

House \_\_\_\_\_ Amendment NO. \_\_\_\_\_

Offered By  
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1 AMEND House Committee Substitute for Senate Bill No. 133, Page 10, Section 261.140, Line 6, by  
2 inserting after all of said section and line the following:

3  
4 "261.305. As used in sections 261.305 to 261.317, the following terms mean:

5 (1) "Department", the department of agriculture;

6 (2) "Farming", using or cultivating land for the production of agricultural crops, livestock or  
7 livestock products, forest products, poultry or poultry products, milk or dairy products, or fruit or  
8 other horticultural products;

9 (3) "Medical marijuana", all parts of the plant of the genus Cannabis, whether growing; the  
10 seeds thereof; the resin extracted from any part of the plant; and every compound, manufacture, salt,  
11 derivative, mixture, or preparation of the plant, its seeds, or its resin, including marijuana  
12 concentrate for medical use as defined in Article XIV of the Missouri Constitution. "Medical  
13 marijuana" shall not include industrial hemp, nor shall it include fiber produced from the stalks, oil,  
14 or cake made from the seeds of the plant; sterilized seed of the plant that is incapable of  
15 germination; or the weight of any other ingredient combined with marijuana to prepare topical or  
16 oral administrations, food, drink, or other product.

17 261.308. Notwithstanding any other provision of law, if authorized by the county under  
18 section 261.311 and a license is obtained under section 261.317, it shall not be unlawful and shall  
19 not be an offense under Missouri law or be a basis for forfeiture of assets under Missouri law for a  
20 person to grow, cultivate, or harvest medical marijuana on land used for farming.

21 261.311. Any county in this state may, after voter approval under this section, allow for the  
22 growing, cultivating, or harvesting of medical marijuana, as provided for under sections 261.305 to  
23 261.317. The question shall be submitted to the qualified voters of the county at a general, primary,  
24 or special election upon the motion of the governing body of the county or upon the petition of eight  
25 percent of the qualified voters of the county determined on the basis of the number of votes cast for  
26 governor in such county at the last gubernatorial election held prior to the filing of the petition. The  
27 elected officials of the county shall give legal notice as provided in chapter 115. If a majority of the  
28 votes cast on the question by the qualified voters voting thereon are in favor of allowing the  
29 growing, cultivating, or harvesting of medical marijuana, then such acts shall not be unlawful, as  
30 authorized in sections 261.305 to 261.317. If a majority of the votes cast on the question by the  
31 qualified voters voting thereon are opposed to the growing, cultivating, or harvesting of medical  
32 marijuana or if the county fails to submit the issue to the qualified voters, such acts shall be  
33 unlawful and constitute an offense within that county.

34 261.314. 1. Before July 1, 2021, the department shall adopt rules and regulations necessary  
35 for implementation of sections 261.305 to 261.317. Any rule or portion of a rule, as that term is  
36 defined in section 536.010, that is created under the authority delegated in this section shall become

Action Taken \_\_\_\_\_ Date \_\_\_\_\_

1 effective only if it complies with and is subject to all of the provisions of chapter 536 and, if  
 2 applicable, section 536.028. This section and chapter 536 are nonseverable, and if any of the  
 3 powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective  
 4 date, or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of  
 5 rulemaking authority and any rule proposed or adopted after August 28, 2019, shall be invalid and  
 6 void.

7 2. Such rules and regulations shall include:

8 (1) Procedures for the issuance, renewal, suspension, and revocation of a license to grow,  
 9 cultivate, or harvest medical marijuana, with such procedures subject to all requirements of chapter  
 10 536;

11 (2) A schedule of application, licensing, and renewal fees, provided that the application fees  
 12 shall not exceed five thousand dollars, adjusted annually for inflation, unless the department  
 13 determines a greater fee is necessary to carry out its responsibilities under sections 261.305 to  
 14 311.317;

15 (3) Qualifications for licensure that are directly and demonstrably related to the growing,  
 16 cultivating, or harvesting of medical marijuana;

17 (4) Security requirements for farms growing, cultivating, or harvesting medical marijuana;

18 (5) Health and safety regulations and standards for the cultivation of medical marijuana as  
 19 developed by the department of health and senior services; and

20 (6) Civil penalties for the failure to comply with regulations established under this section.  
 21 261.317. Each application for an annual license to grow, cultivate, or harvest medical  
 22 marijuana shall be submitted to the department. The department shall:

23 (1) Begin accepting and processing applications on October 1, 2021;

24 (2) Immediately forward a copy of each application and half of the license application fee to  
 25 the county in which the applicant desires to grow, cultivate, or harvest medical marijuana;

26 (3) Issue an annual license to the applicant between forty-five and ninety days after receipt  
 27 of an application unless the department finds the applicant is not in compliance with rules and  
 28 regulations enacted under section 261.314; provided that, if a county has enacted a numerical limit  
 29 on the number of farms able to grow, cultivate, or harvest medical marijuana and a greater number  
 30 of applicants seek licenses, the department shall solicit and consider input from the county as to the  
 31 county's preference or preferences for licensure; and

32 (4) Upon denial of an application, notify the applicant in writing of the specific reason for  
 33 denial."; and

34  
 35 Further amend said bill, Page 22, Section 281.265, Line 14, by inserting after all of said section and  
 36 line the following:

37  
 38 "579.055. 1. A person commits the offense of manufacture of a controlled substance if,  
 39 except as authorized in this chapter or chapter 195, he or she:

40 (1) Knowingly manufactures, produces, or grows a controlled substance;

41 (2) Attempts to manufacture, produce, or grow a controlled substance; or

42 (3) Knowingly possesses a controlled substance with the intent to manufacture, produce, or  
 43 grow any amount of controlled substance.

44 2. The offense of manufacturing or attempting to manufacture any amount of controlled  
 45 substance, except medical marijuana as provided under sections 261.305 to 261.317, is a class B  
 46 felony when committed within two thousand feet of the real property comprising a public or private  
 47 elementary, vocational, or secondary school, community college, college, or university. It is a class  
 48 A felony if a person has suffered serious physical injury or has died as a result of a fire or explosion  
 49 started in an attempt by the defendant to produce methamphetamine.

1           3. The offense of manufacturing or attempting to manufacture any amount of a controlled  
2 substance, except medical marijuana as provided under sections 261.305 to 261.317 or thirty-five  
3 grams or less of [~~marijuana or~~] synthetic cannabinoid, is a class C felony.

4           4. The offense of manufacturing thirty-five grams or less of [~~marijuana or~~] synthetic  
5 cannabinoid is a class E felony."; and

6  
7 Further amend said bill by amending the title, enacting clause, and intersectional references  
8 accordingly.