

Department of Commerce, Community, and Economic Development

ALCOHOL & MARIJUANA CONTROL OFFICE

550 West Seventh Avenue, Suite 1600 Anchorage, AK 99501 Main: 907.269.0350

MEMORANDUM

TO: Mark Springer, Chair, and

Members of the Board

DATE: December 20, 2018

FROM: Erika McConnell, Director

Marijuana Control Board

RE: Regulations Project – Sample Jars

The board opened this project at the August 2018 meeting. Public comments were accepted for over 30 days and are attached.

The proposed change describes how a retail store should display marijuana that is available for consumers to smell before purchasing, in a manner that is similar to how cultivators are required to package samples for potential retail store customers.

Options for the board:

- Vote to adopt as written
- Amend; if amendment is significant, put out for public comment
- Send back to staff for revisions
- Close the project without action

Register	_,2019	COMM	IERCE, COMMUNITY, AND EC. DEV.
(Words in boldface and underlined indicate language being added; words [CAPITALIZED			
AND BRACI	KETED] indicate lan	guage being deleted.)	
	·	ding a new subsection	
(d) If a	retail marijuana store	e displays marijuana t	o a consumer for the purpose of smelling
the marijuana before purchase, the retail marijuana store shall package the marijuana in a sample			
jar that is protected by a plastic, metal or other protective mesh screen, and the jar must remain in			
the monitored custody of the retail marijuana store during consumer inspection. (Eff. 2/21/2016,			
Register 217; am/, Register)			
3 AAC 306.460(a) is amended to read:			
(a) A marijuana cultivation facility may provide a free sample of marijuana to a retail			
marijuana store if packaged in a sample jar containing not more than three and one-half grams of			
marijuana and protected by a plastic or metal mesh screen to allow the retail marijuana store			
[CUSTOME]	RS] to smell the prod	uct before purchase.	
(Eff. 2/21/20	16, Register 217; am	5/25/2018, Register 2	26; am/, Register)
Authority:	AS 17.38.010	AS 17.38.150	AS 17.38.200
J	AS 17.38.070	AS 17.38.190	AS 17.38.900

AS 17.38.121

From: Linda Bruce

To: <u>CED AMCO REGS (CED sponsored)</u>
Subject: Marijuana in a sample jar

Date: Tuesday, November 13, 2018 10:26:32 AM

I'm not going to make this complicated, seems with the proper precautions, which you've laid out in the proposed change, a retail store would want to at least be able to smell the product before they bought it. Proposal makes sense and should be adopted as written.

Linda Bruce (907) 230-6671



John E. Redden General Counsel 645 G Street, Suite 100-907 Anchorage, Alaska 99501 Ph: (816) 830-6978 Em: JRedden@GreatNorthernCannabis.com

December 12, 2018

Marijuana Control Board
Mark Springer, Chair
Jeff Ankerfelt
Loren Jones
Brandon Emmett
Nicholas Miller
Alcohol & Marijuana Control Office
550 West Seventh Avenue, Suite 1600
Anchorage, Alaska 99501

RE: Proposed amendments to 3 AAC 306.325 and 3 AAC 306.460(a)

Dear Sirs:

Great Northern Cannabis, Incorporated (GNC) is an Alaska corporation with approximately 80 full- and part-time employees, and roughly two dozen Alaskan shareholders from a wide variety of backgrounds. We currently own and operate a cultivation facility and two retail stores. We thank you for the opportunity to comment on the proposed regulations regarding marijuana sample in a jar requirements.

While the proposal is not remarkably objectionable, it does not appear to allow for jars to have solid lids that may be opened by retail store employees for customers to sniff. We consider this simpler than plastic or mesh screens and would prefer it as an option. Thank you again for the opportunity to comment. We would be happy to participate in any future rule-making processes.

Sincerely,

John E. Redden

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