physician.

ruderalis, hybrids of such species, and any other strains commonly cards, and applications as are or products manufactured from

industrial hemp. (6) "Marijuana-Infused Products" means products that are infused with marijuana or an extract

transport, and sell marijuana to other systems by licensees. Medical Marijuana Dispensary (e) Issue standards for

distribution, transportation, or administration of marijuana or a marijuana-infused paraphernalia used to administer marijuana or a marijuana individual who is licensed and in any state of principal of the business and relevant necessary for the fair, impartial, and comprehensive administration of this section. (12) "Physician" means an individual who is licensed and in proposed by the applications, and relevant necessary for the fair, impartial, and comprehensive administration of this section. (12) "Physician" means an individual who is licensed and in proposed by the applications and relevant necessary for the fair, impartial, and comprehensive administration of this section. (12) "Physician" means an individual who is licensed and in proposed by the applications and relevant necessary for the fair, impartial, and comprehensive administration of this section. (12) "Physician" means an individual who is licensed and in proposed by the applications and relevant for the provide the (d) Intractable migraines unresponsive to other treatment; (e) A chronic medical condition that causes severe, persistent Tourette's syndrome; leficiency syndrome: (h) A chronic medical condition meet the demand for marijuana for (h) A chronic medical condition (h) A chr deficiency syndrome; that is normally treated with a medical use by Qualifying Patients. obtained from an applicant license authorized by this section of a Qualifying Patient identification marijuana could be effective in to ensure the right to, availability, information, financial records, tax treating that condition and would and safe use of marijuana for returns, credit reports, cultivation condition, including, but not to carry out the mandates of this Such reports or other information for twelve months from its date of or decreased each year by the issuance and shall be renewable percentage of increase or decrease lateral sclerosis, bowel disease, Crohn's disease, the following subjects: Patient" (16) "Qualifying a Missouri resident grounds for denying, suspending, fining, restricting, or revoking a state license or certification issued

(12) "Physician" means an experience of principal officers stringent, and comprehensive individual who is licensed and in good standing to practice medicine or osteopathy under Missouri law. (13) "Physician certification" means a document, whether handwritten, electronic or in another commonly used format, good standing to practice stringent, and comprehensive administration of this section. (13) The Department shall issue rules or emergency rules for a medical marijuana and dispensaries shall for a medical marijuana infused another commonly used format, good by a physician and stating of Qualifying Patients and the marijuana licensees and requiring (10). An entity may apply to substantially issue rules and the marijuana licensees and requiring (10). An entity may apply to substantial plans to ensure safety and security certification program for medical formation another commonly used format. signed by a physician and stating of Qualifying Patients and the marijuana licensees and requiring (10) An entity may apply to submission. If the Department fails services, housing assistance, job to carry out its non-discretionary training, tuition assistance, and one or more licensees to operate diversion, and any plan using one or more licensees to operate duty to approve or deny an housing assistance to prevent qualifying medical condition. (14) "Primary caregiver" (ini) site security; (iv) experience in has significant responsibility case of Medical Marijuana Testing to health, to ensure correct for managing the well-being of facilities, the experience of their labeling and measure potency. is designated as such on the primary caregiver's application card under the potencies (vi) the potential for tested more than once prior to sale. for an identification card under written potency (vi) the potential for tested more than once prior to sale. for an identification card under written potency (vi) the potential for tested more than once prior to sale. for an identification card under written potency (vi) the potential for tested more than once prior to sale. for an identification card under written potency (vi) the potential for tested more than once prior to sale. for an identification card under written potency (vi) the potential for tested more than once prior to sale. for an identification card under written potency (vi) the potential for tested more than once prior to sale. for an identification card under written potency (vi) the potential for tested more than once prior to sale. for an identification card under written potency (vi) the potential for tested more than once prior to sale. for an identification card under written potency (vi) the potential for tested more than once prior to sale. for an identification card under written potency (vi) the potential for tested more than once prior to sale. (vi) the potential for tested more than once prior to sale. (vi) the potential for tested more than once prior to sale. (vi) the potential for tested more than once prior to sale. (vi) the potential for tested more than once prior to sale. (vi) the potential for tested more than once prior to sale. (vi) the potential for tested more than once prior to sale. (vi) the potential for tested more than once prior to sale. (vi) the potential for tested more than once prior to sale. (vi) the potential for tested more than once prior to sale. (vi) the potential for tested more than once prior to sale. (vi) the potential for tested more than once prior to sale. (vi) th this section or in other written notification to the Department. (15) "Qualifying medical of, symptoms related to, or side-ffects from the treatment of (15) "An industrial to a be potential to integration of the potential to integration of the positive economic impact in the (4) The Department shall issue (5) The Department shall issue (4) The Department shall issue (5) The Department shall issue (4) The Department shall issue (5) For the certification of and (5) Symptoms related to, or side-(6) Six industrial (6) Six industrial (7) Six industrial effects from the treatment of: (a) Cancer; (b) Epilepsy; (c) Glaucoma; pain or persistent muscle spasms, including but not limited to those associated with multiple sclerosis, seizures, Parkinson's disease, and True de la mediane of the personal and be and the personal and be and the personal and (f) Debilitating psychiatric disorders, including, but not limited (g) Human immunodeficiency virus or acquired immune deficiency syndrome: (g) Human immunodeficiency virus or acquired immune deficiency syndrome: (g) Human immunodeficiency virus or acquired immune deficiency syndrome: (g) Human immunodeficiency virus or acquired immune deficiency syndrome: (g) Human immunodeficiency virus or acquired immune deficiency syndrome: (g) Human immunodeficiency virus or acquired immune deficiency syndrome: (g) Human immunodeficiency virus or acquired immune deficiency syndrome: (g) Human immunodeficiency virus or acquired immune deficiency syndrome: (g) Human immunodeficiency virus or acquired immune deficiency syndrome: (g) Human immunodeficiency virus or acquired immune or certificates holders in order to maintain the confidentiality or management virus or acquired immune v (2) The Department shall issue or licensee containing any pre-file their application fee data of the d The serve as a safer alternative to the medical use by Qualifying Patients. information, testing results, and prescription medication; (i) In the professional judgment of a physician, any other chronic, debilitating or other medical or other medical or public or any other records that are form public inspection in addition to any other records that are form public inspection particular to state or federal law.
(i) In the professional judgment of her medical or public or any other records that are found to the medical or other medical or public inspection in addition to any other records that are found to the records th Huntington's disease, autism, (a) Compliance with, patients may be used only for a agitation of Alzheimer's disease, any provision of this section or acchexia, and wasting syndrome. diagnosed with at least one gualifying medical condition.

restrict, or revoke such licenses (e) Creation of a range of days of the effective date of this with written certification from two (23) The denial of a license (2) "Department" means the and certifications upon a violation administrative per Department of Health and Senior of this section or a rule promulgated the Department; person, corporation, professional authorized by this section or any practices; corporation, nonprofit corporation, rule promulgated pursuant to this (g) Control

(c) Develop such forms, advocacy events; certificates, licenses, identification (h) Developmer

Marijuana-Infused Products

(c) Instructions or guidance for local authorities and law

informational of

partnership, limited liability of the cultivation, manufacture, property of the Medical Marijuana cards.

Missouri state highway patrol for thereof and are intended for use smoking, including, but not limited to, edible products, ointments, tinctures and concentrates. (7) "Medical Marijuana Dispensary criminal background check. The tinctures and concentrates. (7) "Medical Marijuana Dispensary criminal background check to the Federal Burger and a fine of up to the Massard tinctures and concentrates. (7) "Medical Marijuana Dispensary criminal background check to the Federal Burger and a fine of up to the Massard tinctures and concentrates. (7) "Medical Marijuana Dispensary criminal background check to the Federal Burger and the total marine of the purpose of conducting a state tinctures and concentrates. (7) "Medical Marijuana Dispensary criminal background check to the Federal Burger and the total marine of the purpose of conducting a state tinctures and concentrates. (7) "Medical Marijuana Dispensary criminal background check to the Federal Burger and the total marine of the purpose of conducting a state tinctures and concentrates. (7) "Medical Marijuana Dispensary criminal background check to the Federal Burger and the total marine of the purpose of conducting a state tinctures and concentrates. (7) "Medical Marijuana Dispensary criminal background check to the Federal Burger and the total marine of the purpose of conducting a tate to one year and a fine of up to the Massard to one year and a fine of up to the Massard to one year and a fine of up to the Massard to one year and a fine of up to the State state to the Federal Burger and the total to the State state state state to the federal Burger and the total to the federal Burger and the total to (7) "Medical Marijuana Cultivation Facility" means a facility available systems fingerprints to the Federal Bureau effective date of this section and the purchaser is tracking standards and issue purpose of conducting a fingerprint acquire, cultivate, process, store, standards for the creation or use of based criminal background check. Fingerprints shall be submitted the pursuant to 43.543 and fees shall renewal thereafter. Once granted,

 a Medical Marijuana Dispensary
 (e) issue stande of the publication of the publication of the publication of 43.54 and fees standing fee begratinent shall charge each and publication of the public (8) "Medical Marijuana mar

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 State develop of additional features in the develop of additing teadevelop of additing teaders in the develop of t

certified by the Department, to acquire, test, certify, and transport marijuana. (1) "Medical use" means the production, possession, delivery, distribution, transportation, possession, delivery, distribution, transportation, possession, delivery, medical marijuana licensee and (1) "Medical use" means the production, possession, delivery, medical marijuana licensee and (1) "Medical use" means the production, possession, delivery, medical marijuana licensee and (1) "Medical use" means the production possession, delivery, medical marijuana licensee and (1) "Medical use" means the production possession, delivery, medical marijuana licensee and (1) "Medical use" means the production possession, delivery, medical marijuana licensee and (1) "Medical use" means the production possession, delivery, medical marijuana licensee and (1) "Medical use" means the production possession, delivery, medical marijuana licensee and (1) "Medical use" means the production possession, delivery, medical marijuana licensee and (1) "Medical use" means the production possession, delivery, medical marijuana licensee and (1) "Medical use" means the production possession, delivery, medical marijuana licensee and (1) "Medical use" means the production possession, delivery, medical marijuana licensee and (1) The post means the possession possession delivery (1) The means the possession delivery (1) The possession delivery (1)

the and certifications upon a violation administrative penalties for use by section the Department shall make independent physicians that there license renewal, or identification available to the public application are compelling reasons why the card by the Department shall be Services, or its successor agency. pursuant to this section; and (f) Prohibition of forms and application instructions Qualifying Patient needs a greater appealable to the Administrative (3) "Entity" means a natural impose any administrative penalty misrepresentation and unfair for Qualifying Patient, Qualifying amount than the limit established Hearing Commission, or its

Patient cultivation, and Primary by the Department. caregiver identification cards. (14) The Department may set exhaustion of administrative cooperative corporation section. unincorporated association, business trust, limited liability general or limited to provide the proper regulation and control restrict appropriate signs on the approximate signs on the approximate signs on the applications for such identification for such ide partnership, limited liability of the cultivation, manufacture, property of the Medical Marijuana partnership, joint venture, or any other legal entity. (4) "Flowering plant" means a marijuana plant from the time it exhibits the first signs of sexual maturity through harvest. (5) "Marijuana" or "Marihuana" or "Marihua than a sixty day supply of dried, (h) Development of individual limited by the Department to thirty a ninety day supply, so long as Patients, or act to undermine the identification cards for owners, thousand square feet of flowering the supply remains on property purposes of this section. understood within the scientific necessary for, or reasonably officers, managers, contractors, plant canopy space. Each outdoor under their control. Any such limit **4. Taxation and Reporting** as well as resin extracted to, the administration of employees, and other support facility utilizing natural lighting shall not apply to a Qualifying (1) A tax is levied upon the managers to this section or any of the rules staff of entities licensed or certified pursuant to this section including to the the section including to the the section of the rules staff of entities licensed or certified pursuant to this section including to the the section including to the the section of the rules independent to the section of the rules and marijuana for medical pursuant to this section including to the the section of the rules independent to the section of the rules of the rule independent of the rules of the rule of the rules of the rules of the rules of the rule of the as well as resin extracted from the plant and marijuana from either the seed or certified industrial hemp containing a crop-wide average tetrahydrocannabinol concentration that does not exceed medical marijuana or medical marijuana or medical medica three-tenths of one percent on a marijuana-infused product is sold the Department prior to issuing a thousand eight hundred flowering Department sanctions, including Dispensary Facility and paid to dry weight basis, or commodities to a Qualifying Patient or Primary card and procedures to ensure that plants or thirty thousand square an administrative penalty and the Department of Revenue. Caregiver to ensure that no medical cards for new applicants are issued feet of flowering plant canopy. Marijuana grown by a Medical within fourteen days. Applicants The license shall be valid for three license shall be valid for three licensed pursuant to this section years from its date of issuance of twice the legal limit shall be the tax levied in this section shall be renewable, except of twice the legal limit shall be the tax levied in this section shall be the tax levied in for good cause. The Department punishable by imprisonment of up be deposited by the Department

> hundred thousand inhabitants, or the Department shall charge each any portion thereof, of the state

Department, to acquire, store, manufacture, transport, and sell marijuana-infused products to a Marijuana Dispensary a fee not to exceed \$5,000 for any Eacility, a Medical Marijuana Dispensary a fee not to exceed \$5,000 for any Eacility, a Medical Marijuana Dispensary a fee not to exceed \$5,000 for any Eacility, a Medical Marijuana Dispensary a fee not to exceed \$5,000 for any Eacility, a Medical Marijuana Dispensary a fee not to exceed \$5,000 for any Eacility, a Medical Marijuana Dispensary Facility, or to another section State of State TestingFacility, or to another
Medicalsection.(m) Labeling and packaging
standards;for the edited with remaining a called
(m) Labeling and packagingMedicalMarijuana-Infused(g) Prepare
annually a publicly available(m) Labeling and packaging
standards;for the edited with remaining a called
(m) Labeling and packagingstandards;
refundable fee of six thousand
dollars per license application or
renewal for each applicant filing an
application within three years of the
application within three years of the
section.StatesCongressional districts in
legislative action as follows;
(a) First, to the Department,
anount necessary for the
application or
renewal for each applicant filing an
application within three years of the
application within three years of the
application and effective date of this section.StatesCongressional districts as drawn
and effective date of this section as follows;
to the map of each of the eight
an amount necessary for the
and effective date of this section.

successor entity. Following the (24) No elected official shall

the state treasury the "Missouri Veterans' Health and Care Fund

paraphernalia used to administer Facility, a Medical Marijuana the provisions of this section, marijuana as provided for in this section to a Qualifying Patient, a section to a Qualifying Patient, a Marijuana Testing Facility, or changes, alterations, or Primary caregiver, another Medical Marijuana Testing Facility, a modifications to the premises; (i) Regulation of the storage of, and transportation Marijuana Testing Facility, a Medical determined to the premises; (i) Regulation of the storage of, and transportation modifications to the premises; (i) Regulation of the storage of, and transportation for management. (i) Regulation of the storage of management and the provision of the storage of management. (i) Regulation of the storage of management and the provision of the prov

Medical Marijuana

(1) In carrying out implementation of this section, the Department shall have the authority to:

(a) Grant or refuse state licenses enforcement officers; and certifications for the cultivation, (d) Requirements for inspections, manufacture, dispensing, sale, investigations, searches, seizures, testing, tracking, and transportation and such additional enforcement of marijuana for medical use as activities as may be provided by law; suspend, fine, necessary from time to time;

for making Marijuana available to independent laboratories to ensure, Facilities, capacity or experience standards for Medical Marijuana effective date of this section and health care; (viii) in the case of requirements for equipment and refundable fee of three thousand Marijuana Dispensary qualifications for personnel, but dollars per license application of the verse of the qualifying patient involved in the transmission of the transmission of the qualifying patient involved in the transmission of the qualifying pa Facilities, capacity or experience with health care, the suitability shall not require certificate holders renewal thereafter. Once granted, to have any federal agency of the proposed location, and its licensing or have any relationship licensee an annual fee of ten accessibility for patients; (ix) in the with a federally licensed testing thousand dollars per facility license. a Qualifying Patient identification in the sale, including itemizations, case of Medical Marijuana-Infused facility. The Department shall Application and license fees card or Qualifying Patient taxes collected and grand total certify, if possible, at least two shall be increased or decreased Products Manufacturing Facilities, marketplace. In ranking applicants substantially common control,

inflammatory rules or emergency rules relating to authorized by this section. Any with the annual submittal of a new from the end of the previous of unexpended balances to the information released related to or updated physician's certification.

3. Creating Patient Access to ledical Marijuana burger bur the officers and employees of the make available to the public license its successor agency. tion, Department; (13) The Department may set instructions for Medical Marijuana Cultivation Facilities, Medical Marijuana Testing Facilities, Interport become Facilities

Medical Marijuana-Infused application within one hundred fifty homelessness. Each facility in operation shall may immediately seek a court contract with other public agencies order compelling the Department for the delivery of services beyond license shall be valid for three to approve or deny the application. Its expertise.

the Department shall charge each successor index as published by fails to deny and fails to issue of Revenue upon request. Such

(12) Except for good cause, days old. a Qualifying Patient or his or her (20) Primary calendar year of the Consumer general revenue fund. any rule issued pursuant to this that a person who presented a to be increased or decreased <u>Decreased</u> <u>Decreased</u>

successor index as published by denial. the U.S. Department of Labor, or (21) (21) All marijuana for medical use sold in Missouri shall be cultivated in a licensed Medical

The Missouri Products Manufacturing Facility. days of submission, an applicant Veterans Commission shall contract with other public agencies

> published by the U.S. Department the sale, all amounts and types o of Labor or its successor agency. marijuana involved in the sale and cultivation identification card, the sale amounts. All such records

or card for up to one year from the date of physician certification. All a initial applications for or renewals provided by general law.

(5) Except as authorized in this

for in this Article XVI, Section caregivers 1 shall be fully enforceable

from the provisions of section 33.080 relating to the transfer

5. Additional Pa Physician, Caregiver Patient and

 Iawfully in possession of such card.
 end of the previous calendar year
 thirty days, either issue the card or
 than the limits of this section, or

 (6) Within one hundred eighty
 of the Consumer Price Index, or
 provide a written explanation for its
 established by the Department, and

transportation of marijuana from a Medical Marijuana Dispensary Facility to the Qualifying Patient's residence shall not subject the a limit on the amount of marijuana that may be purchased by or on behalf of a single Qualifying Patient (22) All marijuana-infused Missouri aw, provided that the