Proposed Amendments to the Constitution of Missouri and Statutory Propositions

To be submitted to the qualified voters of the State of Missouri at the General Election to be held on Tuesday, the 8th day of November, 2022.

OFFICIAL BALLOT TITLE: Do you want to amend the Missouri Constitution to:

allow the General Assembly to override the current constitutional restrictions of state investments by the state treasurer; and

allow state investments in municipal securities possessing one of the top five highest long term ratings or the highest short term rating?

State governmental entities estimate no costs and increased interest revenue of \$2 million per year. Local governmental entities estimate no costs and increased interest revenue of at department of revenue. least \$34,000 per year.

of the Constitution of Missouri, is intended to be omitted from the and adopting one new section in law. Matter in bold-face type in the lieu thereof relating to the state above bill is proposed language. treasurer's ability to invest.

Be it resolved by the House of Representatives, the concurring therein:

to be held in the state of Missouri, hereby certify that the foregoing material, and (3) a concentrate, oil on Tuesday next following the first is a full, true and complete copy or other type of marijuana extract. Monday in November, 2022, or at a of Constitutional Amendment No. special election to be called by the 1, to be submitted to the qualified governor for that purpose, there is voters of the State of Missouri at hereby submitted to the qualified the General Election to be held the at the base of the product. voters of this state, for adoption or eighth day of November, 2022. rejection, the following amendment In TESTIMONY WHEREOF, the state of Missouri:

repealed and one new section adopted in lieu thereof, to be known

as Section 15, to read as follows: Section 15. The state treasurer shall be custodian of all state funds and funds received from the United States government. The department of revenue shall take custody of and invest nonstate funds as defined herein, and other moneys authorized to be held by the department of revenue. All revenue collected and moneys received by the state which are state funds or funds received from NO. 3 the United States government shall [Proposed by Initiative Petition] go promptly into the state treasury. All revenue collected and moneys revenue which are nonstate funds as defined herein shall be promptly credited to the fund provided by law for that type of money. Immediately upon receipt of state or United States funds the state treasurer shall deposit all moneys in the state treasury in banking institutions selected by him and approved by the governor and state auditor, and he shall hold them for the benefit of the respective funds to which they belong and disburse them as provided by law. Unless otherwise provided by law, all interest received on nonstate funds shall be credited to such funds. The state treasurer shall determine by the exercise of his best judgment the amount of moneys in his custody that are not needed for current expenses and shall place all such moneys on time deposit, bearing interest, in banking institutions in this state selected by the state treasurer and approved by the governor and state auditor or in obligations of the United States government or any agency or instrumentality ninety days United obligations or obligations of United at least \$13.8 million. States government agencies or acceptances issued by domestic commercial banks possessing the highest rating issued by a amending Section 1 of Article XIV domestic corporations which has to read as follows: by a nationally recognized rating medical marijuana.—1. Purposes. agency. The treasurer may also

of purchase, maintain the highest

States and

state and United States funds are

deposited by the state treasurer shall give security satisfactory to

institutions in which

[Proposed by the 101st General institutions" shall include banks, Assembly (First Regular Session) trust companies, savings and HCS HJR 35] production credit authorized by act of the United States Congress, and other recommended by a qualifying financial institutions which are patient's physician or nurse practitioner. authorized by law to accept funds issues securities. As used in this worship.

(3) "Daycare" means a childof production credit associations, used as a place of religious imposed by political subdivisions of revenue; all taxes which are state of Missouri. imposed by the state, collected distributed by the department of revenue to political subdivisions; and all other moneys which are natural and all other moneys which are natural person, hereafter designated as "nonstate professional funds" to be administered by the

STATE OF MISSOURI Senate Secretary of State

John R. Ashcroft, Secretary That at the next general election of State of the State of Missouri,

to Article IV of the Constitution of hereunto set my hand and affix the indica, Cannabis sativa, Great Seal of the State of Missouri,



CONSTITUTIONAL AMENDMENT

OFFICIAL BALLOT TITLE: Missouri Constitution to:

- remove state prohibitions on purchasing, possessing, consuming, using, delivering, manufacturing, and selling marijuana for personal use for adults over the age of twenty-one;
- require a registration card for personal cultivation with prescribed limits;
- allow persons with certain marijuana-related non-violent offenses to petition for release from incarceration or parole and probation and have records expunged;
- establish a lottery selection process to award licenses and certificates:
- issue equally distributed licenses to each congressional district; and
- impose a six percent tax on the retail price of marijuana to benefit various programs?

State governmental entities thereof maturing and becoming estimate initial costs of \$3.1 payable not more than [five] seven million, initial revenues of at least vears from the date of purchase. \$7.9 million, annual costs of \$5.5 In addition the treasurer may million, and annual revenues enter into repurchase agreements of at least \$40.8 million. Local maturing and becoming payable governments are estimated to secured have annual costs of at least of marijuana-infused products. Treasury \$35,000 and annual revenues of

Article XIV is amended by

invest in municipal securities state-licensed physicians and any address as directed by the possessing one of the five <u>nurse practitioners</u> to recommend highest long term ratings or the marijuana for medical purposes to highest short term rating issued patients with serious illnesses and allowing for the legal possession by a nationally recognized medical conditions. The section of marijuana, another medical rating agency and maturing and allows patients with qualifying becoming payable not more medical conditions the right to than five years from the date of discuss freely with their physicians a medical marijuana cultivation a marijuana cultivation a medical marijuana cultivation a marijuana cultivation purchase. The treasurer may also and nurse practitioners the possible invest in other reasonable and benefits of medical marijuana prudent financial instruments use, the right of their physicians facility. Dispensary facilities may and securities as otherwise and nurse practitioners to provide receive transaction orders at the **provided by law.** Investments professional advice concerning the in banker's acceptances and same, and the right to use medical commercial paper shall mature and marijuana for treatment under the a third party. A medical marijuana become payable not more than one supervision of a physician or nurse dispensary facility's authority to hundred eighty days from the date practitioner.

the investment and meet any other requirements provided by law. to protect patients, their primary (9) (9) (13) "Medical marijuana-infused products." The state treasurer shall prepare, caregivers, and their physicians infused caregivers, and their physicians infused investment policy which shall and nurse practitioners from civil facility" means a facility licensed include an asset allocation plan and criminal penalties, and to allow by the department to acquire, limiting the total amount of state for the limited legal production, process, package, store on site or investment and deposit of state, current civil and criminal laws marijuana testing facility, a medical nonstate governing the use of marijuana for marijuana cultivation facility, or to restrictions and requirements does not allow for the public use products manufacturing facility. as may be prescribed by law of marijuana and driving under the influence of marijuana.

- and payment of the deposits the following methods: and interest thereon pursuant to (a) Ingestion of capsules, teas, deposit agreements made with the oils, and other marijuana-infused the
- state treasurer pursuant to law products; No duty shall be imposed on the state treasurer by law which is not related to the receipt, investment, custody and disbursement of state funds and funds received from the marijuana-infused products

(c) Application of ointments or

(d) Transdermal patches and suppositories;

Consuming marijuanaassociations infused food products; or

method (f) Anv other (2) "Church" means a permanent for deposit or which in the case building primarily and regularly

care facility, as defined by section 210.201, RSMo., or successor and collected by the department provisions, that is licensed by the

(4) "Department" means the by the department of revenue and department of health and senior services, or its successor agency. [(3)] <u>(5)</u> "Entity" means

corporation, corporation. nonprofit corporation, cooperative unincorporated corporation, association, business trust, limited voters of Missouri an amendment in bold-faced brackets [thus] in trepealing Section 15 of Article IV the above bill is not enacted and of the Constitution of Missouri is interested by the constitution of the constitution of Missouri is interested by the constitution of the other legal entity.

[(4)] (6) "Flowering plant" means marijuana plant from the time it has exhibits the first signs of sexual maturity through harvest.

(7) "Infused Preroll" means consumable or smokable marijuana product, generally consisting of: (1) a wrap or paper, (2) dried flower, buds, and/or plant either within or on the surface of the product. Infused prerolls may or may not include a filter or crutch

"Marijuana" [(5)] <u>(8)</u> "marihuana" means Cannabis Cannabis ruderalis, hybrids of scientific community to constitute marijuana, as well as resin and marijuana-infused products. "marihuana" "Marijuana' or include industrial do not hemp, [containing a cropwide concentration that does not exceed psychiatrist; three-tenths of one percent on a dry weight basis,] <u>as defined by Missouri statute,</u> or commodities products manufactured from

[(6)] (9) "Marijuana-infused products" means products that are infused, dipped, coated, sprayed, or mixed with marijuana or an smoking], including, but not limited to, [edible products, ointments, tinctures and concentrates.] products that are able to be vaporized or smoked, edible products, ingestible products, <u>topical products,</u> suppositories, and infused prerolls.
(10) "Medical Facility" means

any medical marijuana cultivation marijuana medical dispensary facility, or medical marijuana-infused products manufacturing facility, as defined in this section.

cultivation facility" means a facility licensed by the department acquire, cultivate, process, to package, store on site or off site, transport to or from, and sell marijuana, marijuana seeds, and marijuana vegetative cuttings (also known as clones) to a medical marijuana dispensary facility, medical marijuana testing facility, medical marijuana cultivation facility, or to a medical marijuanainfused products manufacturing facility. A medical marijuana facility. cultivation facility's authority to process marijuana shall include the production and sale of prerolls, but shall not include the manufacture

States government agencies of instrumentalities of any maturity, Be it resolved by the people of to acquire, process, package, as provided by law. The treasurer the state of Missouri that the store on site or off site, sell, may also invest in banker's Constitution be amended: marijuana seeds, <u>marijuana</u> vegetative (also known as clones), marijuananationally recognized rating agency and enacting one new section to be infused products, and drug and in commercial paper issued by known as Section 2 of Article XIV, paraphernalia used to administer marijuana as provided for in this received the highest rating issued XIV Section 1. Right to access section to a qualifying patient, a primary caregiver, anywhere This section is intended to permit on the licensed property or to patient or primary caregiver, so long as the address is a location a medical marijuana cultivation general law, or a rule promulgated facility, or a medical marijuana-pursuant to this section; and facility, or a medical marijuanainfused products manufacturing dispensary in person, by phone, or via the internet, including from process marijuana shall include the This section is intended to production and sale of prerolls, but rating throughout the duration of make only those changes to shall not include the manufacture

products manufacturing public safety.

[(10)] (14) "[Medical marijuana] Marijuana testing facility" means a certificates, licenses, identification

(b) vaporization or smoking of or administration of marijuana or a dried flowers, buds, plant material, marijuana-infused product, or drug extracts, [or] oils, and other paraphernalia used to administer marijuana or a marijuana or medical marijuana or a marijua

qualifying patient to mitigate the marijuana qualifying medical condition.

(16) "Nurse practitioner" means an individual who is licensed and in good standing as an advanced practice registered nurse, or successor designation, under certify, if possible, at least two Missouri law.

"Owner" means individual who has a financial (other than a security interest, lien, or encumbrance) or voting interest in ten percent or greater of

a marijuana facility. [(12)] (18) "Physician" means an individual who is licensed and in good standing to practice medicine

or osteopathy under Missouri law. [(13)] (19) "Physician or nurse practitioner certification" means a document, whether handwritten, electronic or in another commonly used format, signed by a physician or a nurse practitioner and stating that, in the physician's or nurse <u>practitioner's</u> professional opinion, the patient suffers from a qualifying medical condition.

(20)"Preroll" means consumable or smokable marijuana product, generally consisting of: (1) a wrap or paper and (2) dried flower, buds, and/or plant material. Prerolls may or may not include a

an individual twenty- marijuana means one years of age or older who vegetative cuttings (also known significant primary caregiver's application

this section or in other written notification to the department. [(15)] (22) "Qualifying medical certification issued pursuant to this condition" means the condition section. of, symptoms related to, or sideeffects from the treatment of:

(a) Cancer; (b) Epilepsy;

(c) Glaucoma; (d) Intract Intractable migraines and unresponsive to other treatment;

(e) A chronic medical condition Section A. Section 15, Article done at the City of Jefferson, this IV, Constitution of Missouri, is 30th day of August, 2022. commonly understood within the pain or persistent muscle spasms, including but not limited to those associated with multiple sclerosis, extracted from the marijuana plant seizures, Parkinson's disease, and Tourette's syndrome;

Debilitating disorders, including, but not limited to, posttraumatic stress disorder, tetrahydrocannabinol if diagnosed by a state licensed

> virus deficiency syndrome; (h) A chronic medical condition

that is normally treated with a medical marijuana license lottery card and procedures to ensure that industrial hemp. that is normally treated with a process, an applicant cannot have cards for new applicants are issued process, an applicant cannot have cards for new applicants are issued an owner who has pleaded or been within fourteen days. Applicants lead to physical or psychological dependence, when a physician or nurse practitioner determines A "disqualifying felony offense" is a received by the department of **Do you want to amend**revenue which are nonstate funds **Missouri Constitution to:**"In the department of **Do you want to amend**the revenue which are nonstate funds **Missouri Constitution to:**"In the department of the department of the part of the current the revenue which are nonstate funds **Missouri Constitution to:**"In the department of the part of the current the part of use or consumption other than by could be effective in treating that condition and would serve as a safer alternative to the prescription under Missouri law, regardless of medication:

(i) Any terminal illness; or (j) In the professional judgment of a physician or nurse practitioner, other medical condition, including, but not limited to, hepatitis Č amyotrophic lateral sclerosis, bowel inflammatory disease Crohn's disease, Huntington's disease. autism, neuropathies sickle cell anemia, agitation of Alzheimer's disease, "Medical marijuana and wasting syndrome.

[(16)] (23) means [a Missouri resident] an criminal offenses. individual diagnosed with at least

one qualifying medical condition.

(24) "Unduly burdensome or certificate holder) means the measures necessary to comply with the rules or ordinances adopted pursuant to this section subject the party to such a high investment or expense of money, time, or any other resource or asset that a reasonably prudent businessperson would not operate the facility: and, (when referring to qualifying patients, primary caregivers, physicians, nurse practitioners, or other party) "unduly caregivers, physicians, [(8)] (12) "Medical marijuana burdensome" means the measures necessary to comply with the rules facility licensed by the department or ordinances adopted pursuant to this section undermine the purpose

of this section. 3. Creating Patient Access to

Medical Marijuana. (1) In carrying implementation of this section, the cannabis market;

department shall have the authority and certifications for the cultivation, manufacture, dispensing, sale, testing, tracking, and transportation of marijuana and marijuanainfused products for medical use, as provided by this section and general law; suspend, impose an authorized fine, restrict, or revoke marijuana cultivation facilities, department of revenue to have impose any administrative penalty marijuana dispensary facilities, authorized by this section or capacity or experience with health any general law enacted or rule care, the suitability of the proposed stringent, promulgated pursuant to this location, and its accessibility for administration of this section. section, so long as any procedure patients; related to a suspension or (ix) in revocation includes a reasonable cure period, not less than thirty days, prior to the suspension or revocation, except in instances where there is a credible and imminent threat to public health or

Promulgate rules and unreasonably and such rules are licensees and qualifying patients.

cultivation symptoms or effects of the patient's or manufactured by a medical marijuana-infused facility. The department shall commercially available systems standards for the creation or use of other systems by licensees.

> and marijuana-infused products. The department shall certify entities with its transportation standards to transport marijuana and marijuana (b) Specifications of duties of the standards to the s infused products to <u>or from</u> a officers and employees of the medical marijuana cultivation department; facility, a medical marijuana-infused products manufacturing facility for local authorities medical marijuana dispensary enforcement officers; а [medical] marijuana The department shall develop or activities as may adopt from any other governmental necessary from time to time; agency such safety and security standards as are reasonably products. Any entity licensed or the department; certified pursuant to this section (f) Pro shall be allowed to transport misrepresentation and store [cannabis] marijuana, practices; seeds, marijuana of marijuana and marijuana-infused products.

for an identification card under a fee not to exceed \$5,000 for any

department under this section[;].

numerically score where more applicants apply than promotion of alcohol sales; the minimum number of licenses or certificates as calculated by this section, which scoring shall found guilty of a disqualifying felony. is, or would have been, a felony the sentence imposed, unless the department determines that:

any other chronic, debilitating or provision of marijuana to a minor:

(ii) The person's conviction was shall be submitted pursuant to for a non-violent crime for which he section 43.543, RSMo, or its or she was not incarcerated and successor provisions, and fees that is more than five years old; or

(iii) More than five years have passed since the person was provisions. cachexia, released from parole or probation, required by law, no individual shall yndrome.

"Qualifying patient"

and he or she has not been be required to submit fingerprints convicted of any subsequent felony more than once;

officers or managers;

(ii) the business plan proposed modifications to the premises; by the applicant, which in the (j) Regulation of the storage of, case of cultivation facilities and warehouses for, and transportation dispensaries shall include the ability of marijuana for medical use; to maintain an adequate supply of marijuana, plans to ensure safety including, but not limited to, the and security of qualifying patients preparation of medical marijuanaand the community, procedures to infused products; be used to prevent diversion, and available to low-income qualifying patients;

(iii) site security;

(iv) experience in a legal

(v) in the case of medical marijuana testing facilities, the licensees and the required (a) Grant or refuse state licenses experience of their personnel with availability of the records; nd certifications for the cultivation, testing marijuana, food or drugs for (o) State licensing pro toxins and/or potency and health care industry experience;

economic impact in the site community;

(vii) in the case of medical (viii) in the case of medical section; and

marijuana-infused manufacturing facilities, capacity or medical manufacturing; and

emergency rules necessary for the proper regulation and control marijuana licensee and certificate human consumption do not contain and control marijuana licensee and certificate human consumption do not contain applicants and available licensee. of the cultivation, manufacture, applicants and awarding licenses contaminants that are injurious limiting the total amount of state for the limited legal production, money which may be invested distribution, sale and purchase of in each investment category marijuana for medical use. This authorized by this section. The section is not intended to change dispensary facility, a [medical] energy and sale of marijuana and certificates, the department to health, to ensure correct may consult or contract with other labeling and measure potency. dispensing, and sale of marijuana and certificates, the department to health, to ensure correct as patient access is not restricted expertise [regarding these factors]. any medical marijuana or medical The department shall lift or ease marijuana-infused products to be funds shall be subject to such nonmedical purposes. The section another medical marijuana-infused such to such nonmedical purposes. The section another medical marijuana-infused such to such nonmedical purposes. The section another medical marijuana-infused such to such nonmedical purposes. The section another medical marijuana-infused such to such nonmedical purposes. The section another medical marijuana-infused such to such nonmedical purposes. The section another medical marijuana-infused such to such nonmedical purposes. The section another medical marijuana-infused such to such nonmedical purposes. The section another medical marijuana-infused such to such nonmedical purposes. The section another medical marijuana-infused such to such nonmedical purposes. safety or to restrict access to only or certificate holders in order to meet the demand for marijuana for rules or emergency rules to medical use by qualifying patients. provide for the certification of and

2. Definitions.

and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications as are any rules or emergency rules testing facilities, including the cards, and applications are any rules or emergency rules testing facilities, including the cards, and applications are any rules or emergency rules testing facilities, including the cards, and applications are any rules or emergency rules testing facilities, including the cards, and applications are any rules or emergency rules testing facilities, including the cards, and applications are any rules or emergency rules testing facilities, and applications are any rules or emergency rules testing facilities, and applications are any rules or emergency rules testing facilities. the governor, state auditor and direct application of marijuana to a transport marijuana, including related to, the administration of and enforcement of this section and qualifications for personnel, state treasurer for the safekeeping qualifying patient by way of any of those originally licensed as a this section or any of the rules to ensure the right to, availability, shall not require certificate holders medical marijuana testing facility.

[(11)] (15) "Medical use" means (d) Require a seed-to-sale medical use by qualifying patients. licensing or have any relationship the production, possession, delivery, distribution, transportation, or impreture plant class until the may consult with a federally licensed testing tracking system that tracks medical in developing such rules or with a federally licensed testing marijuana from either the seed emergency rules, the department facility. The department shall or impreture plant class until the may consult with other rules. (b) Vaporization or smoking of or administration of marijuana or a modical marijuana or a m

product, for the benefit of a marijuana grown by a medical rules or emergency rules relating to

facility the following subjects: with (a) Compliance products enforcement of, or violation of manufacturing facility is sold or any provision of this section or otherwise transferred except by any rule issued pursuant to this a medical marijuana dispensary section, including procedures and grounds for denying, suspending, [fining,] imposing an authorized fine, and restricting, or revoking a to licensees as compliant with state license or certification issued its tracking standards and issue pursuant to this section, so long as any procedure related to a suspension or revocation includes (e) Issue standards for the a reasonable cure period, not secure transportation of marijuana less than thirty days, prior to the suspension or revocation, except in instances where there is a credible which demonstrate compliance and imminent threat to public

(c) Instructions or guidance and

(d) Requirements for inspections, testing facility, or another entity investigations, searches, seizures, with a transportation certification, and such additional enforcement become

(e) [Creation of a range of] As otherwise authorized by this section necessary for the transportation of or general law, administrative marijuana and marijuana-infused penalties and policies for use by

Prohibition and unfair

(g) Control of informational and product displays on licensed responsibility as clones) and marijuana-infused premises provided that the rules for managing the well-being of products for purposes related to may not prevent or unreasonably qualifying patient and who designated as such on the dispensary facility, product display and examination by the qualifying (f) The department may charge patient and/or primary caregiver, listings in business directories including phone books, listings in marijuana-related or medical Prepare and transmit publications, or the sponsorship annually a publicly available of health or not for profit charity report accounting to the governor or advocacy events. While the for the efficient discharge of all department shall have the general responsibilities assigned to the power to regulate the advertising and promotion of marijuana sales, (h) [Establish a system to <u>under all circumstances any</u> umerically score competing <u>such regulation shall be no more</u>

(h) Development of individual identification cards for owners, officers, managers, contractors, psychiatric be limited to an analysis of the employees, and other support following:] Establish a lottery staff of entities licensed or certified selection process to select medical pursuant to this section, including marijuana licensee and certificate a fingerprint-based federal and applicants, only in cases where state criminal record check in (g) Human immunodeficiency more applicants apply than the accordance with U.S. Public irus or acquired immune minimum number of licenses Law 92-544, or its successor or certificates as calculated by provisions, as may be required by this section. To be eligible for the the department prior to issuing a an owner who has pleaded or been within fourteen days. Applicants licensed pursuant to this section shall submit fingerprints to the federal fingerprint-based criminal background check. The Missouri state highway patrol, if necessary, epartment determines that: shall forward the fingerprints to the (i) The person's conviction was Federal Bureau of Investigation for a marijuana offense, other than (FBI) for the purpose of conducting

fingerprint-based background check. Fingerprints shall be paid pursuant to section 43.530, RSMo, or its successor Unless

Security requirements for The department may consult any premises licensed or certified with and rely on the records, pursuant to this section, including, (24) "Unduly burdensome" advice, and recommendations at a minimum, lighting, physical (when referring to a facility licensee of the attorney general and the security, video, alarm requirements, department of public safety, or their and other minimum procedures successor entities, in carrying out for internal control as deemed the provisions of this subdivision. necessary by the department to [(i) the character, veracity, properly administer and enforce background, qualifications, and the provisions of this section, relevant experience of principal including reporting requirements changes, alterations,

(k) Sanitary requirements for,

(I) The specification of acceptable any plan for making marijuana forms of picture identification that a medical marijuana dispensary facility may accept when verifying a sale;

(m) Labeling and packaging standards:

(n) Records to be kept by (o) State licensing procedures, including procedures for renewals,

reinstatements, initial licenses, and (vi) the potential for positive the payment of licensing fees; (p) The reporting and transmittal of tax payments;

Authorization (q) access to licensing information to ensure tax payment and the effective administration of this

(r) Such other matters as are necessary for the fair, impartial, and comprehensive

(3) The department shall (ix) in the case of medical issue rules or emergency rules products for a medical marijuana and marijuana-infused experience with food and beverage products independent testing and certification program for medical (x) maintaining competitiveness marijuana licensees and requiring in the marijuana for medical use licensees to test medical marijuana marketplace.] In [ranking] establishing a lottery independent laboratories to ensure,

(4) The department shall issue (2) The department shall issue standards for [medical] marijuana

maintain produced to this section are subject to the the nearest whole number. general provisions of the Missouri Notwithstanding the foregoing, marijuana-infused tax returns, credit reports, license site security information and plans,

support or opposition relative to any applicant, licensee, or their proposed or actual operations;

(d) where disclosure

(e) that are otherwise subject to public inspection under other whole number. applicable law.

days of December 6, 2018, the prefile their application fee with a qualifying patient identification marijuana for medical use, a record department shall make available the department beginning 30 days card or qualifying patient cultivation shall be kept by the seller which subject to disciplinary action by abridge custodial or parental rights to the public license application after December 6, 2018.

In a bridge custodial or parental rights to the public license application after December 6, 2018.

In a bridge custodial or parental rights identifies, by secure and encrypted the state bar association or other to minor children in any action or forms and application instructions (12) Except for good cause, shall, within thirty days, either patient number issued by the seller professional licensing body for proceeding under the jurisdiction of [medical] marijuana primary marijuana-infused manufacturing facilities.

department shall make available inches tall) for the exclusive use card or qualifying patient cultivation a readily available format and be infused products manufacturing conduct that is permitted by this to the public application forms of that qualifying patient. The identification card for up to one made available for review by the facilities, qualifying patients, section.

and application instructions for card shall be valid for [twelve year from the date of physician or department and the department primary caregivers, physicians, (16) No person shall be denied and application instructions for card shall be valid for [twelve year from the date of physician or department and the department primary caregivers, physicians, (16) No person shall be denied qualifying patient, qualifying patient months] three years from its date nurse practitioner certification. All of revenue upon request. Such health care providers or others their rights under Article I, section cultivation, and primary caregiver of issuance and shall be renewable initial applications for or renewals records shall be retained for five related to activity that is no longer 23 of the Missouri Constitution, or identification cards. Within two with the [annual] submittal of a new of a qualifying patient identification years from the date of the sale.

Subject to criminal penalties under successor provisions, solely for hundred ten days of December 6, or updated [physician's] physician card or qualifying patient cultivation (4) The tax levied pursuant to this section.]

Subject to criminal penalties under successor provisions, solely for hundred ten days of December 6, or updated [physician's] physician card or qualifying patient cultivation (4) The tax levied pursuant to this section.]

Subject to criminal penalties under successor provisions, solely for hundred ten days of December 6, or updated [physician's] physician card or qualifying patient cultivation (4) The tax levied pursuant to this section.]

Subject to criminal penalties under successor provisions, solely for hundred ten days of December 6, or updated [physician's] physician card or qualifying patient cultivation (4) The tax levied pursuant to this section.]

Subject to criminal penalties under successor provisions, solely for hundred ten days of December 6, or updated [physician's] physician card or qualifying patient cultivation (4) The tax levied pursuant to this section.]

Subject to criminal penalties under successor provisions, solely for hundred ten days of December 6, or updated [physician's] physician or addition to remark that is permitted by this section.]

any given time, rounded down to thousand dollars] as an infraction section.

or management as renewable, except for good cause. be limited to fewer than one license dispensary facility and paid to facility as permitted by this section state of Missouri that contracts marijuana cultivation. The department shall charge each per every one hundred thousand the department of revenue. After and in compliance with department related to marijuana for medical facility, medical marijuana-infused applicant a nonrefundable fee of inhabitants, or any portion thereof, retaining no more than [five] two regulations. product manufacturing facility, or six thousand dollars per license of the state of Missouri, according percent for its actual collection dispensary application or renewal for each to the most recent census of the costs, amounts generated by access to or priority for an organ caregivers, applicant three thousand dollars per license the aggregate number of licenses revenue into the Missouri veterans' containing any application or renewal thereafter granted for medical marijuana- health and care fund. Licensed practitioner shall not be subject to those who allow property to be individualized data, information, Once granted, the department infused products manufacturing entities making retail sales within criminal or civil liability or sanctions used by those entities, should be or records related to the licensee shall charge each licensee an facilities and comprehensive the state shall be allowed approved under Missouri law or discipline enforceable. It is the public policy of or records related to the licensee shall charge each licensee an facilities <u>and comprehensive</u> the state shall be allowed approved under Missouri law or discipline enforceable. It is the public policy of or its operation, including sales annual fee of ten thousand dollars <u>marijuana-infused</u> <u>products</u> credit for returns provided the tax by the Missouri state board of the state of Missouri that no contract information, financial records, tax per facility license. Application and manufacturing facilities authorized was paid on the returned item and registration for the healing arts, the entered into by qualifying patients, returns, credit reports, cultivation license fees shall be increased by section 2 combined, provided, the purchaser was given the refund Missouri state board of nursing, primary caregivers, information, testing results, and or decreased each year by the however, that the number may or credit.

or [its] their respective successor marijuana testing facilities, medical security information and plans, or percentage of increase or decrease not be limited to fewer than one (2) There is hereby created in [agency] agencies, for owning, marijuana cultivation facilities, revealing any patient information, or from the end of the previous license per every seventy thousand the state treasury the "Missouri operating, investing in, being medical marijuana-infused any other records that are exempt calendar year of the Consumer inhabitants, or any portion thereof, Veterans' Health and Care Fund", employed by, or contracting with products manufacturing facilities, from public inspection pursuant to Price Index, or successor index as of the state of Missouri, according which shall consist of taxes and any entity licensed or certified or medical marijuana dispensary state or federal law. Such reports or published by the U.S. Department of to the most recent census of the fees collected under this section. pursuant to this section or issuing facilities, or by a person who allows other information may be used only Labor, or its successor agency. [No United States. A decrease in the The state treasurer shall be a physician or nurse practitioner property to be used for activities for a purpose authorized by this more than five medical marijuana number of inhabitants in the state custodian of the fund, and he or certification to a patient diagnosed that are exempt from state criminal section.] Any information released dispensary facility licenses shall of Missouri shall have no impact. purpose authorized by federal law ownership, or management.] An of licenses granted for medical and monies earned on such professional conduct. marijuana and this section, including verifying entity or entities under substantially marijuana dispensary facilities investments shall be credited to (4) A health care provider shall federal law. that a person who presented a common control, ownership, or and comprehensive marijuana the fund. Notwithstanding any not be subject to civil or criminal (12) In the patient identification card to a management may not be an owner dispensary facilities authorized other provision of law, any monies prosecution under Missouri law, a search or arrest warrant relating state or local law enforcement of more than ten percent of the by section 2 combined, provided, remaining in the fund at the end of denial of any right or privilege, official is lawfully in possession of total marijuana dispensary facility however, that the number may not a biennium shall not revert to the civil or administrative penalty or transportation or such card. Beginning December licenses outstanding under both be limited to fewer than twenty- credit of the general revenue fund. sanction, or disciplinary action marijuana, a state or local law all public records sections 1 and 2 of this Article at four licenses in each United States The commissioner of administration by any accreditation or licensing enforcement official shall verify or retained pursuant any given time, rounded down to congressional district in the state is authorized to make cash board or commission for owning, with the department whether the

records containing proprietary manufacturing facility. Each of congression business information obtained from facility in operation shall require a have no impact. an applicant or licensee shall be separate license. A license shall (18) The department shall begin fund shall be a dedicated fund and legal standards of professional to the department. For documents six thousand dollars per license medical site security information and plans, and individualized consumer calendar year of the Consumer may immediately seek a court Missouri veterans homes, the age in a manner consistent with form of supervised release, on probation, each of the previous days of submission, an applicant and capital improvements of the patients under eighteen years of felease, on probation, each of the previous days of submission, an applicant and capital improvements of the patients under eighteen years of felease, on probation, each of the previous days of submission, an applicant and capital improvements of the problem o

(b) relating to any citation, notice shall be issued to any entity under The department shall charge a fee services, housing assistance, job or administering marijuana for its jurisdiction from using a lawful of violation, tax delinquency, or other enforcement action; of twenty-five dollars [per year] per training, tuition assistance, and medical use to a qualifying patient marijuana product as long as the ownership, or management.] An card. [with such fee to] Such fee housing assistance to prevent or participating in the patient individual is a registered qualifying (c) relating to any public official's entity or entities under substantially may be increased or decreased homelessness. The Missouri cultivation of up to six flowering patient. management may not be an owner of the percent of the percent of the previous calendar year delivery of services beyond its marijuana plants (over fourteen or party who requires treatment inches tall), and six clones (plants for a qualified medical condition under fourteen inches tall) per in accordance with this section reasonably necessary for the manufacturing facility licenses successor index as published by (c) All monies from the taxes patient and no more than twenty- shall not be required to refrain protection of public health or safety; outstanding under both sections 1 the U.S. Department of Labor or authorized under this subsection four flowering plants for more from using medical marijuana as

for medical marijuana cultivation a qualifying patient or his or her issue the card or provide a written to the qualifying patient involved in owning, operating, investing in, a family court under chapter 487, testing facilities, medical marijuana an identification card from the department fails to deny and fails to marijuana involved in the sale and with, or providing legal assistance under chapter 452, RSMo, or a dispensary facilities, and medical department to cultivate up to six issue a card to an eligible qualifying the total amount of money involved to prospective or licensed medical products flowering marijuana plants, six patient within thirty days, then their in the sale, including itemizations, marijuana testing facilities, medical RSMo, or successor provisions, nonflowering marijuana plants physician or nurse practitioner taxes collected and grand total marijuana cultivation facilities, (15) A person shall not be den (7) Within one hundred eighty (over fourteen inches tall), and certification shall serve as their sale amounts. All such records medical marijuana dispensary adoption, custody, or visitation days of December 6, 2018, the six clones (plants under fourteen qualifying patient identification shall be kept on the premises in facilities, medical marijuana- rights relative to a minor solely for (8) An entity may apply to the hundred fifty dollars, with such is less than thirty days old. (8) An entity may apply to the hundred intry dollars, with such is less than thirty days old.

department for and obtain one or rate to be increased or decreased (20) Primary caregivers under to be collected and distributed as more licenses to grow marijuana each year by the percentage of this section shall obtain [and provided by general law.

(5) Except as authorized in this section.

disciplinary action by the supreme miniture general assenting more licenses. Court of Missouri, the office of chief enacting laws consistent with this disciplinary counsel, the state bar section, or otherwise effectuating as a medical marijuana cultivation increase or decrease from the annually renew] an identification (5) Except as authorized in this section. facility. Each facility in operation end of the previous calendar year card from the department. Cards subsection, no additional taxes any professional licensing body for The legislature shall not enact laws shall require a separate license, but of the Consumer Price Index, or shall be valid for three years. The shall be imposed on the sale of multiple licenses may be utilized in successor index as published by department shall charge a fee marijuana for medical use.

plant canopy space. Each outdoor that may be purchased by or on increase or decrease from the in this Constitution purportedly cultivation facility utilizing natural lighting may behalf of a single qualifying patient end of the previous calendar year prohibiting or restricting the taxes be limited by the department to two in a thirty-day period, provided that of the Consumer Price Index, or and fees provided for herein.

The dispensary facilities, marijuana dispensary facilities, medical marijuana-infused plants. Each greenhouse facility of dried, unprocessed marijuana, the U.S. Department of Labor, or its existing in the fund shall be exempt or transportation certificate holders: using a combination of natural and or its equivalent. Any such limit successor agency. Upon receiving from the provisions of section (b) counseling, advising, and/ influence of marijuana when doing artificial lighting may be limited by shall not apply to a qualifying an application for a primary 33.080, RSMo, or its successor or assisting a client in conduct so would constitute negligence or the department, at the election patient with written certification caregiver identification card, the provisions, relating to the transfer permitted by Missouri law that may professional malpractice; or of the licensee, to two thousand from [two independent physicians] department shall, within thirty days, of unexpended balances to the violate or conflict with federal or (c) Operate, navigate, or be eight hundred flowering plants <u>a physician or nurse practitioner</u> either issue the card or provide a general revenue fund. or thirty thousand square feet of that there are compelling reasons written explanation for its denial. (8) For taxpayers a flowering plant canopy. The license why the qualifying patient needs (21) Except as otherwise shall be valid for three years from a greater amount than the limit provided in this Article, all [All]

its date of issuance and shall be established by the department.

marijuana for medical use sold deducted in the computation of renewable, except for good cause.

(14) The department may set a in Missouri shall be cultivated federal taxable income pursuant in a licensed medical marijuana in a licensed medical marijua each applicant a nonrefundable that may be possessed by or on cultivation facility located fee of ten thousand dollars per behalf of each qualifying patient, Missouri. license application or renewal for provided that limit is not less (22) Except as otherwise all applicants filing an application than a sixty-day supply of dried, provided in this Article, all [All] because cannabis is a controlled within three years of December unprocessed marijuana, or its marijuana-infused products for substance under federal law, shall 6, 2018, and shall charge each equivalent. A primary caregiver medical use sold in the state of applicant a nonrefundable fee of may possess a separate legal Missouri shall be manufactured federal adjusted gross income. five thousand dollars per license limit for each qualifying patient in a medical marijuana-infused in determining the taxpayer's application or renewal thereafter under their care and a separate products manufacturing facility.

Once granted, the department legal limit for themselves if they (23) The denial of a license, shall charge each licensee an are a qualifying patient. Qualifying license renewal, or identification Nurse Practitioner, Caregiver and annual fee of twenty-five thousand patients cultivating marijuana for card by the department shall be Provider Protections. cultivation facility licenses shall the legal limit and up to twice activities under this section.

marijuana dispensary facility. Each marijuana cultivation facilities dispensary facilities within the also meet the requirements of this for operating a vehicle, aircraft, felony offense" is a violation of, and facility in operation shall require a and comprehensive marijuana state. The tax shall be at a rate subdivision and shall allow for the

(10) An entity may apply to the of each of the eight congressional for purposes of meeting the cash employed by, or contracting with Each of congressional districts shall revenue, with any such transfers to the medical use of marijuana subsection 3 of this section, and

closed. For documents submitted on or after December 8, 2022, the date of issuance and shall be applications for medical marijuana further legislative action as follows: (5) A [medical] marijuana testing marijuana alone, without specific marijuana alone, without specific applicant or licensee shall label renewable, except for good cause. dispensary facilities, medical] (a) First, to the department, facility shall not be subject to civil evidence indicating that the business information it believes to be proprietary prior to submitting it applicant a nonrefundable fee of marijuana cultivation facilities, department to carry out this Missouri law, denial of any right lawful for medical or adult use. submitted prior to December 8, application or renewal for each products manufacturing facilities, any cash operating transfers, penalty or sanction, or disciplinary a patient or non-patient, including 2022, the applicant or licensee may applicant filing an application seed-to-sale tracking systems, payments made through contract action by any accreditation or their home, vehicle or other advise the department, through a within three years of December and for transportation of marijuana or agreement with other state and licensing board or commission property. Lawful marijuana related department approved process, of 6, 2018, and shall charge each no later than two hundred forty public agencies necessary to carry for providing laboratory testing activities cannot be the basis for any records previously submitted applicant a nonrefundable fee of days after December 6, 2018, out this section, and a reserve fund services that relate to the medical a violation of parole, probation, or the applicant or licensee it three thousand dollars per license Applications for licenses and to maintain a reasonable working use of marijuana consistent with any type of supervised release. ieves contain proprietary application or renewal thereafter certifications under this section cash balance for the purpose of this section and otherwise meeting State and local law enforcement business information. Proprietary Once granted, the department shall be approved or denied by carrying out this section; business information shall include shall charge each licensee an the department no later than (b) Next, the remainder of such conduct. sales information financial records, annual fee of ten thousand dollars one hundred fifty days after their funds shall be transferred to the (6) per facility license. Application and submission. If the department fails Missouri veterans commission for shall not be subject to mandatory targeted person holds a registration applications, cultivation information | license fees shall be increased to carry out its nondiscretionary health and care services for military reporting requirements for the card. unrelated to product safety, testing or decreased each year by the duty to approve or deny an veterans, including the following medical use of marijuana by 13 results unrelated to product safety, percentage of increase or decrease application within one hundred fifty purposes: operations, maintenance nonemancipated from the end of the previous days of submission, an applicant and capital improvements of the patients under eighteen years of

(6) Within one hundred eighty authorized by this section may Upon receiving an application for

(3) For all retail sales of professional conduct.

a single facility. Each indoor facility the U.S. Department of Labor, or of twenty-five dollars per [year, (6) The fees and taxes provided investing in, being employed by, medical utilizing artificial lighting may be its successor agency.

with such fee to] card. Such fee for in this Article XIV, Section or contracting with prospective section. Immited by the department to thirty (13) The department may set a may be increased or decreased 1 shall be fully enforceable or licensed marijuana testing 7. Add thousand square feet of flowering limit on the amount of marijuana each year by the percentage of notwithstanding any other provision facilities, medical marijuana (1) No.

Internal Revenue Code as in effect on January 1, 2021, or successor be subtracted from the taxpayer's

Missouri adjusted gross income.

5. Additional Patient, Physician

dollars per facility license medical use may possess up to appealable to the administrative (1) Except as provided in practitioner, health care provider Application and license fees a ninety-day supply, so long as hearing commission, or its this section, the possession or other client related to activity prospective employer for wrongful shall be increased or decreased the supply remains on property successor entity. Following the of marijuana in quantities less that is no longer subject to criminal discharge, discrimination, or any each year by the percentage of under their control. Any such limit exhaustion of administrative than the limits of this section, or penalties under Missouri law similar cause of action or remedy, increase or decrease from the shall not apply to a qualifying review, denial of a license, license established by the department, and pursuant to this Article. end of the previous calendar year patient with written certification renewal, or identification card by transportation of marijuana [from of the Consumer Price Index, or from [two independent physicians] the department shall be subject to a medical marijuana dispensary qualifying patients, primary prohibiting the employee, former successor index as published by an independent physician or judicial review as provided by law. facility to the qualifying patient's caregivers, [medical] marijuana employee, or prospective employee successor index as published by an independent physician or judicial review as provided by law. facility to the qualifying patient's caregivers, [medical] marijuana employee, or prospective employee the U.S. Department of Labor, or nurse practitioner that there are (24) No elected official shall residence] by the qualifying patient testing facilities, medical marijuana from being under the influence its successor agency. [No more compelling reasons for additional interfere directly or indirectly with or primary caregiver shall not cultivation facilities, medical of marijuana while at work or marijuana amounts. Possession of between the department's obligations and subject the possessor to arrest, marijuana-infused be issued to any entity under the legal limit shall subject the (25) The department shall not under Missouri law, provided that marijuana dispensary facilities termination, from employment, for substantially common control, possessor to department sanctions, have the authority to apply or the possessor produces on demand licensed or registered with the working or attempting to work while ownership, or management.] An including an administrative penalty enforce any unduly burdensome to the appropriate authority a valid department, or their employees under the influence of marijuana. entity or entities under substantially of up to two hundred dollars and rule or regulation or administrative qualifying patient identification or agents, as permitted by this (2) No common control, ownership, or loss of their patient identification penalty [that would impose an card; a valid qualifying patient section and in compliance with cultivation management may not be an owner card for up to a year. Purposefully undue burden on] upon any one cultivation identification card; a department regulations and other marijuana testing facility, medical of more than ten percent of the possessing amounts in excess or more licensees or certificate valid physician or nurse practitioner standards of legal conduct, shall marijuana dispensary facility, or total marijuana cultivation facility of twice the legal limit shall be holders, any qualifying patients, certification while making not be subject to criminal or civil medical marijuana-infused products in maximum or the purpose of this card; or a valid physician or nurse practitioner standards of legal conduct, shall marijuana dispensary facility, or edical marijuana cultivation facility of twice the legal limit shall be holders, any qualifying patients, certification while making not be subject to criminal or civil medical marijuana-infused products in maximum or their primary caregivers, or act application for an identification card; a valid primary caregiver law, except as provided for by this a transportation certification shall in the primary caregiver law, except as provided for by this a transportation certification shall in the primary caregiver law, except as provided for by this a transportation certification shall in the primary caregiver law, except as provided for by this a transportation certification shall in the primary caregiver law, except as provided for by this a transportation certification shall in the primary caregiver law, except as provided for by this a transportation certification shall in the primary caregiver law, except as provided for by this a transportation certification shall in the primary caregiver law except as provided for by this at the primary caregiver law except as provided for by this at the primary caregiver law except as provided for by this at the primary caregiver law except as provided for by the law except as provided for by the primary caregiver law except as provided the nearest whole number.

(9) An entity may apply to the department for and obtain one or restrict the aggregate number sale of marijuana for medical use sold at medical marijuana subdivision of another state shall created, nor criminal immunities felony offense. A "disqualifying more licenses to operate a medical of licenses granted for medical use sold at medical marijuana subdivision of another state shall created, nor criminal immunities felony offense. A "disqualifying more licenses to operate a medical of licenses granted for medical use sold at medical marijuana subdivision of another state shall created, nor criminal immunities felony offense. A "disqualifying more licenses" to operate a medical of licenses granted for medical use sold at medical marijuana subdivision of another state shall created, nor criminal immunities felony offense. A "disqualifying more licenses" to operate a medical of licenses granted for medical use sold at medical marijuana subdivision of another state shall created, nor criminal immunities felony offense. A "disqualifying more licenses" to operate a medical of licenses granted for medical use sold at medical marijuana subdivision of another state shall created, nor criminal immunities felony offense. A "disqualifying more licenses" to operate a medical of licenses granted for medical use sold at medical marijuana subdivision of another state shall created, nor criminal immunities felony offense.

common control, date of issuance and shall be however, that the number may not each licensed medical marijuana a medical marijuana dispensary

(2) No patient shall be denied qualifying

(3) A physician or

be repaid as provided by law. The consistent with this section and

marijuana-infused section, including repayment of or privilege, civil or administrative cannot be the basis for a search of legal standards of professional

common control, ownership, or each year by the percentage of veterans commission shall contract marijuana plants, six nonflowering and 2 of this Article at any given its successor agency. Cards shall shall provide additional dedicated than one qualifying patient in a term or condition of successful time, rounded down to the nearest whole number.

| A completion of the status and conduct than one qualifying patient in a term or condition of successful time, rounded down to the nearest with this completion of the family court shall not section and generally established program. The status and conduct than one qualifying patient in a term or condition of successful time, rounded down to the nearest be valid for three years and may funding for the purposes a manner consistent with this completion of the family court shall not section and generally established program. The status and conduct than one qualifying patient in a term or condition of successful time, rounded down to the nearest be valid for three years and may funding for the purposes a manner consistent with this completion of the family court shall not section and generally established program. The status and conduct the rounded down to the nearest be valid for three years and may funding for the purposes a manner consistent with this completion of the family court shall not section and generally established program. The status and conduct the rounded down to the nearest be valid for three years and may funding for the purposes a manner consistent with this completion of the family court shall not section and generally established program. (11) Any applicant for a license or nurse practitioner certification. replace existing dedicated funding. legal standards of personal or of a qualified patient who acts in

caregiver may obtain explanation for its denial. If the the sale, all amounts and types of being employed by, contracting RSMo, including domestic matters annual] a fee for the card of [one <u>nurse practitioner</u> certification that local sales and use taxes that apply attorney shall not be subject to to retail sales, which shall continue disciplinary action by the Supreme

violate or conflict with federal or consequences;

or otherwise having any legal, equitable, or beneficial interest in marijuana testing facilities, medical marijuana cultivation facilities, medical marijuana dispensary facilities, tacilities, or certificates; or transportation

primary caregiver, physician, nurse

criminal or civil liability, or sanctions manufacturing facilities, or medical employee, up to and including

separate license. A license shall cultivation facilities authorized by of four percent of the retail price. purchase of medical marijuana for a boat under the influence of be valid for three years from its section 2 combined, provided, The tax shall be collected by use by a non-resident patient from marijuana.

(11) It is the public policy of the use that are entered into by [medical] application of reference application of refere nurse marijuana dispensary facilities and she shall invest monies in the with a qualifying medical condition penalties by this section, shall by the department related to be issued to any entity under (17) The department may fund in the same manner as other in a manner consistent with this be unenforceable on the basis patients may [be used] only be for a substantially common control, restrict the aggregate number funds are invested. Any interest section and legal standards of that activities related to medical marijuana may be prohibited by

(12) In the process of requesting to the production, possession, of Missouri pursuant to the map operating transfers to the fund operating, investing in, being targeted person is a qualifying Sunshine Law, chapter 610, department for and obtain one or districts as drawn and effective on requirements of the department any entity licensed or certified holding an identification card RSMo, or its successor provisions, more licenses to operate a medical December 6, 2018. Future changes in advance of it receiving annual pursuant to this section or providing allowing for cultivation of marijuana products to the boundaries of or the number application, licensing, and tax health care services that involve plants under subdivision (12) of shall inform the issuing authority accordingly when making the shall only have access to such department information as is (6) A health care provider necessary to confirm whether the

Registered qualifying patients on bond for pre-trial release, on probation, or other

(14) A family court participant accordance with this section shall (8) [An attorney shall not be not, by itself, be used to restrict or juvenile court under chapter 211,

(15) A person shall not be denied

Nothing in this section shall

limit the general assembly from that hinder the right of qualifying operating, patients to access marijuana for medical use as granted by this

7. Additional Provisions. (1) Nothing in this section permits person to:

(a) Consume marijuana for mèdical use in a jail or correctional facility:

(b) Undertake any task under the

(c) Operate, navigate, or be eneral revenue fund.

(8) For taxpayers authorized to advises the client about that federal any dangerous device or motor do business pursuant to this Article, or other law and its potential vehicle, aircraft or motorboat while under the influence of marijuana. identification card for any applicable offenses shall require evidence that the person was in fact under the influence of marijuana at the time the person was in actual physical medical marijuana- control of the dangerous device or infused products manufacturing motor vehicle, aircraft or motorboat and not solely on the presence of tetrahydrocannabinol (THC) or (d) counseling, advising or THC metabolites, or a combination assisting a qualifying patient, thereof, in the person's system; or <u>or</u> THC metabolites, or a combination

(d) Bring a claim against any employer, former employer, or (9) Actions and conduct by employer, or prospective employer products disciplining the employee or former

(2) No medical identification card. Production of the section. be owned, in whole or in part, or respective substantially equivalent (10) Nothing in this section shall have as an officer, director, board federal law that is, or would have been, a felony under Missouri

law, regardless of the sentence <u>daycare, or church. If the school,</u> <u>marijuana or marijuana-infused</u> <u>comprehensive marijuana-infused</u> determines that:

for the medical use of marijuana shall be measured to the entrance possible, remain in full effect, non-medical marijuana or medical or assisting in the medical use of

marijuana; or (b) The person's conviction was or she was not incarcerated and

passed since the person was convicted of any subsequent criminal offenses.

general and the department of measured to the entrance or exit deliver, or cultivate marijuana or public safety, or their successor of the school, daycare, or church marijuana-infused products without entities, in applying this subdivision. closest in proximity to the facility. an applicable license or certificate business trust, limited liability

[All medical cultivation facility. marijuana dispensary medical marijuana-infused manufacturing products licenses, marijuana testing facility certifications, and entities with transportation certifications shall infused products manufacturing form shall be received only by a be held by entities that are majority facilities, owned by natural persons who dispensary facilities, or entities with have been citizens of the state of a transportation certification either

stake in such entities.
(4)] No medical medical cultivation facility, dispensary containing marijuana. A violation of manufacturing facility,

individual. containers that are labeled with physically located. dosage amounts, instructions "Marijuana", or a prohibition shall subject the violator annually.]

hundred dollars.

dangerous materials or combustible of medical marijuana to a package, store on site or off gases without a medical marijuana- nonemancipated qualifying patient site, transport to or from, and infused products manufacturing under the age of eighteen. facility license. Violation of this [(14)] (13) Nothing in this section marijuana vegetative cuttings prohibition shall subject the shall be construed as mandating (also known as clones) to a including an administrative penalty medical marijuana for qualifying facility, or marijuana testing facility. process, package, store on site or of one thousand dollars for a patient use. patient or primary caregiver and [(15)] (14) Real and personal cultivation facility need not and deliver marijuana, marijuana ten thousand dollars for a facility property used in the cultivation, segregate or account for its seeds, marijuana vegetative licensee and, if applicable, loss of manufacture, their identification card, certificate, testing, distribution, sale, and medical marijuana or medical marijuana-infused or license for up to one year.

cultivation shall take place in an otherwise in compliance with this authority to process marijuana shall for in this section to a consumer, enclosed, locked facility that is section shall not be subject to asset include the creation of prerolls, but qualifying patient, as that term is equipped with security devices that forfeiture solely because of that shall not include the manufacture defined in section 1 of this Article, permit access only by the qualifying use. patient or by such patient's primary who both hold valid qualifying better the second cause an employer to bispensary Facility means a anywhere on the licensed property facility licensed by the department or by second cause an employer to bispensary Facility means a anywhere on the licensed property facility licensed by the department or to any address as directed by patient cultivation identification cards, may share one enclosed, locked facility. [No more than discriminate against a person in to or from, and deliver marijuana, with the limitations of this Article twelve qualifying patient or primary caregiver cultivated flowering or condition of employment or vegetative cuttings (also known a microbusiness wholesale facility, marijuana plants may be cultivated otherwise penalize a person, if the as clones), marijuana-infused or a marijuana testing facility. in a single, enclosed locked facility, discrimination is based upon either products, and drug paraphernalia Microbusiness dispensary facilities except when a primary caregiver of the following: also holds a qualifying patient cultivation identification card, in a qualifying patient or primary a qualifying patient or primary consumer in person, by phone, which case no more than eighteen caregiver who has a valid caregiver, as those terms are or via the internet, including from flowering marijuana plants may be cultivated in a single, enclosed, locked facility.] Primary caregivers cultivating marijuana for more employer's premises during any address as directed by the than one qualifying patient may nonworking hours, unless the patient, primary caregiver, or (19) "Microbusiness Wholesale" cultivate each respective qualifying person was under the influence of consumer and consistent with patient's flowering plants in a medical marijuana on the premises the limitations of this Article and single, enclosed locked facility of the place of employment or as otherwise allowed by law, to a cultivate, process, package, store subject to the limits of subsection 3, paragraph 12.

[(10)] (9) No medical marijuana marijuana marijuana dispensary medical products manufacturing facility, possessed, or was under the medical marijuana testing facility, on the premises of the place of marijuana dispensary facility need facility, on the premises of the place of marijuana dispensary facility need facility, or marijuana testing facility. certification shall assign, sell, give, employment or during the hours of not segregate or account for its A microbusiness wholesale facility lease, sublicense, or otherwise employment. transfer its license or certificate to be unreasonably withheld.

medical marijuana-infused manufacturing facility shall be initially sited within one thousand feet of any then-existing elementary amendments to section I of this by the department to acquire. or secondary school, child daycare center, or church. In the any valid contract, claim, or cause manufacture, transport to or from interest in ten percent or greater of case of a freestanding facility, the distance between the facility and the school, daycare, or church shall be measured from the external wall of the facility structure closest in proximity to the school, daycare,

imposed, unless the department daycare, or church is part of a products into or out of the state of products manufacturing facility means (b) The person's conviction was facility. In the case of a facility that federal law, rules, or regulations who is at least twenty-one years of for a nonviolent crime for which he is part of a larger structure, such as are amended as provided above, age. that is more than five years old; or (c) More than five years have the school, daycare, or church shall shall be subject to the same testing released from parole or probation, of the school, daycare, or church to and he or she has not been the facility's entrance or exit closest for marijuana and marijuana.

System required under this section state of Missouri.

(8) "Department" means the proclude, limit, or affect laws that comprehensive marijuana-infused The department may consult with and rely on the records, advice and recommendations of the attorney strip mall, the distance shall be sell, transport, produce, distribute. marijuana Measurements shall be made as required under this section. medical along the shortest path between In addition, any raw biomass of facility, the demarcation points that can be marijuana or marijuana flower lawfully traveled by foot. No local facility government shall prohibit medical be received only by a licensed entities with medical marijuana cultivation facilities, cultivation facility, while all batch facility [medical] marijuana facilities, marijuana not in conflict with this section, or to be in effect to the fullest extent at the base of the product.

marijuana at the time the person (12) "Local government" means, was in physical control of the material form of transport and facility, to this section, governing the time, medical marijuana-infused place, and manner of operation products manufacturing facility of such facilities in the locality. A shall become shall manufacture, package or label local government may establish December 6, 2018.] marijuana or marijuana-infused civil penalties for violation of an products in a false or misleading ordinance or regulations governing manner. No person shall sell any the time, place, and manner of product in a manner designed operation of a medical marijuana to cause confusion between a cultivation facility, [medical] The purpose of this section is to marijuana or marijuana-infused marijuana testing facility, medical make marijuana legal under state understood within the scientific product and any product not marijuana-infused products and local law for adults twentythis subdivision shall be punishable marijuana dispensary facility, or control the commercial production marijuana plant and marijuana-

[(5)] (4) All edible marijuana- are binding on a medical facility arrest and penalty for personal infused products shall be sold are those of the local government possession and cultivation of

and estimated length by federal law or an amendment production and distribution of of effectiveness. All marijuana to this Constitution, a physician or marijuana from the illicit market; for use in planting, propagating, and marijuana-infused products nurse practitioner shall not certify prevent revenue generated from cultivating, growing, harvesting, shall be sold in containers clearly a qualifying condition for a patient commerce in marijuana from going and conspicuously labeled as by any means other than providing to criminal enterprises; prevent the converting, producing, processing. mandated by the department[, a physician or nurse practitioner distribution of marijuana to persons preparing, in a font size at least as large as certification for the patient, whether under twenty-one years of age; packaging, repackaging, storing, the largest other font size used handwritten, electronic, or in prevent the diversion of marijuana on the package,] as containing another commonly used format to illicit markets; protect public "Marijuana- [A qualifying patient must obtain a health by ensuring the safety of Infused Product". Violation of this new physician certification at least marijuana and products containing

[(6)] (5) No individual shall serve marijuana for a nonemancipated the purpose and intent set forth in comprehensive marijuana-infused as the primary caregiver for more qualifying patient under the age of this section. than [three] six qualifying patients. eighteen without the written consent No primary caregiver cultivating of the qualifying patient's parent or to allow for the public use of microbusiness dispensary facility marijuana for more than one legal guardian. The department marijuana, driving while under the or any other type of marijuana-qualifying patient may exceed a shall not issue a qualifying patient influence of marijuana, the use of related facility or business licensed total of twenty-four flowering plants. identification card on behalf of a marijuana in the workplace, or the or certified by the department [(7) No qualifying patient shall nonemancipated qualifying patient use of marijuana by persons under pursuant to this section, but shall consume marijuana for medical under the age of eighteen without twenty-one years of age. use in a public place, unless the written consent of the qualifying provided by law. Violation of this patient's parent or legal guardian. prohibition shall subject the violator Such card shall be issued to one of building primarily and regularly to sanctions as provided by general the parents of guardians and the law.] (6) A person who smokes directly to the patient. Only a parent worship.

| (a) A person who smokes directly to the patient. Only a parent worship. (2) "Comprehensive Facility" other than in an area licensed for caregiver for a nonemancipated means a comprehensive marijuana extract thereof, including, but not such activity by the department qualifying patient under the age cultivation facility, comprehensive limited to, products that are able or by local authorities having of eighteen. Only the qualifying marijuana dispensary facility, or a to be vaporized or smoked, edible jurisdiction over the licensing or patient's parent or guardian shall comprehensive marijuana-infused products, permitting of said activity, is subject purchase or possess medical products manufacturing facility. [(8)] (7) No person shall extract of eighteen. A parent or guardian facility licensed by the department Facility means a facility licensed by from marijuana using shall supervise the administration to acquire, cultivate, process,

violator to department sanctions, health insurance coverage of

r license for up to one year. administration of marijuana for marijuana. A comprehensive and drug paraphernalia used to [(9)] (8) All qualifying patient medical use or for activities marijuana cultivation facility's administer marijuana as provided

(15) Unless a failure to do so related benefit under federal to acquire, process, package, store the consumer, qualifying patient, or law, an employer may not on site or off site, sell, transport primary caregiver and, consistent hiring, termination or any term marijuana

identification card, including defined in section 1 of this Article, a third party. A microbusiness the person's legal use of a or to a consumer, anywhere dispensary facility's authority to identification lawful marijuana product off the on the licensed property or to process marijuana shall include the during the hours of employment; or comprehensive facility, a marijuana

components medical metabolites of a person who has a facilities may receive transaction marijuana vegetative cuttings facility, valid qualifying patient identification orders at the dispensary directly (also known as clones), and marijuana-infused card, unless the person used, from the consumer in person, by marijuana infused products to a

any other entity without the express shall apply to an employee in a marijuana, but shall collect all consent of the department, not to position in which legal use of a appropriate tangible personal lawful marijuana product affects in property sales tax for each sale, [(11)] (10) (a) Unless allowed any manner a person's ability to as set forth in this Article and by the local government, no new perform job-related employment provided for by general or local marijuana cultivation responsibilities or the safety of law. A comprehensive marijuana means a facility certified by the dispensary facility's authority to department to acquire, test, certify, testing facility, medical marijuana occupational qualification that is process marijuana shall include the dispensary facility, or medical reasonably related to the person's creation of prerolls.

> 2 of this Article and concurrent Facility" means a facility licensed Article shall have no effect upon process, package, action instituted prior to the

or exit of the school, daycare, or unless explicitly preempted by such marijuana. church closest in proximity to the federal law, rule, or regulation. If an office building or strip mall, the any marijuana or marijuana-infused distance between the facility and products imported into this state be measured from the property line standards and seed to sale tracking in proximity to the school, daycare, infused products produced within department of health and senior assign liability relative to, prohibit, or church. If the school, daycare, or the state. Unless federal law, imported from out-of-state shall testing oil, infused marijuana products and medical marijuana- any marijuana product in any other maturity through harvest. or medical marijuana licensed manufacturing facility.

[8.] <u>9.</u> Severability. The provisions of this section

[9. Effective Date.

Marijuana Section egalization, <u>Taxation</u>

1. Purpose. hybr The purpose of this section is to any medical one years of age or older, and to as well as resin extracted from the by an appropriate and proportional department sanction, up to and including an administrative penalty of five thousand dollars and loss of license.

Total All edible marriugness and proportional entity holding a transportation and distribution of marriugna under a system that licenses, regulates, and taxes the businesses industrial hemp, as defined by operated:

(b) The only local government involved while protecting public or involved while protecting public or provent or regulations that health. The intent is to prevent or products. "Marriugna" motorboat or "marriugna" or "marriugna" operated:

(c) The only local government involved while protecting public or protecting public or provent or products. "Marriugna" motorboat or "marriugna" or "marriugna" or operated:

(d) The only local government involved while protecting public or protecting public or provent or products. "Marriugna" motorboat or "marriugna" or "marriugna child-resistant where the medical facility is limited amounts of marijuana by means any equipment, product, re labeled with physically located.

| Imited amounts of marijuana by means any equipment, product, adults twenty-one years of age material, or combination of [(12)] (11) Unless superseded or older; remove the commercial marijuana; and ensure the security to department sanctions, including an administrative penalty of five thousand dollars. [(13)] (12) A physician or nurse of marijuana facilities. To the fullest cultivation marijuana facilities. To the fullest cultivation marijuana thousand dollars.

> This section is not intended

2. Definitions. license (1) "Church" means a permanent Article.

sell marijuana, marijuana seeds, section.

marijuana vegetative cuttings (18) "Microbusiness Dispensary (also known as clones) to a Facility" means a facility licensed comprehensive transport, marijuana products as either non- cuttings (also known as clones),

of marijuana-infused products. seeds, (b) A positive drug test for testing facility, or a medical facility, transport to or from, deliver, and or Comprehensive marijuana products as either non-Nothing in this subdivision medical marijuana or medical

products employment. (5) "Comprehensive Marijuana- medical marijuana testing facility. shall be (16) The enactment of section Infused Products Manufacturing (21) "Owner" means a store, a medical facility, comprehensive facility. or marijuana testing (22) "Preroll" effective date of this section.

8. Federal Legalization.

If federal law, rules, or regulations products, prerolls, and infused commerce of marijuana or facility, a marijuana testing facility,

(6) "Consumer" means a person

"Daycare" means a childcare facility, as defined by section the marijuana facility.

210.201, RSMo., or successor provisions, that is licensed by the

services, or its successor agency. (9) "Entity" means a natural person, corporation, professional corporation, nonprofit corporation, accessories, with or without cooperative corporation, consideration, to a person younger caregiver except by a medical unincorporated association, general or limited company, partnership, limited partnership, joint venture, or any younger than twenty-one years of other legal entity.

(10) "Flowering plant" means a marijuana plant from the time it exhibits the first signs of sexual

consumable or marijuana product, generally consisting of: (1) a wrap or paper, Missouri for at least one year prior expressly or through the enactment are severable, and if any clause, (2) dried flower, buds, and/or plant to the application for such license of ordinances or regulations that sentence, paragraph or section material, and (3) a concentrate, oil or certification. Notwithstanding the make their operation unduly of this measure, or an application or other type of marijuana extract, foregoing, entities outside the state burdensome in the jurisdiction thereof, is adjudged invalid by any either within or on the surface of of Missouri may own a minority However, local governments may court of competent jurisdiction, the product Infused prerolls may enact ordinances or regulations the other provisions shall continue or may not include a filter or crutch was in fact under the influence of

in the case of an incorporated area, motorized form of transport and The provisions of this section a village, town, or city and, in the effective on case of an unincorporated area, a county.
(13) "Marijuana" or "marihuana"

Regulation, and means Cannabis indica, Cannabis sativa, and Cannabis ruderalis, hybrids of such species, industrial hemp.

(14) "Marijuana accessories" equipment, products, or materials, which is specifically designed testing, analyzing, containing, ingesting, inhaling, or otherwise introducing marijuana into the human body.

(15) "Marijuana Facility" means comprehensive marijuana cultivation facility, comprehensive marijuana dispensary facility testing facility products manufacturing facility, microbusiness wholesale facility, not include a medical facility licensed under section 1 of this

"Marijuana-Infused (16)Products" means products that are infused, dipped, coated, sprayed, or mixed with marijuana or an ingestible products, topical products, suppositories

the department as a microbusiness dispensary facility or microbusiness wholesale facility, as defined in this

medical facility, comprehensive by the department to acquire, marijuana off site, sell, transport to or from or primary caregiver, as that term (4) "Comprehensive Marijuana is defined in section I of this Article <u>marijuana</u> and as otherwise allowed by law, used to administer marijuana may receive transaction orders at (a) The person's status as as provided for in this section to the dispensary directly from the

Facility" means a facility licensed by the department to acquire, on site or off site, manufacture, dispensary sell marijuana, marijuana seeds may cultivate up to 250 flowering marijuana plants at any given time. A microbusiness wholesale facility's authority to process marijuana shall include the creation of prerolls and infused prerolls.

(20) "Marijuana Testing Facility" and transport marijuana, including those originally certified as a

(21) "Owner" means an individual who has a financial (other than a security interest, lien, or encumbrance) or voting

product, generally consisting of: (1) are amended to allow the interstate prerolls to a marijuana dispensary a wrap or paper and (2) dried flower. buds, and/or plant material. Prerolls or church to the closest point of marijuana-infused products or or another marijuana-infused may or may not include a filter the property line of the school, the importation or exportation of products manufacturing facility. A crutch at the base of the product. may or may not include a filter or

"Unduly (23)burdensome" that the time, or any other resource or

3. Limitations.

or otherwise regulate:

Delivery or distribution than twenty-one years of age;

Purchase, use, or transport of marijuana or liability marijuana accessories by a person age;

years of age;

(d) Operating or being in physical control of any motor vehicle, smokable train, aircraft, motorboat, or other and marijuana-infused products. motorized form of transport while under the influence of marijuana. Notwithstanding the foregoing, a conviction of a person who is at least twenty-one years of age for any applicable offenses shall require evidence that the person marijuana at the time the person not solely on the presence of tetrahydrocannabinol (THC) or HC metabolites, or a combination thereof, in the person's system;

(e) Consumption of marijuana while operating or being in physical control of a motor vehicle, train, aircraft, motorboat, or other entity licensed or certified nu motorized form of transport while it is being operated;

(f) Smoking marijuana within a motor vehicle, train, aircraft, motorboat, or other motorized form of transport while it is being

(g) Possession or consumption of marijuana or possession of marijuana accessories on the grounds of a public or private preschool, elementary or secondary school, institution of higher education, in a school bus, or on the grounds of any correctional facility; (h) Smoking marijuana in a

location where smoking tobacco is prohibited; (i) Consumption of marijuana in a

ublic place, other than in an area censed by the authorities having jurisdiction over the licensing and/ or permitting of said activity, as set forth in subsection 5 of this section: (j) Conduct that endangers (k) Undertaking any task while

negligence, recklessness, professional malpractice; or

solvents other than water, glycerin, propylene glycol, vegetable oil, or food-grade ethanol, unless department.

or defenses of a person or entity as provided in section 1 of this Article, or any other law of this state facility for medical use.

disciplining an employee for working while under the influence of marijuana. This section does not (j) In developing a lottery employment action against a person with respect to hire, tenure, terms, conditions, or privileges of employment because that person was working while under the influence of marijuana.

distribution, processing, sale, or display of marijuana, marijuanainfused products, and marijuana accessories on private property the entity owns, leases, occupies, or manages, except that a lease agreement executed after the effective date of this section may not prohibit a tenant from lawfully possessing and consuming marijuana by means other than smoking.

(5) The enactment of this section and all concurrent amendments to section 1 of this Article shall have no effect upon any valid contract, claim, or cause of action instituted prior to the effective date of this section.

Regulation of Marijuana.

(1) In carrying out the implementation of this section and as conditioned herein, the department shall have the authority

(a) Grant or refuse state licenses for the cultivation, manufacture, dispensing, and sale of marijuana; suspend, restrict, or revoke such licenses upon a violation of this section or a rule promulgated pursuant to this section; and impose any reasonable administrative penalty authorized by this section or any general law enacted or rule promulgated pursuant to this section, so long as any procedure related to a suspension or revocation includes a reasonable cure period, not less than thirty days, prior to the suspension or revocation, except in instances where there is a credible and imminent threat to public health or public safety;

(b) Promulgate rules and dispensing, and sale of marijuana and for the enforcement of this section so long as such rules are reasonable and not unduly <u>burdensome</u>;

cards, and applications as are promulgated under this section;

(d) Require measures tracking system that tracks pursuant to this section subject marijuana or marijuana-infused licensees or potential licensees to product is sold to a qualified patient, such a high investment of money, primary caregiver, or consumer to ensure that no marijuana grown asset that a reasonably prudent by a medical marijuana cultivation businessperson would not operate facility, comprehensive marijuana cultivation facility, or microbusiness wholesale facility, or manufactured (1) Except as otherwise provided by a medical marijuana-infused products manufacturing facility, or a microbusiness wholesale facility is sold or otherwise marijuana or marijuana transferred to a consumer, marijuana dispensary facility, a possession. comprehensive dispensary facility, or a microbusiness dispensary facility. The department shall certify all commercially available tracking ge: systems that are compliant with (c) Consumption of marijuana by its tracking standards and issue a person younger than twenty-one standards for the creation or use of other systems by licensees:

(e) Issue standards for the secure transportation of marijuana The department shall certify entities that demonstrate compliance with its transportation standards to transport marijuana and marijuanainfused products to or from a comprehensive facility, medical facility, microbusiness facility, another entity with a transportation certification, or any entity licensed pursuant to paragraph (g) of this subdivision. The department shall develop or adopt from any other governmental agency such safety and security standards as are reasonably necessary for the transportation and temporary storage of marijuana entity licensed or certified pursuant to this section shall be allowed to transport its own inventory and products in compliance with department transportation rules and store marijuana and marijuana-infused products for the purposes related to transportation in compliance with department regulations on secure storage of marijuana and marijuana-infused products:

(f) Promulgate rules and emergency rules specific to the licensing, regulation, and oversight marijuana microbusiness <u>facilities;</u>

(g) Provide for the issuance of additional types or classes of licenses to operate marijuanarelated businesses that:

(i) allow for only transportation. delivery, or storage of marijuana; or (ii) are intended to facilitate scientific research or education.

(h) Prepare and transmit annually a publicly available report accounting to the governor, the general assembly, and the under the influence of marijuana, the general assembly, and the if doing so would constitute public for the efficient discharge all responsibilities assigned to the department under this (1) Performing solvent-based section. The report shall provide extractions on marijuana using aggregate data for each type of license (medical, comprehensive, microbusiness) facility (dispensary, cultivation, licensed for this activity by the manufacturers, wholesalers.) Only non-identifying information shall be (2) This section does not limit provided regarding any marijuana any privileges, rights, immunities, facility owners;

(i) Establish a lottery selection process to select comprehensive licenses, certificate allowing for or regulating marijuana holders, marijuana microbusiness licensees, but not medical facility (3) This section does not licensees that are converting to accommodate conduct otherwise to this subsection. To become allowed by this section in any workplace or on the employer's property. This section does have pleaded guilty or been found not prohibit an employer from guilty of a disqualifying felony, as

(j) In developing a prevent an employer from refusing selection process to award licenses to hire, discharging, disciplining, and certificates, the department or otherwise taking an adverse may consult or contract with other public agencies with relevant expertise.

(k) While not required as a prerequisite to participation in a comprehensive license lottery, every comprehensive (4) This section allows an license applicant shall submit entity to prohibit or otherwise to the department a voluntary limit the consumption, cultivation. plan to promote and encourage participation in the regulated marijuana industry by people from communities that have been disproportionately impacted by marijuana prohibition. The plan may include strategies to address geographical defined communities that have been disproportionately impacted by marijuana prohibition; provide for ownership opportunities for disproportionately impacted communities; and provide for employment, supplier, and vendor opportunities for individuals and businesses in communities that have been disproportionately impacted by marijuana prohibition. If licensed, any voluntary applicant plan shall be enforceable by the <u>department.</u>

(I) Notwithstanding other grants of authority herein, neither the department nor any governmental body may restrict the production or use of marijuana and marijuanainfused products based solely upon THC content,

(m) Set a limit on the amount of marijuana that may be purchased in a single transaction provided that limit is not less than three ounces of dried, unprocessed marijuana, or its equivalent.

(n) Regulate the advertising and promotion of marijuana sales, but any such regulation shall be no more stringent than comparable state regulations on the advertising and promotion of alcohol sales.

(2) The department shall <u>issue, at a minimum, the same</u> number of comprehensive marijuana cultivation facility licenses as were authorized or issued for medical marijuana emergency rules necessary for the proper regulation and control of the cultivation, manufacture, 7, 2022, the same number of dispension and color of the cultivation. comprehensive marijuana-infused products manufacturing facility licenses as were authorized or issued for medical marijuanainfused products manufacturing (22) "Preroll" means a consumable or smokable marijuana consumable or smokable 2022, the same number necessary for reasonably of comprehensive marijuana related to, the administration of dispensary facility licenses this section or any of the rules with the same congressional distribution requirements as were

<u>limit on the number of licensees or dispensary facility.</u> certificate holders in order to meet the demand for marijuana in the state and to ensure a competitive market while also preventing an facilities within the boundaries of

any particular local government. the number of total issued licenses in any respective category falls below the minimum required under qualified for the license.

(4) The department may issue licensee: any rules or emergency rules and enforcement of this section and or other enforcement to ensure the right to, availability, action; and safe use of marijuana by (c) R consumers. In developing such <u>department</u> <u>may consult or proposed or actual operations;</u> contract with other public agencies. carry out the mandates of this rules or emergency rules relating to the following subjects:

to a suspension or revocation instructions for includes a reasonable cure period. and imminent threat to public health or public safety:

health standards to ensure the safe preparation of marijuana-infused products:
(c) Testing, packaging, and

marijuana-infused products and a marijuana testing facility to ensure public health;

(d) Labeling standards that the listing of pharmacologically not limited to tetrahydrocannabinol (THC), cannabidiol (CBD), and other cannabinoid content, the THC and other cannabinoid amount in of servings per package, and

marijuana facilities;

licensees;

positively impact those political subdivisions and districts:

entitled to judicial review;

(k) Authorization for

facility licensees and requiring licensees to test marijuana using one or more impartial, independent one or more licenses to operate microbusiness facilities, provided, (19) Notwithstanding the election year, starting in 2024, laboratory or laboratories to a comprehensive marijuana- however, that the number may provisions of section 1 of this Article, thereby minimizing additional local ensure, at a minimum, correct infused products manufacturing not be limited to fewer than the if an existing medical marijuana governmental cost or expense. A labeling, potency measurement, facility. Each facility in operation following number of licenses in dispensary facility is located in citizen petition to put before the this section, governing: and that products sold for human shall require a separate license, each United States congressional a jurisdiction that prohibits non-voters a ballot question prohibiting consumption do not contain A license shall be valid for three district in the state of Missouri medical retail marijuana facilities microbusiness dispensary facilities marijuana may be smoked in public contaminants that are potentially years from its date of issuance pursuant to the map of each of under this section, or is otherwise or comprehensive marijuana areas within the locality; and

authorized or issued for medical marijuana testing facility shall be the department shall charge each microbusiness licenses no later application shall be granted so long by applicable law. Denial of ballot marijuana dispensary facilities owned by an entity or entities under licensee an annual fee of ten than three hundred days after the as the new location meets all the access shall be subject to judicial under section 1 of this Article as of substantially common control, thousand dollars per facility license. effective date of this section; requirements of this some department regulations.

December 7, 2022, in addition to ownership, or management as Application and license fees (b) An additional six following department regulations. the minimum number of marijuana a marijuana cultivation facility, shall be increased or decreased microbusiness licenses as are marijuana-infused products each year by the percentage of days after the department begins if the department has reason petition, the question shall be required under this section. The manufacturing facility, marijuana increase or decrease from the issuing licenses for marijuana to believe that the conversion submitted in the following form: department may lift or ease any microbusiness facility, or marijuana end of the previous calendar year microbusiness facilities under of a medical facility into a

subject to the general provisions of its successor agency. An entity of which will be a microbusiness the Missouri Sunshine Law, chapter may not be an owner of more than wholesale facility, but only after cost to qualifying patients, as over-concentration of marijuana 610. RSMo, or its successor ten percent of the total marijuana- the chief equity officer, or his defined in section I of this Article. government and, where applicable, 610. RSMo, or its successor ten percent of the local maniferance provisions. Notwithstanding the infused products manufacturing foregoing, public records containing facility licenses outstanding under review and certifies that previous microbusiness licenses were licensee which explains how the tax revenue? () Yes () No. If at the continuous products and certifies that previous plan from the medical facility forgo any additional related local licensee which explains how the tax revenue? () Yes () No. If at the continuous products and certifies that previous plan from the medical facility forgo any additional related local licensee which explains how the tax revenue? () Yes () No. If at the continuous plan from the medical facility forgo any additional related local licensee which explains how the tax revenue? () Yes () No. If at the continuous plan from the medical facility forgo any additional related local licensee which explains how the tax revenue? () Yes () No. If at the continuous plan from the medical facility forgo any additional related local licensee which explains how the tax revenue? () Yes () No. If at the continuous plan from the medical facility forgo any additional related local licensee which explains how the tax revenue? () Yes () No. If at the continuous plan from the medical facility forgo any additional related local licensee which explains how the tax revenue? () Yes () No. If at the continuous plan from the medical facility forgo any additional related local licensee which explains how the tax revenue? () Yes () No. If at the continuous plan from the medical facility forgo any additional related local licensee which explains how the tax revenue? () Yes () No. If at the continuous plan from the medical facility forgo any additional related local licensee which explains how the tax revenue? (3) If comprehensive facility proprietary business information both sections 1 and 2 of this Article microbusiness licenses were licensee which explains how the licenses become available because obtained from an applicant or at any given time, rounded down to awarded to and are being operated applicant would serve both the least sixty percent of the votes cast licensee shall be closed. The the nearest whole number. applicant or licensee shall label business information it believes to department for and obtain only this section or the department be proprietary prior to submitting one license to operate a marijuana first five hundred and forty-eight patients. determines more comprehensive it to the department. Proprietary microbusiness facility. meet the requirements of sales information, financial records, dispensary facility or subdivision (2) of this subsection, tax returns, credit reports, license microbusiness wholesale facility this subsection, at least two of products,

necessary for the implementation notice of violation, tax delinquency, A

(d) Where disclosure In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver, or consumers.

In addition to any other rules or reasonably necessary for the primary caregiver. section, the department shall issue public inspection under applicable its date of issuance and shall aggregate information on licensee shall make available to the public

microbusiness facilities. Within two that meets the criteria to apply for of programs to inform the public not less than thirty days, prior to the hundred and seventy days of the a marijuana microbusiness facility of the opportunities available to person at least twenty-one years of suspension or revocation, except in effective date of this section, the license but is not chosen by the those people who meet the criteria age may obtain a registration card instances where there is a credible department shall start accepting lottery system may have their set forth in paragraph (12) of this from the department to cultivate up

such applications from applicants. application fee refunded. Once subsection. The chief equity officer to six flowering marijuana plants, (b) Requirements and standards department for and obtain one or safe cultivation, processing, more licenses to grow marijuana fee of one thousand five hundred technical assistance programming six clones (plants under fourteen fee of one thousand five hundred technical assistance programming six clones (plants under fourteen fee of one thousand five hundred technical assistance programming six clones (plants under fourteen fee of one thousand five hundred technical assistance programming six clones (plants under fourteen fee of one thousand five hundred technical assistance programming six clones (plants under fourteen fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand five hundred technical assistance programming fee of one thousand and distribution of marijuana as a comprehensive marijuana dollars per facility license, but there dedicated to providing communities inches tall) for non-commercial and marijuana-infused products cultivation facility. Each facility in shall be no annual fee assessed that have been impacted by use provided: operation shall require a separate for the first year of licensure, marijuana prohibition with license, but multiple licenses may Application and license fees infonnation detailing the licensing by marijuana facilities, including operation shall require a separate for the first year of licensure marijuana indoor facility utilizing artificial each year by the percentage of of the support and resources private residence, are in a locked lighting may be limited by the increase or decrease from the that the office can provide to space, and are not visible by labeling standards, procedures, department to thirty thousand end of the previous calendar year individuals and entities interested normal, unaided vision from a and requirements for marijuana and square feet of flowering plant of the Consumer Price Index, or in participating in activity licensed public place; and canopy space. Each outdoor successor index as published by under this Article. The chief equity requirement that a representative facility utilizing natural lighting the U.S. Department of Labor, or its officer shall provide a report to the flowering marijuana plants are kept sample of marijuana be tested by a may be limited by the department successor agency. An entity may department, no later than January in or on the grounds of a private to two thousand eight hundred not be an owner of more than one 1, 2024, and annually thereafter, of residence at one time. flowering plants. Each greenhouse marijuana microbusiness facility their and the department's activities facility using a combination of license An owner of a marijuana in ensuring compliance with protect public health by requiring natural and artificial lighting may microbusiness facility may not also the applicant criteria set forth in issuance and shall be renewable. be limited by the department, at be an owner of another licensed paragraph (12) of this subsection, active ingredients, including, but the election of the licensee, to two marijuana facility or medical and the department shall provide annual fee for the card of one thousand eight hundred flowering facility regulated under this Article. such report to the legislature. milligrams per serving, the number years from its date of issuance marijuana or medical marijuana the officer's lawful official activities end of the previous calendar year and shall be renewable, except facilities under this Article. If granted under this section. quantity limits per sale to comply for good cause. The department one or more of these licenses, with the allowable possession shall charge each applicant a non- the marijuana microbusiness cultivation refundable fee of twelve thousand facility owner shall transition to marijuana (e) Requirements that packaging dollars per license application or other licensed operations on a and medical marijuana-infused and labels shall not be made to renewal for all applicants filing an reasonably practical timetable products manufacturing facility. Missouri pursuant to this section be attractive to children, required application within three years of the established by the department, holding an active facility license shall be cultivated in Missouri, warning labels, and that marijuana effective date of this section and surrender its marijuana under section 1 of this Article (26) All marijuana-inf warning labels, and that marijuana effective date of this section and and surrender its marijuana under section 1 of this Afficie (26) All marijuana-infused government, no new marijuana and marijuana-infused products be shall charge each applicant a non-microbusiness facility licenses shall have the right to convert products sold in Missouri facility shall be initially sited within a control of this Afficie (26) All marijuana-infused government, no new marijuana and marijuana-infused products be shall charge each applicant a non-microbusiness facility licenses shall have the right to convert products sold in Missouri facility shall be initially sited within a control of the second products be shall charge each applicant a non-microbusiness facility licenses their licenses shall have the right to convert products sold in Missouri facility shall be initially sited within sold in resealable, child-resistant refundable fee of five thousand to the department for issuance their license to a comprehensive pursuant to this section shall be (f) Security requirements, renewal thereafter. Once granted, microbusiness facility. In addition certified by the department to including lighting, physical the department shall charge to other requirements established conduct medical marijuana testing, license renewal by the department security, and alarm requirements, each licensee an annual fee of by this section, an applicant transportation or seed-to-sale shall be appealable. The applicant and requirements for securely twenty-five thousand dollars per for a marijuana microbusiness tracking, as of the effective date may choose to challenge any transporting marijuana between facility license. Application and license shall be majority owned by of this section shall be deemed denial by the department through (g) Record keeping requirements or decreased each year by the one of the following qualifications: with respect to all marijuana: for marijuana facilities and percentage of increase or decrease monitoring requirements to track from the end of the previous than \$250,000 and have had an this section, any existing medical RSMo, or its successor provisions, the transfer of marijuana by calendar year of the Consumer income below two hundred and fifty facility licensee may request its any licensee who has exhausted all (h) A plan to promote and published by the U.S. Department or successor level, as set forth in that of a comprehensive facility by law and who is aggrieved by a encourage ownership and of Labor, or its successor agency, the applicable calendar year's license. Conversion requests final decision in a contested case is employment in the marijuana An entity may not be an owner federal poverty income guidelines not processed within sixty days entitled to judicial review. industry by people from political of more than ten percent of the published by the U.S. Department of department receipt shall be subdivisions and districts that are total marijuana cultivation facility of Health and Human Services or deemed approved. economically distressed and to licenses outstanding under both its successor agency for at least

(i) Administrative penalties as the nearest whole number. (10) An entity may apply to authorized by this section for (10) An entity may apply to (b) Have a valid service- five hundred and forty-eight days awarding licenses, the department failure to comply with any rule the department for and obtain connected disability card issued after the department begins issuing shall review license applications promulgated pursuant to this one or more licenses to operate by the United States Department licenses for marijuana facilities using reasonable safeguards that section or for any violation of rules a comprehensive marijuana of Veterans Affairs, or successor under this section, the department ensure the identity of the applicant and regulations adopted pursuant dispensary facility. Each facility in agency; or to this section by a licensee, operation shall require a separate including authorized administrative license. A license shall be valid a person whose parent, guardian marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to marijuana cultivation facility to an unangers are not identified to an unangers are not identified to an unang fines and suspension, revocation, for three years from its date of or spouse has been arrested for, entity holding a medical marijuana The licensee may choose to except for good cause. The a non-violent marijuana offense, pursuant to section 1 of this Article challenge any penalties imposed department shall charge each except for a conviction involving seeking to convert its licensure to or its successor entity. Pursuant application or renewal for each influence of marijuana. The arrest, location; to section 536.100, RSMo, or applicant filing an application within charge, or conviction must have (b) F its successor provisions, any three years of the effective date of occurred at least one year prior to marijuana dispensary facility to an licensee who has exhausted all this section and shall charge each the effective date of this section; or entity holding a medical marijuana have the authority to promulgate. administrative remedies provided applicant a non-refundable fee of by law and who is aggrieved by a three thousand dollars per license census track area where: final decision in a contested case is application or renewal thereafter. Once granted, the department population lives below the federal (j) Reporting and transmittal of shall charge each licensee an poverty level; or tax payments required under this annual fee of ten thousand dollars per facility license. Application and fifty percent higher than the state (k) Authorization for the license fees shall be increased department of revenue to have access to licensing information percentage of increase or decrease incarceration for marijuana-related holding a medical marijuana-related holding a medical marijuana-related holding a medical marijuana-regulations may prohibit the operation of all burdensome in the jurisdiction. However, local governments may enact ordinances or regulations to ensure tax payment and the from the end of the previous offenses is fifty percent higher than infused products manufacturing dispensary facilities regulated not in conflict with this section, or effective administration of this calendar year of the Consumer the rate for the entire state; or Price Index, or successor index as (I) Such other matters as are published by the U.S. Department district that was unaccredited, convert its licensure to that of a through referral of a ballot question place, and manner of operation stringent, and comprehensive administration of this section.

Stringent, and comprehensive designation, at the time of more than ten percent of the graduation, or has lived in a zin the same location.

Stringent, and comprehensive designation, at the time of products manufacturing facility at or through citizen petitions are otherwise. The voters by the governing body of such facilities in the locality. A or through citizen petition, provided local government may establish that citizen petitions are otherwise. (5) The department shall issue total marijuana dispensary facility code containing an unaccredited rules or emergency rules for a licenses outstanding under both school district, or similar successor a license to each request for a of the local government. Such a marijuana and marijuana infused sections 1 and 2 of this Article at designation, for three of the past conversion to a comprehensive ballot question shall be voted on operation of a marijuana facility products independent testing and certification program for marijuana any given time, rounded down to certification program for marijuana any given time, rounded down to subdivision (15) of this general election held on the first certification that may operate in

the department for and obtain licenses granted for marijuana good standing with the department, in November of a presidential injurious to public health.

and shall be renewable, except the eight congressional districts as (6) The department shall issue for good cause. The department drawn and effective on December rules or emergency rules to provide shall charge each applicant a non-fact the order of conditions of and charge each applicant a non-fact the order of conditions of and charge each applicant a non-fact the order of an or for the certification of and standards refundable fee of seven thousand for marijuana testing facilities, dollars per license application or begins issuing licenses for marijuana dispensary facility, the prohibition, determined on the including the requirements for renewal for each applicant filing an marijuana microbusiness facilities medical marijuana dispensary basis of the number of votes cast on-site consumption on the same equipment and qualifications for application within three years of the under this subsection, at least two facility may apply to the department for governor in such locale at the day it is prepared. personnel, but shall not require effective date of this section and of which shall be a microbusiness for a comprehensive marijuana last gubernatorial election held certificate holders to have any shall charge each applicant a non-dispensary facility, and at least four dispensary license pursuant to prior to the filling of the petition. The federal agency licensing or have refundable fee of three thousand of which will be a microbusiness subdivision (15) of this subsection local government shall count the retail sale of non-medical marijuana

(12) An entity may apply to the standing; and infused products to any other applicants. (b) Relating to any citation, marijuana microbusiness facility. marijuana application thereafter. Any applicant development and implementation cards. applicant marijuana mari

license fees shall be increased individuals who each meet at least certified to conduct those activities the administrative (a) Have a net worth of less Price Index, or successor index as percent of the federal poverty level, medical facility license convert to administrative remedies provided

microbusiness facility license; or

(d) Reside in a ZIP code or

(ii) The rate of unemployment is location; and

licensed testing facility. No renewal thereafter Once granted, shall issue the first group of congressional district, and such notice of the election as provided facilities licensed pursuant to this

the first two hundred and seventy retained pursuant to this section are the U.S. Department of Labor, or dispensary facility, and at least four by eligible applicants in good

which days after the department begins a microbusiness facilities under

<u>Future changes to the boundaries</u>

facility, dispensary

sections 1 and 2 of this Article at three of the ten calendar years microbusiness licenses, and activities under this section. any given time, rounded down to prior to applying for a marijuana consistent with any limitations set may only issue a license:

(b) For a comprehensive section. dispensary facility license issued apply, or enforce any rule pursuant to section 1 of this Article or regulation that is unduly (i) Thirty percent or more of the seeking to convert its licensure to burdensome or act to undermine marijuana facilities or entities with that of a comprehensive marijuana the purposes of this section. dispensary facility at the same

<u>(c) For</u>

requirements of this section and department regulations.

(b) Whether submitted by the

facility licenses are necessary business information shall include may be either a microbusiness issuing licenses for marijuana facilities licensed to distribute required sixty percent, then the marijuana-infused marijuana, the department shall award by applications, cultivation information lottery at least fifty percent of any unrelated to product safety, testing licensee may engage in all of the dispensary facilities or pursuant to this section may also comprehensive marijuana facilities new licenses available to satisfy the results unrelated to product safety, activities allowed under the license of which will be a microbusiness distribute marijuana, marijuana-regulated under this section, unless minimum requirement to applicants site security information and plans, or it may apply for and engage in wholesale facility, but only after infused products, and marijuana voters at a subsequent general who are owners of a marijuana and individualized consumer a subset of the activities allowed the chief equity officer, or his accessories to qualifying patients election on the first Tuesday after microbusiness facility that has information. The presence of if the applicant or license holder or her designee, conducts a and primary caregivers consistent the first Monday in November of a been in operation for at least one proprietary business information so chooses. A microbusiness review and certifies that previous with section 1 of this Article and presidential election year approve

(a) Identifying the applicant or and sell marijuana and marijuana in good standing by eligible charge a fee not to exceed two them by the governing body or by thousand five hundred dollars for citizen petition. any certification issued pursuant microbusiness dispensary or the number of congressional to this section. This fee limitation repeal an existing ban by its own facility licensee may acquire from districts shall have no impact on shall be increased or decreased or decre any other microbusiness facility, microbusiness license numbers or each year by the percentage of (c) Relating to any public official's process, package, deliver, and distribution. The eligibility review increase or decrease from the support or opposition relative to sell marijuana and marijuana set forth in this subdivision shall end of the previous calendar year the governing body or through rules or emergency rules, the any applicant, licensee, or their infused products to any other be conducted by the chief equity of the Consumer Price Index, or marijuana microbusiness facility, or officer within sixty days of issuance successor index as published by citizen petitions are otherwise is directly to qualified patients, their of the licenses. The chief equity the U.S. Department of Labor, or

(e) That are otherwise subject to shall be valid for three years from of the review that contains only December 8, 2022, the department lles or emergency rules relating to law.

(8) Within one hundred and (a) Procedures for issuing eighty days of the effective date of charge each applicant a fee of effective date of charge each applicant a fee of effective date of charge each applicant a fee of effective date of this section, registration cards. Within sixty a license and for renewing, this section, the department shall one thousand five hundred dollars the department shall appoint a days of December 8, 2022, the suspending, and revoking a license, make available to the public license per license application and for chief equity officer. The chief department shall begin accepting so long as any procedure related application forms and application each subsequent license renewal equity officer shall assist with the applications for such registration

(24) Except for good cause, a (9) An entity may apply to the granted, the department shall shall establish public education six nonflowering marijuana plants (a) The plants and any marijuana

produced by the plants in excess be utilized in a single facility. Each shall be increased or decreased process and informing individuals of three ounces are kept at one than twelve

(b) Not more

The card shall be valid for twelve months from its date of The department shall charge an hundred dollars, with such rate plants or thirty thousand square However the owner of a marijuana The chief equity officer may only to be increased or decreased feet of flowering plant canopy microbusiness facility may apply be removed for cause and the each year by the percentage of The license shall be valid for three for a license or licenses for other department shall not interfere with increase or decrease from the of the Consumer Price Index, or (15) Any medical marijuana successor index as published by medical the U.S. Department of Labor, or facility, its successor agency.

(25) All marijuana sold (26) All marijuana-infused

(16) Upon the effective date of Pursuant to section 536.100.

(28) No elected official shall interfere directly or indirectly with (17) With the exception of the department's obligations and

(29) To minimize the potential forth in this section, for the first for undue political influence in

(30) To ensure the consistent or restriction of a license issuance and shall be renewable, prosecuted for, or convicted of cultivation facility license issued protection of public health and public safety, the department shall have the sole authority within by the department through the applicant a non-refundable fee of provision of marijuana to a minor, that of a comprehensive marijuana the state of Missouri to issue administrative hearing commission, seven thousand dollars per license or a conviction of driving under the cultivation facility at the same licenses for marijuana facilities and certifications pursuant to this

(31) The department shall not lawfully traveled by foot.

5. Local Control. comprehensive subsection, a local government facility license issued pursuant to under this section from being with regulations enacted pursuant (e) Graduated from a school section 1 of this Article seeking to located within its jurisdiction either to this section, governing the time, (18) The department shall issue generally authorized by the laws ordinance or regulations governing (11) An entity may apply to restrict the aggregate number of subsection if the applicant is in Tuesday after the first Monday such locality. (a) Six, once the department location as the existing medical proposed to be subject to the preparation of culinary dishes or any relationship with a federally dollars per license application or wholesale facility. The department in a new location within the same petition signatures and give legal

(20) In addition to the foregoing, governing body or by citizen's <u>"Shall (insert name of</u> lispensary facility.

of the Consumer Price Index, or this subsection, at least two of comprehensive facility might limit government) ban all non-medical (7) All public records produced or successor index as published by which shall be a microbusiness or restrict access to an adequate microbusiness dispensary facilities supply of marijuana and marijuana- and comprehensive marijuana infused products at a reasonable dispensary facilities from being located within (insert name of local medical and adult-use markets, on the question by the qualified tanding; and while maintaining adequate supply voters voting thereon are in favor (c) An additional six after the at a reasonable cost to qualifying of the question, then the ban shall go into effect as provided by law. (21) Comprehensive marijuana If a question receives less than the jurisdiction shall have no power to and marijuana ban non-medical microbusiness year and is in good standing with shall not justify the closure of public the department and is otherwise records:

wholesale facility may cultivate, microbusiness licenses were department regulation.

a ban on non-medical retail process, manufacture, transport, awarded to and are being operated (22) The department may marijuana facilities submitted to a ban on non-medical retail

> (2) (a) A local government may people, either through referral of a ballot question to the voters by citizen petition, provided that generally authorized by the laws of the local government. In the case of a referral of a ballot question by the governing body or citizen petition to repeal an existing ban, the question shall be voted on only during the regularly scheduled general election held on the first Tuesday after the first Monday in November of a presidential election year. A citizen petition to put before the voters a ballot question repealing an existing ban shall be signed by at least five percent of the qualified voters in the area subject to the ban, determined on the basis of the number of votes cast for governor in such locale at the last gubernatorial election held prior to the filing of the petition. The local government shall count the petition signatures and give legal notice of the election as provided by applicable law. Denial of ballot access shall be subject to judicial review.

> (b) Whether submitted by the governing body or by citizen's petition, the question shall be submitted in the following form: <u>"Shall (insert name of local</u> government) allow non-medical microbusiness dispensary facilities comprehensive marijuana dispensary facilities to be located within (insert name of local government and where applicable, its "unincorporated areas") as regulated by state law? () Yes () No." If a majority of the votes cast on the question by the qualified voters voting thereon are in favor of the question, then the ban shall be repealed.

> (3) The only local government ordinances and regulations that are binding on a marijuana facility are those of the local government where the marijuana facility is (4) Unless allowed by the local

one thousand feet of any thenexisting elementary or secondary (27) The denial of a license or school, child day-care center, or church. In the case of a freestanding facility, the distance between the facility and the school, daycare, or church shall be measured from the external wall of the facility structure commission, or successor entity. daycare, or church to the closest point of the property line of the school, daycare, or church. If the school, daycare, or church is part of a larger structure, such as an office building or strip mall, the distance shall be measured to the entrance or exit of the school, daycare, or church closest in proximity to the facility. In the case of a facility that is part of a larger structure, such as an office building or strip mall, the distance between the facility and the school, daycare, or church shall be measured from the property line of the school, daycare, or church to the facility's entrance or exit closest and its principal owners, officers, in proximity to the school, daycare, or church. If the school, daycare, or church is part of a larger structure, such as an office building or strip mall, the distance shall be measured to the entrance or exit of the school, daycare, or church closest in proximity to the facility. Measurements shall be made along the shortest path between the demarcation points that can be

(5) Except as otherwise provided in this subsection, no local government shall prohibit a transportation certification either expressly or through the enactment (1) (a) Except as provided in this of ordinances or regulations that make their operation unduly enact ordinances or regulations the time, place, and manner of

> (6) Local governments may enact ordinances or regulations not in conflict with this section, or with regulations enacted pursuant to

(a) the time and place where

beverages by local restaurants for

6. Taxation and Reporting.
(1) A tax shall be levied upon the sold to consumers at marijuana

collected by each licensed retail taxes. marijuana facility and paid to the department of revenue. After retaining no more than two percent of the total tax collected or its actual collection costs, whichever is less, amounts generated by the marijuana tangible personal property retail sales tax levied in this section shall be deposited by the department of revenue into the "Veterans, Health, and Community Reinvestment Fund" created under this subsection. Licensed entities making nonmedical retail sales within the state shall be allowed approved credit for returns provided the tax was paid on the returned item and the purchaser was given the refund or credit. This tax shall not apply to caregiver.

(2) There is hereby created in the state treasury the "Veterans, Health, Community Reinvestment 3" which shall consist of Fund" taxes and fees collected under this section. The state treasurer shall be custodian of the fund, and he or she shall invest monies in the fund in the same manner as other funds are invested. Any interest and moneys earned on such investments shall be credited to the fund. Notwithstanding any other provision of law, any monies remaining in the fund at the end of a biennium shall not revert to the credit of the general revenue fund. The commissioner of administration is authorized to make cash operating transfers to the fund for purposes of meeting the cash requirements of the department in advance of it receiving application, licensing, and tax revenue, with any such transfers to be repaid as provided by law. The fund shall be a dedicated fund and shall be distributed as follows:

(a) First, as determined by appropriation, to the department an amount necessary for the department to carry out its responsibilities under this section, including repayment of any cash operating transfers, pande through contract transfers, payments agreement with other state and public agencies necessary to carry out this section, and a reserve fund to maintain a reasonable working cash balance for the purpose of carrying out this section;

(b) Second, as determined by appropriation, to governmental entities in amounts necessary for carrying out responsibilities in the expungement of criminal history records under this section; (c) Next, the remaining fund

balance shall be distributed in thirds as follows:

(i) One-third of the remainder of the fund balance shall be transferred to the Missouri veterans commission and allied state agencies, as determined by appropriation, exclusively for health care and other services for military veterans and their dependent families;

(ii) One-third of the remainder of the fund balance to the department to provide grants to agencies and not-for-profit organizations, whether government or communitybased, to increase access to evidence-based low-barrier drug addiction treatment, prioritizing medically proven treatment and overdose prevention and reversal methods and public or private treatment options with an emphasis on reintegrating recipients into their local communities, to support overdose prevention education, and to support job placement, housing, and counseling for those with substance use disorders. Agencies and organizations serving populations with the highest rates of drug-related overdose shall be prioritized to receive the grants;

(iii) One-third of the remainder of the fund balance to the Missouri public defender system. Any moneys credited to the Missouri public defender system shall be used only for legal assistance for low-income Missourians, shall not be diverted to any other purpose.

(d) All monies from the taxes and fees authorized hereunder shall provide new and additional funding for the purposes enumerated above and shall not replace existing funding.

(e) The unexpended balance existing in the fund shall be exempt from the provisions of section 33.080, RSMo, or its successor provisions, relating to the transfer of unexpended balances to the

general revenue fund.
(3) For all retail sales marijuana, a record shall be kept by the seller of all amounts and types of marijuana involved in the sale and the total amount of money involved in the sale, including itemizations, taxes collected, and grand total sale amounts. All such records shall be kept on the premises in a readily available format and be made available for review by the department and the department of revenue upon request. Such records shall be retained for five years from the date of the sale.

(4) The tax levied pursuant to this subsection is separate from and in addition to any general state and local sales and use taxes that apply enforcement officer executes a to retail sales, which shall continue to be collected and distributed as provided by general law.

(5) Pursuant to Article section 49 of this Constitution, the governing body of any local government is authorized to impose, by ordinance or order, an tangible personal property retail sales of adult use marijuana sold in such political subdivision. The tax authorized by this paragraph officer: shall be in addition to any and all other tangible personal property retail sales taxes allowed by law, except that no ordinance or order imposing a tangible personal property retail sales tax under the provisions of this paragraph shall be effective unless the governing body of the political subdivision submits to the voters of the political subdivision, at a municipal, county or state general, primary or special election, a proposal to authorize

shall be at a rate of six percent of be collected pursuant to general contraband; the retail price. The tax shall be laws for the collection of local sales

> (6) Except as authorized in this the property: Article, no additional taxes shall be imposed on the sale of marijuana. (7) The fees and taxes provided for in this section shall be fully crime suspected. enforceable notwithstanding any

the taxes and fees provided for herein.

deducted in the computation of determine the format that all law federal taxable income pursuant enforcement agencies shall use to to 26 U.S.C. Section 280E of the submit the report. Internal Revenue Code as in effect on January I, 2021, or successor submit a summary of the annual provisions, but is disallowed because cannabis is a controlled agencies to the governor, the to asset forfeiture solely because of medical marijuana dispensed to substance under federal law, shall general assembly, and each law that use.

separate of details to be subtracted from the taxpaver's enforcement agency no later (12) No person shall extract federal adjusted gross income. than June first of each year. The

> 7. Additional Protections. civil or administrative penalty or paragraph (b) of this subdivision. sanction, or disciplinary action by any accreditation or licensing laboratory testing services that this section and otherwise meeting section. legal standards of professional conduct.

Notwithstanding provision of Article V to the contrary. certification shall be an individual an attorney shall not be subject to with a disqualifying felony offense. disciplinary action by the Supreme <u>Court of Missouri, the office of chief</u> disciplinary counsel, the state bar association, any state agency or any of the following:

owning, investing in, being employed by, or contracting with prospective marijuana dispensary facilities, facilities, marijuana-infused products manufacturing facilities. for a non-violent crime for which he marijuana microbusiness facilities, or transportation certificate holders;

(b) counseling, advising, and/ or assisting a client in conduct permitted by Missouri law that may violate or conflict with federal or other law, as long as the attorney advises the client about that federal <u>or other law and its potential</u> consequences;

(c) counseling, advising, and/or assisting a client in connection with applying for, owning, operating, department of public safety, or their or otherwise having any legal, equitable, or beneficial interest in marijuana testing facilities, marijuana cultivation facilities, marijuana dispensary facilities, marijuana-infused products manufacturing facilities, marijuana microbusiness facilities, transportation certificates; or

(d) counseling, advising assisting a qualifying patient, primary caregiver, physician, nurse practitioner, health care provider, consumer, or other client related to activity that is no longer subject to criminal penalties under Missouri law pursuant to this Article. (3) Actions and conduct by

marijuana facilities licensed or otherwise certified by the department, or their employees or agents, as permitted by this section and in compliance with department regulations and other standards of legal conduct, shall not be subject to criminal or civil lity or sanctions under I issouri law, except as provided for by this section.

(4) The department may not promulgate a rule that requires a consumer to provide a marijuana facility with identifying information other than identification to

determine the consumer's age.

(5) It is the public policy of the state of Missouri that contracts related to marijuana that are entered into by marijuana facilities and those who allow property to be used by those entities should be enforceable. It is the public policy of the state of Missouri that no contract entered into by marijuana facilities, or by a person who allows property to be used for activities that are exempt from state criminal penalties by this section, shall be unenforceable on the basis that activities related to marijuana may

be prohibited by federal law. (6) Prior to requesting a search or arrest warrant relating to cultivation of marijuana plants, a state or local law enforcement official shall verify with the department whether the targeted person holds a registration card allowing for cultivation of flowering marijuana plants under this section, and shall inform the issuing authority when making the warrant request. Evidence of marijuana alone, without specific evidence indicating that the shall be sold in containers clearly marijuana. Any such person shall sentencing court, which shall marijuana is outside of what is lawful and conspicuously labeled, as be provided the option of attending order the immediate termination of for medical or adult use, cannot be the basis for a search of a patient as containing "Marijuana" or a or counseling in lieu of the fine. the basis for a search of a patient or non-patient, including their home, vehicle or other property. Violation of this subdivision of this section, a person who case. Such expungement from train, aircraft, motorboat, or other property shall subject the violator to possesses not more than twice all government records shall be motorized form of transport while cannot be the basis for a violation department sanctions, including the amount of marijuana allowed granted for all of the person's under the influence of marijuana, of parole, probation, or any type of supervised release. State and local thousand dollars.

an administrative penalty of five pursuant to this subsection, applicable marijuana offenses, not more than twice absent good cause for denial. The law enforcement shall have access to such department information as allow cultivation, manufacturing, pursuant to this subsection, restore such person to the status marijuana without evidence of a is necessary to confirm whether the sale, or display of marijuana, targeted person holds a registration marijuana-infused products, card. Each time a state or local law marijuana accessories to be visible person who is at least twenty-one such event had never taken place, multiple containers of marijuana search warrant authorizing entry upon premises for an alleged binoculars, aircraft, or other optical marijuana offense the officer aids must first knock or announce (7 their presence or purpose prior to cultivate, manufacture, test, sell, entering the premises.

additional sales tax in an amount marijuana offense, or conducting a within an enclosed area that is not to exceed three percent on all warrantless search for an alleged secured in a manner that prevents marijuana offense, the officer shall access by persons not permitted by report the following information the marijuana facility to access the to the agency that employs the area.

(i) The reasons for the warrant secure every entrance to the or, in the case of a warrantless facility so that access to areas search, a detailed account of either containing marijuana is restricted the probable cause or exigent to employees and other persons

discovered during the course of the local law enforcement officers and

the amount seized;

other marijuana-infused products, and Whether any the governing body of the political contraband was discovered or subdivision to impose a tax. Any seized in the course of the search. (9) No marijuana for m

(vi) Whether an arrest was made as a result of the search; and (vii) If an arrest was made, the

(b) Each law enforcement agency purportedly prohibiting or restricting paragraph (a) of this subdivision shall assign, sell, give, lease, for the calendar year into a report do business pursuant to this Article. March first of the following calendar consent of the department, not to the amount that would have been year. The attorney general shall

in determining the taxpayer's summary shall include the total Missouri adjusted gross income. number of such warrants executed by each agency in the previous (1) A marijuana testing facility calendar year for alleged marijuana facility

8. Legislation. Nothing in this section shall board or commission for providing limit the general assembly from an administrative penalty of one incarceration and other supervision all relate to marijuana consistent with purposes and provisions of this

any facility or entity with a transportation A "disqualifying felony offense" is a the sentence imposed, unless the operating. department determines that:

facilities, marijuana cultivation eligible for expungement under this section; or
(b) The person's conviction was

or she was not incarcerated and that is more than five years old; or (c) More than five years have

passed since the person was three ounces or less of dried, released from parole or probation, unprocessed marijuana, or its and he or she has not been equivalent; convicted of any subsequent felony criminal offenses.

The department may consult successor entities, in carrying out (plants under fourteen inches tall)

to the Missouri state highway patrol for the purpose of conducting a state and federal fingerprint-based produced by the plants in excess shall forward the fingerprints to the public place; and shall be submitted pursuant to private residence at one time. section 43.543, RSMo, or its provisions. Unless otherwise required by law, no individual shall (d) Purc be required to submit fingerprints using,

more than once. marijuana or marijuana-infused products in a false or misleading manner. No person shall sell any product in a manner designed cause confusion between marijuana or a marijuana-infused product and any product not containing marijuana. A violation of this subdivision shall be punishable by an appropriate and proportional department sanction, up to and including an administrative penalty of five thousand dollars and loss of

license. (4) No marijuana facility may sell edible marijuana-infused candy in shapes or packages that are attractive to children or that are easily confused with commercially marijuana. A violation of this subdivision shall be punishable by an appropriate and proportional department sanction, up to and including an administrative penalty of five thousand dollars and loss of

<u>license</u> (5) All marijuana and marijuanaindividual containers that are labeled with consideration, and marijuana-infused products <u>'Marijuana-Infused</u> Product. (6) A marijuana facility may not

from a public place outside of the marijuana facility without the use of

or store marijuana at any location (7) (a) After executing a other than a physical address search warrant for an alleged approved by the department and

(8) A marijuana facility shall circumstances, if any, which lead to the warrantless search; pemitted by the marijuana facility to access the area and to agents (ii) Whether any marijuana was of the department or state and emergency personnel and shall (iii) Whether any marijuana was secure its inventory and equipment seized during the search, and if so, during and after operating hours to and fifty dollars. Any such person

(9) No marijuana facility may the fine; and

section within the state. The tax additional local retail sales tax shall and if seized, a description of the refuse representatives of the department the right to inspect the under this subsection may be offenses for any person who is (v) A description of the tactics licensed premises or to audit the satisfied by the performance of no longer incarcerated or under used by law enforcement to enter books and records of the marijuana community service. The rate of the supervision of the department issued under sections 1 and 2 of this Article shall comply with inspection regulations and standards issued

pursuant to both sections. (10) No marijuana sublicense, or otherwise transfer be unreasonably withheld.

(11) Real and personal property used in the cultivation, manufacture, transport, testing, distribution, sale, and administration of marijuana for activities otherwise in compliance offense; or

dangerous materials or combustible gases without a medical marijuanainfused products manufacturing license. shall not be subject to civil or criminal prosecution under Missouri law, denial of any right or privilege, enforcement agencies pursuant to make the information reported by law enforcement agencies pursuant to license. Violation of this prohibition may petition the sentencing enacting laws consistent with the thousand dollars for an individual 9. Additional Provisions. loss of certif (1) No owner of a marijuana to one year. loss of certificate or license for up

10. Personal Use of Marijuana. in subsection 3 of this section, the following acts by a person at violation of, and conviction or guilty least twenty-one years of age are restore such person to the status is expunded shall be treated in plea to, state or federal law that not unlawful and shall not be an is, or would have been, a felony offense under state law or the laws arrest, plea or conviction and as if never been arrested, convicted, any professional licensing body for under Missouri law, regardless of of any local government within the state or be a basis to impose epartment determines that:

(a) The person's conviction was or be a basis to detain, search, or No person for whom such order for a marijuana offense that has arrest or otherwise deny any right has been entered shall be held to expunge all records and files licensed marijuana testing been expunged or is currently or privilege, or to seize or forfeit thereafter under any provision of related to the arrest, citation, assets under state law or the laws of any local government:

(a) Purchasing, possessing, delivering without consideration, or

(b) Possessing, transporting, expungement. planting, cultivating, harvesting, this section shall submit fingerprints of marijuana plants under this section, provided:

criminal record check in accordance of three ounces are kept at one marijuana offenses. Within one with U.S. Public Law 92-544, or its successor provisions. The Missouri space, and are not visible by state highway patrol, if necessary, normal, unaided vision from a

a fingerprint-based criminal paragraph (b) of this subdivision background check. Fingerprints are kept in or on the grounds of a (c) Assisting another person who

successor provisions, and fees is at least twenty-one years of age shall be paid pursuant to section in, or allowing property to be used 43.530, RSMo, or its successor for any of the acts permitted by this the adjudication for all class D, or any proceeding or hearing, and (d) Purchasing, possessing,

> accessories. (2) A person who, pursuant to this

vision from a public place is subject otherwise exempted as found in to a civil penalty not exceeding two hundred and fifty dollars and forfeiture of the marijuana. (3) A person who, pursuant to

this section, cultivates marijuana plants that are not kept in a locked open or negotiated plea: space is subject to a civil penalty not exceeding two hundred and fifty dollars and forfeiture of the mar<u>ijuana.</u>

(4) A person who smokes of the offense; or marijuana in a public place, other than in an area licensed for such activity by the authorities having sold candy that does not contain jurisdiction over the licensing and/or permitting of said activity, offense; or is subject to a civil penalty not

exceeding one hundred dollars. one years of age who possesses. uses, ingests, inhales, transports, infused products shall be sold three ounces or less of marijuana, or serving amounts, instructions without consideration marijuana for use, and estimated length accessories is subject to a civil of effectiveness. All marijuana penalty not to exceed one hundred this section, have their sentence permitted by this section. dollars and forfeiture of the

the amount of marijuana allowed years of age not more than twice the amount of marijuana allowed by this subsection, or possesses with intent to deliver not more than (7) A marijuana facility may not twice the amount of marijuana allowed by this subsection:

(a) For a first violation, is subject to a civil infraction punishable by reason of the person's failure this section are not contraband nor by a civil penalty not exceeding to recite or acknowledge such subject to seizure. two hundred and fifty dollars and forfeiture of the marijuana; (b) For a second violation,

is subject to a civil infraction punishable by a civil penalty not exceeding five hundred dollars and forfeiture of the marijuana; (c) For a third or subsequent

violation, is subject misdemeanor punishable by a a commercial motor vehicle as fine not exceeding one-thousand defined in 49 CPR 390.5, or its dollars and forfeiture of the successor provisions, in interstate (13) No pers <u>marijuana;</u>

(d) A person under twenty-one years of age is subject to a civil penalty not to exceed two hundred deter and prevent theft of marijuana, shall be provided the option of attending up to eight hours of drug education or counseling in lieu of

at the time of judgment.

open or negotiated plea:

of the offense; or

facility licensee and, if applicable, government records of the case. data granted for all of the person's supervision. (1) Subject to the limitations applicable marijuana offenses, any law to be guilty of perjury or consuming, using, ingesting, to recite or acknowledge such inhaling, processing, transporting, arrest, plea, trial, conviction, or expungement in response to any of the attorney general and the marijuana plants (over fourteen a pleading form that may be filed days of the effective date of this section, the sentencing court shall complete the adjudication for all cases involving only misdemeanor conviction, and sentence. space, and are not visible by effective date of this section, the such person to the status the Federal Bureau of Investigation (ii) Not more than twice the involving class E, or successor such event had never taken place. (FBI) for the purpose of conducting a fingerprint-based criminal paragraph (b) of this subdivision offenses and, if applicable, any to acknowledge the existence of

successor designation, felony may deny the existence of the cases involving three pounds or record regardless of whether the using, delivering, distributing, less of marijuana, as well as any person has received notice from manufacturing, transferring, or lesser marijuana offenses by such the court that an expungement (3) No marijuana facility shall selling to persons twenty-one offenders, if applicable. This shall order has been issued on the manufacture, package, or label years of age or older marijuana not apply to offenses while operating person's behalf. commercial motor vehicle as defined in 49 CFR 390.5, or its section, cultivates marijuana plants successor provisions, in interstate that are visible by normal, unaided or intrastate transportation unless

> section 307.400, RSMo, or its successor provisions. law violation, whether by trial or

(i) Who would not have been

delivers without consideration or the possession of three pounds distributes without consideration or less of marijuana, excluding distribution or delivery to a minor child-resistant or possesses, delivers without or any offense of operating a motor distributes vehicle while under the influence of marijuana;

automatically vacated by the supervision by the department of corrections, and the expungement Subject to the limitations of all government records of the effect of such orders shall be to delivers without receiving any the person occupied prior to such consideration or remuneration to a arrest, plea or conviction and as if and the conviction and sentence shall be vacated as legally invalid. has been entered shall be held otherwise giving a false statement arrest, plea, trial, conviction, or expungement in response to any eligibility in public assistance inquiry made of the person for any purpose whatsoever, and no such inquiry shall be made for information relating to an expungement. The federal law. court shall not assess any filing fee for these cases. This shall not a apply to offenses while operating

successor provisions. the effective date of this section, shall order the expungement unreasonable danger to a minor of the criminal history records child that can be established by

(e) In lieu of payment, penalties of all misdemeanor marijuana facility. A facility that holds licenses pay-down associated with said of corrections. Within twelve service option will be the greater of months of the effective date of this \$15 or the minimum wage in effect section, the circuit courts of this state shall order the expungement (7) (a) Any person currently of criminal history records for all incarcerated in a prison, jail or persons no longer incarcerated other provision in this Constitution shall compile the data described in or entity with a certification, halfway house, whether by trial or or under the supervision of the department of corrections but who (i) Who would not have been have completed their sentence for erein. and shall submit the report to the its license or certificate to any guilty of an adult or juvenile any felony marijuana offenses and (8) For taxpayers authorized to attorney general no later than other entity without the express offense, had sections 1 and 2 of any marijuana offenses that would this Article been in effect at the time no longer be a crime after the effective dates of sections 1 and 2 (ii) Who would have been guilty of this Article, excluding distribution of a lesser adult or juvenile offense or delivery to a minor, any such had sections 1 and 2 of this Article offenses involving violence, or been in effect at the time of the any offense of operating a motor vehicle while under the influence (iii) Who is serving a sentence of marijuana. For all class A, for a marijuana offense which class Band class C, or successor is a misdemeanor, a class E designations, felony marijuana felony, or a class D felony, or offenses, and for all class D, or resins from marijuana using successor designations, involving successor designation, felony possession of three pounds or marijuana offenses for possession less of marijuana, excluding of more than three pounds of offenses involving distribution or marijuana, the circuit courts of this <u>marijuana- delivery to a minor, any offenses state shall order expungement</u> involving violence, or any offense of criminal history records upon the information reported by law facility license, or a marijuana of operating a motor vehicle while the completion of the person's including any incarceration, license. Violation of this prohibition may petition the sentencing supervised probation or parole. For shall subject the violator to court to vacate the sentence, the purposes of this subdivision, department sanctions, including order immediate release from "criminal history record" means information documenting by the department of corrections. an individual's contact with the and ten thousand dollars for a and the expungement of all criminal justice system, including regarding identification, Such expungement from all arrest or citation, arraignment, government records shall be judicial disposition, custody, and

(b) An expungement order shall absent good cause for denial. The be legally effective immediately effect of such orders shall be to and the person whose record the person occupied prior to such all respects as if he or she had such event had never taken place, or sentenced for the offense, and and the conviction and sentence the conviction and sentence shall be vacated as legally invalid. The court shall issue an order investigation, charge, adjudication otherwise giving a false statement of guilt, criminal proceedings, and by reason of the person's failure probation related to the sentence. The court shall provide notice of the expungement to the person who is the subject of the record at distributing without consideration inquiry made of the person for the person's last known address, three ounces or less of dried, any purpose whatsoever, and the arresting agency, prosecuting unprocessed marijuana, or its no such inquiry shall be made attorneys, central state depository for information relating to an of criminal records, and any other expungement. The court shall entity that may have a record not assess any filing fee for these related to the order to expunge entity that may have a record The department may consult drying, processing, or filings. The office of the state public with and rely on the records, manufacturing up to six flowering advice, and recommendations marijuana plants, six nonflowering readily available and accessible notice of the expungement to the Federal Bureau of Investigation's inches tall), and six clones pro se for this purpose. The circuit National Crime Information Center, courts of the state shall also make or its successor agency. The court the provisions of this subdivision. (2) Owners licensed pursuant to with the department for cultivation this pleading form. Within ninety stating that the offense for which the person was convicted has been expunged and that its effect is to annul the record of arrest,

(c) The effect of hundred and eighty days of the expungement shall be to restore sentencing court shall complete person occupied prior to such the adjudication for all cases arrest, plea, or conviction and as if additional marijuana misdemeanor such a criminal history record or offenses by such offenders. Within answer questions about the record two hundred and seventy days of in any application for employment, the effective date of this section, license, or civil right or privilege or the sentencing court shall complete in an appearance as a witness in

(d) No person shall be prosecuted again for any offense which has

been vacated or expunged.
(e) The court shall keep a special index of cases that have been expunged together with the expungement order and the (b) Any person currently on certificate issued pursuant to this probation or parole for a marijuana subsection. The index shall list only the name of the person convicted of the offense, his or her date of birth, the docket number, and the criminal guilty of an adult or juvenile offense, had sections 1 and 2 of the expungement. The special index this Article been in effect at the time and related documents shall be confidential and shall be physically (ii) Who would have been guilty and electronically segregated in a of a lesser adult or juvenile offense manner that ensures confidentiality had sections 1 and 2 of this Article and that limits access to authorized been in effect at the time of the persons. The court may permit special access to the index and the (iii) Who was convicted or plead documents for research purposes guilty to a marijuana offense pursuant to the rules for public (5) A person who is under twenty- which is a misdemeanor, a class access to court records. The index E felony, or a class D felony, or and documents made available successor designations, involving by the court may not include any identifying information.

(9) A person currently under parole, probation, or other state supervision, or released awaiting trial or other hearing, may not be punished or otherwise penalized shall, upon the effective date of based solely on conduct that is

(10) No conduct permitted by this section shall constitute the basis for detention, search, or arrest; and except when law enforcement is investigating whether a person is operating a motor vehicle, the odor of marijuana or burnt marijuana, the possession or suspicion of possession of quantity in excess of the lawful amount, or the possession of without evidence of quantity in excess of the lawful amount shall No person for whom such order not individually or in combination with each other constitute thereafter under any provision of reasonably articulable suspicion of any law to be guilty of perjury or a crime. Marijuana and marijuanainfused products as permitted by (11) A person shall not be denied

programs or public benefits based solely on conduct that is permitted by this Article, unless required by (12) No person shall be denied

their rights under Article 1, section 23 of the Missouri Constitution, solely for conduct that is permitted

(13) No person shall be denied or intrastate transportation unless parental rights, custody of, or otherwise exempted as found in visitation with a minor child by section 307.400, RSMo, or its a state or local government a state or local government uccessor provisions.

(8) (a) Within six months of on conduct that is permitted by this section, unless the person's the circuit courts of this state behavior is such that it creates an

clear and convincing evidence.

11. Interstate Commerce. are amended to allow the interstate Assembly commerce of marijuana marijuana-infused products the importation or exportation of marijuana or marijuana-infused products into or out of the state of Missouri, the provisions and intent of this section shall, to the extent possible, remain in full effect, unless explicitly preempted by such federal law, rule, or regulation. If federal law, rules, or regulations are amended as provided above. any marijuana or marijuana-infused products imported into this state shall be subject to the same testing standards and seed to sale tracking system required under this section marijuana and marijuanainfused products produced within the state. Unless federal law, require otherwise, no entity shall marijuana-infused products without an applicable license or certificate as required under this section. In addition, any raw biomass of marijuana or marijuana flower imported from out-of-state shall be received only by a licensed cultivation facility, while all batch oil, infused marijuana products and any marijuana product in any other form shall be received only by a licensed manufacturing facility.

12. Severability. The provisions of this section are severable, and if any clause, thereof, is adjudged invalid by any state of Missouri: court of competent jurisdiction,

13. Effective Date. The provisions of this section shall become effective thirty days after hereby prohibited from reducing the election, as provided by this Constitution.

STATE OF MISSOURI Secretary of State

John R. Ashcroft, Secretary of Constitutional Amendment No. state appropriation is made and 3, to be submitted to the qualified disbursed to pay the county or voters of the State of Missouri at the General Election to be held the constitution and the General Election to be held the constitution and management of administration or to one of the In compliance with the Constitution or to one of the In compliance with the Constitution or to one of the In compliance with the Constitution of Missouri, Article XII, Section 3(a) of State of the State of Missouri, Article XII, Section 3(a) of State of the State of Missouri, Article XII, Section 3(a) of State of the State of Missouri, and the foregoing is administrative of Missouri, Article XII, Section 3(a) of State of the State of Missouri, and the foregoing is administrative of Missouri, and th

Great Seal of the State of Missouri, done at the City of Jefferson, this 30th day of August, 2022.



If federal law, rules, or regulations [Proposed by the 101st General re amended to allow the interstate Assembly (Second Regular Regular Session) SS2 SJR 381

OFFICIAL BALLOT TITLE:

Shall the Missouri Constitution be amended to authorize laws, passed before December 31, 2026, that increase minimum funding for a police force established by a state board of police commissioners to ensure such police force has STATE OF MISSOURI additional resources to serve its communities?

State and local governmental entities estimate no additional

regulations explicitly repealing section 21 of article X of 4, to be submitted to the qualified of administration, a department above bill is proposed language. the Constitution of Missouri, and voters of the State of Missouri at of agriculture, a department of sell. transport, produce, distribute, adopting one new section in lieu the General Election to be held the conservation, a department of STATE OF MISSOURI deliver, or cultivate marijuana or thereof relating to the funding of eighth day of November, 2022. law enforcement agencies.

concurring therein:

That at the next general election to be held in the state of Missouri, on Tuesday next following the first Monday in November, 2022, or at a special election to be called by the governor for that purpose, there is hereby submitted to the qualified voters of this state, for adoption or sentence, paragraph or section rejection, the following amendment of this measure, or an application to article X of the Constitution of the

Section A. Section 21, article X, the other provisions shall continue Constitution of Missouri, is repealed CONSTITUTIONAL AMENDMENT to be in effect to the fullest extent and one new section adopted in NO. 5

Section 21. 1. The state is Session) HJR 116] the state financed proportion of OFFICIAL BALLOT TITLE: the costs of any existing activity or service required of counties **Guard currently under the** authority for the department created and other political subdivisions. **Missouri Department of Public** by law. Unless discontinued all A new activity or service or an Safety be its own department, present or future boards, bureaus, CONSTITUTIONAL increase in the level of any activity known as the Missouri commissions and other agencies of CONVENTION or service beyond that required by Department of the National the state exercising administrative Submitted by John R. Ashcroft, existing law shall not be required Guard, which shall be required or executive authority shall be Secretary of State, State of of State of the State of Missouri, by the general assembly or any to protect the constitutional assigned by law or by the governor Missouri hereby certify that the foregoing state agency of counties or other rights and civil liberties of as provided by law to the office

> additional resources to serve its communities.

Section B. Pursuant to chapter Representatives, and constitutional provisions and laws of this state allowing the general

rie Dell Road, Union, MO

63084, (636) 584-6703. East

Central College reserves the

right to reject any or all pro-

Publish in the Weekend Missou-

rian October 8-9 and The Missourian

Notice to Bidders

REQUEST FOR BIDS

tection District is accepting

bids for cleaning Fire House

1 at 405 E. Main Street in

Duties will include once

a month cleaning of the ad-

ministration area and the

bay bathroom. Other offic-

es will not be required. The

bidder must be insured.

The bidder may be asked

to provide a cost for addi-

tional cleaning for special

events. The district re-

serves the right to extend

the awarded contract up to

Sean Johnson, PO BOX 102,

Marthasville, MO 63357,

636-667-8920. Bids must

be sealed and returned by

Publish in the Weekend Missourian October 1-2, 8-9 and The Missour

REQUEST FOR BIDS

The Marthasville Fire Pro-

tection District is accepting

bids for snow removal and

hard surface treatment of

Station 1 at 405 E. Main

Street, Marthasville and

Station 3 at 14100 High-

way TT in Dutzow. The dis-

trict is accepting bids for

snow removal and calcium

treatment for Station 1 and

Station 3. The bidder must

understand the fire houses

must be maintained during

inclement weather. The bid-

der must be insured. Bids

can be submitted for individ-

ual fire houses as well. The

district reserves the right to

extend the awarded contract

Sean Johnson, PO BOX 102,

Marthasville, MO 63357,

636-667-8920. Bids must

be sealed and returned by

Publish in the Weekend Missourian October 1-2, 8-9 and The Missour

Bids can be submitted to

up to three years.

Wednesday, Nov. 2.

rian October 5 and 12, 2022.

Wednesday, Nov. 2.

rian October 5 and 12, 2022.

Bids can be submitted to

The Marthasville Fire Pro-

posals submitted.

October 12, 2022.

Marthasville.

three years.

"Shall the Missouri Constitution be amended to authorize laws, passed before December 31, 2026, that increase minimum funding for a police force established by a state board of police commissioners to ensure such police force has additional resources to serve its communities?

Secretary of State

costs or savings related to this of State of the State of Missouri, to the governor and lieutenant in bold-faced brackets [thus] in proposal.

The proposal is a state the above bill is not enacted and in the proposal is not en

hereunto set my hand and affix the education, a 30th day of August, 2022.



Assembly

governmental entities estimate germane.

to ensure such police force has department of the national guard.

other applicable concurring therein:

for the submission of this joint on Tuesday next following the first security mechanisms as may be resolution to the voters of this state, Monday in November, 2022, or at a required.

IV, Constitution of Missouri, is this resolution shall be as follows: repealed and two new sections "Shall the Missouri National

and employees except officials and civil liberties of Missourians?" employees of the legislative and I, John R. Ashcroft, Secretary judicial departments. In addition EXPLANATION—Matter enclosed natural resources, a department In TESTIMONY WHEREOF, I of elementary and secondary Secretary of State department of Be it resolved by the Senate, Great Seal of the State of Missouri, higher education, a department the House of Representatives done at the City of Jefferson, this of highways and transportation, of State of the State of Missouri industrial relations, a department of Constitutional Amendment No. department of public safety, the General Election to be held the department of revenue, a eighth day of November, 2022.
partment of social services, In TESTIMONY WHEREOF, department of social services, a department of the National hereunto set my hand and affix the Guard, and a department of mental Great Seal of the State of Missouri, health. In addition to the elected done at the City of Jefferson, this officers, there shall not be more 30th day of August, 2022. than [fifteen] sixteen departments and the office of administration. The general assembly may create by law two departments, in addition to those named, provided that the lieu thereof, to be known as section [Proposed by the 101st General departments shall be headed by a 21, to read as follows: Assembly (Second Regular director or commission appointed Regular director or commission appointed by the governor on the advice and consent of the senate. The director or commission shall have Shall the Missouri National administrative responsibility and

eighth day of November, 2022.
In TESTIMONY WHEREOF, I foregoing prohibitions, before Submitting to the qualified hereunto set my hand and affix the Creat Scale of the State of Missouri because in the control of the state of Missouri because in the control of the state of Missouri because in the control of the state of Missouri because in the control of the state of Missouri because in the stat There shall Constitution? assembly may by law increase repealing Section 12 of Article IV Guard in charge of the adjutant election on the first minimum funding for a police of the Constitution of Missouri, general appointed by and following the first Monday in force established by a state and adopting two new sections in serving at the pleasure of the November 1962, and every twenty board of police commissioners lieu thereof relating to the state governor, by and with the advice years thereafter, the secretary of the state state state state state and at any general at the pleasure of the November 1962, and every twenty board of police commissioners lieu thereof relating to the state governor, by and with the advice years thereafter, the secretary of the state state state state state and at any general at the pleasure of the November 1962, and every twenty board of police commissioners lieu thereof relating to the state governor, by and with the advice years thereafter, the secretary of the November 1962 and every twenty board of police commissioners lieu thereof relating to the state governor, by and with the advice years thereafter, the secretary of the November 1962 and every twenty board of police commissioners lieu thereof relating to the state governor, by and with the advice years thereafter, the secretary of the November 1962 and every twenty board of police commissioners lieu thereof relating to the state governor, by and with the advice years thereafter, the secretary of the November 1962 and the and consent of the senate, who shall provide for the state or special election the general militia unhold the Constitution assembly by law may, submit to the Be it resolved by the House of militia, uphold the Constitution Representatives, the Senate of the United States, uphold the "Shall there be a convention to Constitution of Missouri, protect revise and amend the constitution? the constitutional rights and The question shall be submitted That at the next general election civil liberties of Missourians, on a separate ballot without party assembly to adopt ballot language to be held in the state of Missouri, and provide other defense and designation, and if a majority of

CONSTITUTIONAL AMENDMENT the official summary statement of special election to be called by the NO. 4 this resolution shall be as follows:

[Proposed by the 101st General [Proposed by th voters of this state, for adoption or of this state allowing the general after the election on the question. to Article IV of the Constitution of for the submission of this joint state shall elect fifteen delegatesresolution to the voters of this state, Section A. Section 12, Article the official summary statement of

John R. Ashcroft, Secretary department of insurance, hereby certify that the foregoing department of labor and is a full, true and complete copy economic development, a partment of public safety.



Section 3(a). At the general the votes cast thereon is for the affirmative, the governor shall call

rejection, the following amendment assembly to adopt ballot language At the election the electors of the at-large and the electors of each state senatorial district shall elect two delegates. Each delegate shall possess the qualifications of a repealed and two new sections adopted in lieu thereof, to be known adopted in lieu thereof, to be known as Sections 12 and 54, to read as Department of Public Safety be of the organized militia, school follows:

Section 12. The executive Missouri Department of the National senator; and no person holding any other office of trust or profit (officers of the organized militia, school directors, justices of the peace and notaries public excepted) shall be department shall consist of all state Guard, which shall be required to eligible to be elected a delegate elective and appointive officials protect the constitutional rights and To secure representation from and employees except officials and civil liberties of Missourians?". senatorial district, in the manner prescribed by its senatorial district committee each political party shall nominate but one candidate for delegate from each senatorial Submitting to the qualified is a full, true and complete copy auditor, secretary of state, attorney is intended to be omitted from the district, the certificate of nomination voters of Missouri, an amendment of Constitutional Amendment No. general, a state treasurer, an office law. Matter in **bold-face** type in the shall be filed in the office of the secretary of state at least thirty days before the election, each candidate shall be voted for on a separate ballot bearing the party designation, each elector shall vote for but one of the candidates, and the two candidates receiving the highest number of votes in each senatorial district shall be elected. Candidates for delegates-at-large shall be nominated by nominating signed by electors of the state equal to five percent of the legal voters in the senatorial district in I which the candidate resides until ne otherwise provided by law, and shall be verified as provided by law for initiative petitions, and filed in the office of the secretary of state at least thirty days before the election. All such candidates shall be voted for on a separate ballot without party designation, the fifteen receiving the highest number of votes shall be elected. Not less than fifteen days before the election, the secretary of state shall certify to the county clerk of the county the name of each person nominated for the office of delegate from the senatorial district in which the county, or any part of it, is included, and the names of all persons nominated for delegatesat-large.

> STATE OF MISSOURI SS Secretary of State

to revise and amend the call for a Constitutional Convention, to be submitted to the qualified voters of the State of Missouri at the General Election to be held the eighth day of November, 2022.

In TESTIMONY WHEREOF, hereunto set my hand and affix the Great Seal of the State of Missouri. done at the City of Jefferson, this 30th day of August, 2022.



LEGALS

Request for Proposals, Qualifications

REQUEST FOR **PROPOSAL** NATURAL BONE FULL

BODY X-RAY PHANTOM East Central College is seeking sealed proposals for Natural Bone Full Body X-Ray Phantom. Bids shall be submitted using the online portal known as ESM Solutions - Sourcing Tool by no later than 10:00 a.m. (CST/ CDT), Monday, October 31, 2022. The College will not accept responses to solicitations posted on the website that are submitted by means other than this online portal. To register, please go to: https://supplier.esmsolutions.com/registration#/ registration/contactInfor-

Amendments will be posted to this site and it is ultimately the offeror's responsibility to periodically check this site for updates.

mation/

For questions, please contact East Central College, Attn: Melissa Popp, Purchasing Manager, 1964 Prairie Dell Road, Union, MO 63084, (636) 584-6703. East Central College reserves the right to reject any or all proposals submitted.

Publish in the Weekend Missourian October 8-9 and The Missourian October 12, 2022.

REQUEST FOR **PROPOSAL** Refurbished OEC 9800

9" ESP C-Arm East Central College is seeking sealed proposals for Refurbished OEC 9800 9" ESP C-Arm, Bids shall be submitted using the online portal known as ESM Solutions – Sourcing Tool by no later than 10:00 a.m. (CST/ CDT), Monday, October 31, 2022. The College will not accept responses to solicitations posted on the website that are submitted by means other than this online portal. To register, please go to: https://supplier.esmsolutions.com/registration#/ registration/contactInfor-

mation/ Amendments will be posted to this site and it is ultimately the offeror's responsibility to periodically check this site for updates.

For questions, please con-Public Notice tact East Central College, Attn: Melissa Popp, Purchasing Manager, 1964 Prai-

IN THE CIRCUIT COURT OF FRANKLIN COUNTY STATE OF MISSOURI MELDOY D. HULSEY, Plaintiff,

The heirs, devisees, legatees, donees, alienees of: STEVE EWING, INEZ BARRETT-OTEY, SARA HOPES, ANNIE EWING, WALTER P. SIMPSON, AU-GUSTUS EWING, BENJA-MIN H. EWING, HALLEY EWING. AND ANY UN-

KNOWN PERSON, HEIRS, CONSORTS, DEVISEES, OR LEGATEES CLAIM-ING ANY RIGHT, TITLE, EATATE OR INTEREST.

Defendants. Case Number: 22AB-CC00200 ORDER OF **PUBLICATION OF** NOTICE

TO: STEVE EWING, BARRETT-OTEY, **INEZ** SARA HOPES, ANNIE EW-ING, WALTER P. SIMP-SON, AUGUSTUS EWING, <u>BENJAMIN H. EWING,</u> **HALLEY EWING**

The State of Missouri to Defendants, STEVE EWING, INEZBARRETT-OTEY, <u>SARA HOPES, ANNIE EW-</u> ING, WALTER P. SIMPSON, AUGUSTUS EWING, BEN-JAMIN H. EWING, HALLE EWING, and any unknown persons claiming any right, title, estate, lien or interest.

You are hereby notified that an action has been commenced against you in the Circuit Court of Franklin County, State of Missouri, the object and general nature of which is a Petition to Quiet Title.

The names of all parties to said suit are stated in the caption above and the name and address of the attorney for Plaintiff is Hansen, Stierberger, Downard, Schroeder & Head, LLC by attorney Jonathan L. Downard. You are further notified

that unless you file an Answer or other pleading or shall otherwise appear and defend against the aforesaid Petition within forty-five (45) days after the 8th day of October, 2022, being the first date of publication hereof, Judgment will be rendered against you. It is ordered that a copy

hereof be published according to law in the Washington Missourian, a newspaper of general circulation pub-

lished in Franklin County, State of Missouri.

A true copy from the record. Witness my hand and the seal of the Circuit Court this 19th day of September, 2022.

Bill D. Miller Circuit Cerk /S/LMC D.C.,

Deputy Clerk Publish in the Weekend Missourian October 8-9, 15-16, 22-23 and 29-30 2022.

IN THE 20TH JUDICIAL CIRCUIT COURT, FRANKLIN COUNTY, MISSOURI Judge or Division: JOSEPH W. PURSCHKE

Division V Case Number: 21AB-JU00292 Plaintiff/Petitioner: NIKKI HOLDMEIER IN THE INTEREST OF

A.N. Female, DOB 04-10-2007 Nature of Suit: FC Abuse and Neglect **NOTICE UPON**

ORDER FOR SERVICE BY PUBLICATION THE STATE OF MIS-SOURI TO DEFENDANT: CHRISTOPHER LEE NOLL

You are hereby notified that an action has been commenced against you in the court named in the above-caption, the object and general nature of which is: YOUR CHILD/REN IS/ARE BEING PLACED UNDER THE JURISDIC-TION OF THE COURT AND IN THE LEGAL CUSTODY OF THE CHILDREN'S DI-VISION, A.N. (DOB: 04-10-2007), and that: This matter should be made public by publishing in a local newspaper notice that a child/ren has been relinquished, including the sex of the child/ren, and the date and location of such relinquishment, along with an explanation that within thirty days of such public notice, the non-relinquishing parent wishing to establish parental rights shall identify him/herself to the court and state his/ her intentions regarding the child/ren.

The name of the court in which this action is pending and the names of all the parties to said suit are stated above in the caption hereof and the name and address and telephone number of the Juvenile Officer of FRANK-LIN County, Missouri is:

NIKKI HOLDMEIER 120 S. Church Street Union, Missouri 63084 636-583-7333

You are further notified of you right to have counsel and if you request and are financially unable to employ

counsel, counsel shall be appointed by the court.

You are further notified that, unless you file an answer or other pleading and serve the same on the plaintiff or his/her attorney or shall otherwise appear and defend against the aforesaid petition within forty-five days after the 17th day of SEPTEMBER, 2022 judgment by default will be rendered against you.

It is ordered that a copy hereof be published according to law and the provision of Rule 54.12 in the MIS-SOURIAN, a newspaper of general circulation published in the County of FRANK-LIN, State of Missouri.

A true copy from the record Bill D. Miller/jmw CIRCUIT CLERK DATE: 9-13-2022

Publish in the Weekend Missourian September 17-18, 24-25, October 1-2 and 8-9, 2022.

Change of Name

CHANGE OF NAME

To Whom It May Concern: Notice is hearby given that by an order of the Circuit Court of the County of Franklin, Missouri, Division No. 7. Case No. 22AB-DR00379. made entered on the record on 09/27/2022, the name of Mary Ann Meyer was changed to Mary Ann Pelton.

Publish in the Weekend Missourian October 1-2, 8-9 and 15-16, 2022. IN THE CIRCUIT COURT OF THE COUNTY OF **FRANKLIN** STATE OF MISSOURI

In the Matter of: SARAH MORAY WILD. Petitioner Case No. 22AB-DR00377

Division No. VII JUDGMENT UPON PETITION FOR NAME CHANGE

On this 26th day of September, 2022, the Petition of Sarah Moray Wild for Change of Name comes on to be heard, and after fully examining said Petitioner, as to the reason for said desired name change, it is found that said name change is proper and that it will not be detrimental to the inter-

est of any persons. It is, therefore, ordered. adjudged and decreed that the name of Sarah Moray Wild, born April 27, 1984, be changed to that of River

Blue Wild. It is further ordered that the State of Nebraska alter the birth certificate of Petitioner to reflect this judgment. This judgment shall be mailed by the Petitioner to the appropriate state of

SO ORDERED. Honorable Stanley D. Wil-

birth of Petitioner.

liams

Date 9-26-22 Publish in the Weekend Missourian October 1-2, 8-9 and 15-16, 2022.