





Production Requirements for Cannabis Products & Record Keeping and Reporting Requirements

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AGENDA

Production Requirements		
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1.	Changes to current production requirements to create efficiencies	Voting & discussion*
2.	Regulatory requirements from other control frameworks	Voting & comments
3.	Production requirements that limit activities	Voting & comments
4.	Limits on max THC applied to sum total of all intoxicating cannabinoids	Voting & discussion*
Record Keeping		
5.	Reduction of record-keeping or reporting requirements	Voting & comments
6.	Removal of promotional expenditure report	Yes/No
7.	Remove requirement to maintain a record of key investors	Yes/No
8.	Recommendations to improve notice of new cannabis products (NNCP)	Voting & discussion*
9.	Anything else that can improve record-keeping and reporting?	Comments (discussion* if time)

https://cannabis-council.ca/events/health-canada-consultation-c3-facilitated-listening-sessions-session-2-3

Cannabis Council of Canada

Part 1:

Production requirements for cannabis products



Are there any changes to the current production requirements that could create efficiencies for holders of a micro-cultivation or micro-processing licence?

Are there regulatory requirements from other relevant control frameworks, such as those for food, vaping products, or cosmetics, that Health Canada should consider? Why or why not? For which classes of cannabis?

Are there certain production requirements that could be changed or eliminated for licensed processors that are limited in what activities with cannabis they are authorized to undertake (for example, only authorized to store cannabis products)? Which requirements, and under what circumstances?

Should the limits on the maximum quantity of delta-9-THC that can be contained in a cannabis product (by container and ingestible unit) apply to the sum total of all intoxicating cannabinoids found in the product? Why or why not? How could such a requirement be established in an efficient manner that is simple to comply with?

Part 2:

Record keeping and reporting for cannabis licence holders



Are there record-keeping or reporting requirements for micro-class licence holders that could be reduced without affecting public health and public safety? If so, which requirements and why? What is the current impact of these requirements on micro-class licence holders?

Should Health Canada remove the requirement to provide a promotion expenditure report to Health Canada? Why or why not?

Should Health Canada remove the requirement to maintain a record of key investors? Why or why not?

Do you have any suggestions to improve the efficiency of the requirement for licensed processors to provide Health Canada with advance notice of a new cannabis product?

Are there other requirements that could be adjusted for record keeping and reporting?



Ika Washington Diversity Talk