



Request for Analysis of HEMP – Chain of Custody

Sample Number Label
For Lab Purposes Only

Customer Name:	Licensing Agency:	License #:	Sample Collection Date:
Email:	Address:		Reason for Testing: <input type="checkbox"/> Initial Testing of hemp product
Phone:			

Sample Name/Batch ID	Weight/ Units	Test Requested – See definitions on back (✓)										
		Sample Type	Potency	Residual Solvents	Water Activity	Pesticides	Heavy Metals	Mycotoxins	Moisture Content	Micro-biological Screening	Terpenes Profile	Foreign Matter
1.												
2.												
3.												
4.												
5.												
6.												
7.												
8.												
9.												
10.												

Release of Custody:

By signing, I verify the information on this form is correct and acknowledge that sample information or testing requests cannot be changed once lab work has begun. Submission of samples with testing requirements to DEMETER will be understood to be an agreement for services in accordance with the conditions listed on the back of this form.

I confirm that the samples submitted are cultivated or produced in accordance with state law, a state hemp program and/or the 2018 Farm Bill.

Customer signature:	Date:	Time:	AM / PM
Acceptance of Custody (Lab Personnel):	Date:	Time:	AM / PM
Lab Address: 14524 Cantrell Rd. Suite 100 Little Rock, AR 72223 Phone: (501) 485-6305	Arkansas State Laboratory License Number: 112		

Please make Check or Money Orders Payable to Demeter Laboratory	\$
Total Cost	

Demeter Labs: www.demeterlab.com



Sample & Testing Services Information

	Sample Types	Minimum Amount Needed for Testing
F	Flower	1.5 grams
EDC	Edible Concentrates (RSO, Distillate or Decarbed Oil)	0.5 grams
SC	Smokable Concentrate (Wax, Shatter, Rosin or Distillate)	0.5 grams
I	Infusion	10 mL
E	Edible	2 units

Terms & Conditions

PRICING AND CHARGES – Prices to be charged for work performed for CUSTOMER are those currently published in the Demeter Laboratory (DEMETER) standard price book unless otherwise agreed in writing by the CUSTOMER and DEMETER. CUSTOMER must notify DEMETER of price quotation at the time of the transfer of sample(s) to DEMETER. Any cancellation of testing requirements will result in charges being assessed on all testing completed prior to the notice of cancellation. Unless otherwise agreed upon, samples containing hazardous material, will be shipped back to client at their expense, or disposed of at a certain fee, waste category dependent.

DELIVERY and LIABILITY LIMITATIONS – The specific format of the goods will be defined by CUSTOMER to DEMETER upon delivery of sample(s) to DEMETER. DEMETER will analyze samples provided by CUSTOMER as requested by CUSTOMER in accordance with the procedure documented in the DEMETER Quality Assurance Manual (QAM). Samples are retained for 15-days or longer if required by state or local laws. If additional time is desired, then a written request is required, and an additional monthly fee will apply.

CONFIDENTIALITY – DEMETER will use its best efforts to treat all information regarding work performed for CUSTOMER as proprietary and confidential. No CUSTOMER information will be released to third persons without the written request of the CUSTOMER.

LIMITATION OF LIABILITY AND WARRANTY – DEMETER gives no warranty, expressed or implied, or of fitness for a particular purpose, in connection with its analytical testing or reporting. Any liability of DEMETER to CUSTOMER or any third party shall be limited to the cost of analysis charged to CUSTOMER.

PAST DUE ACCOUNTS – Credit line accounts are payable within 30 days. Accounts that are past 60 days will incur 2% per month on all sums past due until paid in full. CUSTOMER agrees to pay the interest as a service charge and all of DEMETER's collection costs, including reasonable attorney fees.

EXPERT TESTEMONY AND COURT APPEARANCE – In the event CUSTOMER requires the further written opinions or testimony of any employee of DEMETER, including responses to a subpoena issued by CUSTOMER or any third party, CUSTOMER agrees to pay such additional fees and expenses as may be reasonably assessed by DEMETER.

APPLICABLE LAW – Legal matters arising from work performed by DEMETER for CUSTOMER will be construed and interpreted in accordance with the laws of the state of Oklahoma.