STANDARDIZED REGULATORY IMPACT ASSESSMENT SUMMARY

1. Statement of the need for the proposed major regulation.

These regulations are intended to address the obligation of the California Department of Food and Agriculture (CDFA) to regulate the cultivation of commercial medical cannabis pursuant to Assembly Bill 243 (Chapter 688), Assembly Bill 266 (Chapter 689) and Senate Bill 264 (Chapter 719) enacted by the California Legislature and signed by Governor Brown on October 9, 2015. The laws form the Medical Cannabis Regulation and Safety Act (MCRSA) and become effective January 1, 2016. MCRSA mandates that CDFA create the Medical Cannabis Cultivation Program within CDFA to promulgate commercial medical cultivation regulations and to develop and manage a cannabis track and trace system.

The overall purpose of CDFA’s Program is to establish a regulatory licensing program that would ensure that medical cannabis cultivation operations would be performed in a manner that protects the environment, cannabis cultivation workers, and the general public from the individual and cumulative effects of these operations, and fully complies with all applicable laws. In the absence of a formal regulatory framework the negative impacts associated with cannabis cultivation are expected to increase, resulting in an unregulated, unstudied and potentially permanent negative impact on the environment and upon the peace, health and safety of Californians.

At the federal level cannabis remains on the list of Schedule I controlled substance under the Controlled Substances Act.

2. The categories of individuals and business enterprises who will be impacted by the proposed major regulation and the amount of the economic impact on each such category.

The following sectors of the economy would be affected by the regulations. Economic impact is expressed in terms of total value added. Farm equipment $415,000; Farm services $1.4 million; Misc. Farm inputs $227,000; Local Gov. expenditures $32 million; State Gov. expenditures $1.6 million; State Gov. consulting support $2.4 million; Cannabis employee labor $2.6 million; Cannabis proprietor income -$19.2 million; Outdoor cannabis production -$1.47 million; Indoor cannabis production $29,000; Mixed-light cannabis production -$31,500; cannabis nurseries -$131,200.

3. Description of all costs and all benefits due to the proposed regulatory change (calculated on an annual basis from estimated date of filing with the Secretary of State through 12 months after the estimated date the proposed major regulation will be fully implemented as estimated by the agency).

The regulations would result in a slight decrease in medical cannabis production with a corresponding increase in the market price. Outdoor cultivation and mixed-light cultivation would decrease and indoor cultivation would increase slightly. The overall market impacts would be small. The regulations would require additional labor and input purchases by cultivators, resulting in a decrease in proprietor income, but increases in purchases from other industries such as farm input suppliers and related industries. The statewide net effect of the regulations would be an estimated 214 additional jobs, $20.7 million in value added, $50.5 million in gross output value, and $19.7 million in labor income. Other benefits not included above would include reduced production externalities, improved cannabis quality (reduced pesticides), and reduced risk premium to cultivators.

4. Description of the 12-month period in which the agency estimates the economic impact of the proposed major regulation will exceed $50 million.

For the purposes of this analysis the 12 month period in which the economic impact of the proposed regulation would exceed $50 million is defined as the calendar year January 2018 – December 2018. This period is used because it represents the 12 months following implementation of the proposed regulations (1/1/2018). The total 12-month output value economic impact of regulatory costs to cultivators would equal $70.2 million.
5. Description of the agency’s baseline:
The medical cannabis market used in the SRIA baseline is estimated to equal 0.25 million pounds per year. Other baseline conditions include current indoor, outdoor, mixed-light, and nursery production costs and returns. Baseline production costs and input use are established from a cultivator survey and supplemental published studies. Baseline production returns are established from a cultivator survey, supplemental published studies, and limited available market data. The share of indoor, outdoor, mixed-light, and nursery cultivators is established from a comprehensive data gathering effort and analysis of cultivation data.

6. For each alternative that the agency considered (including those provided by the public or another governmental agency), please describe:
   a. All costs and all benefits of the alternative
   b. The reason for rejecting alternative

   Alternative 1. Considers a flat licensing and application fee structure. The net economic impact is less than the preferred alternative, including 200 jobs and $19.6 million in value-added, representing a worse total economic outcome. The flat fee structure alternative 1 is rejected because the flat fee favors larger cultivators, and imposes more costs on small outdoor growers.

   Alternative 2. Considers an increasing-rate by operation size licensing and application fee structure. The net economic impact is less than the preferred alternative, including 208 jobs and $20.2 million in value-added, representing a worse total economic outcome. The increasing fee structure regulatory alternative is rejected because the fee structure favors higher-productivity mixed-light and indoor cultivators. That is, while the increasing fee structure has partially acknowledged differences in scale, this alternative fee structure does not address differences in productivity.

7. A description of the methods by which the agency sought public input. (Please include documentation of that public outreach).

   The agency sought public input via two sources:
   1. Scoping sessions for the Environmental Impact Report. Eight (8) public regulatory scoping sessions were held in September 2016. The agency took notes and summarized comments. The dates and times of each scoping session are included in the attached SRIA.
   2. Surveys and data outreach. As part of the economic impact analysis the agency and its consultants engaged in cultivator and cannabis business surveys, conducted in person, on the web, and via telephone. The input from these surveys are summarized in the attached SRIA.

8. A description of the economic impact method and approach (including the underlying assumptions the agency used and the rationale and basis for those assumptions).

   The economic impact method relied on two linked models: First, an equilibrium displacement model of the cannabis market including different producers (indoor, outdoor, mixed-light) and consumers (medical, adult use, illegal, and export). This model was used to evaluate the likely response of cultivators to changes in marginal production costs (from the regulations) that vary by cultivation technology. Second, a customized IMPLAN model of the cannabis producer sectors (indoor, outdoor, mixed-light) and linked ancillary industries. This model was used to evaluate the indirect and induced impacts of the regulations by evaluating changes in linked industries.