HOUSE No.

The Commonwealth of Massachusetts			
	PRESENTED BY:		
	Rob Consalvo		
To the Honorable Senate and House of Repr Court assembled:	esentatives of the Commonwealth o	f Massachusetts in General	
The undersigned legislators and/or	citizens respectfully petition for the	adoption of the accompanying bill:	
An Act to create efficient cannabis testing standards.			
	PETITION OF:		
Name:	DISTRICT/ADDRESS:	DATE ADDED:	

HOUSE No.

[Pin Slip]

The Commonwealth of Alassachusetts

In the One Hundred and Ninety-Fourth General Court (2025-2026)

An Act to create efficient cannabis testing standards.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- 1 SECTION 1. Section 15 of chapter 94G, as so appearing, is hereby amended by inserting
- 2 in the first sentence of subsection (a) paragraph (1) after the word "resources" the following
- 3 words:-
- 4 ;provided that the maximum batch size required by the Commission shall not be smaller
- 5 than 25 pounds.
- 6 SECTION 2. Section 15 of chapter 94G, as so appearing, is hereby amended by inserting
- 7 in the last sentence of subsection (a) paragraph (1) after the word "ingredients." the following
- 8 words:-
- 9 The commission, in collaboration with MDAR, the Cannabis Advisory Board,
- 10 Independent Testing Labs and Marijuana Establishments, shall review such regulations and
- 11 testing protocols, including, but not limited to, its testing batch size requirements, residual and
- 12 pesticide limits, and "Total Viable Aerobic Bacteria (CFU/g)" and "Total Yeast and Mold
- 13 (CFU/g)" tests, on an annual basis to ensure compliance with the most recent industry standards,

14 research, data, and typical microbial composition in an outdoor grow in New England using best 15 cultivation practices. The commission shall report its findings and plans to update such 16 regulations and testing protocols to the relevant appointing authorities and the state legislature on 17 a bi-annual basis. 18 SECTION 3. Section 15 of chapter 94G, as so appearing, is hereby amended by inserting 19 in the first sentence of subsection (a) paragraph (1) after the word "ingredients." the following 20 words:-21 "The commission shall not require testing of environmental media (e.g. soils, solid 22 growing media, and water) beyond finished marijuana and marijuana product testing." 23 SECTION 4. Chapter 94G of the Massachusetts General Laws shall be amended by 24 adding after Section 22, the following section: 25 Section 23. 26 (a) The Commission shall collect, compile, and make available to the public on its Open 27 Data Platform, the following data from independent testing laboratories as defined in Section 15 28 of this Chapter: 29 Industry average for, 30 Failure rates for Pesticides 1) 31 2) Failure rates for Heavy metals Failure rates for Microbiological contaminants 32 3) 33 4) Failure rates for Residual solvents

34	5)	Failure rates for Mycotoxins	
35	6)	Total THC for flower	
36	7)	Total THC for Marijuana Vaporizer Devices	
37	8)	Total THC for concentrates	
38	Per li	censed Independent Testing Laboratory, their average for	
39	1)	Failure rates for Pesticides	
40	2)	Failure rates for Heavy metals	
41	3)	Failure rates for Microbiological contaminants	
42	4)	Failure rates for Residual solvents	
43	5)	Failure rates for Mycotoxins	
44	6)	Total THC for flower	
45	7)	Total THC for Marijuana Vaporizer Devices	
46	8)	Total THC for concentrates	
47	(b)The	e initial data report shall include all prior Independent Testing Laboratory data	
48	submitted to the Commission. The initial report shall be published per Independent Testing		
49	Laboratory per quarter inclusive of reports. Subsequent data reports shall be updated and		
50	published on a quarterly basis detailing information from the preceding quarter.		

- (c)The Commission shall investigate and publicly report the reason for the discrepancy
 for individual Independent Testing Laboratories that are statistically significant outliers in terms
 of their testing results.
 - (d)The Commission shall promulgate regulations in accordance with this section no later than one year after the effective date of this act.

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SECTION 5. The commission shall promulgate or amend regulations as necessary to be consistent with Section 1-4 not later than 365 days from the effective date of this act.