

# Administrative Rule Analysis



## MARIHUANA OPERATIONS

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**Rule Set No.: 2020-122 LR**  
**Submitted to JCAR on: 1/5/22**

Analysis available at  
<http://www.legislature.mi.gov>

**Department: Licensing and Regulatory Affairs**  
**Agency: Marijuana Regulatory Agency**  
**Enabling Statute(s): Medical Marihuana Facilities Licensing Act, 2016 PA 281, MCL 333.27206; and Michigan Regulation and Taxation of Marihuana Act, 2018 IL 1, MCLs 333.27957 and 333.27958 et seq.**

**Analysis Complete to: 12/29/22**

## BACKGROUND AND SUMMARY OF PROPOSED RULES

Rule Set 2020-122 LR would make numerous updates to rules pertaining to marihuana licensee operations to reflect amendments to the Medical Marihuana Facilities Licensing Act and the Michigan Regulation and Taxation of Marihuana Act. Intended to create greater consistency between medical and adult-use marihuana business operations, specific changes would include: updated financial records requirements, inclusion of language regarding allowable uses of combined spaces, a new rule regarding standard operating procedures, a new rule regarding contactless and limited contact transactions, inclusion of language subjecting temporary marihuana event applicants to Bureau of Fire Services inspections, a new rule regarding internal analytical testing, a new rule regarding reporting of adverse reactions, and a new rule regarding product returns.

## FISCAL IMPACT OF PROPOSED RULES

2020-122 LR is not anticipated to have any appreciable fiscal impact on the Department of Licensing and Regulatory Affairs or on any other state or local government units.

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