

Nevada Cannabis Compliance Board
Regulatory Workshop
Regulations 6, 7, 10 and 12
December 4, 2025
Minutes

The Nevada Cannabis Compliance Board (CCB) held a public workshop at
700 E. Warm Springs Road, Suite 150, Las Vegas, Nevada
beginning at 10:00 a.m. on December 4, 2025.

Deputy Director Michael Miles called the meeting to order. Division Chief – Health & Safety, Kara Cronkhite and Senior Deputy Attorney General Emily Bordelove were present on behalf of the CCB in Las Vegas.

Deputy Director Miles announced this workshop will cover regulations 6 through 15, noting proposed changes are made to regulations 6, 7, 10 and 12, and the workshop is open to discuss all regulations 6 through 15.

Instructions to join the meeting via Zoom for public comment were read aloud.

I. Public Comment

There were no public comments in Las Vegas or online.

II. Proposed Amendments and additions to Nevada Cannabis Compliance Regulations 6 through 15.

Deputy Director Miles introduced Division Chief – Health & Safety, Kara Cronkhite and Senior Deputy Attorney General Emily Bordelove who summarized updates made to the regulations.

A. Regulation 6. Production and Distribution of Cannabis.

Ms. Bordelove explained the update to **NCCR 6.035** and said the update is meant to reconcile changes in NRS 678.470 with NRS 678B.650 ensuring information is in one place as a reference for personal information by owners, officers and board members, and names other PII for agent partners.

Chief Cronkhite provided a brief overview of the proposed changes for Agenda Items A, 2 through 7. The update to **NCCR 6.072** provides allowances for employees to begin work during the training process, requires training on the use of the seed-to-sale tracking system and procedures for handling cannabis.

Chief Cronkhite continued with the overview of changes to **NCCR 6:**

NCCR 6.075 updates add specific training requirements to policies and procedures a facility must maintain, as required during the prior legislative session.

NCCR 6.080 changes require the inventory documentation to add weight of concentrates in grams and harvest batch number and clarifies the meaning of “manufacturing process.”

NCCR 6.085 changes clarify security requirements and increase the backup video storage time requirement from five minutes to sixty minutes.

NCCR 6.100 is a current requirement and is updated to clarify that combining lots must not occur prior to testing.

NCCR 6.120 requires establishments to maintain advertising documentation for five years if a determination is made by the audience that the audience is under age 21. This exists in statute and can be removed if it solves an issue. As well, updates clarify advertising cannabis as “free without purchase” in the same transaction, addressing the time frame of a purchase.

Deputy Director Miles expressed appreciation for written public comments and asked for any public comments regarding Regulation 6.

Layke Martin spoke on behalf of the Nevada Cannabis Association; she also provided written public comment. Addressing 6.072, she asked CCB to make free basic training available online for agent card holders to establish a standard across the industry. She said many employees do not touch the seed-to-sale tracking system, and requiring training for all is not necessary. Ms. Martin addressed 6.085 stating that the camera upgrade requirement is expensive and unclear.

Regarding 6.120, she acknowledged the intent may be to mirror NRS 678B.520, but the language is different and confusing. Ms. Martin suggested striking the section and using the exact language from statute.

Chief Cronkhite responded to Ms. Martin's comment on NCCR 6.072 and explained that all employees use the seed-to-sale system and must receive training because they physically handle cannabis. This impacts accuracy, traceability and overall compliance of inventory records. There is specific training available for people who do not use the Metrc system and no Metrc login is needed.

Regarding camera requirements, Chief Cronkhite said motion sensors are permitted. The concern is that sometimes cameras are turned off completely, but they must be able to continually monitor the location. Motion sensors are continuous. Boxes cannot be placed in front of cameras, and a potential solution is for cameras to be raised during growth periods. Low light monitoring is a requirement, but there is no requirement for red lights specifically.

Kimberly Maxon-Rushton, of Cooper Levenson, appeared on behalf of RSR Analytical Laboratories with Bruce Burnett, a principle of Ace Analytical Laboratories.

Mr. Burnett said seven of eight labs submitted a paper for the workshop.

Ms. Rushton addressed the removal of the exemption 6.080(7) and expressed her hope this will result in tailoring the respective regulatory sections. She discussed requirements under Regulation 11 and asked for further clarification because it appears labs are required to adhere to standards that are not applicable to them.

Mr. Burnett said lab issues should be dealt with under Regulation 11 rather than removing exemptions for labs in 6.087.

Chief Cronkhite said she will review Regulation 11 to determine the best place to put language to make clear that laboratories only must maintain what is on site in the seed-to-sale tracking system.

Deputy Director Miles asked for additional public comments regarding regulation 6. There were no additional public comments in person or online.

B. Regulation 7. Cannabis Sales Facility.

Chief Cronkhite said proposed changes to **NCCR 7.015** will clarify when and how identification must be verified. Addressing public comment, she confirmed that “manual check of the ID” means a visual inspection of the ID with comparison to the face. ID can be authenticated at the point of entry or at the point of sale. The ID must be looked at to verify if the person is at least 21 years of age.

Layke Martin said the drafting update to 7.030 may have changed the meaning of “branded merchandise.” She referenced the June 2024 regulations where “branded merchandise” and “cannabis-related accessories” were separate and both were allowed to be sold in stores, but the change impacts this. Ms. Martin said that branded merchandise should be separated or guidance issued to show the intent is not that branded merchandise falls under cannabis related accessories.

Chris Anderson with Sala Consulting, on behalf of E Management Group LLC submitted a comment regarding 7.060 and said consumers look for a contact-free experience.

Deputy Director Miles asked for additional public comments regarding Regulation 7. There were no public comments in person or online.

C. Regulation 8. Cannabis Cultivation Facility.

Deputy Director Miles asked for public comments regarding Regulation 8. There were no public comments in person or online.

D. Regulation 9. Production of Cannabis Products.

Deputy Director Miles asked for public comments regarding regulation 9.

Tyler Klimas, of Leaf Street Strategies appeared on behalf of Terpene Belt Farms and Nexus Agriscience. Mr. Klimas proposed an addition to **NCCR 9.025**, relating to ingredients for cannabis products. Mr. Klimas acknowledged the importance of ensuring ingredients and flavorings are high caliber and quality and great effort should be made to ensure the ingredients are safe for the intended use. He proposed an addition of an attestation requirement to ensure ingredients and terpenes comply with Nevada’s laws and regulations and stated an attestation process is in use in other state markets. To add clarity, Mr. Klimas said the requirement is solely placed on the ingredient provider, not on any end state manufacturer or operator other than ensuring the document is received, and it places no additional administrative burden on the Cannabis Compliance Board. The attestation would sit on record with the production facility and be presented only by request of the CCB for any reason deemed necessary by the agency. The attestation would also serve to protect Nevada licensees by asserting accountability on the ingredient provider that these ingredients comply with Nevada requirements, especially in cases of adverse events or compromised product.

Deputy Director Miles asked for any additional public comments regarding regulation 9. There were no additional public comments in person or online.

E. Regulation 10. Minimum Good Manufacturing Practices for Cultivation and Preparation of Cannabis Products for Administration to Humans.

Chief Cronkhite explained that updates to **NCCR 10.080** incorporates language from guidance into the regulation. Public comment was received regarding root balls, and CCB guidance said root balls must be rendered unusable and separated from the stock. She said CCB would be happy to incorporate that language if it helps the industry.

Deputy Director Miles asked for any additional public comments regarding regulation 10. There were no additional public comments in person or online.

F. Regulation 11. Cannabis Independent Testing Lab:

Deputy Director Miles asked for public comments regarding regulation 11. There were no additional public comments in person or online.

G. Regulation 12. Packaging and Labeling of Cannabis Products.

Chief Cronkhite provided a summary of the proposed changes to **NCCR 12.010**, stating the update increases package limits for pills or capsules to 1,000 milligrams per package. Updates to **NCCR 12.015** prohibit anthropomorphic image on packaging as incorporated into statute during the last legislative session, and finally, **NCCR 12.070** also prohibits anthropomorphic images on packaging.

Deputy Director Miles asked for any additional public comments regarding regulation 12. There were no additional public comments in person or online.

H. Regulation 13. Cannabis Distributors.

Deputy Director Miles asked for public comments regarding regulation 13. There were no additional public comments in person or online.

I. Regulation 14. Licensee Workplace Requirements.

Deputy Director Miles asked for public comments regarding regulation 14. There were no additional public comments in person or online.

J. Regulation 15. Cannabis Consumption Lounge.

Deputy Director Miles asked for public comments regarding regulation 15. There were no additional public comments in person or online.

III. Public Comment

Deputy Director Miles opened Agenda Item III and asked for public comment in Las Vegas. There were no additional public comments in Las Vegas or online.

IV. Adjournment

Workshop adjourned at 10:30 a.m.