

Maine has two cannabis programs. How are they different?

The two regulated cannabis programs in the State of Maine are the Adult Use Cannabis Program and the Medical Use of Cannabis Program. They have different laws, features, establishments, levels of municipal involvement, and more. Additional information is available on the Office of Cannabis Policy (OCP) website at www.maine.gov/dafs/ocp.

Adult Use

Laws

Cannabis Legalization Act (Adult Use)
Title 28-B

- Legalizes the use, sale, and taxation of cannabis for adult use purposes
- State licensing for adult use cannabis establishments

Program Features

- Serves consumers
- Mandatory testing
- Track & trace
- State & federal background checks
- Stringent labeling, universal symbol
- Edible THC limits
- Delivery with regulation

License Types

- Cultivation Facilities
 - Nurseries
- Manufacturing Facilities
- Cannabis Retail Stores
- Cannabis Testing Facilities

Role of Municipalities

- Must affirmatively opt-in for any type of establishment
 - No grandfathering
- Must provide local authorization before OCP issues an active license

Medical Use

Laws

Maine Medical Use of Cannabis Act
Title 22, Chapter 558-C

- Legalizes the use, sale, and taxation of cannabis for medical use
- State registration for medical cannabis establishments and medical providers

Program Features

- Serves patients
- No mandatory testing
- No track & trace
- State background checks
- Edible products include a signifier
- No edible THC limits
- Delivery without regulation

Registration Types

- Registered Caregivers *-confidentiality protections*
 - Caregiver Retail Stores
- Registered Dispensaries
- Manufacturing Facilities
- Cannabis Testing Facilities

Role of Municipalities

- Must opt-in for establishments other than caregiver establishments
- Grandfathering for those operating with municipal approval prior to Dec. 13, 2018
- Limited role in state registration process