

1 application for a medical marijuana commercial grower license. The
2 application fee shall be paid by the applicant in the amounts
3 provided for in Section 427.14 of this title. A method of payment
4 for the application fee shall be provided on the website of the
5 Authority. The Authority shall have ninety (90) business days to
6 review the application; approve, reject, or deny the application;
7 and send the approval, rejection, or denial letter stating the
8 reasons for the rejection or denial to the applicant in the same
9 method the application was submitted to the Authority.

10 2. Beginning November 1, 2026, the total number of medical
11 marijuana commercial grower licenses the Authority may approve and
12 issue in this state shall be restricted to no more than two thousand
13 five hundred fifty (2,550) licenses.

14 B. The Subject to the restriction set forth in paragraph 2 of
15 subsection A of this section, the Authority shall approve all
16 applications which meet the following criteria:

17 1. The applicant must be twenty-five (25) years of age or
18 older;

19 2. The applicant, if applying as an individual, must show
20 residency in this state;

21 3. All applying entities must show that all members, managers,
22 and board members are Oklahoma residents;

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1 4. An applying entity may show ownership of non-Oklahoma
2 residents, but that percentage ownership may not exceed twenty-five
3 percent (25%);

4 5. All applying individuals or entities must be registered to
5 conduct business in this state; and

6 6. All applicants must disclose all ownership interests in the
7 commercial grower operation.

8 Applicants with a nonviolent felony conviction in the last two
9 (2) years, any other felony conviction in the last five (5) years,
10 inmates in the custody of the Department of Corrections or any
11 person currently incarcerated shall not qualify for a commercial
12 grower license.

13 C. A licensed medical marijuana commercial grower may sell
14 marijuana to a licensed medical marijuana dispensary or a licensed
15 medical marijuana processor. Further, sales by a licensed medical
16 marijuana commercial grower shall be considered wholesale sales and
17 shall not be subject to taxation. Under no circumstances may a
18 licensed medical marijuana commercial grower sell marijuana directly
19 to a licensed medical marijuana patient or licensed medical
20 marijuana caregiver. A licensed medical marijuana commercial grower
21 may only sell at the wholesale level to a licensed medical marijuana
22 dispensary, a licensed medical marijuana commercial grower or a
23 licensed medical marijuana processor. If the federal government
24 lifts restrictions on buying and selling marijuana between states,

1 then a licensed medical marijuana commercial grower would be allowed
2 to sell and buy marijuana wholesale from, or to, an out-of-state
3 wholesale provider. A licensed medical marijuana commercial grower
4 shall be required to complete a monthly yield and sales report to
5 the Authority. This report shall be due on the fifteenth of each
6 month and provide reporting on the previous month. This report
7 shall detail the amount of marijuana harvested in pounds, the amount
8 of drying or dried marijuana on hand, the amount of marijuana sold
9 to licensed processors in pounds, the amount of waste in pounds, and
10 the amount of marijuana sold to licensed medical marijuana
11 dispensaries in pounds. Additionally, this report shall show total
12 wholesale sales in dollars. The Authority shall have oversight and
13 auditing responsibilities to ensure that all marijuana being grown
14 by licensed medical marijuana commercial growers is accounted for.

15 D. There shall be no limits on how much marijuana a licensed
16 medical marijuana commercial grower can grow.

17 E. Beginning on November 1, 2021, licensed medical marijuana
18 commercial growers shall be authorized to package and sell pre-
19 rolled marijuana to licensed medical marijuana dispensaries. The
20 products described in this subsection shall contain only the ground
21 parts of the marijuana plant and shall not include marijuana
22 concentrates or derivatives. The total net weight of each pre-roll
23 packaged and sold by licensed medical marijuana commercial growers
24 shall not exceed one (1) gram. These final products must be tested,

1 packaged and labeled in accordance with Oklahoma law and rules
2 promulgated by the Authority.

3 F. Beginning November 1, 2022, all medical marijuana commercial
4 grower licensees who operate an outdoor medical marijuana production
5 facility shall be required to register with the Oklahoma Department
6 of Agriculture, Food, and Forestry as an environmentally sensitive
7 crop owner. Registration shall provide notice to commercial and
8 private pesticide applicators of the locations of medical marijuana
9 crops and help minimize the potential for damaging pesticide drift.
10 Medical marijuana commercial grower licensees shall provide their
11 business name, address, Global Positioning System (GPS) coordinates
12 for all outdoor medical marijuana production facilities, and any
13 other information required by the Department when registering with
14 the Environmentally Sensitive Area Registry.

15 SECTION 2. REPEALER 63 O.S. 2021, Section 427.14a, as
16 amended by Section 6, Chapter 168, O.S.L. 2023 (63 O.S. Supp. 2025,
17 Section 427.14a), is hereby repealed.

18 SECTION 3. This act shall become effective November 1, 2026.
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20 COMMITTEE REPORT BY: COMMITTEE ON HEALTH AND HUMAN SERVICES
21 OVERSIGHT, dated 02/19/2026 - DO PASS, As Coauthored.
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