<u>a valid</u> identification card; or a valid professional malpractice; or one thousand feet of any then- sections are adopted by adding not limited to, attempts, quests, to treat or alleviate the patient's primary caregiver identification (c) Operate, navigate, or be existing elementary or secondary twelve new sections to a new searches, championing, pursuit, qualifying medical condition or authorization issued by another aircraft or motorboat while under shall prohibit Medical Marijuana read as follows: state or political subdivision of the influence of marijuana; or Cultivation Facilities, Medical Section 1. PL requirements of this subdivision. (d) Bring a claim against any Marijuana method of the method of th

card or use marijuana for medical <u>use.</u>

(3) A physician shall not be subject to criminal or civil liability or sanctions under Missouri law or discipline by the Missouri State Board of Registration for the Healing Arts, or its successor agency, for owning, operating, working or attempting to work while investing in, being employed by, or under the influence of marijuana. contracting with any entity licensed or certified pursuant to this section or issuing a physician certification to a patient diagnosed with a gualifying medical condition in a manner consistent with this section and legal standards of professional conduct.

(4) A health care provider shall denial of any right or privilege, civil or administrative penalty or sanction, or disciplinary action by any accreditation or licensing board or commission for owning, operating, investing in, being employed by, or contracting with any entity licensed or certified pursuant to this section or providing determines that: health care services that involve the medical use of marijuana consistent with this section and legal standards of professional marijuana; or conduct.

civil or criminal prosecution under that is more than five years old; or Missouri law, denial of any right for providing laboratory testing services that relate to the medical legal standards of professional conduct. (6) A health care provider shall

not be subject to mandatory reporting requirements for the medical use of marijuana by nonemancipated Qualifying Patients under eighteen years of age in a manner consistent with this section and with consent of a parent or guardian.

(7) A Primary caregiver shall not be subject to criminal or civil iability or sanctions under Missouri law for purchasing, transporting, or administering marijuana for medical use to a qualifying patient or participating in the patient cultivation of up to six flowering marijuana plants per patient in a manner consistent with this section and generally established legal standards of personal or professional conduct.

(8) An attorney shall not be being employed by, contracting with, or providing legal assistance to prospective or licensed Medical Marijuana Testing Facilities, Medical Marijuana acilities, Medical Cultivation Marijuana Medical Products Dispensary Facilities, Marijuana-Infused Manufacturing Facilities, Qualifying

physician certification influence of marijuana when doing Infused Products Manufacturing Constitution be amended: (k) "Endeavor" means any and therapeutic or pallative penelutive peneluti while making application for an so would constitute negligence or Facility shall be initially sited within

card. Production of the respective in actual physical control of any school, child day-care center. Article, to be known as Sections 1 travel, work, inquiries, treatments, symptoms associated with the equivalent identification card or dangerous device or motor vehicle, or church. No local government through Section 12 of Article XIV to protocols, implementations, gualifying medical condition, and authorization issued by another aircraft or motorboat while under shall prohibit Medical Marijuana read as follows:

(2) No patient shall be denied prospective employer for wrongful access to or priority for an organ discharge, discrimination, or any transplant because they hold a similar cause of action or remedy. Facilities, or entities with a for cancer and other incurable (I) "In Missouri" medical discharge, discrimination, or any contract or medical discharge, discrimination, or any contract or entities with a for cancer and other incurable (I) "In Missouri" medical discharge, discrimination, or any contract or medical discharge, discrimination, or any contract or entities with a for cancer and other incurable (I) "In Missouri" medical discharge, discrimination, or any contract or medical discharge, discrimination, or any contract or entities with a for cancer and other incurable (I) "In Missouri" medical discharge, discrimination, or any contract discrimination or entities with a for cancer and other incurable (I) "In Missouri" medical discharge, discrimination, or any contract discrimination or entities with a for cancer and other incurable (I) "In Missouri" medical discrimination or entities discrimination or entities and chronic diseases or medical geographic boundary or medical discrimination or entities or entities discrimination or medical discrimination or entities or entities and chronic diseases or medical geographic boundary or medical discrimination or medical discrimination or medical discrimination or entities or entities or medical discrimination or entities or entities or medical discrimination or entities or medical discrimination or medical discrimination or medical discrimination or entities or discrimination or medical discriminati or entities or discrimination or medical discrimination or medic employer, or prospective employer expressly or through the enactment conditions, and by funding said

from being under the influence of marijuana while at work or Facility, Medical Cultivation certification shall be owned, in not be subject to civil or criminal officer, director, board member, prosecution under Missouri law, manager, or employee, any

imposed, unless the Department

(b) The person's conviction was new physician certification at least (5) A Medical Marijuana Testing Facility shall not be subject to or she was not incarcerated and (13) or privilege, civil or administrative passed since the person was penalty or sanction, or disciplinary released from parole or probation,

this section and otherwise meeting recommendations of the Attorney a legal standards of professional General and the Department of Pa Public Safety, or their successor entities, in applying this subdivision. (3) All Medical Marijuana owned by natural persons who foregoing, entities outside the state of Missouri may own a minority stake in such entities.

(4) No Cultivation Medical Facility, Medical arijuana Dispensary Facility, Medical Marijuana-Infused Marijuana or Medical Marijuana-imuseu Products Manufacturing Facility Patient use. (15) Real subject to disciplinary action by Products Manufacturing Facility (15) Real and personal and has not in the past ten years in Missouri, marijuana to a Medical the state bar association or other shall manufacture, package or label property used in the cultivation, had their licensed suspended, or in Marijuana Dispensary Facility for professional licensing body for marijuana or marijuana-infused manufacture, owning, operating, investing in, products in a false or misleading manner. No person shall sell any product in a manner designed to cause confusion between a otherwise in compliance with this section shall not be subject to asset product and any product not containing marijuana. A violation of use this subdivision shall be punishable by an appropriate and proportional Department sanction, up to and caregivers, including loss of license. (5) All edible marijuana-infused of this measure, or an application structures, public recreational and in Missouri and sell in Missouri, infused products, as well as verbal products shall be sold in individual, child-resistant containers that are court of competent jurisdiction, developments, landscaping, labeled with dosage amounts, the other provisions shall continue green spaces, enterprise zones, instructions for use, and estimated

clearly and conspicuously labeled,

in a font size at least as large as

the largest other font size used

license for up to one year.

(9) All Qualifying Patient cultivation shall take place in an

equipped with security devices that

permit access only by the Qualifying

locked facility. No more than twelve Qualifying Patient or Primary

marijuana plants may be cultivated

in a single, enclosed locked facility,

which case no more than eighteen

flowering marijuana plants may be

cultivated in a single, enclosed,

Marijuana Dispensary Facility,

lease, sublicense, or otherwise

transfer its license or certificate to

be unreasonably withheld.

No Medical Marijuana

Marijuana-Infused

Medical

Facility,

locked facility.

(10)

Medical

Cultivation

Patient

Testing Facilities, Marijuana-Infused prohibiting the employee, former of ordinances or regulations that medical research by the legalization and this Constitution. vegetative or flowering area. Plant medical med employee, or prospective employee make their operation unduly and use of medical marijuana from being under the influence burdensome in the jurisdiction. or its derivatives as palliative or of marijuana while at work or However, local governments may ameliorative treatment for any such Marijuana Testing Facility, Medical civil penalties for violation of an permits authorized physicians to Marijuana Dispensary Facility, or incur of a Medical Marijuana for medical conditions. or Medical Marijuana-Infused the time, place, and manner of purposes to patients with serious operation of a Medical Marijuana for medical conditions. or entity with a transportation Cultivation Facility. Medical Marijuana for medical conditions and syndromes that the time for th

been, a felony under Missouri this Constitution, a physician shall Article XIV is not intended to change law, regardless of the sentence not certify a qualifying condition current civil and criminal laws for a patient by any means governing the use of marijuana for Qualifying Patient must obtain a

(c) More than five years have medical use of marijuana for the body of a qualifying patient by design and use, covenants, Patient under the age of eighteen herein. action by any accreditation or and he or she has not been without the written consent of (b) "Approved methods" for and education in Missouri in the licensing board or commission convicted of any subsequent the Qualifying Patient's parent or the administration of marijuana endeavor to find cures for presently The Department may consult with shall not issue a Qualifying Patient of capsules, teas and other (p) "Local govern use of marijuana consistent with and rely on the records, advice and identification card on behalf of sanctioned a non-emancipated Qualifying products, vaporization or smoking or any city, town or village under Patient under the age of eighteen of dried flowers/buds, oils, resins, Chapters 71-82 RSMo. without the written consent of or plant material, application of legal guardian. Such card shall or balms, consuming marijuana-Cultivation Facility. Medical be issued to one of the parents infused food products or any such species, and any other Marijuana Dispensary Facility, or guardians and not directly other method recommended by a strains, including but not limited to and Medical Marijuana-Infused to the patient. Only a parent or qualifying patient's physician and extractions, resins, concentrates Products Manufacturing Facility guardian may serve as a Primary approved by the Research Board. licenses, entities with Medical caregiver for a non-emancipated (c) "Article XIV Coordinator" understood within the scientific means the individual who continue of eighteen. Only the Qualifying coordinates activation and marijuana, and the seeds of such platent's parent or guardian shall implementation of this Article XIV Coordinator" and the seeds of such platent's parent or guardian shall implementation of this Article XIV constitute or contain marijuana and the seeds of such platent's parent or guardian shall implementation of this Article XIV constitute and the seeds of such platent's parent or guardian shall implementation of this Article XIV constitute and the seeds of such platent's parent or guardian shall implementation of the value of the be held by entities that are majority purchase or possess medical marijuana for a non-emancipated have been citizens of the state of Missouri for at least one year prior to the application for such license shall supervise the administration to the application for such license or certification. Notwithstanding the of medical marijuana to a non- and Chairperson of the Land or products manufactured from emancipated Qualifying Patient under the age of eighteen (14) Nothing in this section pursuant to this Article XIV.

Marijuana shall be construed as mandating health insurance coverage of

> transport, testing, distribution, sale, and administration of marijuana for medical use or for activities forfeiture solely because of that

8. Severabilitylimited tThe provisions of this section
are severable, and if any clause,
clinics,facilities,

the citizens of Missouri by providing

Section 2. Definitions:

As used in this Article XIV, the

annually. (13) A physician shall not issue a certification for the direct application of marijuana to direct application of marijuana to campus, land acquisition, land campus, land acq non-emancipated Qualifying any approved methods, as defined

Acquisition Board until those

 positions
 are
 otherwise
 filled
 marijuana

 oursuant to this Article XIV.
 (r) "Medical Marijuana Cultivation
 (r) "Medical Marijuana Cultivation

 (d) "Authorized physician" means
 Facility" means a facility, person or
 an individual who is licensed and in entity, licensed by the Research medical marijuana for Qualifying good standing to practice medicine Patient use. Board, to cultivate in Missouri, store or osteopathy under Missouri law and transport in Missouri and sel the last twenty years revoked, for excessively dispensing controlled

substances. (e) "Building and construction" of any structure allowed for in his article including, but not

limited to, marijuana cultivation offices. hospitals, sidewalks,

Section 1. Purpose. (a) For the purpose of benefiting development, campus, research outweigh the health risks to the and education in Missouri in the qualifying patient. for medical research to find and effort to find cures for presently

of Missouri as established by law from seed to plant tissue, clones,

forms of jobs and work pursuant to such as space used for the storage this Article XIV, also including but of fertilizers, pesticides, or other disciplining the employee or former enact ordinances or regulations condition, with taxes on medical not limited to, salaries, consultants products, quarantine, office space, employee, up to and including inconflict with this section, or mariuana or any derivatives and fees, employment of individuals walkways and the like. termination from employment, for work while under the influence of marijuana. (2) No Medical Marijuana of up to this section, governing the time, the proceeds of such taxes to be place, and manner of operation used to establish, provide for, and building and construction. Iand diseases and disorders that development, can building are presently as well as in the locality. A continue such medical research as development, in Mian are presently as well as in the locality. A continue such medical research as development, in Mian are presently as well as in the locality. A continue such medical research as development, in Mian are presently as well as in the locality. A continue such medical research as development, computer in Mian are presently as well as in the locality. A continue such medical research as development, computer in Mian are presently as well as in the locality. A continue such medical research as development, computer in Mian are presently as well as in the locality. A continue such medical research as development, computer in the mark are presently as well as in the locality. A continue such medical research as development, computer in the mark are presently as well as in the locality. A continue such medical research as development, computer in the mark are presently as well as in the locality. A continue such medical research as development, computer interviewed development, computer interviewed development, computer interviewed and the like. local government may establish provided herein. This Article XIV cures and education in Missouri future determined/classified to be

Marijuana Testing Facility, Medical with qualifying medical conditions limited to investigations, inquiries, whole or in part, or have as an Marijuana-Infused Products the right to discuss freely with their studies, plans and review of permanent injury, disability or officer, director, board member, Manufacturing Facility, Medical physicians the possible benefits data to determine five potential suffering, or such conditions that manager, or employee, any Marijuana Dispensary Facility, of medical marijuana use, the locations for land development are not readily or not effectively individual with a disqualifying or entity holding a transportation right of their physicians to provide and acquisition for a campus treatable to a full cure. felony offense. A "disqualifying certification that may operate in professional advice concerning the where jobs will be had, building (bb) "Qualifying felony offense" is a violation of, and such locality. conviction or guilty plea to, state or federal law or an amendment to supervision of a physician. This will take place in the endeavor to including but not limited to: find cures for presently incurable diseases and where the Research

Board shall be primarily located. (a) The person's conviction was for the medical use of marijuana or assisting in the medical use of marijuana; or exploration, research, planning, and actual purchase of lands.

restrictions, and ancillary jobs building and construction, research

(p) "Local government" means a marijuana-infused county or city not within a county,

(q) "Marijuana" means Cannabis the Qualifying Patient's parent or ointments, patches, suppositories indica, Cannabis sativa, and Cannabis ruderalis, hybrids of infusions, and commonly and its subsections by initially industrial hemp containing a cropand temporarily functioning as wide average tetrahydrocannabinol industrial hemp, or synthetic

sale for medical use or to a Medical Marijuana-Infused/Extraction Products Manufacturing Facility for use and manufacture in marijuanameans the erection, renovation, infused/extraction products for sale older, with one or more qualifying development or remodeling to a Medical Marijuana Dispensary medical conditions, or 2) a patient.

cultivation <u>Cultivation Facility</u> means a <u>conditions who also has notarized</u> buildings, facility, person or entity, licensed written consent from a parent or sidewalks, by the Research Board, to cultivate legal guardian to use medical lissouri, store and

(z) "Plant canopy" means the area dedicated to live marijuana (i) "In Missouri" means within the plants, such as maintaining geographic boundaries of the State mother plants, propagating plants

in the endeavor to find cures for incurable, including but not limited

result in long term and frequently

condition" means diseases that medical marijuana ameliorates, cancer,

epilepsy,

iii. multiple sclerosis

iv. human immunodeficiency virus and acquired immune

deficiency syndrome, glaucoma,

vi. intractable migraines unresponsive to other

treatment, vii. a chronic medical condition

that causes persistent

pain and/or persistent muscle spasms including but

not limited to those

associated with paralysis, Parkinson's disease, Bell's

Palsy, and Tourette's

syndrome, viii. debilitating psychiatric

disorders that benefit from medical marijuana and have been treated at

some point in the patient's

medical history by a

physician who has received at least three months or

more of training in a

psychiatric internship

residency program, or

through a continuing

education program sponsored by an accredited

psychiatric residency

program, approved by the

Research Board and directed toward the recommendations or use of

medical marijuana for

psychiatric disorders,

ix. a terminal illness,

x. end stage illness as defined by the Research Board, and any other diseases that

the Research Board determines, based upon reliable data and generally accepted scientific principles,

will benefit from treatment with medical marijuana. (cc) "Qualifying patient" means 1) a patient, eighteen (18) years old or under eighteen (18) years old, with

Facility for sale for medical use. (s) "Medical Marijuana Research one or more qualifying medical ansport marijuana or medical marijuana thereof, is adjudged invalid by any entertainment facilities, community marijuana for research purposes or in person consent from a parent to a Medical Marijuana Dispensary or legal guardian to an authorized facility for sale for medical use or physician writing the physician "Qualifying <u>(dd)</u> patient identification card" means a card marijuana-infused/extraction issued by the Research Board for products for sale to a Medical a qualifying patient with a valid Marijuana Dispensary Facility for physician certification. (ee) "Research" means any and Medical Marijuana Dispensary all research and development, Facilities participating in the also including but not limited to, research in some fashion directed teaching, training, studies, analysis, evaluations, and education that is. marijuana, by voluntary surveys, or directly or indirectly, necessary, helpful or supportive to discovering, implementing, or finding cures, and studies for cures of illnesses Marijuana and diseases that are presently incurable diseases and ancillary jobs, building and construction, research and education in Missouri in Missouri marijuana or marijuana- in the endeavor to find cures for

Patients, Primary physicians, health care providers or others related to activity that is no longer subject to criminal penalties under state law pursuant to this section.

(9) Actions and conduct by length of effectiveness. Qualifying Patients, Primary marijuana and marijuana-infused Medical Marijuana products shall be sold in containers Caregivers Testing Facilities. Medical Marijuana Cultivation Facilities, Marijuana-Infused **Nedical** Products Manufacturing Facilities, or Medical Marijuana Dispensary Facilities licensed or registered with 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 liability or sanctions under ssouri law, except as provided

for by this section. (10) Nothing in this section shall negligence, either common law or statutorily created, nor criminal law. aircraft, dangerous device, or from marijuana using dangerous done at the City of Jefferson, this diseases under this Article XIV. navigating a boat under the materials or combustible gases 28th day of August, 2018. (g) "Cures" means any and all

navigating a boat under the materials or combustible gases 28th day of August, 2018. influence of marijuana. (11) It is the public policy Influence of Minacuri that Facility Factorial Manufacturing of the state of Missouri that Facility license. Violation of this

contracts related to marijuana for medical use that are entered into by Qualifying Patients, Primary including an administrative penalty Caregivers, Medical Marijuana and, if applicable, loss of their Testing Facilities, Medical identification card, certificate, or Marijuana Cultivation Facilities, Medical Marijuana-Infused Products Manufacturing Facilities, or Medical Marijuana Dispensary enclosed, locked facility that is 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 nto by Qualifying Patients, Primary Caregivers, Medical Caregivers, Facilities, Marijuana Testing Medical Marijuana Cultivation Marijuana- caregiver cultivated flowering Medical -acilities nfused Products Manufacturing acilities, or Medical Marijuana Dispensary Facilities, or by a except when a Primary caregiver person who allows property to be used for activities that are exempt cultivation identification card, in from state criminal penalties by this section, shall be unenforceable on the basis that activities related

to medical marijuana may be prohibited by federal law.

6. Legislation

Nothing in this section shall limit the General Assembly from enacting laws consistent with this Products Manufacturing Facility, section, or otherwise effectuating Medical Marijuana Testing Facility, the patient rights of this section. or entity with a transportation The legislature shall not enact laws certification shall assign, sell, give, hat hinder the right of Qualifying Patients to access marijuana for medical use as granted by this section. any other entity without the express to consent of the Department, not to to

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

(a) Consume marijuana medical use in a jail or correctional

(b) Undertake any task under the

All

shall become December 6, 2018.

on the package, as containing <u>"Marijuana," or a "Marijuana-</u> STATE OF MISSOURI Infused Product." Violation of this } - SS Secretary of State prohibition shall subject the violator

to Department sanctions, including

 an administrative penalty.
 I, John R. Ashcroft, Secretary

 (6) No individual shall serve as
 of State of the State of Missouri,

 the Primary caregiver for more than three Qualifying Patients.
 hereby certify that the foregoing

 is a full, true and complete copy
 imited to the campus selected and

(7) No Qualifying Patient shall of Constitutional Amendment No. developed under land acquisition consume marijuana for medical 2, to be submitted to the qualified and land development, and used use in a public place, unless voters of the State of Missouri at as the primary physical location provided by law. Violation of this the General Election to be held the for jobs, building and construction, provide immunity for prohibition shall subject the violator sixth day of November, 2018. In TESTIMONY WHEREOF, I

to sanctions as provided by general hereunto set my hand and affix the immunities for operating a vehicle, (8) No person shall extract resins Great Seal of the State of Missouri, find cures for presently incurable



CONSTITUTIONAL AMENDMENT NO. 3 Proposed by Initiative Petition]

Patient or by such patient's Primary caregiver. Two Qualifying Patients, who both hold valid Qualifying OFFICIAL BALLOT TITLE: Shall the Missouri Constitution Patient cultivation identification be amended to: cards, may share one enclosed,

allow the use of marijuana for medical purposes, and create regulations and licensing procedures for marijuana and marijuana facilities; impose a 15 percent tax on the retail sale of marijuana, and a tax on the wholesale sale of marijuana flowers and leaves per dry-weight ounce to licensed facilities; and use funds from these taxes to establish and fund

a state research institute to conduct research with the purpose of developing cures and treatments for cancer and other incurable diseases or medical conditions?

<u>be unreasonably withheld.</u> (11) Unless allowed by the governmental entities estimate construction, land development,

Medical Marijuana Testing Facility, operating costs of \$500,000. Medical Marijuana Dispensary Be it resolved by the people of Facility, or Medical Marijuana- the State of Missouri that the diseases.

<u>tence, paragraph or section roads, public transit systems and in</u> to be in effect to the fullest extent possible. housings, parks, recreational areas and the planning, design, <u>9. Effective Date</u> The provisions of this section and engineering of any of the effective on same. 8. (f) "Campus" means the primary

and main physical location of a campus where medical research and treatment shall be performed, medical marijuana and the diseases it ameliorates may be cultivated and studied, and headquarters of

in Missouri in the endeavor to

medications, protocols, therapies, diagnostic tests, evaluations, counseling, treatments, implants, grafts. hardware, orthotics, machines, electronic devices,

software programs, computers, studies, and endeavors that help or may help in studying, slowing, in remission, ameliorating, ending, or regressing any or all presently

and diseases that are otherwise incurable. a designated primary caregiver period.

identification card consistent with the regulations of the Research Bo<u>ard.</u>

identification card" means a card issued by the Research Board to a designated primary caregiver.

(j) "Education" means any and all education, also including but not limited to, teaching, training (y) "Physician not limited to, teaching, training

to a Medical Marijuana-Infused/ certification. Extraction Products Manufacturing Facility for use and manufacture in

sale for medical use, with such towards the use of medical the Research Board and where otherwise, with qualifying patients who purchase the research

cultivated marijuana. (t) "Medical Dispensary Facility" means a facility, licensed by the Research Board, to transport, store and sell land development, improvements, infused/extraction products for presently incurable diseases. research, cures and education medical use, as provided in this Article XIV.

(u) "Medical Marijuana-Infused/ Extraction Products Manufacturing (g) "Cures" means any and all cures, also including but not limited by the Research Board, to to, medical treatments, psychiatric manufacture products which and psychological treatments, are infused with marijuana or its extracts, or products produced Facility for sale for medical use <u>located within Missouri under this</u> (v) "Medical use of marijuana" <u>Article XIV, section 5, and used</u>

or administration of marijuana, or curing, eliminating, halting, placing paraphernalia used to administer find cures for presently incurable marijuana, as necessary for the exclusive benefit of a person to (ii) "Shall" means must in this incurable diseases, targeted mitigate the symptoms or effects diseases, or conditions, illnesses of the person's qualifying medical mitigate the symptoms or effects Article XIV.

condition. (w) "Missouri Resident" means (h) "Designated primary for purposes of this Article XIV caregiver" means an individual that the natural person was twenty-one (21) years of age physically present and maintained or older who has significant a residence in the state of Missouri and to show by example: breast responsibility for managing the for greater than one hundred well-being of a person who has and eighty (180) days out of any cancer, or estrogen positive breast a physician certification and calendar year in question and was cancer, or estrogen negative has been designated as such legally in both the United States interlobular breast cancer, or poorly on that person's application for and Missouri during that entire time

(x) "Participating research entities" means public, private, quasi-public or quasi-private

(i) "Designated primary caregiver entities or individuals that enter

certification'

This proposal is estimated and education that is, directly or generate annual taxes indirectly, necessary, helpful or to twenty-four (24) months from the date of the authorized physician's signature, signed by an initial implementation costs of Marijuana Cultivation Facility, Medical Marijuana Dispensary Be it resolved by the people of endeavor to find cures for incurable and by the people of endeavor to find cures for incurable and the state of th

(ff) "Research Board" means the Board of the Biomedical Research

and Drug Development Institute. (gg) "Rule" or "Rules" has the meaning in this article as it does in Section 536.010 of RSMo.

(hh) "Secondary Campus" means Research Board discretionary secondary physical locations surgeries, genetic material, from extracts or derivatives of including but not limited to building biologicals, behavioral treatments, marijuana, and store and transport and construction of such secondary including but not limited to building <u>clinical trials, laboratory studies, marijuana-infused/extraction campuses that will operate in</u> products in Missouri for sale to collaboration with any accredited a Medical Marijuana Dispensary medical or pharmacy school

means the production, possession, for jobs, building and construction, delivery, transportation, distribution research, cures, and education in Missouri in the endeavor to

(jj) "Targeted Disease(s)" means any and all presently incurable diseases that are, or may be, specifically identified or singled out, or otherwise isolated, whether by type, sub-type, sub-sub-type, differentiated estrogen positive interlobular breast cancer, etc.; or leukemia or chronic lymphocytic leukemia or acute lymphocytic leukemia, or acute lymphocytic leukemia with certain genetic into contracts with the Research Board for research, building and construction and endeavors to facilitate finding cures for presently disease, etc.; or endogenous depression, or depression

secondary to bipolar disorder, etc. Section 3. Research Board and Duties. (a) There is hereby created and

established as a governmental condition, is likely to receive corporate and politic and operate