

**BILL SUMMARY**  
2<sup>nd</sup> Session of the 59<sup>th</sup> Legislature

<b>Bill No.:</b>	<b>HB 1719</b>
<b>Version:</b>	<b>FULLPCS1</b>
<b>Request Number:</b>	<b>9879</b>
<b>Author:</b>	<b>Rep. Marti</b>
<b>Date:</b>	<b>2/27/2024</b>
<b>Impact:</b>	<b>\$0</b>

**Research Analysis**

The proposed committee substitute for HB1719 requires medical marijuana testing facilities to test samples from each final product harvest or final product batch and prohibits commercial growers or processors from transferring any product to a licensed medical marijuana dispensary until it has undergone mandatory final product testing.

The measure further eliminates the requirement that licensed commercial growers transfer failed-tested medical marijuana to licensed processors for decontamination or remediation purposes, and that remediated and decontaminated medical marijuana be returned to the originating licensed commercial grower.

Prepared By: Stefne Miller

**Fiscal Analysis**

HB 1719 requires licensed medical marijuana testing laboratories to test samples from each final product harvest batch or final production batch, prohibiting licensed commercial growers or processors from transferring any product to a dispensary until final product testing is complete. The modifications in this measure are not anticipated to create a negative fiscal impact on the Oklahoma Medical Marijuana Authority (OMMA), thus having no direct impact on the state budget or appropriation.

Prepared By: Alexandra Ladner, House Fiscal Staff

**Other Considerations**

None.