PROPOSED RULE MAKING



□ Original Notice

CR-102 (June 2024) (Implements RCW 34.05.320)

Do NOT use for expedited rule making

Agency: Washington State Liquor and Cannabis Board

CODE REVISER USE ONLY

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DATE: February 26, 2025

TIME: 10:19 AM

WSR 25-06-033

☐ Supplemental Noti	ce to WSR		
☐ Continuance of W	SR		
□ Preproposal State	ment of Inqu	uiry was filed as WSR 24-15-067	; or
☐ Expedited Rule Ma	kingPropo	osed notice was filed as WSR	; or
☐ Proposal is exemp	t under RC	W 34.05.310(4) or 34.05.330(1); or	•
☐ Proposal is exemp	t under RC	w	
and repeal two section Second Substitute Hou cannabis testing labora	s of chapter use Bill (2SH atory quality ashington Sta	314-55 WAC to implement House I B) 2151, (chapter 69, Laws of 2024 standards and laboratory accredita ate Department of Agriculture (WSE	Rule language is being proposed to amend four sections Bill (HB) 1859, (chapter 135, Laws of 2022), and b), concerning the transfer of regulatory oversight of tion from the Washington State Liquor and Cannabis DA). HB 1859 and 2SHB 2151 are codified as RCW
Amended: WAC 314-5 Amended: WAC 314-5 Amended: WAC 314-5 Amended: WAC 314-5 Two sections of chapte Repealed: WAC 314-5	5-0995 Lab 5-102 Qualit 5-1035 Lab 5-109 Canna er 314-55 W/ 5-1025 Profi	Certification and Accreditation by Assurance and Quality Control Certification – Suspension and Revabinoid additives – requirements, re	e changes resulting from the legislation, as follows: rocation estrictions, and quality assurance testing
	5-103 G00a	laboratory practice checklist	
Hearing location(s): Date:	Time:	Location: (be specific)	Comment:
April 9, 2025		All public Board activity will be held in a "hybrid" environment. This means that the public will have options for in-person or virtual attendance. The Board room headquarters building in Olympia (1025 Union Avenue, Olympia, WA 98504) will be open for in-person attendance and the public may also login using a computer or a device, or call-in using a phone, to listen to the meeting through the Microsoft Teams application. The public may provide verbal comments during the specified public comment and rules hearing segments. TVW also regularly	For more information about Board meetings, please visit: https://lcb.wa.gov/Boardmeetings/Board_meetings

participants may continue appear virtually.	to		
ption: April 23, 2025 (Note: This is	s NOT th	e effective date)	
ents to:	Assist	ance for persons with disabilities:	
Name Denise Laflamme		Contact Anita Bingham, ADA Coordinator, Human Resources	
30, Olympia WA 98504-3080	Phone	360-664-1739	
ov	Fax 3	60-664-9689	
	TTY 7	-1-1 or 1-800-833-6388	
1	appear virtually. otion: April 23, 2025 (Note: This is ents to: ne 0, Olympia WA 98504-3080	ents to: Assist Contact O, Olympia WA 98504-3080 Assist Phone Fax 36	

Beginning (date and time) February 26, 2025, 12:00 PM

Other

By (date) April 2, 2025

Email anita.bingham@lcb.wa.gov

By (date and time) April 9, 2025, 12:00 PM

Purpose of the proposal and its anticipated effects, including any changes in existing rules: The purpose of the proposed amended language and repealed sections is to align with and reference WSDA's rules for laboratory quality standards (chapter 16-309 WAC) and laboratory accreditation requirements (chapter 16-310 WAC) resulting from the transfer of authority for these responsibilities from the LCB.

Other

Reasons supporting proposal: Chapter 135, Laws of 2022; and chapter 69, Laws of 2024, transferred the authority for cannabis testing laboratory quality standards and laboratory accreditation, respectively, from the LCB to the WSDA. Four sections of Title 314 WAC are amended, and two sections are repealed to reflect this transfer as described below.

Rule Section	Current Rule Language	Proposed New Language	Rule Necessity
314-55-0995 L	aboratory certification and accreditation req	uirements.	
Title	Laboratory certification and accreditation requirements.	Laboratory certification requirements.	Remove accreditation term.
Introduction	The following requirements apply to third-party labs seeking certification by the WSLCB or its designee to do quality assurance testing on cannabis and cannabis products in Washington state, and for certified third-party laboratories (certified labs) to remain certified by the WSLCB. The requirements provided in this section are continuing requirements, and must be adhered to and maintained for a third-party lab to remain certified. The WSLCB may summarily suspend a lab's certification if a certified lab is found out of compliance with the requirements of this chapter.	The following requirements apply to third-party laboratories seeking certification by the LCB to conduct quality assurance testing on cannabis and cannabis products in Washington state, and for certified third-party laboratories (certified laboratories) to remain certified by the LCB. The requirements provided in this section are continuing requirements, and must be adhered to and maintained for a third-party laboratory to remain certified.	Remove reference to LCB designee for certification. Remove language related to summarily suspending laboratory's certification which is moved to WAC 314-55-1035.
(1)	A third-party laboratory must be certified by the WSLCB or their vendor as meeting the WSLCB's accreditation and other requirements prior to conducting quality assurance tests required under this chapter. Certified labs must conspicuously display the certification letter received by the WSLCB upon certification at the lab's premises in a conspicuous location where a customer may observe it unobstructed in plain sight.	A third-party laboratory must be certified by the LCB and meet WSDA accreditation requirements under chapter 16-310 WAC prior to conducting quality assurance tests required under this chapter. Certified laboratories must conspicuously display the certification letter received by the LCB upon certification at the laboratory's premises in a conspicuous location where a customer may observe it unobstructed in plain sight.	Remove reference to LCB vendor, which no longer applies with accreditation requirements transferred to WSDA. Insert WSDA accreditation and reference WSDA rules (chapter 16-310 WAC) for accreditation requirements.
(2)	A person with financial interest in a certified lab may not have direct or indirect financial interest in a licensed cannabis producer or processor for whom they are conducting required quality assurance tests. A person with direct or indirect financial interest in a certified lab must disclose to the	Licensed producers or processors may not have a financial interest in a certified laboratory. A person with financial interest in a certified lab may not have direct or indirect financial interest in a licensed cannabis producer or processor for whom they are conducting	Add sentence to clarify producers or processors may not have financial interest in a certified lab.

	WSLCB by affidavit any direct or indirect financial interest in a licensed cannabis producer or processor.	required quality assurance tests. A person with direct or indirect financial interest in a certified laboratory must disclose to the LCB by affidavit any direct or indirect financial interest in a licensed cannabis producer or processor.	
(3)(a)	Each lab must employ a scientific director responsible to ensure the achievement and maintenance of quality standards of practice. The scientific director must possess the following minimum qualifications: (i) A doctorate in the chemical or microbiological sciences from a college or university accredited by a national or regional certifying authority with a minimum of two years' post-degree laboratory experience; (ii) A master's degree in the chemical or microbiological sciences from a college or university accredited by a national or regional certifying authority with a minimum of four years' of post-degree laboratory experience; or (iii) A bachelor's degree in the chemical or microbiological sciences from a college or university accredited by a national or regional certifying authority with a minimum of six years of post-education laboratory experience.	Each lab must employ a scientific director responsible to ensure the achievement and maintenance of quality standards of practice. The scientific director must possess the minimum qualifications under chapter 16-309 WAC.	Remove specific educational requirements for laboratory scientific director. Insert reference to WSDA requirements for laboratory scientific director under chapter 16-309 WAC.
(3)(b)	Certified labs must follow the analytical requirements most current version of the Cannabis Inflorescence and Leaf Monograph published by the American Herbal Pharmacopoeia or notify the WSLCB or its designee what alternative scientifically valid testing methodology the lab is following for each quality assurance test. Third-party validation by the WSLCB or its designee is required for any monograph or analytical method followed by a certified lab to ensure the methodology produces scientifically accurate results prior to use of alternative testing methods to conduct required quality assurance tests.	Certified laboratories must follow the analytical requirements under chapter 16-309 WAC.	Insert reference to WSDA's laboratory standards program under chapter 16-309 WAC.
(3)(c)	The WSLCB may require third-party validation and ongoing monitoring of a certified lab's basic proficiency to correctly execute the analytical methodologies employed by the certified lab. The WSLCB may contract with a vendor to conduct the validation and ongoing monitoring described in this subsection. The certified lab must pay all vendor fees for validation and ongoing monitoring directly to the WSLCB's vendor.	Certified laboratories must be accredited by WSDA for each type of test conducted under chapter 16-310 WAC.	Remove reference to proficiency testing, contracting with a vendor, and vendor fees as activities relate to accreditation transferred to WSDA. Add reference to WSDA accreditation rules under chapter 16-310 WAC.
(3)(d) new	N/a	A laboratory must provide the following documentation to the LCB when applying for certification:	Lists documentation laboratories are required to submit to

		(i) Their most recent audit report issued to them by the WSDA; (ii) The scope of accreditation listing the accredited parameters; (iii) Proof of current accreditation with the WSDA; (iv) Their contact information including: Email, phone number, and physical and mailing addresses.	LCB when applying for certification.
(3)(e) new	N/a	LCB will provide a certification letter to laboratories applying for certification to indicate whether certification is approved or denied.	Clarifies that LCB sends a letter to laboratory following application for certification.
(3)(e)(i) new	N/a	Certification approval will include approved fields of testing, requirements for maintaining certification, and the date of expiration for certification.	Specifies information included with LCB's approval for certification.
(3)(e)(ii) new	N/a	Incomplete, inaccurate, or falsified documents submitted for an initial certification or renewal of certification is grounds for denial of certification.	Specifies what constitutes grounds for LCB denying certification.
(3)(f) new	N/a	LCB certification of a laboratory is valid for one year. Laboratories must apply for certification renewal each year to maintain their certification. Laboratories applying for a renewal of certification must submit required certification documentation to the LCB at least 30 days, but no more than 60 days, prior to their certification expiration date.	Clarifies time period laboratory certification is valid for, and requirements for applying for renewal of certification each year.
(3)(g) previously (4)	(4) Certified labs must allow the WSLCB or the WSLCB's vendor to conduct physical visits and inspect related laboratory equipment, testing and other related records during normal business hours without advance notice.	Certified laboratories must allow the LCB to conduct physical visits and inspect related laboratory equipment, testing and other related records during normal business hours without advance notice.	Language is unchanged and moved from (4). Clarifies laboratory must allow LCB to conduct visits as part of certification requirements.
(3)(h) new	N/a	Certified laboratories must report all test results directly into LCB's traceability system within 24 hours of completion. Laboratories must also record in the traceability system an acknowledgment of the receipt of samples from producers or processors and verify if any unused portion of the samples provided to them for testing was destroyed in compliance with cannabis waste disposal requirements pursuant to WAC 314-55-097 and RCW 69.50.3255, or returned to the customer.	Retain language from WAC 314-55-103 for requirement that laboratories must report test results to LCB under RCW 69.50.348. Insert reference to RCW 69.50.3255: Cannabis producers and processors – Cannabis waste.
(3)(i) new	N/a	A certified laboratory must notify the LCB of any changes in their WSDA accreditation status within 48 hours of the change, including newly accredited testing	Adds time frame requirement for laboratories to notify LCB of changes in

		parameters, discontinuing previously accredited testing parameters, or revocation of accreditation per WAC 16-310-180.	their accreditation with WSDA.
(4)	Certified labs must allow the WSLCB or the WSLCB's vendor to conduct physical visits and inspect related laboratory equipment, testing and other related records during normal business hours without advance notice.	Existing language in (4) is moved to (3)(g) and (4) is deleted.	Moved to be part of certification requirements.
(5)	As a condition of certification, labs must adopt and follow minimum good lab practices (GLPs) as provided in WAC 314-55-103, and maintain internal standard operating procedures (SOPs), and a quality control/quality assurance (QC/QA) program as specified by the WSLCB. The WSLCB or authorized third-party organization (WSLCB's designee) may conduct audits of a lab's GLPs, SOPs, QC/QA, and inspect all other related records.	Deleted.	Remove as this language references WAC 314-55-103 which is repealed; these activities are moved to WSDA under chapter 16-309 WAC.
(6)	The WSLCB or its designee will take immediate disciplinary action against any certified lab that fails to comply with the provisions of this chapter or falsifies records related to this section including, without limitation, revoking the certification of the certified lab.	Deleted with parts are moved and integrated into WAC 314-55-1035 (2).	Combined with suspension and revocation actions under WAC 314-55-1035.
314-55-102 Q	uality assurance and quality control.		
(1)	Certified laboratory quality control testing. To become certified, a third-party lab must meet the board's certification and accreditation requirements as described in WAC 314-55-0995 and this chapter before conducting quality control tests required under this section. Cannabis licensees must use a laboratory certified by the board (certified laboratory) to conduct quality control testing required under this chapter. Prior to becoming certified, laboratories must be accredited by the WSDA as specified in chapter 16-309 WAC.	Certified laboratory quality control testing. To become certified, a third-party laboratory must meet the board's certification requirements as described in WAC 314-55-0995 and this chapter before conducting quality control tests required under this section. Cannabis licensees must use a laboratory certified by the board to conduct quality control testing required under this chapter. Prior to becoming certified, laboratories must be accredited by the WSDA as specified in chapter 16-310 WAC.	Remove "accreditation" terminology and insert correct reference to WSDA accreditation rules (chapter 16-310 WAC).
(1)(a)	Licensees must use certified laboratories to conduct testing on cannabis and cannabis products in the following required fields of testing:	Licensees must use LCB certified laboratories to conduct testing on cannabis and cannabis products in the following required fields of testing:	Insert LCB to clarify.
(1)(b)	Certified labs may be certified for heavy metal testing. Certified labs must comply with the guidelines for each quality control field of testing described in this chapter if they offer that testing service.	Certified laboratories may be certified for heavy metal testing and terpene analysis. Certified laboratories must comply with the guidelines for quality control fields of testing described in this chapter and chapter 16-309 WAC if they offer testing services to other certified laboratories.	Add terpenes as a parameter laboratories may be certified for to be consistent with DOH chapter 246-70 WAC. Insert reference to WSDA rules.

(1)(c)	Certified labs may reference samples for mycotoxin, heavy metal, or pesticide testing by subcontracting for those fields of testing.	Certified laboratories may reference samples for testing by subcontracting for fields of testing to other laboratories certified by the LCB.	Remove restriction that laboratories may only subcontract for three parameters, to align with WSDA rules.
(2)(f)	For the purposes of this section, limits have been written to the number of significant digits that certified laboratories are expected to use when reporting to the board and on associated certificates of analysis.	For the purposes of this section, certified laboratories are expected to use two significant figures for all test parameters except foreign matter when reporting test results to the board and on associated certificates of analysis.	Align format of reporting results with current reporting requirements for LCB traceability system.
(3)	Quality control analysis and screening. The following analysis and screening are only required for samples that have not been previously tested, or that have failed quality control testing.	Quality control analysis and testing. The following analysis and testing are only required for samples that have not been previously tested, or that have been authorized by the LCB to retest following failed quality control testing.	Clarify that LCB must authorize retesting of samples.
(3)(f) Residual Solvent Table	Four columns with headings: Solvent, µg/g, ppm (simplified), CAS #	Remove column with heading µg/g, and replace column heading ppm (simplified) with µg/g.	Align terms with current LCB reporting requirements for traceability system.
(4)	Required quality control tests. The following quality control tests are required for each of the cannabis products described below. Licensees and certified labs may opt to perform additional quality control tests on the same sample.	Required quality control tests. The following quality control tests are required for each of the cannabis products described below. Licensees and certified labs may opt to perform optional quality control tests on the same sample.	Replace "additional" with "optional" to make terms consistent within this section.
(4)(a) & (c)	The term "screening" used throughout these subsections	The term "screening" is replaced with the term "testing" or "inspection" in several places.	Align terms with terms used in WSDA rules.
(6)(a)	Upon approval by the board, failed quantities of cannabis or batches may be used to create extracts. After processing, the extract must pass all quality control tests required in this section before it may be sold, unless failed for tests that require immediate destruction.	Upon approval by the board, failed quantities of cannabis or batches may be used to create extracts. After processing, the extract must pass all quality control tests required in this section before it may be sold, unless failed for heavy metal or pesticide tests that require immediate destruction.	Clarify that samples that fail heavy metal or pesticide tests require immediate destruction under chapter 314-55 WAC.
(7)	Referencing. Certified laboratories may reference samples for mycotoxins, heavy metals, and pesticides testing to other certified labs by subcontracting for those fields of testing. Laboratories must record all referencing to other labs on a chain-of-custody manifest that includes, but is not limited to, the following information: Lab name, certification number, transfer date, address, contact information, delivery personnel, sample ID numbers, field of testing, and receiving personnel.	Referencing. Certified laboratories may reference samples for testing to other certified laboratories by subcontracting for fields of testing. Laboratories may not reference samples for conducting retesting of samples for fields of testing they have already analyzed. (a) Laboratories must record all referencing to other laboratories on a chain-of-custody manifest that includes, but is not limited to, the following information: Lab name, certification number, transfer date, address, contact information, delivery personnel, sample ID numbers, field of testing, and receiving personnel. (b) All test results (fields of testing) that were subcontracted to other	Remove restriction for laboratories to only be able to reference samples for mycotoxins, heavy metals, and pesticides to be consistent with WSDA rules. Clarify that laboratories may not reference samples for retesting. Clarify information laboratories are required to have on a certificate of analysis if samples are

		certified laboratories must be clearly indicated on the certificate of analysis including the name, address, and certification number of the laboratory that tested the sample.	subcontracted to other certified laboratories. This required information is retained from WAC 314-55-103, which is being repealed.
(9)	A certificate of analysis issued by a certified laboratory for any cannabis product subject to the requirements of this chapter that has not already been transferred to a retail location expires 12 calendar months after issuance.	A certificate of analysis issued by a certified laboratory for any cannabis product subject to the requirements of this chapter and chapter 246-70 WAC that has not already been transferred to a retail location expires 12 calendar months after issuance.	Insert reference to DOH medical cannabis rules, chapter 246-70 WAC as these additional requirements apply.
(11)	All cannabis products produced, processed, distributed, or sold after the effective date of these rules, must comply with these rules and this chapter; however, postharvest products in the possession of or being processed by a licensee that do not comply with these rules as of their effective date may be sold, distributed, or both within a reasonable period of time, determined by the board.	All cannabis products produced, processed, distributed, or sold after the effective date of these rules, must comply with these rules and this chapter.	Remove language that pertains to prior rulemaking. Retain language related to compliance with existing rules.
314-55-1025	Proficiency testing.		
Entire section		Repeal	Remove proficiency testing requirements which have been transferred to WSDA under chapter 16-310 WAC.
314-55-103	Good laboratory practice checklist		
Entire section		Repeal	Remove laboratory practice activities most of which is transferred to WSDA under chapter 16-309 WAC. Laboratory requirements related to reporting to LCB are retained and moved to WAC 314-55-0995 or WAC 314-55-1035.
314-55-1035	Laboratory certification – suspension and re-		-
(1)	The board may summarily suspend or revoke the certification of any lab certified under WAC 314-55-0995 for any of the following reasons:	The board may suspend or revoke the certification of any laboratory certified under WAC 314-55-0995 for violations of any of the following:	Summarily suspension is moved subsection (2). Lists violations corresponding to requirements under WAC 314-55-0995 for which LCB may revoke or suspend certification.
(1)(c)	Evidence the certificate holder or owner made false statements in any material regard:	Evidence the certificate holder or owner made false statements in any material including, but not limited to:	Correct an apparent typographical error.
			-

(1)(f)	The laboratory staff denies entry to any employee of the WSLCB or WSLCB's vendor during normal business hours for an on-site assessment or inspection, as required by WAC 314-55-0995, 314-55-102, 314-55-1025, or 314-55-103.	(1)(f) moved to (n). Replaced with: The laboratory conducts testing under this chapter outside of their approved scope of WSDA accreditation under chapter 16-310 WAC.	Relates to WAC 314- 55-0995 and other requirements.
(1)(g) new	N/a	The laboratory conducts testing for which the accredited testing parameter has been suspended by the WSDA under chapter 16-310 WAC.	Relates to WAC 314- 55-0995 and other requirements.
(1)(h) new	N/a	The laboratory fails to properly submit laboratory results to the board into the traceability system.	Relates to WAC 314- 55-0995 and other requirements
(1)(i) new	N/a	The laboratory fails to maintain laboratory records required under this chapter.	Relates to WAC 314- 55-0995 and other requirements
(1)(j) new	N/a	The laboratory has any financial interest in a licensed producer or processor.	Relates to WAC 314- 55-0995 and other requirements
(1)(k) new	N/a	The laboratory fails to correct any identified non-compliance with this chapter.	Relates to WAC 314- 55-0995 and other requirements
(1)(l) new	N/a	The laboratory omits testing result information found during testing.	Relates to WAC 314- 55-0995 and other requirements
(1)(m) new	N/a	The laboratory fails to notify LCB of any change in accreditation status with the WSDA as required under WAC 314-55-0995.	Relates to WAC 314- 55-0995 requirements
(1)(n) Previously (f)	(f) The laboratory staff denies entry to any employee of the WSLCB or WSLCB's vendor during normal business hours for an on-site assessment or inspection, as required by WAC 314-55-0995, 314-55-102, 314-55-103.	The laboratory staff denies entry to any employee of the LCB during normal business hours for an onsite assessment or inspection, as required by chapter 314-55 WAC.	Remove vendor which applies to accreditation that is moved to WSDA. Remove reference to repealed sections.
(2)(a)	The following violations are subject to the penalties as provided in (b) of this subsection:	Renumbered as (2): The LCB may summarily suspend a laboratory's certification if a certified laboratory is found to have falsified test results, records, or engages in activities upon a determination that immediate cessation of the licensed activities is necessary for the protection or preservation of the public health, safety, or welfare.	Moved and expanded from (1) for conditions that may result in summarily suspending certification. Mirrors language in WAC 314-55-220 related to destruction of cannabis and cannabis products.
(a)(i)	The laboratory fails to submit an acceptable corrective action report in response to a deficiency report, and failure to implement corrective action related to any deficiencies found during a laboratory assessment.	Deleted	Incorporated into new (1)(k) for failure to correct non-compliance.
(a)(ii)	The laboratory fails to report proficiency testing results pursuant to WAC 314-55-1025.	Deleted	Remove as proficiency testing is moved to WSDA under accreditation.
(a)(iii)	The laboratory fails to remit certification fees within the time limit established by a certifying authority.	Deleted	Remove as LCB does not collect fees for certification.

(a)(iv)	The laboratory fails to meet recordkeeping requirements as required by chapter 314-55 WAC unless the failure to maintain records is substantial enough to warrant a suspension or revocation under subsection (1) of this section.	Deleted	Incorporated into new (1)(i) for failure to maintain laboratory records.
(2)(b)	The penalties for the violations in (a) of this subsection are as follows:	Renumbered as (3): The penalties for violations in subsection (1) of this section are as follows:	Establish separate subsection for penalties.
(2)(b)(i)	First violation: Ten-day suspension of the lab's certification or until the lab corrects the violation leading to the suspension, whichever is longer.	Renumbered as (3)(a): First violation: Ten-day suspension of the laboratory's certification or until the laboratory corrects the violation leading to the suspension, whichever is longer.	Renumbered under penalties.
(2)(b)(ii)	Second violation within a three-year period: Thirty-day suspension of laboratory certification or until the laboratory corrects the violation leading to the suspension, whichever is longer.	Renumbered as (3)(b): Second violation within a three-year period: Thirty-day suspension of laboratory certification or until the laboratory corrects the violation leading to the suspension, whichever is longer.	Renumbered under penalties.
(2)(b)(iii)	Third violation within a three-year period: Revocation of the lab's certification.	Renumbered as (3)(c): Third violation within a three-year period: Revocation of the laboratory's certification.	Renumbered under penalties.
(3)	A certified lab may also be subject to a suspension of certification related to proficiency testing requirements under WAC 314-55-1025.	Language removed.	Remove proficiency testing requirements, now part of WSDA accreditation.
314-55-109 Ca	nnabinoid additives – Requirements, restric	ctions, and quality assurance testing.	
(1)(b)	Has been tested for contaminants and toxins by a testing laboratory accredited under this chapter and in accordance with testing standards established in this section.	Has been tested for contaminants and toxins by a testing laboratory certified under this chapter and in accordance with testing standards established in this section.	Remove accreditation terminology which is transferred to WSDA.
(4)(b) Required fields of testing	Tables with testing limits for (iii) heavy metals, (iv) residual solvents, (v) microbiological, and (vi) mycotoxins.	Tables are removed. Add reference to tables for each field of testing with the same limits in WAC 314-55-102.	Remove duplicate tables that appear in 2 sections; resolves inconsistent units for heavy metals limits.
Replace instan agency acronyl Replace lab wit	th laboratory for consistency.	•	037 to modernize the
	314-55-102 and WAC 314-55-109		
•	rms "screen" and "screening" with "test" and lity standards and accreditation rules.	d "testing" or "inspection" to align with	terminology used in
Statutory author	ority for adoption: RCW 69.50.342, RCW	69.50.345, RCW 69.50.348	
Statute being in	mplemented: RCW 69.50.348; HB 2052, (•	, (chapter 135, Laws of
	B 2151, (chapter 69, Laws of 2024) ry because of a:		
Federal L			□ Yes ⊠ No
	ourt Decision?		□ Yes ⊠ No
	irt Decision?		☐ Yes ⊠ No
If yes, CITATION			
Agency comme matters:	ents or recommendations, if any, as to st	atutory language, implementation,	enforcement, and fiscal

Page 9 of 12

	ent: (person or organization) Want: □ Private. □ Public. ☑ Gov	ashington State Liquor and Cannabis Board vernmental.	
Name of agency	personnel responsible for:		
	Name	Office Location	Phone
Drafting	Denise Laflamme	1025 Union Avenue, Olympia WA 98504	360-819-0452
Implementation	Rebecca Smith	1025 Union Avenue, Olympia WA 98504	360-664-1615
Enforcement Enforcement and I	Paul Magerl, Acting Director of Education	1025 Union Avenue, Olympia WA 98504	360-664-1726
Is a school distric	ct fiscal impact statement requ	rired under RCW 28A.305.135?	☐ Yes ⊠ No
If yes, insert stater	ment here:		
Name Address		rict fiscal impact statement by contacting:	
Phone			
Fax			
TTY			
Email Other			
	analysis required under RCW 3	24.05.3282	
	eliminary cost-benefit analysis ma		
Name	miniary cost-benefit analysis ma	be obtained by contacting.	
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Other			
☐ No: Pleas	se explain:		
	ess Act and Small Business Edor's Office for Regulatory Innovation	conomic Impact Statement tion and Assistance (ORIA) provides support in com	pleting this part.
chapter 19.85 RC\	, or portions of the proposal, may	be exempt from requirements of the Regulatory For exemptions, consult the exemption guide published	
adopted solely to	conform and/or comply with fede is being adopted to conform or o	is exempt under <u>RCW 19.85.061</u> because this rule rall statute or regulations. Please cite the specific fed comply with, and describe the consequences to the	deral statute or
	osal, or portions of the proposal, in 4.05.313 before filing the notice	is exempt because the agency has completed the pi of this proposed rule.	ilot rule process
☐ This rule propo adopted by a refer		is exempt under the provisions of RCW 15.65.570(2) because it was

⊠ Th	is rule proposal, or portions of the	e proposal, is exempt u	under <u>R</u>	CW 19.85.025(3). Check all that apply:	
	☐ RCW 34.05.310 (4)(b)		\boxtimes	RCW 34.05.310 (4)(e)	
	(Internal government oper	ations)		(Dictated by statute)	
	☐ RCW 34.05.310 (4)(c)	,		RCW 34.05.310 (4)(f)	
	(Incorporation by reference	e)	_	(Set or adjust fees)	
		-,		RCW 34.05.310 (4)(g)	
	(Correct or clarify language	۵۱		((i) Relating to agency hearings; or (ii) process	
	(correct of claimy languag	0)		requirements for applying to an agency for a licens	SE
				or permit)	,0
│□ Th	is rule proposal, or portions of the	e proposal, is exempt u	under R	CW 19.85.025(4). (Does not affect small businesses	s).
	is rule proposal, or portions of the			. , .	,
	nation of how the above exemption				
(2) So	ope of exemptions: Check one.				
	•		otions id	dentified above apply to all portions of the rule propo	sal.
				exemptions identified above apply to portions of the	
				(consider using this template from ORIA):	
	Proposed WAC Sections and Title	This proposed rule		roposed rule section is exempt.	
		section is <u>not exempt</u> - Analysis is required	Provid	e RCW to support this exemption.	
		Analysis is required			
1.	WAC 314-55-0995			9.50.348 (5) because the proposed rule language reflects the	
	Lab Certification and Accreditation			er of cannabis testing laboratory accreditation program and	
				tory quality standards program to the department of	
2.	WAC 314-55-0995		agricul	ture.	
3.	WAC 314-55-102		RCW 6	9.50.348 because the proposed rule language aligns with	
				ferences the cannabis laboratory quality standards program	
				RCW 15.150.030 that was transferred from LCB to the	
4.	WAC 314-55-102		depart	ment of agriculture.	
5.	WAC 314-55-1025		RCW 6	9.50.348(5) because the proposed repeal of this section	
	Proficiency Testing			s the transfer of the cannabis testing laboratory	
	REPEAL			litation program from LCB to the department of agriculture	
6.	WAC 314-55-103			cludes proficiency testing 9.50.348(5) because the proposed repeal of this section	
0.	Lab Checklist			s the transfer of the cannabis testing laboratory quality	
	REPEAL			rds program from LCB to the department of agriculture.	
7.	WAC 314-55-1035			9.50.348(5) because the proposed rule language reflects the	
				er of the cannabis testing laboratory accreditation program CB to the department of agriculture and includes proficiency	
			testing		
8.	WAC 314-55-1035				
9.	WAC 314-55-109			9.50.348 (5) because the proposed rule language reflects the	
				er of cannabis testing laboratory accreditation program and tory quality standards program from LCB to the department	
				culture.	
10.	WAC 314-55-109				
☐ Th	e rule proposal: Is not exempt. (C	Complete section 3.) N	o exem	ptions were identified above.	
(3) Sm	nall business economic impact	statement: Complete	this se	ection if any portion is not exempt.	
		ot exempt, does it imp	ose mo	re-than-minor costs (as defined by RCW 19.85.020(2))
	sinesses?				
	•	-		how the agency determined the proposed rule did n	
				der costs imposed on business and costs associated	with
				chapter 19.85 RCW to consider indirect costs not all administrative costs that laboratories may incur	
	nplying with the proposed rules.	io agonoy considered	Poterille	a daministrative costs that laboratories may incur	

LCB applied the North American Industry Classification System (NAICS) code 453998 for Testing Laboratories and Services. Below are values generated using the Minor-Cost Threshold Calculator, updated 11/17/23 using 2021 data.

LCB applied a default cost when analyzing whether the rules would have a disproportionate impact on small businesses as defined in RCW 19.85.020(3).

2022	Estimated	Industry	NAICS	SBEIS	Minor Cost	1% of Avg	0.3% of Avg
Industry	Cost of	Description	Code Title	Indication	Estimate	Annual	Annual Gross
NAICS	Compliance					Payroll	Business
Code	-						Income
541380	\$1,000	Testing	Testing	You may not	\$8,577.31	\$8,577.31	\$5,414.72
		labs	Laboratories	be required			
			and	to complete			
			Services	an SBEIS			

This table indicates that the estimated cost of compliance does not exceed the thresholds for testing laboratories. Therefore, implementation of these rules is not anticipated to result in more than minor costs on businesses as defined in RCW 19.85.020(2)

☐ Yes Calculations show the rule proposal likely imposes more-than-minor cost to businesses and a small business economic impact statement is required. Insert the required small business economic impact statement here:

The public may obtain a copy of the small business economic impact statement or the detailed cost calculations by contacting:

Name Denise Laflamme

Address 1025 Union Avenue, Olympia WA 98504

Phone 360-819-0452 Fax 360-704-5027

TTY 7-1-1 or 1-800-833-6388

Email rules@lcb.wa.gov

Other

Date: February 26, 2025	Signature:
Name: Jim Vollendroff	Jent !-
Title: Board Chair	

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 314-55-1025 Proficiency testing.

WAC 314-55-103 Good laboratory practice checklist.

- was 314-55-0995 Laboratory certification ((and accreditation)) requirements. The following requirements apply to third-party ((labs)) laboratories seeking certification by the ((WSLCB or its designee to do)) LCB to conduct quality assurance testing on cannabis and cannabis products in Washington state, and for certified third-party laboratories (certified ((labs)) laboratories) to remain certified by the ((WSLCB)) LCB. The requirements provided in this section are continuing requirements, and must be adhered to and maintained for a third-party ((lab)) laboratory to remain certified. ((The WSLCB may summarily suspend a lab's certification if a certified lab is found out of compliance with the requirements of this chapter.))
- (1) A third-party laboratory must be certified by the ((\widehite{WSLCB or their vendor as meeting the \widehite{WSLCB's})) \(\text{LCB and meet \widehite{WSDA}} \) accreditation ((\frac{and other}{and other}))\) requirements \(\text{under chapter 16-310 \widehite{WAC}} \) prior to conducting quality assurance tests required under this chapter. Certified ((\frac{labs}{laboratories}} \) \(\text{unstructed} \) \(\text{unstructed} \) \(\text{lCB} \) \(\text{lCB} \) \(\text{upon certification at the ((\frac{lab's}{laboratory's}} \) \(\text{premises in a conspicuous location where a customer may observe it unobstructed in plain sight.} \)
- (2) Licensed producers or processors may not have a financial interest in a certified laboratory. A person with financial interest in a certified ((lab)) laboratory may not have direct or indirect financial interest in a licensed cannabis producer or processor for whom they are conducting required quality assurance tests. A person with direct or indirect financial interest in a certified ((lab)) laboratory must disclose to the ((WSLCB)) LCB by affidavit any direct or indirect financial interest in a licensed cannabis producer or processor.
- (3) The following provisions are conditions of certification for third-party testing ((labs)) <u>laboratories</u>. Failure to adhere to the below requirements may result in the suspension or revocation of certification.
- (a) Each (($\frac{1}{1}$ ab)) $\frac{1}{1}$ aboratory must employ a scientific director responsible to ensure the achievement and maintenance of quality standards of practice. The scientific director must possess the (($\frac{1}{1}$ and)) minimum qualifications(($\frac{1}{1}$ and)
- (i) A doctorate in the chemical or microbiological sciences from a college or university accredited by a national or regional certifying authority with a minimum of two years' post-degree laboratory experience;
- (ii) A master's degree in the chemical or microbiological sciences from a college or university accredited by a national or regional certifying authority with a minimum of four years' of post-degree laboratory experience; or
- (iii) A bachelor's degree in the chemical or microbiological sciences from a college or university accredited by a national or regional certifying authority with a minimum of six years of post-education laboratory experience)) as described in chapter 16-309 WAC.
- (b) Certified ((labs)) laboratories must follow the analytical requirements ((most current version of the Cannabis Inflorescence and Leaf Monograph published by the American Herbal Pharmacopoeia or notify the WSLCB or its designee what alternative scientifically valid testing methodology the lab is following for each quality assurance test. Third-party validation by the WSLCB or its designee is required

for any monograph or analytical method followed by a certified lab to ensure the methodology produces scientifically accurate results prior to use of alternative testing methods to conduct required quality assurance tests.

- (c) The WSLCB may require third-party validation and ongoing monitoring of a certified lab's basic proficiency to correctly execute the analytical methodologies employed by the certified lab. The WSLCB may contract with a vendor to conduct the validation and ongoing monitoring described in this subsection. The certified lab must pay all vendor fees for validation and ongoing monitoring directly to the WSLCB's vendor.
 - (4) Certified labs)) under chapter 16-309 WAC.
- (c) Certified laboratories must be accredited by WSDA for each type of test conducted under chapter 16-310 WAC.
- (d) A laboratory must provide the following documentation to the LCB when applying for certification:
 - (i) Their most recent audit report issued to them by the WSDA;
- (ii) The scope of accreditation listing the accredited parameters;
 - (iii) Proof of current accreditation with the WSDA;
- (iv) Their contact information including: Email, phone number, and physical and mailing addresses.
- (e) LCB will provide a certification letter to laboratories applying for certification to indicate whether certification is approved or denied.
- (i) Certification approval will include approved fields of testing, requirements for maintaining certification, and the date of expiration for certification.
- (ii) Incomplete, inaccurate, or falsified documents submitted for an initial certification or renewal of certification is grounds for denial of certification.
- (f) LCB certification of a laboratory is valid for one year. Laboratories must apply for certification renewal each year to maintain their certification. Laboratories applying for a renewal of certification must submit required certification documentation to the LCB at least 30 days, but no more than 60 days, prior to their certification expiration date.
- $\underline{\text{(g) Certified laboratories}}$ must allow the ((\text{WSLCB or the WSLCB's vendor})) $\underline{\text{LCB}}$ to conduct physical visits and inspect related laboratory equipment, testing and other related records during normal business hours without advance notice.
- (((5) As a condition of certification, labs must adopt and follow minimum good lab practices (GLPs) as provided in WAC 314-55-103, and maintain internal standard operating procedures (SOPs), and a quality control/quality assurance (QC/QA) program as specified by the WSLCB. The WSLCB or authorized third-party organization (WSLCB's designee) may conduct audits of a lab's GLPs, SOPs, QC/QA, and inspect all other related records.
- (6) The WSLCB or its designee will take immediate disciplinary action against any certified lab that fails to comply with the provisions of this chapter or falsifies records related to this section including, without limitation, revoking the certification of the certified lab.)) (h) Certified laboratories must report all test results directly into LCB's traceability system within 24 hours of completion. Laboratories must also record in the traceability system an acknowledgment of the receipt of samples from producers or processors and verify if any unused portion of the samples provided to them for test-

[2] RDS-6025.5

ing was destroyed in compliance with cannabis waste disposal requirements pursuant to WAC 314-55-097 and RCW 69.50.3255, or returned to the customer.

(i) A certified laboratory must notify the LCB of any changes in their WSDA accreditation status within 48 hours of the change, including newly accredited testing parameters, discontinuing previously accredited testing parameters, or revocation of accreditation per WAC 16-310-180.

AMENDATORY SECTION (Amending WSR 24-21-051, filed 10/9/24, effective 1/7/25)

- WAC 314-55-102 Quality assurance and quality control. (1) Certified laboratory quality control testing. To become certified, a third-party (($\frac{1}{1}$)) laboratory must meet the board's certification (($\frac{1}{1}$)) requirements as described in WAC 314-55-0995 and this chapter before conducting quality control tests required under this section. Cannabis licensees must use a laboratory certified by the board (($\frac{1}{1}$)) to conduct quality control testing required under this chapter. Prior to becoming certified, laboratories must be accredited by the WSDA as specified in chapter (($\frac{1}{1}$)) $\frac{1}{1}$ 0 WAC.
- (a) Licensees must use \underline{LCB} certified laboratories to conduct testing on cannabis and cannabis products in the following required fields of testing:
 - (i) Water activity;
 - (ii) Cannabinoid concentration analysis;
 - (iii) Foreign matter inspection;
 - (iv) Microbiological ((screening)) testing;
 - (v) Mycotoxin ((screening)) testing;
 - (vi) Pesticide ((screening)) testing; and
 - (vii) Residual solvent ((screening)) testing.
- (b) Certified (($\frac{1abs}{1}$)) $\frac{1aboratories}{1}$ may be certified for heavy metal testing $\frac{1}{2}$ and $\frac{1}{2}$ testing $\frac{1}{2}$ certified (($\frac{1abs}{1}$)) $\frac{1}{2}$ aboratories must comply with the guidelines for (($\frac{1abs}{1}$)) quality control fields of testing described in this chapter $\frac{16-309 \text{ WAC}}{1}$ if they offer (($\frac{1abs}{1}$)) testing services to other certified laboratories.
- (c) Certified (($\frac{labs}{labs}$)) $\frac{laboratories}{laboratories}$ may reference samples for (($\frac{labs}{laboratories}$)) testing by subcontracting for (($\frac{labs}{laboratories}$)) fields of testing $\frac{laboratories}{laboratories}$ certified by the LCB.
- (2) General product quality control testing requirements for certified labs.
- (a) Certified ($(\frac{labs}{labs})$) $\frac{laboratories}{laboratories}$ must record an acknowledgment of the receipt of samples from producers or processors. Certified labs must also verify if any unused portion of the sample is destroyed after the completion of required testing.
- (b) Certified $((\frac{1abs}{}))$ <u>laboratories</u> must report quality control test results directly to the board in the required format.
- (c) Product must not be converted, transferred, or sold by the licensee until the required tests are reported to the board and the licensee.
- (d) Certified $((\frac{labs}{laboratories})$ must fail a sample if the results for any limit test are above allowable levels regardless of

whether the limit test is required in the testing tables in this chapter.

- (e) Certified ($(\frac{labs}{laboratories})$ must test samples on an "as is" or "as received" basis.
- (f) For the purposes of this section, ((limits have been written to the number of significant digits that)) certified laboratories are expected to use ((when reporting)) two significant figures for all test parameters except foreign matter when reporting test results to the board and on associated certificates of analysis.
- (3) Quality control analysis and ((screening)) testing. The following analysis and ((screening)) testing are only required for samples that have not been previously tested, or that have been authorized by the LCB to retest following failed quality control testing.
 - (a) Cannabinoid concentration analysis.
- (i) A cannabinoid concentration analysis is required to determine the concentration of cannabinoid compounds present in cannabis and cannabis products. The results of the cannabinoid concentration analysis must be reported to the board in the state's traceability system in the required format. The cannabinoid concentration analysis must include testing for at least the following cannabinoids:

(A)

Cannabinoid	Lower Limit of Quantitation (mg/g)	CAS#
CBD	1.0	13956-29-1
CBDA	1.0	1244-58-2
Δ^9 -THC	1.0	1972-08-3
Δ ⁹ -THCA	1.0	23978-85-0

- (B) Any THC compound that is labeled, advertised, or marketed as part of the product;
 - (C) Total delta-9 THC;
- (D) Total THC for tetrahydrocannabinol compounds other than delta-9 THC;
 - (E) Total CBD.
 - (ii) Calculating total THC and total CBD.
- (A) Total delta-9 THC must be calculated as follows, where M is the mass or mass fraction of delta-9 THC or delta-9 THCA: M total delta-9 THC = M delta-9 THC + $(0.877 \times M \text{ delta-9 THCA})$.
- (B) Total THC for tetrahydrocannabinol compounds other than delta-9 that are present in an amount greater than 0.2 mg/g must be calculated as follows, where M is the mass or mass fraction of the neutral (THC) or acidic form (THCA) of the tetrahydrocannabinol compound: M total THC = M THC + [(molar mass of THC/molar mass of THCA) \times M THCA].
- (C) Total CBD must be calculated as follows, where M is the mass or mass fraction of CBD and CBDA: M total CBD = M CBD + (0.877 \times M CBDA).
- (iii) Regardless of analytical equipment or methodology, certified ((labs)) <u>laboratories</u> must accurately measure and report the acidic (THCA and CBDA) and neutral (THC and CBD) forms of the cannabinoids.
- (b) Water activity testing. The sample fails quality control testing for water activity if the results exceed the following limits:
- (i) Water activity rate of more than $0.65~a_{\rm w}$ for useable cannabis;

- (ii) Water activity rate of more than 0.85 a_w for solid edible products.
- (c) Foreign matter ((screening)) inspection. The sample fails quality control testing for foreign matter ((screening)) inspection if the results exceed the following limits:
 - (i) Five percent of stems $\tilde{3}$ mm or more in diameter; or (ii) Two percent of seeds or other foreign matter; or
- (iii) One insect fragment, one hair, or one mammalian excreta in sample.
- (d) Microbiological ((screening)) testing. The sample and the related population fails quality control testing for microbiological ((screening)) testing if the results exceed the following limits:

Unprocessed Plant Material	Colony Forming Unit per Gram (CFU/g)
Bile Tolerant Gram Negative bacteria (BTGN)	((1.0 * 10^4)) <u>10,000</u>
Shiga toxin-producing Escherichia coli (STEC)	<1
Salmonella spp.	<1

Processed Plant Material	Colony Forming Unit per Gram (CFU/g)
Bile Tolerant Gram Negative bacteria (BTGN)	$((1.0*10^3))$ 1,000
Shiga toxin-producing Escherichia coli (STEC)	<1
Salmonella spp.	<1

(e) Mycotoxin ((screening)) testing. The sample and the related population fails quality control testing if the results exceed the following limits:

Mycotoxin	μg/kg	CAS#
Aflatoxins (Sum of Isomers)	20.	
Aflatoxin B1		1162-65-8
Aflatoxin B2		7220-81-7
Aflatoxin G1		1165-39-5
• Aflatoxin G2		7241-98-7
Ochratoxin A	20.	303-47-9

(f) Residual solvent ((screening)) testing. Except as otherwise provided in this subsection, a sample and the related population fails quality control testing for residual solvents if the results exceed the limits provided in the table below. Residual solvent results of more than 5,000 ppm for class three solvents, 50 ppm for class two solvents, and 2 ppm for any class one solvents as defined in United States Pharmacopoeia USP 30 Chemical Tests / <467> - Residual Solvents (USP <467>) not listed in the table below fail quality control testing. When residual solvent ((screening)) testing is required, certified ((labs)) laboratories must test for the solvents listed in the table below at a minimum.

Solvent	((µg/g))	μg/g ((ppm (simplified)))	CAS#
Acetone	$((5.0 * 10^3))$	5000	67-64-1

Solvent	((µg/g))	<u>μg/g</u> ((ppm (simplified)))	CAS#
Benzene	((2.0))	((2)) 2.0	71-43-2
Butanes (Sum of Isomers)	((5.0 * 10 ³))	5000	
• n-butane			106-97-8
• 2-methylpropane (isobutane)			75-28-5
Cyclohexane	$((3.9*10^3))$	3880	110-82-7
Chloroform	((2.0))	((2)) 2.0	67-66-3
Dichloromethane	$((6.0*10^2))$	600	75-09-2
Ethanol	$((5.0 * 10^3))$	5000	64-17-5
Ethyl acetate	$((5.0 * 10^3))$	5000	141-78-6
Heptanes (Single Isomer)	$((5.0 * 10^3))$	5000	
• n-heptane			142-82-5
Hexanes (Sum of Isomers)	$((2.9 * 10^2))$	290	
• n-hexane			110-54-3
• 2-methylpentane			107-83-5
• 3-methylpentane			96-14-0
• 2,2-dimethylbutane			75-83-2
• 2,3-dimethylbutane			79-29-8
Isopropanol (2-propanol)	$((5.0*10^3))$	5000	67-63-0
Methanol	$((3.0*10^3))$	3000	67-56-1
Pentanes (Sum of Isomers)	$((5.0*10^3))$	5000	
n-pentane			109-66-0
• methylbutane (isopentane)			78-78-4
dimethylpropane (neopentane)			463-82-1
Propane	$((5.0*10^3))$	5000	74-98-6
Toluene	((8.9 * 10 ²))	890	108-88-3
Xylenes (Sum of Isomers)	$((2.2*10^3))$	2170	
• 1,2-dimethylbenzene (ortho-)			95-47-6
• 1,3-dimethylbenzene (meta-)			108-38-3
• 1,4-dimethylbenzene (para-)			106-42-3

(g) Heavy metal ((screening)) testing. Heavy metal ((screening)) testing is required for all DOH compliant product as described in chapter 246-70 WAC. Heavy metal ((screening)) testing is optional for non-DOH compliant product; however, heavy metal limits provided below apply to all products. Any product exceeding the provided limits is subject to recall and destruction. The board may conduct random or investigation driven heavy metal ((screening)) testing for compliance. A sample and related quantity of product fail quality control testing for heavy metals if the results exceed the limits provided in the table below.

Metal	μg/g
Arsenic	2.0
Cadmium	0.82
Lead	1.2
Mercury	0.40

- (h) **Pesticide** ((screening)) <u>testing</u>. For purposes of pesticide ((screening)) <u>testing</u>, a sample and the related quantity of cannabis is considered to have passed if it meets the standards described in WAC 314-55-108 and applicable department of agriculture rules.
- (4) Required quality control tests. The following quality control tests are required for each of the cannabis products described below. Licensees and certified ($(\frac{1}{2})$) laboratories may opt to perform ($(\frac{1}{2})$) optional quality control tests on the same sample.
- (a) **Cannabis flower.** Cannabis flower requires the following quality control tests:

Product	Test(s) Required
Cannabis flower	1. Water activity testing 2. Cannabinoid concentration analysis 3. Foreign matter inspection 4. Microbiological ((sereening)) testing 5. Mycotoxin ((sereening)) testing 6. Pesticide ((sereening)) testing

- (b) If cannabis flower will be sold as useable flower, no further testing is required.
- (c) Intermediate products. Intermediate products must meet the following requirements related to quality control testing:
- (i) All intermediate products must be homogenized prior to quality assurance testing;
- (ii) For the purposes of this section, a batch is defined as a single run through the extraction or infusion process;
- (iii) Cannabis mix must be chopped or ground so no particles are greater than 3 mm; and
- (iv) Intermediate products require the following quality assurance tests:

Intermediate Product Type	Tests Required
Cannabis mix	1. Water activity testing 2. Cannabinoid concentration analysis 3. Foreign matter inspection 4. Microbiological ((sereening)) testing 5. Mycotoxin ((sereening)) testing 6. Pesticide ((sereening)) testing
Concentrate or extract made with hydrocarbons (solvent based made using n-butane, isobutane, propane, heptane, or other solvents or gases approved by the board of at least 99% purity)	1. Cannabinoid concentration analysis 2. Mycotoxin ((sereening)) testing 3. Residual solvent ((test)) testing 4. Pesticide ((sereening)) testing

Intermediate Product Type	Tests Required
Concentrate or extract made with a CO ₂ extractor like hash oil	1. Cannabinoid concentration analysis 2. Mycotoxin ((sereening)) testing 3. Residual solvent ((test)) testing 4. Pesticide ((sereening)) testing
Concentrate or extract made with ethanol	1. Cannabinoid concentration analysis 2. Mycotoxin ((sereening)) testing 3. Residual solvent ((test)) testing 4. Pesticide ((sereening)) testing
Concentrate or extract made with approved food grade solvent	1. Cannabinoid concentration analysis 2. Microbiological ((sereening)) testing 3. Mycotoxin ((sereening)) testing 4. Residual solvent ((test)) testing 5. Pesticide ((sereening)) testing
Concentrate or extract (nonsolvent) such as kief, hash, rosin, or bubble hash	1. Cannabinoid concentration analysis 2. Microbiological ((sereening)) testing 3. Mycotoxin ((sereening)) testing 4. Pesticide ((sereening)) testing
Infused cooking oil or fat in solid form	1. Cannabinoid concentration analysis 2. Microbiological ((sereening)) testing 3. Mycotoxin ((sereening)) testing 4. Pesticide ((sereening)) testing

(d) **End products**. All cannabis, cannabis-infused products, cannabis concentrates, cannabis mix packaged, and cannabis mix infused sold from a processor to a retailer require the following quality assurance tests:

End Product Type	Tests Required
Infused solid edible	Cannabinoid concentration analysis Water activity testing
Infused liquid (like a soda or tonic)	Cannabinoid concentration analysis
Infused topical	Cannabinoid concentration analysis
Cannabis mix packaged (loose or rolled)	Cannabinoid concentration analysis
Cannabis mix infused (loose or rolled)	Cannabinoid concentration analysis

End Product Type	Tests Required
Concentrate or cannabis- infused product for inhalation	Cannabinoid concentration analysis

- (e) End products consisting of only one intermediate product that has not been changed in any way are not subject to cannabinoid concentration analysis.
- (5) Useable flower, a batch of cannabis concentrate, or a batch of cannabis-infused product may not be sold until the completion and successful passage of required quality control testing, except:
- (a) Licensees may wholesale and transfer batches or quantities of cannabis flower and other material that will be extracted, and cannabis mix and nonsolvent extracts, for the purposes of further extraction prior to completing required quality control testing.
- (b) Business entities with multiple locations licensed under the same UBI number may transfer cannabis products between the licensed locations under the same UBI number prior to quality control testing.
- (c) Licensees may wholesale and transfer failed batches or quantities of cannabis flower to be extracted pursuant to subsection (6) of this section, unless failed for tests that require immediate destruction.
 - (6) Failed test samples.
- (a) Upon approval by the board, failed quantities of cannabis or batches may be used to create extracts. After processing, the extract must pass all quality control tests required in this section before it may be sold, unless failed for heavy metal or pesticide tests that require immediate destruction.
- (b) Retesting. A producer or processor must request retesting. The board may authorize the retest to validate a failed test result on a case-by-case basis. The producer or the processor requesting the retest must pay for the cost of all retesting.
- (c) Remediation. Remediation is a process or technique applied to quantities of cannabis flower, lots, or batches. Remediation may occur after the first failure, depending on the failure, or if a retest process results in a second failure. Pesticide failures may not be remediated.
- (i) Producers and processors may remediate failed cannabis flower, lots, or batches so long as the remediation method does not impart any toxic or harmful substance to the useable cannabis, cannabis concentrates, or cannabis-infused product. Remediation solvents or methods used on the cannabis product must be disclosed to:
 - (A) A licensed processor;
- (B) The producer or producer/processor who transfers the cannabis products;
- (C) A licensed retailer carrying cannabis products derived from the remediated cannabis flower, lot, or batch; or
 - (D) The consumer upon request.
- (ii) The entire quantity of cannabis from which the failed sample(s) were deducted must be remediated.
- (iii) No remediated quantity of cannabis may be sold or transported until quality control testing consistent with the requirements of this section is completed.
- (iv) If a failed quantity of remediated cannabis is not remediated or reprocessed in any way after a first failure, it cannot be retested. Any subsequent certificates of analysis produced without reme-

diation or reprocessing of the failed quantity of cannabis will not supersede the original compliance testing certificate of analysis.

- (7) **Referencing.** Certified laboratories may reference samples for ((mycotoxins, heavy metals, and pesticides)) testing to other certified ((labs)) laboratories by subcontracting for ((those)) fields of testing. Laboratories may not reference samples for conducting retesting of samples for fields of testing they have already analyzed.
- (a) Laboratories must record all referencing to other ((labs)) laboratories on a chain-of-custody manifest that includes, but is not limited to, the following information: ((lab)) Laboratory name, certification number, transfer date, address, contact information, delivery personnel, sample ID numbers, field of testing, and receiving personnel.
- (b) All test results (fields of testing) that were subcontracted to other certified laboratories must be clearly indicated on the certificate of analysis including the name, address, and certification number of the laboratory that tested the sample.
- (8) Certified laboratories are not limited in the amount of useable cannabis and cannabis products they may have on their premises at any given time, but a certified laboratory must have records proving all cannabis and cannabis-infused products in the certified ((lab's)) laboratory's possession are held only for the testing purposes described in this chapter.
- (9) A certificate of analysis issued by a certified laboratory for any cannabis product subject to the requirements of this chapter and chapter 246-70 WAC that has not already been transferred to a retail location expires 12 calendar months after issuance.
- (10) The board, or its designee, may request that a licensee or a certified ((lab)) <u>laboratory</u> provide an employee of the board or their designee samples of cannabis or cannabis products, or samples of the growing medium, soil amendments, fertilizers, crop production aids, pesticides, or water for random or investigatory compliance checks. Samples may be randomly screened and used for other quality control tests deemed necessary by the board.
- (11) All cannabis products produced, processed, distributed, or sold after the effective date of these rules, must comply with these rules and this chapter((; however, postharvest products in the possession of or being processed by a licensee that do not comply with these rules as of their effective date may be sold, distributed, or both within a reasonable period of time, determined by the board)).

AMENDATORY SECTION (Amending WSR 22-14-111, filed 7/6/22, effective 8/6/22)

- WAC 314-55-1035 Laboratory certification—Suspension and revocation. (1) The board may ((summarily)) suspend or revoke the certification of any ((lab)) laboratory certified under WAC 314-55-0995 for violations of any of the following ((reasons)):
- (a) The laboratory owner or science director violates any of the requirements of chapter 314-55 WAC relating to the operations of the laboratory.
- (b) The laboratory owner or science director aids, abets, or permits the violation of any provision of chapters 314-55 WAC, 69.50 RCW,

- 69.51 A RCW, or Title 9 or 9A RCW related to the operations of the laboratory, or the laboratory owner or science director permits laboratory staff to do so.
- (c) Evidence the certificate holder or owner made false statements in any material ((regard)) including, but not limited to:
 - (i) On the application for certification;
- (ii) In submissions to the board relating to receiving or maintaining certification; or
- (iii) Regarding any testing performed or results provided to ((WSLCB)) LCB or the cannabis licensee by the certificate holder or owner pursuant to WAC 314-55-102.
- (d) The laboratory owner or science director is convicted of any crime substantially related to the qualifications or duties of that owner and related to the functions of the laboratory, including a conviction for falsifying any report of or that relates to a laboratory analysis. For purposes of this subsection, a "conviction" means a plea or finding of guilt regardless of whether the imposition of sentence is deferred or the penalty is suspended.
- (e) The laboratory submits proficiency test sample results generated by another laboratory as its own.
- (f) The laboratory conducts testing under this chapter outside of their approved scope of WSDA accreditation under chapter 16-310 WAC.
- $\underline{\mbox{(g)}}$ The laboratory conducts testing for which the accredited testing parameter has been suspended by the WSDA under chapter 16-310 WAC.
- (h) The laboratory fails to properly submit laboratory results to the board into the traceability system.
- (i) The laboratory fails to maintain laboratory records required under this chapter.
- (j) The laboratory has any financial interest in a licensed producer or processor.
- (k) The laboratory fails to correct any identified noncompliance with this chapter.
- (1) The laboratory omits testing result information found during testing.
- (m) The laboratory fails to notify LCB of any change in accreditation status with the WSDA as required under WAC 314-55-0995.
- <u>(n)</u> The laboratory staff denies entry to any employee of the ((WSLCB or WSLCB's vendor)) <u>LCB</u> during normal business hours for an on-site assessment or inspection, as required by ((WAC 314-55-0995, 314-55-1025, or 314-55-103)) chapter 314-55 WAC.
- (2) ((\frac{(a) The following violations are subject to the penalties as provided in (b) of this subsection:
- (i) The laboratory fails to submit an acceptable corrective action report in response to a deficiency report, and failure to implement corrective action related to any deficiencies found during a laboratory assessment.
- (ii) The laboratory fails to report proficiency testing results pursuant to WAC 314-55-1025.
- (iii) The laboratory fails to remit certification fees within the time limit established by a certifying authority.
- (iv) The laboratory fails to meet recordkeeping requirements as required by chapter 314-55 WAC unless the failure to maintain records is substantial enough to warrant a suspension or revocation under subsection (1) of this section.
- (b))) The LCB may summarily suspend a laboratory's certification if a certified laboratory is found to have falsified test results, re-

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- cords, or engages in activities upon a determination that immediate cessation of the licensed activities is necessary for the protection or preservation of the public health, safety, or welfare.
- (3) The penalties for $((\frac{\text{the}}{\text{on}}))$ violations in $((\frac{\text{ca}}{\text{on}}))$ subsection (1) of this $((\frac{\text{subsection}}{\text{on are as follows:}})$
- $((\frac{1}{2}))$ <u>(a)</u> First violation: Ten-day suspension of the $((\frac{1}{2}))$ <u>laboratory's</u> certification or until the $(\frac{1}{2})$ <u>laboratory</u> corrects the violation leading to the suspension, whichever is longer.
- $((\frac{(ii)}{)})$ <u>(b)</u> Second violation within a three-year period: Thirty-day suspension of laboratory certification or until the laboratory corrects the violation leading to the suspension, whichever is longer.
- $((\frac{(iii)}{)}))$ (c) Third violation within a three-year period: Revocation of the $((\frac{lab's}{)})$ laboratory's certification.
- (((3) A certified lab may also be subject to a suspension of certification related to proficiency testing requirements under WAC 314-55-1025.)
- (4) A laboratory that has its certification suspended or revoked under this section may request an administrative hearing to contest the suspension or revocation as provided in chapter 34.05 RCW.

AMENDATORY SECTION (Amending WSR 24-21-051, filed 10/9/24, effective 1/7/25)

- WAC 314-55-109 Cannabinoid additives—Requirements, restrictions, and quality assurance testing. (1) As provided in RCW 69.50.326 Licensed cannabis producers and licensed cannabis processors may use a cannabidiol (CBD) product obtained from a source not licensed under this chapter, provided the CBD product:
- (a) Is not cannabis or a cannabis product, as defined in chapter 69.50 RCW; and
- (b) Has been tested for contaminants and toxins by a testing laboratory ((accredited)) certified under this chapter and in accordance with testing standards established in this section.
- (2) Licensed cannabis producers and licensed cannabis processors may use a CBD product obtained from a source not licensed under this chapter and chapter 69.50 RCW as an additive for the purpose of enhancing the CBD concentration of any product authorized for production, processing, and sale under this chapter. However, useable cannabis, except cannabis that is an intermediate product that will be converted into a cannabis-infused product or a cannabis concentrate, may not be treated or otherwise adulterated in any way including the addition of a CBD product consistent with the rules of this chapter. Except as allowed under this section, CBD product additives must be lawfully produced by, or purchased from, a producer or processor licensed under this chapter. The testing requirements for CBD products derived from cannabis produced by cannabis licensees are provided in WAC 314-55-102. The testing requirements in this section are required in addition to quality assurance testing otherwise required under this chapter for cannabis products.
- (3) **Traceability requirements.** A licensee must enter CBD products obtained from a source not licensed under this chapter into the state traceability system and keep the information in the traceability system completely up to date, consistent with cannabis and cannabis prod-

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uct recordkeeping and traceability requirements in WAC 314-55-083. A licensee must keep CBD products obtained from a source not licensed under this chapter labeled and quarantined in an area separate from cannabis and cannabis products under video surveillance consistent with the requirements for controlled areas in WAC 314-55-083(3) until the CBD products successfully pass quality assurance testing or are destroyed due to failure of tests as provided in this section. At no time during the quarantine period can the product be handled or moved under any circumstances, except for purposes of deducting samples as required under this section, and is subject to auditing by the LCB or its designee(s). CBD products obtained from a source not licensed under this chapter that fail quality assurance testing as provided in this section must not be added to any cannabis product and must be disposed of consistent with WAC 314-55-097 and the disposal logged into the traceability system consistent with WAC 314-55-083.

- (4) **Testing requirements.** The following sample deduction and testing requirements apply to CBD products obtained from a source not licensed under this chapter. Such products must successfully pass quality assurance testing prior to being added to any cannabis product. Samples that fail quality assurance testing and the corresponding products that the samples were deducted from must be disposed of consistent with WAC 314-55-097.
- (a) Sample size and deduction requirements. Licensed producers, licensed processors, certified ((\(\frac{1abs}{1ab}\))) \(\frac{1aboratories}{1aboratories}\), and their employees must adhere to the minimum sampling protocols as provided in this section. Samples must be deducted in a way that is most representative of the product the sample is deducted from. The minimum sample size for the testing requirements under this section for CBD products is one percent of the product as packaged by the manufacturer of the CBD product but in no case shall the sample be less than two grams. Licensees, certified ((\(\frac{1abs}{1abs}\))) \(\frac{1aboratories}{1aboratories}\), and their employees may not adulterate or change in any way the representative sample before the sample is tested.
- (i) All samples must be collected/deducted in a sanitary environment using sanitary practices and ensure facilities are constructed, kept, and maintained in a clean and sanitary condition in accordance with rules and as prescribed by the Washington state department of agriculture under chapters 16-165 and 16-167 WAC.
- (ii) Persons collecting samples must wash their hands prior to collecting a sample, wear appropriate gloves, and must use sanitary utensils and storage devices when collecting samples.
- (iii) Samples must be placed in a sanitary plastic or glass container and stored in a location that prevents the propagation of pathogens and other contaminants, such as a secure, low-light, cool and dry location.
- (iv) The licensee must maintain the CBD products from which the sample was deducted in a secure, low-light, cool, and dry location to prevent the products from becoming contaminated or degraded prior to the CBD products being added or incorporated into cannabis products after successful passage of testing requirements.
- (v) Each quality assurance sample must be clearly marked "quality assurance sample" and be labeled with the following information:
- (A) The unique identifier for the product generated by the state traceability system;
- (B) The name of the certified $((\frac{1ab}{1ab}))$ laboratory receiving the sample;

- (C) The license number and business or trade name of the licensee sending the sample;
 - (D) The date the sample was collected; and
 - (E) The weight of the sample.
- (vi) Certified (($\frac{1}{2}$)) $\frac{1}{2}$ may retrieve samples from a cannabis licensee's licensed premises and transport the sample(s) directly to the (($\frac{1}{2}$)) $\frac{1}{2}$ may also return any unused portion of the sample(s).
 - (b) Required fields of testing.
- (i) Cannabinoid concentration analysis. Cannabinoid concentration analysis is required to confirm the product is not cannabis or a cannabis product, as defined in chapter 69.50 RCW, contains detectable levels of CBD, and to measure the levels of THC, THC-A, CBD, and CBD-A in the product, as provided in WAC 314-55-102. Synthetic cannabinoids as defined in RCW 69.50.204 are prohibited under RCW 69.50.401 and any test result that suggests the presence of a synthetic cannabinoid must be immediately reported to the board in the required format. The cannabinoid concentration analysis must be conducted consistent with the requirements under WAC 314-55-102. The following cannabinoid concentration analysis results fail quality control and assurance testing for the purposes of this section and the sample and corresponding product from which the sample was deducted must be disposed of consistent with this section and WAC 314-55-097:
- (A) The CBD product is cannabis or a cannabis product, as defined in chapter 69.50 RCW;
- (B) The CBD product does not contain any detectable levels of CBD or CBD-A; and
- (C) The sample test results indicate that a substance is present that is not THC, CBD, or inert substance which the THC or CBD is dissolved into.
 - (ii) Pesticide ((screening)) testing.
- (A) Licensees must use a certified laboratory to ((screen)) test for any pesticides that are not allowed and are designated as having the potential for misuse on a list created, maintained, and periodically updated by the department of health in consultation with the Washington state department of agriculture and the LCB.
- (B) If the LCB, WSDA, other designee of the LCB, or certified ((lab)) laboratory identifies a pesticide that is not allowed for use or application on cannabis under this chapter and is above the action levels provided in WAC 314-55-108, that sample and corresponding product from which the sample was deducted has failed quality assurance testing. A sample that tests at or above the action levels for pesticides consistent with WAC 314-55-108 fails pesticide testing requirements for the purposes of this section. A sample and corresponding product from which the sample was deducted that fails quality assurance testing under this section must be destroyed consistent with WAC 314-55-097.
- (C) Cannabis licensees must also use certified laboratories to screen for pyrethrins and piperonyl butoxide (PBO) in samples of CBD products obtained from a source not licensed under this chapter. Certified laboratories may also screen for additional pesticides not specifically required under this section and per the DOH list, however, any sample that tests at or above the action level for any pesticide(s) as established in WAC 314-55-108 fails the testing requirements under this section and must be disposed of consistent with WAC 314-55-097.

(iii) **Heavy metal ((screening))** <u>testing</u>. For the purposes of heavy metal ((screening)) <u>testing</u>, a sample fails quality assurance testing and must be disposed of consistent with WAC 314-55-097 if it meets or exceeds the ((following)) limits((following)) provided in WAC 314-55-102.

((Metal	Limit, µg/daily dose (5 grams)
Inorganic arsenic	10.0
Cadmium	4.1
Lead	6.0
Mercury	2.0))

(iv) Residual solvents ((screening)) testing. Cannabis licensees must use a certified laboratory to test for the solvents listed in the table below at a minimum. Except as otherwise provided in this subsection, a sample and corresponding product from which the sample was deducted fail quality assurance testing for residual solvents and must be disposed of consistent with WAC 314-55-097 if the results meet or exceed the limits provided in ((the table below)) WAC 314-55-102. Residual solvent results of more than 5,000 ppm for class three solvents, 50 ppm for class two solvents, and 2 ppm for class one solvents as defined in United States Pharmacopoeia, USP 30 Chemical Tests / <467> - Residual Solvents (USP <467>) not listed in the table below fail quality assurance testing.

((Solvent	ppm
Acetone	5,000
Benzene	2
Butanes	5,000
Cyclohexane	3,880
Chloroform	2
Dichloromethane	600
Ethyl acetate	5,000
Heptanes	5,000
Hexanes	290
Isopropanol (2-propanol)	5,000
Methanol	3,000
Pentanes	5,000
Propane	5,000
Toluene	890
Xylene*	2,170

^{*} Usually 60% m-xylene, 14% p-xylene, 9% o-xylene with 17% ethyl benzene.))

(v) **Microbiological ((screening))** <u>testing</u>. The sample and corresponding product from which the sample was deducted fail quality assurance testing for microbiological screening and must be disposed of consistent with WAC 314-55-097 if the results exceed the ((following)) limits((\div)) provided in WAC 314-55-102.

	((Enterobacteri a (bile-tolerant gram-negative bacteria)	E. coli (pathogenic strains) and Salmonella spp.
Unprocessed Plant Material	10 ⁴	Not detected in 1g
Extracted or Processed Botanical Product	10 3	Not detected in 1g))

- (vi) Mycotoxin ((screening)) testing. The sample and corresponding product from which the sample was deducted fail quality assurance testing for mycotoxin ((screening)) testing and must be disposed of consistent with WAC 314-55-097 if the results exceed the ((following)) limits((\div
- (A) Total of Aflatoxin B1, B2, G1, G2: 20 µg/kg of substance; and (B) Ochratoxin A: 20 µg/kg of substance)) provided in WAC 314-55-102.
- (5) Test results reporting requirements. Cannabis licensees must use ((a)) an LCB certified laboratory to report all test results as required by this section into the state traceability system within 24 hours of completion of the tests.
- (6) **Retesting.** At the request of the producer or processor, the LCB may authorize a retest to validate a failed test result on a case-by-case basis. All costs of the retest will be borne by the producer or the processor requesting the retest. Retesting cannabinoid concentrations will not generally be authorized.
- (7) Remediation. Producers and processors may remediate failed products so long as the remediation method does not impart any toxic or deleterious substance to the CBD products obtained from a source outside the regulated system. Remediation solvents or methods used on the product must be disclosed to a licensed processor the producer or producer/processor transfers the products to; a licensed retailer carrying cannabis products derived from the remediated product; or consumer upon request. The product(s) the failed sample(s) were deducted from must be remediated using the same remediation technique. No remediated CBD products obtained from a source outside the regulated system may be sold, transported, or used in the processing of cannabis products until the completion and successful passage of quality assurance testing as required in this section.
- (8) A licensee or certified ((lab)) <u>laboratory</u> that violates any of the provisions of this section is subject to disciplinary action, including possible summary suspension or revocation of the producer license, processor license, producer/processor license, or ((lab)) laboratory certification.