**Illinois Department of Agriculture Guidance for Cannabis Dispensary Agents**

Currently, cultivation centers, infusers, craft growers and transporters are regulated by the Illinois Department of Agriculture (DOA). These entities are the primary sources of providing cannabis to Illinois dispensaries. Cannabis is delivered through a licensed transporter who meets with the approved dispensary agent to receive product on site.

**Transportation of Cannabis and Cannabis-Infused Products**

a) Prior to transporting any cannabis or cannabis-infused product, a cultivation center shall:

1) Complete a shipping manifest using a form prescribed by DOA; and

2) Securely transmit a copy of the manifest to the dispensary facility that will receive the products and to the Department before the close of business the day prior to transport. The manifest shall be made available to the ISP upon request.

Note: During delivery the approved dispensary agent must check all products with the shipping manifest. Any products that are incorrect or not found on the manifest must be rejected and sent back to the cultivation center by the transporter.

**Container and Packaging Requirements**

a) *All harvested cannabis intended for distribution to a cannabis enterprise must be packaged in a sealed, labeled container.* [410 ILCS 705/55-21(b)]

b) *Any product containing cannabis shall be packaged in a sealed, odor-proof, and child-resistant cannabis container consistent with current standards, including the Consumer Product Safety Commission standards referenced by the Poison Prevention Act.* [410 ILCS 705/55-21(c)]

c) *All cannabis-infused products shall be individually wrapped or packaged at the original point of preparation. The packaging of the cannabis-infused product shall conform to the labeling requirements of the Illinois Food, Drug and Cosmetic Act, in addition to the other requirements set forth in this Section.* [410 ILCS 705/55-21(d)]

d) *Each cannabis-infused product intended for consumption must be individually packaged, must include the total milligram content of THC and CBD, and may not include more than a total of 100 milligrams of THC per package. A package may contain multiple servings of 10 milligrams of THC, and indicated by scoring, wrapping, or by other indicators designating individual serving sizes.* [410 ILCS 705/55-21(k)]
Labeling Requirements

Each cannabis product shall be labeled before sale and each label shall be securely affixed to the package and shall state in legible English and Spanish:

1) The name and post office box of the registered cultivation center or craft grower where the item was manufactured;

2) The common or usual name of the item and the registered name of the cannabis product that was registered with the Department under Section 1300.900;

3) A unique serial number that will match the product with a cultivation center or craft grower batch and lot number to facilitate any warnings or recalls the Department, cultivation center, or craft grower deems appropriate;

4) The date of final testing and packaging, if sampled, and the identification of the independent testing laboratory;

5) The date of harvest and "use by" date;
   Note: the product is expired on the use by date and must be discarded the day before the printed “use by” date e.g. use by date December 1, discard date no later than November 30th..

6) The quantity (in ounces or grams) of cannabis contained in the product;

7) A pass/fail rating based on the laboratory's microbiological, mycotoxins, and pesticide and solvent residue analyses, if sampled; and

8) A content list that includes:
   
   A) The minimum and maximum percentage content by weight for:
      
      i) delta-9-tetrahydrocannabinol (THC);
      
      ii) tetrahydrocannabinolic acid (THCA);
      
      iii) cannabidiol (CBD); and
      
      iv) cannabidiolic acid (CBDA).
   
   B) All other ingredients of the item, including any colors, artificial flavors, and preservatives, listed in descending order by predominance of weight shown with common or usual names.

Note: the dispensary name can be printed on the cultivator’s label by the cultivator, however once accepted by the dispensary, any mistakes or omissions on the label received may hold the dispensary liable. If the product is rejected at time of delivery, the cultivator would be held liable. The dispensary is responsible for ensuring the dispensary’s name and contact information is correct on the label sold. The dispensary may not alter or block information on the cultivator’s label.