real property which is not a school or the accompanying grounds of a school.
- (bb) "Edible food product" means a substance, beverage, or ingredient used or intended for use or for sale in whole or in part for human consumption.
- (cc) "Emergency" means any situation arising from sudden and reasonably unforeseeable events beyond the control of the owner or operator or a dispensary, including force majeure, which situation requires immediate corrective action to restore normal operation, and that causes a dispensary to violate these rules and regulations. An emergency shall not include noncompliance to the extent caused by malfunction of equipment, lack of preventive maintenance, careless or improper operation, or human error.

1	(cc)	"Employee" means any person, including the owner, operator, manager or other person
2		performing any function or services in a licensed medical cannabis business, whether for
3		compensation or otherwise.
4	(dd)	"Enclosed area" when used in conjunction with "enclosed locked facility" means_outdoor
5		space surrounded by solid walls at least ten (10) feet in height solid, 10 feet walls,
6	•	constructed of metal, concrete, or stone, surrounded by concertina wire that prevents any
7		viewing of the cannabis plants, and a solid one (1) inch thick metal gate at least one (1)
8		inch thick.
9		
10	(ee)	"Enclosed, locked location" means an area that is completely enclosed by solid, ten (10)
11		foot walls at least ten (10) feet in height, constructed of metal, concrete, or stone on all sides
12		or windows exclusive of doors and passage ways and away from public view.
13	(ff)	"Felony offense" means:
14		(1) A violent crime that was classified as a felony in the jurisdiction where the person
15		was convicted;
16		(2) A violation of a state or federal controlled substance law that was classified as a
17		felony in the jurisdiction where the person was convicted, but does not include:
18		(A) An offense for which the sentence, including any term of probation,
19		incarceration, or supervised release, was completed ten (10) or more years
20		earlier; or
21		(B) An offense involving conduct that would be immune from arrest,
22		prosecution or penalty under the Act except that the conduct occurred before

1				the effective date of the Act or was prosecuted by an authority other than
2	• .			Guam; and
3			(C)	A crime involving fraud, dishonest dealing or moral turpitude that is or was
4				formerly classified as a felony in the jurisdiction where the person was
5				convicted.
6	(gg)	"Fini:	shed pr	oduct" means a product infused with marijuana that is intended for use,
7		ingesti	ion or c	onsumption other than smoking, including but not limited to edible products,
8		ointme	ents, co	ncentrates and tinctures. A finished product does not mean dried marijuana
9		flower	s.	
10	(hh)	"Gross	weigh	t" means the weight of medical cannabis, prepared medical cannabis, or
l 1		medical	l cannat	ois product that includes the weight of the packaging.
12	(ii)	"GCA"	' means	Guam Code Annotated.
13	(jj)	"Guam	residen	cy" means that the applicant shall prove that they are a Guam resident by
14		submitt	ing:	
15		(1)	A valid	l Guam mayor's verification; or
16		(2)	Guam	rental agreement, lease or mortgage with the applicant's name and Guam
17	•	home ad	dress; o	r
8		(3)	Guam	utility bills (i.e. power, water, and trash) with the applicant's name and
9		Guam ho	me add	ress.
20	(kk)	"Hospi	ce care	" means palliative care for the terminally and seriously ill provided in a
21		hospita	l, nursi	ng home, or private residence.

1	(11)	"Legal guardian" means an adult who is responsible for a minor through acceptance of				
2		guardianship of the minor through a testamentary appointment or an appointment by a				
3		court.				
4	(mm)	"Licensed medical cannabis business" means any person or association of persons within				
5		Guam that the Department determines to be qualified to laboratory test, cultivate,				
6		manufacture, or dispense medical cannabis pursuant to this Act, and that is licensed by the				
7		Department to do so.				
8	ı	(1) No practitioner providing written certification for the medical use of cannabis shall				
9		own or be employed by a licensed medical cannabis business.				
10		(2) At least fifty-one percent (51%) of the licensed medical cannabis business shall				
11		retain ownership by legal residents of Guam who have maintained continuous legal				
12		residential address or addresses on Guam for a period of no less than three (3) years				
13		prior to the application for a medical cannabis license.				
14	(nn)	"Licensed possessor" means any person or association of persons within Guam that the				
15		Department determines to be qualified to produce, possess, distribute, dispense, acquire,				
16		cultivate, process, transfer, transport, sell, administer, or conduct laboratory testing or				
17		cannabis pursuant to this Act and that is licensed or approved by the Department.				
18						
19	(nn)	"Lot" means the flowers from one (1) or more medical cannabis plants of the same strain				
20		and from the same crop, in a quantity that weighs five (5) pounds or less, or the leaves or				
21		other plant matter from one or more medical cannabis plants, other than full female flowers,				
22		in a quantity that weighs fifteen (15) pounds or less.				

- 1 (00) "Manufacturing agent" means a responsible official, or employee of a commercial
 2 manufacturing business, who is 21 years of age or older and has not entered a plea of guilty
 3 to, a plea of nolo contendere to, been found guilty of, or been convicted of a felony offense
 4 as defined in these rules and regulations.
- 5 (pp) "Marijuana" means another name for cannabis.

- 7 (qq) "Medical cannabis business" means a commercial cultivation facility, commercial manufacturing facility, dispensary, or medical cannabis testing laboratory.
- 9 (rr) "Medical cannabis product" means a product infused with medical cannabis or prepared
 10 medical cannabis intended for use or consumption such as, but not limited to, edibles and
 11 topical products.
- 12 (ss) "Medical use" means the acquisition, cultivation, possession, processing, (including development of related products such as food, tinctures, aerosols, oils, or ointments), 14 transfer, transportation, sale, distribution, dispensing, or administration or laboratory testing 15 of cannabis, as well as the possession of cannabis paraphernalia, for the benefit of qualified 16 patients in the treatment of debilitating medical conditions, or the symptoms thereof.
- 17 (tt) "Medical marijuana concentrate" means a specific subset of medical marijuana that was
 18 produced by extracting cannabinoids from medical marijuana. Categories of medical
 19 marijuana concentrate include water-based medical marijuana concentrate, food-based
 20 medical marijuana concentrate and solvent-based medical marijuana concentrate.
- 21 (uu) "Medical marijuana-infused product" means a produce infused with medical marijuana 22 that is intended for use or consumption other than by smoking, including but not limited to,

1		edible	produc	ts,	ointm	ents,	and		tinctures.
2						•			
3	(vv)	"Owner" me	eans a person	who own	s, operates,	or_controls,	or supervise:	s-a disp	ensary or
4		cultivation s	ite.						
5	(ww)	"Paraphern	alia" means a	ccessories	, devices, a	nd other equip	oment that is	necessa	ry or used
6		to assist or f	acilitate in the	e consump	tion of med	ical cannabis			
7	(xx)	"Pesticide"	means any	substance	or mixtur	e of substan	ces intended	l for p	reventing,
8		destroying,	repelling or	mitigating	any pest o	or any substa	nce or mixt	are of	substances
9		intended	for use	as a	plant	regulator,	defoliant	or	desiccant.
0									
l 1	(yy)	"Practition	er" means a p	erson licer	ised in Gua	m to prescrib	e and admini	ster dru	gs that are
12		subject to t	he Guam Un	iform Cor	ntrolled Sul	ostances Act	and possess	es a v	alid-Guam
13		Controlled-	Substance Re	egistration.	A practi	tioner shall 1	not be a doc	ctor of	veterinary
14		medicine	or		practice	ve	terinary		medicine.
15			•						
16	(zz)	"Premises"	means a loca	tion approv	ved and reg	istered by the	e Department	under	these rules
17		and regulati	ions and inclu	ides all are	eas of the b	usiness at the	e registered le	ocation	, including
18		offices, kito	hens, restroo	ms and sto	rage rooms	; also includi	ng all public	and pr	ivate areas
19		where indiv	iduals are per	mitted to b	e present.				
20	(aaa)	"Prepared	medical cann	abis" mear	ns cannabis	manufacture	d or processe	d and in	ntended for
21		use or cons	umption thro	igh means	such as, bu	t not limited	to, extracts,	oils, tin	ctures, and
22		suppositori	es.						
23	(hhh)	"Primary o	<i>aregiver"</i> me	ans a nerso	n who				

1	(1) Ha	s been d	esignated as such on the qualified patient's application for registry		
2	identification card, or in other written notification by the qualified patient, and has been approved				
3	by the Department	i;			
4	(2) Has	s agreed t	o assist with a patient's medical use of marijuana;		
5	(3) Has	not ente	red a plea of guilty to, a plea of nolo contendere to, been found guilty		
6	of, or been convict	ed of a f	elony offense as defined in these rules and regulations;		
7	(4) Is p	rohibited	from consuming cannabis obtained for the personal, medical use of		
8	the qualified patier	ıt;			
9	(5) Ass	ists no m	ore than five qualified patients with the medical use of marijuana; and		
10	(5) Is a	resident	of Guam.		
11	(ccc) "Public Pla	ce"			
12	(1) "Publ	ic place'	means any location, facility, or venue that the public is invited or in		
13	which the	public is	permitted, but is not intended for the regular exclusive use of an		
14	individual o	or a speci	fic group of individuals.		
15	(2) "Pu	blic place	e" includes, but is not limited to, the following:		
16		(A)	Airports;		
17		(B)	Banks;		
18		(C)	Bars;		
19		(D)	Child care facilities;		
20		(E)	Child care group homes during hours of operation;		
21		(F)	Common areas of apartment buildings, condominiums, or other		
22	multifamily housing	g facilitie	es;		
23		(G)	Educational facilities;		

1		(H)	Entertainment facilities;
2		(I)	Government of Guam offices, buildings, and properties;
3		(J)	Health care institutions
4		(K)	Hotel and motel common areas;
5		(L)	Laundromats;
6		(M)	Libraries;
7		(N)	Office buildings;
8		(O)	Parking lots;
9		(P)	Parks;
10		(Q)	Public beaches;
11		(R)	Public transportation facilities;
12		(S)	Reception areas;
13		(T)	Restaurants;
14		(U)	Retail food production or marketing establishments;
15		(V)	Retail food establishments;
16		(W)	Retail stores;
17		(X)	Schools;
18		(Y)	Shopping malls;
19		(Z)	Sidewalks;
20		(AA)	Sports facilities;
21		(BB)	Theaters; and
22		(CC)	Waiting rooms.
23	(3)	"Public	e place" does not include the following:

1	(A)	Nursing care institutions, as defined as a health care institution that
2		provides inpatient beds or resident beds and nursing services to
3		persons who need continuous nursing services but who do not require
4		hospital care or direct daily care from a physician;
5	(B)	Hospices, as defined as a hospice service agency or the provision of
6		hospice services in an inpatient facility;
7 .	(C)	Assisted living centers, as defined as an assisted living facility that
8		provides resident rooms or residential units to eleven or more
9		residents;
10	(D)	Assisted living homes, as defined as an assisted living facility that
11		provides resident rooms to ten or fewer residents;
12	(E)	Adult day health care facilities, as defined means a facility that
13		provides adult day health services during a portion of a continuous
14		twenty-four-hour period for compensation on a regular basis for five
15		or more adults who are not related to the proprietor;
16	(F)	Adult foster care homes, as defined as a residential setting that
17		provides room and board and adult foster care services for at least one
18		and no more than four adults in which the sponsor or the manager
19		resides with the residents and integrates the residents who are
20		receiving adult foster care into that person's family; or
21	(G)	Private residences except when used as a child care facility or health
22		care facility; or
23	(H)	Hotel and motel rooms rented to guests;

1	(I)	Retail medical cannabis stores, where the primary purpose of such
2		business is the dispensing of medical cannabis or the sale of medical
3		cannabis paraphernalia, provided however that if employers shall elect
4		to allow the smoking of medical cannabis, such business
5		establishment shall follow the requirements set forth in §90106 of the
6		Natasha Protection Act contained in Chapter 90 of Title 10, Guam
7		Code Annotated. For the purposes of this chapter, "smoking," as it is
8		applied from the Natasha Protection Act into compliance with this
9		chapter refers to the smoking of medical cannabis, medical cannabis
10		product, or medical marijuana concentrate; or
11	(J)	A private enclosed office work place occupied exclusively by one (1)
12		or more medical cannabis smokers.
13	(4) Nothing in	this Chapter will be so construed as to prohibit the right of every private
14	employer t	o designate any place of employment under his control, or any portion
15	thereof as a	non smoking area, or an area where medical cannabis use is prohibited.
16	(ttt) "Qualified patien	t" means a resident of Guam person who has been diagnosed by a
17	practitioner as h	aving a debilitating medical condition and has received written
18	certification from	a licensed Guam practitioner for the medical use of cannabis.
19	(uuu) "Quarantine" mea	ns that a lot of medical cannabis or batch of prepared medical cannabis
20	or medical cannal	ois products shall be separated from all other inventory of medical
21	cannabis, prepared	medical cannabis and medical cannabis products.

1	(vvv) "Registry identification card" means the official card issued by the Department to legally
2	permit a primary caregiver, responsible official or designated courier to possess, handle or
3	transport medical marijuana. Optional for qualified patients.
4	(www) "Responsible official" means:
5	(1) A president, vice-president, secretary, or treasurer of the corporation in charge
6	of a principal business function, or any other person who performs similar policy or
7	decision-making functions for the corporations;
8	(2) A general partner or sole proprietorship;
9	(3) For a public agency: a principal executive officer, ranking elected official, or
10	an authorized representative as approved by the Director. For the purposes of these
11	rules and regulations, a principal executive officer of a federal agency includes the
12	chief executive officer, commanding officer, or equivalent rank or position, who
13	has responsibility for the overall operations of a principal unit of the agency;
14	(4) A responsible official shall not have been convicted in any state or jurisdiction
15	of the United States, including the Commonwealth of the Northern Mariana Islands,
16	for the manufacture or delivery of a controlled substance in Schedule I or Schedule
17	II; and
18	(5) A responsible official shall be registered with the Department and hold a
19	registry identification card.
20	(xxx) "Revocation" means the Department's final decision that an individual's registry
21	identification card or a <u>licensed</u> medical cannabis business' medical cannabis license or
22	Permit to Operate is revoked because the individual or licensed medical cannabis business

1	does not comply with the applicable requirements or violates any condition in the Act or
2	these rules and regulations.
3	(yyy) "Solvent-based medical marijuana concentrate" means a medical marijuana concentrate
4	that was produced by extracting cannabinoids from medical marijuana through the use of a
5	solvent approved by the Department.
6 .	(zzz) "Unrecognizable cannabis" means marijuana or cannabis plant material rendered
7	indistinguishable from any other plant material.
8	(aaaa) "Usable marijuana" means the tried flowers of the marijuana plant, and any mixture or
9	preparation thereof, but does not include the seeds, stalks, and roots of the plant and does
.0	not include the weight of any non-marijuana ingredients combined with marijuana and
1	prepared consumption as food or drink or prepared as other finished products.
12	(bbbb) "Verification of identity" means proof of identity by submitting the following:
13	(1) Certified copy of birth certificate; and
14	(2) Valid Guam driver's license; or
15	(3) Valid Guam identification card as approved by the Director of the Department; or
16	(4) Photograph page in the qualified patient's U.S. passport; or
17	(5) Photograph page in the qualified patient's foreign passport, as approved by the
18	Director.
19	(cccc) "Water-based medical marijuana concentrate" means a medical marijuana concentrate tha
20	was produced by extracting cannabinoids from medical marijuana through the use of only
21	water, ice or dry ice.
22	(dddd) "Weight" means the net weight of medical cannabis, prepared medical cannabis, and
22	medical cannabis product in ounces without any packaging

1	(eeee) "Written cert	ificatio	pn'' means a statement in a qualified patient's medical records or a			
2	statement signed, either by prepared physical form or via the site names by a qualified					
3	patient's pract	itioner	that, in the practitioner's professional opinion, the qualified patient has			
4	a debilitating	medic	cal condition and the practitioner believes that the potential health			
5	benefits of th	e medi	ical use of cannabis would likely outweigh the health risks for the			
6	qualified pation	ent. T	The qualified patient's practitioner shall keep a copy of the written			
7	certification of	n file	and provide it upon request by the Department or authorized law			
8	enforcement p	ersonn	iel. A written certification shall:			
9	(1)	Be va	alid for no more than one (1) year from the date of issuance, provided			
10	however that if the q	ualified	d patient shall apply for a registry identification card, he shall submit			
11	his application for su	ch card	d within thirty (30) days of certification;			
12	(2)	Includ	de a signed declaration by the qualified patient's practitioner affirming			
13	a bona fide practition	er-pati	ent relationship			
14	(3)	Not :	include the qualified patient's medical condition or any other			
15	information relating t	to the c	condition; and			
16	(4)	Conta	ain all of the following information:			
17		(A)	The qualified patient's			
18			(i) First name, middle name, if applicable; last name; and			
19	suffix, if applicable;					
20			(ii) Date of birth;			
21			(iii) Home, mailing and email addresses; and			
22		(B)	The practitioner's:			

1			(1)	First n	ame, m	ıddl	e name,	if applicat	ole; last n	ame; and
2	suffix, if applicable;									1
3			(ii)	Guam	Board	of	Medical	Examiner	's license	number,
4	including an identifica	tion of	the phy	ysician I	icense t	ype (or the pra	ctitioner's l	icense nur	nber from
5	their appropriate licen	sing or	regula	tory boa	ard and	the i	dentificat	ion of the p	oractitione	's license
6	type.	•								
7			(iii)	Office	address	on f	ile with th	e practition	er's licens	ing board;
8										
9			(iv)	Teleph	one nui	nber	on file v	with the pra	actitioner's	licensing
10	board;									
11		(v)	Email	address	; and					
12			(vi)	Authe	nticated	sign	ature. ng	definitions	shall apply	/ :
13										
14	§10004. Fees		٠							
15	(a) The fol	llowing	fees, a	s prescr	ibed in 1	0 G	CA, Divi	sion 1, Chap	oter 12 Par	t 2, Article
16	25, §122509, shall be	applica	ble for	the pur	poses of	thes	se rules ar	ıd regulatio	ns. All fee	es are non-
17	refundable.					-			•	
18	(1)	New R	egistry	/ Identif	ication (Card				
19		(A)	Quali	fied Pat	ient: Fit	fteen	Dollars ((\$15)		
20		(B)	Prima	ry Care	giver: (One I	Hundred 1	Dollars (\$10	00)	
21		(C)	Respo	onsible (Official:	On	e Thousa	nd Dollars ((\$1,000)	
22		(D)	Desig	nated C	ourier:	Two	Hundred	Dollars (\$2	200)	
23	(2)	Renew	al Reg	gistry Ide	entificat	ion (Card			

1	(A) Qualified Patient: Ten Dollars (\$10)
2	(B) Primary Caregiver: Seventy-Five Dollars (\$75)
3	(C) Responsible Official: Seven Hundred Fifty Dollars (\$750)
4	(D) Designated Courier: One Hundred Seventy-Five Dollars (\$175)
5	(3) Medical Cannabis License Application Fee
6	(A) Type 1 Commercial Cultivation License: Two Thousand Dollars
7	(\$2,000)
8	(B) Type 2 Commercial Cultivation License: Five Thousand Dollars
9	(\$5,000)
10	(C) Type 3 Commercial Cultivation License: Ten Thousand Dollars
11	(\$10,000)
12	(D) Commercial Manufacturing Facility License: Five Thousand
13	Dollars (\$5,000)
14	(E) Dispensary License: Five Thousand Dollars (\$5,000)
15	(F) Medical Cannabis Testing Laboratory License: Two Thousand
16	Dollars (\$2,000)
17	(4) Initial Medical Cannabis License Fee
18	(A) Type 1 Commercial Cultivation License: Three Thousand Dollars
19	(\$3,000)
20	(B) Type 2 Commercial Cultivation License: Five Thousand Dollars
21	(\$5,000)
22	(C) Type 3 Commercial Cultivation License: Ten Thousand Dollars
23	(\$10,000)

1	(D)	Commercial Manufacturing Facility License: Five Indusand					
2	Dollars (\$5	Dollars (\$5,000)					
3	(E)	(E) Dispensary License: Five Thousand Dollars (\$5,000)					
4	(F)	Medical Cannabis Testing Laboratory License: Two Thousand					
5	Dollars (\$2	rs (\$2,000)					
6	(5) An	nual Medical Cannabis License Renewal Fee					
7	(A)	Type 1 Commercial Cultivation License: Three Thousand Dollars					
8	(\$3,000)						
9	(B)	Type 2 Commercial Cultivation License: Seven Thousand Five					
10	Hundred I	Dollars (\$7,500)					
11	(C	Type 3 Commercial Cultivation License: Fifteen Thousand Dollars					
12	(\$15,000)						
13	(D) Commercial Manufacturing Facility License: Five Thousand					
14	Dollars (\$	5,000)					
15	(E	Dispensary License: Five Thousand Dollars (\$5,000)					
16	(F) Medical Cannabis Testing Laboratory License: Two Thousand					
17	Dollars (\$	2,000)					
18	(6) Pe	ermit to Operate Application Fee					
19	(A	Type 1 Commercial Cultivation Facility: Two Thousand Dollars					
20 .	(\$2,000)						
21	(E	3) Type 2 Commercial Cultivation Facility: Five Thousand Dollars					
22	(\$5,000)						

1			(C)	Type 3 Commercial Cultivation Facility: Fifteen Thousand Dollars
2		(\$15	5,000)	
3			(D)	Commercial Manufacturing Facility License: Five Thousand
4		Doll	lars (\$5,0	00)
5			(E)	Dispensary License: Five Thousand Dollars (\$5,000)
6			(F)	Medical Cannabis Testing Laboratory License: Two Thousand
7		Doll	ars (\$2,0	00)
8		(7)	Permi	t to Operate Annual Fee
9			(A)	Type 1 Commercial Cultivation Facility: Two Thousand Dollars
10		(\$2,0	000)	
11			(B)	Type 2 Commercial Cultivation Facility: Five Thousand Dollars
12		(\$5,0	000)	
13			(C)	Type 3 Commercial Cultivation Facility: Fifteen Thousand Dollars
14	•	(\$15	,000)	
15			(D)	Commercial Manufacturing Facility License: Five Thousand
16		Dolla	ars (\$5,00	00)
17	·		(E) ·	Dispensary License: Five Thousand Dollars (\$5,000)
18			(F)	Medical Cannabis Testing Laboratory License: Two Thousand
19		Dolla	ars (\$2,00	00)
20		(8)	Depart	tment Authentication of Written Certification Fee: One Dollar
21	. (\$1	1.00)		
22	(b)	Addi	tional Fe	es
23		(1)	Late F	ee Registry Identification Card: Five Dollars (\$5)

1	(2) Late Fee of Medical Cannabis License One Hundred Dollars (\$100)						
2	(3) Late Fee of Permit to Operate: One Hundred Dollars (\$100)						
3	(4) Amendment of Registry Identification Card: Ten Dollars (\$10)						
4	(5) Amendment of Medical Cannabis License: One Hundred Dollars (\$100)						
5	(6) Amendment of Permit to Operate: One Hundred Dollars (\$100)						
6	(7) Replacement Registry Identification Card: Ten Dollars (\$10)						
7	(8) Copy of Medical Cannabis License: One Hundred Dollars (\$100)						
8	(9) Copy of Permit to Operate: One Hundred Dollars (\$100)						
9	§10100. ARTICLE 1. QUALIFIED PATIENTS AND PRIMARY CAREGIVERS.						
10	§10101. Application Process for a Registry Identification Card.						
11	(a) A qualified patient or primary caregiver submitting an application for a new or						
12	renewal registry identification card shall submit in person a complete and accurate						
13	application in a form prescribed by the Department.						
14	(b) The Department shall process an application prior to issuing a registry						
15	identification card to assure that the application is complete and the information provided						
16	has been verified.						
17	(c) The Department shall approve or deny an application within thirty (30) calendar						
18	days of receipt.						
19	(d) The Department shall verify information on each application and accompanying						
20	documentation, including:						
21	(1) Contacting each applicant by telephone, e-mail, facsimile, or by mail. If						
22	proof of identity is uncertain, the Department may require a face-to-face meeting and proof						
23	of verification of identity;						

1		(2) Contacting a minor qualified patient's parent, legal guardian or custodian;
2		(3) Contacting the Department's Health Professional Licensing Office to verify
3	that a	n attending practitioner is licensed to practice in Guam and is in good standing;
4		(4) Contacting the Department's Division of Environmental Health to verify
5	that a	attending practitioner has a valid Guam Controlled Substance Registration.
6	(e)	Contacting the attending practitioner of the qualified patient to request further
7	docun	nentation to support a finding that the practitioner is the qualified patient's attending
8	practi	cioner.
9	(f)	The Department may, in its discretion, prior to acting on an application:
10		(1) Contact the applicant and request additional documentation or information;
11	and	
12		(2) Verify any information submitted by the applicant;
13	(g)	Prior to making a decision whether to approve or deny an application, the
14	Department n	nust ensure that the criminal background check on the primary caregiver has been
15	completed and	I review the results.
16	(h)	If an applicant wishes to challenge the accuracy or completeness of information
17	provided in th	e background check by those agencies reporting the information, those challenges
18	must be made	through the reporting agency and not through the Department.
19	(i)	Possession of or application for a registry identification card shall not constitute
20	probable cause	e or give rise to reasonable suspicion for a governmental agency to search the person
21	or property of	the person possessing or applying for the card.
22	§10102	2. Denial of an Application for a Registry Identification Card.
23	(a)	The Department may deny an application if:

1	(1) The applicant does not provide all the information required and the
2	application is considered incomplete; or
3	(2) The application or supporting documents are determined by the Director to
4	have been falsified.
5	(b) If the application is denied, the Department shall provide a written notification to
6	the applicant of the reason for denial of the application within forty-eight (48) hours.
7	(c) A person whose application has been denied and given notice of the reason for
8	denial shall have ten (10) business days to appeal or comply.
9	(d) The person whose application was denied, can file an appeal with the Director. If
0	the denial is upheld, the applicant has ten (10) business days to comply.
l 1	(e) If the person does not come into compliance, the person shall not reapply for six
12	(6) months from the date of the denial unless otherwise authorized by the Department, pursuant to
13	Title 10 GCA, Division 1, Chapter 12 Part 2, Article 25, §122507 (e).
14	§10103. Approval of an Application for a Registry Identification Card.
15	(a) If the application is approved, the Department shall issue in person a registry
16	identification card within five (5) business days of approving an application and the card shall
17	expire one (1) year after the date of issuance.
18	(b) The registry identification card for a qualified patient and primary caregiver shall
19	contain:
20	(1) The identification number;
21	(1) Full name, Guam home and mailing addresses, and date of birth of the
22	qualified patient;

1	(2) Full name, Guam home and mailing addresses and date of birth of th
2	primary caregiver, if any;
3	(3) Date of issuance and expiration date of the registry identification card; and
4	(4) Registry identification type.
5	§10104. Written Certification.
6	A written certification, as defined in §10003 (qqq), from a Guam licensed practitioner, or
7	a form prescribed by the Department, is required in order for a qualified patient or a primary
8	caregiver to obtain medical cannabis, prepared medical cannabis and medical cannabis products
9	from a licensed medical cannabis dispensary. The Legislature intended for medical cannabis
10	options to displace opiate-based prescription drugs that have created heroin epidemics throughou
11	the country. In an effort to prevent such an epidemic from taking hold in Guam, the Department
12	also intends to help foster a responsible dialogue between medical cannabis patients and their
13	doctors, in order to:
14	1. Become educated on medical cannabis as a therapy, what risks are associated with such
15	use, whether that risk outweighs the patient's need for that therapy, and what admittedly is
16	unknown at this time;
17	2. Ensure patients are informed of the treatments available to them and for which their doctors
18	may prescribe and recommend; and
19	3. Encourage practitioners to pay attention to the total body of prescribed and recommended
20	drugs and therapies, thereby catching abuse of opiate prescriptions and placing their
21	patients on a path of recovery before the addiction takes control.
22	

1	In light of the lack of American Medical Association guidelines for the proper recommendation of
2	cannabis as a recognized therapy, before a practitioner may consider a recommendation, he must
3	have on file a signed document outlining guidelines for which they will act in accordance with the
4.	best interest of the patient. These guidelines must include, but are not limited to:
5	- The assurance to patients that the practitioner considers marijuana therapy only if expected
6	benefits for pain, activities of daily living and function are anticipated to outweigh risks to
7	the patient. The practitioner also must consider non pharmacy therapy, as appropriate, such
8	as physical therapy.
9	- Before starting marijuana therapy for chronic conditions, practitioners should establish and
10	inform patients about treatment goals s, including realistic goals for pain and function, and

- Before starting marijuana therapy for chronic conditions, practitioners should establish and inform patients about treatment goals s, including realistic goals for pain and function, and should consider how marijuana therapy will be discontinued if benefits do not outweigh risks.

Practitioners—should—continue—marijuana—therapy—only—if—there—is—clinically—meaningful improvement in pain and function that outweighs risks to patient safety.

- Before starting and periodically during marijuana therapy, practitioners should discuss with patients known risks and realistic benefits of marijuana therapy and patient and clinician responsibilities for managing therapy.
- Practitioners must review, within the limitations provided in federal and local law, the qualified patient's history of controlled substance prescriptions using the Guam Public Health and Human Services prescription drug monitoring program data to determine whether the patient is receiving other controlled medications or dangerous combinations that put the patient at high risk for overdose or dependence, or that signal abuse of pain medication and therapy.

. 1	- As public policy in light of the threat of a heroin epidemic, against which this act is partially
2	purposed, the Territory insists and asks practitioners to avoid recommending marijuana,
3	prescribing opioid pain medication and benzodiazepines concurrently.
4	(a) The practitioner:
5	(1) Will transmit the written certification to the Department via fax, secure
6	email, or courier, or if he has access, to the tracking system provided by the Department,
7	within twenty-four (24) hours after certifying the qualified patient;
8	(2) Shall keep a copy of the written certification on file and provide it upon
9	request by the Department or authorized law enforcement
10	(3) Shall explain the potential risks and benefits of the medical use of cannabis
11	to the qualified patient, and to a parent, guardian or custodian of a minor qualified patient;
12	(b) The qualified patient:
13	(1) If the qualified patient is an adult, shall validate the practitioner's written
14	certification in person and submit a copy of the written certification in person to the
15	Department along with a verification of identification, as defined in §10003 (nnn);
16	(2) If the qualified patient is a minor, then the minor qualified patient's parent,
17	legal guardian or custodian shall validate the practitioner's written certification in person
18	and submit a copy of the written certification in person to the Department;
19	(3) Shall have the Department authenticate the written certification by having
20	the Department affix the Department's seal on it and pay the applicable fee in §10004; and
21	(4) Shall carry the valid written certification at all times in order to use or

possess medical cannabis, prepared medical cannabis or medical cannabis products.

1	(c) The p	arent, le	egal guardian or custodian of the minor qualified patient shall carry
2	the minor qualified	patient's	s valid written certification at all times in order to possess medical
3	cannabis, prepared m	edical o	cannabis or medical cannabis products.
4	(d) The w	ritten c	ertification issued by the Department is not valid outside Guam.
5	§10105. Pri	nary C	aregiver Registration.
6	(a) The q	ualified	patient's primary caregiver shall need to register in person with the
7	Department 1	prior to	submitting an application for a registry identification card. The
8	primary care	giver sh	all register on a form prescribed by the Department which includes:
9	(1)	The p	rimary caregiver's:
10		(A)	First name; middle name, if applicable; last name; and suffix, if
11	applicable;		
12		(B)	Guam home address;
13		(C)	Guam mailing address;
14		(D)	Email address; and
15		(E)	Date of birth.
16	(2)	The c	qualified patient's:
17		(A)	First name; middle name, if applicable; last name; and suffix, if
18	applicable;		
19		(B)	Guam home address;
20		(C)	Guam mailing address;
21		(D)	Email address;
22		(F)	Date of birth: and

1		(F) '	Valid written co	ertificatio	n.			
2	(3)	Except i	n cases where th	e primary	caregive	er also is	a qualified r	patient either
3	a statement th	at the prin	nary caregiver d	oes not cu	rrently h	old a va	lid registry i	dentification
4	card or subm	its the as	signed registry	identifica	tion nur	nber for	r each valid	registration
5	identification	card	currently	held	by	the	primary	caregiver;
6								
7	(4)	Agrees to	o assist the qual	ified patie	nt with t	he med	ical use of ca	nnabis; and
8	pledges not to	divert m	arijuana to any	individual	or entit	y that is	s not allowed	d to possess
9	marijuana pur	suant to th	e Act or these r	ules and re	egulation	ıs;		
10	(b) A prim	ary careg	iver may registe	er with up	to five ((5) quali	ified patients	. Violation
11	of this is punishable b	y a civil	fine of five thou	ısand dolla	ars (\$5,0	000), pu	rsuant to Tit	le 10 GCA,
12	Division 1, Chapter 12	2 Part 2, A	article 25, §1225	526 (c) (1)	•			
13	(c) The pr	imary car	egiver's registra	tion will	be valid	for one	e (1) year fr	om date of
14	issuance.							
15	§10106. Appl	ying for a	Registry Iden	tification (Card by	zan Ad	ult Qualifie	d Patient.
16	(а) То арр	ly for a r	egistry identifi	cation car	d, a qu	alified p	oatient who	is eighteen
17	(18) years of age or o	lder, shal	l submit in per	son to the	Depart	ment th	e following:	
18	(1)	An applic	ation in a form	prescribed	by the I	Departm	ent that inch	ıdes:
19		(A) Th	e qualified pati	ent's:				
20		(i)	First name	e; middle	name,	if appli	cable; last	name; and
21		suffix, if a	pplicable;					
22		(ii)	Guam hom	e address;				
23		(iii) Guam mail	ing addres	ss;			

1		(iv)	Email address; and
2		(v)	Date of birth;
3	(B)	Quali	fied patient's practitioner's:
4		(i) _.	Full name;
5		(ii)	Guam business address;
6		(iii)	Email address; and
7		(iv)	Telephone number;
8	(C)	If the	qualified patient has a primary caregiver, then the primary
9	caregiver's:		
10	·	(i)	First name; middle name, if applicable; last name; and
11	suffix	, if app	licable;
12		(ii)	Guam home address;
13		(iii)	Guam mailing address;
14		(iv)	Email address;
15		(v)	Date of birth; and
16		(vi)	Police and court clearances.
17	(D)	A de	eclaration signed by the qualified patient pledging not to divert
18	marijuana to	any in	dividual who or entity that is not allowed to possess marijuana
19	pursuant to t	he Act	and these rules and regulations;
20	(E)	A de	eclaration by the qualified patient that the information provided
21	in the applic	ation is	s true and correct; and
22	(F)	The	signature of the qualified patient and date the qualified patient
23	signed.		

1	(2) A written certification, as defined in §10003 (qqq), from a licensed Guam
2	practitioner on a form prescribed by the Department.
3	(3) Proof of Guam residency, as defined in §10003 (kk), that the qualified
4	patient has been living in Guam continuously for at least six (6) months prior to the
5	submission of the registry identification card application;
6	(4) Verification of identity, as defined in §10003 (nnn), of the qualified patient;
7	(5) A current photograph, as defined in §10003 (r), of the qualified patient, and
8	(6) The applicable fees in §10004.
9	
10	(b) A qualified patient shall have only one (1) primary caregiver at any given time.
11	Violation of this provision is subject to a fine of two hundred fifty dollars (\$250) for each
12	individual violation, pursuant to Title 10 GCA, Division 1, Chapter 12 Part 2, Article 25, §122526
13	(c) (3).
14	(c) The Department shall not issue a primary caregiver's registry identification card
15	before the Department issues the primary caregiver's qualified patient's registry identification
16	card.
17	§10107. Applying for a Registry Identification Card for a Minor Qualified Patient.
18	(a) Every qualified patient who is under eighteen (18) years of age must have a primary
19	caregiver. Any qualified patient who is eighteen (18) years of age or older is not required
20	to have a primary caregiver.
21	(b) To apply for a registry identification card for a qualified patient who is under
22	eighteen (18) years of age, the qualified patient's parent, guardian or custodian responsible
23	for health care decisions of the minor qualified patient shall consent in writing to:

1		(1)	Allow	the mir	nor qualified patient's medical use of cannabis;
2		(2)	Serve	as the n	ninor qualified patient's primary caregiver; and
3			(A)	The qu	ualified patient's parent, guardian or custodian must meet the
4	eligib	ility rec	quiremer	nts for a	primary caregiver as described in §10108.
5		(3)	Contro	ol the de	osage and the frequency of the medical use of cannabis by the
6	mino	r qualif	ied patie	nt.	
7	(c)	To ap	ply for a	registr	y identification card for a minor qualified patient, the qualified
8	patient's par	ent, le	gal guar	dian or	custodian shall submit in person to the Department the
9	following:				
10		(1)	An ap	plicatio	n in a form prescribed by the Department that includes:
11			(A)	The q	ualified patient's:
12				(i)	First name; middle name, if applicable; last name; and
13			suffix	, if appl	licable;
14				(i)	Guam home address;
15				(ii)	Guam mailing address; and
16				(iii)	Date of birth.
17			(B)	The q	ualified patient's practitioner's:
18				(i)	First name; middle name, if applicable; last name; and
19			suffix	t, if app	licable;
20				(ii)	Guam business address;
21				(iii)	Email address; and
22				(iv)	Telephone number.
23			(C)	Quali	fied patient's parent, legal guardian or custodian's:

1	(i) First name; middle name, if applicable; last name; and
2	suffix, if applicable;
3	(ii) Guam home address
4	(iii) Guam mailing address;
5	(i) Email address;
6	(ii) Date of birth;
7	(iii) Police and court clearances
8	(D) The signature of the qualified patient's parent, legal guardian or
9	custodian and the date qualified patient's parent, legal guardian or custodian signed.
10	(i) The qualified patient's parent, legal guardian or custodian
11	serving as the qualified patient's primary caregiver shall need to register in
12	person with the Department as the minor qualified patient's primary
13	caregiver.
14	(2) A written certification, as defined in §10003 (qqq), for the qualified patient,
15	from a Guam licensed practitioner on a form prescribed by the Department;
16	(3) Proof of Guam residency, as defined in §10003 (kk) that the qualified
17 ·	patient's parent, legal guardian or custodian has been living in Guam continuously for at
18	least six (6) months prior to the submission of the registry identification card application;
19	(4) Verification of identity, as defined in §10003 (nnn), of the qualified patient
20	and qualified patient's parent, legal guardian or custodian;
21	(5) A current photograph, as defined in §10003 (r), of the minor qualified
22	patient and the qualified patient's parent, legal guardian or custodian:

1	(6)	If the	individu	al submitting the application on behalf of a minor qualified
2	patient is th	ne qualifi	ed patie	nt's legal guardian or custodian, a copy of documentation
3	establishing	the indiv	idual as	the qualified patient's legal guardian or custodian.
4		(A)	Birth c	ertificate;
5		(B)	Adopti	ion decree; or
6		(C)	Court	order or letter of guardianship signed by a judge.
7	(7)	The a	pplicabl	e fees in §10004.
8	§10108. A	pplying f	or a Re	gistry Identification Card by a Primary Caregiver.
9	(a) If th	e qualific	ed patier	nt, who is eighteen (18) years of age or older, is designating a
10	primary caregiver,	the prima	ary care	giver shall submit in person the following to the Department:
11	(1)	An aţ	plicatio	n in a form prescribed by the Department that includes:
12		(A)	The p	rimary caregiver's:
13			(i)	First name; middle name, if applicable; last name; and
14		suffix	k, if app	licable;
15			(ii)	Guam home address;
16			(iii)	Guam mailing address;
17			(iv)	Email address;
18			(v)	Date of birth.
19			(vi)	Signature of the primary caregiver and the date primary
20		care	giver sig	med;
21		(B)	The	qualified patient's:
22			(i)	First name; middle name, if applicable; last name; and
23	su	ffix, if ap	plicable	

1			(ii) Guam home address;	
2			(iii) Guam mailing address;	
3			(iv) Email address; and	
4			(v) Date of birth;	
5		(2)	Copy of qualified patient's valid written certification;	
6	•	(3)	Police and court clearances for the primary caregiver;	
7		(4)—	Proof of Guam residency, as defined in §10003 (kk) that the	p rimary
8	careg	giver h a	as been living in Guam continuously for at least six (6) months prio	r to the
9	subm	iission (of the registry identification card application.	
10		(5)	Verification of identity, as defined in §10003 (nnn), of the p	rimary
11	careg	iver;		
12		(6)	A current photograph, as defined in §10003 (r), of the primary car	egiver;
13	and			
14		(7)	The applicable fees in §10004 for a registry identification card for a p	rimary
15	careg	iver.		
16	(b)	The p	rimary caregiver shall apply for a separate registration identification ca	ard for
17	each qualifie	ed patier	nt under their care.	
18	(c)	The p	rimary caregiver shall be limited to five (5) registry identification cards	at any
19	given time.		·	
20	(d)	A prir	mary caregiver must have a copy of their registration identification	cards
21	on them at al	l times.	.	

1	§10109. Amending a Registry Identification Card.
2	(a) A person who possesses a registry identification card shall notify the Department of
3 .	any change within ten (10) business days of the change. Failure to comply or timely submit in
4	person all required information will result in the imposition of additional administrative late fees
5	as set forth in §10004. This includes changes in the following:
6	(1) Person's name;
7	(2) Person's home address;
8	(3) Person's mailing address;
9	(4) Qualified patient's primary caregiver;
10	(5) Qualified patient's practitioner; and /or
11	(6) Change in status of the qualified patient's debilitating medical condition.
12	(b) The Department shall approve or deny the change within ten (10) business days of
13	receipt and shall follow the time frames described in §10102 and §10103.
14	(c) The cardholder shall surrender the original registry identification card upon
15	issuance of the amended registry identification card.
16	(d) The expiration date for the amended registry identification card will be the same as
17	the expiration date of the original registry identification card.
18	§10110. Changing the Name on a Registry Identification Card.
19	To change their name on the registry identification card, the qualified patient or primary
20	caregiver shall submit in person to the Department within ten (10) business days of the change of
21	name, the following:
	1' in a farm proporthed by the Department that includes:
22	(a) An application in a form prescribed by the Department that includes:
23	(1) The cardholder's former name;

i	(2)	The cardholder's registry identification number on the cardholder's current
2	registry iden	tification card;
3	(3)	The cardholder's new name; and
4	(4)	The signature of the cardholder and date the cardholder signed.
5	(b) Valid	documentation of the legal name change, such as a: marriage certificate, final
6	divorce decree, adop	otion decree, or other valid court order showing a change of legal name;
7	(c) Verif	acation of identity, as defined in §10003 (nnn), of the cardholder;
8	(d) Curre	ent photograph, as defined in §10003 (r), of the cardholder;
9	(e) The a	applicable fee in §10004 for applying to amend a registry identification card;
10	and	
11	(f) Any a	applicable late fee in §10004.
12	§10111. Ch	anging the Address on a Registry Identification Card.
13	To change th	e home and/or mailing address on the registry identification card, a qualified
14	patient or a primary	caregiver shall submit in person to the Department within ten (10) business
15	days after the change	e in address, the following:
16	(a) An ap	oplication in a form prescribed by the Department that includes:
17	(1)	The cardholder's name
18	(2)	The cardholder's registry identification number on the cardholder's current
19	registry ident	ification card;
20	(3)	The cardholder's new home and/or mailing address, by submitting:
21		
22		(A) — A valid Guam mayor's verification;

1		(B) A copy of a Guam rental agreement, lease or mortgage with
2	applic	ant's name and new address; or
3		(C) A copy of Guam utility bills (power, water, or trash) with applicant's
4		name and new address;
5	(4)	The effective date of the new home and/or mailing address;
6 .	(5)	The signature of the cardholder and date the cardholder signed.
7	(b) Verifi	cation of identity, as defined in §10003 (nnn), of the cardholder;
8	(c) Curre	nt photograph, as defined in §10003 (r), of the cardholder;
9	(d) The a	pplicable fee in §10004; and
10	(e) Any a	applicable late fee in §10004.
11	§10112. Add	ling or Changing a Primary Caregiver on a Registry Identification Card.
12	(a) To ad	d a primary caregiver, a qualified patient shall submit in person to the
13	Department within t	en (10) business days, after the addition, an application in a form prescribed
14	by the Department th	nat includes:
15	(1)	The qualified patient's name;
16	(1)	The registry identification number on the qualified patient's current registry
17	identification	a card;
18	(2)	If applicable, the name of the previous qualified patient's current primary
19	caregiver and	d the date the primary caregiver last provided or will last provide assistance to
20	the qualified	patient;
21	(3)	The name of the individual the qualified patient is designating as the
22	primary care	giver;

1		(A) The individual must meet the requirements for a primary caregiver
2		as described in §10108; and
3		(B) The individual must not have reached the maximum number of five
4		(5) qualified patients allowed per primary caregiver.
5		(C) For the primary caregiver the qualified patient is designating, the
6		proposed primary caregiver shall submit all information, documents, and
7		declarations required for a primary caregiver under §10108 to obtain a registry
8		identification card;
9		(4) The signature of the qualified patient and date the qualified patient signed;
10	(b)	Verification of identity, as defined in §10003 (nnn), of the primary caregiver;
11	(c)	Current photograph, as defined in §10003 (r), of the qualified patient;
12	(d)	The applicable fee in §10004; and
13	(e)	Any applicable late fee in §10004.
14	§10113	. Changing the Qualified Patient's Practitioner.
15	(a)	To change a practitioner, a qualified patient shall submit in person to the
16	Departr	ment within ten (10) business days of the change, an application in a form prescribed
17	by the I	Department that includes:
18		(1) The qualified patient's name;
19		(1) The registry identification number on the qualified patient's current
20	registry	identification card;
21	•	(2) The name of the qualified patient's current practitioner and the date the
22	practitio	oner last provided or will last provide health care to the qualified patient;
23	(The name of the qualified patient's new practitioner;

1		(4)	A written certification from the new practitioner as described in §10104.
2		(5)	The signature of the qualified patient and date the qualified patient signed;
3	(b)	Verific	cation of identity, as defined in §10003 (nnn), of the qualified patient;
4	(c)	A curr	ent photograph, as defined in §10003 (r), of the qualified patient;
5	(d)	The ap	oplicable fee in §10004; and
6	(e)	Any a	pplicable late fee in §10004.
7	§1011	4. Add	ling a Debilitating Medical Condition.
8	(a)	Any p	erson or entity may request the addition of a medical condition to the list of
9	debili	tating m	nedical conditions in §10003 (t) by submitting in person a form prescribed by
10	the D	epartme	nt, that includes:
11		(1)	The person or entity's name;
12		(2)	If an entity, name of point of contact;
13		(3)	The person or entity's mailing and email addresses;
14		(4)	Telephone number;
15		(5)	The name of the medical condition requested to be added;
16		(1)	A description of the symptoms and other physiological effects experienced
17	by ar	ı indivi	dual suffering from the medical condition or a treatment of the medical
18	condi	ition tha	at may impair the ability of the individual to accomplish activities of daily
19	living	j.	
20		(2)	The availability of conventional medical treatments to provide therapeutic
21	or pa	lliative l	benefit for the medical condition or a treatment of the medical condition;

1	(3) A summary of the evidence that the use of marijuana will provide				
2	therapeutic or palliative benefit for the medical condition or a treatment of the medical				
3	condition; and				
4	(4) Articles, published in peer-reviewed scientific journals, reporting the results				
5	of research on the effects of marijuana on the medical condition or a treatment of the				
6	medical condition supporting why the medical condition should be added.				
7	(b) The Department shall:				
8	(1) Acknowledge in writing the Department's receipt of a request for the				
9	addition of a medical condition to the list of debilitating medical conditions listed in				
10	§10003 (t) within thirty (30) calendar days after receiving the request;				
11	(2) Transmit the request and the required supporting documents to the Medical				
12	Cannabis Regulation Commission for their review to determine if the requester has				
13	provided evidence that:				
14	(A) The specified medical condition or treatment of the medical				
15	condition impairs the ability of the individual to accomplish activities of daily				
16	living, and				
17	(B) Marijuana usage provides a therapeutic or palliative benefit to an				
18	individual suffering from the medical condition or treatment of the medical				
19	condition;				
20	(3) Within ninety (90) calendar days after receiving the official decision of the				
21	Commission, notify the requester that the Department has determined that the information				
22	provided by the requester:				

1	(A)	Meets the requirements in subsection (b) (2) and the date the
2	Department v	vill conduct a public hearing to discuss the request; or
3	(A)	Does not meet the requirements in subsection (b) (2), and the
4	specific reaso	on for the determination.
5	(1) If app	licable:
6	. (A)	Schedule a public hearing to discuss the request;
7		
8	(B)	Provide public notice of the public hearing by submitting a Notice
9	of Public Hea	aring for publication in a newspaper of general circulation in Guam at
10	least ten (10)	days prior to the date of the public hearing;
11	(C)	Post a copy of the request on the Department's website for public
12	comment at I	east ten (10) business days prior to the date of the public hearing;
13	(D)	Hold the public hearing after receiving the request; and
14	(2) With	in one hundred eighty (180) calendar days after receiving the request:
15	(A)	Add the medical condition to the list of debilitating medical
16	conditions, o	r
17	(A)	Provide written notice to the requester of the Department's decision
18	to deny the re	equest that includes the specific reasons for the Department's decision.
19	§10115. Renewal	of a Registry Identification Card by a Qualified Patient or a
20	Primary Caregiver.	
21	Registry identificati	on cards shall be renewed on an annual basis. Failure to timely renew
22	a registry identification care	d will result in the imposition of additional administrative late fees as
23	set forth in §10004.	

1	(a)	lor	enew a	registry identification card for a qualified patient who is eighteen (18)
2	years of age	or olde	r, the q	ualified patient shall submit in person to the Department at least forty-
3	five (45) cale	endar d	ays bet	fore the expiration date of the qualified patient's registry identification
4	card the follo	wing:		
5		(1)	An a	pplication in a form prescribed by the Department that includes:
6			(A)	All information, documents, and declarations required in §10106;
7			(A)	The registry identification number on the qualified patient's current
8		regist	ry iden	tification card;
9			(A)	Verification of identity, as defined in §10003 (nnn), of the primary
10			careg	river;
11			(B)	A current photograph, as defined in §10003 (r), of the qualified
12		patier	ıt;	
13			(C)	The applicable fee in §10004 for applying to renew a qualified
14		patien	t's regi	stry identification card; and
15			(D)	Any applicable late fee in §10004.
16	(b)	To rer	new a re	egistry identification card for a qualified patient who is under eighteen
17	(18) years of a	ge, the	qualifi	ed patient's parent, legal guardian or custodian responsible for health
18	care decisions	for the	qualifi	ed patient shall submit in person to the Department at least forty-five
19	(45) calendar d	ays be	fore the	expiration date of the minor qualified patient's registry identification
20	card the follow	ing:		
21	ı	(1)	An ap	plication in a form prescribed by the Department that includes:
22			(A)	All information, documents, and declarations required for a minor
23	(qualifi	ed patie	ent under §10107;

l		(B)	The registry identification number on the minor qualified patient s
2	curren	t registr	ry identification card;
3		(C)	The registry identification number on the qualified patient's parent,
4	legal ;	guardiar	n, or custodian's current registry identification card;
5		(D)	If the qualified patient's parent's, legal guardian's or custodian's
6	name	is not	the same name as on the minor qualified patient's parent's, legal
7	guard	ian's or	r custodian's current registry identification card, the parent, legal
8	guard	ian, or c	custodian shall
9			(i) Submit a verification of identity, as defined in §10003 (nnn);
.0	•	and	
1			(ii) A valid court order changing the name of the minor qualified
12		patier	nt's parent, legal guardian or custodian.
13		(E)	A current photograph, as defined in §10003 (r), of the qualified
14	patie	nt and o	of the minor qualified patient's parent, legal guardian or custodian;
15		(F)	The applicable fees in §10004; and
16		(G)	Any applicable late fee under §10004.
17 -	(c) To r	enew a	primary caregiver's registry identification card for a qualified patient
18	who is eighteen (1	8) years	s of age or older, the primary caregiver shall submit to the Department,
19	at least forty-five (45) cale	endar days before the expiration date of the primary caregiver's registry
20	identification card	, the foll	lowing:
21	(1)	An a	application in a form prescribed by the Department that includes:
22		(A)	All information, documents, and declarations required for a
23	prin	nary care	egiver in §10108;

1	(B)	The registry identification number on the primary caregiver's
2	current regis	try identification card;
3	(C)	Verification of identity, as defined in §10003 (nnn), of the primary
4	caregiver;	
5	(D)	A current photograph, as defined in §10003 (r), of the primary
6	caregiver;	
7	(E)	The primary caregiver's current police and court clearances;
8	(F)	The applicable fee in §10004; and
9	(G)	Any applicable late fee as prescribed in §10004.
10	(b) The Departm	ent shall approve or deny the renewal within thirty (30) calendar days
11	of receipt and shall follow th	te time frames described in §10102 and §10103.
12	(C) Qualified pat	ients and primary caregivers shall surrender all expiring or expired
13	registry identification cards p	prior to being issued new ones.
14	§10116. Requesting	for a Replacement Registry Identification Card.
15	(a) Only one rep	lacement card shall be allowed for each registry identification card
16	issued. If the replacement re	egistry identification card is lost, stolen or destroyed, the cardholder
17	shall submit a new application	on for a registry identification card.
18	(1) If a re	gistry identification card is lost, stolen, or destroyed, the cardholder
19	must notify the Department	t within twenty-four (24) hours of the card being lost, stolen or
20	destroyed.	
21	(b) To request a	replacement card for a cardholder's registry identification card that
22	has been lost, stolen, or destre	oyed, the cardholder shall submit in person to the Department, within

1	ten (10) business days after the cardholder's registry identification card was lost, stolen, or
2	destroyed, a request for a replacement card, on a form prescribed by the Department, that includes:
3	(1) The cardholder's name, Guam home and mailing addresses, email addresses
4	and date of birth;
5	(2) If known, the registry identification number on the cardholder's lost, stolen,
6	or destroyed registry identification card;
7	(3) If the registry identification card was stolen, need to submit a copy of a
8	police report or police case number;
9	(4) Verification of identity, as defined in §10003 (nnn), from the cardholder;
0	(5) Current photograph, as defined in §10003 (r), of the cardholder;
11	(6) The applicable fee in §10004; and
12	(7) Any applicable late fee as prescribed in §10004.
13	(c) The Department shall approve or deny the renewal within ten (10) business days or
14	receipt and shall follow the time frames described in §10102 and §10103.
15	(d) The expiration date of the replacement registry identification card shall be the same
16.	expiration date as the original registry identification card.
17	§10117. Expiration of a Registry Identification Card.
18	(a) A registry identification card issued to a qualified patient or primary caregiver is
19	valid for one year from the date of issuance.
20	(b) The registry identification card of the qualified patient and the qualified patient's
21	primary caregiver shall have the same expiration date. The expiration date will be based
22	on the qualified patient's registry identification card.

1	(c) If the Department issues a registry identification card to a qualified patient or
2	primary caregiver based on a request for a replacement registry identification card or ar
3	application to change or amend a registry identification card; the replacement, changed, or
4	amended registry identification card shall have the same expiration date as the original
5	registry identification card being replaced, changed, or amended.
6	§10118. Voiding or invalidating a Registry Identification Card.
7	(a) The Department may void the registry identification card within twenty-four (24)
8	hours of a:
9	(1) Qualified patient when the Department receives written notice from:
10	(A) The qualified patient that the qualified patient no longer has a
11	debilitating medical condition;
12	(B) The qualified patient reported the card being lost, stolen or
13	destroyed;
14	(A) The practitioner who provided the qualified patient's written
15	certification that the:
16	(i) Qualified patient no longer has a debilitating medical
17	condition;
18	(i) Practitioner no longer believes that the qualified patient
19	would receive therapeutic or palliative benefit from the medical use of
20	marijuana;
21	(ii) Practitioner believes that the qualified patient is not using
22	the medical marijuana as recommended; or
23	(2) Primary caregiver when:

1			(A)	The	Departm	nent	receive	s wr	itten	notice	fron	n the	; prin	nary
2		caregi	ver's q	_l ualific	ed patien	t tha	t the p	rimary	/ care	giver	no lo	nger a	assists	the
3		qualifi	ed pati	ent wi	th the me	dical	use of n	nariju	ana;					
4		,	(B)	The	registry i	dentif	fication	card f	or the	qualif	ied pat	tient th	iat is 1	isted
5		on the	prima	ry care	giver's re	egistr	y identif	ficatio	n card	l is no	longer	valid	; or	
6			(C)	The	primary	care	giver re	eporte	d the	card	being	; lost,	stole	n or
7		destro	yed;											
8			(D)	The	Departm	ent re	eceives	notifi	cation	that th	he pri	mary (caregi [.]	ver's
9		qualif	ied pati	ient is	deceased.	•							٠	
10		(3)	Respo	onsible	e official	or de	signated	l couri	er wh	en:				
11			(A)	The	cardhold	er rep	orted th	ne card	l bein	g lost,	stolen	or des	stroye	d;
12			(B)	The	Departm	ent re	eceives v	writter	notic	ce fron	ı a me	dical o	cannat	ois
13		busine	ess that	their	responsib	le off	icial or	design	nated	courie	:			
14				(i)	No lo	nger :	serves a	s a res	sponsi	ble off	icial;	or		
15				(ii)	Is no	longe	r emplo	yed b	y the	medica	d cann	abis b	usines	3S.
16			(C)	The	medical o	canna	bis lice	nse tha	at is li	sted on	the re	sponsi	ible of	ficial
17		or des	ignated	d couri	er' registr	ry ide	ntificati	on car	rd no	longer	valid.			
18	(b)	The I	Departn	nent sh	all void a	a qual	ified pa	tient's	regis	try ide	ntifica	ition c	ard:	
19		(1)	Whe	n the I	Departmer	nt rec	eives wr	ritten 1	otice	from t	he pra	ctition	er, pri	mary
20	careg	iver, fa	mily n	nembe	or the (Office	e of Vit	tal Sta	atistic	s that	the qu	ıalified	1 patie	ent is
21	decea	sed; or												
22		(2)	For a	ı quali:	fied patie	nt un	der eigh	teen (18) ye	ears of	age, v	vhen tl	ie qua	lified
23	patier	nt's prin	nary ca	regive	r's registi	ry ide	ntificati	ion ca	rd is r	evoked	1.			

1	(c) If the Department voids or invalidates a cardholder's registry identification card
2	the Department shall provide written notice to the cardholder within two (2) business days of
3	invalidation that includes:
4	(1) The specific reason or reasons for the invalidation; and
5	(1) The right to appeal to the Director within ten (10) business days.
6	(d) The Department shall provide written notice to all dispensaries within twenty-fou
7	(24) hours of invalidation the names of qualified patients and primary caregivers whose registr
8	identification cards or qualified patient's written certification are no longer valid.
9	(e) The holder of the invalid registry identification card shall return, via mail or in
10	person, the said registry identification card to the Department upon receipt of notice within fiv
11	(5) business days. Violation of this provision is subject to a fine of two hundred fifty dollar
12	(\$250).
13	(f) The written notice required in subsection (a) that a registry identification card i
14	void is not a revocation and is not considered a final decision of the Department subject to a hearing
15	before the Director.
16	§10119. Fraudulent Use of a Registry Identification Card.
17	(a) A licensed medical cannabis business employee that knows or suspects that a
18	person has attempted to use the registry identification card of another to obtain medical cannabis
19	prepared medical cannabis or medical cannabis products shall submit a report to the Departmen
20	and the Guam Police Department by the next business day after the attempted use of the registry
21	identification card.

delivery service, or mail; or through an electronic reporting system authorized by the Department

The report shall be submitted either by telephone; in a document sent by fax,

(b)

22

1	and shall inc.	iude as	much of the following information about the mutvidual whose registry		
2	identification card was used or presented:				
3		(1)	Name of cardholder;		
4		(2)	Address;		
5		(1)	Date of birth;		
6		(1)	Identification number;		
7		(2)	Issuance and expiration date;		
8		(3)	Registry identification type.		
9	(c)	The f	ollowing information about the individual who attempted to use the registry		
10	identification card of another:				
11		(1)	Name;		
12		(2)	Address;		
13		(3)	Telephone number; and		
14		(4)	Date of birth.		
15	(d)	The f	ailure to report a violation or suspected violation under this section may result		
16	in the revocation of the registry identification card of the employee who witnessed the violation or				
17	suspected violation and/or the revocation of the facility's medical cannabis license.				
18	§1012	20. Re	vocation of a Registry Identification Card.		
19	(a)	The I	Department may revoke a cardholder's registry identification card		
20	electronically	within	a twenty-four (24) hours:		
21		(1)	Upon notification from the dispensary that the cardholder provided		
22	medie	cal mar	ijuana to an individual who is not authorized to possess medical marijuana		
23	under	the Ac	et.		

1	(2) Upon notification from the qualified patient or court that the primary
2	caregiver had entered a plea of guilty to, a plea of nolo contendere to, been found guilty
3	of, or been convicted of any felony offense after obtaining a registry identification card.
4	(3) If the cardholder knowingly violated the Act or these rules and regulations
5	as determined by the Department.
6 ့	(b) If the Department revokes a qualified patient's registry identification card, the
7	Department shall provide written notice within two (2) business days to the qualified
8	patient that includes:
9	(1) The specific reason or reasons for the revocation; and
10	(2) The right to appeal the revocation to the Director within ten (10) business
11	days.
12	(c) The holder of the revoked registry identification card shall return, by mail or in
13	person, the said registry identification card to the Department upon receipt of notice within five
14	(5) business days. Violation of this provision is subject to a fine of two hundred fifty dollars
15	(\$250).
16	(d) The holder of the revoked registry identification card shall not be able to apply for
17	a new registry identification card for one (1) year from time of revocation of previous registry
18	identification card.
19	§10121. Required Reporting for Primary Caregivers.
20	(a) A primary caregiver shall report to the Department the death of a qualified patient
21	for whom they provide care within two (2) business days after the death of the qualified patient.

- 1 (b) The primary caregiver shall return by mail or in person to the Department their 2 registry identification card associated with the deceased qualified patient within five (5) business 3 days after the death of the qualified patient.
- (c) Failure to report the death of the qualified patient or return their registry identification card associated with the deceased qualified patient by the prescribed time frame may result in the revocation of the primary caregiver's other registry identification cards or shall be unable to apply for another registry identification card for one (1) year.

§ §10200. ARTICLE 2. RESPONSIBLE OFFICIAL, MEDICAL CANNABIS 9 LICENSE, AND PERMIT TO OPERATE

§10201. Responsible Official

10

11

12

13

14

15

16

17

18

19

20

21

22

- (a) The individual identified in the medical cannabis business' by-laws as the responsible official for the medical cannabis business, who owns, operates, or otherwise have legal responsibility for a commercial cultivation facility, commercial manufacturing facility, dispensary, or medical cannabis testing laboratory and who meet the qualifications established in these rules and regulations and have been approved by the Department, is responsible for submitting all required applications, documents, and reports for the medical cannabis business. This includes applications for a medical cannabis license and Permit to Operate.
- (b) The responsible official is accountable for any intentional or unintentional action of its owners, officers, managers, employees or agents, with or without the knowledge of the responsible official, who violate the Act or these rules and regulations.
- (c) When a medical cannabis business is required by these rules and regulations to provide information, sign documents, or ensure actions are taken, the individual in subsection (a) shall comply with the requirement on behalf of the medical cannabis business.

1	(d) A mailing address submitted for a responsible official as part of any application for
2	a medical cannabis business shall be located in Guam.
3	§10202. Applying for a Registry Identification Card by a Responsible Official or
4	Designated Courier.
5	Registry identification cards are required for all responsible officials and designated
6	couriers of a medical cannabis business who will be handling or transporting medical cannabis,
7	prepared medical cannabis and medical cannabis products. It is optional for all other medical
8	cannabis employees.
9	(a) To apply for a registry identification card, a responsible official or designated
10	courier of a medical cannabis business shall submit in person to the Department the following:
11	(1) An application in a form prescribed by the Department that includes:
12	(A) The responsible official's or designated courier's:
13	(i) First name; middle name, if applicable; last name; and
14	suffix, if applicable;
15	(ii) Date of birth;
16	(iii) Guam home and mailing addresses;
17	(iv) Email address;
18	(v) Job title, duties and responsibilities;
19	(vi) Proof of Guam residency, as defined in §10003 (kk) that the
20	responsible official or designated courier has been living in Guam
21	continuously for at least six months prior to submitting the application;
22	(vii) Clearances from the police, court and Attorney General;

1		(B)	The mailing and physical address of the licensed medical cannabis
2	busi	ness of t	he designated courier's place of employment or responsible official
3	own	s;	
4		(C)	The phone number of the licensed medical cannabis business;
5		(D)	Signature of responsible official or designated courier and the date
6	resp	onsible o	fficial or designated courier signed;
7	(2)	A ver	ification of identity, as defined in §10003 (nnn), from the responsible
8	official or	designate	ed courier of the medical cannabis business;
9	(3)	A cur	rent photograph, as defined in §10003 (r), of the responsible official
10	or designate	ed courie	of the medical cannabis business;
11	(4)	The	applicable fees in §10004 for a registry identification card for a
12	responsible	official o	or designated courier.
13	§10203. D	enial or .	Approval of an Application for a Registry Identification Card for
14	a Responsible Off	icial or I	Designated Courier.
15	(a) The	Departm	ent shall verify the information contained in the application and shall
16	app	rove or d	eny the application within thirty (30) calendar days of receipt.
17	(b) Der	nial of Ap	plication
18	(1)	The I	Department may deny an application if:
19		(A)	The applicant does not provide all the information required and the
20	app	lication i	s considered incomplete; or
21		(B)	The application or supporting documents are determined by the
22	Dire	ector to h	ave been falsified.

i	(2) If the application is denied, the Department shall provide a written
2	notification to the applicant of the reason for denial of the application within forty-eight
3	(48) hours days.
4	(3) A person whose application has been denied and given notice of the reason
5	for denial shall have ten (10) business days to appeal or comply.
6	(4) The person whose application was denied, can file an appeal with the
7	Director. If the denial is upheld, the applicant has ten (10) business days to comply.
8	(5) If the person does not come into compliance, the person shall not reapply
9	for six (6) months from the date of the denial unless otherwise authorized by the
10	Department.
11	(b) Approval of application
12	(1) If the application is approved, the Department shall issue a registry
13	identification card, within five (5) business days of approving an application. The
14	cardholder shall pick up the registry identification card in person at the Department.
15	(2) The registry identification card shall expire one (1) year from the date of
16	issuance.
17	(3) The registry identification card for a responsible official or designated
18	courier of a medical cannabis business shall contain:
19	(A) The identification number;
20	(B) The full name of the applicant;
21	(C) Date of birth of applicant;
22	(D) The date of issuance and expiration date of the registry identification
23	card;

1	(E) The physical address of the licensed medical cannabis business;
2	(F) The name of the responsible official of the licensed medical
3	cannabis business; and
4	(G) The registry identification card type.
5	§10204. Revoking the Registry Identification Card of a Responsible Official or
6	Designated Courier.
7	(a) The Department may revoke a responsible official's or designated courier's registry
8	identification card within twenty-four (24) hours upon notification that the responsible official or
9	designated courier:
10	(1) Used medical marijuana and did not have a valid written certification from
11	a licensed Guam practitioner or a qualified patient's registry identification card;
12	(2) Diverted medical marijuana to an individual who was not authorized to
13	possess medical marijuana under the Act and these rules and regulations;
14	(3) Had entered a plea of guilty to, a plea of nolo contender to, been found
15	guilty of, or been convicted of a felony offense as defined in these rules and regulations;
16	or
17	(4) Knowingly violated the Act or these rules and regulations.
18	(b) The Department shall provide to a responsible official or designated courier of a
19	medical cannabis business a written notice stating the specific reason(s) for the revocation
20	of their registry identification card within two (2) business days of voiding the card when:
21	(1) The Department receives the written notification from the medical cannabis
22	business that the responsible official or designated courier:
23	(A) No longer serves as a responsible official; or

1	(B) Is no longer employed by the medical cannabis business.			
2	(2) The medical cannabis license that is listed on the responsible official's or			
3	designated courier's registry identification card is no longer valid.			
4	(c) The responsible official or designated courier whose registry identification card has			
5	been revoked can file an appeal with the Director within ten (10) business days of revocation.			
6	(d) The cardholder of the revoked registry identification card shall return by mail or in			
7	person the revoked registry identification card to the Department within five (5) business days			
8	after receipt of notice. The holder of the revoked registry identification card shall not be able to			
9	apply for a new registry identification card for one (1) year from time of revocation of previous			
10	registry identification card.			
11	§10205. Changing the Information on a Registry Identification Card of a Responsible			
12	Official or Designated Courier.			
13	(a) To make an amendment to the responsible official's or designated courier's name or			
14	home or mailing address on the cardholder's registry identification card, the cardholder shall			
15	submit in person an application form prescribed by the Department, within ten (10) business days			
16	of the change, to the Department which includes:			
17	(1) For a change of name:			
18	(A) The cardholder's former name;			
19	(B) The cardholder's registry identification number on the cardholder's			
20	current registry identification card;			
21	(C) The cardholder's new name or address, as applicable;			

1			(D)	Valid documentation of the legal name change, such as a: marriage		
2		certific	cate, fin	al divorce decree, adoption decree, or other valid court order showing		
3		a chan	a change of legal name;			
4		(2)	For a	change in home address:		
5			(A)	A valid Guam mayor's verification; or		
6			(A)	A Guam rental agreement or mortgage with the applicant's name;		
7		or				
8			(B)	A Guam utility bill (power, water, or trash) with the applicant's		
9		name	on it;			
10			(D)	The effective date of the new Guam home address;		
11		(3)	The si	gnature of the cardholder and date the cardholder signed.		
12		(4)	A ver	ification of identity, as defined in §10003 (nnn);		
13		(5)	A cur	rent photograph, as defined in §10003 (r), of the cardholder;		
14		(6)	The a	pplicable fee in §10004; and		
15		(7)	Any a	applicable late fee in §10004.		
16	(b)	The D	epartm	ent shall approve or deny the change within ten (10) business days of		
17 ·	receipt and sh	all foll	ow the	time frames described in §10102 and §10103.		
18	(c)	The e	xpiratio	on date for the amended registry identification card will be the same as		
19	the expiration	date of	f the or	ginal registry identification card.		
20	§1020	6. Тур	es of N	Iedical Cannabis Businesses		
21	(a)	Comr	nercial	Cultivation Facility		
22	(b)	Comr	nercial	Manufacturing Facility		
23	(c)	Dispe	ensary			

1	(d)	Medical Cannabis Testing Laboratory			
2	§102 0	7. Types of Medical Cannabis Licenses.			
3	(a)	Type 1 Commercial Cultivation License - for cultivation of less than or equal to			
4	two th	ousand five hundred (2,500) square feet of canopy on single premises.			
5	(b)	Type 2 Commercial Cultivation License - for cultivation of two thousand five			
6	hundre	ed one (2,501) to five thousand (5,000) square feet of canopy on single premises.			
7	(c)	Type 3 Commercial Cultivation License - for cultivation of five thousand one			
8	(5,001)) to ten thousand (10,000) square feet of canopy on single premises.			
9	(d)	Commercial Manufacturing Facility License			
10	(e)	Dispensary License			
11	(f)	Medical Cannabis Testing Laboratory License			
12	§10208	3. Requirements for a Medical Cannabis License.			
13	(a)	Legal residents of Guam who have maintained continuous legal residential			
14	address	(es) on Guam for a period of no less than three (3) years prior to the application for			
15	a medical cannabis license shall retain at least fifty-one percent (51%) ownership of the				
16	medical cannabis business, pursuant to 10 GCA, Division 1, Chapter 12 Part 2, Article 25,				
17	§12250	8.			
18	(b)	Responsible officials, board members, businesses, stakeholders, principals, or			
19	entities of a co	mmercial cultivation facility, a commercial manufacturing facility or a dispensary			
20	can only own	or have financial interest in one (1) commercial cultivation facility, one (1)			
21	commercial ma	anufacturing facility and/or one (1) dispensary at any given time so long as the			
22	provision for th	e application of the separate cultivation, manufacturing, or dispensary licenses set			

1	forth in this Act are completed in full by the applicant, pursuant to 10 GCA, Division 1, Chapter					
2	12 Part 2, Article 25, §122510 (f).					
3	(c) Responsible officials, board members, business stakeholders, principals, or entities					
4	of a medical cannabis testing laboratory are prohibited from owning or having any financial stake					
5	in any commercial cultivation facility, commercial manufacturing facility, dispensary, medical					
6	establishment that recommend the use of medical cannabis; or another medical cannabis testing					
7	laboratory, pursuant to 10 GCA, Division 1, Chapter 12 Part 2, Article 25, §122510 (g).					
8	(d) Commercial cultivation facilities shall only be located in the following zones:					
9	Agriculture Zone (A), Commercial Zone (C), Light Industrial Zone (M1), or Heavy Industrial					
10	Zone (M2).					
11	(e) Commercial manufacturing facilities and dispensaries shall only be located in the					
12	following zones: Commercial Zone (C), Light Industrial Zone (M1) and Heavy Industrial Zone					
13	(M2).					
14	(f) The medical cannabis business must meet all applicable local and federal laws and					
15	requirements for their respective zones.					
16	(g) The Department highly recommends that medical cannabis businesses obtain					
17	certification from the Americans for Safe Access or similar organization to ensure legal					
18	compliance and product safety:					
19	(1) Cultivation Certification for commercial cultivation businesses;					
20	(2) Manufacturing, Packaging, Labeling and Holding Certification for					
21	commercial manufacturing businesses;					
22	(3) Distribution Certification for dispensaries; and					
23	(4) Laboratory Testing Certification for medical cannabis testing laboratories.					

1	§1020	9. Application Process for a Medical Cannabis License.					
2	(a)	The responsible official of a commercial cultivation facility, commercial					
3	manufacturing facility, dispensary, or a medical cannabis testing laboratory shall submit in person						
4	an application for the appropriate medical cannabis license in §10207, in a form approved by the						
5	Department, with the required declarations and documents in §10210 and the appropriate						
6	application fees in §10004.						
7	(b)	The Department shall verify the information contained in the application and shall					
8	approve or deny an application within thirty (30) calendar days of receipt.						
9	(c)	The Department shall deny an application if:					
10		(1) The responsible official did not provide all the required information; or					
11		(2) The Department determines that the information provided is false.					
12	(d)	The Department shall provide written notification to the responsible official of an					
13	incomplete application within seven (7) business days of the Department's determination and						
14	specify where the application is incomplete.						
15	(e)	The responsible official shall be given fourteen (14) business days to complete and					
16	resubmit the application.						
17.	(f)	The Department shall reject any application that does not comply with this Act.					
18	(g)	The Department shall provide the responsible official with a written notification					
19	within seven (7) business days of rejection and specify the reason for rejection.					

20

21

(h)

Director within ten (10) business days.

The responsible official whose application was rejected, can file an appeal with the

1	(i) The medical cannabis business, whom the responsible official was representing and
2	whose application was rejected, shall not reapply for six (6) months from the date of the rejection
3	unless otherwise authorized by the Department.
4	(j) The Department shall issue a license within five (5) business days of approving the
5	application. The application will be approved if the application is complete and in accordance
6	with the Act.
7	(k) The medical cannabis license is valid for one (1) year from date of issuance.
8	(l) A responsible official who wishes to register more than one medical cannabis
9	business, as allowed in §10208, must submit a separate application for each medical cannabis
.0	business, all applicable registration fees, and all required documentation described in these rules
1	and regulations for each medical cannabis business.
12	(1) Although an individual or an entity is allowed to own a commercial
13	cultivation facility, a commercial manufacturing facility and a dispensary at the same time, the
14	facilities shall be maintained in distinctly separate premises, including but not limited to, separate
15	sales and storage areas, separate entrances and exits, separate inventories, separate point-of-sale
16	operations and separate record keeping.
17	(m) An application fee that is submitted with a medical cannabis license application
18	that is later withdrawn is not refunded.
19	(n) Medical cannabis licenses are non-transferable.
20	§10210. Applying for a Medical Cannabis License.
21	To apply for a commercial cultivation license, commercial manufacturing facility license

dispensary license, or a medical cannabis testing laboratory license, the responsible official from

the medical cannabis business, who is twenty-one (21) years of age or older, shall submit in person

22

1	to the Depai	rtment	an application in a form prescribed by the Department, that includes the
2	following:		
3	(a)	The	authorized responsible official's:
4		(1)	First name; middle name, if applicable; last name; and suffix, if
5	applic	able;	
6		(2)	Guam mailing address;
7		(3)	Email address;
8		(4)	Phone number;
9		(5)	Police, court and Attorney General clearances;
10		(6)	Proof of Guam residency, as defined in §10003 (kk), and meets the
11	requir	ement	in §10208(a);
12		(7)	Signature of the responsible official and the date the responsible official
13	signed	ļ ;	
14	(b)	If the	entity is applying as a business organization:
15		(1)	Legal name of the business organization;
16		(2)	Physical address of the proposed medical cannabis business;
17		(3)	Type of business organization; and
18		(4)	Names and titles of the owners, responsible official and board members;
19	(c)	Docu	ments from each owner, responsible official, and board member including:
20		(1)	Proof of Guam residency, as defined in §10003 (kk), and meets the
21	require	ement i	in §10208(a);
22		(2)	A verification of identity as defined in §10003 (nnn); and
23		(3)	Police, court and Attorney General clearances;

1	(4) Proof that none of the persons who are proposed to be owners, officers, or				
2	board members of the proposed licensed medical cannabis business are under twenty-one				
3	(21) years of age;				
4	(d) Documents from the Department of Land Management that includes:				
5	(1) Map of the proposed location of the medical cannabis business;				
6	(2) Affirmation that the medical cannabis business is not located within a Drug				
7	Free School Zone as defined in §10003 (z);				
8	(3) Proof that the applicant has legal title filed with the Department of Land				
9	Management on which the proposed medical cannabis business will be located, or has a				
0	legal lease agreement with the property owner that includes consent to operate the proposed				
1	medical cannabis business on that property;				
2	(4) A certified letter from the planning department of the Department of Land				
13	Management stating that the location of the medical cannabis business meets all zoning				
14	requirements of this Act;				
15	(e) Proof that the medical cannabis business is registered and has a business license				
16	and a Business Privilege Tax Number with the Department of Revenue and Taxation;				
17	(f) Copy of the medical cannabis business' standard operating procedures, protocols				
18	and training for the safe handling and dispensing of medical cannabis, prepared medical cannabis				
19	and medical cannabis products to include:				
20	(1) Sanitation, sanitary permits, and health certificates;				
21	(2) Equipment handling;				
22	(3) Inventory control;				
23	(4) Security;				

1	(5)	Dist	ribution system;
2	(6)	Stora	age protocols;
3	(7)	For a	testing laboratory, the ability to identify and measure the following in
4	cannabis test		
5		(A)	Delta-9-tetrahydrocannabinol (THC);
6	·	(B)	Tetrahydrocannabinol Acid (THCA);
7		(C)	Cannabidiol (CBD);
8		(D)	Cannabidiolic Acid (CBDA);
9		(A)	Cannabigerol (CBG);
10		(B)	Arsenic;
11		(C)	Lead;
12		(D)	Cadmium;
13		(E)	Mercury;
14			
15		(F)	Pesticides, including:
16			a. Abamectin
17			b. Acephate
18			c. Acequinocyl
19			d. Aldicarb
20			e. Azoxystrobin
21			f. Bifenazate
22			g. Bifenthrin
23			h. Boscalid

1	i.	Carbaryl
2	j.	Carbofuran
3	k.	Chlorantranilliprote
4	1.	Chlorfenapyr
5	m.	Chlorpyrifos
6	n.	Clofentezine
7	0.	Cyfluthrin
8	p.	Cypermethrin
9	q.	DDVP (Dichlorvos)
10	r.	Diazinon
11	s.	Dimethoate
12	t.	Ethoprophos
13	u.	Etofenprox
14	v.	Etoxazole
15	w.	Fepyroximate
16	x.	Fipronil
17	y.	Flonicardnid
18	z.	Fludioxonil
19	aa.	Hexythiazox
20	bb.	Imazalil
21	cc.	Imidacloprid
22	dd.	Kresoxim-methyl
23	ee.	Malathion

1	cc.	Metalaxyl
2	gg.	Methiocarb
3	hh.	Methomyl
4	ii.	Methyl parathion
5	jj.	MGK-264
6	kk.	Myclobutanil
7	11.	Maled
8	mm.	Oxamil
9	nn.	Paclobutrazol
10	00.	Permethrins
11	pp.	Phosmet
12	qq.	Piperonyl_butoxide
13	rr.	Prallethrin
14	ss.	Propiconazole
15	tt.	Propoxur
16	uu.	Pyretherins
17	vv.	Pyridaben
18	ww.	Spinosad
19	XX.	Spiromesifen
20	уу.	Spirotetramat
21	ZZ.	Tebuconazole
22	aaa.	Thiacloprid
23	bbb.	Thiamethoxam

1			ccc. Trifloxystrobin
2			
3		(G)	Butanes;
4		(H)	Heptanes;
5		(I)	Benzene;
6		(J)	Toluene;
7		(K)	Hexane;
8		(L)	Xylenes (m, o, p-xylene);
9		(A)	Any visible foreign or extraneous material, that is not intended to be
10	ŗ	art of the pro	oduct being produced, including but not limited to mold, hair, insects,
11	r	netal, or plas	stic;
12		(B)	Moisture content of plant materials;
13		(C)	Microbiological impurities, including but not limited to:
14			(i) Viable aerobic bacteria;
15			(ii) Yeast and mold;
16			(iii) Coliforms;
17			(iv) Bile-tolerant Gram-Negative Bacteria;
18			(v) E. Coli (pathogenic strains) and Salmonella spp;
19			(vi) Aspergillus fumigatus, Aspergillus flavus, Aspergillus
20		niger;	; and
21			(vii) Mycotoxins.
22	(g)	Business p <u>I</u>	Plan for and cooperate with local health, water, building and fire
23	authorities to en	nsure:	

1	(1) S	ufficient equipment to monitor temperature;
2	(1) A	dequate ventilation and air filtration;
3	(3) H	fumidity control;
4	(4) P	lumbing and drainage requirements are met;
5	(5) E	lectrical safety;
6	(6) P:	roper wastewater disposal; and
7	(7) U	se of carbon monoxide detectors, if applicable.
8	(h) A certifie	ed statement that none of the persons who are proposed to be owners,
9	officers, or board memb	ers of the proposed medical cannabis business have served as an owner,
10	officer or board member	for a licensed medical cannabis business that has had its license revoked
11	within three (3) years of	the current application date;
12	(i) Declaration	on that the proposed licensed medial cannabis business will not knowingly
13	employ a person who w	as convicted of a felony offense, is under the age of twenty-one (21), or
14	who may have a conflict	of interest as a practitioner providing written certification to a qualified
15	patient for the use of med	lical cannabis, prepared medical cannabis and medical cannabis products;
16	and	
17	(j) The appro	opriate application fees in §10004.
18	§10211. Issuanc	e of a Medical Cannabis License.
19	(a) The Depa	rtment will determine the application for a medical cannabis license is
20	complete if it includes al	I the requested information in the form prescribed by the Department; all
21	the required documentation	on described in these rules and regulations; and the application fee is paid.

1	(b) If the	e Departn	nent determines that the application is in compliance with these rules
2	and regulations, the	Departm	ent shall give a written notification within five (5) business days upon
3	approval to the resp	onsible o	fficial:
4	(1)	That t	he application is approved and that the medical cannabis license can
5	be picked uj	by the c	ardholder in person at the Department after the applicable license fee
6	'in §10004 is	s paid;	
7	(2)	That t	he responsible official must apply for a Permit to Operate a medical
8	cannabis bu	siness; ar	ad
9	(3)	That	the commercial cultivation facility, commercial manufacturing
10	facility, dis	pensary,	or medical cannabis testing laboratory shall not operate conduct
11	transactions	involvin	g the transfer of medical cannabis from one licensed medical cannabis
12	business to	another,	or at final point of sale to a qualified patient, caregiver, or guardian
13	until the fac	ility has	been issued a Permit to Operate from the Department pursuant to 10
14	GCA, Divis	sion 1, Ch	napter 12 Part 2, Article 25 §122511.
15	(4)	The I	Department shall inspect the facilities of a licensed medical cannabis
16	business pri	ior to issu	ning a Permit to Operate.
17	(c) The	medical	cannabis license shall include the following:
18	(1)	The n	nedical cannabis business'
19		(A)	Legal name;
20		(B)	Physical address; and
21		(C)	Telephone number.
22	(2)	The r	esponsible official's:

1			(A)	Firs	t name; middle name, if applicable; last name; and suffix, if
2		appl	icable;		
3			(B)	Gua	m mailing address;
4		•	(C)	Ema	il address;
5			(D)	Tele	phone number; and
6		(3)	Iden	tificatio	n number;
7		(4)	Туре	of bus	iness;
8		(5)	The	date of	issuance;
9		(6)	The	date of	expiration; and
10	§102	12. Pei	rmit to	Operat	te a Medical Cannabis Business.
11	(a)	To a	pply for	r a Pen	mit to Operate a medical cannabis business, the responsible
12	official shall	submit	in perse	on to th	e Department the following:
13		(1)	An ap	plication	on in a form prescribed by the Department that includes:
14			(A)	Ther	nedical cannabis business':
15				(i)	Legal name;
16				(ii)	Physical address;
17				(iii)	Guam mailing address;
18				(iv)	Responsible official's full name;
19				(v)	License identification number;
20				(vi)	Type of medical cannabis license;
21				(vii)	Date of issue of the medical cannabis license;
22				(viii)	Date of expiration of the medical cannabis license;
23				(ix)	Date the licensed medical cannabis business must reapply;

1	(1) The Business Privilege Tax Number issued by the Guain
2	Department of Revenue and Taxation;
3	(B) A declaration that the information provided to the Department t
4	apply for a Permit to Operate a medical cannabis business is true and correct; and
5	(C) The signature of the responsible official and the date the responsible
6	official signed;
7	(2) A site plan drawn to scale of the medical cannabis facility's location
8	depicting streets, property lines, buildings, parking areas, outdoor areas if applicable
9	fences, security features, fire hydrants if applicable, and access to water mains;
10	(3) The distance of the medical cannabis facility to the closest school, bus sto
11	and bus transfer station;
12	(4) A floor plan drawn to scale of the building where the medical cannal
13	business is located showing the following:
14	(A) Layout and dimensions of each room;
15	(B) Name and function of each room;
16	(C) Location of each handwashing sink;
17	(D) Location of each toilet;
18	(E) Location of all means of entry;
19	(F) Location of each video camera, alarm system, motion sensor;
20	(G) Location of standby power source;
21	(H) Location of each panic button; and
22	(I) Location of natural and artificial lighting source
23	

1	(5) Clearances from the appropriate agencies to ensure that all applicable
2	building, and zoning, agricultural, water, wastewater, air quality, safety, and protection of
3	endangered species laws and regulations are followed as well as the Department's Division
4	of Environmental Health, if the medical cannabis business is planning to prepare, package,
5	store, sell, distribute or dispense cannabis-infused edible food products. Those employees
6	of the Department so designated to guide applicants through the application process will
7	determine, after considering the scope of the business being proposed for permitting, which
8	agencies from the list below must clear the permit application prior to approval by the
9	Department. Clearances may only be indicated by the signature, whether written or
10	electronic, of the director of said agency, or a designee of the director, who is an employee
11	of said agency; provided, however, that no director or designee may determine clearance
12	for a business in which said director or designee has a conflict of interest, where a
13	reasonable person may suspect that such a conflict may result in the financial favor of the
14	person clearing the application. In such a case, the director must designate another
15	employee of the agency who does not have such a conflict, or if the conflicted party is the
16	director himself, then the governor shall choose an acting director for the purposes of this
17	section. Agencies include:
18	(A) Department of Public Works for compliance with the building code,
19	solid waste requirements, signage laws, and where applicable upon real property
20	owned by fee simple or leasehold by the applicant and for which any improvements
21	will be made for the purpose of this business;
22	(B) Guam Environmental Protection Agency for compliance with
23	runoff, sanitation, waste disposal, and air quality regulations;

1	(C) Guam Fire Department for compliance with fire safety code
2	provisions that apply:
3	(D) If applicable, Department of Agriculture; and
4	(E) The Department's Division of Environmental Health for compliance
5	with all regulatory codes with which the proposed business must comply;
6	(F) Guam Waterworks Authority for compliance with water and
7	wastewater requirements:
8	(G) Department of Revenue and Taxation for compliance with the
9	Business Privilege Tax law, payment of all applicable taxes, or the approval of a
10	payment plan for recovery of delinquent taxes, or existence of a challenge to each
11	claim by the Department of Revenue and Taxation that taxes are delinquent;
12	(H) Whenever improvements will be made to real property to be used
13	for such business, Department of Agriculture shall determine whether mitigation
14	will be required in the interest of endangered species.
15	(6) A declaration signed and dated by the responsible official certifying that the
16	medical cannabis facility is in compliance with local zoning restrictions as described in
17	§10208 (c) and (d); and
18	(7) The applicable fee in §10004.
19	(b) The Department shall conduct an inspection within thirty (30) calendar days of
20	receipt of the application for Permit to Operate. The Department will inspect, but not limited to
21	the medical cannabis business':
22	(1) Security system, including the video surveillance system and alarm system
23	as required in §10223;
24	(2) Labeling and packaging procedures that comply with §10229.

1 (3) Required policies and procedures as described in these rules and 2 regulations; and 3 (4) Electronic data management system in accordance with these rules and 4 regulations. 5 (c) The Department shall provide a written notification of failure to pass inspection to 6 the responsible official of the medical cannabis business within two (2) business days of the 7 Department's determination of failure to pass and specify the areas of concern. 8 (d) If the medical cannabis business fails the inspection, the responsible official shall 9 notify the Department when the medical cannabis business is ready for another inspection. 10 (e) Once approved, the Department shall issue the Permit to Operate to the medical 11 cannabis business within five (5) business days. 12 (f) The responsible official shall pick up the Permit to Operate in person at the 13 Department after paying all applicable fees in §10004. 14 (g) The Permit to Operate must be displayed in a conspicuous place inside the licensed 15 medical cannabis business. 16 §10213. Operation Standards for Cultivators. 17. (a) A commercial cultivation facility will comply with all local, health, fire, and zoning 18 requirements and other applicable requirements and shall not be in violation of Guam's 19 building and zoning laws or any other applicable law, rule or regulation. 20 (b) A commercial cultivation business may only cultivate marijuana on the property 21 listed on its commercial cultivation license. 22

- 1 (c) A commercial cultivation facility shall be completely enclosed and not be in public
 2 view, including aerial view. The premises of the commercial cultivation facility shall be
 3 fully surrounded by a solid fence or wall at least ten (10) feet in height with a locking gate
 4 or door.
 - (d) No cannabis plant shall be taller than the height of the wall, fence or gate. The height of the wall, fence or gate is measured from the base of the wall, fence or gate to its highest point that *completely obstructs* the view of the cannabis plant.
 - (e) The commercial cultivator must prevent marijuana seeds from spreading outside the licensed cultivation site.
 - (f) If a commercial cultivation business is planning to use *supplemental gases* to cultivate marijuana, the facility must be equipped with working carbon monoxide detectors.
 - (g) A sample of each lot of every medical cannabis crop produced by a commercial cultivation facility shall be laboratory-tested for potency and safety by a medical cannabis testing laboratory, licensed by the Department, before distribution to a licensed commercial manufacturing facility or licensed dispensary that are licensed by the Department.

§10214. Operation Standards for Manufacturers.

A commercial manufacturing business:

(a) Will comply with all local, health, fire, and zoning requirements and other applicable requirements and shall not be in violation of Guam's building and zoning laws or any other applicable law, rule or regulation;

1	(b)	That prepares, package, store, sell, or distribute cannabis-infused edible food
. 2	products shall	comply with Title 10 GCA, Chapters 21, 22, 23, 24, and 40 and applicable rules and
3	regulations, to	ensure proper food safety;
4	(c)	A sample of each batch of each prepared medical cannabis or medical cannabis
5	product produ	iced by a commercial manufacturing facility, licensed by the Department, shall be
6	laboratory-tes	ted for potency and safety by a medical cannabis testing laboratory, licensed by the
7	Department, b	efore distribution to a dispensary, licensed by the Department.
8	(d)	Is prohibited from using butane for any extraction method for medical marijuana
9	concentrates	on Guam, pursuant to Title 10 GCA Division 1, Chapter 12 Part 2, Article 25,
10	§122512	(m);
11		
12	(e)	Shall not possess medical cannabis, prepared medical cannabis or medical cannabis
13	products until	it has a Medical Cannabis License Permit to Operate from the Department;
14	(f)	Shall remain secured at all times pursuant to §10223;
15	(g)	Shall be in an enclosed indoor facility;
16	(h)	Shall be accessible to authorized employees, and authorized agents of the
17	Department an	d law enforcement agency;
18	(i)	Shall maintain a twenty-four (24) hour security system pursuant to §10223;
19	(j)	Shall establish and maintain a written policy and procedure that includes but is not
20	limited to:	
21		(1) Safe and appropriate uses of manufacturing equipment;
22		(2) Safe and appropriate storage of materials used to produce prepared medical
23	cannab	is and medical cannabis products;

1		(3)	Effective training and monitoring of employees who participate in the
2	produc	ction of 1	prepared medical cannabis and medical cannabis products.
3		(4)	Safe and appropriate storage and disposal or destruction of prepared
4	medic	al cannal	bis and medical cannabis products at stages of production and sale.
5	§1021	5. Oper	ration Standards for Dispensaries.
6	(a)	A dispe	ensary shall comply with all local, health, fire, and zoning requirements and
7	other :	applicab	le requirements and shall not be in violation of Guam's building and zoning
8	laws c	or any otl	her applicable law, rule or regulation.
9	(b)	A dispe	ensary that stores, sells, distributes or dispenses cannabis-infused edible food
10	produ	cts shall	comply with Title 10 GCA, Chapters 21, 22, 23, 24, and 40 and applicable
11	rules a	and regu	lations, to ensure proper food safety.
12	(c)	Only th	he responsible official and authorized employees of the dispensary shall be
13	permi	tted to to	ouch or handle any medical cannabis, prepared medical cannabis or medical
14	canna	bis prod	uct.
15	(d)	No lic	ensed dispensary, including the dispensary's officers, employees, agents or
16	anyor	ne with a	my financial interest in a licensed dispensary or any other medical cannabis
17	busin	ess shall	provide written certification for the medical use of marijuana for any person.
18	(a)	A	dispensary:
19			
20		(1)	Shall not possess medical cannabis, prepared medical cannabis or medical
21			cannabis products until the dispensary has a Medical Cannabis License
22			Permit to Operate from the Department;

1	(2) <u>Shall not dispense medical cannabis, prepared medical cannabis or medical</u>
2	cannabis products until the dispensary has a Permit to Operate from the
3	Department;
4	(2) Shall not transfer any medical cannabis; prepared medical cannabis or
5	medical cannabis product to any other dispensary;
6	Shall not accept any medical cannabis, prepared medical cannabis or
7	medical cannabis product from any other dispensary;
8	(4) Shall ensure that all medical cannabis, prepared medical cannabis and
9	medical cannabis products it dispenses are tested for potency and safety by a medical
10	cannabis testing laboratory licensed by the Department and is safe for use or consumption
11	by qualified patients.
12	(5) Shall remain locked at all times;
13	(6) Shall be open for dispensing medical cannabis, prepared medical cannabis
14	and medical cannabis products to qualified patients and primary caregivers only between
15	8:00 am to 8:00 pm, Monday through Saturday, Chamorro Standard Time;
16	(7) Shall be closed on Sundays and official state and federal holidays;
17	(8) Shall be located in an enclosed indoor facility;
18	(9) Shall be accessible to authorized individuals only;
19	(10) Shall maintain a twenty-four (24) hour security system pursuant to §10223;
20	(11) Shall store all medical cannabis, prepared medical cannabis and medical
21	cannabis products behind a counter or other barrier to ensure that a qualified patient or
22	primary caregiver does not have direct access to the product prior to sale.

(f) When dispensing medical cannabis, prepared medical cannabis and medical cannabis products to a qualified patient or primary caregiver, the dispensary:

- (1) Shall request verification of identity as defined in §10003 (nnn) from the qualified patient or primary caregiver;
- (2) Shall electronically verify via a confidential database that the qualified patient has a valid Guam written certification and/or valid Guam registry identification card and the qualified patient's primary caregiver has a valid Guam registration and valid Guam registry identification card at the time of the purchase. At no time will a dispensary be given access to the confidential database in its entirety.
- (3) Shall not dispense any medical cannabis, prepared medical cannabis or medical cannabis product to a qualified patient who does not have a valid written certification or a primary caregiver who does not hold a valid registry identification card or whose identity does not match the identity of the person named on the registry identification card presented. If the identity of the person attempting to obtain medical cannabis, prepared medical cannabis or medical cannabis products does not match the identity of the person named on the registry identification card presented, the dispensary agent or responsible official shall report the violation to the Department and the Guam Police Department.
- (4) Shall not accept registry identification cards from other states in the United States or other countries;
- (5) Shall not provide services if the qualified patient's Guam written certification or a primary caregiver's Guam registration has expired until proof of renewal of the written certification or registration is obtained from the Department;

1	(6)	Shal	I have a record of the expiration date of the qualified patient's written
2	certification	n or prin	nary caregiver's registration on file.
3	(7)	Shal	l verify that the qualified patient is not receiving more than the
4	allowable a	mount	as defined in §10003 (b) and shall not sell any amount of medical
5	cannabis, p	repared	medical cannabis or medical cannabis product to the qualified patient
6	or primary	caregive	r that exceeds the allowable amount;
7	(8)	Shal	l verify that the qualified patient or the primary caregiver has signed a
8	written doc	umentat	ion stating that the qualified patient and primary caregiver will not
9	possess mo	re than t	he allowable amount as defined in §10003 (b) and will not divert the
10	medical can	mabis, p	repared medical cannabis or medical cannabis products;
11	(9)	May	dispense to a qualified patient or primary caregiver any combination
12	of medical o	annabis	, prepared medical cannabis or medical cannabis product that shall not
13	exceed the a	llowabl	e amount as defined in §10003 (b);
14	(g) A di	spensary	shall establish and maintain a record for each qualified patient who
15	obtains medical ca	nnabis,	prepared medical cannabis or medical cannabis products from the
16	dispensary with the	followi	ng information:
17	(1)	Quali	fied patient's:
18		(A)	Name;
19		(B)	Home and mailing addresses;
20		(C)	Date of birth;
21		(D)	Copy of written certification with expiration date;
22		(E)	Name of practitioner who gave written certification;
23		(F)	If applicable, registry identification card number.

1	(2)	If applicable, primary caregiver's:				
2		(A)	Name			
3		(B)	Home and mailing addresses;			
4		(C)	Date of birth;			
5		(D)	Registry identification card number with expiration date;			
6	(3)	The an	nount of medical cannabis, prepared medical cannabis or medical			
7	cannabis prod	duct disp	ensed including the date and time it was dispensed;			
8	(4)	Docum	ent whether the medical cannabis, prepared medical cannabis or			
9	medical cann	medical cannabis product was dispensed to the qualified patient or to the qualified patient's				
10	primary care	giver;				
11	(5)	The na	me of the dispensary agent who sold the medical cannabis, prepared			
12	medical cann	al cannabis or medical cannabis product and recorded the entry;				
13	(6)	Docum	nentation of any patient education and support materials provided to			
14	the qualified	patient o	or the qualified patient's primary caregiver, including the description			
15	of the materi	als and th	ne date the materials were provided;			
16	(7)	Docum	nentation for each time a qualified patient or qualified patient's			
17	primary caregiver requests and does not obtain medical cannabis, prepared medical					
18	cannabis or 1	medical c	annabis product from the dispensary:			
19		(A)	Date;			
20		(A)	The name and registry identification card number (if applicable) of			
21	the in	the individual who requested for the medical cannabis, prepared medical cannabis				
22	or me	edical car	or medical cannabis product;			

1	(B) The dispensary's reason for refusing to provide the medical					
2	cannabis, prepared medical cannabis or medical cannabis product; and					
3	(C) The name of the dispensary agent who refused to provide the					
4	medical cannabis, prepared medical cannabis or medical cannabis product.					
5	(h) The dispensary shall ensure that:					
6	(1) There are safeguards to prevent unauthorized access to medical cannabis,					
7	prepared medical cannabis or medical cannabis products.					
8	(2) There are safeguards to prevent unauthorized access to qualified patient					
9	records.					
10	(3) The date and time of an entry in a qualified patient's record is recorded					
11	electronically by an internal clock; and					
12	(4) The qualified patient records are backed up and recoverable.					
13	§10216. Medical Cannabis Testing Laboratory Certification.					
14	(a) All medical cannabis, prepared medical cannabis and medical cannabis products on					
15	Guam shall be tested for potency and safety by a medical cannabis testing laboratory licensed by					
16	the Department before they can be sold to a qualified patient or a qualified patient's primary					
17	caregiver.					
18	(b) A commercial cultivation business, commercial manufacturing business and a					
19	dispensary shall not sell or dispense medical cannabis, prepared medical cannabis and medical					
20	cannabis products unless it has been tested for potency and safety by a medical cannabis testing					
21	laboratory licensed by the Department and meet the requirements set out in \$10217					

1 (c) A medical cannabis testing laboratory shall be completely independent from all other licensed medical cannabis businesses that cultivate, manufacture or dispense medical cannabis, prepared medical cannabis and medical cannabis products.

- (d) A medical cannabis testing laboratory shall not handle, test or analyze medical cannabis, prepared medical cannabis and medical cannabis products unless it is ISO 17025 accredited or certified by the Americans for Safe Access (ASA) Patient Focused Certification Program for testing laboratories or similar program approved by the Department pursuant to 10 GCA, Division 1, Chapter 12 Part 2, Article 25, §122528 (d).
- (e) A medical cannabis testing laboratory must be ISO 17025 accredited or certified by the Americans for Safe Access (ASA) Patient Focused Certification Program for testing laboratories or similar program approved by the Department in order to obtain and maintain a Permit to Operate. Violation to this regulation may result in the revocation of the facility's medical cannabis testing laboratory license.
- (f) Responsible officials, board members, business stakeholders, principals, or entities of a medical cannabis testing laboratory are prohibited from owning or having any financial stake in any commercial cultivation facility, commercial manufacturing facility, dispensary, and medical establishment that recommend the use of medical cannabis, or any other medical cannabis testing laboratory.

§10217. Medical Cannabis Testing Laboratory Standards and Testing Protocols.

(a) The medical cannabis testing laboratory shall select a random sample, not to exceed 10 grams per lot, from each lot of medical cannabis at the cultivation site and from each batch of prepared medical cannabis and medical cannabis product at the commercial manufacturing facility

1	or	dispensary	in	order	to	test	them	for	potency	and	safety.
2											
3		(b) The	metho	d by which	n sample	s are s	elected a	nd colle	ected shall b	e presc	ribed by
4	standa	ards of method	lology	adopted by	the Depa	ırtmen	t, prescrib	ed to ev	ery medical	cannabi	s testing
5	<u>labora</u>	tory, and app	olied b	y every su	ch labor	atory 1	miformly.	The D	epartment s	shall inf	form the
6	public	via news rel	ease ar	nd shall fur	ther info	rm_all_	<u>interested</u>	parties	through an	y public	ations it
7	may disseminate about the laboratories, the name of the sampling protocol selected, such selection							election			
8	to be 1	made prior to	the ac	ceptance o	f any ap	plicatio	on for Per	mit to	Operate a m	edical c	annabis
9	testing									<u>lab</u>	oratory.
10											
11		(b) The	Depart	ment will	give the	medic	al cannab	is busi	ness twenty	-four (2	4) hour
12	written	notice of wh	ien aut	horized age	nts from	the m	edical can	mabis t	esting labora	atory pla	an to go
13	to the r	nedical canna	bis fac	ility to obt	ain samp	les of n	nedical ca	ınnabis,	prepared m	edical c	annabis
14	and me	dical cannabi	is prod	ucts for tes	ting.						
15		(c) The r	nedica	l cannabis l	าบรูเทอรูร	where	the lot or	hatch o	ama from si		

(c) The medical cannabis business where the lot or batch came from shall maintain in a secure tamper-proof manner a similar sample from the same lot or batch, for verification testing as directed by the Department.

- (d) The medical cannabis testing laboratory shall test and analyze the samples according to standard operating procedures prepared by the medical cannabis testing laboratory based on validated methods published in peer reviewed scientific or regulatory literature.
- (e) The medical cannabis testing laboratory shall issue to the medical cannabis business and the Department a *certificate of analysis* for each lot of medical cannabis or batch of prepared

1 `	medical cannabis or	medica	al cannabis product tested for potency and safety for that medical			
2	cannabis business. T	he certi	ificate of analysis shall include the following:			
3	(1) The chemical profile of the batch for the following compounds:					
4		(A)	Delta-9-tetrahydrocannabinol (THC)			
5		(B)	Tetrahydrocannabinol Acid (THCA)			
6		(C)	Cannabidiol (CBD)			
7		(D)	Cannabidiolic Acid (CBDA)			
8		(E)	Cannabigerol (CBG)			
9		(F)	Cannabinol (CBN)			
10	(2)	The p	presence of the following contaminants, which shall not exceed the			
11	following lev	vels:				
12		(A)	Heavy metals:			
13			(i) Arsenic: 10.0 ppm			
14			(ii) Lead: 6.0 ppm			
15			(iii) Cadmium: 4.0 ppm			
16			(iv) Mercury: 2.0 ppm			
17.	•	•				
18		(B)	Pesticides: Thresholds for each of the pesticides named in			
19		<u>§102</u>	210(f)(7)(F) to be determined by the Department from time to time			
20		(C)	Solvents:			
21			(i) Butanes: 800 ppm			
22			(i) Heptanes: 500 ppm			
23			(ii) *Benzene: 1 ppm			

1	(iii)	*Tol	uene: 1 ppm
2	(iv)	*Hex	kane: 10 ppm
3	(v)	Total	Xylenes (m, o, p-xylene): 1 ppm
4		*Cor	ntaminants in solvents
5	(D) Any	visible f	foreign or extraneous material, that is not intended to be
6	part of the product	being pro	oduced, including but not limited to mold, hair, insects,
7	metal, or plastic;		
8	(E) Moi	sture cor	ntent of plant material: <15%
9	(F) Micr	robiologi	ical impurities, including but not limited to:
10	(i)	Total	Viable Aerobic Bacteria:
11		(aa)	Unprocessed and Processed Materials:
12			10 ⁵ Colony Forming Units (CFU)/g
13		(bb)	CO ₂ and Solvent Based Extracts: 10 ⁴ CFU/g
14	(ii)	Total	Yeast and Mold:
15		(aa)	Unprocessed and Processed Materials: 10 ⁴ CFU/g
16		(bb)	CO ₂ and Solvent Based Extracts: 10 ³ CFU/g
17	(iii)	Total	Coliforms:
18		(aa)	Unprocessed and Processed Materials: 10 ³ CFU/g
19		· (bb)	CO ₂ and Solvent Based Extracts: 10 ² CFU/g
20	(iv)	Bile-to	olerant Gram-Negative Bacteria:
21		(aa)	Unprocessed and Processed Materials: 10 ³ CFU/g
22		(bb)	CO ₂ and Solvent Based Extracts: 10 ² CFU/g
23	(v)	E. Col	li (pathogenic strains) and Salmonella spp:

1	Not detected in one (1) gram
2	(vi) Aspergillus fumigatus, Aspergillus flavus, Aspergillus niger:
3	< 1 CFU/g
4	(vii) Mycotoxins: < 20 μg (micrograms) of any mycotoxin per
5	kilogram of material.
6	(3) Additional testing requested at the discretion of the Department.
7	(g) If the laboratory testing results indicate unacceptable amounts of contaminants in a
8	medical cannabis, prepared medical cannabis and medical cannabis product, the medical cannabis
9	testing laboratory shall provide a written notification to the Department and the responsible official
10	of the medical cannabis business from which the sample originated within twenty-four (24) hours.
11	(h) May retest or reanalyze the sample or a different sample from the same batch by
12	following its standard operating procedure to confirm or refute the original result, upon request by
13	the medical cannabis business from which the sample originated or upon request by the
14	Department at the expense of the medical cannabis business from which the sample originated. A
15	lot of medical cannabis or batch of prepared medical cannabis or medical cannabis product shall
16	only be tested for potency and safety at the most three (3) times.
17	(i) Shall return, to the medical cannabis business from which the sample originated, or
18	destroy in a manner approved by the Department any samples or portions of samples of the medical
19	cannabis, prepared medical cannabis and medical cannabis product that remain after testing and
20	analysis are completed.
21	(j) Shall create, and maintain for a period of at least five (5) years, records of testing it
22	conducts on medical cannabis, prepared medical cannabis and medical cannabis products
23	including but not limited to:

1	(1) The time and date the sample was obtained.
2	(2) A description of the sample, including the amount;
3	(3) What tests were conducted on each sample;
4	(4) The results of the tests including the certificate of analysis; and
5	(5) Evidence of the time, date, and method of disposal or destruction of
6	sample after testing is completed, and the amount of the sample disposed of or destroyed
7	or the time and date a sample was returned to a dispensary with a description including the
8	amount;
9	(k) The testing laboratory shall issue written reports of the full analysis and results for
10	potency and safety of all cannabis-infused products and medicines from the tested batch o
11	cannabis to the licensed medical cannabis business that requested the test and to the Department.
12	(l) Written reports of the full analysis and results for potency and safety of al
13	cannabis-infused products from the tested batch of medical cannabis, prepared medical cannabis
14	and medical cannabis products shall be made available to the public by request to the Department
15	§10218. Laboratory Testing Protocols for Cultivators, Manufacturers and
16	Dispensaries.
17	(a) The commercial cultivation business must sort medical cannabis into identical lots
18	according to the cannabis crop and the commercial manufacturing business must sort the
19	prepared medical cannabis and medical cannabis products into identical batches prior to
20	testing. The medical cannabis testing laboratory will take two samples in an amount
21	equivalent to perform three (3) tests from each lot or batch. One (1) sample is for testing
22	and one (1) sample shall be set aside in a secure tamper-proof manner for verification
23	testing as directed by the Department.

(b) A medical cannabis business shall ensure that each sample of medical cannabis, prepared medical cannabis and medical cannabis products are tested for potency and safety and analyzed for each of the items set out in §10217 (d).

- (c) The level of contaminants in medical cannabis, prepared medical cannabis and medical cannabis products, shall not exceed the standards provided in §10217 (f) and if any of the standards are exceeded, the medical cannabis business shall not sell or dispense any portion of the medical cannabis, prepared medical cannabis and medical cannabis products that does not conform to the standards and shall be subject to disposal or destruction as specified in §10234.
- (d) Once the responsible official of a medical cannabis business is given written notification by the medical cannabis testing lab that test results indicate unacceptable amounts of contaminants in their sample of medical cannabis, prepared medical cannabis or medical cannabis products, the responsible official of the medical cannabis business shall immediately quarantine the non-conforming medical cannabis, prepared medical cannabis or medical cannabis products.
- (e) The medical cannabis business may request for a retest of the same lot or batch of non-conforming medical cannabis, prepared medical cannabis or medical cannabis product within three (3) business days of notification from a medical cannabis testing laboratory. The lot or batch can be tested up to three (3) times.
- (f) The medical cannabis business shall destroy the lot of medical cannabis or batch of prepared medical cannabis and medical cannabis product that does not conform to the testing standards set out in §10217 (f) as indicated by the certificate of analysis.

- 1 (g) The responsible official of the medical cannabis business from which the sample
 2 originated shall document the destruction or disposal of the quarantined medical cannabis,
 3 prepared medical cannabis and medical cannabis product that has been tested to be
 4 unacceptable in accordance with this Section.
 - (h) A medical cannabis business shall maintain records of all laboratory testing results including the certificate of analysis for all their medical cannabis, prepared medical cannabis and medical cannabis products.
 - (i) All records that must be maintained by the medical cannabis business shall be available to the Department within seven (7) business days upon receipt of written request.
 - (j) A commercial cultivation business, commercial manufacturing business and a dispensary are allowed to operate a laboratory within their business but all medical cannabis must be laboratory tested for potency and safety at an independent medical cannabis testing laboratory that has been licensed by the Department.

§10219. Health and Safety.

- (a) A medical cannabis business shall comply with all local health, safety and sanitation regulations and may be subject to inspection by the Department to confirm that no health or safety concerns are present which may contaminate the medical cannabis, prepared medical cannabis, or medical cannabis products.
- (b) Any individual who has or appears to have a contagious illness, or have open lesions including boils, sores, or infected wounds, or any other medical condition that may adversely affect the safety and quality of the cannabis, shall be excluded from any contact with any medical cannabis, prepared medical cannabis or medical cannabis product.

1	equipment, or materials for processing medical cannabis until the condition is treated and				
2	the individual obtains a medical clearance to return to work from a physician.				
3	(c) Policies must be implemented to protect personnel in all operations and provide				
4	personnel with adequate safety training to comply with these policies. Training shall				
5	include, but not limited to:				
6	(1) Personnel accident reporting and investigation policies;				
7	(2) Fire prevention and response plans;				
8	(3) Material handling and hazard communications policies, including				
9	maintenance of Safety Data Sheets (SDS); and				
10	(4) Personnel protective equipment policies.				
11	(d) Adequate and convenient handwashing facilities must be provided to employees at				
12	medical cannabis businesses that are:				
13	(1) Furnished with hot and cold running water, liquid hand soap, and				
14	disposable, single-use paper towels in a mounted dispenser or a mechanical air hand dryer;				
15	(2) Located at points in the facility where good sanitary practices require				
16	employees to wash their hands;				
17	(3) Prohibited from being used for activities that support production operations,				
18	such as cleaning of production equipment or utensils;				
19	(4) Adequate and convenient handwashing facilities must be provided to				
20	employees at medical cannabis businesses that are working in direct contact with medical				
21	cannabis, prepared medical cannabis or medical cannabis products. Employees shall				
22	thoroughly wash their hands, including but not limited to:				

1			(A)	Before preparing medical marijuana including working with food,	
2		equi	pment, a	nd utensils;	
3			(B)	During preparation, as often as necessary to remove soil and	
4		cont	aminatio	n and to prevent cross-contamination when changing tasks;	
5			(C)	After handling soiled equipment or utensils;	
6			(D)	After touching another person's body part;	
7			(E)	After using the toilet;	
8	(e)	Perso	onnel mu	st be provided with adequate, readily available toilet facilities that are:	
9		(1)	Maint	ained in a clean and sanitary condition;	
10		(2)	Adequ	nately stocked with toilet paper, liquid hand soap, and single use paper	
11	towels or other drying devices;				
12		(3)	Kept i	n good repair at all times;	
13		(4)	Equip	ped with signage advising personnel of the necessity of washing	
14	hands	prior t	o returni	ng to work;	
15		(5)	Prohib	pited from being used for activities that support production operations,	
16	such a	s clean	ing of p	roduction equipment and utensils.	
17	(f)	Perso	nnel wh	o work directly with the preparation of medical marijuana or the	
18	infusion of ma	arijuan	a into no	on-edible products must be provided with adequate, readily available	
19	toilet facilities	5.			
20	(g)	A me	edical car	nnabis business employee who works directly with the preparation of	
21	medical marij	uana o	r the info	asion of marijuana into non-edible products must do the following:	
22		(1)	Finger	nails must be trimmed;	
23		(2)	No fin	gernail polish or artificial nails unless wearing gloves;	

1	(3) No jewelry except rings, if wearing gloves;
2	(4) Need to wear protective apparel such as coats, aprons, gowns, hairnets, hair
3	covers, and impermeable gloves to prevent contamination;
4	(5) No eating food, chewing gum, drinking beverages or using tobacco products
5	in areas where components, packaging components, in-process materials, medical
6	cannabis, prepared medical cannabis, medical cannabis products or any contact surfaces
7	are exposed or where contact surfaces are washed.
8	§10220. Cleaning and Sanitation.
9	(a) The grounds of the medical cannabis facility must be kept in good condition that
10	protects against the contamination of components, packaging components, in-process materials,
11	medical cannabis, prepared medical cannabis and medical cannabis products or contact surfaces.
12	The methods for adequate ground maintenance include:
13	(1) Properly storing equipment, removing litter and waste, and cutting weeds
14	or grass within the immediate vicinity of the facility so that it does not attract pests, harbor
15	pests, or provide pests a place for breeding;
16	(2) Maintaining roads, yards, and parking lots so that they do not constitute a
17	source of contamination in areas where components, packaging components, in-process
18	materials, medical cannabis, prepared medical cannabis, medical cannabis products or
19	contact surfaces are exposed;
20	(3) Adequately draining areas that may contribute to the contamination of
21	components, packaging components, in-process materials, medical cannabis, prepared
22	medical cannabis, medical cannabis products or contact surfaces by seepage, filth or any

other extraneous materials, or by providing a breeding place for pests;

1 A medical cannabis business shall ensure that any building or equipment used for (b) cultivating, harvesting, preparing, packaging, storing, infusing, selling or dispensing medical 2 cannabis, prepared medical cannabis and medical cannabis products is maintained in a clean and 3 4 sanitary condition. 5 All trucks, trays, buckets, other receptacles, platforms, racks, tables, (1) shelves, knives, saws, cleavers, other utensils, or the machinery used in moving, handling, 6 cutting, chopping, mixing, canning, packaging or other processes are cleaned and sanitized 7 8 daily. 9 The floors, walls, and ceilings of a medical cannabis facility must be (2) 10 adequately cleaned and kept clean and in good repair. 11 All litter and waste incident to the manufacture, preparation, packing, (3) selling, distributing or transportation of medical cannabis, prepared cannabis and medical 12 13 cannabis products are properly removed from the facility at least once every twenty-four (24) hours or more often as necessary to minimize the development of odor and the 14 potential for waste to become an attractant, harborage, or breeding place for pests. 15 16 Equipment and utensils, and any other contact surfaces, used in production (c) operations must be maintained, cleaned, and sanitized, as necessary. 17 18 Equipment and utensils must be taken apart as necessary for thorough (1)maintenance, cleaning and sanitizing; All contact surfaces used for manufacturing, packaging, or holding low-(2)moisture components, in-process materials, medical cannabis, prepared medical cannabis,

19

20

21

22

or medical cannabis products must be in a dry and sanitary condition when in use. When

- (3) If wet processing is used during production, all contact surfaces must be cleaned and sanitized, as necessary, to protect against the introduction of microorganisms into components, packaging components, in-process materials, medical cannabis, prepared medical cannabis, and medical cannabis products.
- (4) When cleaning and sanitizing is necessary, all contact surfaces must be cleaned before use and after any interruption during which the contact surface may have become contaminated.
- (5) If contact surfaces are used in a continuous production operation or in consecutive operations involving different batches of the same product, the contact surfaces must be adequately cleaned and sanitized, as necessary.
- (6) Surfaces that come into direct contact with components, packaging components, in-process materials, medical cannabis, prepared medical cannabis, medical cannabis products must be cleaned as frequently as necessary to protect against contaminating components or products.
- (7) Single-service articles (e.g. utensils intended for one-time use, paper cups, and paper towels) must be stored in appropriate containers and handled, dispensed, used, and disposed of in a manner that protects against contamination of components, packaging components, in-process materials, medical cannabis, prepared medical cannabis, medical cannabis products or any contact surface.
- (8) Cleaning compounds and sanitizing agents must be adequate for their intended use and safe under their condition of use.

1	(9) Cleaned and sanitized portable equipment and utensils that have contact
2	surfaces must be stored in a location and manner that protects them from contamination.
3	(c) Water must be provided that is:
4	(1) Safe and sanitary, at suitable temperatures, and under pressure as needed,
5	for all uses where water does not become a component of the medical cannabis, prepared
6	medical cannabis, or medical cannabis product; and
7	(2) Compliant with applicable local potable water requirements and with other
8	requirements as necessary to ensure the water does not contaminate the product, for all
9	uses where such water may become a component of the medical cannabis, prepared
10	medical cannabis, or medical cannabis products product, e.g. when such water contacts
11	components, packaging components, in-process materials, medical cannabis, prepared
12	medical cannabis, or medical cannabis products, or any contact surface.
13	(d) A medical cannabis business shall ensure that medical marijuana in the process of
14	production, preparation, manufacture, packing, storage, sale, distribution, or transportation are
15	protected from pests, dust, dirt, mold, mildew, and all other biological, chemical and physical
16	contamination. There should be adequate screening or other protection against the entry of pests.
17	(e) Adequate lighting must be provided in the following areas:
18	(1) All areas where components, packaging components, in-process materials,
19	medical cannabis, prepared medical cannabis and medical cannabis products are examined,
20	manufactured, packaged, labeled or held;
21	(2) All areas where contact surfaces are cleaned; and
22	(3) Handwashing areas, dressing and locker rooms, and toilet facilities.

1	(f) Toxic mater	ials must not be used or held in a medical cannabis facility in which						
2	components, packaging co	mponents, in-process materials, medical cannabis, prepared medical						
3	cannabis, medical cannabis	cannabis, medical cannabis products or contact surfaces are manufactured or exposed, unless those						
4	materials are necessary as	materials are necessary as follows:						
5	(1) To n	naintain clean and sanitary conditions;						
6	(2) For	use in laboratory testing procedures, where applicable;						
7	(3) For	maintaining or operating the building or equipment; or						
8	(4) For	use in the facility's operations.						
9	(g) Adequate p	est control must be provided.						
10	(1) Ani	mals shall not be allowed in medical cannabis facilities except for						
11	qualified patients'	service animals at dispensaries.						
12	(2) Inse	ecticides, fungicides, or rodenticides must not be used in or around the						
13	medical cannabis f	acility unless they are registered with EPA and used in accordance with						
14	the label instruc	tions, and effective precautions are taken to protect against the						
15	contamination of	components, packaging components, in-process materials, medical						
16	cannabis, prepared	l medical cannabis, medical cannabis products or contact surfaces.						
17	7 (h) A medica	d cannabis business shall have written policies for calibration,						
18	8 maintenance, cleaning an	d sanitation or equipment, instruments, and utensils, and records of these						
19	9 activities must be kept on	file.						
20	0 §10221. Heating	, Cooling, Ventilation, and Air Filtration						
21	1 (a) Heating, v	entilating, cooling, and air filtration must be installed and maintained in						
22	2 a medical cannabis facil	ity as needed to ensure the quality of the medical cannabis, prepared						
23	3 medical cannabis, and m	edical cannabis products:						

- 1 (1) Ventilation equipment such as filters, fans, exhausts, dust collection, and
 2 other air-blowing equipment must be provided in areas where odors, dust, and vapors
 3 (including steam and noxious fumes) may contaminate components, packaging
 4 components, in-process materials, medical cannabis, prepared medical cannabis, medical
 5 cannabis products or contact surfaces.
 - (2) When fans, compressed air, or other air-blowing equipment are used, such equipment must be designed, located, and operated in a manner that minimizes the potential for microorganisms and particulate matter to contaminate components, packaging components, in-process materials, medical cannabis, prepared medical cannabis, medical cannabis products or contact surfaces.
 - (3) Equipment that control temperature, humidity, and/or organisms must be in good, working order, when such equipment is necessary to ensure the quality of the product.

§10222. Waste and Wastewater Disposal.

- (a) Medical marijuana and medical marijuana-infused product waste must be stored, secured, and managed in accordance with all applicable federal and local laws, regulations, and ordinances.
- (b) Liquid waste from medical cannabis businesses shall be disposed of in compliance with all federal and local laws, regulations, and rules.
- (c) Disposal of chemical, dangerous or hazardous waste must be conducted in a manner consistent with federal and local laws, regulations and rules. This may include, but not limited to, the disposal of all pesticides, or other chemicals used in the cultivation process, certain solvents or

other chemicals used in the production of medical marijuana concentrate or any medical marijuana 1 soaked in a flammable solvent for purposes or producing a medical marijuana concentrate. 2 Medical marijuana and medical marijuana-infused product waste must be made 3 (d) unusable and unrecognizable through grinding and incorporating the marijuana waste with non-4 consumable, solid wastes listed below such that the resulting mixture is at least fifty percent (50%) 5 6 non-marijuana waste: Paper waste; 7 (1)8 (2) Plastic waste; Cardboard waste; (3) 9 Food waste; 10 (4) Grease or other compostable oil waste; 11 (5) 12 Bokashi, or other compost activators; or (6) Soil. (7) 13 After the medical marijuana and medical marijuana-infused product waste is made 14 (e) unusable and unrecognizable, then the rendered waste shall be disposed of at a solid waste site. 15 A medical cannabis business shall not dispose of medical marijuana and medical (f) 16 marijuana-infused product waste in an unsecured waste receptacle not in possession and control 17 . 18 of the medical cannabis business. The plumbing in a medical cannabis facility must be of an adequate size and design 19 (g) and be adequately installed and maintained to: 20 Carry sufficient amounts of water to required locations throughout the 21 **(1)** medical cannabis facility; 22

1	(2) Properly convey sewage and liquid disposal waste from the medical				
2	cannabis facility;				
3	(3) Avoid being a source of contamination to components, packaging				
4	components, in-process materials, medical cannabis, prepared medical cannabis, medical				
5	cannabis products, water supplies, or any contact surface, or creating an unsanitary				
6	condition;				
7	(4) Provide adequate floor drainage in all areas where floors are subject to				
8	flooding-type cleaning or where normal operations release or discharge water or other				
9	liquid waste on the floor; and				
10	(5) Not allow backflow from, or cross connection between, piping systems that				
11	discharge wastewater or sewage and piping systems that carry water used for				
12	manufacturing cannabis-derived products, for cleaning contact surfaces, or for use in				
13	bathrooms or handwashing facilities.				
14	§10223. Security.				
15	(a) A medical cannabis business shall implement appropriate security measures to				
16	prevent the unauthorized access into areas containing cannabis and the theft and diversion of				
17	cannabis.				
18	(b) A medical cannabis business is responsible for the security of all cannabis on				
19	licensed premises or in transit from one medical cannabis facility to another medical cannabis				
20	facility.				
21	(c) A medical cannabis business shall be responsible for ensuring that all surveillance				
22	equipment are properly functioning and maintained so that the playback quality is suitable for				

1	viewing and the surveillance equipment are capturing the identity of all individuals and activities				
2	in the monitored areas.				
3	(d) A medical cannabis business shall comply with all applicable security requirements				
4	set forth in these rules and regulations.				
5	(e) All entrances, exits, windows, gates, and other points of entry of a medical cannabis				
6	facility shall be equipped with commercial grade, non-residential door locks or other functioning				
7	mechanical or electrical security devices;				
8	(f) All exit doors from the facility must be made of steel with steel reinforcements;				
9	(g) The medical cannabis facility shall have an alarm system that:				
10	(1) Shall transmit a signal directly to a private security company when				
11	unauthorized entry is attempted;				
12	(2) Shall provide coverage for all points of ingress and egress to the facility,				
13	including but not limited to, doorways, windows, loading bays, skylights and retractable				
14	roof mechanisms;				
15	(3) Shall provide coverage of any room with an exterior wall, any room				
16	containing a safe, and any room used to grow or store medical cannabis;				
17	(4) Shall be equipped with a "panic device" that upon activation will not only				
18	sound any audible alarm components, but will also notify law enforcement;				
19	(5) Shall have "duress" and "holdup" features to enable an employee to activate				
20	a silent alarm notifying law enforcement of an emergency;				
21	(6) Must be equipped with failure notification systems to notify cultivation				
22	facilities and law enforcement of any failure in the alarm system;				
23	(7) Shall be activated twenty-four (24) hours a day every day; and				

1		(8)	Shall have the ability to remain operational during a power outage.
2	(h)	All m	nedical cannabis facilities shall be equipped with video surveillance systems
3	that have the f	followi	ng features:
4		(1)	Video cameras that can provide coverage of all entrances and exits from
5	limited	acces	s areas and all entrances to and exits from the medical cannabis facility,
6	capable	e of ide	entifying any activity occurring in or adjacent to the medical cannabis facility;
7		(2)	Video cameras having a minimum resolution to allow for the clear and
8	certain	identi	fication of any person and activities in any area;
9		(3)	The ability to remain operational during a power outage;
10		(4)	Have the capability to produce a still image from the video recording, and
11	each fa	cility :	shall maintain, on site, a video printer capable of immediately producing a
12	clear st	ill ima	ge from any video camera image.
13		(5)	Allows for twenty-four (24) hour, seven (7) days per week continuous video
14	monito	ring an	d recording of all the premises of a medical cannabis business.
15		(6)	Display a date and time stamp on all recorded video.
16		(7)	Able to archive recorded video for a minimum of thirty (30) calendar days.
17		(8)	Sufficient battery backup for video cameras and recording equipment to
18	support	at leas	et four (4) hours of recording in the event of a power outage;
19		(9)	All facilities must maintain at least one (1) on-site display monitor
20	connected to th	e surv	eillance system at all times. The monitor shall have a screen size of at least
21	twelve (12) inc	hes.	
22	(i)	All me	edical cannabis facilities shall maintain camera coverage of the following
23	areas:		

1	(1) All points of ingress and egress to the facility, including, but not limited to,
2	doorways, windows, loading bays, skylights, and retractable roof mechanisms;
3	(2) Any room with an exterior wall, except restrooms, any room containing a
4	safe, and any room or area used to grow, process, manufacture, prepare, weigh, package,
5	tag, store, distribute, transport or dispense medical cannabis, prepared medical cannabis or
6	medical cannabis products;
7	(3) All areas in which any part of the disposal process of cannabis occurs; and
8	(4) All parking areas and any alley areas immediately adjacent to the building.
9	(j) The video surveillance system video recording storage device shall be secured in a
10	lockbox, cabinet or closet, or secured in another manner that limits access to protect the system
11	from tampering or theft.
12	(k) Access to on-site surveillance system controls and monitoring shall be limited to
13	authorized personnel.
14	(l) Medical cannabis businesses shall keep a surveillance equipment maintenance log
15	on the premises to record all service activity including the identity of the individual(s) performing
16	the service, the service date and time and the reason for the service to the surveillance system.
17	(m) Medical cannabis facilities shall identify individuals with access to surveillance
18	system controls and monitoring upon request by the Department.
19	(n) All video surveillance records and recordings shall be available upon request to the
20	Department and law enforcement agencies. The medical cannabis business shall keep all video
21	surveillance records and recordings for at least one (1) year

1	(0) A	dispensary shall have a surveillance or security camera at each point of sale
2		for the identification of any qualified patient or primary caregiver purchasing
3		prepared medical cannabis or medical cannabis products.
4		commercial cultivation facility shall have a surveillance or security camera in
5		apable of identifying any activity occurring within the grow room in low light
6	conditions.	Swamma and grown from in fow right
7	(q) No	photography or video recording is allowed inside a medical cannabis business
8	by anyone other th	nan an authorized medical cannabis business employee, the Department, law
9	enforcement person	anel or persons approved in writing by the Department.
10	(r) In the	he event of a breach or failure in its security system, the medical cannabis
11		nediately suspend operations and secure the affected area until the security
12		rable. The medical cannabis business shall notify the Department immediately
13		failure and again when it resumes operations.
14	(s) A m	edical cannabis business shall have policies and procedures that address the
15	following:	<u>. </u>
16	(1)	Restrict access to the areas that contain medical cannabis, prepared medical
17	cannabis, or	medical cannabis products;
18	(2)	Provide for the identification of authorized individuals, i.e. employee
19	badges;	, and anapacy oc
20	(3)	Prevent loitering;
21	(4)	Conduct electronic monitoring; and
22	(5)	The use of a panic button.

§10224. Tracking System.

- (a) A <u>licensed</u> medical cannabis business shall acquire, operate, and maintain a secure computer software tracking system that can interface with the Department's computer software tracking system to allow the Department real time, twenty-four (24) hour access to the medical cannabis business' tracking system and inventory records. The medical cannabis business' tracking system shall capture and report all the data required by the Department's tracking system.
 - (b) A commercial cultivation facility, commercial manufacturing facility, and a dispensary shall track electronically the inventory of medical cannabis, prepared medical cannabis and medical cannabis products through each stage of processing, from seed to point of sale, disposal, or destruction, and maintain a record of clear and unbroken chain of custody at all stages, including during transport, delivery and receipt of the inventory from one medical cannabis facility to another medical facility.
 - (1) The commercial cultivation business shall tag either the seed or immature plant with an individualized number which will follow the medical marijuana from seed to point of sale, disposal, or destruction to ensure that all marijuana grown, processed, sold, tested, rejected and disposed of are accounted for.
 - (c) A dispensary shall electronically verify all sales of medical cannabis, prepared medical cannabis and medical cannabis products to qualified patients and primary caregivers to ensure that no sales are authorized in excess of the allowable amount as defined in §10003 (b).
 - (d) A dispensary shall have a sales system that automatically prohibits sales in excess of the allowable limit and that cannot be overridden manually.
 - (e) The Department may grant practitioners access in order for such practitioner, as it will be for his patient, to enter his written certification as described herein this Chapter for his

1	patient, (it following the accessibility of the Guam Controlled Substances surveillance database					
2	and the access to his patient's prescription drug history.					
3	(e)	(e) In the event of a breach or failure of its tracking system, a dispensary shall suspend				
4	operations d	epende	nt on the tracking system until the tracking system is fully operable. The			
5	dispensary s	hall not	ify the Department immediately upon the breach or failure and again when it			
6	resumes ope	rations.				
7	(f)	The	medical cannabis business shall maintain an accurate and complete list of all			
8	authorized users of the inventory tracking system.					
9		(1)	The medical cannabis business shall remove users once they are no longer			
10	employed with the medical cannabis business.					
11		(2)	The medical cannabis business shall provide the Department the names of			
12	the individuals who are no longer employed at the medical cannabis business.					
13	§10225. Inventory Control System for Cultivators.					
14	(a)	For e	ach crop of marijuana cultivated:			
15		(1)	The crop number;			
16		(2)	Whether the crop originated from marijuana seeds or marijuana cuttings;			
17		(3)	The strain of the marijuana seeds or cuttings planted;			
18		(4)	The number of marijuana seeds or cuttings planted;			
19		(5)	The date the marijuana seeds or cuttings were planted;			
20		(6)	The number of plants grown to maturity;			
21		(7)	Date of harvest;			
22		(8)	Total weight of harvest, including the following:			
23			(A) Final processed usable marijuana yield weight; and			

1		(B)	Final non-usable marijuana yield weight;
2	(9)	Name	and registry identification card number of the cultivation agent
3	responsible fo	or the ha	arvest; and
4	(10)	The di	isposal of medical cannabis that is not usable including the:
5		(A)	Description of (i.e. total amount and weight of disposed marijuana)
6	and th	ne reasc	on for the marijuana being disposed of including, if applicable, the
7	numb	er of fai	led or other unusable plants;
8		(B)	Date of disposal;
9		(C)	Method of disposal pursuant to federal and local laws; and
10		(D)	Name and registry identification card number of the cultivation
11	agent	respons	sible for the disposal.
12			
13	(b) When	a cann	abis plant reaches twelve (12) inches in height or is transplanted from
14	a cloning medium or	appara	tus into a growth medium or apparatus intended for the vegetative or
15	flowering stages of	growth	cycle, whichever occurs sooner, the cultivation agent shall securely
16	attach a tag to the	plant o	r the plant's container that includes, at a minimum, the following
17	information:		
18	(1)	Name	e and commercial cultivation license number of the commercial
19	cultivation by	usiness;	
20	(2)	Gene	ral information regarding the plant that is used for traceability.
21	(c) Prior	to cor	nmencing business, the cultivation agent shall do the following:
22	(1)	Cond	uct an initial comprehensive inventory of all medical cannabis in the
23	commercial	cultivati	on facility. If the commercial cultivation facility commences business

1	with no medic	al cannabis on hand, the cultivation agent shall record this fact as the initial		
2	inventory; and			
3	(2)	Establish ongoing inventory controls and procedures for the conduct of		
4	inventory revie	ews and comprehensive inventories of medical cannabis for traceability in		
5	the Departmen	t's inventory tracking system, which shall enable the cultivation agent to		
6	detect any dive	rsion, theft, or loss in a timely manner.		
7	(d) Upon permitting commencing business, the cultivation agent shall prepare a weekly			
8	inventory of medical	cannabis at the commercial cultivation facility, which shall include, at a		
9	minimum, the followir	ng:		
10	(1)	The date of the inventory;		
11	(2)	The amount of medical cannabis on hand, which shall include the following:		
12	((A) The total count of plants, whether in the flowering, vegetative, or		
13	clone pl	nase of growth and organized by room in which the plants are being grown;		
14	(B) The weight, strain name, and batch number associated with each		
15	batch at	the commercial cultivation facility that has been quarantined for testing or		
16	ready fo	r sale to a manufacturer or dispensary; and		
17	(C) The total number of plants and every unique plant identifier that		
18	have bee	en harvested, but are not yet associated with a batch.		
19	(3)	The amount of medical cannabis sold since previous weekly inventory,		
20	which shall incl	ude the following:		
21	(A) The date of sale;		
22	(B) The medical cannabis license number and name of the commercial		
23	manufac	turing business or dispensary to which the medical cannabis was sold;		

1	(C) The name and registry identification card number of the cultivation
2	agent who sold the medical cannabis;
3	(D) The name and registry identification card number of the
4	manufacturing agent or dispensary agent that bought and/or received the medical
5	cannabis;
6	(E) The batch number, registered product name and quantity of medical
7	cannabis sold.
8	(4) The date, quantity, and method of disposal of medical cannabis, if
9	applicable;
10	(5) A summary of the inventory findings; and
11	(6) The name, signature, and title of the cultivation agents who conducted the
12	inventory and oversaw the inventory.
13	(e) At least once every thirty (30) days, a responsible official of the commercial
14	cultivation business shall conduct a physical, manual inventory audit of the medical cannabis on
15	hand at the commercial cultivation facility and compare the findings to a monthly inventory report
16	generated using the inventory tracking system. If any discrepancies are discovered outside of the
17	loss standard to the industry due to moisture loss and handling, the responsible official shall
18	determine where the loss has occurred, take and document corrective action and report the
19	discrepancies to the Department and the Guam Police Department.
20	(f) If the discrepancies are due to suspected criminal activity by a cultivation agent or
21	employee, the commercial cultivation business shall report the dispensary agent or employee to
22	the Department and to local law enforcement officials.

1 If the discrepancies are due to suspected theft, loss by disaster, or other emergency (g) 2 situation beyond the control of the commercial cultivation business, the commercial cultivation 3 business shall report the discrepancies to the Department and Guam Police Department. 4 (h) All inventories, procedures and other documents required by this rule shall be 5 maintained on the premises of the commercial cultivation business and made available to the 6 Department at all times. 7 The commercial cultivation business is authorized to store medical cannabis (i) 8 inventory on its premises in a designated, enclosed, locked facility identified in the commercial 9 cultivation business' plans and specifications submitted to the Department and accessible only by 10 authorized individuals. Nothing shall prohibit members of the Department, law enforcement or 11 other government officials from entering any area of a commercial cultivation facility to perform 12 their governmental duties. 13 (i) The commercial cultivation business shall maintain all documentation at the 14 commercial cultivation facility for five (5) years from the date on the document. 15 (k) The commercial cultivation business shall provide the required documentation to 16 the Department for review upon request. 17 §10226. Inventory Control System for Manufacturers. 18 (a) A commercial manufacturing business shall only acquire medical cannabis from a 19 licensed medical cannabis commercial cultivation business licensed by the Department on Guam. 20 Prior to commencing business, the manufacturing agent shall do the following: (b)

121

prepared medical cannabis and medical cannabis products in the commercial

manufacturing facility. If the commercial manufacturing business commences business

21

22

23

(1)

Conduct an initial comprehensive inventory of all medical cannabis,

1	with no medical cannabis, prepared medical cannabis or medical cannabis products on
2	hand, the manufacturing agent shall record this fact as the initial inventory; and
3	(2) Establish ongoing inventory controls and procedures for the conduct of
4	inventory reviews and comprehensive inventories of medical cannabis, prepared medical
5	cannabis and medical cannabis products for traceability in the Department's inventory
6	tracking system, which shall enable the manufacturing agent to detect any diversion, theft,
7	or loss in a timely manner.
8	(c) Upon commencing business, the manufacturing agent shall prepare a weekly
9	inventory of medical cannabis, prepared medical cannabis, and medical cannabis products at the
10	commercial manufacturing facility which shall include, at a minimum, the following:
11	(1) The date of the inventory;
12	(2) The total number of medical cannabis, prepared medical cannabis and
13	medical cannabis products;
14	(3) The amount, strain name, lot number and batch number of the medical
15	cannabis;
16	(4) The amount, weight and description of the prepared medical cannabis and
17	medical cannabis products; and
18	
19	(5) The name and medical cannabis license number of the commercial
20	eultivation business providing the medical cannabis;
21	(d) A manufacturing agent shall document each day's beginning inventory
22	acquisitions, sales, disposal of non-conforming medical cannabis, prepared medical cannabis and
23	medical cannabis products, and ending inventory at the close of business of that day.

1	(1) For medical cannabis acquired from a commercial cultivation facility:
2	(A) A description of the medical cannabis including the amount, strain
3	name, lot number and batch number;
4	(B) The name and medical cannabis license number of the commercial
5	cultivation business providing the medical cannabis;
6	(C) The name and registry identification card number of the cultivation
7	agent delivering the medical cannabis on behalf of the commercial cultivation
8	business;
9	(D) The name and registry identification card number of the
10	manufacturing receiving the medical cannabis on behalf of the commercial
11	cultivation business; and
12	(E) The date of the acquisition;
13	(2) For prepared medical cannabis and medical cannabis products:
14	(A) The commercial manufacturing business must prepare a
15	manufacturing batch record for each batch of prepared medical cannabis and
16	medical cannabis products manufactured.
17	(B) Each batch must be assigned a batch or lot number which allows the
18	lot to be traced backward to the cultivator, the date received, and the name of the
19	component; and forward to the prepared medical cannabis and medical cannabis
20.	product batches manufactured or distributed using the lot. This number must be
21	used in recording the disposition of each batch.
22	(C) The manufacturing batch record must include, as applicable to the
23	process:

1		(i)	Identity of the prepared medical cannabis and medical
2	ca	nnabis prod	luct;
3		(ii)	The batch or lot number of each component used in the
4	ь	atch;	
5		(iii)	Actual weight or measure of each batch or lot of component
6	· u	sed in the b	atch, including the weight of measure;
7		(iv)	Date batch manufactured;
8		(v)	Records of any cannabis waste generated during the
9	r	roduction o	of the batch;
10		(vi)	Records of the date, time where applicable, quantity, and
11	I	erson respo	onsible for any sample removed during or after production;
12		(vii)	Copy of certificate of analysis from the medical cannabis
13	1	esting labor	ratory as proof that the batch was tested;
14		(viii)) Documentation that the prepared medical cannabis and
15		medical car	nnabis product meet the specifications for identity purity,
16		strength, an	d composition;
17 -		. (ix)	Names and registry identification card numbers of the
18		manufactur	ing agents involved in the production of the batch;
19	(3)	A summary	of the inventory findings; and
20	(4)	The name,	signature, and title of the manufacturing agents who conducted
21	the inventory	nd oversaw	the inventory.
22	(d) At least	st once eve	ery thirty (30) days, a responsible official of the commercial
23	manufacturing busine	ss shall con	duct a physical, manual inventory audit of the medical cannabis,

- 1 prepared medical cannabis and medical cannabis products on hand at the commercial
- 2 manufacturing business and compare the findings to a monthly inventory report generated using
- 3 the inventory tracking system.
- 4 (e) If the audit identifies discrepancies in the amount of medical cannabis, prepared
- 5 medical cannabis or medical cannabis products in the commercial manufacturing business'
- 6 inventory not due to documented causes, the commercial manufacturing business shall determine
- 7 where the loss has occurred, take and document corrective action and report the discrepancies to
- 8 the Department and to local law enforcement officials.
- 9 (f) If the discrepancies are due to suspected criminal activity by a manufacturing agent
- 10 or employee, the commercial manufacturing business shall report the dispensary agent or
- employee to the Department and to the Guam Police Department.
- 12 (g) If the discrepancies are due to suspected theft, loss by disaster, or other emergency
- 13 situation beyond the control of the commercial manufacturing business, the commercial
- 14 manufacturing business shall report the discrepancies to the Department and to the Guam Police
- 15 Department.
- 16 (h) All inventories, procedures and other documents required by this rule shall be
- maintained on the premises of the commercial manufacturing business and made available to the
- 18 Department at all times.
- 19 (i) The commercial manufacturing business is authorized to store medical cannabis
- 20 inventory on the its premises in a designated, enclosed, locked facility identified in the commercial
- 21 manufacturing business' plans and specifications submitted to the Department and accessible only
- 22 by authorized individuals. Nothing shall prohibit members of the Department, law enforcement

- or other government officials from entering any area of a commercial manufacturing business to perform their governmental duties.
- 3 (j) The commercial manufacturing business shall maintain all documentation at the commercial manufacturing facility for five (5) years from the date on the document.
 - (k) The commercial manufacturing business shall provide the required documentation to the Department for review upon request.

§10227. Inventory Control System for Dispensaries.

- (a) A dispensary shall only acquire medical cannabis, prepared medical cannabis and medical cannabis products from a commercial cultivation business or commercial manufacturing business licensed by the Department on Guam.
 - (b) Prior to commencing business, the dispensary agent shall do the following:
 - (1) Conduct an initial comprehensive inventory of all medical cannabis, prepared medical cannabis and medical cannabis products in the dispensary. If the dispensary commences business with no medical cannabis, prepared medical cannabis or medical cannabis products on hand, the dispensary agent shall record this fact as the initial inventory; and
 - (2) Establish ongoing inventory controls and procedures for the conduct of inventory reviews and comprehensive inventories of medical cannabis, prepared medical cannabis and medical cannabis products for traceability in the Department's inventory tracking system, which shall enable the dispensary agent to detect any diversion, theft, or loss in a timely manner.

1	(c)	Upon (comm	encing business, the dispensary agent shall prepare a weekly inventory		
, 2	of medical ca	cal cannabis, prepared medical cannabis, and medical cannabis products at the dispensary				
3	which shall include, at a minimum, the following:					
4		(1) The date of the inventory;				
5		(2)	The t	total number of medical cannabis, prepared medical cannabis and		
. 6	medic	al canna	bis pro	oducts;		
7		(3)	The a	mount, strain and batch number of the medical cannabis;		
8		(4)	The a	mount, weight and description of the prepared medical cannabis and		
9	medical cannabis products; and					
10		(5)	The n	ame and medical cannabis license number of the medical cannabis		
11	business providing the medical cannabis, prepared medical cannabis and medical cannabis					
12	produc	cts.				
13	(d)	A disp	ensary	agent shall document each day's beginning inventory, acquisitions,		
14	sales, disposa	l of nor	1-conf	orming medical cannabis, prepared medical cannabis and medical		
15	cannabis prod	ucts, and	l endir	ng inventory;		
16		(1)	For ac	quiring medical cannabis from a licensed medical cannabis business:		
17.			(A)	A description of the medical cannabis including the amount, strain		
18		and bat	ch nur	nber;		
19			(B)	The name and medical cannabis license number of the licensed		
20		medical	l canna	abis business providing the medical cannabis;		
21			(C)	The name and registry identification card number of the dispensary		
22		agent re	eceivin	g the medical cannabis on behalf of the dispensary; and		
23			(D)	The date of the acquisition;		

I	(2) For receiving prepared medical cannabis or medical cannabis products from
2	a commercial manufacturing facility licensed medical cannabis business:
3	(A) The name and medical cannabis license number of the commercial
4	manufacturing licensed medical cannabis business providing the prepared medical
5	cannabis or medical cannabis products;
6	(B) The product name and description of the prepared medical cannabis
7	or medical cannabis product including total weight of the prepared medical
8	cannabis or medical cannabis product;
9	(C) Total estimated amount, strain, and batch number of the medical
10	cannabis infused in the prepared medical cannabis or medical cannabis product;
11	(D) The name and registry identification card number of the
12	manufacturing agent providing the prepared medical cannabis or medical cannabis
13	product;
14	(E) The name and registry identification card number of the dispensary
15	agent receiving the prepared medical cannabis or medical cannabis product on
16	behalf of the dispensary;
17	(F) The date the prepared medical cannabis or medical cannabis
18	products were manufactured;
19	(G) The "use by" or expiration date of the prepared medical cannabis or
20	medical cannabis product; and
21	(H) The date the prepared medical cannabis or medical cannabis
22	products were provided to the dispensary.
23	(3) A summary of the inventory findings; and

1 (4) The name, signature, and title of the cultivation agents who conducted the inventory and oversaw the inventory.

- (d) At least once every thirty (30) days, a responsible official of the dispensary shall conduct a physical, manual inventory audit of the medical cannabis, prepared medical cannabis and medical cannabis products on hand at the dispensary and compare the findings to a monthly inventory report generated using the inventory tracking system.
- (e) If the audit identifies discrepancies in the amount of medical cannabis, prepared medical cannabis or medical cannabis products in the dispensary's inventory not due to documented causes, the dispensary shall determine where the loss has occurred, take and document corrective action and report the discrepancies to the Department and to local law enforcement officials.
- (f) If the discrepancies are due to suspected criminal activity by a dispensary agent or employee, the dispensary shall report the dispensary agent or employee to the Department and to the Guam Police Department.
- (g) If the discrepancies are due to suspected theft, loss by disaster, or other emergency situation beyond the control of the dispensary, the dispensary shall report the discrepancies to the Department and to the Guam Police Department.
- (h) All inventories, procedures and other documents required by this rule shall be maintained on the premises of the dispensary and made available to the Department at all times.
- (i) The dispensary is authorized to store medical cannabis inventory on the its premises in a designated, enclosed, locked facility identified in the dispensary's plans and specifications submitted to the Department and accessible only by authorized individuals. Nothing shall prohibit

members of the Department, law enforcement or other government officials from entering any area 1 of a dispensary to perform their governmental duties. 2 The dispensary shall maintain all documentation at the commercial cultivation (j) 3 facility for five (5) years from the date on the document. 4 The dispensary shall provide the required documentation to the Department for 5 (k) review upon request. 6 §10228. Storage of Cannabis. 7 (a) Medical cannabis, prepared medical cannabis and medical cannabis products shall 8 be stored and displayed in inconspicuous air tight and tamper proof containers and if applicable, 9 stored in child-proof containers. 10 (b) A medical cannabis facility shall have separate and defined areas for storage of the 11 following, as well as be located in controlled access areas, to prevent cross contamination and 12 mix-ups-of components; medical cannabis, prepared medical-cannabis, or medical-cannabis 13 products: 14 (1) Medical cannabis, prepared medical cannabis, or medical cannabis 15 16 products; (2) - Quarantined-medical cannabis, prepared medical cannabis, or medical 17 18 cannabis products pending lab test results; Non-conforming components, packaging components, in-process materials, 19 medical cannabis, prepared medical cannabis, or medical cannabis products pending return 20 21 to supplier or destruction; (4) In-process materials pending normal further processing;

1	(5) Components	, packaging cor	nponents, in pro	ocess-materia	ls and products
2	pending reprocessing;				
3	——————————————————————————————————————	ther packaging c	omponents.		
4	(e) Storage and display	r areas must mai	ntain relative hu	midity betwe	en fifty percent
5	(50%) and seventy percent (70%)) in order to co	ntrol-and preve	nt-mold, and	to prevent the
6	breakdown of the medical cannabis	, prepared medic	al cannabis or n	nedical-cannat	ois products
7	§10229.	Signage,	Labeling	and	Packaging.
8					
9	(a) A dispensary shall n	ot post <u>any signa</u>	ge displaying lev	vd images or v	words, and shall
10	follow the signage statutes a	pplicable within	the territory. sig	nage visible fi	om the exterior
11	other than a single sign no g	reater than on th	ousand six hund	red (1,600) sq	uare inches that
12	bears only the business or tr	ade name in text	without any pict	ures or illustra	tions; provided
13	that if any applicable law or	ordinance restri	eting outdoor sig	gnage is more	restrictive, that
14	law or ordinance shall gover	n .			
15	(b) Labels and packages	of prepared med	lical cannabis ar	nd medical car	mabis products
16	shall meet the following req	uirements:			
17	(1) The requiren	nents pursuant t	o 10 GCA, Div	ision 1, Chap	oter 12 Part 2,
18	Article 25, §122515.				
19	(2) Packages are	child resistant i	n accordance w	ith Title C.F.	R. 1700 of the
20	Poison Pr	evention	Packa	aging	Act;
21					
22	(3) Is-opaque so	that-the-prepar	ed medical cam	nabis and me	dical cannabis
23	product cannot be seen from	outside the pack	aging;		

1	(4) Protects the product from contamination and does not impart any toxic of
2	harmful substance to the prepared medical cannabis and medical cannabis product;
3	
4	(5) Contains no more than ten (10) milligrams Tetrahydrocannabinol (THC) for
5	one (1) dose serving, or single wrapped item; provided that no manufactured cannabis
6	product that is sold in a pack of multiple doses, servings, or single wrapped items, or any
7	containers of oils, shall contain a total of more than one hundred (100) milligrams of THC
8	per pack or container.
9	(6) Each package shall be labeled in accordance with Title 10 GCA, Chapter
10	40, §40120, relative to Labeling Requirements. using only black lettering in no less than
11	eight (8) point font, regardless of individual package size, on a white background with no
12	pictures or graphics and shall include:
13	(A) a list of active ingredients including, but not limited to, delta-9-
14	tetrhydrocannabinol (THC) and cannabidiol (CBD) in percentage, the THC and
15	CBD milligrams per serving, servings per package and the THC and CBD and other
16	cannabinoid amount in milligrams for the package total for prepared cannabis, as
17	applicable;
18	(B) The dispensary's business license number;
19	(A) The lot or batch number of the medical cannabis;
20	(B) Date of packaging;
21	(C) Date of harvest or manufacture;
22	(D) "Use by date";

1	(i) The medical cannabis business shall consider factors
2	including the length of time and the temperature at which a medical
3	cannabis product is held during distribution and offered for sale, the
4	characteristics of the medical cannabis, and the type of packaging. These
5	will affect how long a product will be optimum quality. Manufacturers and
6	dispensaries will consider these factors when determining the date for which
7	the product will be of best quality.
8	(E) Instructions for use; and
9	(F) Name of medical cannabis testing laboratory that performed testing.
10	(7) The label must be placed in a conspicuous area on the product's packaging
11	stating the CBD and THC levels in percentage or milligrams, as applicable, and a statement
12	that the cannabis product has been tested for potency and safety and has met the acceptable
13	standards in §10217 (f).
14	§10230. Chain of Custody Form.
15	(a) All sales and transfers of medical cannabis, prepared medical cannabis and medical
16	cannabis products from licensed medical cannabis business to licensed shall be tracked on a Chain
17	of Custody form with the required elements pursuant to 10 GCA, Division 1, Chapter 12 Part 2,
18	Article 25, §122519.
19	§10231. Transport of Cannabis
20	(a) Medical cannabis, prepared medical cannabis and medical cannabis products shall
21	only be transported by a designated courier of a licensed medical cannabis business with a valid
22	registry identification card, a qualified patient with a valid written certification, or a qualified

1	patient's primary caregiver or legal guardian who possesses a valid registry identification card from
2	the Department.
3	(b) The designated courier authorized by the licensed medical cannabis business shall:
4	(1) Be trained and knowledgeable on transportation protocols;
5	(2) Be registered with the Department;
6	(3) Use a vehicle that does not bear any markings to indicate that the vehicle
7	contains medical cannabis or bears the name or logo of the medical cannabis business to
8	transport the medical cannabis, prepared medical cannabis and medical cannabis products.
9	
0	(4) Ensure that the medical cannabis, prepared medical cannabis and medical
1	cannabis products are not visible or recognizable from outside the vehicle.
12	(5) Ensure that the medical cannabis, prepared medical cannabis and medical
13	cannabis products are stored in air-tight, tamper proof packaging to maintain their quality
14	and safety.
15	(6) Shall carry his registry identification card at all times when transporting or
16	delivering medical cannabis, prepared medical cannabis or medical cannabis products and
17	upon request, produce the registry identification card to the Department or to a law
18	enforcement officer acting in their official capacity.
19	(c) The medical cannabis business shall staff all transport motor vehicles with a
20	minimum of two (2) employees. At least one (1) employee must remain with the motor vehicle a
21	all times that the motor vehicle contains medical cannabis, prepared medical cannabis or medical
22	cannabis products;

- 1 (d) Each time medical cannabis, prepared medical cannabis and medical cannabis
 2 products are transported, the licensed medical cannabis business shall prepare a chain of custody
 3 form prescribed by the Department that lists the elements required by the Department's tracking
 4 system.
 - (e) The designated courier shall only transport medical cannabis, prepared medical cannabis and medical cannabis products that are listed on the chain of custody form.

. 6

- 7 (f) The designated courier shall provide a copy of the chain of custody form to law enforcement if requested to do so while in transit.
 - (g) For transport between one medical cannabis facility to another medical cannabis facility, a transport container shall be packed, secured, loaded, unloaded, and unpacked, in full view of security surveillance cameras. Violation may result in revocation of Permit to Operate.
 - (h) The medical cannabis business that is receiving the medical cannabis, prepared medical cannabis or medical cannabis product shall verify by affixing a signature that the medical cannabis, prepared medical cannabis or medical cannabis product are received as listed on the chain of custody form.
 - (i) Upon receipt of the medical cannabis, prepared medical cannabis and medical cannabis products, the licensed medical cannabis business shall immediately report to the Department any discrepancies between what is received and what is on the chain of custody form.
 - (j) The designated couriers transporting the medical cannabis, prepared medical cannabis and medical cannabis products shall not stop at a location not listed on the chain of custody form.

- 1 (k) A licensed medical cannabis business shall transport the medical cannabis,
 2 prepared medical cannabis and medical cannabis products using routes that reduce the possibility
 3 of theft or diversion.
 - (l) Under no circumstance shall any person other than a designated courier have actual physical control of the motor vehicle that is transporting the medical cannabis, prepared medical cannabis or medical cannabis product.
 - (m) The medical cannabis business shall ensure that a vehicle containing medical cannabis, prepared medical cannabis or medical cannabis products is never left unattended.
 - (n) The designated courier shall have access to a secure form of communication with the medical cannabis business and the ability to contact law enforcement through 911 emergency systems at all times that the motor vehicle contains the medical cannabis, prepared medical cannabis or medical cannabis product. If an emergency requires stopping the vehicle, the designated courier shall report the emergency immediately to law enforcement through the 911 emergency systems and the medical cannabis business which shall immediately notify the Department. The designated courier shall complete an incident report form prescribed by the Department.

(e) A licensed medical cannabis business shall not transport medical cannabis, prepared medical cannabis and medical cannabis products off site to a qualified patient or primary caregiver.

§10232. Loss of Cannabis

Any loss of medical cannabis, prepared medical cannabis or medical cannabis product over one (1) ounce due to theft or natural disaster shall be reported to the Department and the Guam

- 1 Police Department within twenty-four (24) hours, along with the associated Chain of Custody
- 2 forms for the lost medical cannabis, prepared medical cannabis or medical cannabis product. The
- 3 report shall include the amount of cannabis in weight that was lost.

4 §10233. Inspections

complying with local laws.

9

12

13

14

15

16

17

- Authorized members of the Department, the Guam Police Department and other law enforcement agencies, the Guam Fire Department, Department of Public Works, Guam Environmental Protection Agency and the Guam Department of Agriculture may conduct inspections as needed during business hours to ensure that the medical cannabis business is
- 10 (b) The Department shall give a medical cannabis business twenty-four (24) hour 11 notice of inspections.
 - (c) A licensed medical cannabis business shall give the Department unrestricted access to all premises of the medical cannabis business, equipment, records, documents, and any other substance, material or information relevant to ensure the licensed medical cannabis business' compliance with these rules and regulations.
 - (d) The medical cannabis business shall, upon request, immediately make available for inspection by the Department all papers, documents, books and records used in the business operations.
- 19 (e) A licensed medical cannabis business shall not refuse to allow inspection at any of 20 its facilities, and its employees and personnel shall not delay or interfere with any inspection.
- 21 Violation of this regulation may result in the revocation of the licensed medical cannabis business'
- 22 Permit to Operate.

- 1 (f) Upon completion of the inspection, the Department shall provide written notice 2 within two (2) business days to the licensed medical cannabis business of its findings.
- (g) If deficiencies in operational standards are discovered, the Department shall
 suspend the licensed medial cannabis business' Permit to Operate.
- 5 (h) The medical cannabis business shall be given ten (10) business days to correct the deficiencies.
 - (i) The medical cannabis business may submit a written request for reasonable extension to correct deficiencies if the medical cannabis business can show that the corrections cannot be made within ten (10) business days. The Department shall review and grant or deny the written request for extension within three (3) business days.
- 11 (j) Failure to correct the deficiencies in the allotted time will result in a written notice 12 of closure, and the revocation of the Permit to Operate.

§10234. Destruction and Disposal of Cannabis

7

8

9

10

13

14

15

16

17

18

19

20

21

- (a) All laboratory tested cannabis determined to be unusable or contaminated according to the minimum laboratory testing requirements set by these rules and regulations in §10217 (d) must be destroyed and/or disposed in accordance with Guam law within twenty-four (24) hours of determination and reported to the Department with forty-eight (48) hours of disposal pursuant to 10 GCA, Division 1, Chapter 12 Part 2, Article 25, §122512 (k).
- (b) All unused, unsold, contaminated or expired medical cannabis, prepared medical cannabis, and medical cannabis product or waste products resulting from the cultivation and manufacturing process including any inventory existing at the time of revocation or surrender of a license shall be destroyed or disposed pursuant to federal and local laws to ensure that the medical

- cannabis, prepared medical cannabis, and medical cannabis products do not become available to unauthorized persons and is documented as subtracted from inventory;
- 3 (c) A medical cannabis business shall establish written policies and procedures to be 4 followed by all of its employees for the disposal or destruction of medical cannabis, prepared 5 medical cannabis, and medical cannabis products.
 - (d) The disposal or destruction of the medical cannabis, prepared medical cannabis, and medical cannabis products cannot be in public view or expose the public unknowingly to cannabis.

- (e) If necessary, the Department and authorized law enforcement personnel may be authorized to possess cannabis for the purpose of secure destruction and disposal in accordance to the Act, these rules and regulations, relevant local regulations and must render the medical marijuana unusable and unrecognizable.
- (f) The waste must be unusable and unrecognizable prior to leaving the licensed premises of any medical marijuana business. Marijuana wastes are additionally subject to the following inventory tracking requirements:
 - (1) Post-harvest marijuana waste materials must be identified, weighed and tracked while on the licensed premises until disposed of in a manner as outlined above. Marijuana waste must be weighed and inventoried before leaving any marijuana establishment using a scale certified or calibrated in accordance with measurement standards.
 - (2) A licensee is required to maintain accurate and comprehensive records regarding waste material that account for, reconcile and evidence all waste activity related to the disposal of medical marijuana.

1	(A licensee is required to maintain accurate and comprehensive records
2	regardin	g any marijuana waste material produced through the trimming or pruning of a
3	marijua	na plant prior to harvest. Records must include weighing and documenting all
4	wastes.	
5	(g)	The medical cannabis business shall submit a video recording of the destruction
6	and disposal of	the medical cannabis, prepared medical cannabis, or medical cannabis product,
7	and attach the re	ecording with a written report of the destruction of the cannabis. The written report
8	shall include th	ne information required in 10 GCA, Division 1, Chapter 12 Part 2, Article 25,
9	§12521.	
10	§10235	Amending the Information on the Medical Cannabis License or Permit to
11	Operate.	
12	(a)	The responsible official of a medical cannabis business shall notify the Department
13	in writing of a	ny changes to the information that was in the application for a medical cannabis
14	license or Perm	ait to Operate within ten (10) business days of the change:
15		(1) Change of responsible official;
16		(2) Change in the responsible official's information;
17		(2) Change in location;
18		(3) Change in ownership or board members;
19		(4) Change in the type of medical cannabis business;
20		(5) Change in the size of a cultivation site; and
21		(6) Structural changes to the facility;
22	(b)	The medical cannabis business shall notify the Department in writing at least ter
23	(10) business	days in advance of a change that may affect the medical cannabis business

1	quarmeanon	ior a in	lectical califiable license of Permit to Operate. If the medical cannabis business
2	did not have	prior r	notice, the medical cannabis business shall notify the Department in writing
3	immediately	upon le	earning of the change.
4	(c)	Chan	ges in the following shall require the medical cannabis business to submit an
5	application for	or a nev	v medical cannabis license and Permit to Operate as described in §10210 and
6	§10212 respe	ectively	
7		(1)	Change in the location of the medical cannabis business;
8		(2)	Change in the type of medical cannabis business; and
9		(3)	Change in the size of the cultivation site.
10	(d)	Chan	ges in the legal name of the medical cannabis business shall require the
11	responsible o	fficial t	o submit in person a copy of the medical cannabis business license with the
12	new legal nar	ne and 1	ousiness privilege tax number from the Department of Revenue and Taxation.
13	(e)	Chang	ges in the owners, responsible officials or board members of the medical
14	cannabis busi	iness, if	adding a new owner, responsible official or board member, the new owner,
15	responsible o	fficial o	or board member shall submit the following:
16		(1)	Proof of Guam residency, as defined in §10003 (kk), to meet the
17	requir	ement i	n §10209 (a);
18		(2)	A verification of identity as defined in §10003 (nnn); and
19		(3)	Police, court and Attorney General clearances;
20			(A) Individuals who are found to have the following will be
21		disqua	dified as an applicant or licensee:
22			(i) A felony conviction;

1	(ii) A convid	tion related to use, possession, or distribution of
2	drugs or intoxicating co	mpounds;
3	(iii) A convid	ction for a crime involving violence;
4	(iv) A convi	etion for a crime involving a firearm;
5	(v) A convi	ction for a crime involving theft, or business or
6	commercial fraud; or	
7	(vi) Any oth	er background history that the Department finds
8	would pose a risk to the	health, safety, or welfare of the public or a qualified
9	patient, considering the	e nature of the offense, the time elapsed since the
10	offense occurred, and e	vidence of rehabilitation.
11	(4) A certified statement from	om the proposed owner, responsible official or board
12	member of the medical cannabis bus	ness that he has never been an owner, responsible
13	official or board member of a license	I medical cannabis business that has had its license
14	revoked within three (3) years of the c	urrent application date and is at least 21 years old.
15	(f) Changes in the responsible of	ficial's name, the responsible official shall submit
16	documentation of the legal name change, su	ch as a: marriage certificate, final divorce decree,
17	adoption decree, or other valid court order sh	owing a change of legal name;
18	(g) For changes in the responsible	official's home or mailing addresses, the responsible
19	official shall submit:	
20	(1) A valid Guam mayor's	verification; or
21	(2) A copy of a Guam re	ntal agreement, lease or mortgage with applicant's
22	name and new address; or	

1	(3) A copy of Guam utility bills (power, water, or trash) with applicant's name
2	and new address;
3	(4) The effective date of the new home and/or mailing address;
4	(h) Pay the appropriate fee in §10004 for an amended medical cannabis license or
5	Permit to Operate.
6	(i) The Department shall approve or deny the changes within fourteen (14) business
7	days.
8	(j) The Department shall issue an amended medical cannabis license and Permit to
9	Operate with the changes on them within five (5) business days of approval. The expiration date
10	of the amended medical cannabis license and amended Permit to Operate will be the same as the
11	original medical cannabis license and Permit to Operate.
12	§10236. Expiration and Renewal of Medical Cannabis License and Permit to
13	Operate.
14	(a) All medical cannabis licenses and Permit to Operate are valid for one (1) year from
15	the issue date for all medical cannabis businesses. (§122517)
16	(b) The responsible official of a commercial cultivation facility, commercial
17	manufacturing facility, dispensary, or a medical cannabis testing laboratory shall submit in person
18	an application to renew an existing medical cannabis license or Permit to Operate in a form
19	prescribed by the Department, with the following:
20	(1) All the required declarations and documents in §10210;
21	(2) Copy of current medical cannabis license;
22	(3) Copy of current Permit to Operate; and
23	(4) The appropriate application fees in \$10004

- 1 (c) All applications for renewals of medical cannabis licenses and Permit to Operate
 2 must be submitted in person to the Department sixty (60) calendar days prior to the expiration date
 3 of the current medical cannabis license.
- 4 (d) The Department shall provide a written notice to the medical cannabis business to renew or reapply within seven (7) calendar days of the sixtieth (60th) day.

- (e) Failure of the responsible official of the medical cannabis business to submit in person an application to renew the medical cannabis license, as described in §10210, or the Permit to Operate, as described in §10212, sixty (60) days prior to the expiration date of the current medical cannabis license or the Permit to Operate, will result in the forfeiture of the medical cannabis business' medical cannabis, prepared medical cannabis, and medical cannabis products.
- (f) The licensed medical cannabis business shall be given at least a twenty-four (24) hour notice via email or mail by the Department of the expiration of the medical cannabis license or Permit to Operate.
- (g) On the day the medical cannabis license or Permit to Operate expires, the Department is authorized to seize all forfeited medical cannabis, prepared medical cannabis, and medical cannabis products.
- (h) The medical cannabis business may destroy all forfeited medical cannabis, prepared medical cannabis, and medical cannabis products prior to the expiration date of the medical cannabis license or Permit to Operate. The medical cannabis business must provide the required documentation of the destruction and disposal of the forfeited medical cannabis, prepared medical cannabis, and medical cannabis products pursuant to §10234 of these rules and regulations.

1	910237. S	uspension of Permit to Operate and Revocation of a Medical Cannabis
2	License.	
3	(a) The	Department may suspend the Permit to Operate or revoke the medical cannabis
4	license of any licer	nsed medical cannabis business that violates any provision of these rules and
5	regulations within t	wenty-four (24) hour notice of the following, but not limited to:
6	(1)	Operating the medical cannabis facility before obtaining a Permit to
7	Operate;	
8	(2)	Acquiring or transferring medical cannabis, prepared medical cannabis or
9	medical cam	nabis products from or to an unlicensed medical cannabis business;
10	(3)	Dispensing or selling medical cannabis, prepared medical cannabis or
11	medical can	nabis products to a qualified patient or primary caregiver without a valid
12	written certif	fication, registration or registry identification card;
13	(4)	Submission of misleading, incorrect, false or fraudulent information;
14	(5)	Failure to allow inspections by the Department;
15	(6)	Failure to pass inspections by the Department;
16	(7)	A responsible official who has entered a plea of guilty to, a plea of nolo
17	contendere, b	een found guilty of, or been convicted of a felony offense as defined in these
18	rules and reg	ulations.
19	(8)	For a medical cannabis testing laboratory:
20		(A) Failure to maintain its current accreditation or certification;
21		(B) Knowingly permitting unauthorized persons to perform technical
22	proced	dures, issue, or sign reports;

1	(C) Consistent errors in performance of laboratory procedures, based on
2	faulty technique or controls;
3	(b) The Department shall provide a written notification to the licensed medical
4	cannabis business within seven (7) business days of suspension that includes:
5	(1) The specific reason(s) for the suspension of the Permit to Operate; and
6	(2) The right to appeal the decision to suspend the Permit to Operate to the
7	Director within ten (10) business days upon receipt of the written notification. The Director
8	will have the final say to repeal or confirm the suspension of the Permit to Operate.
9	(c) The licensed medical cannabis business shall be given no more than thirty (30)
0	calendar days to be in compliance.
1	(d) Failure to comply within the prescribed time frame will result in the revocation of
12	the medical cannabis license of the medical cannabis business and forfeiture of all medical
13	cannabis, prepared medical cannabis, and medical cannabis products in its premises.
14	(e) Upon suspension of the Permit to Operate or revocation of the medical cannabis
15	license, the medical cannabis business shall immediately cease operations.
16	(f) The Department is authorized to seize and destroy all forfeited medical cannabis,
17	prepared medical cannabis, and medical cannabis products in accordance with §10234 of these
18	rules and regulations.
19	(g) After all the medical cannabis, prepared medical cannabis, and medical cannabis
20	products has been seized, the Department shall revoke the medical cannabis license.
21	§10238. Surrender of a Medical Cannabis License.
22	(a) Upon revocation of its certification, the medical cannabis testing laboratory shall:
23	(1) Surrender its accreditation or certification to the Department;

1	(2)	No 1	onger accept or test medical cannabis, prepared medical cannabis or
2	medical can	nabis pr	oducts; and
3	(3)	No lo	onger be qualified to test or analyze medical cannabis, prepared medical
4	cannabis or	medical	cannabis products.
5	(b) A m	edical ca	nnabis business may voluntarily surrender a license to the Department
6	at any time. A med	ical can	nabis business shall:
7	(1)	Retur	n the medical cannabis license to the Department;
8	(2)	Subm	it a written notice ten (10) business days prior to the surrender of the
9	medical cannabis lic	cense to	the Department which includes:
10		(A)	The reason for surrendering the license;
11		(B)	The name and contact number of a responsible official;
12		(C)	The name of the person(s) who are responsible for the close of the
13	busir	iess; and	
14		(D)	The location where business records will be retained.
15	(3)	Destr	by all medical cannabis, prepared medical cannabis, and medical
16	cannabis pro	duct in i	ts possession in accordance with §10234 of these rules and regulations
17	or forfeit the	m to the	Department, who will then be responsible for destroying the medical
18	cannabis, pre	pared m	edical cannabis, and medical cannabis product.
19	(4)	Not b	e refunded on any portion of the license fee if the medical cannabis
20	license is sur	rendered	l prior to the expiration of the medical cannabis license.

§10239. Employee Records.

1

9

10

11

12

13

14

15

16

17

20

21

22

- 2 (a) A medical cannabis business shall establish and maintain written policies and procedures governing the qualifications, recruitment, hiring and training of employees and subcontractors.
- 5 (b) No person under twenty-one (21) years of age shall be employed by a medical 6 cannabis business.
- 7 (c) A licensed medical cannabis business shall maintain all employee records, 8 including the specific employee training provided and hours worked.
 - (d) Responsible officials and designated couriers need to possess registry identification cards issued by the Department to handle or transport medical cannabis, prepared medical cannabis and medical cannabis products. Registry identification cards are optional for all other employees of a medical cannabis business.
 - (e) Employees and subcontractors of a medical cannabis business shall wear an identification badge issued by the medical cannabis business with the photograph and name of the wearer in a visible location at all times when on the premises of a medical cannabis facility.
 - (f) A licensed medical cannabis business shall provide training upon hire and annually to each employee. The training shall include, but not be limited to the following:
- 18 (1) Health, safety, and sanitation standards in accordance with these rules and regulations;
 - (A) If the medical cannabis is a food, drink, or cosmetic product, the employee is required to obtain a Health Certificate from the Department. If the business sells medical cannabis in the form of food, drink or cosmetic product, it will require a Sanitary Permit from the Department.

1		(2) Security pursuant to these rules and regulations;	
2		(3) Prohibitions and enforcement pursuant to these rules and regulations;	
3		(4) Confidentiality pursuant to these rules and regulations.	
4		(5) All other provisions of these rules and regulations that apply to that person's	
5	scope o	f employment.	
6	· (g)	A licensed medical cannabis business shall provide the names of all employees to	
7	the Departmen	t within ten (10) business days of issuance of Permit to Operate and thereafter,	
8	within ten (10) business days of hire.		
9	(h)	A medical cannabis business shall have available on the medical cannabis facility	
10	premises, a time clock or other adequate method to record the month, day, year, and time that each		
11	employee arriv	es at and leaves the facility.	
12	(i)	Time record entries shall be made at the time an employee reports for duty and	
13	again when the	employee goes off duty and at any time the employee leaves and returns to the	
14	premises	for any reason.	
15			
16	-§1024 (. Advertising and Displays.	
17	- (a)	A dispensary shall not engage in advertising in any media, including but not limited	
18	to:		
19		1) Broadcast or electronic media:	
20		(A)—Radio;	
21		(B) Television;	
22		(C) Internet; and	
23		——————————————————————————————————————	

1	——————————————————————————————————————
2	——————————————————————————————————————
3	——————————————————————————————————————
4	(C) Billboards; and
5	— (D) Placards on public transit vehicles or public transit shelters;
6	§10300. ARTICLE 3. ADMINISTRATIVE REQUIREMENTS
7	§10301. Criminal and Civil Penalties for the Medical Use of Cannabis.
8	(a) Qualified patients, primary caregivers, licensed possessors, practitioners and
9	authorized employees of a medical cannabis business or the Department are exempted from
10	criminal or civil penalties for possessing, acquiring, handling, selling, dispensing, distributing,
11	storing, transporting, or testing medical cannabis, prepared medical cannabis and medical cannabis
12	products pursuant to 10 GCA, Division 1, Chapter 12 Part 2, Article 25, §122504.
13	(b) Qualified patients, primary caregivers, licensed possessors and authorized
14	employees of a medical cannabis business or the Department are subject to criminal or civil
15	penalties for possessing, acquiring, handling, selling, dispensing, distributing, storing,
16	transporting, or testing medical cannabis, prepared medical cannabis and medical cannabis
17	products pursuant to 10 GCA, Division 1, Chapter 12 Part 2, Article 25, §122505.
18	§10302. Confidential Database
19	(a) The Department shall create and maintain a confidential database that will include:
20	(1) An electronic system that will track licenses granted to commercial
21	cultivation businesses, commercial manufacturing businesses, dispensaries and medical

cannabis testing laboratories.

1	(2) A tracking system that includes the names and addresses of qualified
2	patients and the primary caregivers; and
3	(3) A tracking system that includes the names and addresses of the persons who
4	have either applied for or received a registry identification card.
5	(b) The confidential database shall not include the medical records or medical
6	condition of the qualified patient.
7	
8	(c) Medical conditions of qualified patients shall not be requested or required by the
9	Department; except that licensed practitioners shall be invited and provided access to use the
10	tracking system to input certifications and to track - upon written waiver of patient privacy by such
11	patient - all such prescriptions and medical history that will help the qualified patient's physician
12	to determine whether recommendation of medical cannabis is safe and less risky a therapy option
13	than other medical options.
14	(d) The Department shall provide medical cannabis dispensaries with the means to
15	electronically verify the valid status and expiration date of a qualified patient's written certification
16	or primary caregiver's registration via the confidential database to ensure that a person is lawfully
17	in possession of a valid written certification or registration according to the following guidelines:
18	(1) This information will be provided by the Department on an as needed basis.
19	(2) At no time will a dispensary be given access to the confidential database in
20	its entirety.
21	(3) All qualified patients will be verified by dispensaries via the confidential
22	database before provision of services.

1	(e) Records maintained by the Department that identify qualified patients, primary
2	caregivers, and qualified patient's practitioners are confidential and shall not be subject to
3	disclosure, except:
4	(1) To authorized employees or agents of the Department as necessary to
5	perform the duties of the Department pursuant to the provisions of these rules and
6	regulations;
7	(2) To authorized employees of state or local law enforcement agencies but
8	only for the purpose of verifying that a person is in legal possession of a registry
9	identification card and is lawfully participating in Guam's medical cannabis program.
10	(3) Pursuant to a court order or subpoena issued by a court;
11	(4) As provided in the federal Health Insurance Portability and Accountability
12	Act of 1996, codified at 42 U.S.C.§1320d et seq.;
13	(5) With the written permission of the qualified patient or the minor qualified
14	patient's patient, legal guardian, or custodian;
15	(6) To a law enforcement official for verification purposes. The records may
16	not be disclosed further than necessary to verify a qualified patient's participation in the
17	medical cannabis;
18	(7) To a qualified patient's treating practitioner and to a qualified patient's
19	primary caregiver for the purpose of carrying out these rules and regulations. No person
20	aside from the qualified patient's doctor may access such patient's medical records of
21	medical condition, if such patient has at all elected for his doctor to upload such
22	information to the database: The confidential database shall not include the medical record

or medical condition of the qualified patient; and

1	(8) Medical conditions of qualified patients shall not be requested or required
2	by the Department.
3	§10303. Record Keeping
4	(a) A medical cannabis business shall keep all required business operation records
5	confidential.
6	(b) A medical cannabis business shall retain all required business operation records for
7	a minimum of five (5) years.
8	(c) A medical cannabis business shall be responsible for keeping and maintaining all
9	records that reflect financial transactions and the financial condition of the business.
10	(1) Purchase invoices, bills of lading, manifests, sales records, copies of bills
11	of sale and any supporting documents, including the items and/or services purchased, from
12	whom the items were purchased, and the date of purchase;
13	(2) Inventory tracking records (e.g. chain of custody forms) of medical
14	cannabis, prepared medical cannabis, and medical cannabis products including:
15	(A) Amounts by category of medical cannabis, prepared medical
16	cannabis and medical cannabis products produced;
17	(B) Amounts by category of medical cannabis, prepared medical
18	cannabis and medical cannabis products sold;
19	(C) List of all medical cannabis, prepared medical cannabis and medical
20	cannabis products and unusable cannabis materials that have been destroyed or will
21	be destroyed; and
22	(D) Laboratory results of all tests conducted.
23	(3) Logs of individuals entering and exiting facilities:

1	(4) Description of any breach or half in its security system and tracking system,
2	(5) Employee records including training and education;
3	(6) Records of any theft, loss or other unaccountability of any medical
4	marijuana seedlings, plants, trim or other plant material, extracts, products or other items
5	containing medical marijuana.
6	(a) Security video recordings shall be retained for a minimum of one (1) year.
7	(b) The medical cannabis business shall conduct a complete system data backup a
8	minimum of once a month.
9	(c) The medical cannabis business shall have a written contingency plan in the event
10	of a system failure or other event resulting in the loss of system data. The plan shall address
11	backup and recovery procedures and shall be sufficiently detailed to ensure the timely
12	restoration or data in order to resume operations after a hardware or software failure or
13	other event that results in the loss of data.
14	(d) Upon fourteen (14) business days written notice, the Department may request
15	access to a licensed medical cannabis business for inspection and copying at the medical
16	cannabis business' expense.
17	(e) Upon cessation of business operations, all required business operation records shall
18	be submitted in an electronic format to the Department on a portable device.
19	(f) Failure to comply with these regulations may result in the suspension of the medical
20	cannabis license of the medical cannabis business.
21	§10304. Compassionate Cannabis Use Fund.
22	All fees, reimbursements, assessments, fines and other funds generated by the Medica
23	Marijuana Program will be denosited into the Compassionate Cannahis Use Fund, a non-lansing

- 1 revolving fund administered by the Department. The funds will be used to purchase equipment
- 2 and pay for operational costs associated with implementing the Medical Marijuana Program.
- 3 §10305. Annual Report.
- 4 An annual report will be submitted to I Liheslaturan Guåhan and I Maga'låhen Guåhan at
- 5 the end of each fiscal year pursuant to 10 GCA, Division 1, Chapter 12 Part 2, Article 25, §122523
- 6 (b).
- 7 §10306. Voluntary and Mandatory Recalls.
- The medical cannabis business shall have written procedures describing the handling of voluntary and mandatory recalls of medical cannabis, prepared medical cannabis and medical
- 10 cannabis products.
- 11 (a) A dispensary shall notify the Department and the cultivator or manufacturer
- immediately upon becoming aware of any complaint made to the dispensary by a qualified patient,
- 13 primary caregiver, or practitioner who reports an adverse event from using medical cannabis,
- 14 prepared medical cannabis or medical cannabis product purchased by the dispensary from a
- 15 cultivator or manufacturer.
- 16 (b) The cultivator or manufacturer shall investigate a complaint to determine if a
- 17 voluntary or mandatory recall of the medical cannabis, prepared medical cannabis or medical
- cannabis product is necessary or if any further action is required.
- 19 (c) If a cultivator or manufacturer determines that further action is not required, the
- 20 cultivator or manufacturer shall notify the Department of its decision and within twenty-four (24)
- 21 hours, submit a written report to the Department stating its rationale for not taking further action.
- 22 (d) If a voluntary recall is necessary:

A cultivator or manufacturer may voluntarily recall the medical cannabis, 1 (1) prepared medical cannabis or medical cannabis product from the market at its discretion for 2 reasons that do not pose a risk to public health and safety. 3 If a cultivator or manufacturer initiates a recall for a reason that does not 4 (2)pose a risk to public health and safety, the cultivator or manufacturer shall notify the Department 5 at the time the cultivator or manufacturer begins the recall. 6 If a condition relating to the cultivation or manufacturing of the medical cannabis 7 (e) poses a risk to public health and safety, a mandatory recall is warranted. The cultivator or 8 manufacturer shall: 9 Immediately notify the Department by phone; 10 (1) (2) 11

12

13

14

15

16

17

18

19

20

21

- (2) Secure, isolate and prevent the distribution of the medical cannabis, prepared medical cannabis or medical cannabis product that may have been affected by the condition and remains in its possession. The cultivator or manufacturer may not dispose of the affected medical cannabis, prepared medical cannabis or medical cannabis product prior to notifying the Department and coordination the disposal with the Department.
- (A) The Department or its authorized agents may oversee the disposal to ensure that the recalled medical cannabis, prepared medical cannabis or medical cannabis product is disposed of in a manner that will not pose a risk to public health and safety.
- (3) If the cultivator or manufacturer fails to cooperate with the Department in a recall, or fails to immediately notify the Department of a need for a recall, the Permit to Operate may be revoked or the medical cannabis license suspended.

1	(f) The cultivator or manufacturer shall enter information relevant to the recall into
2	electronic tracking system as part of the daily inventory, including:
3	(1) Total amount of recalled medical cannabis, prepared medical cannabis
4	medical cannabis product, including batch and lot numbers;
5	(2) Total amount of recalled medical cannabis, prepared medical cannabis
6	medical cannabis product received by the cultivator or manufacturer, including batch as
7	lot numbers;
8	(3) Total amount of recalled medical cannabis, prepared medical cannabis
9	medical cannabis product returned to the cultivator or manufacturer, including batch as
10	lot numbers;
11	(4) From whom the recalled medical cannabis, prepared medical cannabis
12	medical cannabis product was received;
13	(5) The means of transport of the recalled medical cannabis, prepared medic
14	cannabis or medical cannabis product;
15	(6) The reason for the recall;
16	(7) The manner of disposal; and
17	(8) The name of the individual overseeing the disposal of the medical cannabi
18	prepared medical cannabis or medical cannabis product.
19	§10307. Cessation of Business Operations.
20	(a) If a medical cannabis business intends to cease business operations before the
21	expiration of the medical cannabis license or Permit to Operate, the medical cannabis business
22	shall provide a written notification to the Department at least thirty (30) calendar days prior to the
23	actual date of cessation of business operations.

Notification will warrant a forfeiture of all cannabis. 1 (b) The written notification shall include: 2 (c) Reason for cessation of business operations; (1) 3 Date of cessation; (2) Plan to dispose and destroy cannabis located on the business premises 5 (3) before cessation of business operations; 6. (4) Signature of the responsible official; and 7 Any other information deemed necessary by the Department. (5) 8 §10308. Registry Identification Card Optional. 9 Pursuant to 10 GCA, Division 1, Chapter 12 Part 2, Article 25 §122524, registry 10 (a) identification cards are only required for primary caregivers, responsible officials and designated 11 couriers in order to possess or handle medical cannabis, prepared medical cannabis and medical 12 13 cannabis products. Registry identification cards are optional for qualified patients. Qualified patients 14 (b) only need to have a valid written certification from a licensed Guam practitioner, as defined in 15 §10003(aaa), in order to purchase or possess medical cannabis, prepared medical cannabis or 16 medical cannabis products. 17 Only responsible officials and designated couriers of medical cannabis businesses 18 (c) are required to obtain registry identification cards. Registry identification cards are optional for 19

all other employees of a medical cannabis business.

§10309. Confidential Database.

- (a) The Department shall create and maintain an electronic data file of qualified patients, primary caregivers, responsible officials, designated courier, medical cannabis businesses and their employees.
- (b) The data files shall include all information collected on the application forms for registry identification cards, medical cannabis licenses, and Permit to Operate or equivalent information from other written documentation, plus a copy of Department issued registry identification cards, identification card number date of issue and expiration dates.
- 9 (c) The data files shall not include the qualified patient's medical condition or any other 10 information relating to the condition.
 - (d) The names and identifying information of registry identification cardholders, and the names and identifying information of a pending applicant for a qualified patient, primary caregiver responsible official, designated courier, medical cannabis business employees shall not be subject to disclosure except to authorized individuals and by court order as described in 10 GCA, Division 1, Chapter 12 Part 2, Article 25, §122525.
 - (e) The Department shall provide medical cannabis dispensaries with the means to electronically verify the valid status and expiration date of a qualified patient's written certification or primary caregiver's registration via a confidential database to ensure that a person is lawfully in possession of a valid written certification or registration pursuant to the guidelines in 10 GCA, Division 1, Chapter 12 Part 2, Article 25, §122525 (d).

§10310. Severability.

If any provision of these rules and regulations or its application to any person or circumstance is found to be invalid or contrary to law, such invalidity shall not affect other

1	provisions or applications of these rules and regulations that can be given effect without the invalid
2	provisions or application, and to this end the provisions of these rules and regulations are severable.
3	§10311. Effective Date.
4	These rules and regulations shall take effect upon enactment into law.
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	

1

2 Revised 10/31/17

Doc. No. 34GL-18-1528.