cannabis cultivation and production facilities shall receive direct financial compensation from any medical cannabis cultivation and production facility; (i) All transportation of cannabis to and from laboratories providing cannabis testing services shall comply with rules promulgated under any

rulemaking authority granted in sections 195.900 to 195.985; (j) All storage of cannabis at

a laboratory providing cannabis testing services shall comply with subdivision

(4) of this subsection; and (k) All excess cannabis

shall be returned to the source medical cannabis

cultivation and production facility and be disposed of under paragraph (e) of subdivision (6) of this

subsection.

(4)(a) All cannabis in the process of cultivation, production, preparation, transport, or analysis shall be housed and stored in such a manner as to prevent diversion, theft, or loss

kind.

medical cannabis concentrate, or

(b) Such items shall be accessible only to the minimum number of specifically authorized dispensary agents essential for efficient operation.

(c) Such items shall be returned business day.

containers containing cannabis cannabis concentrate, or medical shall be securely locked inside cannabis product was derived

cannabis in a safe and sanitary section. (a) Well cured and free of seeds valid if every harvest batch that it

and stems;

bacterial diseases;

(d) Prepared and handled on samples from entirely different food-grade stainless steel tables; and

(e) Packaged in a secure area. (6) All facilities, including those production batch that it produced that develop or process nonedible during a four-week period passed (a) Any dispensary agent that were submitted at least whose job includes contact with six days apart which contained cannabis or nonedible medical samples from entirely different

under state law and in accordance with rules of the department of health and senior services; (b) Any dispensary agent working

in direct contact with preparation of cannabis or nonedible medical cannabis-infused products shall conform to sanitary practices while on duty, including:

a. Maintaining adequate personal cleanliness; and b.

Washing hands thoroughly in an adequate hand-washing area before starting work. and at any other time when hands may have become

soiled or contaminated.

microorganisms shall be held in a process shall be revalidated.

conditions that shall protect them and the first five harvest batches make cash operating transfers promulgated thereunder; against physical, chemical, and produced using the new or different to the fund for purposes of (b) Applications for transfer of during the two years immediately meeting the cash requirements ownership under section 195.933 preceding the date of the motion as against deterioration of them or pesticide. of the Department in advance of and rules promulgated thereunder; or complaint that resulted in a final the considered of the motion and rules promulgated thereunder; or complaint that resulted in a final the considered of the date of the motion or complaint that resulted in a final the considered of the date of the motion of the date of the motion or complaint that resulted in a final the considered of the date of the

their container. (1) A medical cannabis material change if a facility begins licensing, and tax revenue, with cultivation and production facility using a new or different solvent or any such transfers to be repaid and shall provide adequate lighting, combination of solvents. ventilation, temperature, humidity, (d) A facility that makes a be a dedicated fund and shall and space, and equipment.

(2) A facility shall have separate reas for storage of cannabis that is areas for storage of cannabis that is outdated, damaged, deteriorated, or mislabeled, or contaminated, or production batches produced operating the new standard operating section, including repayment of any cash operating transfers, under subdivisions (1) and (2) of a certified check or cashier's other fees transferred to the fund this section, shall reflect the division or local licensing authority. until such products are destroyed.

(3) Facility storage areas shall be condition. (4) Facility storage areas shall (5) Facility storage areas shall (6) Facility storage areas shall (7) Facility storage areas shall (7) Facility storage areas shall (8) Facility storage areas shall (9) Facility storage areas shall (1) Facility storage areas shall (2) Facility storage areas shall (2) Facility storage areas shall (3) Facility storage areas shall (4) Facility storage areas shall (5) Facility storage areas shall (6) Facility storage areas shall (7) Facility storag be free from infestation by insects, transfer, or process into a medical rodents, birds, and pests of any cannabis concentrate or medical cannabis product any of the medical

security requirements promulgated product from such harvest batch or under the authority granted in production batch.

process has been validated, such revalidate its process. facility shall not wholesale, transfer,

to a secure location immediately or process into a medical cannabis after completion of the process concentrate or medical cannabis medical cannabis infused products funding for the purposes or at the end of the scheduled product any medical cannabis, shall not be exempt from state or enumerated above and shall not of service of any subpoena upon the authority of the division or local sales tax.

two percent of the retail price. The an area or building that affords adequate security. (5) A medical cannabis cultivation (5) A medical cannabis cultivation and passed all contaminant tests engaging in the business, in this same manner as other funds are and production facility shall process required by subsection 3 of this state, of selling medical cannabis. The primary tax burden is placed manner. A facility shall process the cultivation and production facility's cannabis plant only, which shall be: cultivation process shall be deemed cannabis shall be required to report of law, any moneys remaining in making taxable sales of medical shall be credited to the fund. division for each day of attendance to cover the expenses of the person named in the subpoena. to the director of revenue, on such the fund at the end of a biennium produced during a twelve-week forms and in such manner as the shall not revert to the credit of (b) Free of dirt, sand, debris, and other foreign matter; (c) Free of contamination by section, including at least twelve mold, rot, other fungus, and section, including at least twelve mold, rot, other fungus, and section and the secti least six days apart and contained sales price of all sales at retail of medical cannabis, and remit to the

than five percent for its actual medical cannabis-infused all contaminant tests required collection costs, one-half percent stand appropriated without further products, shall comply with the by subsection 3 of this section, of the amount generated by the legislative action as follows: (a) First, to the Department, be deposited by the department of revenue into the Missouri Veterans' Health and Care Fund, one-half cannabis-infused production batches. including cultivation, production, or packaging, is subject to the requirements for food handlers batch of medical cannabis of revenue into the Missouri Public value of the amount generated of revenue into the Missouri Public production batches. including cultivation, production or packaging, is subject to the requirements for food handlers batch of medical cannabis of revenue into the Missouri Public production batches. including cultivation, production or packaging, is subject to the requirements for food handlers batch of medical cannabis of revenue into the Missouri Public production batches. including cultivation, production production batches. including cultivation, production or packaging, is subject to the requirements for food handlers batch of medical cannabis of revenue into the Missouri Public production batches. including cultivation, production including cultivation, production, production including cultivation, production, production including cultivation, production, production, production including cultivation, production, product concentrate and medical cannabis Safety Fund, one-half percent of out this section, and a reserve fund product shall be tested for the amount generated by the tax microbial contamination by a medical cannabis testing facility. The microbial contamination test shall include, but not be limited to testing to determine the mission of the purpose of t to, testing to determine the percent of the amount generated by to all Missouri Drug Treatment presence of and amounts present the tax imposed in this section shall <u>Centers that are funded by the deposited by the department of State of Missouri.</u> (c) All moneys from the taxes and otherbite-clerantbevence into the back of
medical cannabis and production batch of
medical cannabis product shall be
a medical cannabis product shall be
a medical cannabis testing facility.Development, Education and Care
authorized under this subsection
funding for
tested for mold contamination by
a medical cannabis testing facility.Development, Education and Care
authorized under this subsection
funding for
tested for mold contamination by
a medical cannabis testing facility.Development, Education and Care
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authorized under this subsection
funding for
tested for mold contamination test shall
replace existing dedicated funding.Development, Education and records
authorized under sections
tested for mold contamination test shall
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tested for mold contamination test shall
replace existing dedicated funding.Development, Education and records
authorized
tested for mold contamination test shall
tested for mold contamination test shall
replace existing dedicated funding.Development, Education authorized
tested for mold contamination test shall
test The mold contamination test shall returned item and the purchaser

out this section, and a reserve fund

to maintain a reasonable working

(b) Next, the remainder of such

veterans, including the following

and other services for veterans

approved by the Commission,

including, but not limited to, health care services, mental health services, drug rehabilitation

services, housing assistance, job

training, tuition assistance, and

housing assistance to prevent homelessness. The Missouri

contract with other public agencies

for the delivery of services beyond

shall

homelessness. The M Veterans Commission

Veterans

ts expertise.

manner that prevents the growth of such microorganisms; and (o) Storage and transportation of finished products shall be under during its cultivation process, of Administration is authorized to the end of a biennium shall not such microorganisms; and (a) Applications to (b) It shall be considered a (c) The licensee has not had location under subsection 13 his or her license suspended or of section 195.936 and rules reveked, nor had any suspension (c) It shall be considered a it receiving annual application, and expired license renewal applications under section 195.939;

(d) Licenses as listed in section 195.948. (3) The amounts of the fees

(e) When a harvest batch or payments made through contract

cash balance for the purpose of carrying out this section.

(c) All moneys from the taxes

3. 6. Notwithstanding any other authorized under this subsection replace existing dedicated funding. invested. Any interest and moneys there shall be paid, in advance, earned on such investments a sum to be established by the shall be credited to the fund. division for each day of attendance under subsection 3 of this section provided, all fees and fines provided for by sections 195.900 to 195.985 of meeting the cash requirements of the Department in advance of

harvest batches. (2) A facility's production process shall be deemed valid if every production batch that it produced director of revenue two percent of their gross receipts from the sales of medical cannabis. 2. After retaining no more as provided by law. The fund shall the f shall credit the fees to the medical be a dedicated fund and shall cannabis license cash fund created collection costs, one-half percent stand appropriated without further in section 195.963.

Department to carry out this cannabis license cash fund created be accompanied by an application

of the state application fee and license fee.

the rapid growth of undesirable any such tests fail, such facility's any other provision of law, any licenses, notices, or reports had the suspension gone into moneys remaining in the fund at required to be submitted to the effect may be determined with

> stayed by payment of a fine, (c) License renewal fees, decision to suspend the license or application fees for renewals, permit

(2) The fine accepted shall be not less than five hundred dollars nor more than one hundred thousand dollars.

(3) Payment of a fine under the provisions of this subsection shall

actual direct and indirect costs of whichever is appropriate. the division in the administration <u>4. Upon payment of the fine</u>

applicants licensed under sections order permanently staying the 195.900 to 195.985 a fee for the imposition of the suspension. It (b) Next, the remainder of such cost of each fingerprint analysis the fine is paid to a local licensing (5) Facility storage areas shall be cannabis, medical cannabis funds shall be allocated evenly to all and background investigation authority, the governing body of the undertaken to qualify new officers, authority shall cause the moneys to districts, and fire departments in directors, managers, or employees, be paid into the general fund of the the State of Missouri that have (5) At least annually, the division local licensing authority. Fines paid (5) At least annually, the division local licensing authority. Fines paid shall be sections 195.900 to 195.985. he minimum 195.960. 1. Until a medical cannabis cultivation and production a facility fail contaminant testing, production facilities within their facility's cultivation or production the facility shall be required to geographic boundaries. Except as provided in cannabis license cash fund created

subsection 4 of this section, the in section 195.963. division shall establish a basic 5. In connection with a petition fee that shall be paid at the time under subsection 3 of this section, the division, plus a fee for meals local licensing authority is limited (d) If a manufacturing process cannot be completed at the end of a working day, the processing are or tanks, vessels, bins, or bulk such medical cannabis product unless or production batch from which area or tanks, vessels, bins, or bulk to the granting of such stays as or production batch from which area or tanks, vessels, bins, or bulk to the granting of such stays as and a fee for milea de for milea de the rate to the granting of such stays as are necessary for the authority to predical cannabis for medical use sold at the state treasury the "Missouri Drug Treatment Fund," which shall consist of taxes and fees and necessarily traveled in going to the state treasury treasury state. The tax shall be equivalent to collected under this section. The and returning from the place named makes such findings, to the granting State Treasurer shall be custodian in the subpoena. If the person of an order permanently staying the 6. If the division or local licensing authority does not make the division for each day of attendance to cover the expenses of the person named in the subpoena. (1) of subsection 3 of this section and does not order the suspension 4. The subpoena fee established permanently stayed,

suspension shall go into effect on the operative date finally set by the division or local licensing authority.

7. Each local licensing authority shall report all actions taken to impose fines, suspensions, and revocations to the division in a shall be paid to the division, which manner required by the division. shall transmit the fees to the state treasurer. The state treasurer of each year, the division shall compile a report of the preceding year's actions in which fines, suspensions, or revocations were imposed by local licensing authorities and by the division. The

 legislative action as follows:
 2. The expenditures of the given of the division shall be paid out of authorities and by the division. The appropriations from the medical division shall file one copy of the division shall file one copy o report with the chief clerk of the section, including repayment of in section 195.963. any cash operating transfers, 195.969, 1. Each application with the secretary of the senate, with the secretary of the senate. house of representatives, one copy

> shall keep a complete set of all fee and a license fee in an amount records necessary to show fully determined by the local licensing the business transactions of the authority not to exceed ten percent licensee, all of which shall be open at all times during business hours for the inspection and examination

> 2. License fees as determined of the division or its duly authorized by the local licensing authority representatives. The division shall be paid to the treasurer of may require any licensee to the municipality or county where furnish such information as in

shall have the authority to rules promulgated under sections to be selected by the division who establish, revise, and amend rules 195.900 to 195.985, the division shall likewise have access to all (c) Hand-washing facilities shall include, but shall be limited to, be adequate and convenient and shall be furnished with running water at a suitable temperature. mucor sp., pencillium sp., and the level of aspergillus sp., the state treasury the "Missouri the state treasury the s which the licensee shall be afforded including any places of storage sections an opportunity to be heard, to where medical cannabis suspend or revoke a license issued grown, stored, cultivated, sold wash and sanitize their hands, other visible contamination by a and he or she shall invest moneys apply to the administration of the by the respective authority for a or dispensed, shall be subject violation by the licensee or by to inspection by the division or 195.963. 1. (1) There is hereby any of the agents or employees local licensing authorities and include, but shall not be limited interest and moneys earned on created in the state treasury of the licensee of the provisions their investigators, during all to, the detection, separation, such investments shall be credited the "Medical Cannabis License of sections 195.900 to 195.985, or business hours and other times of (d) There shall be sufficient quantification, identification, to the fund. Notwithstanding and storage of materials as is and storage of materials, including insects, rodent remaining in the fund at the end of division under sections 195.900 to 195.985, or of inspection or investigation. For necessary for the maintenance of droppings, visible adulterants, and a biennium shall not revert to the to 195.985. The state treasurer provisions of the treasurer provisions of the fund, around the fund at the long of the fund at the fund at the end of division under sections 195.900 to 195.985, or of inspection or investigation. For necessary for the maintenance of droppings, visible adulterants, and a biennium shall not revert to the to 195.985. The state treasurer provisions of the fund at the license to the fund at the fund at the fund at the fund at the state treasurer provisions of the terms, conditions, or examination of any inventory or provisions of the fund at the license to the fund at the end of the fund at the terms, conditions, or examination of any inventory or provisions of the terms, conditions or examination of any inventory or provisions of the fund at the license tereasurer provisions of the fund at the license tereasurer in the license tereasurer in the license tereasurer in the license tereasurer interval. other contaminants, in medical credit of the general revenue fund. shall be custodian of the fund. In the commissioner of administration accordance with sections 30.170 authority. The division or a local licensing aber the fund during business is authorized to make cash and 30.180, the state treasurer licensing authority has the power hours. Where any part of the treasurer discusses to the fund and 30.180 the state treasurer licensing authority has the power hours. Where any part of the treasurer to the fund and the fun may approve disbursements. The to administer oaths and issue licensed premises consists of a for purposes of meeting the cash fund shall be a dedicated fund and, subpoenas to require the presence locked area, upon demand to the in advance of it receiving annual application, licensing, and tax administration of sections 195.900 necessary to the determination of delay, and, upon request by a hearing that the division or local authorized representatives of the be repaid as provided by law. The (2) Notwithstanding the provisions of section 33.080 to the shall stand appropriated without contrary, any moneys remaining in further legislative action as follows: (a) First to the department (b) First to the department (c) First first to the department (c) First fi other sanction, as well as the to show fully the business required notice of the hearing transactions of the licensee for a where equipment or utensils are cleaned; on a harvest batch or production section, including repayment of invest moneys in the fund in the batch prior to a facility wholesaling, any cash operating transfers, same manner as other funds are by mailing the same in writing to the three immediately prior tax by mailing the same in writing to the the three immediately prior tax 195.978. 1. Except as otherwise be credited to the fund. (4) There is hereby created the "Medical Cannabis Program Account" as an account within the difficult and the fund. (4) There is hereby created hard to be for a longer period than six months. If a license is than six months is than six months. If a license is than six months i suspended or revoked, a part of center, and it shall be unlawful for a the fees paid therefore shall not medical cannabis licensee to allow funds shall be transferred to the
Missouri Veterans Commission for
health and care services for military
services under section 195.981.be returned to the licensee. Any
license or permit may be summarily
upon its licensed premises;
(2) With knowledge, to permit authority without notice, pending or fail to prevent the use of such and capital improvements of the Missouri Veteran's Homes, the Missouri Service Officer's Program, Missouri Service Officer's Program, Missouri Veteran's Homes, the Missouri Veteran's Hom

and shall provide effective hand cleaning and sanitizing preparations and sanitary towel service or suitable drying devices;

sanitary operations;

properly removed, disposed of so maintained in an adequate manner; (f) Floors, walls, and ceilings shall

clean and in good repair; (g) There shall be adequate safety lighting in all processing and storage areas, as well as areas additional tests to be conducted department to carry out this

(h) Buildings, fixtures,

condition. Such surfaces shall be cleaned and sanitized as frequently agent registered by the United States Environmental Protection Agency (EPA), in accordance with solvents. labeled instructions. Equipment and utensils shall be so designed workmanship as to be adequately

infused products

(k) A facility's water supply that, a solvent-based medical shall be sufficient for necessary cannabis concentrate produced operations. Any private water using butane, propane, ethanol, source shall be capable of providing a safe, potable, and adequate supply of water to meet the facility's needs

required locations throughout the facility. Plumbing shall properly convey sewage and 5. (1) (a) If a facility makes a facility. There shall be no crossconnections between the potable and waste water lines:

accessible toilet facilities that are maintained in a sanitary condition and in good repair

(n) Products that may support

Hand-washing facilities shall be thermophilic actinomycetes sp. located in the facility in production (2) Each harvest batch of taxes and fees collected under collection of the tax. areas and where good sanitary medical cannabis produced by a practices require employees to facility shall be tested for filth and shall be custodian of the fund, 144.010 through 144.527 shall medical cannabis testing facility in the fund in the same manner The filth contamination test shall as other funds are invested. Any

(e) Litter and waste shall be cannabis flowers and trim.

operating transfers to the fund as to minimize the development solvent-based medical cannabis of odor, and shall minimize the concentrate produced by a facility for purposes of meeting the cash potential for the waste attracting shall be tested for residual solvent requirements of the department and harboring pests. The operating contamination by a medical in advance of it receiving annual fund shall be used solely for the systems for waste disposal shall be cannabis testing facility. The application, licensing, and tax administration of sections 195.900 residual solvent contamination test shall include, but not be limited to, be constructed in such a manner testing to determine the presence that they may be adequately kept of, and amounts present of, butane, propane, ethanol, isopropanol,

acetone, and heptane. 4. (1) The division may require

and transferring, or processing into payments made through contract invested. Any interest and moneys other physical facilities shall be a medical cannabis concentrate or agreement with other state and maintained in a sanitary condition; or medical cannabis product public agencies necessary to carry be credited to the fund. (i) All contact surfaces, including any medical cannabis, medical utensils and equipment, shall be cannabis concentrate, or medical to maintain a reasonable working cannabis product from such cash balance for the purpose of harvest batch or production batch. carrying out this section. Additional tests may include, but as necessary to protect against not be limited to, screening for contamination, using a sanitizing pesticides, harmful chemicals,

(2) (a) A production batch of medical cannabis concentrate and of such material and shall be considered exempt from subdivision (1) of this subsection (j)All toxic items shall be identified, held, and stored in a manner that protects against contamination of cannabis and medical cannabis- production batch to manufacture medical cannabis product; except isopropanol, acetone, heptane shall still be submitted for a residual solvent contaminant test

(I) Plumbing shall be of adequate to have residual solvent testing authorized under this subsection size and design, and adequately conducted on the product batch of shall provide additional dedicated installed and maintained to carry a solvent-based medical cannabis sufficient quantities of water to concentrate if only CO2 was funding for the purposes enumerated above and shall not used during the production of the replace existing dedicated funding.

(2) There is hereby created in the state treasury the "Missouri Public iquid disposable waste from the material change to its cultivation or production process, such facility connections between the potable shall have the first five harvest this section. The State Treasurer which are later denied or withdrawn period set for suspension and may allow for a refund of license that the payment of the fine shall or she shall never the first five harvest and he or she shall invest moneys fees only. All application fees achieve the desired disciplinary all of the contaminants required

employees with adequate, readily operating procedures tested for in the fund in the same manner provided by an applicant shall be purposes; as other funds are invested. Any retained by the division. by subsection 3 of this section interest and moneys earned on

tax imposed by this section.

to 195.985. be repaid as provided by law. The (2) Notwithstanding

an amount necessary for the general revenue fund. <u>(3) The state treasurer shall</u> earned on such investments shall

> Account" as an account within the medical cannabis license cash fund. The account shall consist The account shall be a dedicated

application fee of twelve thousand five hundred dollars for a medical cannabis center license, and twelve thousand five hundred dollars for a medical cannabis cannabis center license, and twelve thousand five thousand dollars for a cultivation and production facilitylicense.All applicationsauthority is satisfied that:submittedshallbeaccompanied(a) The public welfare a Safety Fund", which shall consist of taxes and fees collected under application fees. Any applications

which shall consist of certain other documents necessary for the opportunity for a public hearing at 2. The licensed

licensee at the address contained years. in the license. Except in the case

 2. (1) The division shall require all applicants for initial state licenses under sections 195.900 to 195.985 to submit a nonrefundable
 section 195.984. 3. (1) Whenever a decision of the division or a local licensing authority
 (1) The bdy, is the division of a license away, or acquire medical cannabis, except as allowed under sections 195.900 to 195.985.

3. (1) Whenever a decision of the division or a local licensing authority suspending a license for fourteen licensed under sections 195.900 to days or less becomes final, the 195.985: licensee may, before the operative date of the suspension, petition for permission to pay a fine in lieu of cultivation and production facility having the license suspended for sections 195.900 to 195.985; license. The division shall require all or part of the suspension period. (2) To fail to designed a section of the designed a se

> sole discretion, grant the petition f the division or local licensing

(a) The public welfare and morals shall not be impaired by permitting the licensee to operate during the

(2) The division shall establish the licensee are kept in such a qualifying patient;

(1) To be within a limited-access area unless the person's license

all applicants for initial state licenses under sections 195.900 to 195.985 to submit an annual license fee of twelve thousand five hundred dollars for a medical any investigation to be made which cannabis centre license and twolkers and two for license for limited access areas and post signs in conspicuous locations as required by sections 195.900 to 195.985; (3) To fail to report a transfer conspicuous control of the petition, the ingress and egress for limited-access areas and post signs in conspicuous locations as required by sections 195.900 to 195.985; (3) To fail to report a transfer it deems desirable and may, in its required by section 195.933; or (4) To fail to report the name of or a change in managers as required

by section 195.936. 3. It is unlawful for any person licensed to sell medical cannabis under sections 195.900 to 195.985 (1) To sell more than two and one-half ounces of cannabis flower or its equivalent in cannabis concentrate or cannabis product (b) The books and records of during a sales transaction to a

regardless of whether its process such investments shall be credited all other fees for processing the maner that the loss of sales that (2) To display any signs that following types of applications, the licensee would have suffered are inconsistent with local laws or