

Purchasing Limits

Daily: A sale or transfer of marijuana product to a registered qualifying patient or registered primary caregiver may not exceed the daily purchasing limit of 2.5 ounces per day per registered qualifying patient.

Monthly: A sale or transfer of marijuana product to a registered qualifying patient – either directly or through the qualifying patient’s registered primary caregiver – may not exceed the monthly purchasing limit of 10 ounces per month per registered qualifying patient.

Usable marijuana – flower, resin, extract (shatter, waxes, oils, vapes) – the daily purchasing limit is determined by the weight of the product.

Marijuana-infused products – tinctures, edibles, etc.– must follow the usable marijuana equivalency conversion specified in the Michigan Medical Marijuana Act.

The grower or processor must determine the net weight or net volume of the product as specified in Rule 61 (R 333.261). Products can be in any combination as long as they do not exceed the daily purchasing limit. For purposes of determining usable marijuana equivalency, use the following conversion chart:

Marijuana-infused product type	Equivalency to 1 ounce of usable marijuana
Solid (chocolate bar, gummies, brownies)	16 ounces
Liquid (tinctures, topicals)	36 fluid ounces

Example:

A registered qualifying patient intends to purchase:

- (1) ounce of flower
- (5) vape cartridges each with a net weight of 0.1 ounces
- (2) brownies each weighing 8 ounces.

The total amount allowed is 2.5 ounces. After subtracting 1 ounce of flower, this leaves 1.5 ounces remaining. After subtracting the total net weight of the vape cartridges (0.5 ounces), leaving 1 ounce remaining. The weight of the two brownies is equivalent to an ounce – putting the patient at the 2.5-ounce daily purchase limit.

Questions can be sent to the Bureau of Marijuana Regulation Enforcement Section via email at LARA-BMR-Enforcement@michigan.gov

For more information about LARA, please visit www.michigan.gov/lara

This advisory bulletin does not constitute legal advice and is subject to change. Licensees are encouraged to seek legal counsel to ensure their operations comply with the Medical Marijuana Facilities Licensing Act and associated Administrative Rules.