Revised Guidance Document re Cannabidiol (CBD) Oil

Preamble

During their November 14, 2018 meeting, the Board approved the original Guidance Document re Cannabidiol (CBD) Oil for the benefit of its licensees, particularly those holding state controlled substance (CDS) licenses and federal registrations from the U.S. Drug Enforcement Administration (DEA). On December 20, 2018, the President of the United States signed into law the Agriculture Improvement Act of 2018, more commonly known as the 2018 Farm Bill.

The 2018 Farm Bill created federal recognition for hemp as an agricultural commodity and authorized its use in compliance with the provisions of that law. That law also amended the federal controlled substances law to exempt the tetrahydrocannabinol (THC) found in hemp from the listing of THC in Schedule I of the federal list of controlled substances.

During their subsequent meeting on February 19, 2019, the Board of Pharmacy took note of the recent federal legislation. They also took note that the Louisiana Legislature has not yet adopted state law to recognize hemp, nor has the state legislature created an exemption for the THC found in hemp from the THC which appears in Schedule I of the state list of controlled substances. Further, there is no differentiation in the source of CBD. In the interim, state law is more stringent than federal law.

The Board members voted to revise their original guidance document by removing the references to the federal law but left intact the references to the state law. Finally, their ultimate guidance remains the same: the sale of CBD oil by its licensees would constitute a violation of the state controlled substance law and place them at risk for criminal and/or administrative sanctions. The text of the revised guidance document follows.

The Board continues to receive questions about cannabidiol (CBD) oil, derived from hemp or derived from marijuana. Act 261 of the 2015 Legislature, which established the state medical marijuana program, made no exception for possession or sale of CBD oil. Louisiana’s controlled substance law includes CBD oil in the definition of marijuana.

All marijuana products shall comply with the rules adopted for the state medical marijuana program; they must have a known source as well as known quantities of active ingredients. Further, they may only be dispensed by marijuana pharmacies licensed by the Board of Pharmacy.

Since marijuana is listed in Schedule I of the state’s list of controlled substances, no one, including board licensees, may possess or sell CBD oil. Violations of the Louisiana Revised Statutes or Louisiana Administrative Code can subject a person to criminal and/or administrative action.
Frequently Asked Questions re CBD Oil

1. **Is CBD (cannabidiol) oil legal under Louisiana law?**
   No. The Louisiana Controlled Dangerous Substances Law defines marijuana as: 
   “all parts of plants of the genus Cannabis, whether growing or not; the 
   seeds thereof; the resin extracted from any part of such plant; and every 
   compound, manufacture, salt, derivative, mixture, or preparation of such 
   plant, its seeds or resin, but shall not include the mature stalks of such 
   plant, fiber produced from such stalks, oil, or cake made from the seeds of 
   such plant, any other compound, manufacture, salt, derivative, mixture, or 
   preparation of such mature stalks (except the resin extracted therefrom), 
   fiber, oil, or cake, or the sterilized seed of such plant which is incapable of 
   germination, or cannabidiol when contained in a drug product approved by 
   the United States Food and Drug Administration.” [La. R.S. 40:961(26)]

   CBD is a compound of marijuana and therefore is considered marijuana under 
   Louisiana law. Marijuana is listed in Schedule I of the state controlled substance 
   list. There is no lawful possession of a substance listed in Schedule I, except for 
   the marijuana products authorized in the state medical marijuana program.

2. **Is CBD extracted from hemp legal under Louisiana law?**
   No. Louisiana law does not make a distinction between CBD extracted from 
   hemp and CBD extracted from marijuana. CBD is a compound of marijuana and 
   therefore is considered marijuana under Louisiana law.

3. **Does the State of Louisiana have a hemp program?**
   At this time, the State of Louisiana does not have a hemp program.

4. **Can I or my business sell CBD oil products?**
   No. CBD oil, whether derived from hemp or marijuana, is listed in Schedule I of 
   the state’s list of controlled substances. There is no lawful possession of a 
   substance listed in Schedule I, except for the marijuana products authorized in 
   the state medical marijuana program.

5. **What are the consequences for selling CBD oil?**
   Violations of the Louisiana Revised Statutes or Louisiana Administrative Code 
   can subject a person to criminal and/or administrative action.

6. **How does the Board of Pharmacy intend to enforce this guidance statement?**
   The Board’s efforts at this time are educational. In the event licensees continue 
   to sell CBD oil despite having accurate guidance information, the Board may 
   reassess its compliance methodology.

7. **How is a DEA licensee allowed to dispense Marinol and Epidiolex?**
   Marinol and Epidiolex have been approved by the federal Food & Drug 
   Administration (FDA) as prescription drug products, and further, have been 
   scheduled by the DEA in other controlled substance schedules used for 
   prescription drug products [Schedule II for the Marinol product in aqueous 
   formulation, Schedule III for the Marinol product in oil formulation, and Schedule 
   V for the Epidiolex product].