

THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 33 Session of 2025

INTRODUCED BY FRANKEL, PIELLI, GIRAL, KHAN, HILL-EVANS, HOWARD, SANCHEZ, CIRESI, TWARDZIK AND GREEN, JANUARY 10, 2025

AS REPORTED FROM COMMITTEE ON HEALTH, HOUSE OF REPRESENTATIVES, AS AMENDED, JANUARY 29, 2025

AN ACT

1 Amending the act of April 17, 2016 (P.L.84, No.16), entitled "An
2 act establishing a medical marijuana program; providing for
3 patient and caregiver certification and for medical marijuana
4 organization registration; imposing duties on the Department
5 of Health; providing for a tax on medical marijuana
6 organization gross receipts; establishing the Medical
7 Marijuana Program Fund; establishing the Medical Marijuana
8 Advisory Board; establishing a medical marijuana research
9 program; imposing duties on the Department of Corrections,
10 the Department of Education and the Department of Human
11 Services; and providing for academic clinical research
12 centers and for penalties and enforcement," in preliminary
13 provisions, further providing for definitions; IN <--
14 PRACTITIONERS, FURTHER PROVIDING FOR PRACTITIONER
15 REGISTRATION; in medical marijuana controls, further
16 providing for electronic tracking and for laboratory; and, in
17 Medical Marijuana Advisory Board, further providing for
18 advisory board.

19 The General Assembly of the Commonwealth of Pennsylvania
20 hereby enacts as follows:

21 Section 1. Section 103 of the act of April 17, 2016 (P.L.84,
22 No.16), known as the Medical Marijuana Act, is amended by adding
23 definitions to read:

24 Section 103. Definitions.

25 The following words and phrases when used in this act shall

1 have the meanings given to them in this section unless the
2 context clearly indicates otherwise:

3 "Accreditation body." An organization which meets all of the
4 following criteria:

5 (1) Certifies the competency, expertise and integrity of
6 an independent laboratory and operates in conformance with
7 standards established by experts for competency, consistent
8 operations and impartiality of organizations accrediting
9 assessment bodies as adopted by the department after review.
10 The department shall transmit notice of the adoption under
11 this paragraph to the Legislative Reference Bureau for
12 publication in the next available issue of the Pennsylvania
13 Bulletin.

14 (2) Determines an independent laboratory's compliance
15 with and conformance to the relevant standards established by
16 experts of testing and calibration laboratories as adopted by
17 the department after review. The department shall transmit
18 notice of the adoption under this paragraph to the
19 Legislative Reference Bureau for publication in the next
20 available issue of the Pennsylvania Bulletin.

21 (3) Is a signatory to the International Accreditation
22 Cooperation Mutual Recognition Arrangement for Testing.

23 (4) Is not affiliated with an independent laboratory
24 applicant for which it has or will issue a certificate of
25 accreditation.

26 (5) Is not affiliated with, owned by, operated by or
27 financed by a medical marijuana organization.

28 * * *

29 "Approved laboratory." An independent laboratory approved by
30 the department, in accordance with section 704, to identify,

1 collect, handle and conduct tests on medical marijuana samples
2 from a grower/processor, as part of the quality assurance
3 testing and on medical marijuana samples from the department.

4 * * *

5 "Cooperative laboratory." A public or private independent
6 laboratory that identifies, collects, handles and conducts tests
7 on medical marijuana samples on behalf of the department. The
8 term does not include an approved laboratory.

9 * * *

10 "Independent laboratory." A laboratory that:

11 (1) Is not owned, operated or affiliated with a medical
12 marijuana organization.

13 (2) Does not employ a principal, financial backer,
14 operator or employee of a medical marijuana organization.

15 (3) Is recognized by an accreditation body to test and
16 evaluate products to an established product safety standard
17 and provide unbiased results.

18 * * *

19 "Research and development testing." Testing performed on
20 behalf of a grower/processor to evaluate the effectiveness of
21 environmental controls in its cultivation and processing
22 practices and to enhance medical marijuana crop yields,
23 resilience and sustainability by developing medical marijuana
24 with improved traits.

25 * * *

26 ~~Section 2. Sections 701(c) and 704 of the act are amended to <--~~
27 ~~read:~~

28 SECTION 2. SECTION 401 OF THE ACT IS AMENDED BY ADDING A <--

29 SUBSECTION TO READ:

30 SECTION 401. PRACTITIONER REGISTRATION.

1 * * *

2 (D) DEPARTMENT AUTHORITY.--THE DEPARTMENT MAY PLACE ONE OR
3 MORE CONDITIONS ON A PRACTITIONER FOR INCLUSION IN THE REGISTRY,
4 INCLUDING:

5 (1) A TERM OF PROBATION.

6 (2) A LIMITATION ON THE NUMBER OF CERTIFICATIONS THE
7 PRACTITIONER MAY ISSUE WITHIN A SET TIME FRAME. THE TIME
8 FRAME MAY BE EXTENDED BY THE DEPARTMENT IF THE EXTENSION IS
9 NECESSARY TO PROTECT THE HEALTH AND SAFETY OF PATIENTS IN THE
10 PROGRAM.

11 (3) SUPERVISION BY ANOTHER PRACTITIONER WHO HAS AGREED
12 TO OVERSEE THE PRACTITIONER FOR A SET TIME FRAME. THE TIME
13 FRAME MAY BE EXTENDED BY THE DEPARTMENT IF AN EXTENSION IS
14 NECESSARY TO PROTECT THE HEALTH AND SAFETY OF PATIENTS IN THE
15 PROGRAM.

16 (4) REPORTING REQUIREMENTS TO THE DEPARTMENT, INCLUDING
17 THE SUBMISSION OF DOCUMENTATION NECESSARY FOR THE DEPARTMENT
18 TO ENSURE THAT THE PRACTITIONER IS COMPLYING WITH THIS ACT
19 AND ANY CONDITIONS PLACED UPON THE PRACTITIONER.

20 (5) ANY OTHER CONDITION THAT THE DEPARTMENT DETERMINES
21 IS NECESSARY TO PROTECT THE HEALTH AND SAFETY OF PATIENTS IN
22 THE PROGRAM.

23 SECTION 3. SECTIONS 701(C) AND 704 OF THE ACT ARE AMENDED TO
24 READ:

25 Section 701. Electronic tracking.

26 * * *

27 (c) Access.--[Information] Except as provided in section
28 704(p), information maintained in electronic tracking systems
29 under subsection (a) shall be confidential and not subject to
30 the act of February 14, 2008 (P.L.6, No.3), known as the Right-

1 to-Know Law.

2 * * *

3 Section 704. [Laboratory.] Laboratories.

4 [(a) General testing.--A grower/processor shall contract
5 with one or more independent laboratories to test the medical
6 marijuana produced by the grower/processor. The department shall
7 approve a laboratory under this subsection and require that the
8 laboratory report testing results in a manner as the department
9 shall determine, including requiring a test at harvest and a
10 test at final processing. The possession by a laboratory of
11 medical marijuana shall be a lawful use.

12 (b) Stability testing.--A laboratory shall perform stability
13 testing to ensure the medical marijuana product's potency and
14 purity. A grower/processor shall retain a sample from each
15 medical marijuana product derived from a harvest batch and
16 request that a sample be identified and collected by a
17 laboratory approved under subsection (a) from each process lot
18 to perform stability testing under the following conditions:

19 (1) The medical marijuana product is still in inventory
20 at a dispensary in this Commonwealth as determined by the
21 seed-to-sale system.

22 (2) The stability testing is done at six-month intervals
23 for the duration of the expiration date period as listed on
24 the medical marijuana product and once within six months of
25 the expiration date.]

26 (c) Application and approval.--

27 (1) An independent laboratory may apply, in the form and
28 manner prescribed by the department, for approval to test
29 medical marijuana in accordance with the medical marijuana
30 program.

1 (2) A nonrefundable initial application fee in the
2 amount of \$250 shall be paid by certified check or money
3 order.

4 (3) The department may issue an approval to an
5 independent laboratory as an approved laboratory under this
6 subsection if the department determines that an independent
7 laboratory is financially and professionally suitable to
8 conduct testing required under this act.

9 (4) An approval issued by the department to an
10 independent laboratory is valid:

11 (i) For two years from the date of issuance.

12 (ii) Only for the location specified in the
13 application and approval notice.

14 (5) An annual registration fee of \$125 shall be paid by
15 each approved laboratory.

16 (6) Fees payable under this section shall be deposited
17 into the fund.

18 (7) A laboratory approved by the department to test
19 medical marijuana prior to the effective date of this
20 paragraph shall be deemed an approved laboratory until its
21 approval expires. A laboratory under this paragraph shall be
22 subject to the requirements of this act.

23 (d) Compliance testing.--

24 (1) A grower/processor shall contract with an approved
25 laboratory to test the medical marijuana produced by the
26 grower/processor.

27 (2) The department shall establish uniform medical
28 marijuana testing standards and require that the approved
29 laboratories report testing results in a manner as the
30 department shall determine, including:

1 (i) Requiring a test at harvest and at final
2 processing.

3 (ii) Retesting of failed test results.

4 (3) Nothing in this section shall be construed to
5 prevent a grower/processor from engaging one approved
6 laboratory to complete all testing required under this
7 subsection.

8 (e) Stability testing.--An approved laboratory shall perform
9 stability testing to ensure the medical marijuana product's
10 potency and purity. A grower/processor shall retain a sample
11 from each medical marijuana product derived from a harvest batch
12 and request that a sample be identified and collected by an
13 approved laboratory from each process lot to perform stability
14 testing under the following conditions:

15 (1) The medical marijuana product is still in inventory
16 at a dispensary in this Commonwealth as determined by the
17 seed-to-sale system.

18 (2) The stability testing is done at six-month intervals
19 for the duration of the expiration date period as listed on
20 the medical marijuana product and once within six months of
21 the expiration date.

22 (3) The stability testing results shall be reported to
23 the department.

24 (f) Research and development testing.--An approved
25 laboratory may collect samples from a grower/processor for
26 research and development if requested. Results for research and
27 development testing shall be reported to the department.
28 Research and development testing shall not be a replacement for
29 any other testing required under this section.

30 (g) Audit testing.--The department, in its sole discretion,

1 may conduct audit testing of medical marijuana samples collected
2 from a grower/processor facility and medical marijuana products
3 found at a dispensary facility using a cooperative laboratory or
4 approved laboratory to identify, collect, handle and test the
5 medical marijuana on the department's behalf.

6 (h) Standard operating procedures.--

7 (1) An approved laboratory shall maintain written
8 standard operating procedures for all quality control
9 sampling and testing procedures, including compliance
10 testing, stability testing, research and development testing
11 and quality assurance testing.

12 (2) An independent laboratory applying to be an approved
13 laboratory under subsection (c) shall submit the independent
14 laboratory's standard operating procedures to the department
15 as part of the independent laboratory's application.

16 (3) An approved laboratory shall, within 30 days after
17 the effective date of this paragraph, submit its standard
18 operating procedures to the department.

19 (4) An approved laboratory shall notify the department
20 in writing of any modifications to its standard operating
21 procedures no less than 30 days prior to the modification.

22 (i) Enforcement procedures.--The department shall conduct
23 announced or unannounced inspections or investigations to
24 determine an approved laboratory's compliance with its standard
25 operating procedures and this act. The department may require
26 the approved laboratory to submit and adhere to a corrective
27 action plan following an inspection.

28 (j) Accreditation body.--The department may engage with an
29 accreditation body to fulfill the requirements under this
30 section.

1 (k) Quality assurance testing.--

2 (1) The department shall coordinate testing for quality
3 assurance purposes related to the department and compliance
4 by each approved laboratory no less than once a year
5 beginning January 1 after the effective date of this
6 paragraph.

7 (2) The quality assurance testing may be announced or
8 unannounced.

9 (3) Any fees for conducting tests as part of the quality
10 assurance testing shall be the responsibility of each
11 approved laboratory. The fees associated with the cost of the
12 medical marijuana samples submitted as part of the testing
13 shall be waived.

14 (4) A test required by an accreditation body solely to
15 maintain accreditation shall not fulfill the requirements of
16 this subsection.

17 (5) Quality assurance testing shall be conducted using
18 industry best practices and standards and shall be uniform
19 among all approved laboratories in the medical marijuana
20 program.

21 (6) Nothing in this section shall be construed to
22 prohibit the department from coordinating quality assurance
23 testing more than once within a calendar year.

24 (7) If the department determines that an approved
25 laboratory's test results are unsatisfactory, the department
26 shall initiate an investigation which may include the
27 following:

28 (i) Additional testing, as needed, to understand the
29 causes for the anomalies and unanticipated errors.

30 (ii) A review of the approved laboratory's standard

1 operating procedures.

2 (iii) An inspection of the approved laboratory's
3 facility, transportation vehicles, equipment,
4 instruments, tools and physical or electronic materials.

5 (iv) Interviews with the personnel, staff, directors
6 or other responsible parties of the approved laboratory.

7 (v) The approved laboratory submitting a corrective
8 action plan to the department.

9 (1) Corrective actions.--The following shall apply to a
10 corrective action plan required by the department:

11 (1) The department shall approve or deny a corrective
12 action plan within 30 days of receipt of the plan.

13 (2) The department may, in its sole discretion, allow
14 the approved laboratory to submit a revised corrective action
15 plan based on the reasons for the denial of the plan within
16 30 days of receipt of the denial.

17 (3) The department shall approve or deny a revised
18 corrective action plan within 30 days of receipt of the plan.

19 (4) The corrective action plan shall be implemented
20 within a practicable time frame determined by the department
21 following approval.

22 (m) Lawful possession.--The possession of medical marijuana
23 by an approved laboratory or cooperative laboratory to conduct
24 compliance testing, stability testing, research and development
25 testing, audit testing and quality assurance testing shall be
26 lawful use.

27 (n) Violations.--In addition to any other requirements under
28 this act or a regulation promulgated under this act, the
29 following shall be considered to be violations of this section
30 and may result in penalties under section 1308(b):

1 (1) Failure to comply with the department as part of an
2 inspection or investigation.

3 (2) Failure to submit a corrective action plan as
4 required by the department.

5 (3) Failure to implement a corrective action plan within
6 the timeline determined by the department.

7 (4) Failure to participate in the required quality
8 assurance testing.

9 (5) Failure to produce:

10 (i) Test results.

11 (ii) Satisfactory test results as part of the
12 quality assurance testing.

13 (6) Fraudulent reporting of laboratory test results.

14 (o) Sanctions.--In addition to the penalties permitted under
15 subsection (n), the department may impose the following
16 sanctions:

17 (1) Revoke or suspend the approval to test medical
18 marijuana of an approved laboratory found to be in violation
19 of this act or a regulation promulgated under this act.

20 (2) Revoke or suspend the approval to test medical
21 marijuana of an approved laboratory found to be in violation
22 of an order issued under this act or a regulation promulgated
23 under this act.

24 (3) Revoke or suspend the approval to test medical
25 marijuana of an approved laboratory for conduct or activity
26 which would have disqualified the approved laboratory from
27 receiving approval to test medical marijuana.

28 (4) Suspend an approved laboratory pending the outcome
29 of a hearing in a case in which the approval to test medical
30 marijuana could be revoked.

1 (5) Order the approved laboratory to cease and desist
2 testing medical marijuana.

3 (p) Testing data and trend analysis.--

4 (1) An owner or operator of each approved laboratory
5 shall ensure that the laboratory enters all of the following
6 testing results into the seed-to-sale tracking system:

7 (i) Compliance testing.

8 (ii) Stability testing.

9 (iii) Research and development testing.

10 (iv) Quality assurance testing.

11 (2) The department may utilize the test results entered
12 by the approved laboratory to:

13 (i) Conduct trend analysis for laboratory oversight
14 and compliance.

15 (ii) Review functionality of testing standards and
16 methods.

17 (iii) Ensure compliance of medical marijuana
18 products.

19 (iv) Ensure compliance by grower/processors.

20 (v) Release de-identified data to academic clinical
21 research centers for research purposes only.

22 (vi) Compile and aggregate testing information to
23 post on the department's publicly accessible Internet
24 website.

25 (vii) Aid the department in any aspect of its
26 regulatory efforts, including administrative action.

27 (g) Accreditation.--The department shall determine the scope
28 of the accreditation an approved laboratory must receive and
29 maintain. The department shall provide an approved laboratory
30 reasonable time to receive any additional accreditation beyond

1 the laboratory's most recent certificate of accreditation.

2 (r) State testing laboratory.--The department may establish
3 and maintain a State testing laboratory. A State testing
4 laboratory under this section shall be responsible for:

5 (1) Developing and maintaining a medical marijuana
6 laboratory reference library that contains testing
7 methodologies, including:

8 (i) Potency.

9 (ii) Homogeneity.

10 (iii) Detection of contaminants and the quantity of
11 those contaminants.

12 (iv) Solvents.

13 (2) Establishing standard operating procedures for
14 sample collection, preparation and analysis of medical
15 marijuana by approved laboratories.

16 (3) Conducting quality assurance testing of approved
17 laboratories.

18 (4) Resolving problems with approved laboratories.

19 (5) Conducting audit testing on medical marijuana
20 samples analyzed by approved testing laboratories.

21 (s) Materials.--Approved laboratories shall provide
22 materials to the State testing laboratory reference library.

23 (t) Powers and duties of department.--The department shall:

24 (1) Hire sufficient staff with the proper expertise to
25 conduct the requirements of this section.

26 (2) Within 90 days of the effective date of this
27 paragraph, promulgate temporary regulations in accordance
28 with the following:

29 (i) In order to facilitate the prompt implementation
30 of this section, the department shall have the authority

1 to promulgate temporary regulations which shall expire
2 not later than two years following the publication of the
3 temporary regulations in the Pennsylvania Bulletin under
4 subparagraph (iii) and on the department's publicly
5 accessible Internet website.

6 (ii) The department may promulgate temporary
7 regulations not subject to:

8 (A) Sections 201, 202, 203, 204 and 205 of the
9 act of July 31, 1968 (P.L.769, No.240), referred to
10 as the Commonwealth Documents Law.

11 (B) Section 204(b) of the act of October 15,
12 1980 (P.L.950, No.164), known as the Commonwealth
13 Attorneys Act.

14 (C) The act of June 25, 1982 (P.L.633, No.181),
15 known as the Regulatory Review Act.

16 (iii) Within 90 days of the effective date of this
17 subsection, the department shall transmit the temporary
18 regulations to the Legislative Reference Bureau for
19 publication in the next available issue of the
20 Pennsylvania Bulletin.

21 (iv) The department's authority to adopt temporary
22 regulations under subparagraph (i) shall expire two years
23 after publication of the temporary regulations.
24 Regulations adopted after this period shall be
25 promulgated as provided by law.

26 (v) The department shall rescind any regulation
27 promulgated prior to the effective date of this
28 subsection insofar as the regulation conflicts with a
29 temporary regulation promulgated by the department under
30 this subsection.

1 (3) Within 90 days of submitting the temporary
2 regulations to the Legislative Reference Bureau, the
3 department shall issue guidance to accompany the temporary
4 regulations.

5 Section ~~3~~ 4. Section 1201(b), (d), (e), (g), (h) and (i) of <--
6 the act are amended and subsection (a) is amended by adding a
7 paragraph to read:

8 Section 1201. Advisory board.

9 (a) Establishment.--The Medical Marijuana Advisory Board is
10 established within the department. The advisory board shall
11 consist of the following members:

12 * * *

13 (10) One member appointed by the Governor, who shall
14 have experience and expertise in laboratory science and shall
15 not be affiliated with, contracted with, an owner of,
16 operator of or financed by an approved laboratory or medical
17 marijuana organization.

18 (b) Terms.--Except as provided under subsection (g), the
19 members appointed under subsection (a) (8) [~~and~~], (9) and (10)
20 shall serve a term of four years or until a successor has been
21 appointed and qualified, but no longer than six months beyond
22 the four-year period.

23 * * *

24 (d) Voting; quorum.--The members under subsection (a) (1),
25 (2), (3), (4), (5), (6) and (7) shall serve ex officio and all
26 members shall have voting rights. A majority of the members
27 shall constitute a quorum for the purpose of organizing the
28 advisory board, conducting its business and fulfilling its
29 duties. A vote of the majority of the members present shall be
30 sufficient for all actions of the advisory board unless the

1 bylaws require a greater number.

2 (e) Attendance.--A member of the advisory board appointed
3 under subsection (a) (8) [or], (9) or (10) who fails to attend
4 three consecutive meetings shall forfeit his seat unless the
5 secretary, upon written request from the member, finds that the
6 member should be excused from a meeting for good cause. A member
7 who cannot be physically present may attend meetings via
8 electronic means, including video conference.

9 * * *

10 (g) Initial terms.--The initial terms of members appointed
11 under subsection (a) (8) [and], (9) and (10) shall be for terms
12 of one, two, three or four years, the particular term of each
13 member to be designated by the secretary at the time of
14 appointment. All other members shall serve for a term of four
15 years.

16 (h) Vacancy.--In the event that any member appointed under
17 subsection (a) (8) [or], (9) or (10) shall die or resign or
18 otherwise become disqualified during the member's term of
19 office, a successor shall be appointed in the same way and with
20 the same qualifications as set forth in this section and shall
21 hold office for the unexpired term. An appointed member of the
22 advisory board shall be eligible for reappointment.

23 (i) Expenses.--A member appointed under subsection (a) (8)
24 [or], (9) or (10) shall receive the amount of reasonable travel,
25 hotel and other necessary expenses incurred in the performance
26 of the duties of the member in accordance with Commonwealth
27 regulations, but shall receive no other compensation for the
28 member's service on the board.

29 * * *

30 ~~Section 4. This act shall take effect in 90 days.~~

<--

1 SECTION 5. THIS ACT SHALL TAKE EFFECT AS FOLLOWS: <--

2 (1) THE ADDITION OF SECTION 401(D) OF THE ACT SHALL TAKE
3 EFFECT IN 60 DAYS.

4 (2) THIS SECTION SHALL TAKE EFFECT IMMEDIATELY.

5 (3) THE REMAINDER OF THIS ACT SHALL TAKE EFFECT IN 90
6 DAYS.