First Regular Session Seventy-second General Assembly STATE OF COLORADO

CORRECTED ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 19-0419.01 Michael Dohr x4347

HOUSE BILL 19-1090

HOUSE SPONSORSHIP

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SENATE SPONSORSHIP

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House Committees

Senate Committees

Finance Appropriations

A BILL FOR AN ACT

101	CONCERNING	MEASURES	TO	ALLOW	GREATER	INVESTMENT
102	FLEXIBI	LITY IN MARI	JUAN	A BUSINES	SSES, AND, IN	CONNECTION
103	THEREW	ITH, MAKING	AN A	PPROPRIA	ATION.	

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill repeals the provisions that require limited passive investors to go through an initial background check. The bill repeals the provisions that limit the number of out-of-state direct beneficial owners to 15 persons. The bill repeals the provision that prohibits publicly traded corporations from holding a marijuana license.

The bill creates 2 new ownership licenses, controlling beneficial owners and passive beneficial owners. The bill gives the state licensing authority rule-making authority related to the parameters of, qualifications of, disclosure of, requirements for, and suitability for the new license types. A controlling beneficial owner is a person that is the beneficial owner of 10% or more of the securities of a marijuana business, is an affiliate, or is otherwise in a position to exercise control of the marijuana business. A passive beneficial owner is a person that is not an affiliate of a marijuana business, has no control over the marijuana business, and owns less than 10% of the securities of a marijuana business.

The bill requires a person intending to apply to become a controlling beneficial owner or passive beneficial owner to receive a finding of suitability or an exemption from the state licensing authority prior to submitting a marijuana business application. When applying for suitability, a person must disclose all of its officers, directors, and affiliates; all controlling beneficial owners; if a publicly traded corporation, all of its controlling beneficial owners of 10% or more; and, if not a publicly traded corporation, all of its officers, directors, beneficial owners, affiliates, and passive beneficial owners. The bill also requires a marijuana business or controlling beneficial owner that is a publicly traded corporation to comply with various notification, disclosure, notice, and suitability requirements. The bill limits the types of publicly traded corporations that can be marijuana businesses or controlling beneficial owners.

Current statutes list areas in which the state licensing authority may adopt rules but does not limit the rules to those areas. The bill limits the state licensing authority's power to adopt rules to those areas listed in statutes.

SECTION 1. In Colorado Revised Statutes, 44-11-104, amend

(1), (4), (12), (21), and (23) and; add (1.1), (1.2), (1.3), (1.4), (1.5), (9.5),

(11.5), (19.1), (19.2), (22.7), (23.1), (23.5), and (25.5) as follows:

44-11-104. Definitions. As used in this article 11, unless the context otherwise requires:

(1) "Direct beneficial interest owner" means a person or closely

Be it enacted by the General Assembly of the State of Colorado:

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held business entity that owns a share or shares of stock in a licensed medical marijuana business, including the officers, directors, managing

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I	members, or partners of the licensed medical marijuana business or
2	closely held business entity, or a qualified limited passive investor
3	"ACQUIRE" WHEN USED IN CONNECTION WITH THE ACQUISITION OF AN
4	OWNER'S INTEREST OF A MEDICAL MARIJUANA BUSINESS, MEANS
5	OBTAINING OWNERSHIP, CONTROL, POWER TO VOTE, OR SOLE POWER OF
6	DISPOSITION OF THE OWNER'S INTEREST, DIRECTLY OR INDIRECTLY OR
7	THROUGH ONE OR MORE TRANSACTIONS OR SUBSIDIARIES, THROUGH
8	PURCHASE, ASSIGNMENT, TRANSFER, EXCHANGE, SUCCESSION, OR OTHER
9	MEANS.
10	(1.1) "ACTING IN CONCERT" MEANS KNOWING PARTICIPATION IN
11	A JOINT ACTIVITY OR INTERDEPENDENT CONSCIOUS PARALLEL ACTION
12	TOWARD A COMMON GOAL, WHETHER OR NOT PURSUANT TO AN EXPRESS
13	AGREEMENT.
14	(1.2) "Affiliate" of, or person "affiliated with", has the
15	SAME MEANING AS DEFINED IN THE "SECURITIES ACT OF 1933", 17 CFR
16	230.405, AS AMENDED.
17	(1.3) "BENEFICIAL OWNER OF", "BENEFICIAL OWNERSHIP OF", OR
18	"BENEFICIALLY OWNS AN" OWNER'S INTEREST IS DETERMINED IN
19	ACCORDANCE WITH SECTION 13(d) OF THE FEDERAL "SECURITIES
20	EXCHANGE ACT OF 1934", AS AMENDED, AND RULE 13d-3 PROMULGATED
21	THEREUNDER.
22	(1.4) "CONTROL", "CONTROLS", "CONTROLLED", "CONTROLLING",
23	"CONTROLLED BY", AND "UNDER COMMON CONTROL WITH", MEANS THE
24	POSSESSION, DIRECT OR INDIRECT, OF THE POWER TO DIRECT OR CAUSE THE
25	DIRECTION OF THE MANAGEMENT OR POLICIES OF A PERSON, WHETHER
26	THROUGH THE OWNERSHIP OF VOTING SECURITIES, BY CONTRACT, OR
27	OTHERWISE.

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1	(1.5) "CONTROLLING BENEFICIAL OWNER" IS LIMITED TO A PERSON
2	THAT SATISFIES ONE OR MORE OF THE FOLLOWING CRITERIA:
3	(a) A NATURAL PERSON, AN ENTITY AS DEFINED IN SECTION
4	7-90-102 (20) THAT IS ORGANIZED UNDER THE LAWS OF AND FOR WHICH
5	ITS PRINCIPAL PLACE OF BUSINESS IS LOCATED IN ONE OF THE STATES OR
6	TERRITORIES OF THE UNITED STATES OR DISTRICT OF COLUMBIA, A
7	PUBLICLY TRADED CORPORATION, OR A QUALIFIED PRIVATE FUND THAT IS
8	NOT A QUALIFIED INSTITUTIONAL INVESTOR:
9	(I) ACTING ALONE OR ACTING IN CONCERT, THAT OWNS OR
10	ACQUIRES BENEFICIAL OWNERSHIP OF TEN PERCENT OR MORE OF THE
11	OWNER'S INTEREST OF A MEDICAL MARIJUANA BUSINESS;
12	(II) THAT IS AN AFFILIATE THAT CONTROLS A MEDICAL MARIJUANA
13	BUSINESS AND INCLUDES, WITHOUT LIMITATION, ANY MANAGER; OR
14	(III) THAT IS OTHERWISE IN A POSITION TO CONTROL THE MEDICAL
15	MARIJUANA BUSINESS EXCEPT AS AUTHORIZED IN SECTION 44-11-407; OR
16	(b) A QUALIFIED INSTITUTIONAL INVESTOR ACTING ALONE OR
17	ACTING IN CONCERT THAT OWNS OR ACQUIRES BENEFICIAL OWNERSHIP OF
18	MORE THAN THIRTY PERCENT OF THE OWNER'S INTEREST OF A MEDICAL
19	MARIJUANA BUSINESS.
20	(4) "Indirect beneficial interest owner" means a holder of a
21	permitted economic interest, a recipient of a commercially reasonable
22	royalty associated with the use of intellectual property by a licensee, a
23	licensed employee who receives a share of the profits from an employee
24	benefit plan, a qualified institutional investor, or another similarly
25	situated person or entity as determined by the state licensing authority
26	"INDIRECT FINANCIAL INTEREST HOLDER" MEANS A PERSON THAT IS NOT
27	AN AFFILIATE, A CONTROLLING BENEFICIAL OWNER, OR A PASSIVE

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1	BENEFICIAL OWNER OF A MEDICAL MARIJUANA BUSINESS AND THAT:
2	(a) HOLDS A COMMERCIALLY REASONABLE ROYALTY INTEREST IN
3	EXCHANGE FOR A MEDICAL MARIJUANA BUSINESS'S USE OF THE PERSON'S
4	INTELLECTUAL PROPERTY;
5	(b) HOLDS A PERMITTED ECONOMIC INTEREST THAT WAS ISSUED
6	PRIOR TO JANUARY $1,2020$, AND THAT HAS NOT BEEN CONVERTED INTO AN
7	OWNERSHIP INTEREST;
8	(c) IS A CONTRACT COUNTERPARTY WITH A MEDICAL MARIJUANA
9	BUSINESS, OTHER THAN A CUSTOMARY EMPLOYMENT AGREEMENT, THAT
10	HAS A DIRECT NEXUS TO THE CULTIVATION, MANUFACTURE, OR SALE OF
11	MEDICAL MARIJUANA, INCLUDING, BUT NOT LIMITED TO, A LEASE OF REAL
12	PROPERTY ON WHICH THE MEDICAL MARIJUANA BUSINESS OPERATES, A
13	LEASE OF EQUIPMENT USED IN THE CULTIVATION OF MEDICAL MARIJUANA,
14	A SECURED OR UNSECURED FINANCING AGREEMENT WITH THE MEDICAL
15	MARIJUANA BUSINESS, A SECURITY CONTRACT WITH THE MEDICAL
16	MARIJUANA BUSINESS, OR A MANAGEMENT AGREEMENT WITH THE
17	MEDICAL MARIJUANA BUSINESS, PROVIDED THAT NO SUCH CONTRACT
18	COMPENSATES THE CONTRACT COUNTERPARTY WITH A PERCENTAGE OF
19	REVENUE FOR PROFITS OF THE MEDICAL MARIJUANA BUSINESS; OR
20	(d) IS IDENTIFIED BY RULE BY THE STATE LICENSING AUTHORITY AS
21	AN INDIRECT FINANCIAL INTEREST HOLDER.
22	(9.5) "MANAGER" HAS THE SAME MEANING AS IN SECTION
23	7-90-102 (35.7).
24	(11.5) "MEDICAL MARIJUANA BUSINESS" MEANS ANY OF THE
25	FOLLOWING ENTITIES LICENSED PURSUANT TO THIS ARTICLE 11: A
26	MEDICAL MARIJUANA CENTER, A MEDICAL MARIJUANA OPTIONAL PREMISES
27	CULTIVATION OPERATION, A MEDICAL MARIJUANA-INFUSED PRODUCTS

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1	MANUFACTURER, A MEDICAL MARIJUANA TESTING FACILITY, A MEDICAL
2	MARIJUANA BUSINESS OPERATOR, A MEDICAL MARIJUANA TRANSPORTER,
3	A MARIJUANA RESEARCH AND DEVELOPMENT FACILITY, OR A MARIJUANA
4	RESEARCH AND DEVELOPMENT CULTIVATION FACILITY.
5	(12) "Medical marijuana business operator" means an entity or A
6	person who is not an owner and who THAT is licensed to provide
7	professional operational services to a medical marijuana establishment
8	BUSINESS for direct remuneration from the medical marijuana
9	establishment BUSINESS. A MEDICAL MARIJUANA BUSINESS OPERATOR IS
10	NOT, BY VIRTUE OF ITS STATUS AS A MEDICAL MARIJUANA BUSINESS
11	OPERATOR, A CONTROLLING BENEFICIAL OWNER, OR A PASSIVE BENEFICIAL
12	OWNER OF ANY MEDICAL MARIJUANA BUSINESS IT OPERATES.
13	(19.1) "OWNER'S INTEREST" HAS THE SAME MEANING AS IN
14	SECTION 7-90-102 (44).
15	(19.2) "PASSIVE BENEFICIAL OWNER" MEANS ANY PERSON
16	ACQUIRING ANY INTEREST IN A MEDICAL MARIJUANA BUSINESS THAT IS
17	NOT OTHERWISE A CONTROLLING BENEFICIAL OWNER OR IN CONTROL.
18	(21) "Person" means a natural person, partnership, association,
19	company, corporation, limited liability company, or organization, or a
20	manager, agent, owner, director, servant, officer, or employee thereof HAS
21	THE SAME MEANING AS DEFINED IN SECTION 7-90-102 (49).
22	(22.7) "PUBLICLY TRADED CORPORATION" MEANS ANY PERSON
23	OTHER THAN AN INDIVIDUAL THAT IS ORGANIZED UNDER THE LAWS OF AND
24	FOR WHICH ITS PRINCIPAL PLACE OF BUSINESS IS LOCATED IN ONE OF THE
25	STATES OR TERRITORIES OF THE UNITED STATES OR DISTRICT OF
26	COLUMBIA OR ANOTHER COUNTRY THAT AUTHORIZES THE SALE OF
27	MARIJUANA AND THAT:

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1	(a) HAS A CLASS OF SECURITIES REGISTERED PURSUANT TO
2	SECTION 12 OF THE FEDERAL "SECURITIES EXCHANGE ACT OF 1934", AS
3	AMENDED, THAT:
4	(I) CONSTITUTES "COVERED SECURITIES" PURSUANT TO SECTION
5	18 (b)(1)(A) OF THE FEDERAL "SECURITIES ACT OF 1933", AS AMENDED;
6	OR
7	(II) IS QUALIFIED AND QUOTED ON THE OTCQX OR OTCQB TIER
8	OF THE OTC MARKETS IF:
9	(A) THE PERSON IS THEN REQUIRED TO FILE REPORTS AND IS FILING
10	REPORTS ON A CURRENT BASIS WITH THE FEDERAL SECURITIES AND
11	EXCHANGE COMMISSION PURSUANT TO THE FEDERAL "SECURITIES
12	EXCHANGE ACT OF 1934", AS AMENDED, AS IF THE SECURITIES
13	CONSTITUTED "COVERED SECURITIES" AS DESCRIBED IN SUBSECTION
14	(22.7)(a)(I) OF THIS SECTION; AND
15	(B) THE PERSON HAS ESTABLISHED AND IS IN COMPLIANCE WITH
16	CORPORATE GOVERNANCE MEASURES PURSUANT TO CORPORATE
17	GOVERNANCE OBLIGATIONS IMPOSED ON SECURITIES QUALIFIED AND
18	QUOTED ON THE OTCQX TIER OF THE OTC MARKETS.
19	(b) IS AN ENTITY THAT HAS A CLASS OF SECURITIES LISTED ON THE
20	CANADIAN SECURITIES EXCHANGE, TORONTO STOCK EXCHANGE, TSX
21	VENTURE EXCHANGE, OR OTHER EQUITY SECURITIES EXCHANGE
22	RECOGNIZED BY THE STATE LICENSING AUTHORITY, IF:
23	(I) THE ENTITY CONSTITUTES A "FOREIGN PRIVATE ISSUER", AS
24	DEFINED IN RULE 405 PROMULGATED PURSUANT TO THE FEDERAL
25	"SECURITIES ACT OF 1933", AS AMENDED, WHOSE SECURITIES ARE EXEMPT
26	FROM REGISTRATION PURSUANT TO SECTION 12 OF THE FEDERAL
27	"SECURITIES EXCHANGE ACT OF 1934", AS AMENDED, PURSUANT TO RULE

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1	12g3-2 (b) PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES
2	EXCHANGE ACT OF 1934", AS AMENDED; AND
3	(II) THE ENTITY HAS BEEN, FOR THE PRECEDING THREE HUNDRED
4	SIXTY-FIVE DAYS OR SINCE THE FORMATION OF THE ENTITY, IN
5	COMPLIANCE WITH ALL GOVERNANCE AND REPORTING OBLIGATIONS
6	IMPOSED BY THE RELEVANT EXCHANGE ON SUCH ENTITY; OR
7	(c) IS REASONABLY IDENTIFIED AS A PUBLICLY TRADED
8	CORPORATION BY RULE; OR
9	(d) A "PUBLICLY TRADED CORPORATION" DESCRIBED IN
10	SUBSECTION (22.7)(a), (22.7)(b), OR (22.7)(c) OF THIS SECTION DOES NOT
11	INCLUDE:
12	(I) An "ineligible issuer", as defined in rule 405
13	PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES ACT OF 1933",
14	AS AMENDED, UNLESS SUCH PUBLICLY TRADED CORPORATION SATISFIES
15	THE DEFINITION OF INELIGIBLE ISSUER SOLELY BECAUSE IT IS ONE OR MORE
16	OF THE FOLLOWING, AND THE PERSON IS FILING REPORTS ON A CURRENT
17	BASIS WITH THE FEDERAL SECURITIES AND EXCHANGE COMMISSION
18	PURSUANT TO THE FEDERAL "SECURITIES EXCHANGE ACT OF 1934", AS
19	AMENDED, AS IF THE SECURITIES CONSTITUTED "COVERED SECURITIES" AS
20	DESCRIBED IN SUBSECTION (22.7)(a)(I) OF THIS SECTION, AND PRIOR TO
21	BECOMING A PUBLICLY TRADED CORPORATION, THE PERSON FOR AT LEAST
22	TWO YEARS WAS LICENSED BY THE STATE LICENSING AUTHORITY AS A
23	MEDICAL MARIJUANA BUSINESS WITH A DEMONSTRATED HISTORY OF
24	OPERATIONS IN THE STATE OF COLORADO, AND DURING SUCH TIME WAS
25	NOT SUBJECT TO SUSPENSION OR REVOCATION OF THE LICENSE:
26	(A) A "BLANK CHECK COMPANY", AS DEFINED IN RULE 419 (a)(2)
27	PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES ACT OF 1933"

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1	AS AMENDED;
2	(B) AN ISSUER IN AN OFFERING OF "PENNY STOCK", AS DEFINED IN
3	RULE 3a51-1 PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES
4	EXCHANGE ACT OF 1934"; OR
5	(C) A "SHELL COMPANY", AS DEFINED IN RULE 405 PROMULGATED
6	PURSUANT TO THE FEDERAL "SECURITIES ACT OF 1933", AS AMENDED
7	AND
8	(II) A PERSON DISQUALIFIED AS A "BAD ACTOR" UNDER RULE 506
9	(d) PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES ACT OF
10	1933", AS AMENDED.
11	(23) "Qualified limited passive investor" means a natural persor
12	who is a United States citizen and is a passive investor who owns less
13	than a five percent share or shares of stock in a licensed medica
14	marijuana business. "QUALIFIED INSTITUTIONAL INVESTOR" MEANS:
15	(a) A BANK AS DEFINED IN SECTION 3 (a)(6) OF THE FEDERAL
16	"SECURITIES EXCHANGE ACT OF 1934", AS AMENDED, IF THE BANK IS
17	CURRENT IN ALL APPLICABLE REPORTING AND RECORD-KEEPING
18	REQUIREMENTS UNDER SUCH ACT AND RULES PROMULGATED
19	THEREUNDER;
20	(b) A BANK HOLDING COMPANY AS DEFINED IN THE FEDERAL
21	"BANK HOLDING COMPANY ACT OF 1956", AS AMENDED, IF THE BANK
22	HOLDING COMPANY IS REGISTERED AND CURRENT IN ALL APPLICABLE
23	REPORTING AND RECORD-KEEPING REQUIREMENTS UNDER SUCH ACT AND
24	RULES PROMULGATED THEREUNDER;
25	(c) An insurance company as defined in section 2 (a)(17) or
26	THE FEDERAL "INVESTMENT COMPANY ACT OF 1940", AS AMENDED, II
27	THE INSURANCE COMPANY IS CURRENT IN ALL APPLICABLE REPORTING AND

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1	RECORD-KEEPING REQUIREMENTS UNDER SUCH ACT AND RULES
2	PROMULGATED THEREUNDER;
3	(d) An investment company registered under section 8 of
4	THE FEDERAL "INVESTMENT COMPANY ACT OF 1940", AS AMENDED, AND
5	SUBJECT TO 15 U.S.C. SEC. 80a-1 TO 80a-64, IF THE INVESTMENT
6	COMPANY IS CURRENT IN ALL APPLICABLE REPORTING AND
7	RECORD-KEEPING REQUIREMENTS UNDER SUCH ACT AND RULES
8	PROMULGATED THEREUNDER;
9	(e) AN EMPLOYEE BENEFIT PLAN OR PENSION FUND SUBJECT TO THE
10	FEDERAL "EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974",
11	EXCLUDING AN EMPLOYEE BENEFIT PLAN OR PENSION FUND SPONSORED BY
12	A LICENSEE OR AN INTERMEDIARY HOLDING COMPANY LICENSEE THAT
13	DIRECTLY OR INDIRECTLY OWNS TEN PERCENT OR MORE OF A LICENSEE;
14	(f) A STATE OR FEDERAL GOVERNMENT PENSION PLAN;
15	(g) A GROUP COMPRISED ENTIRELY OF PERSONS SPECIFIED IN
16	SUBSECTIONS (23)(a) TO (23)(f) OF THIS SECTION; OR
17	(h) Any other entity identified by rule by the state
18	LICENSING AUTHORITY.
19	(23.1) "QUALIFIED PRIVATE FUND" MEANS AN ISSUER THAT WOULD
20	BE AN INVESTMENT COMPANY, AS DEFINED IN SECTION (3) OF THE FEDERAL
21	"INVESTMENT COMPANY ACT OF 1940", BUT FOR THE EXCLUSIONS
22	PROVIDED UNDER SECTIONS $3(c)(1)$ OR $3(c)(7)$ OF THAT ACT, AND THAT:
23	(a) Is advised or managed by an investment adviser as
24	DEFINED AND REGISTERED UNDER SECTIONS 80b-1-21, TITLE 15 OF THE
25	FEDERAL "INVESTMENT ADVISERS ACT OF 1940", AND FOR WHICH THE
26	REGISTERED INVESTMENT ADVISER IS CURRENT IN ALL APPLICABLE
27	REPORTING AND RECORD-KEEPING REQUIREMENTS UNDER SUCH ACT AND

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1	RULES PROMULGATED THEREUNDER; AND
2	(b) SATISFIES ONE OR MORE OF THE FOLLOWING:
3	(I) IS ORGANIZED UNDER THE LAW OF A STATE OR THE UNITED
4	STATES;
5	(II) IS ORGANIZED, OPERATED, OR SPONSORED BY A U.S. PERSON,
6	AS DEFINED UNDER SUBSECTION 17 CFR 230.902(k), AS AMENDED; OR
7	(III) SELLS SECURITIES TO A U.S. PERSON, AS DEFINED UNDER
8	SUBSECTION 17 CFR 230.902(k), AS AMENDED.
9	(23.5) "REASONABLE CAUSE" MEANS JUST OR LEGITIMATE
10	GROUNDS BASED IN LAW AND IN FACT TO BELIEVE THAT THE PARTICULAR
11	REQUESTED ACTION FURTHERS THE PURPOSES OF THIS ARTICLE 11 OR
12	PROTECTS PUBLIC SAFETY.
13	(25.5) "SECURITY" MEANS THOSE TERMS AS DEFINED IN SECTION
14	(2)(1) OF THE FEDERAL "SECURITIES ACT OF 1933", AS AMENDED.
15	SECTION 2. In Colorado Revised Statutes, 44-11-202, amend
16	(1)(d) and (2)(a)(VIII); repeal (2)(a)(XXV); and \overline{add} (5) and (6) as
17	follows:
18	44-11-202. Powers and duties of state licensing authority -
19	rules. (1) The state licensing authority shall:
20	(d) Maintain the confidentiality of reports or other information
21	obtained from a medical or retail licensee containing any individualized
22	data, information, or records related to the licensee or its operation,
23	including sales information, financial records, tax returns, credit reports,
24	cultivation information, testing results, and security information and
25	plans, or revealing any patient information, or any other records that are
26	exempt from public inspection pursuant to state law. Such reports or other
27	information may be used only for a purpose authorized by this article 11

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1	or article 12 of this title 44, FOR INVESTIGATION OR ENFORCEMENT OF ANY
2	INTERNATIONAL, FEDERAL, STATE, OR LOCAL SECURITIES LAW OR
3	REGULATIONS, or for any other state or local law enforcement purpose.
4	Any information released related to patients may be used only for a
5	purpose authorized by this article 11 or article 12 of this title 44, or to
6	verify that a person who presented a registry identification card to a state
7	or local law enforcement official is lawfully in possession of such card.
8	(2) (a) Rules promulgated pursuant to subsection (1)(b) of this
9	section may include but need not be limited to the following subjects:
10	(VIII) Development of individual identification cards for owners,
11	officers CONTROLLING BENEFICIAL OWNERS AND ANY PERSON OPERATING,
12	WORKING IN, OR HAVING UNESCORTED ACCESS TO THE LIMITED ACCESS
13	AREAS OF THE LICENSED PREMISES OF A MEDICAL MARIJUANA BUSINESS,
14	managers, contractors, employees, and other support staff of entities
15	licensed pursuant to this article 11, including a fingerprint-based criminal
16	history record check as may be required by the state licensing authority
17	prior to issuing a card;
18	(XXV) The parameters and qualifications of an indirect beneficial
19	interest owner; and a qualified limited passive investor;
20	(5) (a) RULES PROMULGATED PURSUANT TO SUBSECTION (1)(b) OF
21	THIS SECTION MUST INCLUDE THE FOLLOWING SUBJECTS:
22	(I) OWNERSHIP AND FINANCIAL DISCLOSURE PROCEDURES AND
23	REQUIREMENTS PURSUANT TO THIS ARTICLE 11;
24	(II) RECORDS A MEDICAL MARIJUANA BUSINESS IS REQUIRED TO
25	MAINTAIN REGARDING ITS CONTROLLING BENEFICIAL OWNERS, PASSIVE
26	BENEFICIAL OWNERS, AND INDIRECT FINANCIAL INTEREST HOLDERS THAT
27	MAY BE SUBJECT TO DISCLOSURE AT RENEWAL OR AS PART OF ANY OTHER

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1	INVESTIGATION FOLLOWING INITIAL LICENSURE OF A MEDICAL MARIJUANA
2	BUSINESS;
3	(III) PROCEDURES AND REQUIREMENTS FOR FINDINGS OF
4	SUITABILITY PURSUANT TO THIS ARTICLE 11, INCLUDING FEES NECESSARY
5	TO COVER THE DIRECT AND INDIRECT COSTS OF ANY SUITABILITY
6	INVESTIGATION;
7	(IV) PROCEDURES AND REQUIREMENTS CONCERNING THE
8	DIVESTITURE OF THE BENEFICIAL OWNERSHIP OF A PERSON FOUND
9	UNSUITABLE BY THE STATE LICENSING AUTHORITY;
0	(V) PROCEDURES, PROCESSES, AND REQUIREMENTS FOR
11	TRANSFERS OF OWNERSHIP INVOLVING A PUBLICLY TRADED CORPORATION,
12	INCLUDING BUT NOT LIMITED TO MERGERS WITH A PUBLICLY TRADED
13	CORPORATION, INVESTMENT BY A PUBLICLY TRADED CORPORATION, AND
14	PUBLIC OFFERINGS;
15	(VI) DESIGNATION OF PERSONS THAT BY VIRTUE OF COMMON
16	CONTROL CONSTITUTE CONTROLLING BENEFICIAL OWNERS;
17	(VII) MODIFICATION OF THE PERCENTAGE OF SECURITIES THAT
18	MAY BE HELD BY A CONTROLLING BENEFICIAL OWNER AND PASSIVE
19	BENEFICIAL OWNER;
20	(VIII) DESIGNATION OF PERSONS THAT QUALIFY FOR AN
21	EXEMPTION FROM AN OTHERWISE REQUIRED FINDING OF SUITABILITY; AND
22	(IX) DESIGNATION OF INDIRECT FINANCIAL INTEREST HOLDERS
23	AND QUALIFIED INSTITUTIONAL INVESTORS.
24	(b) Rules promulgated pursuant to this subsection (5)
25	MUST NOT BE ANY MORE RESTRICTIVE THAN THE REQUIREMENTS
26	EXPRESSLY ESTABLISHED UNDER THIS ARTICLE 11.
27	(6) THE STATE LICENSING AUTHORITY MAY DENY, SUSPEND,

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1	REVOKE, FINE, OR IMPOSE OTHER SANCTIONS AGAINST A PERSON'S LICENSE
2	ISSUED PURSUANT TO THIS ARTICLE 11 IF THE STATE LICENSING
3	AUTHORITY FINDS THE PERSON OR THE PERSON'S CONTROLLING
4	BENEFICIAL OWNER, PASSIVE BENEFICIAL OWNER, OR INDIRECT FINANCIAL
5	INTEREST HOLDER FAILED TO TIMELY FILE ANY REPORT, DISCLOSURE,
6	REGISTRATION STATEMENT, OR OTHER SUBMISSION REQUIRED BY ANY
7	STATE OR FEDERAL REGULATORY AUTHORITY THAT IS RELATED TO THE
8	CONDUCT OF THEIR BUSINESS.
9	SECTION 3. In Colorado Revised Statutes, 44-11-304, amend
10	(1) and (2) as follows:
11	44-11-304. State licensing authority - application and issuance
12	procedures. (1) Applications for a state license under the provisions of
13	this article 11 shall MUST be made to the state licensing authority on
14	forms prepared and furnished by the state licensing authority and shall
15	MUST set forth such information as the state licensing authority may
16	require to enable the state licensing authority to determine whether a state
17	license should be granted. The information shall MUST include the name
18	and address of the applicant, DISCLOSURES REQUIRED BY SECTION
19	44-11-307.5, the names and addresses of the officers, directors, or
20	managers, and all other information deemed necessary by the state
21	licensing authority. Each application shall MUST be verified by the oath
22	or affirmation of such person or persons as the state licensing authority
23	may prescribe.
24	(2) The state licensing authority shall issue a state license to a
25	medical marijuana center, an optional premises cultivation operation, or
26	a medical marijuana-infused products manufacturer BUSINESS pursuant to
27	this section upon satisfactory completion of the applicable criminal

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1	history background check associated with the application, and the state
2	license is conditioned upon local licensing authority approval. A license
3	applicant is prohibited from operating a licensed medical marijuana
4	business without both state and local licensing authority approval. The
5	denial of an application by the local licensing authority shall be
6	considered as a basis for the state licensing authority to revoke the
7	state-issued license.
8	SECTION 4. In Colorado Revised Statutes, 44-11-306, amend
9	(1)(c), (1)(m), and (1)(n); repeal (1)(e); and add (1)(o), (1)(p), (1)(q),
10	(1)(r), $(1)(s)$, and $(1)(t)$ as follows:
11	44-11-306. Persons prohibited as licensees - definition. (1) A
12	license provided by this article 11 shall not be issued to or held by:
13	(c) A corporation, PERSON OTHER THAN AN INDIVIDUAL if the
14	criminal history of any of its officers, directors, or stockholders
15	CONTROLLING BENEFICIAL OWNERS indicates that the officer, director, or
16	stockholder THE CONTROLLING BENEFICIAL OWNER is not of good moral
17	character AFTER CONSIDERING THE FACTORS IN SECTION 24-5-101;
18	(e) A person employing, assisted by, or financed in whole or in
19	part by any other person whose criminal history indicates he or she is not
20	of good character and reputation satisfactory to the respective licensing
21	authority;
22	(m) A person for a license for a location that is currently licensed
23	as a retail food establishment or wholesale food registrant; or
24	(n) A publicly traded company ENTITY THAT DOES NOT
25	CONSTITUTE A PUBLICLY TRADED CORPORATION AS DEFINED IN THIS
26	ARTICLE 11;
27	(o) A PERSON THAT IS OR HAS A CONTROLLING BENEFICIAL OWNER,

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1	PASSIVE BENEFICIAL OWNER, OR INDIRECT FINANCIAL INTEREST HOLDER
2	THAT IS ORGANIZED OR FORMED UNDER THE LAWS OF A COUNTRY
3	DETERMINED BY THE UNITED STATES SECRETARY OF STATE TO HAVE
4	REPEATEDLY PROVIDED SUPPORT FOR ACTS OF INTERNATIONAL TERRORISM
5	OR IS INCLUDED AMONG THE LIST OF "COVERED COUNTRIES" IN SECTION
6	1502 of the federal "Dodd-Frank Wall Street Reform and
7	CONSUMER PROTECTION ACT", Pub.L. 111-203;
8	(p) A PERSON THAT IS OR HAS A CONTROLLING BENEFICIAL OWNER
9	THAT IS AN "INELIGIBLE ISSUER" PURSUANT TO SECTION 44-11-104 (22.7)
10	(d)(1);
11	(q) A PERSON THAT IS OR HAS A CONTROLLING BENEFICIAL OWNER
12	THAT IS DISQUALIFIED AS A "BAD ACTOR" UNDER RULE 506 (d)
13	PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES ACT OF 1933",
14	AS AMENDED, AND SUBJECT TO 17 CFR 230.506 (d)(1);
15	(r) A PERSON THAT IS NOT A PUBLICLY TRADED CORPORATION
16	THAT IS OR HAS A PASSIVE BENEFICIAL OWNER OR INDIRECT FINANCIAL
17	INTEREST HOLDER THAT IS DISQUALIFIED AS A "BAD ACTOR" UNDER RULE
18	506 (d) PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES ACT OF
19	1933", AS AMENDED, AND SUBJECT TO 17 CFR 230.506 (d)(1);
20	(s) A PERSON THAT IS A PUBLICLY TRADED CORPORATION THAT IS
21	OR HAS A NONOBJECTING PASSIVE BENEFICIAL OWNER OR INDIRECT
22	FINANCIAL INTEREST HOLDER THAT IS DISQUALIFIED AS A "BAD ACTOR"
23	UNDER RULE 506 (d) PROMULGATED PURSUANT TO THE FEDERAL
24	"SECURITIES ACT OF 1933", AS AMENDED, AND SUBJECT TO 17 CFR
25	230.506 (d)(1); OR
26	(t) A PERSON THAT IS OR HAS A CONTROLLING BENEFICIAL OWNER,
27	PASSIVE BENEFICIAL OWNER, OR INDIRECT FINANCIAL INTEREST HOLDER

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1	THAT IS PROHIBITED FROM ENGAGING IN TRANSACTIONS PURSUANT TO
2	THIS ARTICLE 11 DUE TO ITS DESIGNATION ON THE "SPECIALLY
3	DESIGNATED NATIONALS AND BLOCKED PERSONS" LIST MAINTAINED BY
4	THE FEDERAL OFFICE OF FOREIGN ASSETS CONTROL.
5	SECTION 5. In Colorado Revised Statutes, 44-11-307, amend
6	(1)(a)(II), (1)(a)(IV), (1)(b), and (3); repeal (2), (4), (5), (6), and (7); and
7	add (1)(a)(IV.5), (1)(a)(VI), and (1)(a)(VII) as follows:
8	44-11-307. Business and owner requirements - legislative
9	declaration. (1) (a) The general assembly hereby finds and declares that:
10	(II) The current regulatory structure for medical marijuana creates
11	a substantial barrier to investment from out-of-state interests AND
12	PUBLICLY TRADED CORPORATIONS;
13	(IV) Colorado medical marijuana businesses need to have ready
14	access to capital from investors in states FROM outside of Colorado; and
15	(IV.5) UNDER CERTAIN CIRCUMSTANCES, PERMITTING PUBLICLY
16	TRADED CORPORATIONS TO HOLD AN INTEREST IN MEDICAL MARIJUANA
17	BUSINESSES WILL BENEFIT COLORADO'S MEDICAL MARIJUANA MARKET;
18	AND
19	(VI) PUBLICLY TRADED CORPORATIONS OFFERING SECURITIES FOR
20	INVESTMENT IN MEDICAL MARIJUANA BUSINESSES MUST TELL THE PUBLIC
21	THE TRUTH ABOUT THEIR BUSINESS, THE SECURITIES THEY ARE SELLING,
22	AND THE RISKS INVOLVED WITH INVESTING IN MEDICAL MARIJUANA
23	BUSINESSES, AND PERSONS THAT SELL AND TRADE SECURITIES RELATED TO
24	MEDICAL MARIJUANA BUSINESSES ARE PROHIBITED FROM ENGAGING IN
25	DECEIT, MISREPRESENTATIONS, AND OTHER FRAUD IN THE SALE OF THE
26	SECURITIES; AND
27	(VII) RECOGNIZING THAT PARTICIPATION BY PUBLICLY TRADED

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1	$CORPORATIONS \ IN \ \hbox{$\hbox{$\hbox{C}$}OLORADO'S$ MEDICAL MARIJUANA INDUSTRY CREATES}$
2	AN INCREASED NEED TO ASSESS BARRIERS OF ENTRY FOR MINORITY- AND
3	WOMAN-OWNED BUSINESSES, WITH SUCH EFFORTS BEING MADE TO
4	IDENTIFY SOLUTIONS TO ARRIVE AT A GREATER BALANCE AND FOR
5	FURTHER EQUITY FOR MINORITY- AND WOMAN-OWNED BUSINESSES, AND
6	IN A MANNER THAT IS CONSISTENT WITH THE PUBLIC SAFETY AND
7	ENFORCEMENT GOALS AS STATED HEREIN, IT IS THEREFORE OF
8	SUBSTANTIVE IMPORTANCE TO ADDRESS THE LACK OF MINORITY- AND
9	WOMAN-OWNED BUSINESSES' INCLUSION IN COLORADO'S MEDICAL
10	MARIJUANA INDUSTRY, SOCIAL JUSTICE ISSUES ASSOCIATED WITH
11	MARIJUANA PROHIBITION, SUITABILITY ISSUES RELATING TO PAST
12	CONVICTIONS FOR POTENTIAL LICENSEES, LICENSING FEES, AND ECONOMIC
13	CHALLENGES THAT ARISE WITH THE APPLICATION PROCESSES.
14	(b) Therefore, the general assembly is providing a mechanism for
15	Colorado medical marijuana businesses to access capital from investors
16	in other states AND FROM CERTAIN PUBLICLY TRADED CORPORATIONS
17	PURSUANT TO THIS ARTICLE 11.
18	(2) A direct beneficial interest owner who is a natural person must
19	either:
20	(a) Have been a resident of Colorado for at least one year prior to
21	the date of the application; or
22	(b) Be a United States citizen prior to the date of the application.
23	(3) (a) A medical marijuana business may be comprised of an
24	unlimited number of direct beneficial interest owners that have been
25	residents of Colorado for at least one year prior to the date of the
26	application.
27	(b) On and after January 1, 2017, a medical marijuana business

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that is composed of one or more direct beneficial interest owners who have not been Colorado residents for at least one year prior to application shall have at least one officer who has been a Colorado resident for at least one year prior to application, and All officers NATURAL PERSONS with day-to-day operational control over the MEDICAL MARIJUANA business must be Colorado residents. for at least one year prior to application. A medical marijuana business under this subsection (3)(b) is limited to no more than fifteen direct beneficial interest owners, including all parent and subsidiary entities, all of whom are natural persons.

- (c) Notwithstanding the requirements of subsection (3)(b) of this section, the state licensing authority may review the limitation on the number of direct beneficial interest owners and may increase the number of allowable interests above fifteen based on reasonable considerations such as developments in state and federal financial regulations, market conditions, and the licensee's ability to access legitimate sources of capital A PERSON, OTHER THAN AN INDIVIDUAL, THAT IS A MEDICAL MARIJUANA BUSINESS OR A CONTROLLING BENEFICIAL OWNER SHALL APPOINT AND CONTINUOUSLY MAINTAIN A REGISTERED AGENT THAT SATISFIES THE REQUIREMENTS OF SECTION 7-90-701. THE MEDICAL MARIJUANA BUSINESS SHALL INFORM THE STATE LICENSING AUTHORITY OF A CHANGE IN THE REGISTERED AGENT WITHIN TEN DAYS AFTER THE CHANGE.
- (d) A direct beneficial interest owner that is a closely held business entity must consist entirely of natural persons who are United States citizens prior to the date of the application, including all parent and subsidiary entities.
 - (4) A medical marijuana business may include qualified

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1	institutional investors that own thirty percent or less of the medical
2	marijuana business.
3	(5) (a) A person who intends to apply as a direct beneficial
4	interest owner and is not a Colorado resident for at least one year prior to
5	the date of application shall first submit a request to the state licensing
6	authority for a finding of suitability as a direct beneficial interest owner.
7	The person shall receive a finding of suitability prior to submitting an
8	application to the state licensing authority to be a direct beneficial interest
9	owner. Failure to receive a finding of suitability prior to application is
10	grounds for denial by the state licensing authority.
11	(b) The state licensing authority shall perform a limited initial
12	background check on qualified limited passive investors. If the initial
13	background check provides reasonable cause for additional investigation,
14	the state licensing authority may require a full background check.
15	(6) The state licensing authority shall review the medical
16	marijuana business's operating documents to ensure compliance with this
17	section.
18	(7) For purposes of this section, unless the context otherwise
19	requires, "institutional investor" means:
20	(a) A bank as defined in section 3 (a)(6) of the federal "Securities
21	Exchange Act of 1934", as amended;
22	(b) An insurance company as defined in section 2 (a)(17) of the
23	federal "Investment Company Act of 1940", as amended;
24	(c) An investment company registered under section 8 of the
25	federal "Investment Company Act of 1940", as amended;
26	(d) An investment adviser registered under section 203 of the
27	federal "Investment Advisers Act of 1940", as amended;

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1	(e) Collective trust funds as defined in section 3 (c)(11) of the
2	federal "Investment Company Act of 1940", as amended;
3	(f) An employee benefit plan or pension fund that is subject to the
4	federal "Employee Retirement Income Security Act of 1974", as
5	amended, excluding an employee benefit plan or pension fund sponsored
6	by a licensee or an intermediary or holding company licensee that directly
7	or indirectly owns five percent or more of a licensee;
8	(g) A state or federal government pension plan;
9	(h) A group comprised entirely of persons specified in subsections
10	(7)(a) to (7)(g) of this section; or
11	(i) Any other entity identified through rule by the state licensing
12	authority.
13	SECTION 6. In Colorado Revised Statutes, add 44-11-307.5 and
14	44-11-307.6 as follows:
15	44-11-307.5. Business owner and financial interest disclosure
16	requirements. (1) APPLICANTS FOR THE ISSUANCE OF A STATE LICENSE
17	SHALL DISCLOSE TO THE STATE LICENSING AUTHORITY THE FOLLOWING:
18	(a) A COMPLETE AND ACCURATE ORGANIZATIONAL CHART OF THE
19	MEDICAL MARIJUANA BUSINESS REFLECTING THE IDENTITY AND
20	OWNERSHIP PERCENTAGES OF ITS CONTROLLING BENEFICIAL OWNERS;
21	(b) THE FOLLOWING INFORMATION REGARDING ALL CONTROLLING
22	BENEFICIAL OWNERS OF THE MEDICAL MARIJUANA BUSINESS:
23	(I) IF THE CONTROLLING BENEFICIAL OWNER IS A PUBLICLY
24	TRADED CORPORATION, THE APPLICANT SHALL DISCLOSE THE
25	CONTROLLING BENEFICIAL OWNERS MANAGERS AND ANY BENEFICIAL
26	OWNERS THAT DIRECTLY OR INDIRECTLY BENEFICIALLY OWN TEN PERCENT
27	OR MORE OF THE SECURITIES IN THE CONTROLLING BENEFICIAL OWNER;

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1	(II) IF THE CONTROLLING BENEFICIAL OWNER IS NOT A PUBLICLY
2	TRADED CORPORATION AND IS NOT A QUALIFIED PRIVATE FUND, THE
3	APPLICANT SHALL DISCLOSE THE CONTROLLING BENEFICIAL OWNER'S
4	MANAGERS AND ANY BENEFICIAL OWNERS THAT DIRECTLY OR INDIRECTLY
5	BENEFICIALLY OWN TEN PERCENT OR MORE OF THE SECURITIES IN THE
6	CONTROLLING BENEFICIAL OWNER;
7	(III) IF THE CONTROLLING BENEFICIAL OWNER IS A QUALIFIED
8	PRIVATE FUND, THE APPLICANT SHALL DISCLOSE A COMPLETE AND
9	ACCURATE ORGANIZATIONAL CHART OF THE QUALIFIED PRIVATE FUND
10	REFLECTING THE IDENTITY AND OWNERSHIP PERCENTAGES OF THE
11	QUALIFIED PRIVATE FUND'S MANAGERS, INVESTMENT ADVISERS,
12	INVESTMENT ADVISER REPRESENTATIVES, ANY TRUSTEE OR EQUIVALENT,
13	AND ANY OTHER PERSON THAT CONTROLS THE INVESTMENT IN, OR
14	MANAGEMENT OR OPERATIONS OF, THE MEDICAL MARIJUANA BUSINESS;
15	(IV) IF THE CONTROLLING BENEFICIAL OWNER IS A NATURAL
16	PERSON, THE APPLICANT SHALL DISCLOSE THE NATURAL PERSON'S
17	IDENTIFYING INFORMATION;
18	(c) A PERSON THAT IS BOTH A PASSIVE BENEFICIAL OWNER AND AN
19	INDIRECT FINANCIAL INTEREST HOLDER IN THE MEDICAL MARIJUANA
20	BUSINESS; AND
21	(d) ANY INDIRECT FINANCIAL INTEREST HOLDER THAT HOLDS TWO
22	OR MORE INDIRECT FINANCIAL INTERESTS IN THE MEDICAL MARIJUANA
23	BUSINESS OR THAT IS CONTRIBUTING OVER FIFTY PERCENT OF THE
24	OPERATING CAPITAL OF THE MEDICAL MARIJUANA BUSINESS.
25	(2) THE STATE LICENSING AUTHORITY MAY REQUEST THAT THE
26	MEDICAL MARIJUANA BUSINESS DISCLOSE THE FOLLOWING:
27	(a) EACH BENEFICIAL OWNER AND AFFILIATE OF AN APPLICANT,

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1	MEDICAL MARIJUANA BUSINESS, OR CONTROLLING BENEFICIAL OWNER
2	THAT IS NOT A PUBLICLY TRADED CORPORATION OR A QUALIFIED PRIVATE
3	FUND; AND
4	(b) EACH AFFILIATE OF A CONTROLLING BENEFICIAL OWNER THAT
5	IS A QUALIFIED PRIVATE FUND.
6	(3) FOR REASONABLE CAUSE, THE STATE LICENSING AUTHORITY
7	MAY REQUIRE DISCLOSURE OF:
8	(a) A COMPLETE AND ACCURATE LIST OF EACH NONOBJECTING
9	BENEFICIAL INTEREST OWNER OF AN APPLICANT, MEDICAL MARIJUANA
10	BUSINESS, OR CONTROLLING BENEFICIAL OWNER THAT IS A PUBLICLY
11	TRADED CORPORATION;
12	(b) Passive beneficial owners of the medical marijuana
13	BUSINESS, AND FOR ANY PASSIVE BENEFICIAL INTEREST OWNER THAT IS
14	NOT A NATURAL PERSON, THE MEMBERS OF THE BOARD OF DIRECTORS,
15	GENERAL PARTNERS, MANAGING MEMBERS, OR MANAGERS OR EXECUTIVE
16	OFFICERS AND TEN PERCENT OR MORE OWNERS OF THE PASSIVE BENEFICIAL
17	OWNER;
18	(c) A LIST OF EACH BENEFICIAL OWNER IN A QUALIFIED PRIVATE
19	FUND THAT IS A CONTROLLING BENEFICIAL OWNER;
20	(d) ALL INDIRECT FINANCIAL INTEREST HOLDERS OF THE MEDICAL
21	MARIJUANA BUSINESS, AND FOR ANY INDIRECT FINANCIAL INTEREST
22	HOLDER THAT IS NOT A NATURAL PERSON AND TEN PERCENT OR MORE
23	BENEFICIAL OWNERS OF THE INDIRECT FINANCIAL INTEREST HOLDER.
24	(4) AN APPLICANT OR MEDICAL MARIJUANA BUSINESS THAT IS NOT
25	A PUBLICLY TRADED CORPORATION SHALL AFFIRM UNDER PENALTY OF
26	PERJURY THAT IT EXERCISED REASONABLE CARE TO CONFIRM THAT ITS
27	PASSIVE BENEFICIAL OWNERS, INDIRECT FINANCIAL INTEREST HOLDERS,

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1	AND QUALIFIED INSTITUTIONAL INVESTORS ARE NOT PERSONS PROHIBITED
2	PURSUANT TO SECTION 44-11-306, OR OTHERWISE RESTRICTED FROM
3	HOLDING AN INTEREST UNDER THIS ARTICLE 11. AN APPLICANT'S OR
4	MEDICAL MARIJUANA BUSINESS'S FAILURE TO EXERCISE REASONABLE CARE
5	IS A BASIS FOR DENIAL, FINE, SUSPENSION, REVOCATION, OR OTHER
6	SANCTION BY THE STATE LICENSING AUTHORITY.
7	(5) AN APPLICANT OR MEDICAL MARIJUANA BUSINESS THAT IS A
8	PUBLICLY TRADED CORPORATION SHALL AFFIRM UNDER PENALTY OF
9	PERJURY THAT IT EXERCISED REASONABLE CARE TO CONFIRM THAT ITS
10	NONOBJECTING PASSIVE BENEFICIAL OWNERS, INDIRECT FINANCIAL
11	INTEREST HOLDERS, AND QUALIFIED INSTITUTIONAL INVESTORS ARE NOT
12	PERSONS PROHIBITED PURSUANT TO SECTION 44-11-306, OR OTHERWISE
13	RESTRICTED FROM HOLDING AN INTEREST UNDER THIS ARTICLE 11. AN
14	APPLICANT'S OR MEDICAL MARIJUANA BUSINESS'S FAILURE TO EXERCISE
15	REASONABLE CARE IS A BASIS FOR DENIAL, FINE, SUSPENSION,
16	REVOCATION, OR OTHER SANCTION BY THE STATE LICENSING AUTHORITY.
17	(6) This section does not restrict the state licensing
18	AUTHORITY'S ABILITY TO REASONABLY REQUEST INFORMATION OR
19	RECORDS AT RENEWAL OR AS PART OF ANY OTHER INVESTIGATION
20	FOLLOWING INITIAL LICENSURE OF A MEDICAL MARIJUANA BUSINESS.
21	(7) The securities commissioner may, by rule or order,
22	REQUIRE ADDITIONAL DISCLOSURES IF SUCH INFORMATION IS FULL AND
23	FAIR WITH RESPECT TO THE INVESTMENT OR IN THE INTEREST OF INVESTOR
24	PROTECTION.
25	44-11-307.6. Business owner and financial interest suitability
26	requirements. (1) This section applies to all persons required to
27	SUBMIT A FINDING OF SUITABILITY.

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1	(2) ANY PERSON INTENDING TO BECOME A CONTROLLING
2	BENEFICIAL OWNER OF ANY MEDICAL MARIJUANA BUSINESS, EXCEPT AS
3	OTHERWISE PROVIDED IN SECTION 44-11-309 (4), SHALL FIRST SUBMIT A
4	REQUEST TO THE STATE LICENSING AUTHORITY FOR A FINDING OF
5	SUITABILITY OR AN EXEMPTION FROM AN OTHERWISE REQUIRED FINDING
6	OF SUITABILITY.
7	(3) FOR REASONABLE CAUSE, ANY OTHER PERSON THAT WAS
8	DISCLOSED OR THAT SHOULD HAVE BEEN DISCLOSED PURSUANT TO
9	SECTION 44-11-307.5, INCLUDING BUT NOT LIMITED TO A PASSIVE
10	BENEFICIAL OWNER, SHALL SUBMIT A REQUEST FOR A FINDING OF
11	SUITABILITY.
12	(4) FAILURE TO PROVIDE ALL REQUESTED INFORMATION IN
13	CONNECTION WITH A REQUEST FOR A FINDING OF SUITABILITY IS GROUNDS
14	FOR DENIAL OF THAT FINDING OF SUITABILITY.
15	(5) FAILURE TO RECEIVE ALL REQUIRED FINDINGS OF SUITABILITY
16	IS GROUNDS FOR DENIAL OF AN APPLICATION OR FOR SUSPENSION,
17	REVOCATION, OR OTHER SANCTION AGAINST THE LICENSE BY THE STATE
18	LICENSING AUTHORITY. FOR INITIAL APPLICATIONS, THE FINDING OF
19	SUITABILITY SHALL BE REQUIRED PRIOR TO SUBMITTING THE APPLICATION
20	FOR LICENSURE.
21	(6) ANY PERSON REQUIRED TO OBTAIN A FINDING OF SUITABILITY
22	SHALL DO SO ON FORMS PROVIDED BY THE STATE LICENSING AUTHORITY
23	AND THE FORMS MUST CONTAIN SUCH INFORMATION AS THE STATE
24	LICENSING AUTHORITY MAY REQUIRE. EACH SUITABILITY APPLICATION
25	MUST BE VERIFIED BY THE OATH OR AFFIRMATION OF THE PERSONS
26	PRESCRIBED BY THE STATE LICENSING AUTHORITY.
27	(7) A PERSON REQUESTING A FINDING OF SUITABILITY SHALL

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1	PROVIDE THE STATE LICENSING AUTHORITY WITH A DEPOSIT TO COVER THE
2	DIRECT AND INDIRECT COSTS OF ANY INVESTIGATION NECESSARY TO
3	DETERMINE ANY REQUIRED FINDING OF SUITABILITY UNLESS OTHERWISE
4	ESTABLISHED BY RULE. THE STATE LICENSING AUTHORITY MAY MAKE
5	FURTHER RULES REGARDING THE DEPOSIT AND DIRECT AND INDIRECT
6	COSTS THAT MUST BE BILLED AGAINST THE DEPOSIT, UNLESS OTHERWISE
7	ESTABLISHED BY RULE.
8	(8) When determining whether a person is suitable or
9	UNSUITABLE FOR LICENSURE, THE STATE LICENSING AUTHORITY MAY
10	CONSIDER THE PERSON'S CRIMINAL CHARACTER OR RECORD, LICENSING
11	CHARACTER OR RECORD, OR FINANCIAL CHARACTER OR RECORD.
12	(9) A PERSON THAT WOULD OTHERWISE BE REQUIRED TO OBTAIN
13	A FINDING OF SUITABILITY MAY REQUEST AN EXEMPTION FROM THE STATE
14	LICENSING AUTHORITY AS DETERMINED BY RULE.
15	(10) ABSENT REASONABLE CAUSE, THE STATE LICENSING
16	AUTHORITY SHALL APPROVE OR DENY A REQUEST FOR A FINDING OF
17	SUITABILITY WITHIN ONE HUNDRED TWENTY DAYS FROM THE DATE OF
18	SUBMISSION OF THE REQUEST FOR SUCH FINDING.
19	(11) THE STATE LICENSING AUTHORITY MAY DENY, SUSPEND,
20	REVOKE, FINE, OR IMPOSE OTHER SANCTIONS AGAINST A PERSON'S LICENSE
21	ISSUED PURSUANT TO THIS ARTICLE 11 IF THE STATE LICENSING
22	AUTHORITY FINDS THE PERSON OR THE PERSON'S CONTROLLING
23	BENEFICIAL OWNER, PASSIVE BENEFICIAL OWNER, OR INDIRECT FINANCIAL
24	INTEREST HOLDER TO BE UNSUITABLE PURSUANT TO THIS SECTION.
25	SECTION 7. In Colorado Revised Statutes, 44-11-309, amend
26	(2); and add (3) and (4) as follows:
27	44-11-309. Transfer of ownership. (2) For a transfer of

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ownership INVOLVING A CONTROLLING BENEFICIAL OWNER, a license holder shall apply to the state and local licensing authorities on forms prepared and furnished by the state licensing authority. In determining whether to permit a transfer of ownership, the state and local licensing authorities shall consider only the requirements of this article 11, any rules promulgated by the state licensing authority, and any other local restrictions. The local licensing authority may hold a hearing on the application for transfer of ownership. The local licensing authority shall not hold a hearing pursuant to this subsection (2) until the local licensing authority has posted a notice of hearing in the manner described in section 44-11-302 (2) on the licensed medical marijuana center premises for a period of ten days and has provided notice of the hearing to the applicant at least ten days prior to the hearing. Any transfer of ownership hearing by the state licensing authority shall MUST be held in compliance with the requirements specified in section 44-11-302.

- (3) FOR A TRANSFER OF OWNERSHIP INVOLVING A PASSIVE BENEFICIAL OWNER, THE LICENSE HOLDER SHALL NOTIFY THE STATE LICENSING AUTHORITY ON FORMS PREPARED AND FURNISHED BY THE STATE LICENSING AUTHORITY WITHIN FORTY-FIVE DAYS TO THE EXTENT DISCLOSURE IS REQUIRED BY SECTION 44-11-307.5.
- (4) A PERSON THAT BECOMES A CONTROLLING BENEFICIAL OWNER OF A PUBLICLY TRADED CORPORATION THAT IS A MEDICAL MARIJUANA BUSINESS OR THAT BECOMES A BENEFICIAL OWNER, THROUGH DIRECT OR INDIRECT OWNERSHIP OF A CONTROLLING BENEFICIAL OWNER, OF TEN PERCENT OR MORE OF A MEDICAL MARIJUANA BUSINESS THAT IS A PUBLICLY TRADED CORPORATION MUST DISCLOSE THE INFORMATION REQUIRED BY SECTION 44-11-307.5 AND APPLY TO THE STATE LICENSING

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1	AUTHORITY FOR A FINDING OF SUITABILITY OR EXEMPTION FROM A
2	FINDING OF SUITABILITY PURSUANT TO SECTION 44-11-307.6 WITHIN
3	FORTY-FIVE DAYS AFTER BECOMING SUCH A CONTROLLING BENEFICIAL
4	OWNER. A MEDICAL MARIJUANA BUSINESS SHALL NOTIFY EACH PERSON
5	THAT IS SUBJECT TO THIS SUBSECTION (4) OF ITS REQUIREMENTS AS SOON
6	AS THE MEDICAL MARIJUANA BUSINESS BECOMES AWARE OF THE
7	BENEFICIAL OWNERSHIP TRIGGERING THE REQUIREMENT, PROVIDED THAT
8	THE OBLIGATIONS OF THE PERSON SUBJECT TO THIS SUBSECTION (4) ARE
9	INDEPENDENT OF, AND UNAFFECTED BY, THE MEDICAL MARIJUANA
10	BUSINESS'S FAILURE TO GIVE THE NOTICE.
11	SECTION 8. In Colorado Revised Statutes, 44-11-310, amend
12	(3), (4), (6), and (11) as follows:
13	44-11-310. Licensing in general. (3) A medical marijuana
14	center, optional premises cultivation operation, or medical
15	marijuana-infused products manufacturer BUSINESS THAT IS NOT A
16	PUBLICLY TRADED CORPORATION shall notify the state licensing authority
17	in writing within ten days after an owner officer or manager ceases to
18	work at, manage, own, or otherwise be associated with the operation. The
19	owner, officer or manager shall surrender to the state licensing authority
20	any identification card that may have been issued by the state licensing
21	authority on or before the date of the notification.
22	(4) A medical marijuana center, optional premises cultivation
23	operation, or medical marijuana-infused products manufacturer BUSINESS
24	THAT IS NOT A PUBLICLY TRADED CORPORATION shall notify the state
25	licensing authority in writing of the name, address, and date of birth of an
26	owner OR officer, or manager before the new owner, officer or manager
27	begins managing, owning, or associating with the operation. Any

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1	CONTROLLING BENEFICIAL owner, officer, manager, or employee shall
2	pass a fingerprint-based criminal history record check as required by the
3	state licensing authority and obtain the required identification prior to
4	being associated with, managing, owning, or working at the operation.
5	THE STATE LICENSING AUTHORITY MAY FOR REASONABLE CAUSE REQUIRE
6	A PASSIVE BENEFICIAL OWNER TO PASS A FINGERPRINT-BASED CRIMINAL
7	HISTORY CHECK.
8	(6) All managers and employees WITH DAY-TO-DAY OPERATIONAL
9	CONTROL of a medical marijuana center, optional premises cultivation
10	operation, or medical marijuana-infused products manufacturer shall be
11	residents of Colorado upon the date of their license application. All
12	licenses granted pursuant to this article 11 shall be valid for a period not
13	to exceed two years after the date of issuance unless revoked or
14	suspended pursuant to this article 11 or the rules promulgated pursuant to
15	this article 11.
16	(11) EXCEPT FOR A PUBLICLY TRADED CORPORATION, a licensee
17	MEDICAL MARIJUANA BUSINESS shall report each transfer or change of
18	financial interest in the license to the state and local licensing authorities
19	thirty days prior to any transfer or change pursuant to section 44-11-309.
20	EXCEPT FOR A PUBLICLY TRADED CORPORATION, a report shall be required
21	for transfers of capital stock of any corporation OWNER'S INTEREST OF
22	ANY ENTITY regardless of size.
23	SECTION 9. In Colorado Revised Statutes, 44-11-313, amend
24	(1); and repeal (2) as follows:
25	44-11-313. Unlawful financial assistance. (1) The state
26	licensing authority, by rule, shall require a complete disclosure of all
27	persons having a direct or indirect financial interest, and the extent of

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1	such interest, in Pursuant to Section 44-11-307.5 in Connection with
2	each license issued under this article 11.
3	(2) A person shall not have an unreported financial interest in a
4	license pursuant to this article 11 unless that person has undergone a
5	fingerprint-based criminal history record check as provided for by the
6	state licensing authority in its rules; except that this subsection (2) does
7	not apply to banks or savings and loan associations supervised and
8	regulated by an agency of the state or federal government, or to
9	FHA-approved mortgagees, or to stockholders, directors, or officers
10	thereof.
11	SECTION 10. In Colorado Revised Statutes, amend 44-11-407
12	as follows:
13	44-11-407. Medical marijuana business operator license. A
14	medical marijuana business operator license may be issued to an entity or
15	A person who THAT operates a medical marijuana establishment BUSINESS
16	licensed pursuant to this article 11 for an owner ANOTHER MEDICAL
17	MARIJUANA BUSINESS licensed pursuant to this article 11 and who THAT
18	may receive a portion of the profits as compensation.
19	SECTION 11. In Colorado Revised Statutes, 44-11-901, add
20	(7.5) as follows:
21	44-11-901. Unlawful acts - exceptions - repeal. (7.5) (a) IT IS
22	UNLAWFUL FOR A PERSON TO ENGAGE IN ANY ACT OR OMISSION WITH THE
23	INTENT TO EVADE DISCLOSURE, REPORTING, RECORD KEEPING, OR
24	SUITABILITY REQUIREMENTS PURSUANT TO THIS ARTICLE 11, INCLUDING
25	BUT NOT LIMITED TO THE FOLLOWING:
26	(I) FAILING TO FILE A REPORT REQUIRED UNDER THIS ARTICLE 11
27	OR CAUSING OR ATTEMPTING TO CAUSE A PERSON TO FAIL TO FILE SUCH A

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1	REPORT;
2	(II) FILING OR CAUSING OR ATTEMPTING TO CAUSE A PERSON TO
3	FILE A REPORT REQUIRED UNDER THIS ARTICLE 11 THAT CONTAINS A
4	MATERIAL OMISSION OR MISSTATEMENT OF FACT;
5	(III) MAKING FALSE OR MISLEADING STATEMENTS REGARDING THE
6	OFFERING OF INTERESTS OF A MEDICAL MARIJUANA BUSINESS; OR
7	(IV) STRUCTURING ANY TRANSACTION WITH THE INTENT TO EVADE
8	DISCLOSURE, REPORTING, RECORD KEEPING, OR SUITABILITY
9	REQUIREMENTS PURSUANT TO THIS ARTICLE 11.
10	(b) The state licensing authority may deny, suspend,
11	REVOKE, FINE, OR IMPOSE OTHER SANCTIONS AGAINST A PERSON'S LICENSE
12	ISSUED UNDER THIS ARTICLE 11 IF THE STATE LICENSING AUTHORITY FINDS
13	A VIOLATION OF THIS SUBSECTION (7.5) BY THE PERSON, THE PERSON'S
14	CONTROLLING BENEFICIAL OWNER, PASSIVE BENEFICIAL OWNER, INDIRECT
15	FINANCIAL INTEREST HOLDER OR ANY AGENT OR EMPLOYEE THEREOF.
16	SECTION 12. In Colorado Revised Statutes, 44-12-103, amend
17	(1), (5), (18), (20), (24), and (25); and add (1.1), (1.2), (1.3), (1.4), (1.5),
18	(11.5), (16.1), (16.5), (19.5), (20.3), (20.5), (32.5), and (34) as follows:
19	44-12-103. Definitions. As used in this article 12, unless the
20	context otherwise requires:
21	(1) "Direct beneficial interest owner" means a person or closely
22	held business entity that owns a share or shares of stock in a licensed
23	retail marijuana business, including the officers, directors, managing
24	members, or partners of the licensed retail marijuana business or closely
25	held business entity, or a qualified limited passive investor "ACQUIRE"
26	WHEN USED IN CONNECTION WITH THE ACQUISITION OF AN OWNER'S
27	INTEREST OF A RETAIL MARIJUANA BUSINESS, MEANS OBTAINING

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1	OWNERSHIP, CONTROL, POWER TO VOTE, OR SOLE POWER OF DISPOSITION
2	OF THE OWNER'S INTEREST, DIRECTLY OR INDIRECTLY OR THROUGH ONE OR
3	MORE TRANSACTIONS OR SUBSIDIARIES, THROUGH PURCHASE,
4	ASSIGNMENT, TRANSFER, EXCHANGE, SUCCESSION, OR OTHER MEANS.
5	(1.1) "ACTING IN CONCERT" MEANS KNOWING PARTICIPATION IN
6	A JOINT ACTIVITY OR INTERDEPENDENT CONSCIOUS PARALLEL ACTION
7	TOWARD A COMMON GOAL, WHETHER OR NOT PURSUANT TO AN EXPRESS
8	AGREEMENT.
9	(1.2) "Affiliate" of, or person "affiliated with", has the
10	SAME MEANING AS DEFINED IN THE "SECURITIES ACT OF 1933", 17 CFR
11	230.405, AS AMENDED.
12	(1.3) "BENEFICIAL OWNER OF", "BENEFICIAL OWNERSHIP OF", OR
13	"BENEFICIALLY OWNS AN" OWNER'S INTEREST IS DETERMINED IN
14	ACCORDANCE WITH SECTION 13(d) OF THE FEDERAL "SECURITIES
15	EXCHANGE ACT OF 1934", AS AMENDED, AND RULE 13d-3 PROMULGATED
16	THEREUNDER.
17	(1.4) "CONTROL", "CONTROLS", "CONTROLLED", "CONTROLLING",
18	"CONTROLLED BY", AND "UNDER COMMON CONTROL WITH", MEANS THE
19	POSSESSION, DIRECT OR INDIRECT, OF THE POWER TO DIRECT OR CAUSE THE
20	DIRECTION OF THE MANAGEMENT OR POLICIES OF A PERSON, WHETHER
21	THROUGH THE OWNERSHIP OF VOTING SECURITIES, BY CONTRACT, OR
22	OTHERWISE.
23	(1.5) "CONTROLLING BENEFICIAL OWNER" IS LIMITED TO A PERSON
24	THAT SATISFIES ONE OR MORE OF THE FOLLOWING CRITERIA:
25	(a) A NATURAL PERSON, AN ENTITY AS DEFINED IN SECTION
26	7-90-102 (20) That is organized under the laws of and for which
2.7	ITS PRINCIPAL PLACE OF BUSINESS IS LOCATED IN ONE OF THE STATES OR

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1	TERRITORIES OF THE UNITED STATES OR DISTRICT OF COLUMBIA, A
2	PUBLICLY TRADED CORPORATION, OR A QUALIFIED PRIVATE FUND THAT IS
3	NOT A QUALIFIED INSTITUTIONAL INVESTOR:
4	(I) ACTING ALONE OR ACTING IN CONCERT, THAT OWNS OR
5	ACQUIRES BENEFICIAL OWNERSHIP OF TEN PERCENT OR MORE OF THE
6	OWNER'S INTEREST OF A RETAIL MARIJUANA BUSINESS;
7	(II) THAT IS AN AFFILIATE THAT CONTROLS A RETAIL MARIJUANA
8	BUSINESS AND INCLUDES, WITHOUT LIMITATION, ANY MANAGER; OR
9	(III) THAT IS OTHERWISE IN A POSITION TO CONTROL THE RETAIL
10	MARIJUANA BUSINESS EXCEPT AS AUTHORIZED IN SECTION 44-12-407; OR
11	(b) A QUALIFIED INSTITUTIONAL INVESTOR ACTING ALONE OR
12	ACTING IN CONCERT THAT OWNS OR ACQUIRES BENEFICIAL OWNERSHIP OF
13	MORE THAN THIRTY PERCENT OF THE OWNER'S INTEREST OF A RETAIL
14	MARIJUANA BUSINESS.
15	(5) "Indirect beneficial interest owner" means a holder of a
16	permitted economic interest, a recipient of a commercially reasonable
17	royalty associated with the use of intellectual property by a licensee, a
18	licensed employee who receives a share of the profits from an employee
19	benefit plan, a qualified institutional investor, or another similarly
20	situated person or entity as determined by the state licensing authority
21	"INDIRECT FINANCIAL INTEREST HOLDER" MEANS A PERSON THAT IS NOT
22	AN AFFILIATE, A CONTROLLING BENEFICIAL OWNER, OR A PASSIVE
23	BENEFICIAL OWNER OF A RETAIL MARIJUANA BUSINESS AND THAT:
24	(a) HOLDS A COMMERCIALLY REASONABLE ROYALTY INTEREST IN
25	EXCHANGE FOR A RETAIL MARIJUANA BUSINESS'S USE OF THE PERSON'S
26	INTELLECTUAL PROPERTY;
2.7	(b) HOLDS A PERMITTED ECONOMIC INTEREST THAT WAS ISSUED

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1	PRIOR TO JANUARY 1, 2020, AND THAT HAS NOT BEEN CONVERTED INTO AN
2	OWNERSHIP INTEREST;
3	(c) IS A CONTRACT COUNTERPARTY WITH A RETAIL MARIJUANA
4	BUSINESS, OTHER THAN A CUSTOMARY EMPLOYMENT AGREEMENT, THAT
5	HAS A DIRECT NEXUS TO THE CULTIVATION, MANUFACTURE, OR SALE OF
6	MARIJUANA, INCLUDING, BUT NOT LIMITED TO, A LEASE OF REAL PROPERTY
7	ON WHICH THE RETAIL MARIJUANA BUSINESS OPERATES, A LEASE OF
8	EQUIPMENT USED IN THE CULTIVATION OF RETAIL MARIJUANA, A SECURED
9	OR UNSECURED FINANCING AGREEMENT WITH THE RETAIL MARIJUANA
10	BUSINESS, A SECURITY CONTRACT WITH THE RETAIL MARIJUANA BUSINESS,
11	OR A MANAGEMENT AGREEMENT WITH THE RETAIL MARIJUANA BUSINESS,
12	PROVIDED THAT NO SUCH CONTRACT COMPENSATES THE CONTRACT
13	COUNTERPARTY WITH A PERCENTAGE OF REVENUE FOR PROFITS OF THE
14	RETAIL MARIJUANA BUSINESS; OR
15	(d) IS IDENTIFIED BY RULE BY THE STATE LICENSING AUTHORITY AS
16	AN INDIRECT FINANCIAL INTEREST HOLDER.
17	(11.5) "MANAGER" HAS THE SAME MEANING AS IN SECTION
18	7-90-102 (35.7).
19	(16.1) "OWNER'S INTEREST" HAS THE SAME MEANING AS IN
20	SECTION 7-90-102 (44).
21	(16.5) "Passive beneficial owner" means any person
22	ACQUIRING ANY INTEREST IN A RETAIL MARIJUANA ESTABLISHMENT THAT
23	IS NOT OTHERWISE A CONTROLLING BENEFICIAL OWNER OR IN CONTROL.
24	(18) "Person" means a natural person, partnership, association,
25	company, corporation, limited liability company, or organization; except
26	that "person" does not include any governmental organization. HAS THE
27	SAME MEANING AS DEFINED IN SECTION $7-90-102$ (49).

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1	(19.5) "PUBLICLY TRADED CORPORATION" MEANS ANY PERSON
2	OTHER THAN AN INDIVIDUAL THAT HAS A CLASS OF SECURITIES
3	REGISTERED PURSUANT TO SECTION 12 OF THE FEDERAL "SECURITIES
4	EXCHANGE ACT OF 1934", AS AMENDED, THAT IS ORGANIZED UNDER THE
5	LAWS OF AND FOR WHICH ITS PRINCIPAL PLACE OF BUSINESS IS LOCATED IN
6	ONE OF THE STATES OR TERRITORIES OF THE UNITED STATES OR DISTRICT
7	OF COLUMBIA OR ANOTHER COUNTRY THAT AUTHORIZES THE SALE OF
8	MARIJUANA AND THAT:
9	(a) Has a class of securities registered pursuant to
10	SECTION 12 OF THE FEDERAL "SECURITIES EXCHANGE ACT OF 1934", AS
11	AMENDED, THAT:
12	(I) CONSTITUTES "COVERED SECURITIES" PURSUANT TO SECTION
13	18 (b)(1)(A) OF THE FEDERAL "SECURITIES ACT OF 1933", AS AMENDED;
14	OR
15	(II) IS QUALIFIED AND QUOTED ON THE OTCQX OR OTCQB TIER
16	OF THE OTC MARKETS IF:
17	(A) THE PERSON IS THEN REQUIRED TO FILE REPORTS AND IS FILING
18	REPORTS ON A CURRENT BASIS WITH THE FEDERAL SECURITIES AND
19	EXCHANGE COMMISSION PURSUANT TO THE FEDERAL "SECURITIES
20	EXCHANGE ACT OF 1934", AS AMENDED, AS IF THE SECURITIES
21	CONSTITUTED "COVERED SECURITIES" AS DESCRIBED IN SUBSECTION
22	(19.5)(a)(I) OF THIS SECTION; AND
23	(B) THE PERSON HAS ESTABLISHED AND IS IN COMPLIANCE WITH
24	CORPORATE GOVERNANCE MEASURES PURSUANT TO CORPORATE
25	GOVERNANCE OBLIGATIONS IMPOSED ON SECURITIES QUALIFIED AND
26	QUOTED ON THE OTCQX TIER OF THE OTC MARKETS;
27	(b) IS AN ENTITY THAT HAS A CLASS OF SECURITIES LISTED ON THE

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1	CANADIAN SECURITIES EXCHANGE, TORONTO STOCK EXCHANGE, TSX
2	VENTURE EXCHANGE, OR OTHER EQUITY SECURITIES EXCHANGE
3	RECOGNIZED BY THE STATE LICENSING AUTHORITY, IF:
4	(I) THE ENTITY CONSTITUTES A "FOREIGN PRIVATE ISSUER", AS
5	DEFINED IN RULE 405 PROMULGATED PURSUANT TO THE FEDERAL
6	"SECURITIES ACT OF 1933", AS AMENDED, WHOSE SECURITIES ARE EXEMPT
7	FROM REGISTRATION PURSUANT TO SECTION 12 OF THE FEDERAL
8	"SECURITIES EXCHANGE ACT OF 1934", AS AMENDED, PURSUANT TO RULE
9	12g3-2 (b) PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES
10	EXCHANGE ACT OF 1934", AS AMENDED; AND
11	(II) THE ENTITY HAS BEEN, FOR THE PRECEDING THREE HUNDRED
12	SIXTY-FIVE DAYS OR SINCE THE FORMATION OF THE ENTITY, IN
13	COMPLIANCE WITH ALL GOVERNANCE AND REPORTING OBLIGATIONS
14	IMPOSED BY THE RELEVANT EXCHANGE ON SUCH ENTITY;
15	(c) IS REASONABLY IDENTIFIED AS A PUBLICLY TRADED
16	CORPORATION BY RULE; OR
17	(d) A "PUBLICLY TRADED CORPORATION" DESCRIBED IN
18	SUBSECTION (19.5)(a), (19.5)(b), OR (19.5)(c) OF THIS SECTION DOES NOT
19	INCLUDE:
20	(I) An "ineligible issuer", as defined in rule 405
21	PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES ACT OF 1933",
22	AS AMENDED, UNLESS SUCH PUBLICLY TRADED CORPORATION SATISFIES
23	THE DEFINITION OF INELIGIBLE ISSUER SOLELY BECAUSE IT IS ONE OR MORE
24	OF THE FOLLOWING, AND THE PERSON REPORTS AND IS FILING REPORTS ON
25	A CURRENT BASIS WITH THE FEDERAL SECURITIES AND EXCHANGE
26	COMMISSION PURSUANT TO THE FEDERAL "SECURITIES EXCHANGE ACT OF
27	1934", AS AMENDED, AS IF THE SECURITIES CONSTITUTED "COVERED

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1	SECURITIES" AS DESCRIBED IN SUBSECTION (19.5)(a)(1) OF THIS SECTION
2	AND PRIOR TO BECOMING A PUBLICLY TRADED CORPORATION, THE PERSON
3	FOR AT LEAST TWO YEARS WAS LICENSED BY THE STATE LICENSING
4	AUTHORITY AS A RETAIL MARIJUANA ESTABLISHMENT WITH A
5	DEMONSTRATED HISTORY OF OPERATIONS IN THE STATE OF COLORADO
6	AND DURING SUCH TIME WAS NOT SUBJECT TO SUSPENSION OR
7	REVOCATION OF THE LICENSE:
8	(A) A "BLANK CHECK COMPANY", AS DEFINED IN RULE 419 (a)(2)
9	PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES ACT OF 1933".
10	AS AMENDED;
11	(B) AN ISSUER IN AN OFFERING OF "PENNY STOCK", AS DEFINED IN
12	RULE 3a51-1 PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES
13	EXCHANGE ACT OF 1934"; OR
14	(C) A "SHELL COMPANY", AS DEFINED IN RULE 405 PROMULGATED
15	PURSUANT TO THE FEDERAL "SECURITIES ACT OF 1933", AS AMENDED
16	AND
17	(II) A PERSON DISQUALIFIED AS A "BAD ACTOR" UNDER RULE 506
18	(D) PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES ACT OF
19	1933", AS AMENDED.
20	(20) "Qualified limited passive investor" means a natural persor
21	who is a United States citizen and is a passive investor who owns less
22	than a five percent share or shares of stock in a licensed retail marijuana
23	business. "QUALIFIED INSTITUTIONAL INVESTOR" MEANS:
24	(a) A BANK AS DEFINED IN SECTION 3 (a)(6) OF THE FEDERAL
25	"SECURITIES EXCHANGE ACT OF 1934", AS AMENDED, PROVIDED THE
26	BANK IS CURRENT IN ALL APPLICABLE REPORTING AND RECORD-KEEPING
27	REQUIREMENTS UNDER SUCH ACT AND RULES PROMULGATED

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1	THEREUNDER;
2	(b) A BANK HOLDING COMPANY AS DEFINED IN THE FEDERAL
3	"BANK HOLDING COMPANY ACT OF 1956", AS AMENDED, IF THE BANK
4	HOLDING COMPANY IS REGISTERED AND CURRENT IN ALL APPLICABLE
5	REPORTING AND RECORD-KEEPING REQUIREMENTS UNDER SUCH ACT AND
6	RULES PROMULGATED THEREUNDER;
7	(c) An insurance company as defined in Section 2 (a)(17) of
8	THE FEDERAL "INVESTMENT COMPANY ACT OF 1940", AS AMENDED
9	PROVIDED THE INSURANCE COMPANY IS CURRENT IN ALL APPLICABLE
10	REPORTING AND RECORD-KEEPING REQUIREMENTS UNDER SUCH ACT AND
11	RULES PROMULGATED THEREUNDER;
12	(d) AN INVESTMENT COMPANY REGISTERED UNDER SECTION 8 OF
13	THE FEDERAL "INVESTMENT COMPANY ACT OF 1940", AS AMENDED, AND
14	SUBJECT TO 15 U.S.C. SEC. 80a-1 TO 80a-64, IF THE INVESTMENT
15	COMPANY IS CURRENT IN ALL APPLICABLE REPORTING AND
16	RECORD-KEEPING REQUIREMENTS UNDER SUCH ACT AND RULES
17	PROMULGATED THEREUNDER;
18	(e) AN EMPLOYEE BENEFIT PLAN OR PENSION FUND SUBJECT TO THE
19	FEDERAL "EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974".
20	EXCLUDING AN EMPLOYEE BENEFIT PLAN OR PENSION FUND SPONSORED BY
21	A LICENSEE OR AN INTERMEDIARY HOLDING COMPANY LICENSEE THAT
22	DIRECTLY OR INDIRECTLY OWNS TEN PERCENT OR MORE OF A LICENSEE;
23	(f) A STATE OR FEDERAL GOVERNMENT PENSION PLAN;
24	(g) A GROUP COMPRISED ENTIRELY OF PERSONS SPECIFIED IN
25	SUBSECTIONS (20)(a) TO (20)(f) OF THIS SECTION; OR
26	(h) ANY OTHER ENTITY IDENTIFIED BY RULE BY THE STATE
27	LICENSING AUTHORITY.

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1	(20.3) "QUALIFIED PRIVATE FUND" MEANS AN ISSUER THAT WOULD
2	BE AN INVESTMENT COMPANY, AS DEFINED IN SECTION (3) OF THE FEDERAL
3	"INVESTMENT COMPANY ACT OF 1940", BUT FOR THE EXCLUSIONS
4	PROVIDED UNDER SECTIONS $3(c)(1)$ OR $3(c)(7)$ OF THAT ACT, AND THAT:
5	(a) IS ADVISED OR MANAGED BY AN INVESTMENT ADVISER AS
6	DEFINED AND REGISTERED UNDER SECTIONS 80b-1-21, TITLE 15 OF THE
7	FEDERAL "INVESTMENT ADVISERS ACT OF 1940", AND FOR WHICH THE
8	REGISTERED INVESTMENT ADVISER IS CURRENT IN ALL APPLICABLE
9	REPORTING AND RECORD-KEEPING REQUIREMENTS UNDER SUCH ACT AND
10	RULES PROMULGATED THEREUNDER; AND
11	(b) SATISFIES ONE OR MORE OF THE FOLLOWING:
12	(I) IS ORGANIZED UNDER THE LAW OF A STATE OR THE UNITED
13	STATES;
14	(II) IS ORGANIZED, OPERATED, OR SPONSORED BY A U.S. PERSON,
15	AS DEFINED UNDER SUBSECTION 17 CFR 230.902(k), AS AMENDED; OR
16	(III) SELLS SECURITIES TO A U.S. PERSON, AS DEFINED UNDER
17	SUBSECTION 17 CFR 230.902(k), AS AMENDED.
18	(20.5) "Reasonable cause" means just or legitimate
19	GROUNDS BASED IN LAW AND IN FACT TO BELIEVE THAT THE PARTICULAR
20	REQUESTED ACTION FURTHERS THE PURPOSES OF THIS ARTICLE 12 OR
21	PROTECTS PUBLIC SAFETY.
22	(24) "Retail marijuana establishment" means ANY OF THE
23	FOLLOWING ENTITIES LICENSED PURSUANT TO THIS ARTICLE 12: A retail
24	marijuana store, a retail marijuana cultivation facility, a retail marijuana
25	products manufacturer, or a retail marijuana testing facility, A RETAIL
26	MARIJUANA ESTABLISHMENT OPERATOR, OR A RETAIL MARIJUANA
27	TRANSPORTER.

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1	(25) "Retail marijuana establishment operator"means an entity or
2	A person who is not an owner and who THAT is licensed to provide
3	professional operational services to a retail marijuana establishment for
4	direct remuneration from the retail marijuana establishment. A RETAIL
5	MARIJUANA ESTABLISHMENT OPERATOR IS NOT, BY VIRTUE OF ITS STATUS
6	AS RETAIL MARIJUANA ESTABLISHMENT OPERATOR, A CONTROLLING
7	BENEFICIAL OWNER, OR A PASSIVE BENEFICIAL OWNER OF ANY RETAIL
8	MARIJUANA ESTABLISHMENT IT OPERATES.
9	(32.5) "SECURITY" MEANS THOSE TERMS AS DEFINED IN SECTION
10	(2)(1) OF THE FEDERAL "SECURITIES ACT OF 1933", AS AMENDED.
11	(34) "SUBSTANTIAL JUSTIFICATION" MEANS A POSITION OR REASON
12	THAT HAS A REASONABLE BASIS BOTH IN LAW AND IN FACT.
13	SECTION 13. In Colorado Revised Statutes, 44-12-202, amend
14	(2)(d) and $(3)(c)(IV)$; repeal $(3)(a)(XXI)$; and add (6) and (7) as follows:
15	44-12-202. Powers and duties of state licensing authority -
16	rules. (2) The state licensing authority has the authority to:
17	(d) Maintain the confidentiality of reports or other information
18	obtained from a licensee containing any individualized data, information,
19	or records related to the licensee or its operation, including sales
20	information, financial records, tax returns, credit reports, cultivation
21	information, testing results, and security information and plans, or
22	revealing any customer information, or any other records that are exempt
23	from public inspection pursuant to state law. Such reports or other
24	information may be used only for a purpose authorized by this article 12
25	FOR INVESTIGATION OR ENFORCEMENT OF ANY INTERNATIONAL, FEDERAL,
26	STATE, OR LOCAL SECURITIES LAW OR REGULATIONS, or for any other state
27	or local law enforcement purpose. Any customer information may be used

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1	only for a purpose authorized by this article 12.
2	(3) (a) Rules promulgated pursuant to subsection (2)(b) of this
3	section must include but need not be limited to, the following subjects:
4	(XXI) The parameters and qualifications of an indirect beneficial
5	interest owner; and a qualified limited passive investor;
6	(c) Rules promulgated pursuant to subsection (2)(b) of this section
7	must also include the following subjects:
8	(IV) Development of individual identification cards for owners
9	officers CONTROLLING BENEFICIAL OWNERS AND ANY PERSON OPERATING
10	WORKING IN, OR HAVING UNESCORTED ACCESS TO THE LIMITED ACCESS
11	AREAS OF THE LICENSED PREMISES OF A RETAIL MARIJUANA
12	ESTABLISHMENT, managers, contractors, employees, and other support
13	staff of entities licensed pursuant to this article 12, including a
14	fingerprint-based criminal history record check as may be required by the
15	state licensing authority prior to issuing a card;
16	(6) (a) Rules promulgated pursuant to subsection (2)(b) of
17	THIS SECTION MUST INCLUDE THE FOLLOWING SUBJECTS:
18	(I) OWNERSHIP AND FINANCIAL DISCLOSURE PROCEDURES AND
19	REQUIREMENTS PURSUANT TO THIS ARTICLE 12;
20	(II) RECORDS A RETAIL MARIJUANA ESTABLISHMENT IS REQUIRED
21	TO MAINTAIN REGARDING ITS CONTROLLING BENEFICIAL OWNERS, PASSIVE
22	BENEFICIAL OWNERS, AND INDIRECT FINANCIAL INTEREST HOLDERS THAT
23	MAY BE SUBJECT TO DISCLOSURE AT RENEWAL OR AS PART OF ANY OTHER
24	INVESTIGATION FOLLOWING INITIAL LICENSURE OF A RETAIL MARIJUANA
25	ESTABLISHMENT;
26	(III) PROCEDURES AND REQUIREMENTS FOR FINDINGS OF
27	SUITABILITY PURSUANT TO THIS ARTICLE 12, INCLUDING FEES NECESSARY

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1	TO COVER THE DIRECT AND INDIRECT COSTS OF ANY SUITABILITY
2	INVESTIGATION;
3	(IV) PROCEDURES AND REQUIREMENTS CONCERNING THE
4	DIVESTITURE OF THE BENEFICIAL OWNERSHIP OF A PERSON FOUND
5	UNSUITABLE BY THE STATE LICENSING AUTHORITY;
6	(V) PROCEDURES, PROCESSES, AND REQUIREMENTS FOR
7	TRANSFERS OF OWNERSHIP INVOLVING A PUBLICLY TRADED CORPORATION,
8	INCLUDING BUT NOT LIMITED TO MERGERS WITH A PUBLICLY TRADED
9	CORPORATION, INVESTMENT BY A PUBLICLY TRADED CORPORATION, AND
10	PUBLIC OFFERINGS;
11	(VI) DESIGNATION OF PERSONS THAT BY VIRTUE OF COMMON
12	CONTROL CONSTITUTE CONTROLLING BENEFICIAL OWNERS;
13	(VII) MODIFICATION OF THE PERCENTAGE OF SECURITIES THAT
14	MAY BE HELD BY A CONTROLLING BENEFICIAL OWNER AND PASSIVE
15	BENEFICIAL OWNER;
16	(VIII) DESIGNATION OF PERSONS THAT QUALIFY FOR AN
17	EXEMPTION FROM AN OTHERWISE REQUIRED FINDING OF SUITABILITY; AND
18	(IX) DESIGNATION OF INDIRECT FINANCIAL INTEREST HOLDERS
19	AND QUALIFIED INSTITUTIONAL INVESTORS.
20	(b) Rules promulgated pursuant to this subsection (6)
21	SHALL NOT BE ANY MORE RESTRICTIVE THAN THE REQUIREMENTS
22	EXPRESSLY ESTABLISHED UNDER THIS ARTICLE 12.
23	(7) THE STATE LICENSING AUTHORITY MAY DENY, SUSPEND,
24	REVOKE, FINE, OR IMPOSE OTHER SANCTIONS AGAINST A PERSON'S LICENSE
25	ISSUED PURSUANT TO THIS ARTICLE 12 IF THE STATE LICENSING
26	AUTHORITY FINDS THE PERSON OR THE PERSON'S CONTROLLING
27	BENEFICIAL OWNER, PASSIVE BENEFICIAL OWNER, OR INDIRECT FINANCIAL

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1	INTEREST HOLDER FAILED TO TIMELY FILE ANY REPORT, DISCLOSURE
2	REGISTRATION STATEMENT, OR OTHER SUBMISSION REQUIRED BY ANY
3	STATE OR FEDERAL REGULATORY AUTHORITY THAT IS RELATED TO THE
4	CONDUCT OF THEIR ESTABLISHMENT.
5	SECTION 14. In Colorado Revised Statutes, 44-12-303, ameno

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SECTION 14. In Colorado Revised Statutes, 44-12-303, **amend** (1) as follows:

44-12-303. State licensing authority - application and issuance **procedures.** (1) Applications for a state license under the provisions of this article 12 must be made to the state licensing authority on forms prepared and furnished by the state licensing authority and must set forth such information as the state licensing authority may require to enable the state licensing authority to determine whether a state license should be granted. The information must include the name and address of the applicant and the names and addresses of the officers, directors, or managers DISCLOSURES REQUIRED BY SECTION 44-11-307.5. Each application must be verified by the oath or affirmation of such person or persons as the state licensing authority may prescribe. The state licensing authority may issue a state license to an applicant pursuant to this section upon completion of the applicable criminal history background check associated with the application, and the state license is conditioned upon local jurisdiction approval. A license applicant is prohibited from operating a licensed retail marijuana business without state and local jurisdiction approval. If the applicant does not receive local jurisdiction approval within one year from the date of state licensing authority approval, the state license shall expire and may not be renewed. If an application is denied by the local licensing authority, the state licensing authority shall revoke the state-issued license.

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1	SECTION 15. In Colorado Revised Statutes, 44-12-305, amend
2	(1)(c), (1)(j), and (1)(k); and add (1)(l), (1)(m), (1)(n), (1)(o), (1)(p), and (1)(c), (1)(d), (1)(
3	(1)(q) as follows:
4	44-12-305. Persons prohibited as licensees - definition. (1) A
5	license provided by this article 12 shall not be issued to or held by:
6	(c) A person other than an individual if the criminal history of any
7	of its officers, directors, stockholders, or owners CONTROLLING
8	BENEFICIAL OWNERS indicates that the officer, director, stockholder, or
9	owner A CONTROLLING BENEFICIAL OWNER is not of good moral character
10	after considering the factors in section 24-5-101 (2); C.R.S.
11	(j) A person applying for a license for a location that is currently
12	licensed as a retail food establishment or wholesale food registrant; or
13	(k) A publicly traded company ENTITY THAT DOES NOT
14	CONSTITUTE A PUBLICLY TRADED CORPORATION;
15	(1) A PERSON THAT IS OR HAS A CONTROLLING BENEFICIAL OWNER,
16	PASSIVE BENEFICIAL OWNER, OR INDIRECT FINANCIAL INTEREST HOLDER
17	THAT IS ORGANIZED OR FORMED UNDER THE LAWS OF A COUNTRY
18	DETERMINED BY THE UNITED STATES SECRETARY OF STATE TO HAVE
19	REPEATEDLY PROVIDED SUPPORT FOR ACTS OF INTERNATIONAL TERRORISM
20	OR INCLUDED AMONG THE LIST OF "COVERED COUNTRIES" IN SECTION 1502
21	OF THE FEDERAL "DODD-FRANK WALL STREET REFORM AND CONSUMER
22	PROTECTION ACT", PUB.L. 111-203;
23	(m) A PERSON THAT IS OR HAS A CONTROLLING BENEFICIAL
24	OWNER, THAT IS AN "INELIGIBLE ISSUER" PURSUANT TO SECTION 44-12-104
25	(19.5)(d)(1);
26	(n) A PERSON THAT IS OR HAS A CONTROLLING BENEFICIAL OWNER
27	THAT IS DISQUALIFIED AS A "BAD ACTOR" UNDER RULE 506 (d)(1)

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1	PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES ACT OF 1933",
2	AS AMENDED, AND SUBJECT TO 17 CFR 230.506 (d)(1);
3	(o) A PERSON THAT IS NOT A PUBLICLY TRADED CORPORATION
4	THAT IS DISQUALIFIED AS A "BAD ACTOR" UNDER RULE 506 (d)
5	PROMULGATED PURSUANT TO THE FEDERAL "SECURITIES ACT OF 1933",
6	AS AMENDED, AND SUBJECT TO 17 CFR 230.506 (d)(1);
7	(p) A PERSON THAT IS A PUBLICLY TRADED CORPORATION THAT IS
8	OR HAS A PASSIVE BENEFICIAL OWNER OR INDIRECT FINANCIAL INTEREST
9	HOLDER THAT IS OR HAS A KNOWN PASSIVE BENEFICIAL OWNER OR
10	INDIRECT FINANCIAL INTEREST HOLDER THAT IS DISQUALIFIED AS A "BAD
11	ACTOR" UNDER RULE 506 (d) PROMULGATED PURSUANT TO THE FEDERAL
12	"SECURITIES ACT OF 1933", AS AMENDED, AND SUBJECT TO 17 CFR
13	230.506 (d)(1); OR
14	(q) A PERSON THAT IS OR HAS A CONTROLLING BENEFICIAL OWNER,
15	PASSIVE BENEFICIAL OWNER, OR INDIRECT FINANCIAL INTEREST HOLDER
16	THAT IS PROHIBITED FROM ENGAGING IN TRANSACTIONS PURSUANT TO
17	THIS ARTICLE 12 DUE TO ITS DESIGNATION ON THE "SPECIALLY
18	DESIGNATED NATIONALS AND BLOCKED PERSONS" LIST MAINTAINED BY
19	THE FEDERAL OFFICE OF FOREIGN ASSETS CONTROL.
20	SECTION 16. In Colorado Revised Statutes, 44-12-306, amend
21	(1)(a)(II), (1)(a)(IV), (1)(b), and (3); repeal (2), (4), (5), (6), and (7); and
22	add (1)(a)(IV.5), (1)(a)(VI), and (1)(a)(VII) as follows:
23	44-12-306. Business and owner requirements - legislative
24	declaration - definition. (1) (a) The general assembly hereby finds and
25	declares that:
26	(II) The current regulatory structure for retail marijuana creates a
27	substantial barrier to investment from out-of-state interests AND PUBLICLY

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1	TRADED CORPORATIONS;
2	(IV) Colorado retail marijuana businesses ESTABLISHMENTS need
3	to have ready access to capital from investors in states FROM outside of
4	Colorado; and
5	(IV.5) UNDER CERTAIN CIRCUMSTANCES, PERMITTING PUBLICLY
6	TRADED CORPORATIONS TO HOLD AN INTEREST IN RETAIL MARIJUANA
7	ESTABLISHMENTS WILL BENEFIT COLORADO'S RETAIL MARIJUANA MARKET
8	(VI) PUBLICLY TRADED CORPORATIONS OFFERING SECURITIES FOR
9	INVESTMENT IN RETAIL MARIJUANA ESTABLISHMENTS MUST TELL THE
10	PUBLIC THE TRUTH ABOUT THEIR BUSINESS, THE SECURITIES THEY ARE
11	SELLING, AND THE RISKS INVOLVED WITH INVESTING IN RETAIL MARIJUANA
12	ESTABLISHMENTS, AND PEOPLE THAT SELL AND TRADE SECURITIES
13	RELATED TO RETAIL MARIJUANA ESTABLISHMENTS ARE PROHIBITED FROM
14	ENGAGING IN DECEIT, MISREPRESENTATIONS, AND OTHER FRAUD IN THE
15	SALE OF THE SECURITIES; AND
16	(VII) RECOGNIZING THAT PARTICIPATION BY PUBLICLY TRADED
17	CORPORATIONS IN COLORADO'S RETAIL MARIJUANA INDUSTRY CREATES AN
18	INCREASED NEED TO ASSESS BARRIERS OF ENTRY FOR MINORITY- AND
19	WOMAN-OWNED BUSINESSES, WITH SUCH EFFORTS BEING MADE TO
20	IDENTIFY SOLUTIONS TO ARRIVE AT A GREATER BALANCE AND FOR
21	FURTHER EQUITY FOR MINORITY- AND WOMAN-OWNED BUSINESSES, AND
22	IN A MANNER THAT IS CONSISTENT WITH THE PUBLIC SAFETY AND
23	ENFORCEMENT GOALS AS STATED HEREIN, IT IS THEREFORE OF
24	SUBSTANTIVE IMPORTANCE TO ADDRESS THE LACK OF MINORITY- AND
25	WOMAN-OWNED BUSINESSES' INCLUSION IN COLORADO'S RETAIL
26	MARIJUANA INDUSTRY, SOCIAL JUSTICE ISSUES ASSOCIATED WITH
27	MARIJUANA PROHIBITION, SUITABILITY ISSUES RELATING TO PAST

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1	CONVICTIONS FOR POTENTIAL LICENSEES, LICENSING FEES, AND ECONOMIC
2	CHALLENGES THAT ARISE WITH THE APPLICATION PROCESSES.
3	(b) Therefore, the general assembly is providing a mechanism for
4	Colorado retail marijuana businesses ESTABLISHMENTS to access capital
5	from investors in other states AND FROM CERTAIN PUBLICLY TRADED
6	CORPORATIONS PURSUANT TO THIS SECTION AND SECTION 44-12-306.5.
7	(2) A direct beneficial interest owner who is a natural person must
8	either:
9	(a) Have been a resident of Colorado for at least one year prior to
10	the date of the application; or
11	(b) Be a United States citizen prior to the date of the application.
12	(3) (a) A retail marijuana business may be comprised of an
13	unlimited number of direct beneficial interest owners that have been
14	residents of Colorado for at least one year prior to the date of the
15	application.
16	(b) On and after January 1, 2017, a retail marijuana business that
17	is composed of one or more direct beneficial interest owners who have
18	not been Colorado residents for at least one year prior to application shall
19	have at least one officer who has been a Colorado resident for at least one
20	year prior to application, and All officers NATURAL PERSONS with
21	day-to-day operational control over the RETAIL MARIJUANA
22	ESTABLISHMENT must be Colorado residents. for at least one year prior to
23	application. A retail marijuana business under this subsection (3)(b) is
24	limited to no more than fifteen direct beneficial interest owners, including
25	all parent and subsidiary entities, all of whom are natural persons.
26	(c) Notwithstanding the requirements of subsection (3)(b) of this
27	section, the state licensing authority may review the limitation on the

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number of direct beneficial interest owners and may increase the number of allowable interests above fifteen based on reasonable considerations such as developments in state and federal financial regulations, market conditions, and the licensee's ability to access legitimate sources of capital A PERSON, OTHER THAN AN INDIVIDUAL, THAT IS A RETAIL MARIJUANA ESTABLISHMENT OR A CONTROLLING BENEFICIAL OWNER SHALL APPOINT AND CONTINUOUSLY MAINTAIN A REGISTERED AGENT THAT SATISFIES THE REQUIREMENTS OF SECTION 7-90-701. THE RETAIL MARIJUANA ESTABLISHMENT SHALL INFORM THE STATE LICENSING AUTHORITY OF A CHANGE IN THE REGISTERED AGENT WITHIN TEN DAYS AFTER THE CHANGE.

(d) A direct beneficial interest owner that is a closely held business entity must consist entirely of natural persons who are United

- business entity must consist entirely of natural persons who are United States citizens prior to the date of the application, including all parent and subsidiary entities.
- (4) A retail marijuana business may include qualified institutional investors that own thirty percent or less of the retail marijuana business.
- (5) (a) A person who intends to apply as a direct beneficial interest owner and is not a Colorado resident for at least one year prior to the date of application shall first submit a request to the state licensing authority for a finding of suitability as a direct beneficial interest owner. The person shall receive a finding of suitability prior to submitting an application to the state licensing authority to be a direct beneficial interest owner. Failure to receive a finding of suitability prior to application is grounds for denial by the state licensing authority.
- (b) The state licensing authority shall perform a limited initial background check on qualified limited passive investors. If the initial

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1	background check provides reasonable cause for additional investigation,
2	the state licensing authority may require a full background check.
3	(6) The state licensing authority shall review the retail marijuana
4	business's operating documents to ensure compliance with this section.
5	(7) For purposes of this section, unless the context otherwise
6	requires, "institutional investor" means:
7	(a) A bank as defined in section 3 (a)(6) of the federal "Securities
8	Exchange Act of 1934", as amended;
9	(b) An insurance company as defined in section 2 (a)(17) of the
10	federal "Investment Company Act of 1940", as amended;
11	(c) An investment company registered under section 8 of the
12	federal "Investment Company Act of 1940", as amended;
13	(d) An investment adviser registered under section 203 of the
14	federal "Investment Advisers Act of 1940", as amended;
15	(e) Collective trust funds as defined in section 3 (c)(11) of the
16	federal "Investment Company Act of 1940", as amended;
17	(f) An employee benefit plan or pension fund that is subject to the
18	federal "Employee Retirement Income Security Act of 1974", as
19	amended, excluding an employee benefit plan or pension fund sponsored
20	by a licensee or an intermediary or holding company licensee that directly
21	or indirectly owns five percent or more of a licensee;
22	(g) A state or federal government pension plan;
23	(h) A group comprised entirely of persons specified in subsections
24	(7)(a) to (7)(g) of this section; or
25	(i) Any other entity identified through rule by the state licensing
26	authority.
27	SECTION 17 In Colorado Revised Statutes add 44-12-306 5

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1	and 44-12-306.6 as follows:
2	44-12-306.5. Business owner and financial interest disclosure
3	requirements. (1) APPLICANTS FOR THE ISSUANCE OF A STATE LICENSE
4	SHALL DISCLOSE TO THE STATE LICENSING AUTHORITY THE FOLLOWING:
5	(a) A COMPLETE AND ACCURATE ORGANIZATIONAL CHART OF THE
6	RETAIL MARIJUANA ESTABLISHMENT REFLECTING THE IDENTITY AND
7	OWNERSHIP PERCENTAGES OF ITS CONTROLLING BENEFICIAL OWNERS;
8	(b) THE FOLLOWING INFORMATION REGARDING ALL CONTROLLING
9	BENEFICIAL OWNERS OF THE RETAIL MARIJUANA ESTABLISHMENT:
10	(I) IF THE CONTROLLING BENEFICIAL OWNER IS A PUBLICLY
11	TRADED CORPORATION, THE APPLICANT SHALL DISCLOSE THE
12	CONTROLLING BENEFICIAL OWNERS' MANAGERS, AND ANY BENEFICIAL
13	OWNERS THAT DIRECTLY OR INDIRECTLY BENEFICIALLY OWN TEN PERCENT
14	OR MORE OF THE SECURITIES IN THE CONTROLLING BENEFICIAL OWNER;
15	(II) IF THE CONTROLLING BENEFICIAL OWNER IS NOT A PUBLICLY
16	TRADED CORPORATION AND IS NOT A QUALIFIED PRIVATE FUND, THE
17	APPLICANT SHALL DISCLOSE THE CONTROLLING BENEFICIAL OWNER'S
18	MANAGERS AND ANY BENEFICIAL OWNERS THAT DIRECTLY OR INDIRECTLY
19	BENEFICIALLY OWN TEN PERCENT OR MORE OF THE SECURITIES IN THE
20	CONTROLLING BENEFICIAL OWNER;
21	(III) IF THE CONTROLLING BENEFICIAL OWNER IS A QUALIFIED
22	PRIVATE FUND, THE APPLICANT SHALL DISCLOSE A COMPLETE AND
23	ACCURATE ORGANIZATIONAL CHART OF THE QUALIFIED PRIVATE FUND
24	REFLECTING THE IDENTITY AND OWNERSHIP PERCENTAGES OF THE
25	QUALIFIED PRIVATE FUND'S MANAGERS, INVESTMENT ADVISERS
26	INVESTMENT ADVISER REPRESENTATIVES, ANY TRUSTEE OR EQUIVALENT
27	AND ANY OTHER PERSON THAT CONTROLS THE INVESTMENT IN, OR

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1	MANAGEMENT OR OPERATIONS OF, THE RETAIL MARIJUANA
2	ESTABLISHMENT;
3	(IV) IF THE CONTROLLING BENEFICIAL OWNER IS A NATURAL
4	PERSON, THE APPLICANT SHALL DISCLOSE THE NATURAL PERSON'S
5	IDENTIFYING INFORMATION;
6	(c) A PERSON THAT IS BOTH A PASSIVE BENEFICIAL OWNER AND AN
7	INDIRECT FINANCIAL INTEREST HOLDER IN THE RETAIL MARIJUANA
8	ESTABLISHMENT; AND
9	(d) ANY INDIRECT FINANCIAL INTEREST HOLDER THAT HOLDS TWO
10	OR MORE INDIRECT FINANCIAL INTERESTS IN THE RETAIL MARIJUANA
11	ESTABLISHMENT OR THAT IS CONTRIBUTING OVER FIFTY PERCENT OF THE
12	OPERATING CAPITAL OF THE RETAIL MARIJUANA ESTABLISHMENT.
13	(2) The state licensing authority may request that the
14	RETAIL MARIJUANA ESTABLISHMENT DISCLOSE THE FOLLOWING:
15	(a) EACH BENEFICIAL OWNER AND AFFILIATE OF AN APPLICANT,
16	RETAIL MARIJUANA ESTABLISHMENT, OR CONTROLLING BENEFICIAL
17	OWNER THAT IS NOT A PUBLICLY TRADED CORPORATION OR A QUALIFIED
18	PRIVATE FUND; AND
19	(b) EACH AFFILIATE OF A CONTROLLING BENEFICIAL OWNER THAT
20	IS A QUALIFIED PRIVATE FUND.
21	(3) FOR REASONABLE CAUSE, THE STATE LICENSING AUTHORITY
22	MAY REQUIRE DISCLOSURE OF:
23	(a) A COMPLETE AND ACCURATE LIST OF EACH NONOBJECTING
24	BENEFICIAL INTEREST OWNER OF AN APPLICANT, RETAIL MARIJUANA
25	ESTABLISHMENT, OR CONTROLLING BENEFICIAL OWNER THAT IS A
26	PUBLICLY TRADED CORPORATION;
27	(b) Passive Beneficial Owners of the Retail Marijuana

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1	ESTABLISHMENT, AND FOR ANY PASSIVE BENEFICIAL INTEREST OWNER
2	THAT IS NOT A NATURAL PERSON, THE MEMBERS OF THE BOARD OF
3	DIRECTORS, GENERAL PARTNERS, MANAGING MEMBERS, MANAGERS OR
4	EXECUTIVE OFFICERS AND TEN PERCENT OR MORE OWNERS OF THE PASSIVE
5	BENEFICIAL OWNER;
6	(c) A LIST OF EACH BENEFICIAL OWNER IN A QUALIFIED PRIVATE
7	FUND THAT IS A CONTROLLING BENEFICIAL OWNER;
8	(d) ALL INDIRECT FINANCIAL INTEREST HOLDERS OF THE RETAIL
9	MARIJUANA ESTABLISHMENT, AND FOR ANY INDIRECT FINANCIAL INTEREST
10	HOLDER THAT IS NOT A NATURAL PERSON AND TEN PERCENT OR MORE
11	BENEFICIAL OWNERS OF THE INDIRECT FINANCIAL INTEREST HOLDER.
12	(4) AN APPLICANT OR RETAIL MARIJUANA ESTABLISHMENT THAT
13	IS NOT A PUBLICLY TRADED CORPORATION SHALL AFFIRM UNDER PENALTY
14	OF PERJURY THAT IT EXERCISED REASONABLE CARE TO CONFIRM THAT ITS
15	PASSIVE BENEFICIAL OWNERS, INDIRECT FINANCIAL INTEREST HOLDERS,
16	AND QUALIFIED INSTITUTIONAL INVESTORS ARE NOT PERSONS PROHIBITED
17	PURSUANT TO SECTION 44-12-305, OR OTHERWISE RESTRICTED FROM
18	HOLDING AN INTEREST UNDER THIS ARTICLE 12. AN APPLICANT'S OR
19	RETAIL MARIJUANA ESTABLISHMENT S FAILURE TO EXERCISE REASONABLE
20	CARE IS A BASIS FOR DENIAL, FINE, SUSPENSION, REVOCATION, OR OTHER
21	SANCTION BY THE STATE LICENSING AUTHORITY.
22	(5) AN APPLICANT OR RETAIL MARIJUANA ESTABLISHMENT THAT
23	IS A PUBLICLY TRADED CORPORATION SHALL AFFIRM UNDER PENALTY OF
24	PERJURY THAT IT EXERCISED REASONABLE CARE TO CONFIRM THAT ITS
25	NONOBJECTING PASSIVE BENEFICIAL OWNERS, INDIRECT FINANCIAL
26	INTEREST HOLDERS, AND QUALIFIED INSTITUTIONAL INVESTORS ARE NOT
27	DEDSONS DECHIBITED DURSHANT TO SECTION 11-12-305 OF OTHERWISE

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1	RESTRICTED FROM HOLDING AN INTEREST UNDER THIS ARTICLE 12. AN
2	APPLICANT'S OR RETAIL MARIJUANA ESTABLISHMENT'S FAILURE TO
3	EXERCISE REASONABLE CARE IS A BASIS FOR DENIAL, FINE, SUSPENSION,
4	REVOCATION, OR OTHER SANCTION BY THE STATE LICENSING AUTHORITY.
5	(6) This section does not restrict the state licensing
6	AUTHORITY'S ABILITY TO REASONABLY REQUEST INFORMATION OR
7	RECORDS AT RENEWAL OR AS PART OF ANY OTHER INVESTIGATION
8	FOLLOWING INITIAL LICENSURE OF A RETAIL MARIJUANA ESTABLISHMENT.
9	(7) THE SECURITIES COMMISSIONER MAY, BY RULE OR ORDER,
10	REQUIRE ADDITIONAL DISCLOSURES IF SUCH INFORMATION IS FULL AND
11	FAIR WITH RESPECT TO THE INVESTMENT OR IN THE INTEREST OF INVESTOR
12	PROTECTION.
13	44-12-306.6. Business owner and financial interest suitability
14	requirements. (1) This section applies to all persons required to
15	SUBMIT A FINDING OF SUITABILITY.
16	(2) ANY PERSON INTENDING TO BECOME A CONTROLLING
17	BENEFICIAL OWNER OF ANY RETAIL MARIJUANA ESTABLISHMENT, EXCEPT
18	AS OTHERWISE PROVIDED IN SECTION 44-12-308 (4), SHALL FIRST SUBMIT
19	A REQUEST TO THE STATE LICENSING AUTHORITY FOR A FINDING OF
20	SUITABILITY OR AN EXEMPTION FROM AN OTHERWISE REQUIRED FINDING
21	OF SUITABILITY.
22	(3) FOR REASONABLE CAUSE, ANY OTHER PERSON THAT WAS
23	DISCLOSED OR THAT SHOULD HAVE BEEN DISCLOSED PURSUANT TO
24	SECTION 44-12-306.5, INCLUDING BUT NOT LIMITED TO A PASSIVE
25	BENEFICIAL OWNER, SHALL SUBMIT A REQUEST FOR A FINDING OF
26	SUITABILITY.
27	(4) FAILURE TO PROVIDE ALL REQUESTED INFORMATION IN

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1	CONNECTION WITH A REQUEST FOR A FINDING OF SUITABILITY IS GROUNDS
2	FOR DENIAL OF THAT FINDING OF SUITABILITY.
3	(5) FAILURE TO RECEIVE ALL REQUIRED FINDINGS OF SUITABILITY
4	IS GROUNDS FOR DENIAL OF AN APPLICATION OR FOR SUSPENSION,
5	REVOCATION, OR OTHER SANCTION AGAINST THE LICENSE BY THE STATE
6	LICENSING AUTHORITY. FOR INITIAL APPLICATIONS, THE FINDING OF
7	SUITABILITY SHALL BE REQUIRED PRIOR TO SUBMITTING THE APPLICATION
8	FOR LICENSURE.
9	(6) ANY PERSON REQUIRED TO OBTAIN A FINDING OF SUITABILITY
10	SHALL DO SO ON FORMS PROVIDED BY THE STATE LICENSING AUTHORITY
11	AND MUST CONTAIN SUCH INFORMATION AS THE STATE LICENSING
12	AUTHORITY MAY REQUIRE. EACH SUITABILITY APPLICATION MUST BE
13	VERIFIED BY THE OATH OR AFFIRMATION OF THE PERSONS PRESCRIBED BY
14	THE STATE LICENSING AUTHORITY.
15	(7) A PERSON REQUESTING A FINDING OF SUITABILITY SHALL
16	PROVIDE THE STATE LICENSING AUTHORITY WITH A DEPOSIT TO COVER THE
17	DIRECT AND INDIRECT COSTS OF ANY INVESTIGATION NECESSARY TO
18	DETERMINE ANY REQUIRED FINDING OF SUITABILITY UNLESS OTHERWISE
19	ESTABLISHED BY RULE. THE STATE LICENSING AUTHORITY MAY MAKE
20	FURTHER RULES REGARDING THE DEPOSIT AND DIRECT AND INDIRECT
21	COSTS THAT SHALL BE BILLED AGAINST THE DEPOSIT, UNLESS OTHERWISE
22	ESTABLISHED BY RULE.
23	(8) When determining whether a person is suitable or
24	UNSUITABLE FOR LICENSURE, THE STATE LICENSING AUTHORITY MAY
25	CONSIDER THE PERSON'S CRIMINAL CHARACTER OR RECORD, LICENSING
26	CHARACTER OR RECORD OR FINANCIAL CHARACTER OR RECORD.
27	(9) A PERSON THAT WOULD OTHERWISE BE REQUIRED TO OBTAIN

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1	A FINDING OF SUITABILITY MAY REQUEST AN EXEMPTION FROM THE STATE
2	LICENSING AUTHORITY AS DETERMINED BY RULE.
3	(10) ABSENT REASONABLE CAUSE, THE STATE LICENSING
4	AUTHORITY SHALL APPROVE OR DENY A REQUEST FOR A FINDING OF
5	SUITABILITY WITHIN ONE HUNDRED TWENTY DAYS FROM THE DATE OF
6	SUBMISSION OF THE REQUEST FOR SUCH FINDING.
7	(11) THE STATE LICENSING AUTHORITY MAY DENY, SUSPEND,
8	REVOKE, FINE, OR IMPOSE OTHER SANCTIONS AGAINST A PERSON'S LICENSE
9	ISSUED PURSUANT TO THIS ARTICLE 12 IF THE STATE LICENSING
10	AUTHORITY FINDS THE PERSON OR THE PERSON'S CONTROLLING
11	BENEFICIAL OWNER, PASSIVE BENEFICIAL OWNER, OR INDIRECT FINANCIAL
12	INTEREST HOLDER TO BE UNSUITABLE PURSUANT TO THIS SECTION.
13	SECTION 18. In Colorado Revised Statutes, 44-12-308, amend
14	(2); and add (3) and (4) as follows:
15	44-12-308. Transfer of ownership. (2) For a transfer of
16	ownership INVOLVING A CONTROLLING BENEFICIAL OWNER, a license
17	holder shall apply to the state licensing authority on forms prepared and
18	furnished by the state licensing authority. Upon receipt of an application
19	for transfer of ownership, the state licensing authority shall submit, within
20	seven days, a copy of the application to the local jurisdiction to determine
21	whether the transfer complies with local restrictions on transfer of
22	ownership. In determining whether to permit a transfer of ownership, the
23	state licensing authority shall consider only the requirements of this
24	article 12, any rules promulgated by the state licensing authority, and any
25	other local restrictions. The local jurisdiction may hold a hearing on the
26	application for transfer of ownership. The local jurisdiction shall not hold
27	a hearing pursuant to this subsection (2) until the local jurisdiction has

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1	posted a notice of hearing in the manner described in section 44-12-302
_	
2.	(1) on the licensed premises for a period of ten days and has provided

notice of the hearing to the applicant at least ten days prior to the hearing.

Any transfer of ownership hearing by the state licensing authority shall

MUST be held in compliance with the requirements specified in section

6 44-12-303.

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- (3) FOR A TRANSFER OF OWNERSHIP INVOLVING A PASSIVE BENEFICIAL OWNER, THE LICENSE HOLDER SHALL NOTIFY THE STATE LICENSING AUTHORITY ON FORMS PREPARED AND FURNISHED BY THE STATE LICENSING AUTHORITY WITHIN FORTY-FIVE DAYS TO THE EXTENT DISCLOSURE IS REQUIRED BY SECTION 44-12-306.5.
- (4) A PERSON THAT BECOMES A CONTROLLING BENEFICIAL OWNER OF A PUBLICLY TRADED CORPORATION THAT IS A RETAIL MARIJUANA ESTABLISHMENT OR THAT BECOMES A BENEFICIAL OWNER, THROUGH DIRECT OR INDIRECT OWNERSHIP OF A CONTROLLING BENEFICIAL OWNER, OF TEN PERCENT OR MORE OF A RETAIL MARIJUANA ESTABLISHMENT THAT IS A PUBLICLY TRADED CORPORATION MUST DISCLOSE THE INFORMATION REQUIRED BY SECTION 44-12-306.5 AND APPLY TO THE STATE LICENSING AUTHORITY FOR A FINDING OF SUITABILITY OR EXEMPTION FROM A FINDING OF SUITABILITY PURSUANT TO SECTION 44-12-306.6 WITHIN FORTY-FIVE DAYS AFTER BECOMING SUCH A CONTROLLING BENEFICIAL OWNER. A RETAIL MARIJUANA ESTABLISHMENT SHALL NOTIFY EACH PERSON THAT IS SUBJECT TO THIS SUBSECTION (4) OF ITS REQUIREMENTS AS SOON AS THE RETAIL MARIJUANA ESTABLISHMENT BECOMES AWARE OF THE BENEFICIAL OWNERSHIP TRIGGERING THE REQUIREMENT, PROVIDED THAT THE OBLIGATIONS OF THE PERSON SUBJECT TO THIS SUBSECTION (4) ARE INDEPENDENT OF, AND UNAFFECTED BY, THE RETAIL MARIJUANA

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1	ESTABLISHMENT'S FAILURE TO GIVE THE NOTICE.
2	SECTION 19. In Colorado Revised Statutes, 44-12-309, amend
3	(3), (5), and (10) as follows:
4	44-12-309. Licensing in general. (3) A retail marijuana
5	establishment THAT IS NOT A PUBLICLY TRADED CORPORATION shall notify
6	the state licensing authority in writing of the name, address, and date of
7	birth of an A CONTROLLING BENEFICIAL owner OR officer or manager
8	before the new CONTROLLING BENEFICIAL owner or officer or manager
9	begins managing, owning, or associating with the operation. The
10	CONTROLLING BENEFICIAL owner, officer, manager, or employee must
11	pass a fingerprint-based criminal history record check as required by the
12	state licensing authority and obtain the required identification prior to
13	being associated with, managing, owning, or working at the operation
14	THE STATE LICENSING AUTHORITY MAY FOR REASONABLE CAUSE REQUIRE
15	A PASSIVE BENEFICIAL OWNER TO PASS A FINGERPRINT-BASED CRIMINAL
16	HISTORY CHECK.
17	(5) All managers and employees WITH DAY-TO-DAY OPERATIONAL
18	CONTROL of a retail marijuana establishment shall be residents of
19	Colorado upon the date of their license application. All licenses granted
20	pursuant to this article 12 are valid for a period of one year after the date
21	of issuance unless revoked or suspended pursuant to this article 12 or the
22	rules promulgated pursuant to this article 12.
23	(10) EXCEPT FOR A PUBLICLY TRADED CORPORATION, a licensed
24	RETAIL MARIJUANA ESTABLISHMENT shall report each transfer or change
25	of financial interest in the license to the state and local licensing
26	authorities and receive approval prior to any transfer or change pursuant
27	to section 44-12-308. EXCEPT FOR A PUBLICLY TRADED CORPORATION, a

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1	report is required for transfers of capital stock of any corporation
2	OWNER'S INTEREST OF ANY ENTITY regardless of size.
3	SECTION 20. In Colorado Revised Statutes, 44-12-312, amend
4	(1) as follows:
5	44-12-312. Unlawful financial assistance. (1) The state
6	licensing authority shall require a complete disclosure of all persons
7	having a direct or indirect financial interest, and the extent of such
8	interest, in PURSUANT TO SECTION 44-12-306.5 WITH each license issued
9	under this article 12.
10	SECTION 21. In Colorado Revised Statutes, amend 44-12-407
11	as follows:
12	44-12-407. Retail marijuana business operator license. A retail
13	marijuana business operator license may be issued to a person who THAT
14	operates a retail marijuana establishment licensed pursuant to this article
15	12, for an owner Another Retail Marijuana establishment licensed
16	pursuant to this article 12, and who may receive a portion of the profits
17	as compensation.
18	SECTION 22. In Colorado Revised Statutes, 44-12-901, add (6)
19	as follows:
20	44-12-901. Unlawful acts - exceptions. (6) (a) IT IS UNLAWFUL
21	FOR A PERSON TO ENGAGE IN ANY ACT OR OMISSION WITH THE INTENT TO
22	EVADE DISCLOSURE, REPORTING, RECORD KEEPING, OR SUITABILITY
23	REQUIREMENTS PURSUANT TO THIS ARTICLE 12, INCLUDING BUT NOT
24	LIMITED TO THE FOLLOWING:
25	(I) FAILING TO FILE A REPORT REQUIRED UNDER THIS ARTICLE 12
26	OR CAUSING OR ATTEMPTING TO CAUSE A PERSON TO FAIL TO FILE SUCH A
2.7	REPORT:

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1	(II) FILING OR CAUSING OR ATTEMPTING TO CAUSE A PERSON TO
2	FILE A REPORT REQUIRED UNDER THIS ARTICLE 12 THAT CONTAINS A
3	MATERIAL OMISSION OR MISSTATEMENT OF FACT;
4	(III) MAKING FALSE OR MISLEADING STATEMENTS REGARDING THE
5	OFFERING OF INTERESTS OF A RETAIL MARIJUANA ESTABLISHMENT; OR
6	(IV) STRUCTURING ANY TRANSACTION WITH THE INTENT TO EVADE
7	DISCLOSURE, REPORTING, RECORD KEEPING, OR SUITABILITY
8	REQUIREMENTS PURSUANT TO THIS ARTICLE 12.
9	(b) THE STATE LICENSING AUTHORITY MAY DENY, SUSPEND,
10	REVOKE, FINE, OR IMPOSE OTHER SANCTION AGAINST A PERSON'S LICENSE
11	ISSUED UNDER THIS ARTICLE $\overline{12}$ IF THE STATE LICENSING AUTHORITY FINDS
12	A VIOLATION OF THIS SUBSECTION (6) BY THE PERSON, THE PERSON'S
13	CONTROLLING BENEFICIAL OWNER, PASSIVE BENEFICIAL OWNER, INDIRECT
14	FINANCIAL INTEREST HOLDER, OR ANY AGENT OR EMPLOYEE THEREOF.
15	SECTION 23. Appropriation. (1) For the 2018-19 state fiscal
16	year, \$54,766 is appropriated to the department of revenue. This
17	appropriation is from the marijuana cash fund created in section
18	44-11-501 (1)(a), C.R.S. To implement this act, the department may use
19	this appropriation as follows:
20	(a) \$23,677 for marijuana enforcement, which amount is based on
21	an assumption that the department will require an additional 0.2 FTE;
22	(b) \$31,089 for the purchase of legal services.
23	(2) For the 2018-19 state fiscal year, \$31,089 is appropriated to
24	the department of law. This appropriation is from reappropriated funds
25	received from the department of revenue under subsection (1)(b) of this
26	section and is based on an assumption that the department of law will
27	require an additional 0.2 FTE. To implement this act, the department of

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I	law may use this appropriation to provide legal services for the
2	department of revenue.
3	SECTION 24. Appropriation. (1) For the 2019-20 state fiscal
4	year, \$2,728,795 is appropriated to the department of revenue. This
5	appropriation is from the marijuana cash fund created in section
6	44-11-501 (1)(a), C.R.S. To implement this act, the department may use
7	this appropriation as follows:
8	(a) \$2,440,779 for marijuana enforcement, which amount is based
9	on an assumption that the department will require an additional 15.5 FTE;
10	(b) \$2,000 for tax administration IT system (GenTax) support;
11	(c) \$242,494 for the purchase of legal services;
12	(d) \$18,772 for the purchase of criminal history record checks;
13	and
14	(e) \$24,750 for vehicle lease payments.
15	(2) For the 2019-20 state fiscal year, \$242,494 is appropriated to
16	the department of law. This appropriation is from reappropriated funds
17	received from the department of revenue under subsection (1)(c) of this
18	section and is based on an assumption that the department of law will
19	require an additional 1.3 FTE. To implement this act, the department of
20	law may use this appropriation to provide legal services for the
21	department of revenue.
22	(3) For the 2019-20 state fiscal year, \$18,772 is appropriated to
23	the department of public safety for use by the biometric identification and
24	records unit. This appropriation is from reappropriated funds received
25	from the department of revenue under subsection (1)(d) of this section.
26	To implement this act, the unit may use this appropriation to provide
27	criminal history record checks for the department of revenue.

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1	(4) For the 2019-20 state fiscal year, \$24,750 is appropriated to
2	the department of personnel. This appropriation is from reappropriated
3	funds received from the department of revenue under subsection (1)(e) of
4	this section. To implement this act, the department of personnel may use
5	this appropriation to provide vehicles for the department of revenue.
6	SECTION 25. Applicability. This act applies to applications
7	made on or after November 1, 2019.
8	SECTION 26. Safety clause. The general assembly hereby finds,
9	determines, and declares that this act is necessary for the immediate
10	preservation of the public peace, health, and safety.

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