

Amendment 2

Information and Future Potential
Actions

What does the law do?

- Medical Marijuana legalization
- Empowers the Missouri Department of Health and Senior Services to administer
- Provides for:
 - Medical marijuana cultivation facilities
 - Medical marijuana dispensary Facilities
 - Medical marijuana-infused products manufacturing facilities
 - Medical marijuana testing facilities
 - Also includes transportation

How does it impact us?

- Multiple impacts across many departments
 - Planning and Zoning
 - Placement in the community
 - Design standards
 - Limits on number of facilities
 - Building Codes
 - Size of facilities, construction requirements
 - Extraction facilities – challenges
 - Eg. Mold, decay of buildings, explosive materials. . .
 - Criminal Code
 - Prosecution challenges
 - Recent Jackson County Prosecutor decision

Impacts (continued)

- Business licenses
 - Fees
 - Limitation on number of licenses??
 - One license per 100,000 people in the State for Medical Marijuana Cultivation Facilities (minimum)
 - One license per 70,000 people in the State for Marijuana-Infused Products Manufacturing Facilities (minimum)
 - Dispensary Facilities – 24 licenses per US Congressional district (minimum)

When?

- The Constitutional Amendment goes into effect on December 6
- Rules to be promulgated within 180 days (June 4, 2019)
- Department to begin accepting applications for licenses within 240 days (August 3, 2019)



What does our Resolution Do?

- Places an administrative hold on all applications for development, planning and businesses for medical marijuana.
- Mirrors the Constitutional amendment and states 240 days, August 3, 2019.

QUESTIONS?