

Department of Commerce, Community, and Economic Development

ALCOHOL AND MARIJUANA CONTROL OFFICE 550 West 7th Avenue, Suite 1600 Anchorage, AK 99501 Main: 907.269.0350

MEMORANDUM

TO: Marijuana Control Board DATE: February 20, 2019

FROM: Erika McConnell, Director RE: Regulations Project – Fine Schedule

Marijuana Control Board

The board expressed a desire to develop a fine schedule in May of 2018. A first draft was brought to the board in August of that year. The board referred the draft to a subcommittee of Mr. Jones and Mr. Ankerfelt. The subcommittee recommended some changes, and I have added some other changes to reflect subsequent board actions (e.g., the adoption of the onsite consumption regulation). The changed from the previous draft shown to the board are tracked.

The general concept is that "notice of violation" is changed to "citation of violation" which comes with a penalty—usually either a fine or a suspension. Most types of violations have additional penalties for repetition within a three year period. A few serious violations do not reset after a certain time period but would accumulate over the life of the license.

Another change is to add that the board may suspend or revoke an endorsement in the same manner you can revoke a license.

Options for the board:

- Put out for public comment as written
- Amend and put out for public comment
- Send back to staff for revisions
- Close the project without action

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3 AAC 306.805 is amended to read:

3 AAC 306.805. Report [OR NOTICE OF VIOLATION]. (a) The director, an enforcement agent, an employee of the board, or a peace officer acting in an official capacity, may issue an inspection report[,] **or** an advisory report[, OR A NOTICE OF VIOLATION BEFORE TAKING ACTION TO SUSPEND OR REVOKE A MARIJUANA ESTABLISHMENT LICENSE].

- (b) An inspection report documents an investigator's inspection of licensed premises. An inspection report must be prepared on a form the board prescribes and include information prescribed under AS 17.38 or this chapter or that the board requires.
- (c) The director, an enforcement agent, an employee of the board, or a peace officer acting in an official capacity may issue an advisory notice when an incident occurs or a defect is noted that could result in a violation of a statute, regulation, or municipal ordinance. An advisory notice may result from an inspection report, but is not a basis for administrative action unless the incident or defect continues or is not corrected.
- (d) Repealed / / ___. [THE DIRECTOR, AN ENFORCEMENT AGENT, AN EMPLOYEE OF THE BOARD, OR A PEACE OFFICER ACTING IN AN OFFICIAL CAPACITY MAY ISSUE A NOTICE OF VIOLATION IF AN INSPECTION REPORT OR OTHER CREDIBLE INFORMATION SHOWS A MARIJUANA ESTABLISHMENT IS IN VIOLATION OF AS 17.38, THIS CHAPTER, OR OTHER LAW RELATING TO MARIJUANA. THE NOTICE OF VIOLATION MUST BE DELIVERED TO THE MARIJUANA ESTABLISHMENT AT ITS LICENSED PREMISES, AND TO THE BOARD. THE NOTICE MUST DESCRIBE ANY VIOLATION, AND CITE THE APPLICABLE STATUTE, REGULATION, OR ORDER OF THE BOARD. A MARIJUANA

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ESTABLISHMENT THAT RECEIVES A NOTICE OF VIOLATION MAY RESPOND TO
THE NOTICE ORALLY OR IN WRITING, AND MAY, NOT LATER THAN 10 DAYS
AFTER RECEIVING THE NOTICE, REQUEST AN OPPORTUNITY TO APPEAR BEFORE
THE BOARD. A NOTICE OF VIOLATION MAY BE THE BASIS OF A PROCEEDING TO
SUSPEND OR REVOKE A MARIJUANA ESTABLISHMENT'S LICENSE AS PROVIDED
UNDER 3 AAC 306.810.] (Eff. 2/21/2016, Register 217; am/, Register)

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3 AAC 306 is amended by adding a new subsection to read:

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3 AAC 306.807. Citation of Violation. (a) The director, an enforcement agent, an employee of the board, or a peace officer acting in an official capacity may issue a citation of violation if an inspection report or other credible information shows a marijuana establishment is in violation of as 17.38, this chapter, or other law relating to marijuana. The citation of violation must be delivered to the marijuana establishment either at the electronic mail address required in 3 AAC 306.020(b)(6) or at its licensed premises, and to the board. The citation must describe any violation, and cite the applicable statute, regulation, or order of the board.

(b) A citation of violation shall may be issued as follows:

Violation Type	1 st Violation	2 nd Violation	3 rd Violation	4 th Violation
Marijuana obtained from an	Accusation for			
non-licensee	revocation of			
3 AAC 306.305	license; seizure			
3 AAC 306.405	of product			
3 AAC 306.505				
Marijuana sold to a non-	Accusation for			
licensee	revocation of			
3 AAC 306.305	license			
3 AAC 306.405				
3 AAC 306.505				

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Violation Type	1 st Violation	2 nd Violation	3 rd Violation	4 th Violation
Sale to minor	30-day	Accusation for		
3 AAC 306.310	suspension	revocation of		
		license		
Consumption on licensed	10-day	30-day	Accusation for	
premises	suspension or	suspension	revocation of	
3 AAC 306.310	\$15,000		license	
3 AAC 306.405	monetary fine			
3 AAC 306.510				
3 AAC 306.610				
Sale of untested marijuana	30-day	Accusation for		
3 AAC 306.340	suspension	revocation of		
		license		
Allowing a minor on	\$5,000	\$10,000	\$30,000	Accusation for
premises	monetary fine	monetary fine	monetary fine	revocation of
3 AAC 306.710				license
Refusal to allow inspection	30-day	Accusation for		
3 AAC 306.800	suspension or	revocation of		
	\$30,000	license		
	monetary fine			

		2nd Violation in	3rd Violation in a	4th Violation in a
		a three-year	three-year	three-year
Violation Type	1st Violation	window	window	window
License transfer without approval 3 AAC 306.045	Suspension until approval and \$10,000 each monetary fine to transferor and transferee			
Prohibited acts (if not addressed in other category) 3 AAC 306.310 3 AAC 306.405 3 AAC 306.410 3 AAC 306.510 3 AAC 306.610	5-day suspension or \$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license

Violation Type Licensee/employee failure to display marijuana handler permit or ID badge; maintain handler permit on person or premises 3 AAC 306.320 3 AAC 306.425 3 AAC 306.530 3 AAC 306.700 3 AAC 306.710	1st Violation Warning	2nd Violation in a three-year window \$1,000 monetary fine to licensee	3rd Violation in a three-year window \$5,000 monetary fine to licensee	4th Violation in a three-year window \$10,000 monetary fine to licensee
Unauthorized access in restricted access areas 3 AAC 306.325 3 AAC 306.430 3 AAC 306.535 3 AAC 306.710	5-day suspension or \$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license
Failure to utilize and/or maintain marijuana inventory tracking system 3 AAC 306.330 3 AAC 306.435 3 AAC 306.540 3 AAC 306.655 3 AAC 306.730	\$1,000 monetary fine	\$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	Accusation for revocation of license
Health and safety standards 3 AAC 306.335 3 AAC 306.440 3 AAC 306.545 3 AAC 306.735	5-day suspension or \$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license
Packaging and labeling violations 3 AAC 306.345 3 AAC 306.470 3 AAC 306.475 3 AAC 306.565 3 AAC 306.570	5-day suspension or \$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license

Violation Type Advertising and consumer notice violations 3 AAC 306.365 3 AAC 306.770	1st Violation Warning	2nd Violation in a three-year window \$5,000 monetary fine	window \$10,000	4th Violation in a three-year window \$15,000 monetary fine
Employment without handler permit 3 AAC 306.700	5-day suspension or \$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license
Unapproved operations 3 AAC 306.703	5-day suspension or \$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license
Unauthorized alteration of licensed premises 3 AAC 306.705	5-day suspension or \$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license
Visitor failure to display ID badge; be escorted 3 AAC 306.710	5-day suspension or \$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license
Failure to maintain security alarm systems and lock standards 3 AAC 306.715	5-day suspension or \$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license
Failure to maintain video surveillance system, records 3 AAC 306.720	5 <u>10</u> -day suspension or \$2 <u>5,500-000</u> monetary fine	3+0-day suspension or \$105,000 monetary fine	30-day suspension Accusation for revocation of license	Accusation for revocation of license
Failure to meet marijuana waste disposal requirements 3 AAC 306.740	5-day suspension or \$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license

Violation Type Transportation violations 3 AAC 306.750	1st Violation 5-day suspension or \$2,500 monetary fine	a three-year window 10-day suspension or \$5,000 monetary	3rd Violation in a three-year window 30-day suspension	4th Violation in a three-year window Accusation for revocation of license
Manifest violations	Warning	\$1,000 fine	\$5,000 fine	\$15,000 fine
Failure to maintain/provide business records 3 AAC 306.755	5-day suspension or \$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license
Failure to comply with trade show regulations 3 AAC 306.760	5-day suspension or \$2,500 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license
	\$2,500 monetary fine	\$5,000 monetary fine	\$10,000 monetary fine	\$15,000 monetary fine
outside allowed hours	5-day suspension or \$5,000 monetary fine	10-day suspension or \$15,000 monetary fine	30-day suspension	Accusation for revocation of license
(Retail) Marijuana or marijuana product given away for free 3 AAC 306.310(b)(3)	5-day suspension or \$1,000 monetary fine	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license
(Retail) Failure to check ID 3 AAC 306.350	5-day suspension	30-day suspension	Accusation for revocation of license	
(Retail) Sales in excess of limit on quantity sold 3 AAC 306.355	10-day suspension or \$5,000 monetary fine	30-day suspension	Accusation for revocation of license	

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Violation Type (Manufacturing) Exceeding potency limits	1st Violation 5-day suspension	a three-year window	window 30-day	4th Violation in a three-year window Accusation for revocation of
3 AAC 306.560	,	\$5,000 monetary fine	-	license
Retest or transfer of failed material without authorization 3 AAC 306.660	monetary fine	10-day suspension or \$15,000 monetary fine	suspension	Accusation for revocation of license
Operating with suspended license	Accusation for revocation of license			

- (c) A marijuana establishment that receives a citation of violation shall, not later than 10 days after receiving the citation,
- (1) appeal the citation to the board by submitting a written request to the director; the appeal shall be presented to the board at the next available meeting except that if product is seized, an appeal shall be heard by the board in accordance with 3 AAC 306.830(b); or
- (2) respond to the notice in writing, including information indicating whether a suspension or monetary fine is chosen when such choice is available, except that a marijuana cultivation facility shall always pay the monetary fine; a monetary fine shall be submitted with the response; the director shall determine the time of the suspension period.

(d) A citation of violation may be the basis of a proceeding to suspend or revoke a
marijuana establishment's license <u>or endorsement</u> as provided under 3 AAC 306.810. (Eff.
/, Register)

3 AAC 306.810 is amended to read:

- **3 AAC 306.810. Suspension or revocation of license** or endorsement. (a) The board will suspend or revoke a marijuana establishment license or endorsement issued under this chapter if any licensee is convicted of a felony or of a crime listed in 3 AAC 306.010(d)(2) or (3), or if the board becomes aware that a licensee did not disclose a previous felony conviction or a conviction of a crime listed in 3 AAC 306.010(d)(2) or (3).
- (b) The board may suspend or revoke a license or endorsement issued under this chapter, refuse to renew a license, or impose a civil fine, if the board finds that a licensee for any marijuana establishment
- (1) misrepresented a material fact on an application for a marijuana establishment license <u>or endorsement</u>, or an affidavit, report, or signed statement under AS 17.38 or this chapter; [OR]
- (2) is following any practice or procedure that is contrary to the best interests of the public, including
 - (A) using any process not approved by the board for extracting or manufacturing marijuana concentrate or products; [OR]
 - (B) selling or distributing any marijuana concentrate or product that has not been approved by the board; **or**

(C) selling or distributing any marijuana or marijuana product that has not been tested as required by this chapter;

- (3) failed, within a reasonable time after receiving a <u>citation [NOTICE]</u> of violation from the director, to correct any defect that is the subject of the <u>citation [NOTICE]</u> of violation of
 - (A) AS 17.38 or this chapter;

Register,	2019	COMMERCE, COMMUNITY, AND EC. DEV.
	(B) a condi	ition or restriction imposed by the board; or
	(C) other a	applicable law;
(4)	<u>violated or</u> kno	owingly allowed an employee or agent to violate AS 17.38, this
chapter, or a condi-	tion or restricti	ion imposed by the board;
(5)	failed to compl	ly with any applicable public health, fire, safety, labor , or tax
statute, ordinance,	regulation, or o	other law in the state; or
(6)	used the licens	sed premises for an illegal purpose including gambling,
possession or use o	of narcotics oth	ner than marijuana, prostitution, or sex trafficking.
(c) A local	government m	ay notify the director if it obtains evidence that a marijuana
establishment has	violated a prov	vision of AS 17.38, this chapter, or a condition or restriction the
ooard has imposed	on the marijua	ana establishment. Unless the board finds that the local
government's notic	e is arbitrary, o	capricious, and unreasonable, the director shall prepare the
notice and support	ing evidence as	s an accusation against the marijuana establishment under AS
44.62.360, and con	duct proceedir	ngs to resolve the matter as described under 3 AAC 306.820.
(d) When i	ndicated in 3	AAC 306.807 and without appeal, a license or endorsement
will be suspended	without speci	ific board action. (Eff. 2/21/2016, Register 217; am
/, Re	egister)	
3 AAC 306.820 is	amended to rea	ad:
3 AAC 306	.820. Procedu	re for action on license <u>or endorsement</u> suspension or
revocation. Excep	t for suspensi	ions set forth by 3 AAC 306.807, a[A] proceeding to suspend
or revoke a license	or endorseme	ent must be initiated by service of an accusation on the
marijuana establish	nment in comp	liance with AS 44.62.360 and 44.62.380, and conducted in

Register	_,2019 COMMERCE, COMMUNITY, AND EC. DEV.
compliance w	rith AS 44.62.330 - 44.62.630. The accusation must be served at the address of the
licensed prem	ises, or at the address of the licensee who is responsible for management and
compliance w	rith laws as listed in the marijuana establishment license application in compliance
with 3 AAC 3	06.020(b)(5). The marijuana establishment is entitled to a hearing as provided
under AS 44.6	52.390. (Eff. 2/21/2016, Register 217; am/, Register)
3 AAC 306.83	30 is amended to read:
3 AA(C 306.830. Seizure of marijuana or marijuana product. (a) The director, an
enforcement a	agent, an employee of the board, or a peace officer acting in an official capacity,
may seize mai	rijuana or any marijuana product from a licensed or previously licensed marijuana
establishment	if the marijuana establishment has
	(1) any marijuana or marijuana product not properly logged into the marijuana
establishment	's marijuana inventory tracking system;
	(2) any adulterated marijuana food or drink product prohibited under 3 AAC
306.510(a)(4)	·,
	(3) any marijuana or marijuana product that is not properly packaged and labeled
as provided in	1
	(A) 3 AAC 306.470 and 3 AAC 306.475; or
	(B) 3 AAC 306.565 and 3 AAC 306.570; [OR]
	(4) not renewed its license as required under 3 AAC 306.035;

(4) any marijuana or marijuana product that has not been tested as required by this chapter; or

(5) had its license revoked by the board under 3 AAC 306.810.

Register_________2019 COMMERCE, COMMUNITY, AND EC. DEV.

(b) If the director, an enforcement agent, an employee of the board, or a peace officer acting in an official capacity seizes marijuana or a marijuana product under this section, the director shall update the marijuana inventory control tracking system to reflect the seizure and ensure that the seized items are stored in a reasonable manner at the expense of the licensee.

Except for seizures authorized by 3 AAC 306.807 that are not appealed, the [THE] director shall immediately give the marijuana establishment from which the marijuana or marijuana product was seized notice of the reasons for the seizure and the time and place of a hearing before the board. Unless the marijuana establishment from which the marijuana or marijuana product was seized requests a delay, the hearing will be held not later than 10 days after the director gives notice of the reasons for seizure and the scheduled hearing. If the seizure occurs in connection with a summary suspension under 3 AAC 306.825, the hearing will be combined with a hearing on the summary suspension.

- (c) If the marijuana establishment from which the marijuana or marijuana product was seized does not request or participate in a hearing under this section, or if after a hearing the board finds that seizure of the marijuana or marijuana product was justified, the marijuana or marijuana product will be destroyed by burning, crushing, or mixing with other material to make the marijuana or marijuana product unusable as provided in 3 AAC 306.740.
- (d) If a seizure under this section is of marijuana plants in place in a licensed standard or limited marijuana cultivation facility, the seizure order may direct the marijuana cultivation facility to continue care of the plants until the hearing, but prohibit any transfer, sale, or other commercial activity related to the plants. (Eff. 2/21/2016, Register 217; am ___/____, Register _____)

Register	_,2019	COMMERCE, COM	IMUNITY, AND EC. DEV	V.
3 AAC 306.8	40(a) is amended to	read:		
(a) T	he board may, in add	dition to any other pen	alties <u>and civil fines</u> impos	sed under this
chapter, impo	ose a civil fine on a r	marijuana establishmer	nt, licensee, or person that	the board
determines ha	as violated a provision	on of AS 17.38 or this	chapter.	
(Eff. 2/21/20	16, Register 217; am	n/, Regi	ster)	
3 AAC 306.8	45(a) is amended to	read:		
(a) Ar	n aggrieved party ma	ay appeal to the board	regarding any action of the	director, an
enforcement	agent, or an employe	ee of the board charged	d with enforcing AS 17.38	or this chapter
including sus	pending [OR REVO	KING] a license, seizi	ng marijuana or a marijuai	na product, or
imposing a ci	vil fine.			
(Eff. 2/21/20	16, Register 217; am	n/, Regi	ster)	
Authority:	AS 17.38.010	AS 17.38.131	AS 17.38.200	
	AS 17.38.070	AS 17.38.150	AS 17.38.900	
	AS 17 38 121	AS 17 38 190		