PROPOSED RULE MAKING



CR-102 (June 2024) (Implements RCW 34.05.320)
Do NOT use for expedited rule making

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DATE: January 15, 2025

TIME: 10:36 AM

WSR 25-03-080

Agency: Washington State Liquor and Cannabis Board					
☑ Original Notice					
□ Supplemental Notice to WSR					
□ Continuance of WSR					
□ Preproposal State	□ Preproposal Statement of Inquiry was filed as WSR 24-11-158; or				
☐ Expedited Rule Ma	kingProp	osed notice was filed as W	SR	; or	
☐ Proposal is exemp	t under RC	W 34.05.310(4) or 34.05.33	0(1); o	•	
☐ Proposal is exemp	t under RC	W			
and solids. The Liquor Senate Bill 5376 (chap would allow licensed ca	and Cannal ter 243, Lav annabis pro	bis Board is proposing rule a vs of 2024) regarding allowin ducer licensees and cannabi	mendn ig sale is proce	VAC 314-55-097 Cannabis waste disposal—Liquids nents to WAC 314-55-097 to implement Substitute of cannabis waste. These proposed rule amendments essor licensees to sell non-hazardous cannabis waste of are not cannabis licensees under certain conditions.	
Hearing location(s):					
Date:	Time:	Location: (be specific)		Comment:	
February 26, 2025	10:00 AM	All public Board activity will held in a "hybrid" environme. This means that the public have options for in-person ovirtual attendance. The Boardroom at the headqua building in Olympia (1025 L Avenue, Olympia, WA 9850 be open for in-person attendance. The public may login using a computer or or call-in using a phone, to to the meeting through the Microsoft Teams application public may provide verbal comments during the specipublic comment and rules he segments. TVW also regularis these meetings. Please that although the Boardroom be staffed during a meeting Board Members and agency participants may continue to appear virtually.	ent. will or rters Jnion 04) will y also levice, listen n. The fied nearing arly e note m will y, cy o		
Date of intended adop	ption: Not e	earlier than March 12, 2025.	(Note: This is NOT the effective date)	
Submit written comm	ents to:		Assist	ance for persons with disabilities:	
Name Jeff Kildahl, Ru	les Coordina	ator		ct Anita Bingham, ADA Coordinator, Human Resources	
Address PO Box 4308	80, Olympia,	WA 98504	Phone 360-66411739		
Email rules@lcb.wa.gov			Fax 360-664-9689		

Fax 360-704-5027			TTY 7-1-1 or 1-800-833-6388			
Other		Email anita.bingham@lcb.wa.gov				
Beginning (date and time) January 15, 2025, 12:00 PM			Other			
By (date and time) February 26, 2025, 5:00 PM			By (date) February 19, 2025			
proposal is to make regarding allowing sa	amendments to WAC 314-55-0 ale of cannabis waste by licens	097 to impler sed cannabis	ng any changes in existing rules: The ment Substitute Senate Bill 5376 (chapt sproducers and processor to persons we following in WAC 315-55-097:	er 243, Laws of 2024),		
 Update the t 	title of the section to include ca	nnabis waste	e sales.			
	erm "sellable cannabis waste" f					
 Designate the second of the sec	- and the state of					
		has a THC c	concentration greater than 0.3 percent is	considered cannabis		
		•	designation as "sellable cannabis waste			
70A.300 RC defined in th RCW or 173	W and 173-303 WAC to determ nose chapters. If the waste is do 3-303 WAC, it must be stored, r	mine if canna esignated as managed, an	o evaluate cannabis waste consistent what is waste is designated as dangerous of dangerous or hazardous as defined in addisposed of consistent with those characteristics produced or processor licenses may	or hazardous as chapters 70A.300 apters.		
cannabis wa	 Designate the required conditions under which a cannabis producer or processor licensee may sell the "sellable cannabis waste" to a person who is not a cannabis licensee, including the following reporting: Pre-sale notice to WSDA and LCB of "sellable cannabis waste"; 					
	orting the quantity of sellable of					
	 Reporting the sale price of the cannabis waste; and The name and contact information of the buyer. 					
 Designate that the sale of sellable cannabis waste must be conducted in a manner that is open and accessible to all 						
members of the public without discrimination.						
 Designate that cannabis waste will not leave the state of Washington as part of the sale or delivery. Designate the required conditions under which a cannabis licensee may sell "sellable cannabis waste" to another 						
cannabis licensee, including the following:						
 Both the selling and purchasing licensees must notify the LCB of the intended sale; 						
The notice must identify: The quantity of collable cannabis waste:						
	 The quantity of sellable cannabis waste; The sale price; and 					
	 The intended use of the se 					
			of all sales of sellable cannabis waste;			
	h records shall be provided to l s rule language concerning dist	•	quest. nes and record keeping requirements fo	or cannabis licensees.		
_		•	ensure compliance with the rule and pro			
be penalties for non-compliance.				•		
Other minor edits for organization and rule clarity.						
Laws of 2024) which	passed the legislature on Mar	ch 4, 2024.	ded to implement Substitute Senate Bil	l 5376 (chapter 243,		
	for adoption: RCW 69.50.34					
		ill 5376 (cha	pter 243, Laws of 2024), RCW 69.50.32	<u>255</u>		
Is rule necessary b						
Federal Law?				☐ Yes ⊠ No		
State Court Decision? □ Yes ⋈ No If yes, CITATION:						
	or recommendations if any	as to statu	tory language, implementation, enfor	cement and fiscal		
matters: None						
	t: (person or organization) Wa : □ Private. □ Public. ⊠ Gov	•	ate Liquor and Cannabis Board			
Name of agency personnel responsible for:						
	Name	Office Local	tion	Phone		
Drafting J	Jeff Kildahl, Rules Coordinator	PO Box 430	080, Olympia, WA 98504	360-480-7960		

Implementa	ion Paul Magerl, Interim Chief of t	PO Box 43080, O	ympia, WA 98504	360-664-1726			
Enforcemen		PO Box 43080, O	vmnia WA 98504	360-664-1726			
	t & Education		•				
	district fiscal impact statement requ	uired under RCW 2	8A.305.135?	☐ Yes ☒ No			
If yes, insert	statement here:						
	ic may obtain a copy of the school dist	rict fiscal impact sta	tement by contacting:				
	ame						
	Idress						
	Phone Fax						
	Fax TTY						
	Email						
Ot	Other						
Is a cost-be	nefit analysis required under RCW	<u>34.05.328</u> ?					
☐ Yes:	A preliminary cost-benefit analysis ma	ay be obtained by c	ontacting:				
Na	ame		•				
Ac	ldress						
	one						
Fa							
TT							
	Email Other						
	Please explain: The proposed amend	led rules do not qua	lify as a significant legislative ru	ıle requiring a cost-			
	nalysis under RCW 34.05.328(5). The						
	nalysis requirements in RCW 34.05.32						
made ap	plicable by the joint administrative rule	s review committee	under RCW 34.05.328(5)(a)(ii)	•			
	Fairness Act and Small Business E overnor's Office for Regulatory Innova			mpleting this part.			
	ation of exemptions:		(Citivy provided cappers in cer	inploming the part			
	posal, or portions of the proposal, ma	y be exempt from r	equirements of the Regulatory I	Fairness Act (see			
	35 RCW). For additional information on	exemptions, consu	It the exemption guide publishe	d by ORIA. Please			
	ox for any applicable exemption(s):						
	proposal, or portions of the proposal,						
	ely to conform and/or comply with fede						
regulation this rule is being adopted to conform or comply with, and describe the consequences to the state if the rule is not adopted.							
Citation and	description:						
│ │□ This rule	proposal, or portions of the proposal,	is exempt because	the agency has completed the r	oilot rule process			
	RCW 34.05.313 before filing the notice	•		shot raio process			
	proposal, or portions of the proposal,	• •		2) because it was			
adopted by	a referendum.						
	proposal, or portions of the proposal,	is exempt under RC	CW 19.85.025(3). Check all that	apply:			
	RCW 34.05.310 (4)(b)	\boxtimes	RCW 34.05.310 (4)(e)				
	(Internal government operations)		(Dictated by statute)				
	RCW 34.05.310 (4)(c)		RCW 34.05.310 (4)(f)				
	(Incorporation by reference)		(Set or adjust fees)				
	RCW 34.05.310 (4)(d)		RCW 34.05.310 (4)(g)				
	(Correct or clarify language)		((i) Relating to agency hearings	s; or (ii) process			
			requirements for applying to an	agency for a license			
			or permit)				
	proposal, or portions of the proposal,	is exempt under <u>RC</u>	CW 19.85.025(4). (Does not affe	ect small businesses).			
☐ This rule proposal, or portions of the proposal, is exempt under RCW							
Explanation	of how the above exemption(s) applies	s to the proposed ru	ıle:				

☑ The rule☐ The ruleproposal, be	proposal: Is pa ut less than the	ly exempt. (Ski) rtially exempt. (entire rule prop	(Complete section osal. Provide deta	3.) The exempails here (consider		
(3) Small b	usiness econo	mic impact sta	atement: Comple	te this section i	f any portion is not	exempt.
If any portion		ed rule is not e	xempt, does it im	pose more-thar	n-minor costs (as d	efined by RCW 19.85.020(2))
does it on new option	more-than-mino hange, modify, on for licensed s waste are not	r costs. The r add cost, or oth cannabis produ required by the	ule amendments of nerwise alter the discers and process proposed rules. I	do not impose a isposal require ors to sell qualified the qualifying	any significant reguments for other cat fying cannabis was	ned the proposed rule did not ulatory burden on licensees, nor regories of cannabis waste. The ste is voluntary, and sales of not sold as allowed, the waste 314-55-097(4).
the prop	osed rules imponce estimate of	ose any significa \$200 to conside	ant regulatory bure	den on licensee es would have a	es, LCB applied an	r transparency to determine if ample default cost of impact on small businesses as
			eport sales of canr eport sales of canr		WSDA prior to sale LCB prior to sale.	
cost of c anticipat cannabis	Below are calculations for minor cost thresholds for the appropriate NAICS industry codes. It is extremely unlikely that the cost of compliance would exceed 0.3% of average annual gross business income. The estimated minor cost is not anticipated to exceed the threshold levels for cannabis grown under cover or in an open field. Since sales of qualifying cannabis waste is optional for the licensee, these costs are not mandated. For these reasons, the proposed rules are not anticipated to impose more than minor costs on businesses as defined by RCW 19.85.020(2).					
Industr y NAICS Code	Estimated Cost of Compliance	Industry Description	NAICS Code Title	Minor Cost Estimate	1% of Avg Annual Payroll	0.3% of Avg Annual Gross Business Income
111419	\$200	Cannabis, grown under cover	Other Food Crops Grown Under Cover	\$2,387.54	Unavailable	\$2,387.54 2023 Dataset pulled from DOR
111419	\$200 \$200	grown under	Crops Grown	\$2,387.54 \$2,284.65	Unavailable Unavailable	2023 Dataset pulled from

	Signature:
Date: January 15, 2025	. ,
Name: Jim Vollendroff	ant
Title: Board Chair	

- WAC 314-55-097 Cannabis waste disposal <u>and sales</u>—Liquids and solids. (1) Solid and liquid wastes generated during cannabis production and processing must be stored, managed, and disposed of in accordance with applicable state and local laws and regulations.
- For purposes of this section, "sellable cannabis waste" means solid waste generated during cannabis production or processing that has a THC concentration of 0.3 percent or less and not designated dangerous or hazardous. Sellable cannabis waste does not include "hemp" or "industrial hemp," as defined in RCW 15.140.020. A portion of a cannabis plant that has a THC concentration greater than 0.3 percent is considered cannabis under RCW 69.50.101.
- (2) Wastewater generated during cannabis production and processing must be disposed of in compliance with applicable state and local laws and regulations.
- (3) ((Wastes from the production and processing of cannabis plants must be evaluated against the state's dangerous waste regulations (chapter 173-303 WAC))) Cannabis licensees and certified laboratories must evaluate cannabis waste consistent with chapters 70A.300 RCW and 173-303 WAC to determine if ((those wastes designate as dangerous waste. It is the responsibility of each waste generator to properly evaluate their waste to determine if it is designated as a dangerous waste)) the cannabis waste is designated as dangerous or hazardous as defined in those chapters.
- (a) If a ((generator's)) licensee or certified laboratory generates waste ((does designate as a)) that is not designated as dangerous or hazardous waste, then that waste(($\frac{1}{2}$)) is subject to the (($\frac{1}{2}$)) cannabis waste management standards (($\frac{1}{2}$)) set forth in this section.
- $((\frac{a}{a}))$ <u>(i)</u> Waste((s)) that must be evaluated ((against the dangerous waste regulations)) to determine if it is dangerous or hazardous includes, but ((are)) is not limited to, the following:
- $((\frac{1}{2}))$ (A) Waste from cannabis flowers, trim and solid plant material used to create an extract (per WAC 314-55-104).
- $((\frac{(ii)}{)})$ <u>(B)</u> Waste solvents used in the cannabis process (per WAC 314-55-104).
- $((\frac{(iii)}{)}))$ <u>(C)</u> Discarded plant waste, spent solvents and laboratory wastes from any cannabis processing or quality assurance testing.
 - $((\frac{\text{(iv)}}{\text{)}}))$ (D) Cannabis extract that fails to meet quality testing.
- (((b) Cannabis wastes that do not designate as dangerous shall be managed in accordance with subsection (4) of this section.
- (c))) (ii) A cannabis plant, useable cannabis, cannabis plant roots, trim, and other plant material ((in itself)) is not considered dangerous or hazardous waste as defined under chapter 70A.300 RCW or 173-303 WAC unless it has been treated or contaminated with a solvent.
- ((4+)) (b) Cannabis waste that is designated as dangerous or hazardous as defined in chapter 70A.300 RCW or 173-303 WAC must be stored, managed, and disposed of consistent with chapters 70A.300 RCW and 173-303 WAC.
- (4) Cannabis waste that is not designated as dangerous or hazardous waste as defined in chapter 70A.300 RCW or 173-303 WAC and is not sold as provided in this section must be rendered unusable before leaving the licensed premises or certified laboratory.

[1] OTS-5839.4

- (a) The process for rendering cannabis waste unusable must involve grinding the waste and mixing it with other ground materials so that the resulting mixture is at least 50 percent noncannabis waste by volume. Other methods to render cannabis waste unusable may be proposed but must receive prior approval from the LCB before implementation. Acceptable materials for mixing with cannabis waste include, but are not limited to, the following:
- (i) Compostable mixed waste, such as food waste, yard waste, vegetable greases or oils, or other compostable materials approved by the LCB:
- (ii) Noncompostable mixed waste, with materials such as paper waste, plastic waste, cardboard waste, or other noncompostable materials approved by the LCB.
- (b) Once rendered unusable, cannabis waste may, subject to approval by the local authority, be disposed of at a permitted solid waste facility, including composting facilities, anaerobic digesters, landfills, or incinerators. Compliance with (b) of this subsection may be accomplished by managing cannabis waste rendered unusable on-site by the licensee or certified laboratory in accordance with the standards of chapter 173-350 WAC.
- (c) Licensees must maintain records documenting the final destination and method of all cannabis waste rendered unusable in the required format.
- (5) Sellable cannabis waste ((that does not designate as dangerous waste (per subsection (3) of this section) must be rendered unuseable following the methods in subsection (5) of this section prior to leaving a licensed producer, processor, or laboratory. Disposal of the cannabis waste rendered unuseable must follow the methods under subsection (6) of this section.

Wastes that must be rendered unuseable prior to disposal include, but are not limited to, the following)) may be sold by the producer or processor to a person who is not a licensed cannabis business under the following conditions:

- (a) ((Waste evaluated per subsection (3) of this section and determined to not designate as "Dangerous Waste."
- (b) Cannabis plant waste, including roots, stalks, leaves, and stems that have not been processed with solvent.
- (c) Solid cannabis sample plant waste possessed by third-party laboratories accredited by the WSLCB to test for quality assurance that must be disposed of.
 - (d) Other wastes as determined by the WSLCB.
- (5) The allowable method to render cannabis plant waste unuseable is by grinding and incorporating the cannabis plant waste with other ground materials so the resulting mixture is at least 50 percent non-cannabis waste by volume. Other methods to render cannabis waste unuseable must be approved by the WSLCB before implementation.

Material used to grind with the cannabis falls into two categories: Compostable waste and noncompostable waste.

- (a) Compostable mixed waste: Cannabis waste to be disposed as compost feedstock or in another organic waste method (for example, anaerobic digester) may be mixed with the following types of waste materials:
 - (i) Food waste;
 - (ii) Yard waste;
 - (iii) Vegetable based grease or oils; or
 - (iv) Other wastes as approved by the WSLCB.

[2] OTS-5839.4

- (b) Noncompostable mixed waste: Cannabis waste to be disposed in a landfill or another disposal method (for example, incinerator) may be mixed with the following types of waste materials:
 - (i) Paper waste;
 - (ii) Cardboard waste;
 - (iii) Plastic waste;
 - (iv) Soil; or
 - (v) Other wastes as approved by the WSLCB.
- (6) Cannabis wastes rendered unuseable following the method described in subsection (4) of this section can be disposed.
- (a) Disposal of the cannabis waste rendered unuseable may be delivered to a permitted solid waste facility for final disposition. Examples of acceptable permitted solid waste facilities include:
- (i) Compostable mixed waste: Compost, anaerobic digester, or other er facility with approval of the jurisdictional health department.
- (ii) Noncompostable mixed waste: Landfill, incinerator, or other facility with approval of the jurisdictional health department.
- (b) Disposal of the cannabis waste rendered unuseable may be managed on-site by the generator in accordance with the standards of chapter 173-350 WAC.
- (c) A record of the final destination of cannabis waste rendered unuseable.)) The cannabis licensee must report the intended sale to the WSDA prior to completion of the sale;
- (b) The cannabis licensee must notify the LCB of the intended sale prior to completion of the sale in the format specified by the board;
 - (c) The report includes at least the following information:
 - (i) The quantity of sellable cannabis waste;
 - (ii) The sale price; and
 - (iii) The name and contact information of the buyer;
- (d) The sale of sellable cannabis waste must be conducted in a manner that is open and accessible to all members of the public without discrimination; and
- (e) The cannabis waste will not leave the state of Washington as part of the sale or delivery.
- (6) Sellable cannabis waste may be sold by the producer or processor to another producer or processor under the following conditions:
- (a) Both the purchasing and selling cannabis licensees must notify the LCB of the intended sale in the format specified by the board;
 - (b) The notice to the board must include the following:
 - (i) The quantity of sellable cannabis waste;
 - (ii) The sale price; and
 - (iii) The intended use of the sellable cannabis waste.
- (c) The sale must be conducted consistent with chapters 69.50 RCW and 314-55 WAC.
- (7) (a) The LCB may conduct inspections and audits to ensure compliance with this section.
- (b) Licensees found in violation of these rules may be subject to penalties.
- (c) Licensees are responsible for keeping accurate and complete records of all sellable cannabis waste sales. Licensees and certified laboratories are responsible for keeping accurate and complete records of all evaluations, rendering, and disposal activities.
- (d) All required records must be made available to the LCB upon request.

[3] OTS-5839.4

- (e) All required records must be kept consistent with the requirements in WAC 314-55-087.
- (8) Cannabis waste rendered unusable following the method described in this rule can be disposed of.
- (a) Disposal of the cannabis waste rendered unusable may be delivered to a permitted solid waste facility for final disposition. Examples of acceptable permitted solid waste facilities include:
- (i) Compostable mixed waste: Compost, anaerobic digester, or other facility with approval of the jurisdictional health department.
- (ii) Noncompostable mixed waste: Landfill, incinerator, or other facility with approval of the jurisdictional health department.
- (b) Disposal of the cannabis waste rendered unusable may be managed on-site by the licensee or certified laboratory in accordance with the standards of chapter 173-350 WAC.

[4] OTS-5839.4