

Definitions (333-333-1010)

(1) “Adulterant” means chemicals, drugs, plants or substances that alter the potency, intoxicating effect, duration of effect, toxicity or potential for excessive use when added to psilocybin products. Adulterant does not include naturally occurring substances contained in food items such as, but not limited to chocolate

(2) “Adverse behavioral reaction” means client behavior that a facilitator reasonably believes may endanger the safety of the client, facilitator, or others.

(3) “Adverse medical reaction” means a client’s physiological reaction occurring during an administration session that a facilitator reasonably believes may lead to medical harm. For example, a cardiac event or other health emergency.

(4) “Advertising” means publicizing the trade name of a licensee together with words or symbols referring to psilocybin or publicizing the brand name of a psilocybin product.

(5) “Applicant” means an individual or legal entity who:

(a) Holds or controls an interest of more than 10 percent in the business proposed to be licensed;

(b) Is entitled to receive 10 percent or more of revenue, profits or proceeds from the business proposed to be licensed; or

(c) Is entitled to exercise control over the business which can be indicated by, but is not limited to, authority to bind the business to contracts, obligations or debt.

(6) “Attractive to minors” means:

(a) Cartoons;

(b) A design, brand or name that resembles a non-psilocybin consumer product of the type that is typically marketed to minors;

(c) Symbols or celebrities that are commonly used to market products to minors;

(d) Images of minors; or

(e) Words that refer to products that are commonly associated with minors or marketed by minors.

(7) “Authority” means the Oregon Health Authority.

(8) “Authorized Authority representative” means an employee of the Authority who is authorized to conduct inspections or investigations and otherwise enforce ORS chapter 475A and any rules adopted thereunder.

(9) “Batch” means a quantity of whole fungi from a harvest lot, or a quantity of psilocybin product from a process lot.

(10) “Billboard” means a large outdoor advertising structure.

(11) “Cartoon” means any drawing or other depiction of an object, person, animal, creature or any similar caricature which may exhibit any of the following:

(a) The use of comically exaggerated features;

(b) The attribution of human characteristics to animals, plants or other objects, or the similar use of anthropomorphic technique; or

(c) The attribution of unnatural or extra-human abilities, such as imperviousness to pain or injury, X-ray vision, tunneling at very high speeds or transformation.

(12) “Capsule” means a small soluble pill, tablet or container that contains liquid or powdered psilocybin product and is intended for human consumption.

~~(5)~~(13) “Chemical synthesis” means the production of psilocybin using precursor ingredients rather than cultivation of fruiting bodies and mycelium.

(14) “Client administration area” means any area within the licensed premises of a service center where:

(a) Psilocybin products are transferred to a client;

(b) Psilocybin products are consumed by a client; and

(c) Administration sessions take place.

(15) “Client information form” means the form required by ORS 475A.350.

(16) “Client support person” means a person who will be present during a client’s administration session for any purposes described in OAR 333-333-5050(5)(d), (f), (g) or (j).

(17) “Cultural equity” means values, policies, and practices that ensure all people, especially those who have been historically marginalized based on race, ethnicity, language, disability, age, gender, gender identity, sexual orientation, social class, intersections among these communities or identities, or other socially determined circumstances are considered in the development of social pathways to health equity.

(18) “Cultivation batch” means a quantity of unharvested fruiting body or mycelium that is grown together under the same conditions.

(19) “Curriculum” means the topics, subjects, and activities that make up courses taught by a training program.

(20) “De-identified data” means client information from which the Authority or other entity has deleted, redacted, or blocked identifiers so the remaining information cannot reasonably be used to identify an individual.

~~(6)~~(21) “Edible psilocybin product” means psilocybin extract or homogenized fungi that has been incorporated into a food item or potable beverage.

(22) “Elementary school”:

(a) Means a learning institution containing any combination of grades kindergarten through 8.

(b) Does not mean a learning institution that includes only pre-kindergarten, kindergarten, or a combination of pre-kindergarten and kindergarten.

~~(7)~~ (23) “Extraction” means:

(a) The process of separating psilocybin from fungi by using a solvent; and

(b) Manufacturing psilocybin extracts.

(24) “Financial interest”:

(a) Means a membership interest, partnership interest or other ownership interest in a business that is proposed to be licensed.

(b) Does not include an investment that the investor does not control in nature, amount or timing.

(25) “Facilitation” means the provision of services to a client by a licensed facilitator during a preparation, administration, or integration session.

~~(8)~~ (26) “Fruiting bodies” means the spore producing organs of the fungi *Psilocybe cubensis*.

~~(9)~~ (27) “Fungi” means the fruiting bodies or mycelium of the fungi *Psilocybe cubensis*.

(28) “Harvest” means the act of removing mycelium or fruiting bodies from a production environment for drying or processing.

~~(10)~~ (29) “Harvest lot” means a specifically identified quantity of fungi that is cultivated and dried under the same conditions and harvested within a 24-hour period at the same location within the licensed premises.

(30) “Health equity” means the opportunity for all people to reach their full health potential and well-being without being disadvantaged by their race, ethnicity, language, disability, age, gender, gender identity, sexual orientation, social class, intersections among these communities or identities or other socially determined circumstances.

~~(11)~~ (31) “Homogenized fungi” means dried fruiting bodies or mycelium that have been mixed by powdering or other techniques which uniformly distribute psilocybin throughout the product. Homogenized products may contain inactive ingredients such as binders, dilutants and carrying agents.

(32) “Intervention” means taking proactive steps to respond to the client’s behavior, experience, or condition during an administration session.

(33) “Intoxicant” means any substance that has intoxicating effects, and includes alcohol, prescription drugs, non-prescription drugs and any other controlled substances.

~~(12)~~ (34) “Laboratory” means a laboratory licensed under ORS 475A.594.

(35) “Lead educator” means a person affiliated with a training program who is responsible for tracking the progress of students throughout the program.

(36) “License representative” means an owner, director, officer, manager, employee, agent or other representative of a manufacturer, service center, or laboratory licensee, to the extent that the person acts in a representative capacity.

(37) “Licensee” means any person who holds a license issued under ORS chapter 475A and includes each individual and legal entity identified as an applicant on an application that the Authority has approved and each individual or legal entity who is added to the license as described in OAR 333-333-4200.

(38) “Limited access area” means any area of a license premises where psilocybin products or waste are stored or produced.

(39) “Location” means a building, suite or designated outdoor area with its own postal address where a service center, manufacturer, or laboratory is located.

~~(13)~~ (40) “Manufacturer” means a manufacturer licensed under ORS 475A.290.

~~(14)~~ (41) “Manure” means animal excreta, alone or in combinations with litter, such as straw and feathers used for animal bedding, for use as a soil amendment or substrate. Manure does not include stabilized compost produced through a controlled composting process.

(42) “Marijuana” has the meaning given that term in ORS 475C.009.

~~(15)~~ (43) “Mycelium” means the fungal threads or hyphae of *Psilocybe cubensis*.

(44) “Nondirective facilitation” means an approach to facilitation in which the facilitator maintains a consistent disposition with a client, while avoiding giving the client direct advice or directly interpreting a client’s statements or behaviors.

(45) “Non-profit entity” means a nonprofit corporation organized under ORS chapter 65, registered with the Secretary of State as a nonprofit organization, and registered with the Oregon Department of Justice as a charitable organization, if applicable.

(46) “Oregon Psilocybin Services Act” means ORS 475A.210 to ORS 475A.722.

~~(46)~~ **(47) “Pesticide” means any substance or mixture of substances included in ORS 634.006(8).**

(48) “Practicum site” means a designated service center that provides practicum training.

(49) “Practicum site supervisor” means an onsite practicum supervisor of assigned trainees, affiliated with a practicum site.

(50) “Premises”:

(a) Means all areas of a location that are licensed under ORS chapter 475A, including:

(A) All public and private enclosed areas at the location that are used in the licensed business operated at the location, including offices, kitchens, rest rooms and storerooms;

(B) All areas outside a building that are used in the licensed business operated at a location for which the Authority has issued a license for a manufacturer or service center;

(C) For a location that the Authority has specifically issued a license for the operation of a psilocybin service center, any outdoor area of the location used to operate the psilocybin service center and provide psilocybin services to clients.

(b) Cannot include a residence.

(51) “Pre-production process” means cultivation environments that are used to facilitate growth of mycelial tissue prior to that tissue being transferred to production growth medium. Examples include but are not limited to agar dishes and grain spawn.

~~(47)~~ **(52) “Process lot” means homogenized fungi, psilocybin extract or edible psilocybin product of the same type that was processed at the same time using the same processing method, ingredients, and standard operating procedures.**

(53) “Production process” means cultivation environments from which fruiting bodies or usable mycelium are harvested, including but not limited to substrates used in the production of fruiting bodies.

~~(48)~~ **(54) “Psilocybin” means psilocybin or psilocin.**

~~(49)~~ **(55) “Psilocybin extract” means:**

(a) A substance consisting entirely of solid or liquid psilocybin and may include other compounds which were simultaneously extracted from fruiting bodies or mycelium of *Psilocybe cubensis*; and

(b) A substance consisting of solid or liquid psilocybin and may include other compounds which were simultaneously extracted from fruiting bodies or mycelium of *Psilocybe cubensis* and inactive ingredients that are used to form capsules, tinctures and other oral preparations.

~~(20)~~ **(56) “Psilocybin Tracking System” or “PTS” means the system for tracking psilocybin products required by ORS 475A.400.**

~~(24)~~ **(57) “Psilocybin product” means psilocybin-producing fungi, mycelium and mixtures or substances containing a detectable amount of psilocybin, including whole fungi, homogenized fungi, psilocybin extract and edible psilocybin products.**

(58) “Radio” means a system for transmitting sound without visual images, and includes broadcast, cable, on-demand, satellite, or internet programming. Radio includes any audio programming downloaded or streamed via the internet.

(59) “Responsible referral and support” means supporting the personal needs, growth, and wellbeing of others, particularly those going through temporal crises such as houselessness, illness or marginalization.

(60) “Residence” means real property inhabited by an owner, renter or tenant, including manufactured homes and vehicles used as domiciles.

(61) “Safe” means a fireproof metal cabinet with a mechanical or electronic combination lock that is capable of storing psilocybin products and weighs at least 375 pounds.

(62) “Scope of practice” means practice boundaries related to psilocybin facilitation and avoiding the unlicensed practice of other disciplines including but not limited to medicine or psychotherapy.

(63) “Secondary school” means a learning institution containing any combination of grades 9 through 12 and includes junior high schools that have 9th grade.

(64) “Service center” means a premises licensed under ORS 475A.305.

(65) “Sublet” means to sublease or otherwise allow a person who is not a licensed representative to exercise license privileges on the premises of a service center, manufacturer or laboratory license.

(66) “Synchronous learning” means that students learn from their instructor at the same time as their fellow students.

(67) “Television” means a system for transmitting visual images and sound that are reproduced on screens, and includes broadcast, cable, on-demand, satellite, or internet programming. Television includes any video programming downloaded or streamed via the internet.

~~(22)~~ **(68) “Tincture” means a liquid containing psilocybin that consists of either:**

(a) A non-potable solution of at least 25 percent non-denatured alcohol, that is exempt from the Liquor Control Act under ORS 471.035; or

(b) A non-potable solution comprised of glycerin, plant-based oil, syrup and other ingredients.

(69) “Training, Licensing and Compliance System (TLC)” means the online training, license and compliance portal maintained by the Authority to receive applications, communicate with applicants, licensees, permittees and training programs, and track compliance actions.

(70) “Training program applicant” means a program that has applied to offer training to psilocybin facilitators as described in ORS 475A.380.

(71) “Training program” means a program that has been approved to offer training to psilocybin facilitators as described in ORS 475A.380.

(72) “Unique identification number” means a unique number generated by the Authority’s designated vendor for the psilocybin tracking system for the purpose of tracking psilocybin products within the psilocybin tracking system.

(73) “Unique identification tag” means a tag that contains a unique identification number that was ordered and received from the Authority’s designated vendor for the psilocybin tracking system for the purpose of tracking psilocybin products in the psilocybin tracking system.

~~(23)~~ **(74) “Whole fungi” means dried fruiting bodies of *Psilocybe cubensis*, or portions thereof, that have not been homogenized.**

~~(24)~~ **(75) “Wood chips” mean substrates consisting primarily of wood products that have not been composted.**

(76) “Worker permit” means a permit required by ORS 475A.480.

RAC Table #3: Facilitator Conduct and Psilocybin Services

Statutory Authority: ORS 475A.235(2)(c)

Statutes Implemented: ORS 475A.235(2)(c)

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Client Administration Areas (333-333-4450)

- (1) Client administration areas must be designed to create an appropriate and comfortable setting for experiencing the effects of consuming psilocybin products. Client administration areas must offer clients comfortable options for sitting or reclining during administration session. Indoor administration areas must be temperature controlled and adequately lit.
- (2) Client administration areas must be free of conditions that could pose a risk to clients experiencing the effects of consuming psilocybin products. If an administration area is located outdoors, it must be free of falling hazards, drowning hazards and any other conditions that could pose a safety risk to clients.
- (3) During an administration session, only clients and facilitators may access a client administration area unless each client receiving services in that area has given prior written consent for other individuals to be present during their administration session. Licensees must take reasonable steps to prevent access to client administration areas by unauthorized individuals while administration sessions are taking place. The requirements of this section do not apply to service center representatives who are present to deliver psilocybin products to clients to be consumed during an administration session.
- (4) A client may leave an administration area briefly during an administration session for reasons including accessing a restroom, moving to a separate administration area or retrieving personal belongings. A client who leaves an administration area under this section, must be accompanied by a facilitator and the service center must make reasonable efforts to ensure that the client does not interact with vendors, contractors, other clients, or any persons who may be present at the service center. A client who leaves an administration area under this section is not required to be accompanied inside a restroom.
- (5) Psilocybin products may only be consumed in a client administration area.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.305

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.305

Service Center Safety Plan (333-333-4460)

- (1) Every service center shall create and maintain a service center safety plan that documents procedures for evacuating and relocating clients when the client administration areas become unsafe due to unforeseen circumstances such as fire or a power outage.
- (2) The safety plan described in section (1) of this rule must be included in the licensee's initial application and licensee must provide written notice of any changes to the Authority in a form and manner prescribed by the Authority.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.305

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.305

Client Restrooms (333-333-4465)

In addition to providing adequate restroom facilities for employees, service centers must make an accessible single occupancy restroom available for clients' use during an administration session.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.305

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.305

Practicum Site (333-333-4470)

(1) Any service center may function as a practicum site under OAR 333-333-3070.

(2) A service center that functions as practicum site must notify the Authority that practicum will be offered at their location and training program affiliated with the practicum prior to practicum taking place at their location.

(3) A service center that functions as a practicum site must comply with all applicable requirements of these rules, including but not limited to OAR 333-333-5200.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.305

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.305

Service Center Privileges and Prohibitions (333-333-4480)

(1) A service center may:

(a) Between the hours of 6:00 AM and 11:59 PM local time, sell psilocybin products and provide psilocybin services to clients 21 years of age or older.

(b) Purchase, possess or receive psilocybin products from a manufacturer or service center.

(c) Transfer psilocybin products to a manufacturer or service center.

(d) Allow a laboratory licensee to obtain samples for purposes of performing testing as provided in OAR 333-333-7100.

(2) A service center must begin every administration session at a time that allows the minimum duration of that session described in OAR 333-333-5250 to elapse prior to 11:59 PM local time.

(3) A service center must collect tax on all psilocybin products sold to clients and document the sale of all products and services in the manner required by OAR 333-333-5180.

(4) A service center may not:

(a) Discount a psilocybin product or offer a psilocybin product for free if the retail sale of the psilocybin product is made in conjunction with the retail sale of any other item or service.

(b) Permit a client to bring psilocybin products onto the licensed premises or take any psilocybin product from the licensed premises.

(c) Sell or offer for sale any psilocybin product that does not comply with the requirements of ORS chapter 475A or these rules.

(5) A license representative of a service center may not:

(a) Assist a client with taking medication.

(b) Assist a client with a medical device.

(c) Assist a client with an alternative communication device or assistive listening device.

(d) Assist a client with consuming psilocybin products.

RAC Table #3: Facilitator Conduct and Psilocybin Services

(e) Provide psilocybin services to a client unless the representative is also a licensed facilitator and services are provided in compliance with these rules.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.305

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.305

Verification of Age (333-333-4490)

Prior to completing the sale of a psilocybin product or providing psilocybin services to a client, a licensee must verify that the client has a valid, unexpired government-issued photo identification and must verify that the client is 21 years of age or older by viewing the client's:

- (1) Passport;
- (2) Driver license, whether issued by the State of Oregon or by another state of the United States;
- (3) Identification card issued under ORS 807.400;
- (4) United States military identification card;
- (5) An identification card issued by a federally recognized Indian tribe with photo, name and date of birth; or
- (6) Any other identification card issued by a state or territory that bears a picture of the person, the name of the person, the person's date of birth and a physical description of the person.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.445

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.445

Client Bill of Rights (333-333-4520)

(1) A service center must post the following "Client Bill of Rights" in a prominent location within the licensed premises and must provide every client with a copy during their preparation session:

"Clients receiving psilocybin services in Oregon have the following rights:

To be treated with dignity and respect while receiving psilocybin services.

To receive culturally competent care.

To be free from physical, sexual, psychological, and financial abuse before, during, and after receiving psilocybin services.

To be fully informed of, and helped to understand, the risks associated with psilocybin services.

To make decisions without coercion or undue influence.

To be fully informed of the known benefits and risks associated with psilocybin services.

To refuse psilocybin services once they have begun.

To privacy and confidentiality.

To refuse to release personal information to third parties, except as required by law.

To full disclosure of any facilitator conflicts of interest.

To a full accounting and explanation of the costs associated with receiving psilocybin services before receiving those services.

To store personal belongings securely while receiving psilocybin services.

RAC Table #3: Facilitator Conduct and Psilocybin Services

To access their client records after providing reasonable notice to a facilitator or service center and to correct information that is inaccurate.

To request a private space in which to receive psilocybin services.

To be monitored and supported by a licensed facilitator for the duration of psilocybin services until it is safe for the client to leave the service center

To receive psilocybin services from the same licensed facilitator for the duration of those services, except in cases of emergency.

To access service centers, therapy rooms, and psilocybin services that are welcoming and accessible to people with disabilities.

To have access to a clean, single occupancy restroom for the duration of psilocybin services.

To discuss this Bill of Rights with licensed facilitators and service center operators without facing discrimination or retaliation.

To report violations of this Bill of Rights to the Oregon Health Authority, or other appropriate governing body, without facing discrimination or retaliation.”

(2) The text of the Client Bill of Rights may not be altered and must be printed in an easily legible font.

(3) A facilitator or service center must provide the Client Bill of Rights in other languages or accessible formats upon a client’s request.

Statutory/Other Authority: ORS 475A.235(c)

Statutes/Other Implemented: ORS 475A.235(c)

Video Recordings of Administration Sessions (333-333-4640)

(1) A service center licensee may not install video surveillance equipment in client administration areas. Licensees may record administration sessions using portable video equipment with the client’s prior written consent.

(2) Recordings made under this rule must be provided to clients upon request.

(3) Recordings made under this rule must be stored securely and may not be published, shared or otherwise distributed without the client’s prior written consent.

(4) All copies of recordings made under this rule must be destroyed upon the client’s request.

(5) Clients may withdraw their written consent described in sections (1), (2) and (3) of this rule at any time.

(6) Recordings made under this rule are not subject to OAR 333-333-4620 and OAR 333-333-4630, except that any video recordings of administration sessions in the licensee’s possession must be provided to the Authority upon request.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.305

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.305

Duty to Contact Emergency Services (333-333-4700)

- (1) Licensees must immediately contact law enforcement when unlawful activity takes place on the licensed premises that could endanger the safety of any person present on the premises. If licensee is unable to contact law enforcement while the activity is taking place, they must contact law enforcement as soon as it is possible to do so.
- (2) Licensees must contact emergency services when any person on the licensed premises requires immediate medical attention and when conditions are present on the licensed premises that pose an immediate threat to persons on the premises.
- (3) Licensees must immediately contact law enforcement if a client's failure to follow their transportation plan presents a danger to the client's safety or the safety of others,
- (4) In addition to the requirements of sections (1), (2) and (3) of this rule, licensees must notify the Authority in writing in a form and manner prescribed by the authority within 48 hours of contacting law enforcement or emergency services.

Statutory/Other Authority: ORS 475A.235(c)

Statutes/Other Implemented: ORS 475A.235(c)

Client Confidentiality (333-333-4810)

- (1) A service center or facilitator may not disclose any information that may be used to identify a client, or any communication made by a client during the course of providing psilocybin services or selling psilocybin products to the client, except with client's consent or otherwise as allowed by ORS 475A.450.
- (2) A service center or facilitator must have a completed client written consent form to disclose identifiable client information that contains the following:
 - (a) A specific description of the client's identifiable information to be used or disclosed.
 - (b) The name or specific identification of the person(s) or class of person(s) the client's information will be disclosed to.
 - (c) The specific purpose for which the information will be used or disclosed.
 - (d) The date and signature of the patient.
 - (e) An expiration date when the consent to use or disclose is withdrawn.
- (3) A service center or facilitator must use the client written consent form provided by Oregon Psilocybin Services to meet the requirements of this rule. The consent form is available at oregon.gov/psilocybin.
- (4) A service center or facilitator may not condition the provision of psilocybin services on whether a client consents to the use or disclosure of their identifiable information.

Statutory/Other Authority: ORS 475A.235(c)

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.450

Record Retention (333-333-4820)

- (1) Licensees shall store, maintain and destroy records in a manner that prevents unauthorized access and protects client confidentiality.
- (2) Unless otherwise specified in these rules, licensees must retain required records for a period of five years.
- (3) Licensed facilitators and service centers must allow current and former clients to access and examine client records and request corrections to those records. Following the retention period described in section (2) of this rule a facilitator or service center must destroy client records upon the client's request.

Statutory/Other Authority: ORS 475A.235(c)

Statutes/Other Implemented: ORS 475A.235(c)

Preparation Session Requirements (333-333-5000)

- (1) A facilitator must complete a preparation session with every client who will participate in an administration session at least twenty-four hours but no more than 90 days prior to the commencement of the client's first administration session with the facilitator. If different facilitators will conduct a client's preparation, administration sessions or integration session, the client must provide written consent as described in subsection (5)(g) of this rule. A client must have an opportunity to meet any facilitator who will provide psilocybin services prior to receiving services from that facilitator.
- (2) Preparation sessions required under this rule must be conducted privately with each individual client to allow clients to share personal information.
- (3) For every client who will participate in an administration session, a facilitator must complete a client information form as described in OAR 333-333-5050 and transportation plan as described in OAR 333-333-5150 in coordination with the client during a preparation session. The plan may not approve a client to operate a motor vehicle, bicycle, or other form of self-operated transportation immediately following the administration session.
- (4) A facilitator must provide a client with the following during a preparation session and review each document with the client:
 - (a) Informed consent document as described in OAR 333-333-5040.
 - (b) Client Bill of Rights as described in OAR 333-333-4520.
 - (c) Product information document as described in OAR 333-333-2410 for any products that may be consumed during an administration session.
 - (d) Documentation of the fees charged for provision of psilocybin services prepared in coordination with the service center. This documentation must indicate whether fees for services will be paid to the service center or directly to the facilitator. This documentation must describe any additional fees, including but not limited to cancellation fees, that could be charged to the client.
 - (e) Documentation of the price charged for sale of psilocybin products prepared in coordination with the service center. This documentation must list product prices separately from taxes as required by OAR 333-333-5180.

(5) In addition to the documents required by section (4) of this rule, a facilitator must obtain prior written consent from a client during a preparation session for the following activities and circumstances:

- (a) Participation in a group administration session, including the opportunity to meet other clients and facilitators participating in the groups session as described in OAR 333-333-5020.
 - (b) Use of supportive touch during an administration session.
 - (c) Participation in a training practicum, including information regarding training program students and instructors who will be present during the client's administration session. The client must have an opportunity to meet any students or instructors who will be present during their administration session prior to the commencement of an administration session.
 - (d) Video or audio recording of an administration session pursuant to requirements of OAR 333-333-4640.
 - (e) Presence of an interpreter or client support person allowed by OAR 333-333-5070, in the administration area during an administration session.
 - (f) Sharing of client data as described in OAR 333-333-4810 and excluding de-identified data.
 - (g) The use of different facilitators to conduct a client's preparation, administration sessions or integration session.
- (6) Preparation sessions may be completed in person or virtually using video conferencing technology.
- (7) A facilitator must complete an initial preparation session with every client before conducting an administration session with that client for the first time. After completing the initial preparation session, a facilitator is not required to complete additional preparation sessions prior to conducting an administration session with that client for a period of 12 months.
- (8) If a facilitator does not complete additional preparation sessions as allowed by section (7), the facilitator must confirm that the information contained in the client's previously completed client information form remains accurate prior to conducting additional administration sessions.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.340

Statutes/Other Implemented: ORS 475A.340

Group Preparation Sessions (333-333-5020)

- (1) In addition to the requirements of OAR 333-333-5000 clients who will participate in a group session must be informed of additional considerations for participating in group administration sessions.
- (2) Clients who will participate in a group administration session must have the opportunity to meet and interact with other clients and any interpreters or client support persons who will participate in the group administration session prior to the session commencing.
- (3) Clients who will participate in a group administration session must have an opportunity to meet every facilitator who will participate in the group administration session prior to the session commencing.
- (4) The requirements of sections (2) and (3) of this rule may be satisfied at any time prior to commencement of the group administration session.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.340

Statutes/Other Implemented: ORS 475A.340

Informed Consent (333-333-5040)

(1) A facilitator must provide every client a copy of the following informed consent document during the client’s preparation session:

Introduction:

In the State of Oregon, psilocybin services include a preparation session, administration session, and integration session. You should receive this informed consent form at the start of your preparation session. During the preparation session, your facilitator will review and discuss this form with you. Please make sure you read and understand every section because you must sign the form before the administration session begins. If you do not understand any part of this document, please ask your facilitator for clarification before signing.

I have been informed of and understand the following:

(Please initial each item below)

1. *I have reviewed the Psilocybin Services Client Bill of Rights, my facilitator has explained it to me, and I understand my rights as a client.*
2. *I understand that psilocybin services do not require medical diagnosis or referral and that psilocybin services are not a medical or clinical treatment.*
3. *I understand that psilocybin has not been approved by the Food and Drug Administration and the federal government currently classifies psilocybin as a Schedule I controlled substance under the Controlled Substances Act.*
 - a. *Federal law prohibits the manufacture, distribution, and possession of psilocybin even in cities and states that have adopted laws to allow its possession or use.*
 - b. *Despite its federal Schedule I status, research suggests that psilocybin is very unlikely to be addictive. Additionally, research and other information suggests that psilocybin may improve symptoms of depression, anxiety, end of life distress, various forms of trauma, and problematic substance use.*

RAC Table #3: Facilitator Conduct and Psilocybin Services

4. ___ *I understand that while existing research has shown promising results, the risks, benefits, and drug interactions of psilocybin are not fully understood, and individual results may vary.*
5. ___ *I understand that some people have found psilocybin administration sessions to be challenging or uncomfortable. Common potential side effects include nausea, mild headache, fatigue, anxiety, confusion, increased blood pressure, elevated heart rate, paranoia, perceptual changes, altered thought patterns, reduced inhibitions, recovery of repressed memories and past traumas, and altered perception of time and one's surroundings. If they occur, these side effects are usually mild and temporary. Because the potential risks and benefits of psilocybin administration are not fully understood, there may be unanticipated side effects.*
6. ___ *I understand that if I am taking prescription medications or have a medical condition or mental health condition, I should consult with a medical or clinical provider before participating in an administration session.*
7. ___ *I understand that psilocybin is derived from fungi. If I have a known mushroom allergy, I should consult with a medical professional before participating in an administration session.*
8. ___ *I understand that the effects of psilocybin during pregnancy and breastfeeding are unknown.*
9. ___ *I understand that facilitators may not use touch while providing psilocybin services without my prior written consent. My facilitator and I have discussed acceptable types of supportive touch and the requirement to provide prior written consent prior to the start of my administration session.*
10. ___ *I understand that facilitators may be mandatory reporters of abuse. If my facilitator is a mandatory reporter, they have shared this information with me and explained their legal obligations to report abuse.*
11. ___ *I understand that facilitators have a duty to report misconduct that harms or endangers a client to the Oregon Health Authority. If the misconduct presents an immediate risk to health and safety, facilitators have a duty to contact law enforcement or emergency services.*

12. ___ *I agree to follow my agreed upon transportation plan. I understand that a facilitator may contact law enforcement if failure to follow my transportation plan presents a risk to my safety or the safety of others.*
13. ___ *I understand that being administered psilocybin is completely voluntary and I may decide not to receive psilocybin at any time.*
14. ___ *I understand that I have the right to update my client information form prior to beginning an administration session and I have the right to receive a copy of my client information form upon request.*
15. ___ *I understand that de-identified data collected by my facilitator or service center may be shared with people and institutions outside of the facilitator or psilocybin service center for research and other purposes.*
16. *I understand data that may be used to identify me as a client will only be shared to the extent permitted or required by law. Specifically, ORS 475A.450 allows disclosure in the following circumstances:*
 - (1) *When the client or a person authorized to act on behalf of the client gives consent to the disclosure;*
 - (2) *When the client initiates legal action or makes a complaint against the psilocybin service center operator, the psilocybin service facilitator, or the employee;*
 - (3) *When the communication reveals the intent to commit a crime harmful to the client or others;*
 - (4) *When the communication reveals that a minor may have been a victim of a crime or physical, sexual or emotional abuse or neglect; or*
 - (5) *When responding to an inquiry by the Oregon Health Authority made during the course of an investigation into the conduct of the psilocybin service center operator, the psilocybin service facilitator, or the employee under ORS 475A.210 to 475A.722.*
17. ___ *I understand that my facilitator may take short restroom breaks, up to 5 minutes, during my administration session.*
18. ___ *I understand that for my own safety, leaving a psilocybin service center during an administration session once it has begun is strongly discouraged. Doing so could lead to safety and legal risks.*

RAC Table #3: Facilitator Conduct and Psilocybin Services

19. ____ *I understand and have been informed of the potential benefits, risks, and complications of psilocybin services with my facilitator to the extent that they are known.*
20. ____ *I have had the opportunity to ask questions regarding anything I may not understand or that I believe should be made clear.*
21. ____ *If participating in a group administration session, I understand that I will be experiencing the effects of psilocybin in the presence of other clients who are also experiencing the effects of psilocybin and may be reacting to the experience in a different manner.*
22. ____ *If consuming greater than 35 mg of psilocybin during an administration session, I acknowledge that clinical trials have not typically administered doses of greater than 35 mg of psilocybin. The risks and benefits of consuming doses greater than 35 mg of psilocybin are unknown.*
23. ____ *If consuming whole fungi during an administration session, I understand that psilocybin content can vary between individual fruiting bodies.*
24. ____ *I understand that a facilitator has a duty to call emergency services if required and a client assumes responsibility for costs of emergency services.*
25. ____ *I understand that I may be charged a cancellation fee if I cancel a scheduled preparation, administration or integration session with less than 24 hours' notice.*

Name (Print)

Signature

Date

(2) A facilitator must review the contents of the informed consent form with each client and receive a signed copy of each client's informed consent document prior to beginning an administration session.

(3) A facilitator or service center must provide the informed consent document in other languages or accessible formats upon a client's request. If a facilitator or service center is unable to provide a translated or accessible document upon a client's request, they may not conduct an administration session with the client.

(4) Informed consent documents may be delivered electronically as long as the facilitator receives a signed informed consent document, in either paper or electronic format, prior to beginning an administration session.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.340

Statutes/Other Implemented: ORS 475A.340

Client Information Form (333-333-5050)

(1) A client must review and complete a client information form in coordination with a facilitator prior to participating in an administration session.

(2) A facilitator must provide a client information form in other languages or accessible formats upon a client's request. If a facilitator is unable to provide a translated or accessible client information form upon a client's request, they may not conduct an administration session with the client.

(3) The client information form must include the following questions, and a client must answer each question by indicating "yes" or "no":

(a) Have you taken the prescription drug Lithium in the last 30 days?

(b) Are you currently being treated by a medical, clinical or other healthcare provider for a medical, mental health, or behavioral health condition?

(c) Have you ever had an allergic reaction to consuming mushrooms or other fungi?

(d) Are you currently taking any medications that might need to be consumed during an administration session?

(e) Will you require assistance from an interpreter during an administration session?

(f) Will you require assistance from a client support person for catheter, ostomy, or toileting assistance, ambulation or transfer mobility support, or medical device assistance during the administration session?

(g) Will you require assistance from a client support person for augmentative and alternative communication (AAC) device support or assistive listening device support during the administration session?

(h) Do you have a recent history of causing harm, or wanting to cause harm, to self or others?

(i) Do you require any assistive mobility devices?

(j) Will you require assistance to consume psilocybin products?

(4) The client information form must include the following questions, and a client may provide a narrative answer to these questions or may choose not to answer.

(a) Would you like to share anything about your medical history, including current medications, that you feel would be helpful for an administration session?

(b) Would you like to share anything about your mental health history, including traumatic experiences or past history of causing harm, or wanting to cause harm, to self or others, that you feel would be helpful for an administration session?

(c) Would you like to share anything about your history of substance use, including current substance use, that you feel would be helpful for an administration session?

(d) Would you like to share any past experiences with psychedelics or altered states of consciousness?

(e) Would you like to share any information about your relationships, your living situation, or your educational or work environment that may be affected by your administration session or may require additional safety or support planning?

- (5) A facilitator must evaluate the answers to questions listed in section (2) of this rule to determine whether the client should participate in an administration session.
- (a) If a client answers yes to question (3)(a), the client may not participate in an administration session.
- (b) If a client answers yes to question (3)(b), a facilitator shall encourage the client to consult a medical, clinical or other healthcare provider regarding the risk of consuming psilocybin.
- (c) If a client answers yes to question (3)(c), the client should be encouraged to consume an alternative psilocybin product rather than whole fungi or homogenized fungi during the administration session.
- (d) If a client answers yes to question (3)(d), a facilitator should encourage the client to schedule their administration session at a time that allows them to participate without taking medication. A facilitator should also encourage the client to consult with a pharmacist or medical, clinical or other healthcare provider regarding contraindications. If the client will take medication during an administration session, the client and facilitator must work together to identify whether the client will be able to administer the medication themselves. If the client is unable to administer the medication themselves, the client must identify a client support person who will be available to administer the medication when required.
- (e) If a client answers yes to question (3)(e), the client and facilitator must work together to identify an appropriate interpreter who will be present in person or virtually during the client's administration session.
- (f) If a client answers yes to question (3)(f), the client and facilitator must work together to create a written assistance or medical device plan.
- (A) If the client requires a medical device, the medical device plan must describe the required medical device and indicate whether the client will be able to use the medical device without assistance. If the client is unable to use the medical device without assistance, the written medical device plan must identify a client support person who will be available to assist the client with their medical device when required.
- (B) If the client requires assistance with catheter, ostomy, or toileting assistance, ambulation or transfer mobility support, the assistance plan must identify the type of assistance required and a client support person who will be available to assist the client.
- (g) If a client answers yes to question (3)(g), the client and facilitator must work together to identify an appropriate client support person who will be present in during the client's administration session to assist with the client's alternative communication (AAC) device support or assistive listening device support during the administration session.
- (h) If a client answers yes to question (3)(h), a facilitator shall encourage the client to consult with a qualified mental health care provider regarding the risk of consuming psilocybin.
- (i) If a client answers yes to question (3)(i), the client and facilitator must work together to create a written plan that describes how the client will safely exit the service center in the event that an emergency occurs during their administration session.
- (j) If a client answers yes to question (3)(j), the client and facilitator must work together to identify an appropriate client support person who will be present to assist the client with consuming psilocybin products during their administration session.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.340

Statutes/Other Implemented: ORS 475A.340

Interpreters and Client Support Persons (333-333-5070)

- (1) If an interpreter or client support person will be present during receipt of psilocybin services, a client and facilitator must meet with the interpreter or client support person prior to beginning the administration session.
- (2) During the meeting required by section (1) of this rule a client and facilitator must work together with the interpreter or client support person to create a written support person plan that contains the following information:
 - (a) The name of the interpreter or client support person who will attend the session.
 - (b) The specific purpose for which the interpreter or client support person will be present, including but not limited to identifying any medications or medical devices that the client will utilize during administration session.
 - (c) Whether the interpreter or client support person will be present for the duration of an administration session or whether they will be available as needed.
 - (d) A signed statement that the interpreter or client support person agrees to the following conditions:
 - (A) Interpreters and client support persons will be present for the specific purposes described in their support person plan and shall not interfere or otherwise participate in the administration session.
 - (B) Interpreters and client support persons, facilitators and service centers shall not share or disclose any information regarding clients' participation in psilocybin services.
- (3) Client support persons shall perform only those activities identified in the written support person plan described in section (2) of this rule.
- (4) Client support persons are prohibited from touching clients except as required to perform activities identified in the written support person plan described in section (2) of this rule.
- (5) During the meeting required by section (1) of this rule a facilitator must provide a copy of the Client Bill of Rights and allow the interpreter or client support person an opportunity to ask questions.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.340

Statutes/Other Implemented: ORS 475A.340

Safety and Support Plans (333-333-5080)

- (1) If a client and facilitator agree that a safety and support plan is appropriate after reviewing the client information form together, the client and facilitator must collaborate to draft a safety and support plan that identifies risks and challenges specific to the client's circumstances and resources available to mitigate those risks and challenges, including the client's existing support network and appropriate external resources.
- (2) Safety and support plans are not required for every client.
- (3) If a client has a safety and support plan on file, it may not be changed during an administration session.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.340

Statutes/Other Implemented: ORS 475A.340

Client Acknowledgement (333-333-5090)

(1) Prior to beginning an administration session, a client must sign and complete a client acknowledgement document that attests to the following:

(a) The client has received a copy of the Client Bill of Rights and has had an opportunity to discuss that document with their facilitator.

(b) The client has reviewed and signed an informed consent document and has had an opportunity to discuss that document with their facilitator.

(c) The client has completed a client information form in coordination with a facilitator and the information contained in the document is true and accurate.

(d) The client has completed a transportation plan in coordination with a facilitator and agrees to follow the transportation plan at the conclusion of their administration session.

(2) If applicable, a client must acknowledge that they have completed the following optional consent documents prior to beginning an administration session.

(a) If an interpreter or client support person will be present during the administration session as described in OAR 333-333-5070, consent for that person to be present during an administration session.

(b) Consent for any applicable circumstances in OAR 333-333-5000(5).

(c) Consent to receive additional psilocybin products after the administration session has begun as described in OAR 333-333-5240(3).

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.340

Statutes/Other Implemented: ORS 475A.340

Facilitator and Service Center Record Keeping and Confidentiality (333-333-5100)

(1) A facilitator shall create the following records for every client to whom they provide psilocybin services, and these records must be stored at the service center where the client received services:

(a) Completed information form described in OAR 333-333-5050.

(b) Completed informed consent document described in OAR 333-333-5040.

(c) Transportation plan described in OAR 333-333-5150.

(d) Client acknowledgement form described in OAR 333-333-5090.

(e) The date, start time and end time, for every preparation, administration and integration session.

(f) The psilocybin products, including unique identification number, consumed by each client, including the amount of product consumed and whether it was consumed in a single dose or multiple doses.

(g) Any deviation from the client's transportation plan.

(h) Any adverse reactions that required medical attention or emergency services.

RAC Table #3: Facilitator Conduct and Psilocybin Services

- (2) If applicable and as required by these rules, a facilitator shall create the following records, and these records must be stored at the service center where the client received services:
- (a) Optional client consent for any applicable circumstances described in OAR 333-333-5000(5).
 - (b) Support person plans as required by OAR 333-333-5070.
 - (c) Safety and support plans as described in OAR 333-333-5080.
- (3) Records required by this rule must be provided to the client upon request pursuant to OAR 333-333-4820(3).
- (4) Records required by this rule must identify the client receiving services.
- (5) Facilitators and service centers shall not share or disclose any records required by this rule unless required to do so by ORS 475A.450 or these rules.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.340

Statutes/Other Implemented: ORS 475A.340, ORS 475A.450

Facilitator Conduct (333-333-5120)

- (1) Facilitators have a duty to put clients' interest above their own and to use a standard of care that other reasonable facilitators would use under similar circumstances.
- (2) A facilitator shall not engage in dishonest conduct, nor make any misrepresentations to clients.
- (3) A facilitator shall make reasonable efforts to distinguish between typical side effects of consuming psilocybin and medical emergencies. In the event of a medical emergency, a facilitator must contact emergency responders immediately.
- (4) A facilitator shall only provide psilocybin services within the limits of their professional competence. When a client demonstrates circumstances or conditions that exceed the limits of a facilitator's professional competence, a facilitator has a duty to make reasonable efforts to refer that client to another facilitator.
- (5) Except when acting as a practicum site supervisor under OAR 333-333-3070, a facilitator shall not provide psilocybin services to clients over whom they have supervisory, evaluative, or other authority.
- (6) Facilitators may provide supportive touch during administration sessions with prior written consent. Supportive touch is limited to the facilitator placing their hands on a client's hand or shoulder. A facilitator shall not use any other forms of touch, nor permit another person to use any other form of touch during an administration session.
- (7) A facilitator shall not:
- (a) Assist a client with taking medication.
 - (b) Assist a client with a medical device.
 - (c) Assist a client with an alternative communication device or assistive listening device.
 - (d) Assist a client with consuming psilocybin products.
- (8) A facilitator shall not engage in any romantic relationships, sexual contact, or sexual intimacy with a client during the provision of psilocybin services including preparatory, administration, and integration sessions.
- (9) A facilitator shall not engage in any romantic relationships, sexual contact, or sexual intimacy with clients, or clients' partners or immediate family members, for a period of one year following the last date that the facilitator provided psilocybin services to the client.

(10) Except for payments for psilocybin services, a facilitator may not engage in any financial transactions with clients or the client's partners or immediate family members until the facilitator has ceased providing psilocybin services to the client.

(11) If a facilitator is a mandatory reporter of abuse under Oregon law, the facilitator must disclose their status and obligations to a client at the beginning of the client's first preparation session.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.340

Statutes/Other Implemented: ORS 475A.340

Facilitator Scope of Practice (333-333-5130)

(1) A facilitator shall not engage in any conduct that requires additional professional licensure while providing psilocybin services to clients, including but not limited to diagnosing and treating physical or mental health conditions.

(2) If a facilitator holds a professional license in another field, the facilitator shall not exercise the privileges of that license while providing psilocybin services to clients.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.340

Statutes/Other Implemented: ORS 475A.340

Duty to Report Misconduct (333-333-5140)

(1) Any licensee, license representative or permittee who witnesses or becomes aware of conduct involving a client that violates ORS chapter 475A or these rules must report that conduct to the Authority within 24 hours.

(2) Any licensee, license representative or permittee who witnesses or becomes aware of conduct that harms or potentially endangers a client must report that conduct to the Authority within 24 hours in a form and manner prescribed by the Authority.

(3) Failure to report as required by sections (1) and (2) of this rule is violation, separate from any violations that may have occurred as a result of the underlying conduct.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.340

Statutes/Other Implemented: ORS 475A.340

Transportation Plans (333-333-5150)

(1) A facilitator must create and record a transportation plan for every client that receives psilocybin services.

(2) Transportation plans must be signed by the client and describe how the client will access safe transportation away from the service center at the conclusion of an administration session.

(3) Transportation plans shall advise a client not to operate a motor vehicle directly following an administration session. Facilitators shall make reasonable efforts to prevent clients from operating a motor vehicle at the conclusion of an administration session.

(4) If a client is unable to follow their transportation plan, a facilitator must make reasonable efforts to arrange for alternative transportation.

RAC Table #3: Facilitator Conduct and Psilocybin Services

- (5) If a client's failure to follow their transportation plan presents a danger to the client's safety or the safety of others, a facilitator must immediately contact law enforcement.
- (6) A facilitator must document in writing all instances in which a client does not follow their transportation plan.

Statutory/Other Authority: ORS 475A.235(c), ORS 475A.340

Statutes/Other Implemented: ORS 475A.340

Administration Session Requirements (333-333-5200)

- (1) Administration sessions must be conducted by a facilitator and may only take place within a service center's designated administration area.
- (2) The requirements of OAR 333-333-5000 must be satisfied prior to any client participating in an administration session in an administration area.
- (3) A facilitator must always be present during administration sessions and shall continuously monitor any client participating in the administration session. Continuous monitoring means that a facilitator must maintain visual and audio contact with clients and monitor clients for signs of physical or emotional distress. Video monitoring or other equipment may not be used to satisfy the requirement to continuously monitor clients.
- (4) The requirements of section (3) of this rule do not apply to client restroom breaks.
- (5) A facilitator may take restroom breaks of no more than five minutes during an administration session if the facilitator remains on the licensed premises and a service center license representative is available to monitor clients.
- (6) In addition to a facilitator conducting the administration session, at least one license representative of a service center license must be present on the licensed premises at all times when an administration session is taking place at a service center.
- (7) Facilitators must ensure that a back-up facilitator is available to assist in case of unforeseen circumstances that prevent the primary facilitator from completing the session. Back up facilitators must be able to reach the licensed premises within 15 minutes of being contacted.
- (8) Except for individuals described in OAR 333-333-5070 and service centers acting as practicum sites, only clients and facilitators may be present during an administration session.
- (9) A service center may not host administrative sessions for more than 25 clients at any given time regardless of whether the clients are participating in separate individual or group administration sessions.

Statutory/Other Authority: ORS 475A.235(c)

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.340

Outdoor Administration Sessions (333-333-5210)

- (1) Facilitators may conduct outdoor administration sessions at a service center's designated outdoor administration area.
- (2) A client must consume any psilocybin product in an indoor administration area described in OAR 333-333-5170(3) before moving to an outdoor administration area.

RAC Table #3: Facilitator Conduct and Psilocybin Services

(3) Facilitators may not conduct outdoor administration sessions in adverse weather conditions, including, but not limited to extreme heat or cold, heavy precipitation, thunder and lightning storms, high winds or wildfire smoke.

(4) Service centers with designated outdoor administration areas must also provide an indoor administration area for clients who request to move indoors after their administration session has begun.

Statutory/Other Authority: ORS 475A.235(c)

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.340

Group Administration Sessions (333-333-5230)

(1) Group administration sessions may be conducted pursuant to the requirements of OAR 333-333-5020 and this rule.

(2) Client to Facilitator Ratio. The minimum facilitator to client ratio depends on the amount of psilocybin product clients participating in the group administration session will individually consume. If the clients consume different amounts of psilocybin, the largest amount consumed will dictate the required facilitator to client ratio.

(a) For clients consuming up to 5 mg of psilocybin, the minimum facilitator to client ratio is 1 to 16.

(b) For clients consuming greater than 5 mg and up to 10 mg of psilocybin, the minimum facilitator to client ratio is 1 to 8.

(c) For clients consuming greater than 10 mg and up to 15 mg of psilocybin, the minimum facilitator to client ratio is 1 to 6.

(d) For clients consuming greater than 15 mg and up to 20 mg of psilocybin, the minimum facilitator to client ratio is 1 to 4.

(e) For clients consuming greater than 20 mg and up to 30 mg of psilocybin, the minimum facilitator to client ratio is 1 to 3.

(f) For clients consuming greater than 30 mg and up to 40 mg of psilocybin, the minimum facilitator to client ratio is 1 to 2.

(g) For clients consuming greater than 40 mg and up to 50 mg of psilocybin, the minimum facilitator to client ratio is 1 to 1.

(3) Group administration sessions may not exceed a total of 25 clients, or the service center's maximum occupancy for the administration area where the session takes place whichever is smaller, regardless of the number of facilitators present.

(4) Client administration areas where group sessions take place, must provide an appropriate setting for the group sessions that:

(a) Provides sufficient space for clients to participate in the session without touching or coming into close physical contact with other clients.

(b) Allows a facilitator to monitor clients as required by OAR 333-333-5200(3).

(5) Clients participating in a group administration session are prohibited from touching one another except for supportive touch as described in OAR 333-333-5120(6). If supportive touch will be used during an administrative session, each participating client must provide prior written consent as described in OAR 333-333-5000(5)(b).

(6) Every client participating in a group session must be provided with an opportunity to leave the group and move to an individual session. Individual sessions conducted pursuant to this section must comply with OAR 333-333-5200.

(7) If a client becomes disruptive during a group administration session, a facilitator must make reasonable efforts to move that client to an individual session. Individual sessions conducted pursuant to this section must comply with OAR 333-333-5200.

(8) Every client participating in a group administration session must be present at the beginning of the session.

(9) Unless explicitly stated in this rule, all requirements of OAR 333-333-5200 apply to group administration sessions.

Statutory/Other Authority: ORS 475A.235(c)

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.340

Consumption Limits (333-333-5240)

(1) A service center licensee or license representative may not allow a client to consume more than 50 mg of psilocybin products during an administration session.

(2) A service center licensee or license representative may permit a client to consume more than one psilocybin product during an administration session as long as the total amount of psilocybin contained in the products is 50 mg or less.

(3) Clients who want the option to consume more than one psilocybin product during their administration sessions, up to a total of 50 mg of psilocybin, must provide written consent prior to the beginning of their administration session.

Statutory/Other Authority: ORS 475A.235(c)

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.340

Duration of Administration Session (333-333-5250)

(1) The minimum duration of an administration session shall be dependent on the total amount of psilocybin a client consumes during that session.

(a) When a client consumes a total of 5 mg or less of psilocybin, the minimum duration of the administration session shall be one hour.

(b) When a client consumes a total of greater than 5 mg and up to 10 mg of psilocybin, the minimum duration of the administration session shall be two hours.

(c) When a client consumes a total of greater than 10 mg and up to 15 mg of psilocybin, the minimum duration of the administration session shall be three hours.

(d) When a client consumes a total of greater than 15 mg and up to 25 mg of psilocybin, the minimum duration of the administration session shall be four hours.

(e) When a client consumes a total of greater than 25 mg and up to 35 mg of psilocybin, the minimum duration of the administration session shall be five hours.

(f) When a client consumes a total of greater than 35 mg and up to 50 mg of psilocybin, the minimum duration of the administration session shall be six hours.

RAC Table #3: Facilitator Conduct and Psilocybin Services

(2) Following the conclusion of the minimum duration period described in section (1) of this rule, a facilitator, in consultation with the client, shall determine whether to extend an administration session. If the facilitator and client determine that continuing the administration session is not required to ensure the safety of the client and the public, the administration session may be concluded.

(3) A facilitator shall record and retain the time and date that each administration session began and concluded.

(4) If following the consultation described in section (2) of this rule, a facilitator determines that it is appropriate to continue the administration session beyond 11:59 PM local time, the facilitator and service center where the client received services shall notify the Authority in a form and manner prescribed by the Authority no later than 11:00 AM the next calendar day.

Statutory/Other Authority: ORS 475A.235(c)

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.340

Integration Session (333-333-5250)

(1) A facilitator shall offer clients the opportunity to participate in one or more integration sessions following participation in an administration session.

(2) A facilitator must use a non-directive approach to an integration session and comply with OAR 333-333-5130 during an integration session.

(3) A facilitator may provide a client information regarding other services, including but not limited to peer support groups and community resources, in support of a client's ongoing integration needs.

Statutory/Other Authority: ORS 475A.235(c)

Statutes/Other Implemented: ORS 475A.235(c), ORS 475A.340