



August 26, 2024

Virginia M. Payne
350 Capitol Street, Room 702
Charleston, WV 25301

Sent via email: virginia.m.payne@wv.gov

Re: Trulieve Comments to Legislative Rule, Series 110 Medical Cannabis Program - Grower/Processors

Dear Ms. Payne,

On behalf of Trulieve Cannabis Corporation (“Trulieve”), thank you for the opportunity to share our comments regarding the Medical Cannabis Program Legislative Rules, Series 110, for Grower/Processors. By way of background, Trulieve is an industry leading, vertically integrated cannabis company and multi-state operator in the U.S. We currently operate a grower/processor in West Virginia and 10 dispensaries across the State.

We appreciate the relationship between the Department of Health, Office of Medical Cannabis and the industry to make West Virginia a business friendly, patient friendly market while maintaining safety for all. Below please find our comments related to the proposed rules.

§64-110-6. Start-up inventory 6.2

We are appreciative that the Office of Medical Cannabis recognized the need for new seeds and plants to be periodically incorporated into the existing program, with OMC approval. This will allow the industry to continually produce the highest quality medical cannabis products, which is vital to maintaining the medical program. We support and encourage this language in the final rule.

Thank you for the opportunity to submit these comments and we welcome the opportunity to answer any additional questions.

Sincerely,

Angela Zaydon



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Government Relations Manager

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