Practice Guideline
Caring for Clients Authorized to Use Medical Cannabis

College of Licensed Practical Nurses of Nova Scotia
College of Registered Nurses of Nova Scotia
Introduction

The College of Registered Nurses of Nova Scotia (CRNNS) and the College of Licensed Practical Nurses (CLPNNS) are legislated to serve and protect the public interest through the regulation of individual registered nurses (RN), nurse practitioners (NP) and licensed practical nurses (LPN). Only RNs, NPs and LPNs or students of a nursing program can use the term nurse; therefore in this document, the term nurse(s) will refer to all 3 classes (RN Act, 2006).

The Colleges’ mandate is to ensure Nova Scotians receive safe, competent, compassionate and ethical care from nurses. One way we strive to meet this mandate is to develop resources about current or emerging nursing trends so nurses may meet their standards of practice. The use of medical cannabis by clients is one such emerging trend.

Over the last two years, both Colleges’ have received calls from nurses with questions about their practice as it relates to caring for clients who are authorized to use medical cannabis. This collaborative practice guideline was created to assist nurses to understand their accountabilities and to provide practice guidance so they may meet their standards of practice and code of ethics when caring for these clients.

These guidelines do not apply to clients who have been prescribed a synthetic cannabinoid (e.g. nabilone).

What is Medical Cannabis?

The term medical cannabis refers to the use of the whole unprocessed cannabis plant or its basic extracts to treat a disease or symptom (National Institute on Drug Abuse, 2015). Medical cannabis has been reported being used to treat palliative care patients to relieve the symptoms of cancer pain, nausea, insomnia, and to improve appetite. It has also been reported to treat neurological conditions such as multiple sclerosis, motor neuron diseases and spinal cord injury (Gardiner and Ingleton, 2010) and chronic pain and glaucoma (Green & De-Vries, 2010 and Philipsen et al, 2014).

Medical cannabis can be administered using a variety of methods. These include capsules, vaporizing or smoking dried buds, eating extracts or using oral sprays. Patients report a preference for the smoked form although there is little evidence to support that the smoked form is more effective than other forms (Canadian Nurse, 2010).

Adverse side effects of medical cannabis include drowsiness, euphoria or dysphoria, impaired motor coordination, impaired learning and memory, and increased risk of psychosis (Canadian Nurse, 2010; Philipsen et al, 2014). Smoked medical cannabis can also lead to similar side effects as smoking tobacco (Philipsen et al, 2014).

For more information on the use, dosing, adverse side effects and drug interactions associated with medical cannabis, view the Health Canada’s Information for Health Care Professionals: Cannabis (marihuana, marijuana) and the Cannabinoids.

How do clients obtain Medical Cannabis in Nova Scotia?

The Marihuana for Medical Purposes Regulations (MMPR) came into force in June of 2013. The intention of these regulations was to increase access for Canadians with a medical need to quality controlled cannabis grown under secure and sanitary conditions (Health Canada, 2013). One result of this legislation has been an increase in the number of clients being cared for in long term care centers, acute care settings and community health care environments using and choosing to continue to use medical cannabis. In August of 2016, the MMPR were revised and replaced with the Access to Cannabis for Medical Purposes Regulations (ACMPR).

1 RNs refer to NPs
Under the ACMPR, the client must consult with a prescribed healthcare practitioner to obtain a signed medical certificate, similar to, but not a prescription, in order to gain access to medical cannabis. In Nova Scotia, only physicians are authorized to issue this medical certificate at this time. Once the medical certificate is obtained and submitted to a licensed commercial producer, the client may access the medical cannabis (Canadian Medical Protective Association, 2015).

The College of Physicians and Surgeons of Nova Scotia has developed a policy titled the Professional Standards Regarding the Authorization of Marijuana for Medical Purposes. The policy states that physicians must not bill directly for services related to the authorization of cannabis for medical purposes, including filling out any required forms. The physician only can authorize the use of cannabis for medical purposes when in direct, in-person contact with the client.

Standard of Practice and Code of Ethics

The Standards of Practice for Registered Nurses, the Canadian Nurses Association (CNA) Code of Ethics for Registered Nurses, the Standards of Practice for Licensed Practical Nurses in Canada and the Code of Ethics for Licensed Practical Nurses in Canada are core regulatory documents that guide nursing practice. These statements are the minimal expectation for any nurse in any setting or role (LPN Act, 2006; RN Act, 2006). They serve as a guide to the professional knowledge, skill and judgement needed to practise nursing safely (CLPNNS 2013; CRNNS, 2012).

When providing care to clients who are using or are interested in using medical cannabis, nurses are accountable to follow their standards of practice, specifically relating to:

- Respecting client diversity
- Respecting a client’s right to informed consent
- Optimizing the client’s role in decision-making and the care process
- Advocating for and following appropriate organizational policy.

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<td>Each RN and NP has the required competencies to practise safely and provide client-centred care (1.2); they apply evidenced-informed rationale in decision-making and integrate research findings into practice (2.1, 2.8).</td>
<td>LPNs possess current knowledge to support critical thinking and professional judgement (2.1).</td>
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<td>Apply knowledge from nursing theory and science, other disciplines, evidence to inform decision-making and LPN practice (2.2).</td>
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<td>Each nurse is accountable to know the process by which clients are authorized to use medical cannabis, indications for use, routes of administration, adverse effects, dosing and contraindication. Nurses should be aware of any new research or evidence relating to medical cannabis and advocate for appropriate policies. All nurses should advocate for continued research to establish a base of evidence for practice related to medical cannabis. The RN (including the RN manager or educator) is accountable to integrate research into practice. RNs and LPNs are accountable to evolve their practice based on evidence.</td>
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### REGISTERED NURSES

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<td>Standard 3: Client-Centred Relationships</td>
<td>Each RN and NP respects and promotes clients’ rights to informed decision-making and informed consent. RNs and NPs have a legal and ethical responsibility to respect a client’s informed choice, which includes choices related to lifestyle and treatment. Nurses refrain from judging, labelling, demeaning, stigmatizing and humiliating behaviors toward persons receiving care, other health care professionals and each other.</td>
<td>The nurse’s role is to ensure clients have the information they require to make informed decisions about their health. Nurses accomplish this by presenting information in an unbiased and factual manner, ensuring all questions are answered and referring client to other appropriate sources as necessary.</td>
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### LICENCED PRACTICAL NURSES

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<td>Standard 3: Service to the Public and Self-Regulation</td>
<td>LPNs engage clients in a therapeutic nurse-client relationship as active partners for mutual planning of and decisions about their care (3.1). LPNs respect the right and responsibility of clients to be informed and make decisions about their health care (2.1). LPNs respect and support client choices (2.1.1). LPNs respect the rights of all individuals regardless of their diverse values, beliefs and cultures (1.6). LPNs provide care to each client recognizing their individuality and their right to choice (2.6).</td>
<td>The nurse is obligated to report if they become aware a client has obtained medical cannabis using channels other than the ACMPR, if a physician has not followed appropriate policy, or of any other unlawful activity. The duty to report may be a simple discussion with the client or physician to seek clarity or it could mean reporting the issues to the manager or regulatory body.</td>
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Ethical Dilemmas

Nurses caring for clients authorized to use medical cannabis may experience an ethical dilemma. An ethical dilemma occurs when there are equally compelling reasons for different courses of action (CNA, 2008). With regards to medical cannabis, a nurse may see the negative side effects that may be harmful to clients, but also see the positive effects such as pain control and increased appetite. There may also be internal conflicts related to perceptions of the recreational use of cannabis or a lack of organizational policy or practice to guide decision-making.

When there is a conflict between client and provider values or opinions about treatment options, nurses must apply principles from their respective ethical codes, such as the Code of Ethics for Registered Nurses or the Code of Ethics for Licensed Practical Nurses in Canada in framing their discussions with their clients. Both the Code of Ethics for Registered Nurses and the Code of Ethics for Licensed Practical Nurses in Canada have decision making models/frameworks which can assist you with addressing an ethical dilemma.

If nurses are morally opposed to medical cannabis as a treatment, they may have difficulty in providing this treatment to clients. If the nurse can anticipate a conflict with their conscious (conscientious objection) they have an obligation to inform their manager as soon as possible (CLPNNS, 2013; CNA, 2008). The nurse has the right to follow their conscience in these situations; however, if the treatment plan is in keeping with professional practice, the nurse must care for the client until an appropriate alternative arrangement can be made to meet the client’s needs.

Administration of Medical Cannabis

Section 56 class exemption of the Controlled Drugs and Substances Act (CDSA) authorizes hospital employees (including nurses) to directly administer medical cannabis to clients with authorization to use it. The definition of a hospital according to the Narcotic Control Regulations, includes licensed nursing homes and residential or long term care facilities.

At this time, the Section 56 exemption of the CDSA does not apply to those nurses working in home care settings. Therefore nurses working in home care are not authorized to directly administer medical cannabis to clients. They are however, authorized to assist a client who has been authorized to use medical cannabis. Assisting in the administration process includes:

- Prepare the medical cannabis for the client to self-administer. This may include measuring the medication and/or mixing with food or juice for ingestion
- Be present during the self-administration of the medical cannabis.

Nurses working in home care should refrain from activities that may be viewed as the actual administration of the medical cannabis, such as placing oral medical cannabis in the client’s mouth or holding the inhaled medical cannabis to the client’s mouth.

There must be employer policies which provide specific guidance to nurses relating to the administration or assistance of the administration of medical cannabis.

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Section 2(l) of the Narcotics Control Regulations defines hospital as a facility (a) that is licensed, approved or designated by a province in accordance with the laws of the province to provide care or treatment to persons or animals suffering from any form of disease or illness, or (b) that is owned or operated by the Government of Canada or the government of a province and that provides health services.
Nurses are expected to have the necessary knowledge, skill and judgment (competence) to be able to directly administer or assist with the administration of medical cannabis. This includes the following:

- Assessing the appropriateness of the medical cannabis for clients
- Directly administering or assisting with the administration of the medical cannabis correctly
- Evaluating the effectiveness of the medical cannabis
- Identifying and managing adverse reactions
- Accurately documenting outcomes
- Supporting clients to manage their own health
- Storing, transporting and disposing of medications properly
- Being aware of the employer policy

When the client wishes to self-administer medical cannabis, including preparing and storing their own medical cannabis, the nurse must assess the client’s capacity (e.g., judgment, memory, understanding, functional ability) and collaborate with the client (and family, if required) to establish and document a plan for self-administration. This plan should include the provision of all relevant knowledge (e.g., dose, frequency and route, expected outcomes, potential adverse effects, and ways to monitor the expected and unexpected effects of the medical cannabis).

Clients should be assessed regularly for their capacity to self-administer medical cannabis or other medications. As with all assessments, these must be documented appropriately according to agency policy. If the client cannot participate in the administration, the responsibility may be assumed by a family member. A nurse may be expected to assist the family member. For example, the nurse may prepare the medical cannabis and pass it to the family member for administration.

Nurses should be familiar with agency policies (e.g. restrictions on practice, and documentation) related to self-administration of any medication including medical cannabis, (CLPNNS, 2013, CRNNS 2014).

Organizational Policy and Procedure

The responsibility for caring for the client authorized to use medical cannabis is a shared responsibility between nurses and physicians. The employer is responsible to develop and implement policies based on best evidence to support nurses to meet their standards of practice and the requirements of section 56 exemption of the CDSA.

The Colleges recommend employers develop and maintain policies specific to (not an exhaustive list):

- Medical cannabis - Authorized users
- Administration and assistance with administration of cannabis - Identify the groups of care providers authorized to administer and/or to provide assistance with administration.
- Use of patient’s own medication - Narcotic or controlled medications
- Storage and disposal of medical cannabis
- Managing clients who choose to smoke medical cannabis

Conclusion

Nurses providing care to clients who are, or are interested in, using medical cannabis must have knowledge of the treatment, respect client diversity and their right to informed decision-making, and ensure there is appropriate organizational policy. This practice guideline, in addition to consultation and support from the Colleges’ Practice Consultants, can help nurses meet their standards of practice and provide safe, competent, ethical and compassionate nursing care to Nova Scotians. If you have additional questions, please call a Practice Consultant at 1.800.565.9744 (CRNNS) and 1.800.718.8517 (CLPNNS).
References


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