FAQ For Processor Clarification Request

1. Do I need to submit a new security plan?
   Please submit only what was delineated in the clarification request letter. The clarification request does not allow for revision of the narrative included with the original security plan with the exception of the facility plot plan. Additional supplemental material will not be accepted.

2. If I am an existing cultivator licensee, will my revised plot plan make my application identifiable to scorers?
   The facility layout will not be considered “identifiable information” that could lead to a loss of points for the applicant. However, the revised plot plan should continue to exclude specific identifiable information, including but not limited to:
   - Individual or entity names;
   - Personal addresses, business addresses, or components of an address which includes numbers, cities, counties, municipalities, etc.;
   - Company logos, trademarks, or other identifying marks; and,
   - Specific information pertaining to any other licenses awarded that was not present in the original processor application.

3. If I know today that my facility will require a variance or changes from what was originally submitted, should I submit the plot plan that reflects these variances, or should it be consistent with my original application?
   Your revised plot plan should be consistent with any facility drawings or descriptions in other application sections. If changes or variances are necessary, they can be requested during the provisional license period.

   Existing cultivators that received variances during the provisional cultivator license period that will impact the proposed processing facility should NOT include the results of those variances in the resubmitted processor plot plan. Any variances to the processor layout resulting from corresponding variances to the cultivator layout will be addressed during the provisional processor license period if a license is awarded.
4. What if I was an applicant for a dispensary and was not awarded a provisional dispensary license, but my original plot plan showed my co-owned, co-located processor/dispensary?

Your revised plot plan should be consistent with any facility drawings or descriptions in other processor application sections. If changes or variances are necessary, including for failure to receive a different MMCP license, they can be requested during the provisional license period, if a license is awarded.

5. Can I provide supplemental plot plan documents?

The clarification response should consist of a signed copy of the affirmation section and a facility plot plan that complies with the criteria described in the clarification request. No additional or supplemental material will be accepted.

6. Are there page limits or other specifications regarding the length of my clarification response?

The clarification response should consist of a signed copy of the affirmation section and a facility plot plan that complies with the criteria described in the clarification request. No additional or supplemental material will be accepted.

7. What is the file submission size?

10 MB