

## ADVISORY BULLETIN

March 21, 2019

## Intellectual Property – Brands and Recipes

Medical marijuana facility licensees are permitted to use another company's brand or recipes or both – also known as Intellectual Property – to create and sell marijuana products as long as the two parties have a licensing agreement; the licensee is permitted to pay royalties to another company based on the number of units sold.

Licensees are required to provide a copy of the contract – including the names of the individuals involved in the contract – to the Bureau of Marijuana Regulation (BMR) Medical Marijuana Facility Licensing Application Section at <a href="mailto:LARA-MedicalMarijuana@michigan.gov">LARA-MedicalMarijuana@michigan.gov</a>. Licensees shall also notify the BMR Facility Licensing Application Section when any changes are made to the contract.

For more information about BMR, please visit <a href="www.michigan.gov/bmr">www.michigan.gov/bmr</a>
For more information about LARA, please visit <a href="www.michigan.gov/lara">www.michigan.gov/lara</a>
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