 any entity under substantially common control, ownership, or management; 3. No more than five medical marijuana dispensary facility licenses shall be issued to any entity under substantially common control, ownership, or management; and 4. Any limited liability company seeking a medical marijuana facility license shall be required to
"Section 1. The department shall no longer have the power to establish limitations on the overall number of medical marijuana, cultivation, infused products manufacturing or dispensary facility licenses and 19 CSR 30-95.050(1)(A), 19 CSR 30-95.060(1)(A) and 19 CSR 30-95.080(1)(A)&(B) are hereby rescinded, the department shall issue licenses to all applicants who meet the minimum standards, those minimum standards being consistent with the factors and standards established pursuant to Article XIV of the Missouri Constitution, for a medical marijuana cultivation facility, medical marijuana-infused products manufacturing facility or a medical marijuana dispensary facility respectively, except: 1. No more than three medical marijuana cultivation facility licenses shall be issued to any entity under substantially common control, ownership, or management; 2. No more than three medical marijuana-infused products manufacturing facility shall be issued to any entity under substantially common control, ownership, or management; 3. No more than five medical marijuana dispensary facility licenses shall be issued to any entity under substantially common control, ownership, or management; 4. Any limited liability company seeking a medical marijuana facility license shall be required to
overall number of medical marijuana, cultivation, infused products manufacturing or dispensary facility licenses and 19 CSR 30-95.050(1)(A), 19 CSR 30-95.060(1)(A) and 19 CSR 30-95.080(1)(A)&(B) are hereby rescinded, the department shall issue licenses to all applicants who meet the minimum standards, those minimum standards being consistent with the factors and standards established pursuant to Article XIV of the Missouri Constitution, for a medical marijuana cultivation facility, medical marijuana-infused products manufacturing facility or a medical marijuana dispensary facility respectively, except: 1. No more than three medical marijuana cultivation facility licenses shall be issued to any entity under substantially common control, ownership, or management; 2. No more than three medical marijuana-infused products manufacturing facility shall be issued to any entity under substantially common control, ownership, or management; 3. No more than five medical marijuana dispensary facility licenses shall be issued to any entity under substantially common control, ownership, or management; 4. Any limited liability company seeking a medical marijuana facility license shall be required to
 2. No more than three medical marijuana-infused products manufacturing facility shall be issued to any entity under substantially common control, ownership, or management; 3. No more than five medical marijuana dispensary facility licenses shall be issued to any entity under substantially common control, ownership, or management; and 4. Any limited liability company seeking a medical marijuana facility license shall be required to
 any entity under substantially common control, ownership, or management; 3. No more than five medical marijuana dispensary facility licenses shall be issued to any entity under substantially common control, ownership, or management; and 4. Any limited liability company seeking a medical marijuana facility license shall be required to
under substantially common control, ownership, or management; and4. Any limited liability company seeking a medical marijuana facility license shall be required to
disclose its members, managers and officer, and its Operating Agreement in filings along with all other corporate filings in the office of the Secretary of State."; and
Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.
Action Taken Date