

## MINUTES OF REGULAR MEETING

PUBLIC BODY: MEDICAL MARIJUANA AUTHORITY FOOD SAFETY STANDARDS BOARD

DATE & TIME: September 13<sup>th</sup>, 2021 9:00 am

ADDRESS: OKLAHOMA STATE CAPITOL-2300 N. LINCOLN OKLAHOMA CITY, OK 73105 ROOM 230

---

### **Agenda Item 1:** **Call to Order, Welcome**

Ms. Adria G. Berry, OMMA Executive Director, called the meeting of the Medical Marijuana Food Safety Standards Board to order on September 13th, 2021, at 9:07 am. Public notice of the regular meeting was filed and posted with the Oklahoma Secretary of State. The final agenda was posted at the Oklahoma State Department of Health (“OSDH”) building entrance on September 9th, 2021, at 2:50 p.m. and on the Oklahoma Medical Marijuana Authority (“OMMA”) website prior to the meeting. Relevant materials for the Board and other materials for the meeting are posted on the OMMA website.

Board Members present: Adam Austin, Blake Cantrell, Kristie Edelen, Mike Ervin, Bryan Hendershot, Phillip Jurina, Michael Leake, and Norma Sapp.

Board Members absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

Quorum established during roll call.

Staff Present: Adria G. Berry, Executive Director, OMMA; Cameron Capps, J.D., Managing Counsel, OMMA; Scott Chisholm, Director of Oversight, OMMA; Taylor Hartin, Director of Compliance and Enforcement, OMMA; Christopher Campbell, J.D., Assistant General Counsel, OMMA; Nina Slaney, Paralegal, OMMA; Kassy French, Executive Assistant, OMMA; Austyn Blevins, Administrative Assistant, OMMA; Kelsey Pagonis, Communications Manager, OMMA; Lee Rhoades, Lab Director, OMMA.

Others Present: Jed Green, Kyle Parker, and Senator Mark Allen.

### **Agenda Item 2:** **Consideration of Meeting Minutes from June 16, 2021**

Board Member Adam Austin moved to approve the meeting minutes from June 16, 2021. Board member Michael Leake seconded the motion.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**Agenda Item 3:**

**Discussion of Appointment of Chair and Co-Chair for the Food Safety Standards Board**

Executive Director of OMMA, Adria G. Berry, stated the need for the Food Safety Standards Board to elect a Chair and a Co-Chair, respectively. She mentioned that, during the last meeting, this agenda item had been tabled with the intent to address it today. Executive Director Berry then asked if anyone would like to volunteer themselves for the positions of Chair and Co-Chair. Action items are recorded below.

**a. Discussion and Questions**

No discussion or questions over the need to elect both a board Chair and Co-Chair.

**b. Consideration, possible action, and vote to appoint a chair and/or officers and committees for the Food Safety Standards Board**

**Action Item 1:** Board Member Blake Cantrell volunteered to serve as the Chair. Member Michael Leake moved to appoint member Blake Cantrell as Chair of the Food Safety Standards Board. Member Adam Austin seconded the motion.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**Action Item 2:** Board Member Michael Leake moved to appoint member Adam Austin as Co-Chair of the Food Safety Standards Board. Board Chair Blake Cantrell seconded the motion.

Aye: All member present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**Agenda Item 4:**

**Discussion of 2022 Future Meeting Dates to be Filed with Secretary of State by December 15, 2021**

OMMA Executive Director Adria G. Berry shared that, by law, the agency is required to file future meeting dates for the 2022 calendar year with the Secretary of State by December 15, 2021. She proposed the following dates: March 7, 2022; June 6, 2022; September 12, 2022; and December 5, 2022 and stated that, if approved, we would send out calendar holds in Outlook to each board member.

**a. Discussion and Questions**

No discussion or questions over the proposed 2022 Food Safety and Standards Board meeting dates.

**b. Consideration, possible action, and vote to appoint a chair and/or officers and committees for the Food Safety Standards Board**

Executive Director Berry asked if anyone would offer a motion to approve the proposed dates. Board member Michael Leake moved to approve the proposed 2022 meeting dates. Member Norma Sapp seconded the motion.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

### **Agenda Item 5:**

#### **Food Safety Standards Board Member Updates**

OMMA Executive Director, Adria G. Berry, invited members of the Food Safety Standards Board to share any updates or pertinent information. Action items are recorded below.

#### **a. Board Member Updates**

**Update 1a: Board Member Kristie Edelin**, Assistant Managing Director of the Oklahoma Center for Poison and Drug Information, stated that she discussed pediatric safety and awareness in the previous meeting. She provided attendees with a document (see attachment A) showing Pediatric Marijuana Exposures Reported to the Oklahoma Poison Center of children, ages 5 and under, to encourage the Food Safety Standards Board Members to prioritize youth safety when reviewing legislation relating to marijuana containing products. She also advocated for the Food Safety Standards Board to educate the public about the potential dangers, both physical and psychological, of young children inadvertently ingesting medical marijuana products despite child resistant packaging.

**Update 2a: Board Member Michael Leake**, Director of the Oklahoma State Osteopathic Board, reported that he received relevant feedback from a local pediatric physician at OU. Parents of a minor patient refused to share who prescribed their child's medical marijuana card and the new doctor was unable to coordinate on-going patient care. As a result, the minor patient in question is still experiencing what subsequent providers agree to be marijuana-induced schizophrenia. Michael noted that, because this is a medical product, physicians should be involved in all of these conversations; however, because of legislation and laws outside of the legal realm of OMMA, they are not.

**Update 3a: OMMA Executive Director, Adria G. Berry**, introduced two new Board members, Bryan Hendershot and Wesley Holloway, to the Food Safety Standards Board. Director Berry also shared six new members will be added after November 1, 2021 based on recent legislation. She'd like to have a discussion with the community at large to decide who should fill those seats by the December 6, 2021 meeting.

**Update 4a: Board Member Norma Sapp**, career lobbyist, asked about issuing temporary medical marijuana cards to Texans who want to participate in our program while visiting Oklahoma; she wondered what that process would look like since they don't have physical cards in Texas and are issued written prescriptions instead.

#### **b. Discussion and Questions over Food Safety Standards Board Member Updates**

**Response 1b: Board Member Mike Ervin** asked if these incidents were caused by products left un-attended in the household. Kristie said that in most instances, absolutely; she recommended that patients keep this medication secure and out of the reach of children, just like you would any other prescription. **Board Member Michael Leake** asked if any of the reported exposures, reactions, and/or over-dosing were related to minor OMMA patients. As a result of her experiences with Poison Control, Kristie believed the reported exposures were all accidental and unrelated to therapeutic error.

**Response 2b: Board Member Mike Ervin** asked if a legal requirement to share previously prescribed medicine, or controlled drug history, with new medical providers exists. Board Member Michael explained that physicians have access to this information, country wide, due to a program called PMP. If a subsequent physician were to see something concerning, they would then be able to contact the prescribing physician. Mike then asked if there's anything that would currently prevent a physician from contacting OMMA. OMMA's Managing Counsel, Cameron Capps, J.D., responded that, while patient records are sealed by statute, his understanding is that patients, guardians, and physicians should have access to them. Board Member Michael Leake concluded that this mechanism isn't always helpful, and referenced his earlier example where the minor's parents were uncooperative and, ultimately, refused to share pertinent information with the subsequent pediatric physician.

**Response 3b:** No questions or discussion.

**Response 4b: OMMA Executive Director, Adria G. Berry,** responded that legal would address Board Member Norma Sapp's concern and follow-up with her in the future.

**Agenda Item 6:**  
**OMMA Program Update**

**a. Executive Director's Update on Various Matters Relating to OMMA – Adria G. Berry, J.D.**

OMMA's Executive Director, Adria G. Berry, shared that it's been a great first two weeks; she's grateful for the opportunity to work with everyone associated with OMMA, especially the Food Safety Standards Board members. As she is so new to OMMA, she noted that her updates are relatively high-level.

Moving forward, efforts to staff up departments within OMMA will remain a large priority. In fact, OMMA is currently in the process of hiring a dedicated legislative liaison. Executive Director Berry explained that this individual will be a tremendous benefit to all of us, as the hiring of a legislative liaison will allow OMMA to assume a more active role in the upcoming legislative process. Executive Director Berry is excited to report that OMMA is working diligently to ensure that the agency is collaborating with other agencies in the most productive way possible; for example, through a partnership with the new investigatory officers and the Oklahoma Bureau of Narcotics and Dangerous Drugs ("OBN"), OMMA assisted with a bust in Depew, OK last week.

Executive Director Berry further explained that these partnerships are crucial and she's enthusiastic about facilitating relationships with other agencies—and the opportunity to better engage with the Oklahoma community—in general.

Lastly, Executive Director Berry noted that she's currently creating a unified mission statement for OMMA so that Oklahomans understand that our main focus, as an agency, is primarily to regulate the licensees in an effort to best ensure patient safety.

#### **b. Discussion and Questions over OMMA Program Update**

Food Safety Standards Board Chair, Blake Cantrell, asked for an update on the intent to achieve a 100% inspection rate. OMMA Executive Director, Adria G. Berry, explained that she is committed to seeing 100% inspection by the end of 2022. To do so, staffing up is necessary as prescribed by HB2904. To achieve this goal, OMMA is planning to hire and train group cohorts of 8-10 new inspectors at a time.

Board Member Michael Leake wondered if OMMA inspectors are armed because, as the Director of the Oklahoma State Osteopathic Board, his field investigators are armed. OMMA Executive Director Berry informed him that compliance inspectors, who are in the field to ensure that OMMA shareholders are complying with the legislative regulations, are unarmed. She shared that our investigatory officers, however, are armed and able to accompany inspectors. Executive Director Berry concluded that OMMA is actively strengthening relationships with local law enforcement; these partnerships help ensure the safety of OMMA field inspectors.

Board Chair Blake Cantrell later asked how OMMA decides which tips to act on. Taylor Hartin, Director of Compliance and Enforcement at OMMA, shared that tips are prioritized in terms of risk to patient and public safety within OMMA. Executive Director Berry agreed with her statement and then re-affirmed that, in many instances, our relationship and on-going communication with OBN determines how we can best assist them.

#### **Agenda Item 7:**

#### **Update on FSSB Recommendations for Proposed Emergency Rules from June 16<sup>th</sup>, 2021 FSSB Board Meeting**

OMMA's Managing Counsel, Cameron Capps, J.D., briefly reviewed the proposed suggestions to the Proposed Emergency Rules by the Food Safety Standards Board during the last meeting. He informed the board members of any formal recommendations that were accepted during the rulemaking process. If the formal recommendations of the Food Safety Standards Board from the June 16, 2021 meeting were in any way rejected and, therefore, kept consistent with the statute language, Mr. Capps thoroughly explained the reasoning.

#### **a. Discussion and Questions**

No discussion or updates from the Food and Safety Standards Board members regarding the reviewed updates for the June 16, 2021 Proposed Emergency Rules provided by OMMA.

**Item 8:**

**Discussion on Possible Rule Recommendations for Proposed Emergency Rules**

**a. Discussion and Questions**

Board Member Phillip Jurina moved to table this item until a Special Meeting in October, meeting date and time to be determined. Board Chair Blake Cantrell seconded the motion.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**b. Consideration, possible action, and vote regarding recommendations for proposed emergency rules.**

**Item 9:**

**Recess for Lunch**

Quorum re-established at roll call.

**Item 10:**

**Discussion on Possible Rule Recommendations for Proposed Permanent Rules**

**310: 681-5-17 Entry to Licensed Premises: (a) No minors under the age of eighteen (18) may enter licensed premises unless the minor is accompanied by his or her parent or legal guardian. (b) Minors under the age of eighteen (18) are prohibited from being in areas of the licensed premises of a commercial licensee where operations of the commercial licensee are conducted or areas where medical marijuana or medical marijuana products are present unless the minor is accompanied by a parent or legal guardian in the retail area of a dispensary.** Board Chair Blake Cantrell noted that this rule seems unnecessarily limiting as it means that for small home grows, for example, children wouldn't be able to play outside in the yard or access any part of the family home that houses marijuana plants without risk to the business license associated with that home.

**Action Item 1:** Board Chair Blake Cantrell moved to strike 310:681-5-17(b) and to change the language so that 310: 681-5-17(a) reads "unless the minor(s) is under the supervision of his or her parent(s) or legal guardian(s) at all times." Member Norma Sapp seconded this.

Aye: Blake Cantrell, Mike Ervin, Bryan Hendershot, Phillip Jurina, Michael Leake, and Norma Sapp. Motion carried.

Nay: Adam Austin and Kristie Edelen.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**310: 681-5-18(s) Prohibited Acts: No commercial licensee shall make, sell, transfer, or offer to sell any alcoholic beverage that has been infused with medical marijuana or medical marijuana products.** Board Chair Blake Cantrell noted that it would be beneficial to clearly

define “alcoholic beverage” as it pertains to this rule; otherwise, we might unknowingly preclude various future products or tinctures as the industry evolves.

**Action Item 3:** Board Chair Blake Cantrell moved to adopt the definition of “alcoholic beverage” in 310: 681-5-18(s) to the extent that it exists in other statutes. Board Co-Chair Adam Austin seconded this.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**310: 681-5-18(r) Prohibited Acts: Licensees shall not allow any other entity or person to use their OMMA license number who is not an owner, employee, or authorized contractor of the commercial licensee while conducting business on behalf of that commercial licensee.** Board Member Bryan Hendershot asked to more clearly define the term “authorized contractor” as both the definition and intent of this rule are too broad.

**Action Item 3:** Board Member Bryan Hendershot moved clarify the intent of 310: 681-5-18(r) by adding the phrase “unless there is a contractual relationship between the two parties”. Board Chair Blake Cantrell seconded this.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**310: 681-5-18(u) Prohibited Acts: Dispensaries shall not package or alter packaging or labeling of medical marijuana or medical marijuana products except for the following reasons: (1) Dispensaries are authorized to package and sell noninfused pre-rolled marijuana; (2) Dispensaries, or employees thereof, may handle loose or nonpackaged medical marijuana to be placed in packaging for retail sale consistent with Oklahoma law and these Rules, including packaging and labeling requirements in OAC 310:681-7-1(d)-(e); (3) Dispensaries may place medical marijuana or medical marijuana products into a child-resistant exit package at the point of transfer to a patient or caregiver.** Board Chair Blake Cantrell suggested that the proposed section (2) regarding internal inventory unintentionally precludes barcoding, which is currently common practice, as it disallows dispensaries to alter product-packaging in the future.

**Action Item 4:** Board Chair Blake Cantrell moved to add a subpart (4) to 310: 681-5-18(u) that permits barcoding by dispensaries, for track and sale purposes, and to add that the new barcoding label must not obscure any pertinent information required by statute on the existing packaging. Board Co-Chair Adam Austin seconded this.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**310: 681-5-18(u)(3) Prohibited Acts: Dispensaries may place medical marijuana or medical marijuana products into a child-resistant exit package at the point of transfer to a patient or caregiver.** Board Member Kristie Edelen is opposed to the use of the word “may” in the language in 310: 681-5-18(u)(3). She stated that it is imperative that dispensaries “must” always place products in child-resistant exit packaging; leaving the current statute language presents dispensaries with the opportunity not to do so and is, ultimately, a risk to public safety.

**Action Item 5:** Board Member Kristie Edelen moved to reevaluate 310: 681-7-1(a) and to change the language in 310: 681-5-18(u)(3) from “may” to “must” so that all products dispensed are required, by law, to be in child-resistant packaging. Member Michael Leake seconded this.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**310: 681-6-3 Signage: Medical marijuana dispensaries must post a sign or decal clearly identifying that the licensed premise is a “Medical Marijuana Dispensary” and the license number of the dispensary. The sign or decal must be posted conspicuously on the front door to where it can easily be read by individuals prior to entering the licensed premise.**

OMMA Managing Counsel, Cameron Capps, J.D., explained that the intent of this section is to mandate signage requiring dispensaries to identify their place of business as a medical marijuana business, modeled after the requirement for liquor stores to provide proof of a valid liquor license.

**Action Item 6:** Board Co-Chair Adam Austin moved to strike this requirement, as it seems unnecessary. Member Phillip Jurina seconded this.

Aye: Adam Austin, Blake Cantrell, Brian Duzan, Mike Ervin, Bryan Hendershot, Phillip Jurina, and Norma Sapp. Motion passed.

Nay: Kristie Edelen and Michael Leake.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**310: 681-7-1(d)(13) General Requirements: Packages and labels shall be considered inaccurate if the difference in percentage of cannabinoid and/or Total THC claimed to be present on a label is plus or minus fifteen percent (15%) of the percentage on the COA. For example, bulk order packaging that identifies a THC amount as 100mg would be inaccurate if the Certificate of Analysis (“COA”) for that production batch indicated a THC content of less than 85mg or more than 115mg.** OMMA Managing Counsel, Cameron Capps, J.D., explained that the intent of this recommendation is to mandate that packages and labels would be considered inaccurate if the difference in percentage of the cannabinoid and/or total THC claimed to be present on the package or label is plus or minus 15% of the percentage reported on the COA. OMMA Lab Manager, Lee Rhoades, explained to the board that the intent of this rule is also to reassure patients that they are getting their expected dosage.

**Action Item 7:** Board Chair Blake Cantrell moved to add a provision to (13) specifically allowing for any necessary remediation of packaging and/or labeling, so that the product label is always consistent with COA results. Member Michael Leake seconded this.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**310: 681-7-1(e)(1)(h) Label Requirements for sales to dispensaries or by dispensaries: Labels on medical marijuana and medical marijuana products being transferred or sold to a dispensary or by a dispensary shall contain, at a minimum, the following information: (h) Terpenoid potency and concentration;** OMMA Managing Counsel, Cameron Capps, J.D., proposed that the Food Safety and Standards Board determine a uniform minimum labeling requirement for medical marijuana and medical marijuana products sold to a dispensary or by a dispensary. For section (h), the language “Terpenoid potency” is in question.

**Action Item 8:** Board Chair Blake Cantrell moved to change the language in (h) to “Total terpenoid content in the manner prescribed by the Department” of the underlying product, so long as the type and content are accessible to patients. Member Michael Leake seconded this.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**310: 681-8-1(2)(b) Research and Development (“R&D”) testing: Growers and processors may submit samples for research and development testing. R&D testing may be performed by a licensed laboratory in accordance with these Rules: (a) Passing R&D test results. If a sample submitted to a laboratory passes a R&D test, it shall not constitute a pass for the purposes of compliance with required testing under OAC 310:681-8-1(i); (b) Failing R&D test results. If a sample submitted to a laboratory fails a R&D test, the grower or processor shall comply with the retesting or remediation and/or decontamination procedures under OAC 310:681-8-1(j)-(r) prior to placing medical marijuana or medical marijuana products into a harvest or production batch, if not already done so. (c) Growers and processors shall ensure that any R&D testing done under this subsection is appropriately documented and identified in the State’s inventory tracking system. (d) Laboratories shall clearly note in the State’s inventory tracking system and on any COA created for an R&D sample that the tests results are for R&D purposes only.** OMMA Managing Counsel, Cameron Capps, J.D., noted that this section is specifically intended to allow for R&D testing. Board member Mike Ervin and Board Chair Blake Cantrell noted that requiring additional testing seems redundant; to them, it seems unnecessary provide for this, specifically, when R&D testing is currently permissible by statute.

**Action Item 9:** Board Chair Blake Cantrell moved to strike (2); if not struck, he moved to re-write the language so it reads that “(b) if a sample submitted to a lab fails an R&D test, then (d) laboratories shall clearly write in the state’s inventory tracking system on any COA created by an

R&D sample that the test results are for R&D purposes only” ensuring that the statute language isn’t excessively punitive or redundant. Member Phillip Jurina seconded this.

Aye: Blake Cantrell, Kristie Edelen, Mike Ervin, Bryan Hendershot, Phillip Jurina, and Norma Sapp. Motion carried.

Nay: Adam Austin and Michael Leake.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**310: 681-8-2(f)(4) Personnel: A licensed laboratory shall not operate unless a medical laboratory director is on site during operational hours. Personnel of a licensed laboratory shall meet the following minimum requirements: (4) A licensed laboratory shall notify the Department within seven (7) calendar days after any change of the laboratory’s director occurs.**

**Action Item 10:** Board Member Michael Leake moved to change the language in (4) to ten (10) business days. Board Co-Chair Adam Austin seconded this.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**310: 681-8-4(j) Laboratory Quality Assurance (LQA) program: Method validation, including accuracy, precision, sensitivity, cross-over, LOD, linearity, and measurement of uncertainty.** OMMA Lab Manager, Lee Rhoades, explained that the intent of this recommendation is to ensure the reliability and validity of the analytical data produced by each laboratory.

**Action Item 11:** Board Co-Chair Adam Austin moved to insert the phrase “including, but not limited to” after “method validation” to (j), as to include the option to add to this language in the future, if necessary. Board Chair Blake Cantrell seconded this.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**310: 681-9-2(e)(2) Change in information: Licensees shall obtain Department approval prior to any material changes that affect the licensee's qualifications for licensure. Licensees shall submit a material change request to the Department in writing in advance of any material change that may affect the licensee's qualifications for licensure by electronically submitting a change request, along with any relevant documentation and fees, in accordance with the Department's instructions. When submitting a material change request, the licensee will be required to pay a \$500.00 nonrefundable fee.** Board Chair Blake Cantrell asked to clarify the intent of this requirement. He is concerned that the language “prior to” suggests that OMMA must

first approve any business location changes before the business owner is even allowed to purchase a new business location.

**Action Item 12:** Board Chair Blake Cantrell moved to change the language in (2) from “prior to” to “for.” Member Michael Leake seconded this.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

**310: 681- 5-6(f)(1)(2) Inventory Tracking System Requirements: (1) At a minimum, commercial licensees shall track, update, and report inventory after each individual sale to the Department in the State inventory tracking system. (2) All commercial licensees must ensure all on-premises and in-transit medical marijuana and medical marijuana product inventories are reconciled each day in the State inventory tracking system at the close of business, if not already done.** OMMA Managing Counsel, Cameron Capps J.D., explained that this intent of this rule is to reconcile inventory at the end of the business day, if the business isn't using live reporting. Board Chair Blake Cantrell wanted the language of the rule to clarify that businesses won't have to double report inventory and/or sales each day.

**Action Item 13:** Board Chair Blake Cantrell moved to change the language at the end of section (1) to read “, or” and to change the language at the beginning of section (2) to read “in the event that section (1) does not apply,”; he also moves to add “notwithstanding (1) and (2) above” to section (3). Member Phillip Jurina seconded this.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

#### **Agenda Item 11:**

##### **New Business**

Due to the tabling of agenda item #7, it was necessary to schedule a date for the upcoming special meeting. Board Member Michael Leake moved to schedule the special meeting for October 20, 2021 at 9:00 am. Board Chair Blake Cantrell seconded the motion.

Aye: All members present. No members opposed. Motion carried.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

#### **Agenda Item 12:**

##### **Closing, Adjournment and Dismissal**

Board member Michael Leake moved to adjourn today's Food Safety Standards Board meeting. Board Chair Blake Cantrell seconded the motion.

Aye: All members present. No members opposed.

Absent: Brian Duzan, Wesley Holloway, Caroline Nelson, and Mel Woodrow.

Thus, the meeting adjourned at 2:44 p.m.

A handwritten signature in black ink, appearing to be "B. Duzan", written above a horizontal line.

Authorized Representative of the Board



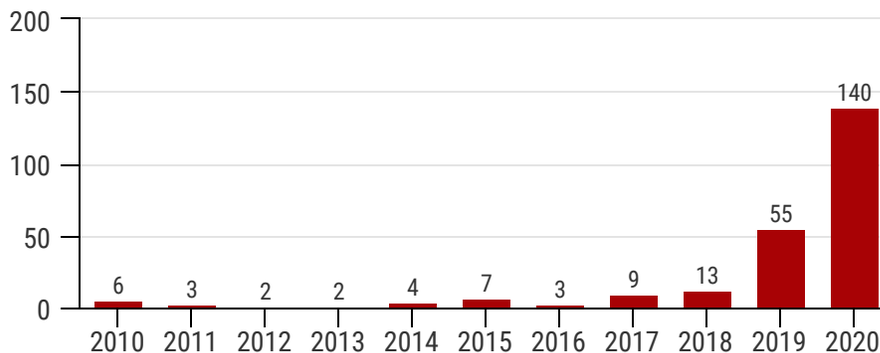
Oklahoma Center for  
Poison & Drug Information

(800) 222-1222

# Pediatric Marijuana Exposures Reported to the Oklahoma Poison Center

As a Food Safety Standards Board, our primary concern should be keeping the children of Oklahoma safe from marijuana-containing products that can potentially harm them. Many Oklahomans mistakenly think that it is not possible to overdose on marijuana or marijuana-containing products. We should work on a plan to educate the public on the harms that marijuana can cause if it ends up in the hands of a young child. This page is a summary of the problem we are facing as Oklahomans when it comes to children having access to marijuana products and inadvertently eating them.

## Calls to the Poison Center Involving Children (≤ 5 years of age)



\*Please note that this page only includes exposures that are reported to the Oklahoma Center for Poison and Drug Information. There are numerous other cases that are not reported or documented in this depiction.



## Number of children who experienced clinical effects (since May 2020)

	Number of Patients
Minor Effect	74
Moderate Effect	65
Major Effect	6



**Minor effects:** vomiting, fatigue, drowsiness, tachycardia



**Moderate effects:** seizures, agitation, confusion, unconsciousness where the child will arouse to stimuli.



**Major effects:** unconsciousness where the child can't be awakened, respiratory depression

## In the last 4 months...

23

Number of children admitted to the hospital

2

Number of children admitted to a medical ICU

## In the last 6 months...

4

Number of children placed on a ventilator or who required medications to control blood pressure or seizures

2

Number of children less than 12 months of age requiring hospital admission