

The following is a list of civil money penalties approved by MMCC membership on November 17, 2020, in accordance with COMAR 10.62.34.09.

COMAR Reference	Description	Fine Amount or Referral
10.62.03.02A	A certifying provider may not receive compensation, including promotion, recommendation, advertising, subsidized rent, or anything of value, from a licensed grower, licensed processor, or a licensed dispensary unless the certifying provider submits an application to the Commission for approval for the compensation.	Refer to provider's licensing board
10.62.03.03E	If a certifying provider fails to obtain a renewal of a registration to issue written certifications, the certifying provider may not issue written certifications.	Refer to provider's licensing board
10.62.05.01F	A certifying provider shall terminate a written certification if: 1) The qualifying patient meets the provider's exclusion criteria; 2) Treatment with medical cannabis is no longer necessary for the qualifying patient; 3) Adverse effects of medical cannabis outweighs the benefits to the qualifying patient's health; and 4) The qualifying patient engaged in diversion of medical cannabis.	\$500.00
10.62.05.01H	A certifying provider shall notify the Commission within 1 business day of the termination of a written certification.	\$500.00
10.62.05.01I	A qualifying patient shall have only one certifying provider at any time.	\$500.00
10.62.05.02C	Upon renewing a written certification for a qualifying patient, a certifying provider shall notify the Commission.	\$250.00
10.62.05.02D	A certifying provider may not renew a written certification unless the provider has made a full, in-person assessment of the qualifying patient within the 365 days before the reissuance.	Refer to provider's licensing board
10.62.06.03	If an identification card is lost, destroyed or stolen, within 72 hours of becoming aware of the loss, destruction or theft, the cardholder shall report the loss, destruction, or theft to the Commission; apply for a replacement card; and pay the specified fee.	\$250.00
10.62.06.04	If there is any change in the qualifying patient or the caregiver name or address, the qualifying patient or caregiver shall notify the Commission within 30 days, and if seeking a replacement identification card, pay the identification card replacement fee.	\$250.00
10.62.06.05A	If a certifying provider fails to renew a qualifying patient certification, a qualifying patient shall return an identification card to the Commission within 5 business days.	\$250.00
10.62.06.05B	A caregiver shall return his or her identification card with respect to a qualifying patient to a Commission within 5 business days if: 1) A certifying provider terminates or fails to renew a written certification of a qualifying patient; or 2) A caregiver is no longer assisting a qualifying patient.	\$250.00
10.62.06.07A	If an individual attempts to use a qualifying patient or caregiver identification card to whom it has not been issued, any registered dispensary agent to whom it is offered shall confiscate it and initiate the return of the card to the Commission within 5 business days.	\$500.00
10.62.08.08A	No ownership interest shall be assignable or transferable unless the requirements described in (1) - (4) are met.	\$10,000.00
10.62.08.09B	A licensee shall submit an application to the Commission along with the fee specified in COMAR 10.62.35 to change location of the licensee's operation.	\$1,000.00

10.62.08.09C	A licensee may not begin cultivation or dispensing of medical cannabis at a new location until all inspections have been passed.	\$1,000.00
10.62.08.10C(1)-(4)	At least 30 business days before a license expires a licensee shall submit: (1) The renewal application as provided by the Commission; (2) Proof that fingerprints have been submitted to CJIS and the FBI for every grower agent and investor of an interest of 5 percent or more; (3) To full inspection of the operation, unless a full inspection was satisfactorily completed within 3 months before the date of the license expiration; and (4) Payment of the fee specified in COMAR 10.62.35.	\$250.00
10.62.08.10G(1)-(2)	A licensee who fails to apply for renewal of a license by the date specified by the Commission, or whose license was not renewed by the Commission: (1) Shall cease operations at all premises; and (2) May not provide medical cannabis to any entity or person.	\$2,000 Reinstatement Fee and \$5,000 Fine
10.62.08.11	On June 1 of each year, each licensee shall submit a report in a manner determined by the Commission regarding the licensee's minority owners and employees.	\$250.00
10.62.08.12	Each licensee shall submit a table of organization, ownership, and control with the Commission in accordance with this regulation.	\$1,000.00
10.62.08.13A	Prior to any management agreement taking effect, a licensee shall submit to the Commission: (1) A copy of the management agreement; (2) Information detailing any compensation paid in exchange for the management services; (3) Criminal history record information and an audited financial statement of the third party providing the management services; and (4) Any other information relevant to the management agreement requested by the Commission.	\$10,000.00
10.62.08.13B	A management agreement may not take effect unless the Commission has: (1) Received proper notice of the management agreement, as specified in §A of this regulation; (2) Received the required fee specified in COMAR 10.62.35; and (3) Approved the management agreement.	\$10,000.00
10.62.08.13D	In the case of material change to a management agreement, including a change of ownership or control of the management company, the licensee shall: (1) Provide any relevant records, files, or information to the Commission; and (2) Receive Commission approval prior to the material change to the management agreement taking effect.	\$10,000.00
10.62.09.02	A grower agent shall be 21 years old or older.	\$250.00
10.62.09.03A	Each medical cannabis grower agent shall be registered with the Commission before the agent may volunteer or work for a licensed grower.	\$500.00
10.62.09.03C	A prospective grower agent may not be registered if the prospective grower agent has ever been convicted of a felony drug offense, except as provided in Health-General Article, §13-3306(5)(iii), Annotated Code of Maryland.	\$1,000 1-10 days; \$2,000 11-30 days; \$5,000 >30 days
10.62.09.04B	At all times every registered grower agent at a licensed premises shall visibly wear the identification card issued to the registered grower agent by the Commission.	\$250.00
10.62.09.04C	The identification card shall be renewed every 2 years.	\$250.00

10.62.09.04D	If a registered grower agent's identification card is lost, destroyed or stolen, within 24 hours of becoming aware of the loss, destruction, or theft, the licensee shall: (1) Report the loss, destruction or theft to the Commission; (2) Apply for a replacement card; and (3) Pay a replacement card fee specified in COMAR 10.62.35.	\$250.00
10.62.09.05A	As soon as possible upon termination of a registered grower agent's association with a licensed grower, the licensed grower shall: (1) Take custody of a terminated registered grower agent's identification card; (2) Obtain any keys or other entry devices from a terminated registered grower agent; and (3) Ensure a terminated registered grower agent can no longer gain access to the licensed premises.	\$500.00
10.62.09.05B	Within 1 business day of a termination of a registered grower agent's association with a licensed grower, the licensed grower shall: (1) Notify the Commission: (a) Of a termination and the circumstances of a termination; and (b) Whether a terminated registered grower agent has returned the agent's identification card; and (2) Initiate delivery of a terminated registered grower agent's identification card to the Commission.	\$250.00
10.62.09.06A-C	Prospective Grower Agent Drug Screen. A. The licensee shall require a prospective grower agent to submit to a drug screen before commencement of association. B The drug screen shall be carried out following the procedures set forth in COMAR 17.04.09.04-.08. C. In addition to the drugs to be screened in accordance with COMAR 17.04.09.06, the screen shall include any other drugs as required by the Commission.	\$750.00
10.62.09.07A	The licensee shall train all registered grower agents on: (1) Federal and State medical cannabis laws and regulations and other laws and regulations pertinent to the grower agent's responsibilities; (2) Standard operating procedures; (3) Detection and prevention of diversion of medical cannabis; (4) Security procedures; and (5) Safety procedures, including responding to: (a) A medical emergency; (b) A fire; (c) A chemical spill; and (d) A threatening event such as: (i) An armed robbery; (ii) An invasion; (iii) A burglary; or (iv) Any other criminal incident.	\$1000 per Item, \$4000 Cap
10.62.09.07B	The licensee shall retain training materials and attendance records and make the training materials available for inspection by the Commission.	\$500.00
10.62.09.08	A. Each registered grower agent shall declare in writing that the registered grower agent will adhere to the State alcohol and drug free workplace policy, as identified in COMAR 21.11.08.03. B. The licensee shall retain the declarataion in a registered agent's personnel record.	\$150.00

10.62.09.09	Every year, on a date determined by the Commission, the licensee shall notify the Commission that the licensee has verified that no registered grower agent has been convicted of a felony drug offense.	\$1000 1-10 Days, \$2000 11-30 Days, \$5000 > 30 Days
10.62.10.02A	A licensed premises shall be located in Maryland.	\$50,000.00
10.62.10.02B	The premises and operations of a licensee shall conform to all local zoning and planning requirements.	\$1,000.00
10.62.10.02C	The grower license shall be conspicuously displayed at each licensed premises.	\$250.00
10.62.10.02D	Modification of Premises. (1) A licensee shall notify the Commission of proposed major renovations or modifications to a licensed premises. (2) No major renovation or modification shall be undertaken without notification to the Commission.	\$500.00
10.62.10.03B	Physical Security. An area of cultivation shall be securely surrounded by fencing and gates constructed to prevent unauthorized entry.	\$5,000.00
10.62.10.03C	Fencing and gates shall be equipped with a security alarm system that: (1) Covers the entire perimeter; (2) Is continuously monitored; and (3) Is capable of detecting power loss.	\$1,000.00
10.62.10.03D	The premises shall be protected by a video surveillance recording system to ensure: (1) Surveillance of the entire perimeter of the area of cultivation: (2) Surveillance over all portions of the security fence and all gates: and (3) Adherence to the video surveillance requirements of this chapter.	\$1,000.00
10.62.10.03E	A video surveillance system shall be supported by adequate security lighting which may be modified as necessary to include motion control sensors to protect light-dark cycles for proper cultivation.	\$1,000.00
10.62.10.04	A licensed premises shall be constructed to prevent unauthorized entry.	\$5,000.00
10.62.10.05	Security Lighting. A. Lighting fixtures of the licensed grower shall be designed and installed to ensure proper surveillance. B. This regulation does not apply to lighting in areas of the premises used to cultivate medical cannabis.	\$1,000.00
10.62.10.06A	A licensee shall maintain a security alarm system that covers all perimeter entry points and portals at all premises.	\$1,000.00
10.62.10.06B	A security system shall be: (1) Continuously monitored; (2) Capable of detecting smoke and fire; and (3) Capable of detecting power loss.	\$1,000.00
10.62.10.06C	A security alarm system shall include panic alarm devices mounted at convenient, readily accessible locations throughout the licensed premises.	\$1,000.00
10.62.10.06D	A second, independent security alarm system shall be used to protect: (1) A location where records are stored on-site; (2) A location where records are stored off-site; and (3) A cabinet or room that holds medical cannabis.	\$1,000.00
10.62.10.06E	A security alarm system shall remain operational until a licensed premises no longer has any medical cannabis, seeds, or cuttings on the premises.	\$1,000.00

10.62.10.06F	A security alarm system shall be equipped with auxiliary power sufficient to maintain operation for at least 48 hours.	\$1,000.00
10.62.10.07A	A licensee shall maintain a motion-activated video surveillance recording system at the premises that: (1) Records all activity in images of high quality and high resolution capable of clearly revealing facial detail; (2) Operates 24-hours a day a year without interruption; and (3) Provides a date and time stamp for every recorded frame.	\$1,000.00
10.62.10.07B	A licensee shall post appropriate notices advising visitors of the video surveillance.	\$250.00
10.62.10.07C	A surveillance camera shall be located and operated to capture each exit from the premises.	\$1,000.00
10.62.10.07D	A surveillance camera shall capture activity at each: 1) Entrance to an area where medical cannabis is grown, tested, cured, manufactured, processed or stored; and 2) Area where medical cannabis is trimmed, packaged, cured, or stored.	\$1,000.00
10.62.10.07E(1)	The storage of all recordings of security video surveillance shall be: (1) Access-limited;	\$1,000.00
10.62.10.07E(2)	The storage of all recordings of security video surveillance shall be: (2) Secured by a security alarm system that is independent of the main premises security alarm system;	\$1,000.00
10.62.10.07E(3)	The storage of all recordings of security video surveillance shall be: (3) In a format that can be easily accessed for investigational purposes; and	\$1,000.00
10.62.10.07E(4)	The storage of all recordings of security video surveillance shall be: (4) Retained for a minimum of 90 calendar days.	\$2,000.00 - Each day of recording that a licensee fails to provide to MMCC within the 90 day minimum is a separate violation.
10.62.10.07F	Any recording of security video surveillance shall be made available to the Commission or law enforcement agency for just cause as requested within 48 hours.	\$5,000.00
10.62.10.08A(1)	When a visitor is admitted to a non-public area of the premises of a licensee, a registered grower agent shall: (1) Log the visitor in and out;	\$250.00
10.62.10.08A(2)	When a visitor is admitted to a non-public area of the premises of a licensee, a registered grower agent shall: (2) Retain with the log a photocopy of the visitor's government-issued identification;	\$250.00
10.62.10.08A(3)	When a visitor is admitted to a non-public area of the premises of a licensee, a registered grower agent shall: (3) Continuously visually supervise the visitor while on the premises; and	\$1,000.00
10.62.10.08A(4)	When a visitor is admitted to a non-public area of the premises of a licensee, a registered grower agent shall: (4) Ensure that the visitor does not touch any plant or medical cannabis.	\$1,000.00

10.62.10.08C	The licensee shall maintain a log of all visitors to non-public areas for 2 years.	\$500.00
10.62.11.02	A licensee shall establish written standard operating procedures to promote good growing and handling practices, including: A. All aspects of the: (1) Irrigation, propagation, cultivation, fertilization; (2) Harvesting, drying, curing; (3) Rework or reprocessing; (4) Packaging, labeling and handling of medical cannabis products, byproduct; and (5) Waste products, and the control thereof, to promote good growing and handling practices; B. Requiring that each individual engaged in the cultivation, manufacturing, handling, packaging, and testing of medical cannabis has the training, education, or experience necessary to perform assigned functions; and C. Requiring that all registered grower agents practice good hygiene and wear protective clothing as necessary to protect the product as well as themselves from exposure to potential contaminants.	\$5,000.00
10.62.11.02D	Requirements for Receipt of Material. (1) A licensee shall quarantine material that is received to be used to produce medical cannabis. (2) A licensee shall inspect material for defects, contamination, and compliance with a licensee's specifications. (3) Material may not be released from quarantine by a licensee until the material: (a) Passes inspection; and (b) Is determined to be acceptable for use as intended.	\$5,000 Each
10.62.11.03H	Sanitation shall be in compliance with the licensee's standard operating procedures.	\$5,000.00
10.62.11.03I	A licensee shall weigh, document, and destroy all green waste in accordance with the standard operating procedures.	\$5,000.00
10.62.11.04A	A licensee shall maintain equipment that comes in contact with medical cannabis to prevent contamination.	\$5,000.00
10.62.11.04B	A licensee shall maintain cleaning and equipment maintenance logs.	\$2,000.00
10.62.11.04C	A licensee shall have any scale, balance, or other measurement device, and any automatic, mechanical, or electronic equipment routinely calibrated by a calibration laboratory accredited to International Organization for Standardization (ISO) standard 17025 ISO/IEC by an accreditation body that is a signatory to the International Laboratory Accreditation Cooperation (ILAC) Mutual Recognition Arrangement.	\$1,000.00
10.62.12.02A	A licensee shall enter timely and accurate data into a perpetual inventory control system that identifies and tracks the licensee's stock of medical cannabis from the time the medical cannabis is propagated from seed or cutting to the time it is delivered to a licensed dispensary, licensed processor or a qualifying patient or caregiver.	\$2,000.00
10.62.12.03	Upon receipt of raw material for cultivation, a licensee shall record in the inventory control: A. The date delivered; and B. The number of cuttings or seeds delivered or the weight of the seeds for each variety in the shipment.	\$1,000.00

10.62.12.04	A. For each plant, as soon as practical, a licensee shall: (1) Create a unique identifier for each plant; (2) Assign each plant to a batch; (3) Enter information regarding the plant into the inventory control system; (4) Create a tag with the unique identifier and batch number; and (5) Securely attach the tag to a plant container or plant. B. Tags shall be indelible and tamper-evident. C. Tags shall be made of a material that resists variation in temperature and moisture.	\$1,000.00
10.62.12.05A	A licensee shall upon completion of curing or drying of each batch, weigh medical cannabis to update inventory control for the batch.	\$5,000.00
10.62.12.05B	A licensee shall at least monthly, conduct a physical inventory of the stock and compare the physical inventory of stock with inventory control.	\$2,500.00
10.62.12.06C(1)-(3)	Within 30 business days of discovering a discrepancy, the licensee shall: (1) Complete an investigation (2) Amend the license standard operating procedures, if necessary; and (3) Send a report of the audit to the Commission	\$1,000.00
10.62.12.08	A. A licensee or registered grower may not distribute any medical cannabis to any person if the licensee or registered grower agent knows, or may have reason to know, that the distribution does not comply with any provision of the Health-General Article, Title 13, Subtitle 33. B. A licensee or registered grower agent may not distribute any medical cannabis to any person if the licensee or registered grower agent knows, or may have reason to know, that the medical cannabis does not comply with any provision of the Health-General Article, Title 13, Subtitle 33.	\$5,000.00
10.62.12.09	A. If a licensee finds evidence of a theft or diversion, the licensee shall report the theft or diversion to the Commission and to MSP within 1 business day. B. Within 30 days of discovering the theft or diversion, the licensee shall: (1) Complete an investigation; (2) Amend the licensee's SOPs, if necessary; and (3) Send a report of the investigation to the Commission.	\$1,000.00
10.62.13.02A(1)-(6)	Each package in a shipment of products containing cannabis shall be labeled with: (1) the date and time of the sealing of the package for shipment; (2) the name and signature of the registered grower agent, registered processor agent, or registered dispensary agent who prepared the package and sealed the package; (3) the name and address of the shipping licensee; (4) the shipment identification number; (5) a description, including the weight, of each item, contained in the package; and (6) the name and address of the licensee, or other party if applicable, to receive the shipment.	\$1,000.00
10.62.13.02B&C	A label shall be made of weather-resistant and tamper-evident materials and shall be conspicuously placed on a package.	\$1,000.00
10.62.14.02A	A licensee may dispense medical cannabis to qualifying patients and caregivers in conformity with COMAR 10.62.25 - 10.62.31 at a facility for which the licensee has obtained a license to dispense medical cannabis.	\$5,000.00
10.62.14.02B	A licensee grower dispensary facility shall be constructed and operated in conformity to COMAR 10.62.27, relating to medical cannabis dispensary premises.	\$5,000.00

10.62.14.02C	A licensee may hire employees or use volunteers at a licensed grower dispensary facility in conformity to COMAR 10.62.26.	\$1,000.00
10.62.15.01A	A licensed grower shall cultivate each plant and produce each batch of medical cannabis in conformity with the standard operating procedures.	\$5,000.00
10.62.15.01C	A licensed grower shall record any deviation defined as a material change from the SOPs which would impact the quality of the batch in the log.	\$5,000.00
10.62.15.01D	A licensed grower may not release any batch of medical cannabis if there was any deviation in production of the batch from the standard operating procedure unless: (1) After independent testing of the batch in accordance with the criteria set forth in Regulation .04 of this chapter, the licensed grower determines, as a result of the testing, that the batch meets the specification for the variety; and (2) The determination is recorded.	\$500.00
10.62.15.03	A licensed grower shall hold medical cannabis in secure, segregated storage until released for distribution.	\$1,000.00
10.62.15.05A	An independent testing laboratory shall issue to the licensed grower a certificate of analysis for each batch, with supporting data, to report the concentrations of compounds listed in this regulation (§A(1)-(7)).	\$1,000.00
10.62.15.05B	An independent testing laboratory shall issue to the licensed grower a certificate of analysis for each batch, with supporting data, to report that the presence of the contaminants specified in this regulation (§B (1)-(4)) does not exceed the levels provided in the Commissioner's current version of technical authority for medical cannabis testing.	\$1,000.00
10.62.15.06C	A licensed grower shall retain every certificate of analysis.	\$500.00
10.62.15.06E	All medical cannabis products shall have a certificate of analysis, as specified in COMAR 10.62.23, prior to transfer to a licensed dispensary	\$1,000.00
10.62.15.07A	A licensed grower shall provide a sample from each released batch to an independent testing laboratory sufficient to perform stability testing at 6-month intervals to: (1) Ensure product potency and purity; and (2) Provide support for expiration dating.	\$3,000.00
10.62.15.07B	Retention samples retained from each released batch shall be: (1) Tested by a registered independent testing laboratory other than the original certifying laboratory following an adverse event reported to the Commission; and (2) Properly stored by the licensed grower.	\$3,000.00
10.62.15.08	A licensed grower shall submit to the Commission quarterly a list of the products and their specifications that the licensed grower offered for distribution in the previous quarter.	\$1,000.00
10.62.16.03A	The independent testing laboratory shall follow the methodologies, ranges, and parameters which are contained in the scope of the accreditation for testing medical cannabis or products containing medical cannabis.	\$5,000.00
10.62.16.03C	The independent testing laboratory shall establish and follow written procedures for verifying the experience and education of laboratory employees.	

10.62.16.03D	The independent testing laboratory shall submit the registration information for each independent testing laboratory employee within 15 days after the date the independent testing laboratory employee was hired.	\$250.00
10.62.16.03E	Upon termination of the association of the registered independent testing laboratory employee with the independent testing laboratory, the independent testing laboratory shall: (1) Obtain any keys or other entry devices from the terminated independent testing laboratory employee; (2) Ensure the terminated independent laboratory employee can no longer gain access to the laboratory premises; and (3) Within 1 business day of the termination of independent laboratory employee, the independent testing laboratory shall notify the Commission of the termination.	\$500.00
10.62.16.03F	The independent testing laboratory shall notify the Commission within 1 business day after the independent testing laboratory obtains notice of any kind that its accreditation has been denied, suspended or revoked.	\$1,000.00
10.62.16.05A	No independent testing laboratory may handle, test, or analyze cannabis or cannabis products unless the independent testing laboratory has been registered by the Commission.	\$10,000.00
10.62.16.05B	No independent testing laboratory may handle, test, or analyze cannabis or cannabis products unless the independent testing laboratory is independent from all other persons and entities involved in the medical cannabis industry.	\$1,000.00
10.62.16.05C	No independent testing laboratory may handle, test, or analyze cannabis or cannabis products unless the independent testing laboratory is accredited by an accreditation body or has a provisional registration from the Commission.	\$10,000.00
10.62.16.05D	No independent testing laboratory may handle, test, or analyze cannabis or cannabis products unless the independent testing laboratory has established standard operating procedures that provide for adequate chain of custody controls for samples transferred to the independent testing laboratory for testing.	\$1,000.00
10.62.16.06B	A registered independent laboratory shall transport samples of medical cannabis and products containing medical cannabis: (1) With oversight by at least one independent testing laboratory employee registered with the Commission; and (2) Using a secure medical cannabis transport vehicle as defined in COMAR 10.62.01.	\$1,000 Each
10.62.17.01	A licensed grower, licensed processor, licensed dispensary, certifying provider, and the Commission shall establish a procedure to receive, organize, store and respond to all oral, written, electronic or other complaints regarding medical cannabis and adverse events.	\$5,000.00

10.62.17.02	<p>In the event a complaint associated with a serious adverse event is received, a licensee, or certifying provider, shall within 24 hours promptly report the complaint to:</p> <p>A. The Commission;</p> <p>B. Either The licensed grower from which the medical cannabis originated, or and, if applicable, the licensed processor from which the medical cannabis concentrate finished product originated; and</p> <p>C. The certifying provider caring for the qualifying patient.</p>	\$5,000.00
10.62.17.03A(1)-(3)	<p>Whenever a complaint regarding the quality or safety of medical cannabis is received by a licensed grower, licensed processor or licensed dispensary, a licensee shall, within 24 hours:</p> <p>(1) Report the complaint to the Commission in order for the Commission to determine if the complaint is substantive or a serious adverse event;</p> <p>(2) Promptly determine the batch number or lot number of the medical cannabis, the medical cannabis infused product, medical cannabis concentrate that is the subject of the complaint; and</p> <p>(3) Investigate the record and circumstances of the production of the batch or lot to determine if:</p> <p>(a) There was a deviation from the standard operating procedure in the production of the batch or lot by reviewing production logs;</p> <p>(b) The sample meets quality and safety standards by submitting parts of the retention samples of the batch or lot to an independent testing laboratory; and</p> <p>(c) There is reasonable cause to suspect communicable disease transmission, collect morbidity history from any suspected agents.</p>	\$1,000 Each
10.62.17.03B	<p>If sample analysis of the batch or lot reveals that the batch or lot fails to meet specification, the licensee shall:</p> <p>(1) Order a recall of all products derived from or included in the batch or lot; (2) Notify all patients, caregivers; and dispensaries who may have obtained medical cannabis products from such a batch or lot of the recall; and</p> <p>(3) Pay reimbursement for any returned cannabis.</p>	\$3,000.00
10.62.17.03C	<p>C. In the case of a report of a serious adverse event or a substantive complaint, if the investigation reveals a deviation from the standard operating procedure in the production of the batch or lot, the licensee shall:</p> <p>(1) Order a recall of all products derived from or included in the batch or lot;</p> <p>(2) Notify all patients, caregivers, and dispensaries who may have obtained medical cannabis from such a batch or lot of the recall; and</p> <p>(3) Pay reimbursement for any returned medical cannabis.</p>	\$5,000.00

10.62.17.03D	<p>D. In the case of a report of a serious adverse event or substantive complaint, if the licensee’s investigation reveals there is reasonable cause to suspect communicable disease transmission from an agent, the licensee shall ensure that appropriate follow-up action is taken, whenever applicable, including:</p> <p>(1) Immediate exclusion of any indicated agents from all positions within the licensed premises;</p> <p>(2) An order to recall all products derived from, or included in, any affected batch or lot;</p> <p>(3) Notification to all patients, caregivers, and dispensaries who may have obtained medical cannabis from any affected batch or lot of the recall;</p> <p>(4) Reimbursement for any returned medical cannabis;</p> <p>(5) Immediate closure of the licensed premises until medical and epidemiological evidence shows that the likelihood of further disease transmission is low; and</p> <p>(6) An investigation, a report, and the control of a communicable disease outbreak that is conducted in accordance with the provisions of COMAR 10.06.01.</p>	\$5,000.00
10.62.17.04A	<p>Medical cannabis recalled was not stored and segregated according to the licensee's established procedure, or medical cannabis was not stored and segregated until disposal of recalled material was authorized by the Commission</p>	\$1,500.00
10.62.17.04B	<p>Within 24 hours of the receipt of notice from the Commission that the disposal of recalled medical cannabis is authorized, the licensee shall dispose of the recalled medical cannabis according to the standard operating procedure.</p>	\$1,000.00
10.62.18.03	<p>A. An electronic manifest shall be created by the shipping licensee for each shipment of products containing cannabis. B. The electronic manifest shall contain, at a minimum, the following entries as a chain of custody, in the order listed: (1) An entry by a registered grower agent, register processor agent, or registered dispensary agent who has prepared the shipment, including the date and time of preparation; (2) An entry by a registered grower agent, processor agent, or dispensary agent of the date and time of the placement of the shipment into the secure medical cannabis transport vehicle; (3) An entry by the receiving licensee's agent receiving the shipment, including the date and time of the acceptance; and (4) If any other person had custody or control of the shipment, that person's identity, the circumstances, duration, and disposition.</p>	\$1,000.00
10.62.18.04A	<p>A registered grower agent, processor agent, dispensary agent, or transportation agent driving a secure medical cannabis transport vehicle shall have a current driver's license.</p>	\$500.00
10.62.18.04B	<p>While in transit, a registered grower agent, processor agent, or transportation agent may not wear any clothing or symbols that may indicate ownership or possession of cannabis.</p>	\$500.00
10.62.18.05A	<p>Either a secure transportation company or a licensed grower, processor, or dispensary shall transport products containing medical cannabis.</p>	\$1,000.00

10.62.18.05B	A secure transportation company or a licensed grower, processor, or dispensary shall comply with all of the following: (1) Each secure medical cannabis transport vehicle shall be operated with at least one registered grower, processor, dispensary, or transportation agents; and (2) All medical cannabis shall be transported in one or more locked and secure storage containers and may not be accessible while in transit	\$2,500.00
10.62.18.06	A secure medical cannabis transport vehicle: A. Shall have and display current registration from the State; B. Be insured as required by law; and C. May not display any sign or illustration related to medical cannabis or a licensee.	\$500.00
10.62.18.07	A secure transportation company shall register with the Commission in accordance with this regulation.	\$500.00
10.62.18.08	Each transportation agent shall be registered with the Commission in accordance with this regulation before the agent may volunteer or work for a secure transportation company.	\$500.00
10.62.18.09B	While transporting medical cannabis, every registered transportation agent shall visibly wear the identification card issued to the registered transportation agent by the Commission.	\$250.00
10.62.18.09D	If a registered transportation agent's identification card is lost, destroyed, or stolen, within 24 hours of becoming aware of the loss, destruction, or theft, the secure transportation company shall: (1) Report the loss, destruction, or theft to the Commission; (2) Apply for a replacement card; and (3) Pay a replacement card fee.	\$250.00
10.62.18.10A	As soon as possible upon termination of a registered transportation agent's association with a secure transportation company, the secure transportation company shall: (1) Take custody of a terminated registered transportation agent's identification card; (2) Obtain any keys or other entry devices from a terminated registered transportation agent; and (3) Ensure a terminated registered transportation agent can no longer gain access to the premises of the secure transportation company.	\$500.00
10.62.18.10B	Within 1 business day of a termination of a registered transportation agent's association with a secure transportation company, a secure transportation company shall: (1) Notify the Commission: (a) Of a termination and the circumstances of a termination; and (b) Whether a terminated registered transportation agent has returned the agent's identification card; and (2) Initiate delivery of a terminated registered transportation agent's identification card to the Commission.	\$250.00

10.62.19.07A & D	A. No ownership interest shall be assignable or transferable unless: (1) The Commission has received notice in a manner determined by the Commission of the intent of the owner of the interest, or of the estate of the owner of the interest, to transfer or assign an ownership interest in a license to another party; (2) The Commission approves the transfer or assignment; (3) The transferee has paid the required fee; and (4) If the ownership interest is 5 percent or more, the transferee has provided the criminal history record information and an audited financial statement to the Commission of the transferee. D. The Commission may deny transfer of an interest in a license for reasons specified in this regulation.	\$10,000.00
10.62.19.08	A. A licensee may apply to change the location of the licensee's operation. B. The licensee shall submit an application to the Commission along with the fee specified in COMAR 10.62.35. C. A licensee may not begin dispensing or processing medical cannabis at a new location until all inspections have been passed.	\$1,000.00
10.62.19.09G	A licensee who fails to apply for renewal of a license by the date specified by the Commission, or whose license was not renewed by the Commission: (1) Shall cease operations at all premises; and (2) May not provide medical cannabis to any entity or person.	1. \$2,000 Reinstatement Fee and 10,000 Fine 2. \$5,000 per Entity
10.62.19.10A	Each licensee shall submit a table of organization, ownership, and control to the Commission: (1) On or before July 1 of each year; (2) Within 10 business days of any changes in ownership interest or control; and (3) Upon request by the Commission.	\$1,000.00
10.62.19.10D	Each licensee that is owned or controlled, in whole or in part, by another entity shall disclose to the Commission: (1) The relationship between the licensee and the parent or affiliate; and (2) Each owner, board member, or officer and any other individual with control or management authority over those entities owning or controlling the license.	\$1,000.00
10.62.19.11B	A management agreement may not take effect unless the Commission has: (1) Received proper notice of the management agreement, as specified in 8A of this regulation; (2) Received the required fee specified in COMAR 10.62.35; and (3) Approved the management agreement.	\$10,000.00
10.62.20.02	A processor agent shall be 21 years old or older.	\$250.00
10.62.20.03	A processor agent shall be registered with the Commission in accordance with this regulation before the agent may volunteer or work for a licensee.	\$500.00
10.62.20.04B	At all times at the premises of a licensee every registered processor agent shall visibly wear the identification card issued to the registered processor agent by the Commission.	\$150.00
10.62.20.04C	The identification card shall be renewed every 2 years.	\$250.00
10.62.20.04D	If a registered processor agent's identification card is lost, destroyed or stolen, within 24 hours of becoming aware of the loss, destruction or theft, the licensee shall: (1) Report the loss, destruction or theft to the Commission; (2) Apply for a replacement card; and (3) Pay a replacement card fee specified in COMAR 10.62.35.	\$250.00

10.62.20.05A	As soon as possible upon termination of a registered processor agent's association with a licensee, the licensee shall: (1) Take custody of the terminated registered processor agent's identification card; (2) Obtain any keys or other entry devices from the terminated registered processor agent; and (3) Ensure the terminated registered processor agent can no longer gain access to the premises of the licensee.	\$500.00
10.62.20.05B	Within 1 business day of the termination of a registered processor agent's association with a licensee, the licensee shall: (1) Notify the Commission in a manner to be determined by the Commission: (a) Of the termination and the circumstances of a termination; and (b) Whether the terminated registered processor agent has returned the agent's identification card; and (2) Initiate delivery of the terminated registered processor agent's identification card to the Commission.	\$250.00
10.62.20.06	A. The licensee shall require a prospective processor agent to submit to a drug screen before commencement of association. B. The drug screen shall be carried out following the procedures set forth in COMAR 17.04.09.04 -.08. C. In addition to the drugs to be screened in accordance with COMAR 17.04.09.06, the screen shall include any other drugs as required by the Commission.	\$750.00
10.62.20.07A	The licensee shall train all registered processor agents on: (1) Federal and State medical cannabis laws and regulations and other laws and regulations pertinent to the processor agent's responsibilities; (2) Standard operating procedures; (3) Detection and prevention of diversion of medical cannabis; (4) Security procedures; and (5) Safety procedures, including responding to: (a) A medical emergency; (b) A fire; (c) A chemical spill; and (d) A threatening event such as: (i) An armed robbery; (ii) An invasion; (iii) A burglary; or (iv) Any other criminal incident	\$1000 per Item, \$4000 Cap
10.62.20.07B	The licensee shall retain training materials and attendance records and make the training materials available for inspection by the Commission.	\$1,000.00
10.62.20.08	A registered processor agent shall declare in writing that the registered processor agent shall adhere to the State alcohol and drug free workplace policy as identified in COMAR 21.11.08.03 and shall retain the declaration in the registered processor agent's personnel record.	\$1,000.00

10.62.20.09	Every year, on a date determined by the Commission, the licensee shall notify the Commission that the licensee has verified that no registered processor agent has been convicted of a felony drug offense.	\$1000 1-10 Days, \$2000 11-30 Days, \$5000 > 30Days
10.62.21.02A	The premises of a licensee shall be located in Maryland.	\$50,000.00
10.62.21.02B	The premises and operations of a licensee shall conform to all local zoning and planning requirements.	\$1,000.00
10.62.21.02C	A processor license shall be displayed at each location where the licensee is authorized to operate.	\$250.00
10.62.21.02D	No major renovation or modification shall be undertaken without notification to the Commission.	\$3,000.00
10.62.21.03	The premises of a licensee shall be constructed to prevent unauthorized entry.	\$5,000.00
10.62.21.04	Lighting fixtures of the licensee shall be designed and installed to ensure proper surveillance.	\$1,000.00
10.62.21.05A	A licensee shall maintain a security alarm system that covers all perimeter entry points and windows at all premises.	\$1,000.00
10.62.21.05B(1)	The security alarm system shall be: (1) Continuously monitored;	\$1,000.00
10.62.21.05B(2)	The security alarm system shall be: (2) Capable of detecting smoke and fire;	\$1,000.00
10.62.21.05B(3)	The security alarm system shall be: (3) Capable of detecting power loss.	\$1,000.00
10.62.21.05C	The security alarm system shall include panic alarm devices mounted at convenient, readily-accessible locations throughout the licensed premises.	\$1,000.00
10.62.21.05D(1)	A second, independent alarm system shall be used to protect: (1) The location where records are stored on-site;	\$1,000.00
10.62.21.05D(2)	A second, independent alarm system shall be used to protect: location where records are stored off-site; and (2) The	\$1,000.00
10.62.21.05D(3)	A second, independent alarm system shall be used to protect: (3) Any room that holds medical cannabis.	\$1,000.00
10.62.21.05E	The security alarm system shall remain operational until the premises of the licensee no longer have any medical cannabis on the premises.	\$1,000.00
10.62.21.05F	All security alarm systems shall be equipped with auxiliary power sufficient to maintain operation for at least 48 hours.	\$1,000.00
10.62.21.06A	A licensee shall maintain a motion activated video surveillance recording system at all premises that: (1) Records all activity in images of high quality and high resolution capable of clearly revealing facial detail; (2) Operates 24-hours a day, 365 days a year without interruption; and (3) Provides a date and time stamp for every recorded frame.	\$1,000.00
10.62.21.06B	A licensee shall post appropriate notices advising visitors of the video surveillance.	\$250.00
10.62.21.06C	A surveillance camera shall be located and operated to capture activity at each exit from the premises.	\$1,000.00

10.62.21.06D	A surveillance camera shall capture activity at each: (1) Entrance to an area where medical cannabis is processed, tested, packaged, and stored; and (2) Area where medical cannabis is processed, packaged and stored.	\$1,000.00
10.62.21.06E(1)	Recordings of security video surveillance shall be: (1) Access-limited;	\$1,000.00
10.62.21.06E(2)	Recordings of security video surveillance shall be: (2) Secured by a security alarm system that is independent of the main premises security alarm system;	\$1,000.00
10.62.21.06E(3)	Recordings of security video surveillance shall be: (3) In a format that can be easily accessed for investigational purposes; and	\$1,000.00
10.62.21.06E(4)	Recordings of security video surveillance shall be: (4) Retained for a minimum of 90 calendar days.	\$2,000 Each day of recording that a licensee fails to provide to the Commission within the 90 day minimum constitutes a separate violation.
10.62.21.06F	Any recording of security video surveillance shall be made available to the Commission or law enforcement agency for just cause as requested within 48 hours.	\$5,000.00
10.62.21.07A(1)	When a visitor is admitted to a non-public area of the premises of a licensee, a registered processor agent shall: (1) Log the visitor in and out;	\$1,000.00
10.62.21.07A(2)	When a visitor is admitted to a non-public area of the premises of a licensee, a registered processor agent shall: (2) Retain with the log a photocopy of the visitor's government-issued identification;	\$1,000.00
10.62.21.07A(3)	When a visitor is admitted to a non-public area of the premises of a licensee, a registered processor agent shall: (3) Continuously visually supervise the visitor while on the premises;	\$1,000.00
10.62.21.07A(4)	When a visitor is admitted to a non-public area of the premises of a licensee, a registered processor agent shall: (4) Ensure that the visitor does not touch any plant or medical cannabis.	\$1,000.00
10.62.21.07C	The licensee shall maintain a log of all visitors to non-public areas for 2 years.	\$500.00
10.62.22.02A(1)	A Licensee shall: (1) Establish standard operating procedures for all aspects of the receipt, processing, storage, packaging, labeling, handling, tracking, and shipping of products containing cannabis and medical cannabis waste;	\$5,000.00
10.62.22.02A(2)	(2) Create and enter timely and accurate data into a perpetual inventory control system that identifies and tracks the licensee's stock of medical cannabis from the time it is delivered or produced to the time it is delivered to another licensee, a licensed grower, or a qualifying patient or caregiver; and	\$2,000.00

10.62.22.02A(3)	(3) Train each registered processor agent in the standard operating procedure and retain attendance records.	\$2,000.00
10.62.22.02C	A copy of the standard operating procedure shall be readily available on site for inspection by the Commission.	\$3,000.00
10.62.22.03A	A licensee may not: (1) Acquire medical cannabis from an individual or entity in Maryland other than a licensee; (2) Acquire medical cannabis from outside of Maryland unless authorized by the Commission; or (3) Transport medical cannabis to any place outside of Maryland.	\$10,000.00
10.62.22.03B	B. Hemp. (1) A licensee may acquire hemp, as defined in Agriculture Article §14-101, Annotated Code of Maryland, from a person licensed to produce hemp by the Maryland Department of Agriculture or the Secretary of the U.S. Department of Agriculture. (2) Any product derived from hemp shall comply with the testing requirements established in COMAR 10.62.23 prior to distribution to a licensed medical dispensary.	\$1,000.00
10.62.22.03C(1)-(3)	A receiving licensee shall detail in the standard operating procedure the steps set forth in §§C, D and H of this regulation, or their equivalent, and a shipping licensee shall detail in its standard operating procedure the steps set forth in §§C—H of this regulation, or their equivalent, to assure: (1) The integrity of the shipment of products containing cannabis; (2) The integrity of the electronic manifest and inventory control system; and (3) The quality of the products in the shipment.	\$3,000.00
10.62.22.03D	Upon arrival of a secure medical cannabis transport vehicle, the transportation agent shall notify an appropriate registered processor agent to continue the chain of custody of the shipment of products containing cannabis.	\$1,000.00
10.62.22.03E(1)-(10)	An agent of the receiving licensee shall: (1) Log into the electronic manifest; (2) Take custody of a shipment of products containing cannabis; (3) Confirm that: (a) The transportation agent is carrying appropriate identification; (b) The packaging is secure, undamaged, and appropriately labeled; (c) Each package in the shipment is labeled as described in the electronic manifest; and (d) The contents of the shipment are as described in the electronic manifest; (4) Record the confirmations in the electronic manifest; (5) Obtain in the electronic manifest the signature or identification number of the transportation agent who delivers the shipment; (6) Record in the electronic manifest the date and time the receiving agent takes custody of the shipment; (7) Enter the products containing cannabis into the inventory control system; (8) Segregate the items in the shipment from the inventory until the item can be inspected; (9) Inspect each item to ensure that the packaging of each item is undamaged, accurate and complete; and (10) Upon determining the items passes inspection, release the item into the stock.	\$1,000.00

10.62.22.03F	The transportation agent shall provide a copy of the electronic manifest for the shipment to the receiving licensee.	\$1,000.00
10.62.22.03G	The transportation agent shall provide the completed electronic manifest to the shipping licensee.	\$1,000.00
10.62.22.03H	The shipping licensee shall retain the electronic manifest for the shipment for 5 years.	\$1,000.00
10.62.22.03I(1)-(4)	<p>Discrepancy in the Shipment.</p> <p>(1) A discrepancy between the electronic manifest and the shipment, identified by either a transportation agent or receiving agent, shall be reported by each agent to the agent's supervisor.</p> <p>(2) If a discrepancy can be immediately rectified, the accepting processor supervisor shall record the rectification in the electronic manifest. (3) A discrepancy that cannot be immediately rectified shall be reported to the Commission by the receiving licensee within 24 hours of the observation of the discrepancy and an investigation of the discrepancy shall be initiated by the shipping licensee.</p> <p>(4) The shipping licensee shall submit to the Commission: (a) Within 7 business days of the observation of the discrepancy, a preliminary report of an investigation of a discrepancy; and (b) Within 30 business days a final report of the investigation.</p>	\$3,000.00
10.62.22.04A	A licensee's standard operating procedure shall provide for maintaining the cleanliness of any building or equipment used to store or display medical cannabis.	\$2,000.00
10.62.22.04B(1)-(2)	<p>A licensee shall have a standard operating procedure to:</p> <p>(1) Maintain the medical cannabis free from contamination; and</p> <p>(2) Require a processor agent to report any personal health condition that might compromise the cleanliness or quality of the medical cannabis the processor agent might handle.</p>	\$2,000.00
10.62.22.04C(1)-(2)	<p>A licensee's standard operating procedure shall provide for disposal and segregated storage of any medical cannabis:</p> <p>(1) That is outdated, damaged, deteriorated, misbranded, or adulterated; or</p> <p>(2) Whose containers or packages have been improperly or accidentally opened.</p>	\$2,000.00
10.62.22.05A	A licensee's standard operating procedure shall provide for maintaining the sanitation of equipment that comes in contact with medical cannabis.	\$1,000.00
10.62.22.05B(1)-(2)	<p>A licensee shall ensure that:</p> <p>(1) Automatic, mechanical, or electronic equipment is routinely calibrated and periodically checked to ensure proper performance; and</p> <p>(2) Any scale, balance, or other measurement device is routinely calibrated and periodically checked to ensure accuracy.</p>	\$1,000.00
10.62.22.05C	<p>The licensee shall maintain an accurate log recording the:</p> <p>(1) Cleaning of equipment;</p> <p>(2) The maintenance of equipment; and</p> <p>(3) The calibration of equipment.</p>	\$1,000 Each

10.62.22.07	A. If the licensee finds evidence of theft or diversion, the licensee shall report the theft or diversion to the Commission and the MSP within 1 business day. B. Within 30 business days of discovering the discrepancy, the licensee shall: (1) Complete an investigaton; (2) Amend the licensee's SOPs, if necessary; and (3) Send a report of the investigation to the Commission.	\$1,000.00
10.62.23.02A(1)	A licensed processor of medical cannabis concentrates and medical cannabis-infused products shall: (1) Develop standard operating procedures, good manufacturing practices, and a training plan before producing medical cannabis concentrates and medical cannabis-infused products;	\$5,000.00
10.62.23.02A(2)(a)	A licensed processor of medical cannabis concentrates and medical cannabis-infused products shall: (2) Require that any person involved in processing medical cannabis concentrates and medical cannabis-infused products is: (a) Appropriately trained in accordance to their job description to safely operate and maintain the system used for processing and attendance records are retained;	\$5,000.00
10.62.23.02A(2)(b)	A licensed processor of medical cannabis concentrates and medical cannabis-infused products shall: (2) Require that any person involved in processing medical cannabis concentrates and medical cannabis-infused products: (b) Has direct access to applicable material safety sheets and labels; and	\$3,000.00
10.62.23.02A(2)(c)	A licensed processor of medical cannabis concentrates and medical cannabis-infused products shall: (2) Require that any person involved in processing medical cannabis concentrates and medical cannabis-infused products: (c) Follows OSHA protocols for handling and storage of all chemicals;	\$7,000.00
10.62.23.02A(3)	A licensed processor of medical cannabis concentrates and medical cannabis-infused products shall: (3) Assign a unique lot number to each lot of medical cannabis concentrate or medical cannabis-infused product; and	\$5,000.00
10.62.23.02A(4)	A licensed processor of medical cannabis concentrates and medical cannabis-infused products shall: (4) Carry out a validation process on the first 10 lots of any new medical cannabis concentrate, medical cannabis-infused product, or process, to establish the validity of the production process.	\$7,000.00
10.62.23.02B	A processor shall establish a standard operating procedure for the methods, equipment, solvents, and gases when processing medical cannabis concentrates and medical cannabis-infused products.	\$3,000.00
10.62.23.02C	If a licensee uses a solvent-based extraction method the solvents shall be at least 99 percent pure.	\$3,000.00

10.62.23.02D	D. A standard operating procedure of a licensed processor shall require: (1) Use of solvents in a professional grade, closed-loop extraction system designed to recover the solvents; (2) Work in a spark-free environment with proper ventilation; and (3) Following all applicable OSHA regulations, and local fire, safety and building codes in the processing and storage of the solvents.	\$3,000.00
10.62.23.02E	E. If a licensee uses carbon dioxide gas extraction the standard operating procedure shall require: (1) Every vessel be rated to a minimum of 900 pounds per square inch; (2) Use a professional grade, closed-loop system; (3) Follow all applicable OSHA regulations, and local fire, safety and building codes in the processing and the storage of the solvents; and (4) Use carbon dioxide that is at least 99 percent pure.	\$3,000.00
10.62.23.03A, B, and C	Upon successful completion of a validation process, the licensee shall use an independent testing laboratory: A. That has adopted a standard operating procedure to test medical cannabis and medical cannabis concentrate that is approved by an accreditation body that is a signatory to the International Laboratory Accreditation Cooperation (ILAC) Mutual Recognition Arrangement; B. To have an agent of the independent testing laboratory obtain samples according to a statistically valid sampling method for each lot; and C. To analyze the samples according to: (1) The most current version of the cannabis Inflorescence monograph published by the American Herbal Pharmacopeia (AHP); or (2) A scientifically valid methodology that is equal or superior to that of the AHP monograph.	\$3,000.00
10.62.23.03D	In the event of a test result which falls out of specification, the laboratory shall follow their standard operating procedure to confirm or refute the original result.	\$3,000.00
10.62.23.03E	An independent testing laboratory shall destroy the remains of the sample of medical cannabis after analysis is completed.	\$5,000.00
10.62.23.04	An independent testing laboratory shall issue to the licensed processor a certificate of analysis for each lot, with supporting data and as specified in this regulation.	\$3,000.00
10.62.23.05C	The reworked or reprocessed lot shall be resampled and retested by the independent testing laboratory to meet all required specifications.	\$1,000.00
10.62.23.05D	A licensee shall retain every certificate of analysis.	\$1,000.00
10.62.23.06A	A licensee shall provide a sample from each released lot to an independent testing laboratory sufficient to perform stability testing at 6-month intervals to: (1) Ensure product potency and purity; and (2) Provide support for expiration dating.	\$1,000.00
10.62.23.06B	Retention samples retained from each released lot shall: (1) Be tested by a registered independent testing laboratory other than the original certifying laboratory following an adverse event reported to the Commission; (2) Be properly stored by the licensed processor; and (3) Be properly discarded 6 months after the expiration date of the lot	\$1,000.00
10.62.24.01A	All items shall be individually packaged at the original point of processing.	\$1,000.00

<p>10.62.24.01B(1)-(12)</p>	<p>Packaging Requirements. A package of medical cannabis finished product shall:</p> <ul style="list-style-type: none"> (1) Be plain; (2) Be opaque; (3) Be tamper-evident, and if applicable or appropriate, child-resistant; (4) Bear a finished-product lot number and an expiration date; (5) Bear a clear warning that: <ul style="list-style-type: none"> (a) The contents may be lawfully consumed only by a qualifying patient named on the attached label; (b) It is illegal for any person to possess or consume the contents of the package other than the qualifying patient; (c) It is illegal to transfer the package or contents to any person other than a transfer by a caregiver to a qualifying patient (d) "Consumption of medical cannabis may impair your ability to drive a car or operate machinery. Please use extreme caution."; (e) "There may be health risks associated with cannabis use, especially during pregnancy or breastfeeding."; and (f) "This package contains cannabis. Keep out of the reach of children and animals."; (6) Display the following symbol or easily recognizable mark issued by the Commission that indicates that the package contains medical cannabis: [Insert Universal Symbol] (7) Bear the Maryland Poison Control Center emergency telephone number; (8) Bear the name of licensee that packaged the medical cannabis finished product and the telephone number of the licensee for reporting an adverse patient event; (9) Bear any allergen warning required by law; (10) Bear a listing of the non-medical cannabis ingredients: (11) Bear an itemization, including weight, of all cannabinoid and terpene ingredients specified for the product, and concentrates of any cannabinoid of less than one percent shall be printed with a leading zero before the decimal point; and (12) Leave space for a licensed dispensary to attach a personalized label for the qualifying patient. 	<p>\$500.00 per item</p>
<p>10.62.24.01C(1)-(4)</p>	<p>Packaging Prohibitions. A package of medical cannabis finished product may not bear any:</p> <ul style="list-style-type: none"> (1) Resemblance to the trademarked, characteristic or product-specialized packaging of any commercially available candy, snack, baked good or beverage; (2) Statement, artwork or design that could reasonably mislead any person to believe that the package contains anything other a medical cannabis finished product; (3) Seal, flag, crest, coat of arms, or other insignia that could reasonably mislead any person to believe that the product has been endorsed, manufactured, or used by any State, county or municipality or any agency thereof; and (4) Cartoon, color scheme, image, graphic or feature that might make the package attractive to children. 	<p>\$1,000.00</p>

10.62.25.08	<p>A. No ownership interest shall be assignable or transferable unless:</p> <p>(1) The Commission has received notice of the intent of the owner of the interest, or of the estate of the owner of the interest, to transfer or assign an ownership interest in a license to another party;</p> <p>(2) The Commission approves the transfer or assignment;</p> <p>(3) The transferee has paid the required fee specified in COMAR 10.62.35; and</p> <p>(4) The ownership interest is 5 percent or more, and the transferee has provided the criminal history record information and an audited financial statement to the Commission of the transferee.</p> <p>D. The Commission may deny transfer of an interest for any proposed transferee: (1) If the transferee is convicted of or pleads nolo contendere to a crime involving moral turpitude, whether or not any appeal or other proceeding is pending to have the conviction or plea set aside; (2) If the payment of taxes due in any jurisdiction is in arrears; or (3) For other good cause.</p>	\$10,000.00
10.62.25.09	<p>A. A licensee may apply to change the location of the licensee's operation. B. The licensee shall submit an application to the Commission along with the fee specified in COMAR 10.62.35. C. A licensee may not begin dispensing medical cannabis at a new location until all inspections have been passed.</p>	\$10,000.00
10.62.25.10C(1)-(4)	<p>At least 30 business days before a license expires a licensee shall submit:</p> <p>(1) The renewal application as provided by the Commission;</p> <p>(2) Proof that fingerprints have been submitted to CJIS and the FBI for every processor agent and investor of an interest of 5 percent or more;</p> <p>(3) To full inspection of the operation, unless a full inspection was satisfactorily completed within 3 months before the date of the license expiration; and</p> <p>(4) Payment of the fee specified in COMAR 10.62.35.</p>	\$1,000.00
10.62.25.10G	<p>A licensee who fails to apply for renewal of a license by the date specified by the Commission, or whose license was not renewed by the Commission:</p> <p>(1) Shall cease operations at all premises; and</p> <p>(2) May not provide medical cannabis to any entity or person.</p>	<p>1. \$2000 Reinstatement Fee and \$10,000 Fine 2. \$1000 per Patient Served</p>
10.62.25.11AA222:C226A222:C227A222:C226A222:C225A222:C224B216A222:C225	<p>Each licensee shall submit a table of organization, ownership, and control with the Commission: (1) On or before July 1 of each year; (2) Within 10 business days of any change in ownership interest or control; and (3) Upon request by the Commission.</p>	\$500.00

10.62.25.12A&B	12A. Prior to any management agreement taking effect, a licensee shall submit to the Commission: (1) A copy of the management agreement; (2) Information detailing any compensation paid in exchange for the management services; (3) Criminal history record information and an audited financial statement of the third party providing the management services; and (4) Any other information relevant to the management agreement requested by the Commission. B. A management agreement may not take effect unless the Commission has received proper notice and the required fee under B(1)-(2); and (3) Approved the management agreement.	\$10,000.00
10.62.25.12D	12D. In the case of material change to a management agreement, including a change of ownership or control of the management agreement, the licensee shall: (1) Provide any relevant records, files, or information to the Commission; and (2) Receive Commission approval prior to the material change to the management agreement taking effect.	\$10,000.00
10.62.26.02	A dispensary agent shall be 21 years old or older.	\$5,000.00
10.62.26.03A	A dispensary agent shall be registered with the Commission before the agent may volunteer or work for a licensee.	\$5,000.00
10.26.02.03B	A licensee shall apply to register a dispensary agent by submitting to the Commission: (1) The name, address, date of birth and Social Security Number of a dispensary agent; (2) Documentation of the submission of fingerprints of the dispensary agent to the Central Registry; and (3) The request for the criminal history record information of the dispensary agent to be forwarded to the Commission.	\$5,000.00
10.62.26.03C	A prospective registered dispensary agent may not be registered by the Commission if the prospective registered dispensary agent has ever been convicted of a felony drug offense, except as provided in Health-General Article §13-3308(d), Annotated Code of Maryland.	\$1000 1-10 Days, \$2000 11-30 Days, \$5000 > 30 Days
10.62.26.04B	At all times at the premises of a licensee every registered dispensary agent shall visibly wear the identification card issued to the registered dispensary agent by the Commission.	\$1,000.00
10.62.26.04C	The identification card shall be renewed every 2 years.	\$250.00
10.62.26.04D	If a registered dispensary agent's identification card is lost, destroyed or stolen, within 24 hours of becoming aware of the loss, destruction or theft, the licensee shall: (1) Report the loss, destruction or theft to the Commission. (2) Apply for a replacement card; and (3) Pay a replacement card fee specified in COMAR 10.62.35.	\$250.00
10.62.26.05A	As soon as possible upon termination of a registered dispensary agent's association with a licensee, the licensee shall: (1) Take custody of the terminated registered dispensary agent's identification card; (2) Obtain any keys or other entry devices from the terminated registered dispensary agent; and (3) Ensure the terminated registered dispensary agent can no longer gain access to the premises of the licensee.	\$500.00

10.62.26.05B	Within 1 business day of the termination of a registered dispensary agent's association with a licensee, the licensee shall: (1) Notify the Commission: (a) Of the termination and the circumstances of a termination; and (b) Whether the terminated registered dispensary agent has returned the agent's identification card; and (2) Initiate delivery of the terminated registered dispensary agent's identification card to the Commission.	\$250.00
10.62.26.06A-C	A. The licensee shall require a prospective dispensary agent to submit to a drug screen before commencement of association. B. The drug screen shall be carried out following the procedures set forth in COMAR 17.04.09.04-.08. C. In addition to the drugs to be screened in accordance with the procedures set forth in COMAR 17.09.04-.08, the screen shall include other drugs required by the Commission.	\$750.00
10.62.26.07A	The licensee shall train all registered dispensary agents on: (1) Federal and State medical cannabis laws and regulations and other laws and regulations pertinent to the dispensary agent's responsibilities; (2) Standard operating procedures; (3) Detection and prevention of diversion of medical cannabis; (4) Security procedures; and (5) Safety procedures, including responding to; (a) A medical emergency; (b) A fire; (c) A chemical spill; and (d) A threatening event such as: (i) An armed robbery; (ii) An invasion; (iii) A burglary; or (iv) Any other criminal incident	\$1000 per Item, \$4000 Cap
10.62.26.07B	Every 12 months registered dispensary agents shall be educated on the most recent data regarding: (1) The pharmacology of cannabis and its active components; (2) The potential therapeutic and adverse effects of medical cannabis; (3) Dosage forms of medical cannabis and their pharmacodynamic impact; (4) Potential drug interactions and consumer safety issues with medical cannabis use; and (5) Recognition of symptoms of substance use disorders and acute intoxication.	\$500 per Item, \$2000 Cap
10.62.26.07C	The licensee shall retain training materials and attendance records and make the training materials available for inspection by the Commission.	\$1,000.00
10.62.26.08	A. A registered dispensary agent shall declare in writing that the registered dispensary agent shall adhere to the State alcohol and drug free workplace policy, as identified in COMAR 21.11.08.03. B. The licensee shall retain the declaration in the registered dispensary agent's personnel record.	\$1,000.00

10.62.26.09	Every year on a date determined by the Commission, the licensee shall notify the Commission that the licensee has verified that no registered dispensary agent has been convicted of a felony drug offense.	\$1,000.00 1-10 days; \$2,000.00 11-30 days; \$5,000 >30 days
10.62.27.02A	The premises of a licensee shall be located in Maryland.	\$50,000.00
10.62.27.02B	The premises of a licensed dispensary shall be separate from the premises of a licensed processor.	\$10,000.00
10.62.27.02C	The dispensary license shall be displayed at the location where the licensee is authorized to operate.	\$250.00
10.62.27.02D	The premises and operations of a licensee shall conform to all local zoning and planning requirements.	\$1,000.00
10.62.27.02E	No major renovation or modification shall be undertaken without notification to the Commission.	\$3,000.00
10.62.27.03	The premises of a licensee shall be constructed to prevent unauthorized entry.	\$5,000.00
10.62.27.04 A and B(1)-(3)	A. A licensed dispensary shall contain a secure room to store the medical cannabis inventory. B. The secure room: (1) Shall be constructed of concrete or similar building material that prevents unauthorized entry; (2) May not be placed adjacent to an exterior wall of the premises; and (3) Shall have only one entrance door that: (a) Meets commercial security standards; (b) Is equipped with a cipher or chip-activated keyed lock or equivalent; and (c) Is not visible from public areas of the premises.	\$5,000.00
10.62.27.04C	Other than while the licensed dispensary is open for business and 1 hour before and 1 hour after, the inventory of medical cannabis shall be stored in the secure room.	\$1,000.00
10.62.27.05	Lighting fixtures of the licensee shall be designed and installed to ensure proper surveillance.	\$1,000.00
10.62.27.06A	A licensee shall maintain a security alarm system that covers all perimeter entry points, windows and portals at the premises.	\$1,000.00
10.62.27.06B(1)	The security alarm system shall be: (1) Continuously monitored;	\$1,000.00
10.62.27.06B(2)	The security alarm system shall be: (2) Capable of detecting smoke and fire;	\$1,000.00
10.62.27.06B(3)	The security alarm system shall be: (3) Capable of detecting power loss.	\$1,000.00
10.62.27.06C	The security alarm system shall include panic alarm devices mounted at convenient, readily-accessible locations throughout the licensed premises.	\$1,000.00
10.62.27.06D(1)-(3)	A second, independent alarm system shall be used to protect: (1) The location where records are stored on-site; (2) The location where records are stored off-site; and (3) Any secure room that holds medical cannabis.	\$1,000.00

10.62.27.06E	The security alarm system shall remain operational until the premises of the licensee no longer have any medical cannabis on the premises.	\$10,000.00
10.62.27.06F	All security alarm systems shall be equipped with auxiliary power sufficient to maintain operation for at least 48 hours.	\$1,000.00
10.62.27.07A	A licensee shall maintain a motion-activated video surveillance recording system at the premises that: (1) Records all activity in images of high quality and high resolution capable of clearly revealing facial detail; (2) Operates 24-hours a day, 365 days a year without interruption; and (3) Provides a date and time stamp for every recorded frame.	\$1,000.00
10.62.27.07B	A licensee shall post appropriate notices advising visitors of the video surveillance.	\$250.00
10.62.27.07C	A surveillance camera shall be located and operated to capture activity at each exit from the premises.	\$1,000.00
10.62.27.07D	A surveillance camera shall capture activity at each: (1) Entrance to an area where medical cannabis is packaged, tested, processed, stored or dispensed; and (2) Area where medical cannabis is packaged, stored, or dispensed.	\$10,000.00
10.62.27.07E(1)-(4)	Recordings of security video surveillance shall be: (1) Access-limited; (2) Secured by a security alarm system that is independent of the main premises security alarm system; (3) In a format that can be easily accessed for investigational purposes; and (4) Retained for a minimum of 90 calendar days.	2000 Each day of recording that a licensee fails to provide to the Commission within the 90 day minimum for retaining the recording constitutes a separate violation.
10.62.27.07F	Any recording of security video surveillance shall be made available to the Commission or law enforcement agency for just cause as requested within 48 hours.	\$5,000.00
10.62.27.08A	A licensee shall divide the licensed dispensary premises between a public zone and an operations zone.	\$1,000.00
10.62.27.08B(1)	Public Zone. (1) The public zone shall have: (a) A waiting area open to the general public; and (b) A service area in which a qualifying patient or caregiver may consult with a registered dispensary agent and receive medical cannabis.	\$1,000.00
10.62.27.08B(2)	Public Zone. (2) The licensed dispensary shall restrict entry into the service area to qualifying patients and caregivers.	\$1,000.00
10.62.27.08C(1)	Operations Zone. (1) All operations other than consulting with qualifying patients and caregivers and dispensing medical cannabis shall be carried out in the operations zone.	\$1,000.00

10.62.27.08C(2)	Operations Zone. (2) The operations zone shall be appropriately divided into separate areas for: (a) Medical cannabis storage; (b) Medical cannabis preparation and packaging; (c) Use by dispensary agents for breaks; and (d) Changing clothing and dispensary agent lockers.	\$1,000.00
10.62.27.08C(3)	Operations Zone. (3) Tamper-evident logbooks or electronic identification logs shall document the movement of persons to and from the operations zone.	\$1,000.00
10.62.27.08D	Appropriate signage shall clearly delineate the separate zones.	\$250.00
10.62.27.08E	Doors and other access points between zones shall be secured.	\$2,000.00
10.62.27.08F	Security alarms systems and video surveillance, as described in Regulations .06 and .07 of this chapter, shall be used to monitor the separation between zones.	\$1,000.00
10.62.27.08G	All medical cannabis, other than that being displayed, being processed, or being dispensed during business hours, shall be kept in a secure room.	\$10,000.00
10.62.27.08H	No individual other than a registered dispensary agent may handle the inventory in a display case or elsewhere in the dispensary until dispensed.	\$10,000.00
10.62.27.09A(1)-(2)	When a visitor is admitted to a non-public area of the premises of a licensee, a registered dispensary agent shall: (1) Log the visitor in and out; and (2) Retain with the log a photocopy of the visitor's government-issued identification.	\$500.00
10.62.27.09A(3)-(4)	When a visitor is admitted to a non-public area of the premises of a licensee, a registered dispensary agent shall: (3) Continuously visually supervise the visitor while on the premises; and (4) Ensure that the visitor does not touch any medical cannabis.	\$1,000 Each
10.62.27.09C	The licensee shall maintain a log of all visitors to non-public areas for 2 years.	\$500.00
10.62.28.02A(1)	A licensee shall: (1) Establish a standard operating procedure for all aspects of the receipt, storage, packaging, labeling, handling, tracking and dispensing of products containing medical cannabis and medical cannabis waste;	\$5,000.00
10.62.28.02A(2)	A licensee shall: (2) Create and enter timely and accurate data into a perpetual inventory control system that identifies and tracks the licensee's stock of medical cannabis from the time it is delivered or produced to the time it is delivered to another licensee, a licensed grower, or a qualifying patient or caregiver; and	\$2,000.00
10.62.28.02A(3)	A licensee shall: (3) Train each registered dispensary agent in the standard operating procedure and retain attendance records.	\$2,000.00
10.62.28.02B	A copy of the standard operating procedure shall be readily available on site for inspection by the Commission.	\$3,000.00

10.62.28.03A(1)-(3)	A licensee or licensed grower that dispenses medical cannabis to patients may not: (1) Acquire medical cannabis from an individual or entity in Maryland other than a licensee; (2) Acquire medical cannabis from outside of Maryland unless authorized by the Commission; or (3) Transport medical cannabis to any place outside of Maryland.	\$10,000.00
10.62.28.03B	B. Hemp. (1) A licensee may acquire hemp product derived from hemp produced in accordance with Agriculture Article � 14-301--14-309. (2) Any product derived from hemp shall comply with the testing requirement established in COMAR 10.62.23 prior to distribution to a qualifying patient or caregiver.	\$1,000.00
10.62.28.03C(1)-(3)	A receiving licensee shall detail in the standard operating procedure the steps set forth in ��C, D, and H of this regulation, or their equivalent, and a shipping licensee shall detail in its standard operating procedure the steps set forth in ��C--H of this regulation, or their equivalent, to assure: (1) The integrity of the shipment of products containing cannabis; (2) The integrity of the electronic manifest and inventory control system; and (3) The quality of the products in the shipment.	\$2,000.00
10.62.28.03D	Upon arrival of a secure medical cannabis transport vehicle, the transportation agent shall notify an appropriate registered dispensary agent or registered grower agent to continue the chain of custody of the shipment of products containing cannabis.	\$1,000.00
10.62.28.03E(1)	An agent of the receiving licensee shall: (1) Log into the electronic manifest;	\$1,000.00
10.62.28.03E(2)	An agent of the receiving licensee shall: (2) Take custody of a shipment of products containing cannabis;	\$1,000.00
10.62.28.03E(3)(a)	An agent of the receiving licensee shall: (3) Confirm that: (a) The transportation agent is carrying appropriate identification;	\$1,000.00
10.62.28.03E(3)(b)	An agent of the receiving licensee shall: (3) Confirm that: (b) The packaging is secure, undamaged, and appropriately labeled;	\$1,000.00
10.62.28.03E(3)(c)	An agent of the receiving licensee shall: (3) Confirm that: (c) Each package in the shipment is labeled as described in the electronic manifest; and	\$1,000.00
10.62.28.03E(3)(d)	An agent of the receiving licensee shall: (3) Confirm that: (d) The contents of the shipment are as described in the electronic manifest;	\$1,000.00
10.62.28.03E(4)	An agent of the receiving licensee shall: (4) Record the confirmations in the electronic manifest;	\$1,000.00
10.62.28.03E(5)	An agent of the receiving licensee shall: (5) Obtain in the electronic manifest the signature or the identification number of the transportation agent who delivers the shipment;	\$1,000.00

10.62.28.03E(6)	An agent of the receiving licensee shall: (6) Record in the electronic manifest the date and time the receiving agent takes custody of the shipment;	\$1,000.00
10.62.28.03E(7)	An agent of the receiving licensee shall: (7) Enter the products containing cannabis into the inventory control system;	\$1,000.00
10.62.28.03E(8)	An agent of the receiving licensee shall: (8) Segregate the items in the shipment from the inventory until the item can be inspected;	\$1,000.00
10.62.28.03E(9)	An agent of the receiving licensee shall: (9) Inspect each item to ensure that the packaging of each item is undamaged, accurate and complete; and	\$1,000.00
10.62.28.03F	The transportation agent shall provide a copy of the electronic manifest for the shipment to the receiving licensee.	\$1,000.00
10.62.28.03G	The transportation agent shall provide the completed electronic manifest to the shipping licensee.	\$1,000.00
10.62.28.03H	The shipping licensee shall retain the electronic manifest for the shipment for 5 years	\$1,000.00
10.62.28.03I(1)	Discrepancy in the Shipment. (1) If the licensee finds evidence of a theft or diversion within 1 business day the licensee shall report the theft or diversion to the Commission and to the Maryland State Police.	\$10,000.00
10.62.28.03I(2)(a) and(b)	Discrepancy in the Shipment. (2) Within 30 business days of discovering the discrepancy, the licensee shall: (a) Complete an investigation; (b) Amend the licensee's standard operating procedures, if necessary; and	\$3,000.00
10.62.28.03I(2)(c)	Discrepancy in the Shipment. (2) Within 30 business days of discovering the discrepancy, the licensee shall: (c) Send a report of the investigation to the Commission.	\$1,000.00
10.62.28.03I(3)(a)	Discrepancy in the Shipment. (3) The shipping licensee shall submit to the Commission: (a) Within 7 business days of the observation of the discrepancy, a preliminary report of an investigation of the discrepancy; and	\$1,000.00
10.62.28.03I(3)(b)	Discrepancy in the Shipment. (3) The shipping licensee shall submit to the Commission: (b) Within 30 business days a final report of the investigation.	\$1,000.00
10.62.28.04A	A licensee shall maintain the cleanliness of any building or equipment used to store or display medical cannabis.	\$2,000.00
10.62.28.04B	A registered dispensary agent shall: (1) Comply with the standard operating procedure to maintain the medical cannabis free from contamination; and (2) Report to a supervisor any personal health condition that might compromise the cleanliness or quality of the medical cannabis the dispensary agent might handle.	\$10,000.00

10.62.28.04C	A licensee shall separately store in the secure room until disposed of any medical cannabis: (1) That is outdated, damaged, deteriorated, misbranded, or adulterated; or (2) Whose containers or packages have been improperly or accidentally opened.	\$5,000.00
10.62.28.05A	The licensee shall maintain the sanitation of equipment that comes in contact with medical cannabis to prevent contamination in accordance with the approved standard operating procedure.	\$2,000.00
10.62.28.05B(1)	Pursuant to the approved standard operating procedure, the licensee shall require that: (1) Automatic, mechanical, or electronic equipment is routinely calibrated and checked at least once each month to ensure proper performance; and	\$1,000.00
10.62.28.05B(2)	Pursuant to the approved standard operating procedure, the licensee shall require that: (2) Any scale, balance, or other measurement device is routinely calibrated and checked at least once each month to ensure accuracy.	\$1,000.00
10.62.28.05C(1)	Pursuant to the approved standard operating procedure, the licensee shall maintain an accurate log recording the: (1) Cleaning of equipment;	\$1,000.00
10.62.28.05C(2)	Pursuant to the approved standard operating procedure, the licensee shall maintain an accurate log recording the: (2) The maintenance of equipment; and	\$1,000.00
10.62.28.05C(3)	Pursuant to the approved standard operating procedure, the licensee shall maintain an accurate log recording the: (3) The calibration of equipment.	\$1,000.00
10.62.28.06	A. If the licensee finds evidence of theft or diversion, the licensee shall report the theft or diversion to the Commission and the MSP within 1 business day. B. Within 30 business days of discovering the discrepancy, the licensee shall: (1) Complete an investigation; (2) Amend the licensee's SOPs, if necessary; and (3) Send a report of the investigation to the Commission.	\$1,000.00

<p>10.62.29.01B(1)-(13)</p>	<p>Packaging Requirements. A package of medical cannabis for distribution to a qualifying patient or caregiver shall:</p> <ol style="list-style-type: none"> (1) Be plain; (2) Be opaque; (3) If appropriate or requested by a qualifying patient or caregiver, be child-resistant; (4) Identify the licensee that produced the medical cannabis finished product or that grew the medical cannabis in the package; (5) Bear a finished-product lot number and an expiration date; (6) Bear a clear warning that: <ol style="list-style-type: none"> (a) The contents may be lawfully consumed only by the qualifying patient named on the attached label; (b) It is illegal for any person to possess or consume the contents of the package other than the qualifying patient; (c) It is illegal to transfer the package or contents to any person other than for a caregiver to transfer it to a qualifying patient; (d) "Consumption of medical cannabis may impair your ability to drive a car or operate machinery. Please use extreme caution."; (e) "There may be health risks associated with cannabis use, especially during pregnancy or breast-feeding."; and (f) "This package contains cannabis. Keep out of the reach of children and animals."; (7) Display the following symbol or easily recognizable mark issued by the Commission that indicates the package contains medical cannabis: [Insert Universal Symbol] (8) Bear the Maryland Poison Control Center emergency telephone number; (9) Bear the telephone number of the licensee to call to report an adverse patient event; (10) If applicable, bear any allergen warning or nutrition labeling required by law; (11) If applicable, bear a listing of the non-medical cannabis ingredients; (12) Bear a conspicuous itemization, including weight, of all cannabinoid and terpene ingredients specified for the product; and (13) Bear a personalized label for the qualifying patient. 	<p>\$500.00 per item</p>
<p>10.62.29.01C(1)-(4)</p>	<p>Packaging Prohibitions. A package of medical cannabis for distribution to a qualifying patient or caregiver may not:</p> <ol style="list-style-type: none"> (1) Bear any resemblance to the trademarked, characteristic or product-specialized packaging of any commercially available candy, snack, baked good or beverage; (2) Bear any statement, artwork or design that could reasonably mislead any person to believe that the package contains anything other than a medical cannabis finished product; (3) Bear any seal, flag, crest, coat of arms, or other insignia that could reasonably mislead any person to believe that the product has been endorsed, manufactured, or used by any State, county or municipality or any agency thereof; or (4) Bear any cartoon, color scheme, image, graphic or feature that might make the package attractive to children. 	<p>\$1,000.00</p>

10.62.29.01D	Information printed on the package shall be in English, in letters at least one-sixteenth of an inch high.	\$1,000.00
10.62.29.01E	If a statement of the presence of any cannabinoid is expressed as a percentage of the total weight of the contents and the concentration of the cannabinoid is less than 1 percent, the percentage shall be written with a leading zero before the decimal point	\$1,000.00
10.62.29.01F	At a licensed dispensary medical cannabis may only be prepared or re-packaged in an area of the operations zone designed, maintained, and used exclusively for such purposes.	\$1,000.00
10.62.29.02A	A licensee shall print a label for a package of medical cannabis for a qualifying patient in English in letters no less than one-sixteenth of an inch high. If requested by a qualifying patient or caregiver, the licensee may also print a label in another language.	\$1,000.00
10.62.29.02B	A licensee may not distribute a package of medical cannabis without a label securely attached.	\$1,000.00
10.62.29.02C	A licensee shall state on a label of a package of medical cannabis: (1) The name of the qualifying patient; (2) The name of the certifying provider; (3) The name of the licensee where the product was dispensed; (4) The date that the medical cannabis was dispensed; (5) The name of the product; (6) The strength of applicable cannabinoid and terpene compounds: (a) Displayed in units appropriate to the dosage form; and (b) Concentrations of any cannabinoid of less than one percent shall be printed with a leading zero before the decimal point; (7) The quantity of medical cannabis dispensed, displayed in units appropriate to the dosage form; (8) Any directions for use of the product; and (9) The instructions for proper storage or handling of the product.	\$1,000.00
10.62.29.02E	The label may not: (1) Contain any false or misleading statement or design; or (2) Include any statement, image or design that may not be included on the package.	\$1,000.00
10.62.30.01	A dispensary shall notify the Commission that a qualifying patient or caregiver has presented a written certification at that dispensary or has requested a delivery based upon a written certification.	\$1,000.00
10.62.30.02A(1)	In the service area of a licensed dispensary, a registered dispensary agent shall: (1) Escort a member of the public; and	\$1,000.00
10.62.30.02A(2)	In the service area of a licensed dispensary, a registered dispensary agent shall: (2) Maintain visual contact at all times.	\$1,000.00
10.62.30.02B	A licensed dispensary may not permit the consumption of medical cannabis at the licensed premises.	\$10,000.00

10.62.30.03A	A registered dispensary agent shall dispense medical cannabis only from the service area to a qualifying patient or caregiver who has presented a Commission-issued patient or caregiver identification card.	\$5,000.00
10.62.30.03B	Before any distribution of medical cannabis, a dispensary agent shall query the Commission data network using a unique log-in that identifies the registered dispensary agent and verify that: (1) The qualifying patient or caregiver is currently registered; (2) The certifying provider issued a valid written certification to the qualifying patient; and (3) The amount of medical cannabis that has already been dispensed pursuant to the written certification.	\$1,000.00
10.62.30.03D(1)	30-day Supply. (1) A qualifying patient or caregiver may obtain a portion of a 30-day supply at any time once the written certification is presented to a licensed dispensary, provided the portion being sought when added to portions previously obtained does not exceed a 30-day supply.	\$3,000.00
10.62.30.03D(2)	30-day Supply. (2) The dispensary agent shall enter the weight of usable cannabis or the weight of delta-9-Tetrahydrocannabinol (THC) dispensed in the Commission data network.	\$2,000.00
10.62.30.03F	A licensed dispensary may not distribute a sample of medical cannabis.	\$5,000.00
10.62.30.04C	Before any delivery of medical cannabis, a dispensary agent shall query the Commission data network and verify that: (1) The qualifying patient or caregiver is currently registered; (2) A certifying provider issued a valid written certification to the qualified patient; and (3) The amount of medical cannabis requested does not exceed the 30-day supply.	\$1,000.00
10.62.30.04D(2)	30-Day Supply. (2) The dispensary agent shall enter the weight dispensed in the Commission data network prior to delivery.	\$3,000.00
10.62.30.04E	Only a qualified patient or caregiver, or a medical facility where the qualifying patient is receiving in-patient treatment, may accept delivery of medical cannabis.	\$10,000.00
10.62.30.04F	A licensee or registrant may only deliver medical cannabis to a private home or residence, or a medical facility where the qualifying patient is receiving in-patient treatment.	\$10,000.00
10.62.30.04G	A registered agent shall deliver medical cannabis using a secure medical cannabis transport vehicle that: (1) Shall have and display a current registration from the State; (2) Shall be insured as required by law; and (3) May not display any sign or illustration related to medical cannabis or a licensee.	\$1,000.00

10.62.30.05A(1)-(6)	<p>Before medical cannabis is dispensed, either in person or by delivery, a qualifying patient or caregiver shall attest that the qualifying patient or caregiver understand that the qualifying patient and caregiver are not immune from the imposition of any civil, criminal, or other penalties for the following:</p> <p>(1) Operating, navigating, or being in actual physical control of any motor vehicle, aircraft, or boat while under the influence of medical cannabis;</p> <p>(2) Smoking medical cannabis in any public place;</p> <p>(3) Smoking medical cannabis in a motor vehicle;</p> <p>(4) Undertaking any task under the influence of medical cannabis, when doing so would constitute negligence or professional malpractice;</p> <p>(5) Smoking medical cannabis on a private property that:</p> <p>(a) Is rented from a landlord; and</p> <p>(b) Is subject to a policy that prohibits the smoking of medical cannabis or marijuana on the property; or</p> <p>(6) Smoking medical cannabis on a private property that is subject to a policy that prohibits the smoking of medical cannabis on the property of an attached dwelling adopted by:</p> <p>(a) The board of directors of the council of unit owners of a condominium regime; or</p> <p>(b) The governing body of a homeowners association.</p>	\$1,000.00
10.62.30.05C(1)-(5)	<p>Before medical cannabis is dispensed, a qualifying patient or caregiver shall attest that the qualifying patient or caregiver understands that:</p> <p>(1) The qualifying patient or caregiver shall:</p> <p>(a) Keep all medical cannabis away from children other than the qualifying patient; and</p> <p>(b) Take steps to prevent children from obtaining or using medical cannabis;</p> <p>(2) It is illegal to transfer medical cannabis to any person, other than the transfer by a caregiver to a qualifying patient;</p> <p>(3) Obtaining medical cannabis does not exempt a qualifying patient or caregiver from prosecution under Federal law and the penalties provided by Federal law;</p> <p>(4) Scientific research has not established the safety of the use of medical cannabis by pregnant women; and</p> <p>(5) The use of medical cannabis to treat a medical condition is not approved by the U.S. Food and Drug Administration.</p>	\$1,000.00
10.62.30.06A	In cases of delivery, at the point of delivery a qualified patient or caregiver shall display identification to the delivering registered agent.	\$1,000.00
10.62.30.06B	The qualifying patient or caregiver shall sign a receipt for the medical cannabis.	\$1000 Per Sale
10.62.30.06C	The registered agent and the qualifying patient or caregiver shall each retain a copy of the receipt.	\$2,000.00
10.62.30.06D	A registered dispensary agent shall record in the inventory control and in the Commission data network each item dispensed including lot and batch number and the weight of medical cannabis that was dispensed.	\$1,000.00

10.62.30.06E	A registered dispensary agent may not dispense medical cannabis to themselves.	\$1,000.00
10.62.30.07	A licensee or registered dispensary agent may not transfer any medical cannabis to any person if the licensee or registered dispensary agent knows, or may have reason to know, that the transfer or the medical cannabis does not comply with any provision of the Health-General Article, Title 13, Subtitle 33, Annotated Code of Maryland or this subtitle.	\$5,000.00
10.62.30.09	A licensee may either ship any medical cannabis that is surplus or out of date or that is waste from processing or repackaging: A. To a licensed grower for disposal; or B. Dispose of such material in accordance with the licensee's approved waste disposal plan.	\$2,000.00
10.62.30.10	A licensee shall: A. Accept and record the return of any medical cannabis from a qualifying patient or caregiver; and B. Destroy the returned medical cannabis.	\$1,000.00
10.62.31.01A&B	A. A licensed dispensary shall appoint an individual to function as a clinical director who meets one of the criteria under (1)-(3). B. During the hours of operation, a licensed dispensary shall have a clinical director: (1) On-site; or (2) Available via electronic communication.	\$2,000.00
10.62.31.01D	A clinical director for a licensed dispensary may not provide a written certification for medical cannabis to any qualifying patient.	\$2,000.00
10.62.31.01E	Reporting. (1) A licensee shall submit to the Commission on the last day of the month following each quarter a report in a manner determined by the Commission on: (a) The most frequently asked questions by qualifying patients and caregivers to the clinical director; and (b) The responses provided to the most frequently asked questions by qualifying patients and caregivers to the clinical director. (2) The reporting requirement under this regulation terminates July 1, 2022.	\$500.00
10.62.32.02B	Upon request, a licensee shall provide in a reasonable time and manner to a certifying provider a copy of the record of each distribution by the licensee to a qualifying patient of the certifying provider of the quantity delivered, name, strength, batch number and lot number of medical cannabis.	\$1,000.00
10.62.32.02C	A licensee shall retain the records of production and distribution of each batch and lot and of daily checklists to maintain uniformity from batch to batch, and lot to lot.	\$1,000.00
10.62.32.02D	A licensee shall maintain a record of test methods and test results for each batch and lot, including graphs, charts, or spectra from laboratory instrumentation.	\$1,000.00
10.62.32.02E	A licensee shall maintain a log of individuals visiting each premises.	\$1,000.00
10.62.32.02F	A licensee shall maintain a duplicate set of all records at a secure, off site location.	\$1,000.00
10.62.32.03	Unless otherwise specified, a licensee, or a certifying provider shall retain a record for a period of 5 years.	\$5,000.00
10.62.33.04B	Failure by a licensed grower, licensed processor, licensed dispensary or registered independent testing laboratory to provide the Commission with immediate access to any part of the premises, requested material, information, or agent as part of an inspection may result in the imposition of a civil fine, suspension of license, or revocation of license.	\$5,000.00

10.62.33.04D	During an inspection, a material misstatement, omission, misrepresentation, or untruth by the licensee or registrant or a registered agent or employee may result in: (1) The imposition of a civil fine; (2) Suspension of a license or registration; or (3) Revocation of a license or registration.	\$5,000.00
10.62.33.06B	In the course of an inspection or any investigation, a licensee, registrant, agent, or employee shall comply with a Commission request for the licensee, registrant, agent, or employee to: (1) Appear for a sworn statement; or (2) Submit specified records, files, or similar information.	\$5,000.00
10.62.34.01	A licensee, registrant, agent, or employee may not divert or contaminate medical cannabis, or otherwise risk the health of a patient or any other individual.	\$10,000.00 per violation. MMCC may deny, suspend, or revoke the license or registration of a licensee, registrant, agent, or employee who violates this regulation.
10.62.34.02	A licensee or registrant may not substantially deviate or demonstrate a pattern of deviation from the standard operating procedures or the terms set forth in the license.	\$5,000.00 MMCC may deny, suspend, or revoke the license or registration of a licensee, registrant, agent, or employee who violates this regulation.
10.62.34.03	A licensee, registrant, agent, or employee may not violate a requirement of this subtitle or Health-General Article, §§13-3301--13-3316.	\$5,000.00 per violation. MMCC may deny, suspend, or revoke the license or registration of a licensee, registrant, agent, or employee who violates this regulation.
10.62.34.04A	The Commission may deny a certifying provider's application for registration, or revoke registration to certify if the provider: (1) Fraudulently applied for approval; (2) Fraudulently issued a written certification; or (3) Failed to comply with this chapter.	MMCC may deny a certifying provider's application for registration or revoke a provider's certification.
10.62.34.04B	A certifying provider may not commit fraud or conduct that threatens public health.	Refer to provider's licensing board.
10.62.34.06	The Commission shall order the summary suspension of a licensee or registration if the Commission determines that the threat to public health, safety, or welfare requires the immediate suspension of the license or registration.	MMCC shall order summary suspension.

10.62.34.08	All advertisements for medical cannabis, medical cannabis products, and medical cannabis-related services shall comply with the requirements of Health-General Article §13-3313.1, Annotated Code of Maryland.	500 for 1st violation; \$1,000 for 2nd violation occurring within 24 months after the 1st violation; and \$5,000 for each subsequent violation occurring within 24 month after the preceding violation.
10.62.37.03A	A. Before engaging in the business of possessing, processing, packaging, labeling, transferring, transporting, selling, or distributing to a dispensary edible cannabis products, a licensed processor shall obtain a permit from the Commission. (1) To obtain a permit, a licensed processor shall: (a) Submit a completed permit application; (b) Pay the registration fee specified in COMAR 10.62.35; (c) Establish and follow written standard operating procedures and scheduled processes in accordance with §B(2) of this regulation; (d) Pass a pre-operation inspection; and (e) Conspicuously post applicable State and local licenses in the licensed premises.	\$5,000.00
10.62.37.04A	A. The premises and operations shall conform to all local zoning and planning requirements.	\$1,000.00
10.62.37.04B	B. A permit to process edible cannabis products shall be conspicuously displayed in the premises.	\$250.00
10.62.37.04C	C. No major renovation or modification to the premises may be undertaken unless the Commission: (1) Has received notice in the form prescribed by the Commission; and (2) Issues written approval for the renovation or modification.	\$3,000.00
10.62.37.04D	D. The premises shall be completely separated from an area used as living quarters by solid, impervious floors, walls, and ceilings with no connecting openings.	\$10,000.00

<p>10.62.37.04E(1)-(5)</p>	<p>E. A room or area in which ingredients or edible cannabis products are processed or stored, or in which cookware equipment are cleaned, sanitized, or stored shall:</p> <p>(1) Be separated from other rooms or areas in the licensed premises by tight walls, ceilings, and self-closing doors;</p> <p>(2) Be refrigerated or mechanically ventilated using exhaust and supply fans to:</p> <p>(a) Remove grease vapors, steam, condensation, heat, and odor;</p> <p>(b) Provide filtered air and positive air pressure to the room; and</p> <p>(c) Prevent condensation and grease from accumulating on surfaces and equipment;</p> <p>(3) Have a floor, ceiling, and walls that are smooth, washable, and impervious to water;</p> <p>(4) Have floor-wall joints that are coved and impervious to water; and</p> <p>(5) Prevent overhead pipes, ducts, conduits, evaporators, and other structures required to manufacture edible cannabis products from:</p> <p>(a) Being located over ingredient or edible cannabis product storage, preparation, manufacturing, packaging, or labeling areas; and</p> <p>(b) Leaking on, or contaminating:</p> <p>(i) Ingredients;</p> <p>(ii) Edible cannabis products;</p> <p>(iii) Cookware; or</p> <p>(iv) Packaging or labeling materials.</p>	<p>\$5,000.00</p>
<p>10.62.37.04F(1)-(3)</p>	<p>Handwashing Sinks.</p> <p>(1) Each room or area shall have a handwashing sink except for a:</p> <p>(a) Room or area solely used for receiving, storage, or as an office; or</p> <p>(b) Hallway where no processing of ingredients or edible cannabis products or cleaning of cookware or equipment occurs.</p> <p>(2) The handwashing sink shall:</p> <p>(a) Be easily accessible to processor agents; and</p> <p>(b) Provide warm water of sufficient volume under pressure for effective hand washing procedures as outlined in this chapter.</p> <p>(3) A permittee shall maintain at least one handwashing sink for the following number of agents who are engaged in warewashing or the processing of ingredients or edible cannabis products while on duty at the same time:</p> <p>(a) Every 15 agents; and</p> <p>(b) Any fraction of 15 agents.</p>	<p>\$1,000.00</p>

<p>10.62.37.04G(1)-(2)</p>	<p>G. Artificial Lighting. (1) A room or area in which ingredients or edible cannabis products are processed or stored, or in which cookware or equipment are cleaned, sanitized, or stored, shall have artificial lights that provide at a minimum: (a) 40-foot candles of light on all work surfaces used for processing and warewashing; and (b) 20-foot candles of light on surfaces used solely for storage. (2) The artificial lighting shall consist of: (a) Shatter-resistant bulbs; or (b) Light shields that protect exposed light bulbs or fixtures from breakage and prevent glass fragments from contacting ingredients, edible cannabis products, or contact surfaces.</p>	<p>\$1,000.00</p>
<p>10.62.37.04H(1)-(2)</p>	<p>H. Floor drains. (1) The permittee shall: (a) If a floor receives water as a result of processing or cleaning, install and maintain floor drains at a rate of one floor drain for every 400 square feet of floor area; and (b) Ensure that the floor is sloped to one or more floor drains at a pitch of 1/8 to 1/4 inch per foot. (2) Pooling or standing water is not allowed.</p>	<p>\$1,000.00</p>

<p>10.62.37.04(1)-(3)</p>	<p><i>I. Lavatories.</i></p> <p><i>(1) The premises shall be constructed to include:</i></p> <p><i>(a) A separate, gender-segregated lavatory for men and women, or a gender-neutral lavatory; and</i></p> <p><i>(b) One toilet for the following number of agents who are on duty at the same time:</i></p> <p><i>(i) Every 15 agents; and</i></p> <p><i>(ii) Any fraction of 15 agents.</i></p> <p><i>(2) A lavatory may not open directly into an area in which:</i></p> <p><i>(a) Ingredients or edible cannabis products are stored, processed, packaged, or labeled; or</i></p> <p><i>(b) Cookware or equipment is washed or stored.</i></p> <p><i>(3) Each lavatory shall be equipped with:</i></p> <p><i>(a) Ventilation with mechanical air exhaust at the rate of 2 cubic feet per minute of air for each square foot of floor area or a screened window that allows the entrance of outside air;</i></p> <p><i>(b) Easily cleanable and durable walls and ceiling;</i></p> <p><i>(c) A smooth, impervious, and easily cleanable floor;</i></p> <p><i>(d) Artificial lighting that provides 20-foot candles of light when measured 30 inches above the floor;</i></p> <p><i>(e) A handwashing sink;</i></p> <p><i>(f) Soap;</i></p> <p><i>(g) Paper towels or warm air hand drying devices;</i></p> <p><i>(h) Warm water of sufficient volume under pressure for effective hand washing according to the procedures set forth in this chapter; and</i></p> <p><i>(i) A covered trash receptacle.</i></p>	<p>\$5,000.00</p>
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10.62.37.04J(1)-(3)	<p>J. Non-Green Waste.</p> <p>(1) The premises shall include non-green waste containers that are:</p> <p>(a) Adequate in number to maintain sanitary conditions;</p> <p>(b) Accessible to agents at locations where non-green waste is generated;</p> <p>(c) Labeled as not suitable for any green waste;</p> <p>(d) Easily cleanable; and</p> <p>(e) Placed on a hard and impermeable surface.</p> <p>(2) Non-green waste containers located inside shall be leak proof and emptied and cleaned at least daily.</p> <p>(3) Non-green waste containers located outdoors shall be:</p> <p>(a) Leak-, vermin-, and insect-proof;</p> <p>(b) Provided with a drain that conveys wastewater from the container directly into a sewerage system that meets all applicable State and local codes and properly disposes of the wastewater;</p> <p>(c) Large enough to hold waste until the waste is taken off-site; and</p> <p>(d) Covered.</p>	\$1,000.00
10.62.37.04K(1)-(3)	<p>K. In any event where the permittee is unable to ensure adequate sanitation, such as during an electrical outage or water shut-off, the permittee shall:</p> <p>(1) Cease all edible cannabis processing;</p> <p>(2) Conduct a risk analysis to determine whether any ingredients, edible cannabis products, packaging or labeling materials were contaminated; and</p> <p>(3) Notify the Commission within 24 hours of the event.</p>	\$1,000.00
10.62.37.05A-B	<p>A. Ingredients and other supplies necessary to process edible cannabis products shall be received in a designated area identified in the standard operating procedures.</p> <p>B. This regulation does not apply to the receipt of medical cannabis, medical cannabis concentrates, or medical cannabis-infused products that are not intended to be used as an ingredient in edible cannabis products.</p>	\$500.00
10.62.37.05C	<p>C. Each receiving area shall have a barrier that reasonably prevents the entry of:</p> <p>(1) Insects;</p> <p>(2) Vermin;</p> <p>(3) Pathogenic microorganisms;</p> <p>(4) Toxic or deleterious chemicals;</p> <p>(5) Foreign matter;</p> <p>(6) Dust; or</p> <p>(7) Animals.</p>	\$1,000.00

10.62.37.05D	<p>D. Any dock or overhead door may only be open when ingredients, edible cannabis products, waste, or other items are:</p> <p>(1) Received;</p> <p>(2) Removed from the premises; or</p> <p>(3) Moved between receiving areas.</p>	\$500.00
10.62.37.05E	<p>E. Upon receipt of each delivery, a permittee shall:</p> <p>(1) Inspect for damage and potential contamination;</p> <p>(2) Inspect for potentially hazardous ingredients;</p> <p>(3) Enter timely and accurate temperature data for potentially hazardous ingredients; and</p> <p>(4) Confirm that each:</p> <p>(a) Delivery is not damaged or contaminated; or</p> <p>(b) Damaged or contaminated item is recorded in the receiving log.</p>	\$1,000.00
10.62.37.05F	<p>F. All ingredients shall be clearly labeled by the permittee with the:</p> <p>(1) Name of the ingredient;</p> <p>(2) Batch or lot number;</p> <p>(3) Date of receipt; and</p> <p>(4) Expiration or use-by date.</p>	\$1,000.00
10.62.37.05G	<p>G. A permittee shall maintain a log for at least 2 years of the:</p> <p>(1) Date and time of each delivery of ingredients;</p> <p>(2) Name and quantity of ingredients received;</p> <p>(3) Batch or lot number of each ingredient received;</p> <p>(4) Temperature data required under §E(3) of this regulation;</p> <p>(5) Name of the product manufacturer or licensee and, if different, name of the shipping company; and</p> <p>(6) Name of processor agent responsible for receiving the shipment.</p>	\$5,000.00
10.62.37.05H	<p>H. All food ingredients shall be produced by a commercial manufacturer that is licensed by an approving authority.</p>	\$3,000.00
10.62.37.05I	<p>I. Spoiled, unwholesome, vermin-infested and insect-infested ingredients are not allowed into the premises and shall be:</p> <p>(1) Removed immediately from the premises and properly disposed;</p> <p>(2) If it is not practicable to remove immediately, placed in a quarantine area temporarily until proper disposal; or</p> <p>(3) If deemed necessary as part of an investigation by the Commission or other State, local, or federal regulatory agency, placed in a quarantine area until collection.</p>	\$5,000.00

10.62.37.06A	<p>A. All ingredients and edible cannabis products shall be kept in a secure controlled environment that:</p> <p>(1) Meets the requirements set forth in this chapter; and</p> <p>(2) Is a dry storage area, refrigerated storage area, or freezer storage area.</p>	\$1,000.00
10.62.37.06B	<p>B. Storage standard operating procedures shall preserve freshness, prevent contamination, and maintain cannabinoid content of any ingredients or edible cannabis products.</p>	\$1,000.00
10.62.37.06C	<p>C. Food ingredients may not be stored in the same areas as medical cannabis unless as outlined in standard operating procedures and approved by the Commission.</p>	\$1,000.00
10.62.37.06D(1)-(2)	<p>D. Storage equipment shall be positioned so that:</p> <p>(1) Storage surfaces are at least 6 inches:</p> <p>(a) Above the floors; and</p> <p>(b) Away from the walls; and</p> <p>(2) Ingredient contact surfaces are at least 18 inches above the floor.</p>	\$1,000.00
10.62.37.06E(1)-(2)	<p>E. Dry Storage Area.</p> <p>(1) A dry storage area shall be maintained between 50° and 70° Fahrenheit; and</p> <p>(2) A dry storage area shall have:</p> <p>(a) Adequate ventilation to remain below 60 percent relative humidity; and</p> <p>(b) A thermometer and hygrometer in plain sight that are calibrated based on the manufacturer’s recommendations to ensure accuracy.</p>	\$1,000.00
10.62.37.06F(1)-(4)	<p>F. Refrigerated Storage Area.</p> <p>(1) A refrigerated storage area shall:</p> <p>(a) Be maintained at or below 40° Fahrenheit; and</p> <p>(b) Have thermometers that are easily readable and accurate to plus or minus 2° Fahrenheit.</p> <p>(2) A permittee shall:</p> <p>(a) Position a temperature sensor to register the warmest air in the temperature-controlled space; or</p> <p>(b) Have several thermometers throughout the area to ensure accuracy, consistency, and adequate cooling.</p> <p>(3) A refrigerator unit shall have doors that close tightly and seal fully.</p> <p>(4) In the case of a power outage, if the refrigerator unit:</p> <p>(a) Remains below 40° Fahrenheit when the power returns the refrigerator contents are considered safe; and</p> <p>(b) Rises above 40° Fahrenheit for more than 2 hours then:</p> <p>(i) Any ingredients or edible cannabis products shall be discarded; and</p> <p>(ii) The permittee shall notify the Commission within 24 hours.</p>	\$1,000.00

<p>10.62.37.06G-H</p>	<p>G. If any ingredients or edible cannabis products that were stored in the refrigerator do not require temperature control for safety, a permittee may conduct a risk analysis to determine whether the ingredients or edible cannabis products remain safe for human consumption.</p> <p>H. The permittee shall maintain a record of any risk analysis conducted, the agent responsible for the risk analysis, and any ingredients or edible cannabis products that the permittee determines remain safe for human consumption.</p>	<p>\$1,000.00</p>
<p>10.62.37.06(1)-(6)</p>	<p>I. Freezer Storage Area.</p> <p>(1) A freezer storage area shall:</p> <p>(a) Be maintained at or below 0° Fahrenheit; and</p> <p>(b) Have thermometers that are easily readable and accurate to plus or minus 2° Fahrenheit.</p> <p>(2) A permittee shall:</p> <p>(a) Position a temperature sensor to register the warmest air in the temperature-controlled space; or</p> <p>(b) Have several thermometers throughout the area to ensure accuracy, consistency, and adequate cooling.</p> <p>(3) A freezer unit shall have doors that close tightly and seal fully.</p> <p>(4) In the case of a power outage, if the freezer unit:</p> <p>(a) Remains at or below 0° Fahrenheit, when the power returns its contents are considered safe; and</p> <p>(b) Rises above 0° Fahrenheit for more than 2 hours then:</p> <p>(i) Any ingredients or edible cannabis products that were stored in the freezer shall be discarded; and</p> <p>(ii) The permittee shall notify the Commission within 24 hours.</p> <p>(5) If any ingredients or edible cannabis products that were stored in the freezer do not require temperature control for safety, a permittee may conduct a risk analysis to determine whether the ingredients or edible cannabis products remain safe for human consumption.</p> <p>(6) The permittee shall maintain a record of any risk analysis conducted, the agent responsible for the risk analysis, and any ingredients or edible cannabis products that the permittee determines remain safe for human consumption.</p>	<p>\$1,000.00</p>

10.62.37.06J	<p>J. Potentially Hazardous Ingredients.</p> <p>(1) The internal temperature of potentially hazardous ingredient shall:</p> <p>(a) Be kept at 41° Fahrenheit or less, or 135° Fahrenheit or greater; and</p> <p>(b) For ingredients with a non-proteolytic Clostridium botulinum potential hazard, be kept at 38° Fahrenheit or less during refrigerated storage; and</p> <p>(2) When the internal temperature of a potentially hazardous ingredient is kept at temperatures other than specified in §G(1):</p> <p>(a) A scheduled process approved by the Commission, specifying the temperature and amount of time at that temperature, shall be used; and</p> <p>(b) Documentation of any corrective action taken and the agent responsible for monitoring the corrective action plan shall be kept for a minimum of 2 years and made available to the Commission upon request.</p>	\$1,000.00
10.62.37.06K(1)-(2)	<p>K. All ingredients and edible cannabis products shall be clearly labeled and stored in a manner that:</p> <p>(1) Facilitates first-expired, first-out (FEFO) procedures; and</p> <p>(2) Is approved by the Commission.</p>	\$1,000.00
10.62.37.06L	<p>L. Each temperature-controlled equipment unit shall have a temperature sensor visible from outside of the temperature-controlled equipment unit.</p>	\$1,000.00
10.62.37.06M(1)-(3)	<p>M. For each dry storage area, refrigerator storage area, and freezer storage area, a permittee shall:</p> <p>(1) Monitor the temperature 24 hours a day, 365 days a year without interruption;</p> <p>(2) Document the temperature at least two times a day, 365 days a year without interruption; and</p> <p>(3) If outside the specified temperature range, document the time, date, any appropriate corrective action, and the agent responsible for monitoring the corrective action plan.</p>	\$1,000.00
10.62.37.06N(1)-(2)	<p>N. Poisonous or Toxic Materials.</p> <p>(1) A permittee shall ensure that any poisonous or toxic materials are:</p> <p>(a) Kept in the original bulk container before use;</p> <p>(b) Prominently and distinctively marked or labeled for easy identification;</p> <p>(c) Used in accordance with manufacturer’s guidelines; and</p> <p>(d) Not used or stored in a way that is likely to contaminate medical cannabis, ingredients, edible cannabis products, or packaging and labeling materials.</p> <p>(2) A permittee shall make a safety data sheet (SDS) that is specific to any poisonous or toxic material available to each agent in a form that the agent understands.</p>	\$5,000.00

10.62.37.07A(1)	(1) The permittee shall prevent any ingredient or edible cannabis product from coming into contact with a surface or substance other than a clean and sanitary surface or substance intended for food contact or incorporation into food.	\$1,000.00
10.62.37.07A(2)	(2) Any heating and cooling equipment in close contact with ingredients or edible cannabis products shall be: (a) Food grade; (b) Approved for use in food processing areas; or (c) Designed to prevent any contact with any ingredient or edible cannabis product.	\$1,000.00
10.62.37.07A(3)	3) The permittee shall ensure that: (a) The warewashing area includes a three-compartment sink able to hold and wash cookware and equipment in the kitchen; and (b) Larger cookware and equipment that cannot have at least 50 percent of its contact surface submerged in the three-compartment sink shall comply with approved standard operating procedures for cleaning and sanitizing the cookware or equipment, and: (i) Agents shall be trained to clean the larger cookware and equipment according to the standard operating procedures; and (ii) A log shall be maintained for 2 years detailing the date, time, and agent responsible for cleaning and sanitizing the larger cookware or equipment.	\$1,000.00
10.62.37.07A(4)	(4) Equipment used to process ingredients and edible cannabis products shall be: (a) Maintained in a sanitary and working condition; (b) Tested and calibrated according to the equipment manufacturer's instructions to ensure accuracy; and (c) Positioned in a manner that does not impede proper cleaning and sanitation procedures.	\$1,000.00
10.62.37.07A(5)	(5) Equipment used to process ingredients and edible cannabis products shall meet design standards intended for food production equipment, such as those established by: (a) National Sanitation Foundation (NSF); (b) Bakery Industry Sanitation Standards Committee; (c) National Automatic Merchandising Association; (d) International Association of Milk and Food Sanitarians; (e) American Society of Mechanical Engineers; or (f) U. S. Department of Agriculture.	\$1,000.00

10.62.37.07A(6)	<p>(6) A thermometer used to monitor the temperature of any ingredient, edible cannabis product, or storage area shall be:</p> <p>(a) Validated at least once per month using standard operating procedures approved by the Commission; and</p> <p>(b) Calibrated based on the manufacturer’s recommendations to ensure accuracy, and at a minimum:</p> <p>(i) Annually; or</p> <p>(ii) When validation procedures identify a thermometer is not accurate to plus or minus 2° Fahrenheit.</p>	\$1,000.00
10.62.37.07B(1)	<p>(1) Materials used as contact surfaces of equipment or cookware shall be:</p> <p>(a) Nontoxic;</p> <p>(b) Inert to ingredients;</p> <p>(c) Nonporous and nonabsorbent;</p> <p>(d) Corrosion-resistant;</p> <p>(e) Durable;</p> <p>(f) If stainless steel, made of stainless steel of American Iron and Steel Institute Type 304, or equivalent; and</p> <p>(g) Maintained in good condition.</p>	\$1,000.00
10.62.37.07B(2)	<p>(2) Contact surfaces of equipment or cookware shall be designed, constructed, and maintained to be:</p> <p>(a) Smooth;</p> <p>(b) Easily cleanable;</p> <p>(c) Free of difficult-to-clean internal surfaces;</p> <p>(d) Self-emptying or self-draining if an interior surface;</p> <p>(e) Visible for inspection or readily disassembled for inspection;</p> <p>(f) If manually cleaned:</p> <p>(i) Readily accessible for cleaning without tools; or</p> <p>(ii) If not readily accessible, readily disassembled for cleaning with the use of simple tools kept available near the equipment; and</p> <p>(g) If cleaned and sanitized by pressurized cleaning-in-place system, readily accessible to the cleaning and sanitizing solutions without disassembly.</p>	\$1,000.00

10.62.37.08A(1)	<p>(1) A permittee shall establish standard operating procedures for cleaning and sanitizing any surface, cookware, or equipment that comes into contact with ingredients or edible cannabis products that:</p> <p>(a) Ensures proper sanitation throughout the premises;</p> <p>(b) Is available to each agent in a form the agent understands; and</p> <p>(c) Is approved by the Commission.</p>	\$1,000.00
10.62.37.08A(2)	<p>(2) Any surface that comes into contact with ingredients or edible cannabis products shall be cleaned and sanitized:</p> <p>(a) In accordance with cleaning and sanitation procedures for food contact surfaces of cookware and equipment specified in COMAR 10.15.03;</p> <p>(b) After preparing potentially hazardous ingredients; and</p> <p>(c) When there is an interruption in processing of greater than 2 hours.</p>	\$1,000.00
10.62.37.08A(3)	<p>(3) The permittee shall use a cleaning and sanitizing schedule and procedure demonstrated by scientific evidence to kill pathogens and be safe for use on surfaces that come into contact with ingredients and edible cannabis products.</p>	\$500.00
10.62.37.08A(4)	<p>4) Any surface that only comes into contact with fully processed edible cannabis products shall be cleaned and sanitized:</p> <p>(a) Each time more than 8 hours elapse between the start of processing and the previous cleaning and sanitizing;</p> <p>(b) If processing more than one type of edible cannabis product, at a frequency sufficient to prevent cross-contamination of allergens or different dosage forms;</p> <p>(c) After processing has been completed;</p> <p>(d) When there is an interruption in processing of greater than 2 hours; and</p> <p>(e) As often as needed during processing to prevent contamination of edible cannabis products.</p>	\$1,000.00
10.62.37.08B(1)-(2)	<p>B. Any surface, utensil, or equipment that does not contact ingredients or edible cannabis products shall be cleaned:</p> <p>(1) According to COMAR 10.15.04; and</p> <p>(2) As often as necessary to maintain sanitary conditions.</p>	\$1,000.00
10.62.37.08C	<p>C. Vermin and insects shall be eliminated so that there is minimal potential for contamination of ingredients or edible cannabis products.</p>	\$1,000.00

10.62.37.08D(1)-(2)	<p>D. Pesticides may not be used to exterminate vermin unless:</p> <p>(1) Approved for use in food processing areas; or</p> <p>(2) The permittee:</p> <p>(a) Applies the pesticides only in areas not used for storage or processing of ingredients or edible cannabis products; and</p> <p>(b) Accurately enters the data into the perpetual inventory control system.</p>	\$1,000.00
10.62.37.09A(1)	<p>A. The permittee shall establish standard operating procedures, that are approved by the Commission, for all aspects of agent hygiene and sanitation to ensure that each agent:</p> <p>(1) Practices good personal hygiene and does not contaminate ingredients or edible cannabis products;</p>	\$1,000.00
10.62.37.09A(2)	(2) Wears clean outerwear, and a hair and beard covering, if necessary;	\$500.00
10.62.37.09A(3)	(3) Wears gloves when handling any cannabis plant material or medical cannabis concentrate;	\$500.00
10.62.37.09A(4)	<p>(4) If wearing gloves:</p> <p>(a) Uses gloves that are intended for food contact;</p> <p>(b) Washes their hands thoroughly before putting on the gloves; and</p> <p>(c) Washes their hands and replaces the gloves in accordance with COMAR 10.15.03.14J and after an activity that:</p> <p>(i) Is likely to soil the gloves; or</p> <p>(ii) Damages the gloves.</p>	\$500.00

10.62.37.09A(5)	<p>(5) If not wearing gloves, washes their hands and the exposed portions of their arms:</p> <ul style="list-style-type: none"> (a) Frequently, and after an activity that is likely to soil their hands; (b) Immediately upon entrance to any area containing ingredients or edible cannabis products; (c) Immediately before engaging in preparation for the production of edible cannabis products; (d) After using the lavatory; (e) After coughing, sneezing, or using a handkerchief or disposable tissue; (f) After using tobacco; (g) After eating or drinking; (h) After handling soiled linens, equipment or cookware; (i) During preparation for production of edible cannabis products, as often as necessary to remove soil and contamination and to prevent cross-contamination when changing tasks; (j) When switching between working with ingredients or unfinished edible cannabis products and working with fully processed edible cannabis products; (k) Before donning gloves for working with edible cannabis products or ingredients; and (l) After engaging in any other activities that may contaminate the hands; 	\$500.00
10.62.37.09A(6)	(6) If handling ingredients or edible cannabis products, maintains trim and clean fingernails and does not wear artificial fingernails; and	\$250.00

<p>10.62.37.09A(7)</p>	<p>(7) Is excluded from working with ingredients or edible cannabis products, packaging materials, labelling materials, clean equipment, clean utensils, or clean linens:</p> <p>(a) If the agent has any disease caused by:</p> <ul style="list-style-type: none"> (i) Entamoeba histolytica; (ii) Vibrio cholera; (iii) Staphylococcus aureus; (iv) Escherichia coli O157:H7 or other Enterohemorrhagic or Shiga-toxin producing Escherichia coli; (v) Hepatitis A; (vi) Salmonella spp.; (vii) Shigella spp.; (viii) Norovirus; (ix) Group A beta-hemolytic Streptococcus; or (x) Salmonella Typhi, typhoid-like fever or carrier thereof; <p>(b) If the agent has an:</p> <ul style="list-style-type: none"> (i) Illness transmissible through food or edible cannabis products; or (ii) Exposed and open sore or cut; or <p>(c) If the agent is experiencing:</p> <ul style="list-style-type: none"> (i) Persistent sneezing, coughing, or a runny nose that causes discharges from the eyes, nose, or mouth; (ii) Fever; (iii) Diarrhea, unless a physician has certified the agent is noninfectious; (iv) Vomiting; or (v) Jaundice, unless a physician has certified the agent as noninfectious. 	<p>\$1,000.00</p>
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10.62.37.09B(1)-(6)	<p>B. The premises shall ensure good personal hygiene by providing:</p> <p>(1) Lockers or similar storage facilities for the secure storage of personal items in a designated non-working area;</p> <p>(2) Adequate hand-washing facilities as set forth in this chapter;</p> <p>(3) Signage in each lavatory that instructs agents to wash their hands before returning to work;</p> <p>(4) A water fountain or other water dispenser that provides potable water without the use of reusable cups;</p> <p>(5) An area for agents to consume food and beverages that is not used in conjunction with the processing or storage of:</p> <p>(a) Ingredients;</p> <p>(b) Edible cannabis products;</p> <p>(c) Packaging and labeling materials; or</p> <p>(d) Cookware;</p> <p>(6) If necessary, to ensure safety and sanitation, sanitizer foot baths, footwear covers, or hand dips.</p>	\$1,000.00
10.62.37.09C(1)	<p>C. The permittee shall:</p> <p>(1) Ensure that each agent who handles ingredients or edible cannabis products successfully completes a food handler certificate course, from an entity accredited by the American National Standards Institute (ANSI) or an equivalent food safety accrediting body:</p> <p>(a) Within 90 days of commencing employment at the premises; and</p> <p>(b) Every 3 years during employment; and</p>	\$1,000.00
10.62.37.09C(2)	(2) Maintain a log of agent training in ingredient and edible cannabis product handling.	\$500.00
10.62.37.10A	A. A permittee shall establish standard operating procedures to ensure the consistent and safe manufacture of edible cannabis products.	\$1,000.00
10.62.37.10B(1)-(3)	<p>B. A standard operating procedure for the manufacture of edible cannabis products shall:</p> <p>(1) Be available to each agent in a form the agent understands;</p> <p>(2) Accurately reflect the procedures used in the premises; and</p> <p>(3) Be approved by the Commission.</p>	\$1,000.00
10.62.37.10C	C. Potentially hazardous edible cannabis products may not be manufactured unless approved by the Commission.	\$5,000.00

10.62.37.10D(1)-(4)	<p>D. The permittee shall ensure that:</p> <p>(1) Pathogenic microorganisms are excluded or eliminated from edible cannabis products before being offered for human consumption;</p> <p>(2) All edible cannabis products undergo thermal processing or another process scientifically proven to kill pathogenic microorganisms that pose a threat to human health, as outlined in applicable standard operating procedures and approved by the Commission;</p> <p>(3) The heating, cooling, or re-heating of ingredients or edible cannabis products use methods that prevent contamination; and</p> <p>(4) All edible cannabis products are safe for human consumption.</p>	\$1,000.00
10.62.37.10E	<p>E. The permittee shall provide a shelf-life study that meets the requirements of the Commission’s current version of technical authority for medical cannabis testing, to prove the manufacturing processes prevent contamination of edible cannabis products or premature degradation of therapeutic compounds.</p>	\$1,000.00
10.62.37.12A(1)	<p>(1) A permittee shall obtain approval from the Commission for all edible cannabis products prior to offering the products for distribution or sale to a licensed dispensary by submitting a request in the perpetual inventory control system.</p>	\$5,000.00
10.62.37.12A(2)(a-d)	<p>(2) A permittee seeking approval to offer an edible cannabis product shall submit:</p> <p>(a) A photograph, digital image, or digital rendering of the product, labeling, and packaging;</p> <p>(b) The varying levels of potency and dosing of the edible cannabis product;</p> <p>(c) The recipe, including the production process, for manufacturing the edible cannabis product; and</p> <p>(d) Any scientific studies or laboratory testing results supporting the stability and approximate expiration date of the edible cannabis product.</p>	\$3,000.00
10.62.37.12B(1)(a-b)	<p>(1) Unless expressly authorized by the Commission, an edible cannabis product may not contain more than:</p> <p>(a) 10 milligrams of THC per serving; and</p> <p>(b) 100 milligrams of THC per package.</p>	\$5,000.00
10.62.37.12B(3)	<p>(3) Each single serving contained in a package of a multiple-serving solid edible cannabis product shall be physically separated in a way that enables a patient to determine how much of the edible cannabis product constitutes a single serving.</p>	\$1,000.00

10.62.37.12B(4)(a-b)	(4) A package containing more than one serving of non-solid edible cannabis product shall: (a) Have a resealing cap or closure; and (b) Include within the package a measuring device that is appropriate for the product form, such as a measuring cap or dropper for liquids or a measuring spoon for powders.	\$1,000.00
10.62.37.12B(5)	(4) A package containing more than one serving of non-solid edible cannabis product shall: (a) Have a resealing cap or closure; and (b) Include within the package a measuring device that is appropriate for the product form, such as a measuring cap or dropper for liquids or a measuring spoon for powders.	\$1,000.00
10.62.37.12B(6)	(6) A permittee seeking to manufacture an edible cannabis product containing more than 10 milligrams of THC per serving or 100 milligrams of THC per package shall submit a request, in a form prescribed by the Commission, that provides scientific or medical evidence or research that supports the use of higher doses of THC to treat a qualifying medical disease or condition.	\$1,000.00
10.62.37.12B(8)	(8) An edible cannabis product consisting of multiple servings shall be homogenized so that each serving contains the same concentration of THC.	\$1,000.00
10.62.37.12C(1)	(1) A solid edible cannabis product may only be manufactured or distributed in geometric shapes.	\$1,000.00
10.62.37.12C(2)	(2) A permittee may not manufacture an edible cannabis product that due to its shape, design, or flavor is likely to appeal to minors.	\$5,000.00
10.62.37.12C(3)	(3) The manufacture or sale of edibles in the following shapes is prohibited: (a) Human, animal, or fruit; (b) A shape that bears the likeness or contains characteristics of a realistic or fictional human, animal, or fruit, including artistic, caricature, or cartoon renderings; and (c) A commercially available food or beverage product that targets, or is primarily marketed to, minors.	\$5,000.00
10.62.37.12D(1)(a-d)	(1) Edible cannabis products may not contain: (a) Meat; (b) Seafood; (c) Unpasteurized eggs; or (d) Unpasteurized dairy of any type	\$1,000.00

10.62.37.12D(2)(a-b)	<p>(2) The following types of products may not be sold:</p> <p>(a) Alcoholic beverages, as defined in Alcoholic Beverage Article, §1-101, Annotated Code of Maryland; and</p> <p>(b) Any product containing any non-cannabis additive that would increase potency or toxicity, or that would create an unsafe combination with other psychoactive substances. Prohibited additives include, nicotine and caffeine. This prohibition shall not apply to products containing naturally occurring caffeine, such as coffee, tea, or chocolate.</p>	\$5,000.00
10.62.37.13A	A. All edible cannabis product packaging shall comply with the requirements established in COMAR 10.62.24 and COMAR 10.62.29.	\$5,000.00
10.62.37.13B	B. Any container or packaging containing edible cannabis products shall protect the contents from contamination.	\$1,000.00
10.62.37.13C(1)-(8)	<p>C. Edible cannabis product packaging shall:</p> <p>(1) Be designed and installed to maintain product safety and integrity;</p> <p>(2) Be made from materials that are food safe, are appropriate for the intended use, and that cannot migrate to or be absorbed by the edible cannabis product;</p> <p>(3) Comply with the food additive requirements established in 21 CFR §§174—178;</p> <p>(4) Be tamper-evident;</p> <p>(5) Comply with the child-resistant packaging requirements established in 16 CFR §1700;</p> <p>(6) If intended for multiple openings, be capable of being resealed and sustain being child-resistant after the container or package has been opened;</p> <p>(7) Be stored so that the edible cannabis product is protected from contamination; and</p> <p>(8) Not be reused.</p>	\$3,000.00
10.62.37.13D(1)(a-e)	<p>D. Prior to use, a permittee shall evaluate the edible cannabis product packaging for:</p> <p>(1) Permeability to:</p> <p>(a) Water;</p> <p>(b) Water vapor;</p> <p>(c) Oxygen; and</p> <p>(d) Other gases; and</p> <p>(2) Tolerance to:</p> <p>(a) Heat;</p> <p>(b) Cold;</p> <p>(c) Chemicals used in processing;</p> <p>(d) Strength; and</p> <p>(e) Elasticity.</p>	\$1,000.00

10.62.37.13E	E. Packaging of an edible cannabis product that contains multiple servings shall include a statement on the exterior of the package indicating the packaging contains multiple servings and the number of servings contained within.	\$1,000.00
10.62.37.14A	A. An edible cannabis product label shall comply with the requirements established in COMAR 10.62.24 and COMAR 10.62.29.	\$5,000.00
10.62.37.14B(1)-(5)	<p>B. An edible cannabis product label shall include:</p> <p>(1) A list of:</p> <p>(a) Ingredients and sub-ingredients in descending order of prominence; and</p> <p>(b) Any natural or synthetic preservative added; and</p> <p>(2) A statement of any common food allergens, as indicated in the Food Allergen Labeling and Consumer Protection Act of 2004, 21 U.S.C. §301 et seq., that an edible cannabis product may contain, including:</p> <p>(a) Eggs;</p> <p>(b) Soybeans;</p> <p>(c) Milk;</p> <p>(d) Wheat;</p> <p>(e) Peanuts;</p> <p>(f) Tree nuts;</p> <p>(g) Fish; or</p> <p>(h) Crustacean shellfish;</p> <p>(3) The processing date;</p> <p>(4) The expiration date, which shall be:</p> <p>(a) Supported by scientific evidence, such as formal stability or challenge studies conducted on similar conventional food products;</p> <p>(b) Supported by stability studies conducted following guidelines indicated in the Commission’s current version of technical authority; and</p> <p>(c) Calculated based on a shelf-life approved by the Commission for the specific edible cannabis product.</p> <p>(5) A warning that states: “CAUTION: When consumed by mouth the effects of this product can be immediate or delayed by 2 or more hours.”.</p>	\$1,000.00
10.62.37.14C	C. Edible cannabis product labels shall be able to remain conspicuous, durable, and legible for the shelf-life of the edible cannabis product.	\$500.00
10.62.37.15(B)	B. The research and development of the edible cannabis products under this regulation may not include testing of any type on human or animal subjects.	\$10,000.00

10.62.37.15C(1)-(4)	<p>C. Edible Cannabis Product Development.</p> <p>A licensed processor who processes edible cannabis products for research and development shall:</p> <p>(1) Track the medical cannabis used for research and development in the perpetual inventory control system;</p> <p>(2) Quarantine each batch or lot in a quarantine area and label each batch or lot with a distinctive label;</p> <p>(3) Process the medical cannabis for research and development during a time that does not overlap with the processing of any medical cannabis that will be intended for human consumption;</p> <p>(4) Establish standard operating procedures for cleaning and sanitation that:</p> <p>(a) Include protocols for adequately cleaning processing areas, cookware and equipment in between processing edible cannabis products for research and development purposes and processing products intended for human consumption; and</p> <p>(b) Are approved by the Commission.</p>	\$5,000.00
10.62.37.15D(2)	<p>(2) If an independent testing laboratory conducts the research and development testing on the edible cannabis product, the laboratory shall clearly mark any certificate of analysis or reporting of test results with "R&D TESTING ONLY" on the header and footer of the report in 20-point white font and a red background.</p>	\$250.00
10.62.37.15E(1)-(4)	<p>E. Any edible cannabis product transferred from the licensed premises for research and development testing shall:</p> <p>(1) Be packaged in accordance with COMAR 10.62.37.13C;</p> <p>(2) Be labelled with the statements:</p> <p>(a) "CAUTION: NOT FOR HUMAN OR ANIMAL CONSUMPTION."; and</p> <p>(b) "This product has not been approved by the Maryland Medical Cannabis Commission and is intended for research and development purposes only."</p> <p>(3) Identify the name and telephone number of the licensed processor who manufactured the product; and</p> <p>(4) Include a unique identifying number.</p>	\$1,000.00
10.62.37.15F(1)-(2)	<p>F. A batch or lot of medical cannabis originally used or processed for research and development purposes:</p> <p>(1) May not be used in the processing of medical cannabis sold to a licensed dispensary; and</p> <p>(2) Shall be destroyed and logged as green waste.</p>	\$1,000.00
10.62.37.15G	<p>G. A licensed processor shall maintain a record of all research and development tests for at least 2 years and provide copies of the test results to the Commission, upon request.</p>	\$1,000.00
10.62.37.16A	<p>A. The transport of edible cannabis products shall comply with the medical cannabis shipment requirements established in COMAR 10.62.18.</p>	\$500.00

10.62.37.16B(1)-(2)	B. If transporting edible cannabis products that require temperature control for safety and stability, a permittee shall ensure the vehicle or transportation equipment: (1) Provides adequate temperature control to prevent the edible cannabis products from becoming unsafe during transport; and (2) Complies with the requirements established in 21 CFR §1.908(c).	\$1,000.00
10.62.37.16C	C. A permittee shall maintain a detailed log of the temperature of the edible cannabis products at the time of departure for at least 2 years.	\$1,000.00
10.62.37.16D	D. The receiving licensee shall maintain a detailed log of the temperature of the edible cannabis products at the time of arrival at the licensed dispensary for at least 2 years.	\$1,000.00
10.62.37.16E (1)-(2)	E. If any edible cannabis products are declined upon arrival to the licensed dispensary due to contamination, damage, or an unsafe temperature the permittee shall within 24 hours: (1) Document the declination and the reason for the declination in the perpetual inventory control system; and (2) Dispose of the rejected material in accordance with the permittee's approved green waste disposal plan.	\$500.00
10.62.37.17A (1)-(2)	A. A licensed dispensary may not store or distribute edible cannabis products unless the licensed dispensary: (1) Submits the licensee's standard operating procedures for receipt, storage, and distribution of all edible cannabis products to the Commission; and (2) Passes a Commission inspection and the operations conform to the standard operating procedures for the receipt, storage, and distribution of all edible cannabis products.	\$1,000.00
10.62.37.17B	B. Each licensed dispensary shall offer for sale containers for the storage of medical cannabis that lock and are designed to prevent children from unlocking and opening the container.	\$500.00
10.62.37.17C	C. A licensed dispensary may not store or distribute products containing potentially hazardous ingredients unless: (1) Stored in accordance with Regulation .06 of this chapter; and (2) Approved by the Commission.	\$1,000.00
10.62.37.18A(1)(a)-(c)	A. Each lot of edible cannabis products shall be tested by a registered independent testing laboratory for: (1) Cannabinoid content, including: (a) THC, which shall be +/-10 percent of any amount indicated on the edible cannabis product label; (b) Any other cannabinoids indicated in the Commission's current version of technical authority; and (c) Any cannabinoid identified on the package or label of the edible cannabis product;	\$1,000.00

10.62.37.18A(2)(a-d)	(2) Microbiological impurities, including: (a) Shiga-toxin producing Escherichia coli <1 CFU/g (undetectable); (b) Salmonella spp. <1 CFU/g (undetectable); (c) Total of aflatoxin B1, B2, G1, and G2 <20 µg/kg of substance; and (d) Ochratoxin A <20 µg/kg of substance;	\$1,000.00
10.62.37.18A(3)	(3) Water activity (aw), which shall be 0.85 or less unless approved by the Commission;	\$1,000.00
10.62.37.18A(4)(a-c)	(4) A visual inspection of the edible cannabis product to identify: (a) The presence of any foreign matter; (b) Any abnormal odors or colors; and (c) Any inconsistencies between servings of an edible cannabis product; and	\$1,000.00
10.62.37.18A(5)	(5) Any other tests required by the Commission’s current version of technical authority for medical cannabis testing.	\$3,000.00
10.62.37.18B	B. A permittee shall ensure homogeneity and establish the validity of the production process for all edible cannabis products by implementing written standard operating procedures that comply with the Commission’s current version of technical authority for medical cannabis testing.	\$3,000.00
10.62.37.18C	C. Random sampling and stability studies shall comply with the requirements established in the Commission’s current version of technical authority for medical cannabis testing.	\$1,000.00
10.62.37.19	A licensee may not use an alternative method of receiving, storing, sanitizing, delivering, processing, monitoring, or verifying edible cannabis products or edible cannabis product equipment, cookware, or procedures unless authorized by the Commission.	\$5,000.00
10.62.37.20A-D	Although edible cannabis products are not defined as or regulated by the same approving authority as food, in addition to the other requirements set forth in this chapter, a permittee shall comply with all applicable food safety regulations including: A. 21 CFR, as amended; B. 21 U.S.C. §343, as amended; C. 21 U.S.C. §§451—471, as amended; and D. 21 U.S.C. §§601—695, as amended.	\$10,000.00

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