House	Amendment NO	
Offered By		
AMEND House Bill No. 2 the following:	13, Page 8, Section 195.900, Line 32, by inserting after all of said line	
that includes, but is not lin licensed medical cannabis available to the division for plant development through	monitoring system" means an electronic seed to sale tracking system ted to, testing and data collection established and maintained by the ultivation and production facility and medical cannabis center and the purposes of documenting each cannabis plant and for monitoring ut the life cycle of a cannabis plant cultivated for the intended use by a planting to final packaging."; and	
Further amend said bill an accordingly; and	section, Pages 8-9, by renumbering subsequent subdivisions	
Further amend said bill an " <u>195.981</u> " the following:	section, Page 9, Line 39, by inserting immediately after the number	
	nt receives a petition signed by no less than ten physicians, having a ractice medicine in this state, asking for such addition; and	
Further amend said bill, se following:	tion and page, Line 42, by inserting immediately after all of said line th	
initial license issuance: (a) The licensee ap the terms, conditions, or pr thereunder, or any supplem (b) The licensee or were placed on its license (c) The licensed pr	for purposes of refusing or denying a license renewal, reinstatement, or dicant has violated, does not meet, or has failed to comply with any of visions of sections 195.900 to 195.985, any rules promulgated ental local law, rules, or regulations; applicant has failed to comply with any special terms or conditions that inder an order of the state or local licensing authority; mises have been operated in a manner that adversely affects the public ty of the immediate neighborhood in which the establishment is	
	e and section by renumbering subsequent subdivisions accordingly; and	
,	e 16, Section 195.918, Lines 4-7, by deleting all of said lines and Date	
Select Action Taken	Date	

1	inserting in lieu thereof the following:
2 3	"except that, the division may issue additional licenses under this subdivision if the division
4	determines additional licenses are necessary based upon patient needs."; and
5	
6	Further amend said bill, page and section, Line 10, by deleting the phrase "If more than thirty
7	medical"; and
8	
9	Further amend said bill, page and section, Lines 11-13, by deleting all of said lines; and
10	
11	Further amend said bill, Page 24, Section 195.948, Lines 18-19, by deleting all of said lines and
12 13	inserting in lieu thereof the following:
13	"3. A medical cannabis business shall use the cannabis plant monitoring system as the
14	primary inventory tracking system of records."; and
16	prindry inventory tracking system of records.
17	Further amend said bill, Page 38, Section 195.978, Line 44, by inserting immediately after the word
18	"sold" the phrase "not withstanding the requirements of section 195.951"; and
19	
20	Further amend said bill, Page 42, Section 195.981, Line 137, by deleting the phrase "shall obtain
21	medical cannabis only"; and
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23	Further amend said bill, page and section, Line 138, by deleting all of said line; and
24	
25	Further amend said bill, page and section, Line 139, by deleting the phrase "application and"; and
26	Exerthen amond said hill and sastian mass 45. Line 222, having arting immediately often all of said
27 28	Further amend said bill and section, page 45, Line 233, by inserting immediately after all of said section and line the following:
28 29	section and the tonowing.
30	"195.982. No individual or health care entity organized under the laws of this state shall be
31	subject to any adverse action by the state or any agency, board, or subdivision thereof, including
32	civil or criminal prosecution, denial of any right or privilege, the imposition of a civil or
33	administrative penalty or sanction, or disciplinary action by any accreditation or licensing board or
34	commission if such individual or employee or agent of the health care entity, in its normal course of
35	business and within its applicable licenses and regulations, recommends the use of medical cannabis
36	to an eligible patient and certifies a debilitating medical condition for an applicant to the medical
37	cannabis program under sections 195.900 to 195.985."; and
38	
39	Further amend said bill, Page 46, Section B, Line 3, by deleting the word "November, 2016, or at a"
40	and inserting in lieu thereof the phrase "August, 2016"; and
41	Fronth an encound and thill make and encoding. I have delating the advance "encoded also time to be
42	Further amend said bill, page and section, Line 4, by deleting the phrase "special election to be
43 44	called by the governor for that purpose,"; and
44 45	Further amend said bill, page and section, Line 5, by deleting the phrase "applicable to the general
45	elections and" and inserting in lieu thereof the word "for"; and
47	erections and and moeting in new mereor the word for , and
48	Further amend said bill, page and section, Line 6, by deleting the phrase "initiative petition, and it"

- and inserting in lieu thereof the phrase "the general assembly, and this act"; and 1 2
- 3 Further amend said bill, Page 46, Section C, Lines 5-6, by deleting all of said lines and inserting in 4 lieu thereof the following:
- 5

6 " "Shall the Missouri Compassionate Care Act be enacted to allow a licensed Missouri doctor to

- 7 8 recommend to patients who have a specified debilitating medical condition the use and possession
- of medicinal cannabis that is cultivated by a licensed Missouri medical cannabis facility that
- 9 dispenses medical cannabis through co-licensed medical cannabis centers?" "; and
- 10
- Further amend said bill by amending the title, enacting clause, and intersectional references 11
- 12 accordingly.