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Monday, January 5, 2026

Michelle Reddish
Cannabis Control Commission
560 Jefferson Boulevard, Suite 200
Warwick, RI 02886
Via email: cccinquiry@ccc.ri.gov

Re: Green Thumb Industries Inc.: Input on Removal of 560-RICR-10-10-2.7.2(E)(2)

Dear Ms. Reddish:

On behalf of Green Thumb Industries Inc. ("GTI"), I respectfully submit these written comments in support of the Department's proposal to remove 560-RICR-10-10-2.7.2(E)(2) which requires that all retail-ready cannabis products be labeled with the business name and license number of the cannabis establishment selling the product. GTI is aligned with the Cannabis Control Commission's perspective that the information required under this section was largely duplicative as cannabis product labels must already contain a unique seed-to-sale tracking number allowing the product to be tracked from initial cannabis growth to final, retail-ready form.

We thank the Commission for its leadership on this important issue.

* * *

/s/ Rebecca Brown

Rebecca Brown
Senior Vice President, Industry & Regulatory Affairs
Green Thumb Industries Inc.

From: [Inquiry, CCC](#)
To: [Garside, Katelyn \(CCC - Contractor\)](#)
Subject: FW: Comment on Proposed Regulation Amendment 560-RICR-10-10-2, Operational Requirements for Cannabis Establishments
Date: Friday, January 23, 2026 1:43:23 PM

Hey Kate!

Can you please file this on the public comment tracker for the Ops reg update?

Thanks!
KM

From: Zachary Rego <zacharyrego@gmail.com>
Sent: Friday, January 23, 2026 1:28 PM
To: Inquiry, CCC <CCCInquiry@ccc.ri.gov>
Subject: Comment on Proposed Regulation Amendment 560-RICR-10-10-2, Operational Requirements for Cannabis Establishments

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Dear Members of the Cannabis Control Commission,

I am writing in **support** of the proposed regulatory amendment to 560-RICR-10-10-2.7.2(E)(2), which would remove the requirement that retail-ready cannabis product packaging include the business or tradename and license number of the retail location selling the product.

I agree with the Commission's stated reasoning for granting the petition for rulemaking. The information proposed to be removed is largely duplicative, as cannabis product labels are already required to include a unique seed-to-sale tracking identifier that allows the product to be traced from cultivation through final retail form. Additionally, as noted in the notice of proposed rulemaking, this labeling requirement originated in earlier DBR medical marijuana regulations that predated the implementation of the state's current seed-to-sale tracking system, and its continued inclusion no longer reflects the current regulatory framework.

Removing this requirement will improve regulatory clarity, reduce unnecessary labeling revisions, and better align the regulations with how products are tracked and regulated in practice today.

I also respectfully request that the Commission consider making the same or a substantially similar change within the industrial hemp section of the regulations.

Where regulated cannabis and industrial hemp products are subject to comparable tracking, testing, and labeling controls, aligning these requirements would reduce unnecessary inconsistency, improve compliance, and create a more coherent regulatory structure for licensees operating within both programs.

Thank you for your consideration and for the Commission's continued efforts to modernize and refine Rhode Island's cannabis and hemp regulatory framework.