



# Department of Agriculture and Food

## Specialized Products

Effective: 05/06/2026

### Medical Cannabis - Cultivation Facility Inspection Checklist (4-41a|R66-1)

#### R66-1-4. Cannabis Cultivation Facility Requirements.

- 1 4-41a-204. Operating plan. (1)(a-f)
- A person applying for a cannabis production establishment license or license renewal shall submit to the department for the department's review a proposed operating plan that complies with this section and that includes:
- (a) a description of the physical characteristics of each proposed facility, including a floor plan and an architectural elevation;
  - (b) a description of the credentials and experience of:
    - (i) each officer, director, and owner of the proposed cannabis production establishment; and
    - (ii) any highly skilled or experienced prospective employee;
  - (c) the cannabis production establishment's employee training standards;
  - (d) a security plan;
  - (e) a description of the cannabis production establishment's inventory control system, including a description of how the inventory control system is compatible with the state electronic verification system described in Section 26B-4-202;
  - (f) storage protocols, both short- and long-term, to ensure that cannabis is stored in a manner that is sanitary and preserves the integrity of the cannabis;
- 2 4-41a-204. Operating plan. (2)
- (a) A cannabis cultivation facility shall ensure that the facility's operating plan includes the facility's intended:
- (i) cannabis cultivation practices, including the facility's intended pesticide use and plant food use; and
  - (ii) subject to Subsection (2)(b), acreage or square footage under cultivation and anticipated cannabis yield.
- (b) Except as provided in Subsection (2)(c)(i) or (c)(ii), a cannabis cultivation facility may not:
- (i) for a facility that cultivates cannabis only indoors, use more than 100,000 total square feet of cultivation space;
  - (ii) for a facility that cultivates cannabis only outdoors, use more than four acres for cultivation; and
  - (iii) for a facility that cultivates cannabis through a combination of indoor and outdoor cultivation, use more combined indoor square footage and outdoor acreage than allowed under the department's formula described in Subsection (2)(e).
- (c)
- (i) Each licensee may apply to the department for:
    - (A) a one-time, permanent increase of up to 20% of the limitation on the cannabis cultivation facility's cultivation space; or
    - (B) a short-term increase, not to exceed 12 months, of up to 40% of the limitation on the cannabis cultivation facility's cultivation space.
  - (ii) After conducting a review equivalent to the review described in Subsection 4-41a-205(2)(a), if the department determines that additional cultivation is needed, the department may:
    - (A) grant the one-time, permanent increase described in Subsection (2)(c)(i)(A); or
    - (B) grant the short-term increase described in Subsection (2)(c)(i)(B).
  - (d) If a licensee describes an intended acreage or square footage under cultivation under Subsection (2)(a)(ii) that is less than the limitation described in Subsection (2)(b), the licensee may not cultivate more than the licensee's identified intended acreage or square footage under cultivation.
  - (e) The department shall, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, establish a formula for combined usage of indoor and outdoor cultivation that:
    - (i) does not exceed, in estimated cultivation yield, the aggregate limitations described in Subsection (2)(b)(i) or (ii); and
    - (ii) allows a cannabis cultivation facility to operate both indoors and outdoors.
  - (f)
    - (i) The department may authorize a cannabis cultivation facility to operate at no more than two separate locations.
    - (ii) If the department authorizes multiple locations under Subsection (2)(f)(i), the two cannabis cultivation facility locations combined may not exceed the cultivation limitations described in this Subsection (2).
- 3 4-41a-402. Inspections.(1)
- The department may inspect the records and facility of a cannabis production establishment at any time during business hours to determine if the cannabis production establishment complies with this chapter.
- 4 4-41a-402. Inspections.(2)
- (a) An inspection under this section may include:
- (i) inspection of a site, facility, vehicle, book, record, paper, document, data, and other physical or electronic information;
  - (ii) questioning of any relevant individual;
  - (iii) observation of an independent cannabis testing laboratory's methods, standards, practices, and procedures;
  - (iv) the taking of a specimen of cannabis or cannabis products sufficient for testing purposes; or
  - (v) inspection of equipment, an instrument, a tool, or machinery, including a container or label.
- (b) Notwithstanding Section 4-41a-404, an authorized department employee may possess and transport a specimen of cannabis or cannabis products for testing described in Subsection (2)(a).

5	4-41a-402. Inspections.(3)	In making an inspection under this section, the department may freely access any area and review and make copies of a book, record, paper, document, data, or other physical or electronic information, including financial data, sales data, shipping data, pricing data, and employee data.
6	4-41a-402. Inspections.(4)	Failure to provide the department or the department's authorized agents immediate access to records and facilities during business hours in accordance with this section may result in: (a) the imposition of a civil monetary penalty that the department sets in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; (b) license or registration suspension or revocation; or (c) an immediate cessation of operations under a cease and desist order that the department issues.
7	R66-1-4. Cannabis Cultivation Facility Requirements. (1)	A cannabis cultivation facility operating plan shall contain a blueprint or diagram of the facility containing the following information: (a) for indoor cannabis cultivation, the square footage of the area where cannabis is to be propagated; (b) for indoor cannabis cultivation, the square footage of the area where cannabis is to be grown; (c) the area where cannabis is to be harvested; (d) the area where cannabis is to be dried, trimmed, and cured; (e) the area where cannabis is to be packaged for wholesale; (f) the total square footage of the cultivation facility; (g) location of areas to be used as a storeroom; (h) the location of the toilet facilities and hand washing facilities; (i) the location of a break room and location of personal belonging lockers; and (j) the location of the area to be used for loading and unloading of cannabis product for transportation.
8	R66-1-4. Cannabis Cultivation Facility Requirements. (2)	For outdoor cannabis cultivation, the operating plan shall contain a detailed aerial photograph of the area on which the following information is shown: (a) the area where cannabis to be propagated; and (b) the area where cannabis is to be grown.
9	R66-1-4. Cannabis Cultivation Facility Requirements. (3)	A cannabis cultivation facility operating plan shall include a waste disposal plan that complies with Section 4-41a405.
10	R66-1-4. Cannabis Cultivation Facility Requirements. (4)	A cannabis cultivation facility shall have a written plan to handle potential destruction of cannabis because of contamination.
11	R66-1-4. Cannabis Cultivation Facility Requirements. (5)	A cannabis cultivation facility shall use a standardized scale that is registered with the department when cannabis is weighed for entry into the inventory control system.

### R66-1-5 Indoor and Outdoor Cannabis Cultivation Limitations.

1	4-41a-204. Operating plan. (2)(b)(i)	Except as provided in Subsection (2)(c)(i) or (c)(ii), a cannabis cultivation facility may not: (i) for a facility that cultivates cannabis only indoors, use more than 100,000 total square feet of cultivation space;
2	4-41a-204. Operating plan. (2)(b)(ii)	Except as provided in Subsection (2)(c)(i) or (c)(ii), a cannabis cultivation facility may not: (ii) for a facility that cultivates cannabis only outdoors, use more than four acres for cultivation;
3	4-41a-204. Operating plan. (2)(b)(iii)	Except as provided in Subsection (2)(c)(i) or (c)(ii), a cannabis cultivation facility may not: (iii) for a facility that cultivates cannabis through a combination of indoor and outdoor cultivation, use more combined indoor square footage and outdoor acreage than allowed under the department's formula described in Subsection (2)(e).
4	R66-1-5 Indoor and Outdoor Cannabis Cultivation Limitations. (1)	Pursuant to Subsection 4-41a-204(2)(e), a cannabis cultivation facility that uses a combination of indoor and outdoor cultivation shall be subject to the following formula: (1) the cannabis cultivation facility may use no more than a total of two acres outdoors and 50,000 square feet indoors for cultivation;
5	R66-1-5 Indoor and Outdoor Cannabis Cultivation Limitations. (2)	Pursuant to Subsection 4-41a-204(2)(e), a cannabis cultivation facility that uses a combination of indoor and outdoor cultivation shall be subject to the following formula: (2) the cannabis cultivation facility may use less than two acres outdoors or 50,000 square feet indoors for cultivation but may not exceed the indoor or outdoor limit.

### R66-1-6. Security Requirements.

1	4-41a-204. Operating plan. (1)(d)	A person applying for a cannabis production establishment license or license renewal shall submit to the department for the department's review a proposed operating plan that complies with this section and that includes: (d) a security plan;
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2	4-41a-401. Cannabis production establishment -- General operating requirements. (6)(b)(i-ii)	A cannabis production establishment shall operate in a facility that has: (b) a security system with a backup power source that: (i) detects and records entry into the cannabis production establishment; and (ii) provides notice of an unauthorized entry to law enforcement when the cannabis production establishment is closed;
3	R66-1-6. Security Requirements. (1)	At a minimum, a licensed cannabis cultivation facility shall have a complete video surveillance system: (a) with a minimum camera resolution of 640 x 470 pixels or pixel equivalent for analog; and (b) that allows for the clear and certain identification of any person or activities.
4	R66-1-6. Security Requirements. (2)	Visitors to a cannabis cultivation facility shall be required to have a properly displayed identification badge issued by the facility while on the premises of the facility.
5	R66-1-6. Security Requirements. (3)	Cannabis cultivation facility visitors shall be escorted by a cannabis cultivation facility agent while in the facility.
6	R66-1-6. Security Requirements. (4)(a)	A cannabis cultivation facility shall keep and maintain a log showing: (a) the full name and age of each visitor entering the facility;
7	R66-1-6. Security Requirements. (4)(b)	A cannabis cultivation facility shall keep and maintain a log showing: (b) the badge number issued;
8	R66-1-6. Security Requirements. (4)(c)	A cannabis cultivation facility shall keep and maintain a log showing: (c) the time of arrival;
9	R66-1-6. Security Requirements. (4)(d)	A cannabis cultivation facility shall keep and maintain a log showing: (d) the time of departure;
10	R66-1-6. Security Requirements. (4)(e)	A cannabis cultivation facility shall keep and maintain a log showing: (e) the purpose of the visit.
11	R66-1-6. Security Requirements. (5)	The visitor log shall be maintained by the cannabis cultivation facility for a minimum of one year.
12	R66-1-6. Security Requirements. (6)	The cannabis cultivation facility shall make visitor log available to the department upon request.

### **R66-1-7. Inventory Control.**

1	4-41a-103. Inventory control system.(2)(a)	A cannabis production establishment and a medical cannabis pharmacy shall ensure that the inventory control system maintained by the establishment or pharmacy: (a) tracks cannabis using a unique identifier, in real time, from the point that a cannabis plant is eight inches tall and has a root ball until the cannabis is disposed of or sold, in the form of unprocessed cannabis or a cannabis product, to an individual with a medical cannabis card;
2	4-41a-103. Inventory control system.(2)(b)	A cannabis production establishment and a medical cannabis pharmacy shall ensure that the inventory control system maintained by the establishment or pharmacy: (b) maintains in real time a record of the amount of cannabis and cannabis products in the possession of the establishment or pharmacy;
3	R66-1-7. Inventory Control. (1)	Each cannabis plant, lot of usable cannabis trim, leaves, and other plant matter, test lot, and harvest lot shall be issued a unique identification number in the inventory control system.
4	R66-1-7. Inventory Control. (2)	Unique identification numbers cannot be reused.
5	R66-1-7. Inventory Control. (3)	Each cannabis plant, lot of usable cannabis trim, leaves, and other plant matter, cannabis product, test lot, harvest lot, and process lot that has been issued a unique identification number shall have a physical tag with the unique identification number.
6	R66-1-7. Inventory Control. (4)(a)	The tag shall be legible and placed in a position that can be clearly read and kept free from dirt and debris and include the following information: (a) unique identification number;

7	R66-1-7. Inventory Control. (4)(b)	The tag shall be legible and placed in a position that can be clearly read and kept free from dirt and debris and include the following information: (b) batch or lot number;
8	R66-1-7. Inventory Control. (4)(c)	The tag shall be legible and placed in a position that can be clearly read and kept free from dirt and debris and include the following information: (c) strain;
9	R66-1-7. Inventory Control. (4)(d)	The tag shall be legible and placed in a position that can be clearly read and kept free from dirt and debris and include the following information: (d) facility name and license number;
10	R66-1-7. Inventory Control. (4)(e)	The tag shall be legible and placed in a position that can be clearly read and kept free from dirt and debris and include the following information: (e) date entered into the inventory control system
11	R66-1-7. Inventory Control. (5)(a)	A receiving cannabis cultivation facility shall: (a) document in the inventory control system any cannabis received, and any differences between the quantity specified in the transport manifest and the quantities received;
12	R66-1-7. Inventory Control. (5)(b)	A receiving cannabis cultivation facility shall: (b) within one week of receipt, notify the department of disparities in the quantity of cannabis received that are greater than 10% from the manifest recorded amount.
13	R66-1-7. Inventory Control. (6)(a)	For plants under eight inches, the cultivation facility shall keep record of: (a) the number of cannabis seeds or cuttings planted;
14	R66-1-7. Inventory Control. (6)(b)	For plants under eight inches, the cultivation facility shall keep record of: (b) the date they were planted;
15	R66-1-7. Inventory Control. (6)(c)	For plants under eight inches, the cultivation facility shall keep record of: (c) the date the plants were moved into the vegetation area and tagged;
16	R66-1-7. Inventory Control. (6)(d)	For plants under eight inches, the cultivation facility shall keep record of: (d) the strain of the seeds or cuttings;
17	R66-1-7. Inventory Control. (6)(e)	For plants under eight inches, the cultivation facility shall keep record of: (e) the number of plants grown to maturity;
18	R66-1-7. Inventory Control. (6)(f)	For plants under eight inches, the cultivation facility shall keep record of: (f) the number of plants disposed of;
19	R66-1-7. Inventory Control. (6)(g)	For plants under eight inches, the cultivation facility shall keep record of: (g) the date of disposal.

**R66-1-8. Cannabis Cultivation Facility Agents.**

1	4-41a-301. Cannabis production establishment agent -- Registration.(1)	An individual may not act as a cannabis production establishment agent unless the department registers the individual as a cannabis production establishment agent, regardless of whether the individual is a seasonal, temporary, or permanent employee.
2	4-41a-301. Cannabis production establishment agent -- Registration.(10)(a-b)	A cannabis production establishment shall: (a) maintain a list of each employee that holds a cannabis production establishment agent registration card; and (b) provide the list to the department upon request.

3	4-41a-302. Cannabis production establishment agent registration card -- Rebuttable presumption.(1)(a-c)	A cannabis production establishment agent whom the department registers under Section 4-41a-301 shall carry the individual's cannabis production establishment agent registration card with the agent at all times when: (a) the agent is on the premises of a cannabis production establishment where the agent is registered; (b) the agent is transporting cannabis in a medicinal dosage form, a cannabis product in a medicinal dosage form, or a medical cannabis device between: (i) two cannabis production establishments; or (ii) a cannabis production establishment and a medical cannabis pharmacy; and (c) if the cannabis production establishment agent is an agent of a cannabis cultivation facility, the agent is transporting raw cannabis plants to a cannabis processing facility or an independent cannabis testing laboratory.
4	R66-1-8. Cannabis Cultivation Facility Agents. (1)	A cannabis cultivation facility is responsible to ensure that each cannabis cultivation facility agent has received any task specific training as outlined in the operating plan submitted to the department.
5	R66-1-8. Cannabis Cultivation Facility Agents. (2)	A cannabis cultivation facility agent shall have a properly displayed identification badge which has been issued by the department while on the facility premises or while engaged in the transportation of cannabis.
6	R66-1-8. Cannabis Cultivation Facility Agents. (3)	Each cannabis cultivation facility agent shall have their state issued identification in their possession to certify the information on their badge is correct.

**Pesticide and Fertilizer Use.**

1	4-41a-204. Operating plan.(2)(a)(i)	(a) A cannabis cultivation facility shall ensure that the facility's operating plan includes the facility's intended: (i) cannabis cultivation practices, including the facility's intended pesticide use and plant food use;
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**R66-1-9. Irradiation of Cannabis Plants.**

1	4-41a-501. Cannabis cultivation facility -- Operating requirements.	The department shall make rules establishing: (a) the records a cannabis cultivation facility must keep regarding each batch, amount of product treated, and the methods used; and (b) disclosure requirements to a cannabis processor receiving the material subject to the radiation including the methods and equipment used.
2	R66-1-9. Irradiation of Cannabis Plants.(1)	A cannabis cultivation facility may utilize radiation-based methods and equipment for quality assurance or remediation purposes if: (a) the method is approved in their operating plan, that includes: (i) type of radiation or ionizing energy source; (ii) equipment; and (iii) documentation of state approval by the Utah Department of Environmental Quality; and (b) if being used for remediation, the cultivator has submitted and received approval from the department.
3	R66-1-9. Irradiation of Cannabis Plants.(2)	Batches or lots of cannabis treated by radiation shall be noted in the inventory control system, and each container of the batch or lot shall be stickered with the radura symbol until the batch is completely used or destroyed.
4	R66-1-9. Irradiation of Cannabis Plants.(3)	The cultivator shall maintain the records required by this section for three years after the final disposition of the irradiated cannabis, and shall make the records available for inspection and copy by the department. Records include: (a) the cannabis batch treated; (b) lot identification; (c) approved operating plan and evidence of compliance with the operating plan; (d) ionizing energy source; (e) source calibration; (f) dosimetry; (g) dose distribution in the product; (h) the date of irradiation; (i) final products that were made by the irradiated cannabis; and (j) processors the plant product was sent to.
5	R66-1-9. Irradiation of Cannabis Plants.(4)	The label of a cannabis product that contains irradiated cannabis shall display: (a) the radura symbol that is at least one-sixteenth inch in height; and (b) the statement: "Treated with radiation" in text as prominent as the ingredients.
6	R66-1-9. Irradiation of Cannabis Plants.(5)	The radura symbol and statement shall be placed prominently and conspicuously on the label.
7	R66-1-9. Irradiation of Cannabis Plants.(6)	A cultivator shall notify a processor that the product has been irradiated before purchase.

#### 4-41a-404. Medical cannabis transportation.

1	4-41a-404. Medical cannabis transportation.(2)	Except for an individual with a valid medical cannabis card under Title 26B, Chapter 4, Part 2, Cannabinoid Research and Medical Cannabis, who is transporting a medical cannabis treatment, an individual transporting cannabis or a cannabis product shall: (a) be employed by the entity licensed under this chapter that is authorizing the transportation of the cannabis or cannabis product; and (b) possess a transportation manifest that: (i) includes a unique identifier that links the cannabis or cannabis product to a relevant inventory control system; (ii) includes origin and destination information for any cannabis or cannabis product that the individual is transporting; and (iii) identifies the departure and arrival times and locations of the individual transporting the cannabis or cannabis product.
2	4-41a-404. Medical cannabis transportation.(4)	(a) It is unlawful for a registered cannabis production establishment agent to make a transport described in this section with a manifest that does not meet the requirements of this section. (b) Except as provided in Subsection (4)(d), an agent who violates Subsection (4)(a) is: (i) guilty of an infraction; and (ii) subject to a \$100 fine. (c) An individual who is guilty of a violation described in Subsection (4)(b) is not guilty of a violation of Title 58, Chapter 37, Utah Controlled Substances Act, for the conduct underlying the violation described in Subsection (4)(b). (d) If the agent described in Subsection (4)(a) is transporting more cannabis or cannabis product than the manifest identifies, except for a de minimis administrative error: (i) the penalty described in Subsection (4)(b) does not apply; and (ii) the agent is subject to penalties under Title 58, Chapter 37, Utah Controlled Substances Act.
3	4-41a-404. Medical cannabis transportation.(5)	Nothing in this section prevents the department from taking administrative enforcement action against a cannabis production establishment, medical cannabis pharmacy, medical cannabis courier, or another person for failing to make a transport in compliance with the requirements of this section.

#### R66-1-10. Recall Protocol.

1	4-41a-701. Cannabis and cannabis product testing.(1)(d)	In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the department may make rules to: (d) establish protocols for a recall of medical cannabis by a cannabis production establishment;
2	R66-1-10. Recall Protocol. (1)(a)	The department may initiate a recall of cannabis or cannabis products if: (a) evidence exists that pesticides not approved by the department are present on or in the cannabis or cannabis product;
3	R66-1-10. Recall Protocol. (1)(b)	The department may initiate a recall of cannabis or cannabis products if: (b) evidence exists that residual solvents are present on or in cannabis or cannabis product;
4	R66-1-10. Recall Protocol. (1)(c)	The department may initiate a recall of cannabis or cannabis products if: (c) evidence exists that harmful contaminants are present on or in cannabis or cannabis product;
5	R66-1-10. Recall Protocol. (1)(d)	The department may initiate a recall of cannabis or cannabis products if: (d) the department believes or has reason to believe the cannabis or cannabis product is unfit for human consumption.
6	R66-1-10. Recall Protocol. (2)(a)	A cannabis cultivation facility's recall plan shall include, at a minimum: (a) designation of at least one member of the staff who serves as the recall coordinator;
7	R66-1-10. Recall Protocol. (2)(b)	A cannabis cultivation facility's recall plan shall include, at a minimum: (b) procedures for identifying and isolating product to prevent or minimize distribution to patients;
8	R66-1-10. Recall Protocol. (2)(c)	A cannabis cultivation facility's recall plan shall include, at a minimum: (c) procedures to retrieve and destroy product;
9	R66-1-10. Recall Protocol. (2)(d)	A cannabis cultivation facility's recall plan shall include, at a minimum: (d) a communications plan to notify those affected by the recall.
10	R66-1-10. Recall Protocol. (3)	The facility must track the total amount of affected cannabis or cannabis product and the amount of affected cannabis or cannabis product returned to the facility as part of the recall.
11	R66-1-10. Recall Protocol. (4)	A cannabis cultivation facility shall coordinate the destruction of the cannabis or cannabis product with the department and allow the department to oversee the destruction of the affected product.
12	R66-1-10. Recall Protocol. (5)	The department shall periodically check on the progress of the recall until the department declares an end to the recall.
13	R66-1-10. Recall Protocol. (6)	A cannabis cultivation facility shall notify the department before initiating a voluntary recall.

### R66-1-11. Minimum Requirements for the Storage and Handling of Cannabis.

1	4-41a-204. Operating plan.(1)(f)	A person applying for a cannabis production establishment license or license renewal shall submit to the department for the department's review a proposed operating plan that complies with this section and that includes: (f) storage protocols, both short- and long-term, to ensure that cannabis is stored in a manner that is sanitary and preserves the integrity of the cannabis;
2	R66-1-11. Minimum Requirements for the Storage and Handling of Cannabis. (1)	Storage areas shall provide adequate lighting, sanitation, temperature, humidity, space, equipment, and security conditions for the storage of cannabis.
3	R66-1-11. Minimum Requirements for the Storage and Handling of Cannabis. (2)	Stored cannabis shall be at least six inches off the ground.
4	R66-1-11. Minimum Requirements for the Storage and Handling of Cannabis. (3)	Cannabis shall be stored away from other chemicals, lubricants, pesticides, fertilizers, or other potential contaminants.
5	R66-1-11. Minimum Requirements for the Storage and Handling of Cannabis. (4)	Cannabis that is outdated, damaged, deteriorated, misbranded, adulterated shall be stored separately by physical barrier until it is destroyed.

### 4-41a-405. Excess and disposal.

1	4-41a-405. Excess and disposal.(1)	As used in this section, "medical cannabis waste" means waste and unused material from the cultivation and production of medical cannabis.
2	4-41a-405. Excess and disposal.(2)	A cannabis production establishment shall: (a) render medical cannabis waste unusable and unrecognizable before transporting the medical cannabis waste from the cannabis production establishment; and (b) dispose of medical cannabis waste in accordance with: (i) federal and state laws, rules, and regulations related to hazardous waste; (ii) the Resource Conservation and Recovery Act, 42 U.S.C. Sec. 6991 et seq.; (iii) Title 19, Chapter 6, Part 5, Solid Waste Management Act; and (iv) other regulations that the department makes in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
3	4-41a-405. Excess and disposal.(3)	An individual may not transport or dispose of medical cannabis waste other than as provided in this section.

### R66-1-12. Change in Operation Plans.

1	R66-1-12. Change in Operation Plans. (1)(a)	A cannabis cultivation facility shall submit a notice, on a form provided by the department, before making any changes to: (a) ownership or financial backing of the facility;
2	R66-1-12. Change in Operation Plans. (1)(b)	A cannabis cultivation facility shall submit a notice, on a form provided by the department, before making any changes to: (b) the facility's name;
3	R66-1-12. Change in Operation Plans. (1)(c)	A cannabis cultivation facility shall submit a notice, on a form provided by the department, before making any changes to: (c) a change in location;
4	R66-1-12. Change in Operation Plans. (1)(d)	A cannabis cultivation facility shall submit a notice, on a form provided by the department, before making any changes to: (d) any modification, remodeling, expansion, reduction or physical, non-cosmetic alteration of a facility;
5	R66-1-12. Change in Operation Plans. (1)(e)	A cannabis cultivation facility shall submit a notice, on a form provided by the department, before making any changes to: (e) change in square footage or acreage of cannabis intended to be cultivated.
6	R66-1-12. Change in Operation Plans. (2)	A cannabis cultivation facility may not implement changes to the approved operation plan without department approval.
7	R66-1-12. Change in Operation Plans. (3)	The department shall approve of requested changes unless approval would lead to a violation of the applicable laws and rules of the state.
8	R66-1-12. Change in Operation Plans. (4)	The department shall specify the reason for the denial of approval for a change to the operation plan.

### R66-1-14. Violations Categories.

1	4-41a-801. Enforcement -- Fine -- Citation.(1)	<p>(a) If a person that is a cannabis production establishment, a cannabis production establishment agent, a medical cannabis pharmacy, a medical cannabis pharmacy agent, or a medical cannabis courier, violates this chapter, the department may:</p> <ul style="list-style-type: none"> <li>(i) revoke the person's license or agent registration card;</li> <li>(ii) decline to renew the person's license or agent registration card;</li> <li>(iii) assess the person an administrative penalty that the department establishes by rule in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act; or</li> <li>(iv) provide a letter of concern in accordance with Subsection (8).</li> </ul> <p>(b) Except for a violation that threatens public health or for the third violation of the same rule or statute in a 24-month period, the department shall issue a letter of concern before taking other administrative action under this section</p>
2	4-41a-801. Enforcement -- Fine -- Citation.(3)	<p>(a) The department may take an action described in Subsection (3)(b) if the department concludes, upon investigation, that, for a person that is a cannabis production establishment, a cannabis production establishment agent, a medical cannabis pharmacy, a medical cannabis pharmacy agent, or a medical cannabis courier:</p> <ul style="list-style-type: none"> <li>(i) the person has violated the provisions of this chapter, a rule made under this chapter, or an order issued under this chapter; or</li> <li>(ii) the person produced cannabis or a cannabis product batch that contains a substance, other than cannabis, that poses a significant threat to human health.</li> </ul> <p>(b) If the department makes the determination about a person described in Subsection (3)(a), the department may:</p> <ul style="list-style-type: none"> <li>(i) issue the person a written administrative citation;</li> <li>(ii) attempt to negotiate a stipulated settlement;</li> <li>(iii) order the person to cease and desist from the action that creates a violation; or</li> <li>(iv) direct the person to appear before an adjudicative proceeding conducted under Title 63G, Chapter 4, Administrative Procedures Act.</li> </ul> <p>(c) If the department concludes, upon investigation, that a cannabis production establishment or a cannabis production establishment agent has produced a cannabis batch or a cannabis product batch that contains a substance that poses a significant threat to human health, the department shall seize, embargo, or destroy the cannabis batch or cannabis product batch.</p>
3	4-41a-801. Enforcement -- Fine -- Citation.(4)	<p>The department may, for a person subject to an uncontested citation, a stipulated settlement, or a finding of a violation in an adjudicative proceeding under this section, for a fine amount not already specified in law, assess the person, who is not an individual, a fine of up to \$5,000 per violation, in accordance with a fine schedule that the department establishes by rule in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.</p>
4	4-41a-801. Enforcement -- Fine -- Citation.(7)	<p>The department may, for a person who fails to comply with a citation under this section:</p> <ul style="list-style-type: none"> <li>(a) refuse to issue or renew the person's license or agent registration card; or</li> <li>(b) suspend, revoke, or place on probation the person's license or registration card.</li> </ul>
5	4-41a-801. Enforcement -- Fine -- Citation.(8)	<p>(a) A letter of concern shall describe:</p> <ul style="list-style-type: none"> <li>(i) the violation including the statute or rule being violated;</li> <li>(ii) possible options to remedy the issue; and</li> <li>(iii) possible consequences for not remedying the violation.</li> </ul> <p>(b) Under a letter of concern, the department shall provide the person at least 30 days to remedy the violation.</p> <p>(c) If the person fails to remedy the violation described in a letter of concern, the department may take other enforcement action as described in this section.</p> <p>(d) If a letter of concern is resolved without an enforcement action being taken under Subsection (8)(c), the department may not report that a letter of concern was issued to the licensing board.</p>
6	4-41a-801. Enforcement -- Fine -- Citation.(9)	<p>(a) Except where a criminal penalty is expressly provided for a specific violation of this chapter, or where civil and criminal penalties are provided for violations of Section 76-10-31, if an individual:</p> <ul style="list-style-type: none"> <li>(i) violates a provision of this chapter, the individual is: <ul style="list-style-type: none"> <li>(A) guilty of an infraction; and</li> <li>(B) subject to a \$100 fine; or</li> </ul> </li> <li>(ii) intentionally or knowingly violates a provision of this chapter or violates this chapter three or more times, the individual is: <ul style="list-style-type: none"> <li>(A) guilty of a class B misdemeanor; and</li> <li>(B) subject to a \$1,000 fine.</li> </ul> </li> </ul> <p>(b) An individual who is guilty of a violation described in Subsection (9)(a) is not guilty of a violation of Title 58, Chapter 37, Utah Controlled Substances Act, for the conduct underlying the violation described in Subsection (9)(a).</p>
7	R66-1-14. Violations Categories. (1)(a)	<p>Public Safety Violations: \$3,000 - \$5,000 per violation. This category is for violations that present a direct threat to public health or safety including:</p> <ul style="list-style-type: none"> <li>(a) use of unapproved pesticide or unapproved agricultural soil amendment;</li> </ul>
8	R66-1-14. Violations Categories. (1)(b)	<p>Public Safety Violations: \$3,000 - \$5,000 per violation. This category is for violations that present a direct threat to public health or safety including:</p> <ul style="list-style-type: none"> <li>(b) cannabis sold to an unlicensed source;</li> </ul>
9	R66-1-14. Violations Categories. (1)(c)	<p>Public Safety Violations: \$3,000 - \$5,000 per violation. This category is for violations that present a direct threat to public health or safety including:</p> <ul style="list-style-type: none"> <li>(c) cannabis purchased from an unlicensed source;</li> </ul>

10	R66-1-14. Violations Categories. (1)(d)	Public Safety Violations: \$3,000 - \$5,000 per violation. This category is for violations that present a direct threat to public health or safety including: (d) refusal to allow inspection;
11	R66-1-14. Violations Categories. (1)(e)	Public Safety Violations: \$3,000 - \$5,000 per violation. This category is for violations that present a direct threat to public health or safety including: (e) failure to comply with testing requirements;
12	R66-1-14. Violations Categories. (1)(f)	Public Safety Violations: \$3,000 - \$5,000 per violation. This category is for violations that present a direct threat to public health or safety including: (f) a test result for high pesticide residue in the cannabis produced or cannabis product;
13	R66-1-14. Violations Categories. (1)(g)	Public Safety Violations: \$3,000 - \$5,000 per violation. This category is for violations that present a direct threat to public health or safety including: (g) unauthorized personnel on the premises;
14	R66-1-14. Violations Categories. (1)(h)	Public Safety Violations: \$3,000 - \$5,000 per violation. This category is for violations that present a direct threat to public health or safety including: (h) permitting criminal conduct on the premises;
15	R66-1-14. Violations Categories. (1)(i)	Public Safety Violations: \$3,000 - \$5,000 per violation. This category is for violations that present a direct threat to public health or safety including: (i) engaging in or permitting a violation of the Title 4, Chapter 41a, Cannabis Production Establishments.
16	R66-1-14. Violations Categories. (2)(a)	Regulatory Violations: \$1,000 - \$5,000 per violation. This category is for violations involving this rule and other applicable state rules: (a) failure to maintain alarm and security systems;
17	R66-1-14. Violations Categories. (2)(b)	Regulatory Violations: \$1,000 - \$5,000 per violation. This category is for violations involving this rule and other applicable state rules: (b) failure to keep and maintain records for at least two years;
18	R66-1-14. Violations Categories. (2)(c)	Regulatory Violations: \$1,000 - \$5,000 per violation. This category is for violations involving this rule and other applicable state rules: (c) failure to maintain traceability;
19	R66-1-14. Violations Categories. (2)(d)	Regulatory Violations: \$1,000 - \$5,000 per violation. This category is for violations involving this rule and other applicable state rules: (d) failure to follow transportation requirements;
20	R66-1-14. Violations Categories. (2)(e)	Regulatory Violations: \$1,000 - \$5,000 per violation. This category is for violations involving this rule and other applicable state rules: (e) failure to follow the waste and disposal requirements;
21	R66-1-14. Violations Categories. (2)(f)	Regulatory Violations: \$1,000 - \$5,000 per violation. This category is for violations involving this rule and other applicable state rules: (f) engaging in or permitting a violation of Title 4, Chapter 41a, Cannabis Production Establishments or this rule;
22	R66-1-14. Violations Categories. (2)(g)	Regulatory Violations: \$1,000 - \$5,000 per violation. This category is for violations involving this rule and other applicable state rules: (g) failure to maintain standardized scales.
23	R66-1-14. Violations Categories. (3)(a)	Licensing Violations: \$500- \$5,000 per violation. This category is for violations involving licensing requirements including: (a) an unauthorized change to the operating plan;
24	R66-1-14. Violations Categories. (3)(b)	Licensing Violations: \$500- \$5,000 per violation. This category is for violations involving licensing requirements including: (b) failure to notify the department of changes to the operating plan;
25	R66-1-14. Violations Categories. (3)(c)	Licensing Violations: \$500- \$5,000 per violation. This category is for violations involving licensing requirements including: (c) failure to notify the department of changes to financial or voting interests of greater than 2%;
26	R66-1-14. Violations Categories. (3)(d)	Licensing Violations: \$500- \$5,000 per violation. This category is for violations involving licensing requirements including: (d) failure to follow the operating plan as approved by the department;
27	R66-1-14. Violations Categories. (3)(e)	Licensing Violations: \$500- \$5,000 per violation. This category is for violations involving licensing requirements including: (e) engaging in or permitting a violation of this rule or Title 4, Chapter 41a, Cannabis Production Establishments; or

- 28 R66-1-14. Violations Categories. (3)(f) Licensing Violations: \$500- \$5,000 per violation. This category is for violations involving licensing requirements including:  
(f) failure to respond to violations.
- 29 R66-1-14. Violations Categories. (4) The department shall calculate penalties based on the level of violation and the adverse effect or potential adverse effect at the time of the incidents giving rise to the violation.
- 30 R66-1-14. Violations Categories. (5) The department may consider enhancing or reducing the penalty based on the seriousness of the violation.