



The following is provided by the Maryland Cannabis Administration (MCA) to assist cannabis licensees in complying with State laws governing the cannabis industry. This document is not legal advice. It is meant to highlight requirements for **growers and processors seeking to co-locate**. Please consult an attorney if you have any questions regarding the legal requirements that apply.

Growers and processors may share a licensed facility, provided they comply with co-location regulations under COMAR 14.17.06.11 and applicable guidance. Co-location may involve up to three growers on one licensed premises, up to three processors on one licensed premises, or a mix of up to three grower and processor licensees sharing one premises. A licensed premises must comply with all requirements for any license types seeking to locate on it before it may become operational. See, e.g., COMAR 14.17.11 & 12. Co-location may not be used to exempt or circumvent restrictions on ownership or control. Co-location requirements include but are not limited to:

No Commingling

Each licensee must store and keep separate all of its cannabis plants, seeds, seedlings, cannabis products and other precursor plants, plant material, and products at all times. Products cannot be commingled at any stage of the growth or production process.

If co-locating field grow operations, each licensee's plot(s) must be separated by fencing as described in [COMAR 14.17.10.02B\(2\)-\(4\)](#).

Sharing Equipment

To ensure compliance with [COMAR 14.17.10.03](#) and [COMAR 14.17.11.03](#), co-located licensees may share equipment and production materials, other than storage areas, provided they avoid commingling plants or products. Licensees should use equipment at separate times in a way that prevents cannabis plants or products commingling. Additionally, the MCA strongly recommends co-located licensees sanitize equipment and work spaces between each use to prevent cross-contamination.

Example: If sharing a drying rack or kitchen equipment, licensees must avoid using it concurrently. Licensee A could use the drying rack on Monday and Licensee B should use it on Tuesday, with a cleaning between uses on Monday evening.

Security System & Access

Grower and processor premises must have a security alarm system as required by [COMAR 14.17.10.02F](#) and [14.17.11.02E](#), respectively. At a co-located premises, each licensee must also independently and uniquely control access to its storage area(s), including the ability to add or remove its badged agents to access area(s) in which their plants or products are stored.

Version 2 - this document was updated on February 21, 2026 to reflect recent updates and is current with the MCA's guidance, regulation, and compliance efforts. The MCA reserves the ability to alter guidance to align the State's cannabis program with Maryland law and policy.

Note: Co-locating licensees may use the same security access provider as long as each licensee has the unique, independent control described above, e.g. licensees use the same security provider but each licensee has control over its unique zone.

Video Surveillance & Access

Grower and processor premises must have a motion-activated video surveillance recording system as required by [COMAR 14.17.10.02G](#) and [14.17.11.02F](#), respectively. At a co-located premises, each licensee's video surveillance must be recorded and saved separately, and each licensee must have unique and independent access to its video surveillance recordings.

Independent Records

Each licensee must maintain independent and accurate records within the seed-to-sale tracking system required by regulations for their license type. See [COMAR 14.17.02.02](#)

MCA Notification

A conditional licensee must email a copy of the co-location agreement and any letter of intent (LOI) or lease, and any other documents relevant to the co-location, to their MCA investigator upon signing an agreement, LOI, or lease, whichever occurs first. An operational licensee may not make modifications or renovations to a premises without prior approval by the MCA. See [COMAR 14.17.10.02](#) and [14.17.11.02](#).

Questions?

Visit cannabis.maryland.gov or use the [MCA Policy Question Intake form](#) to submit policy questions related to cannabis regulations, legislation, issued guidance, or licensing. MCA will review submissions and publish an updated FAQ document to the [Laws & Regulations](#) page on the first day of each month.