House	Amendment NO
	Offered By
AMEND House Committee Substitute for H 64, by deleting all of said section and lines fi	Touse Bill No. 2704, Pages 1-3, Section 37.020, Lines 1-trom the bill; and
Further amend said bill, Page 37, Section 19 in lieu thereof the following:	6.3009, Lines 4-10, by deleting said lines and inserting
twelve mature, flowering marijuana plants for one years of age or older may contract with a marijuana plants for noncommercial, personate	es of age or older, cultivating or possessing no more than or noncommercial, personal use. Any person twenty-a commercial grower to grow his or her allotment of all use. The authority shall set fines for any person who if the person has not obtained a temporary or annual
Further amend said bill, page, and section, L following:	ine 22, by inserting after all of said section and line the
seeds produced from his or her noncommerc of subsection 1 of section 196.3009. A seed propagules. No seed permit holder shall sell part of the plant under the permit.  2. An application for a seed permit sany other information the authority deems not any other information the authority deems not any other information and renewal fee for and permits shall be effective for a period of be submitted no more than ninety days prior  4. A seed permit holder may be subjuper calendar year, under procedures establish 5. Seeds must be produced only from marijuana plants as described in section 196. marijuana cultivation licenses.  6. A seed permit shall not allow the juse marijuana plant limit as set forth in section.	or a seed permit shall be determined by the authority, three years after issuance. Renewal applications shall to the expiration of the seed permit.  ect to no more than two random compliance inspections need by the authority.  In the seed permit holder's noncommercial, personal use 3009 or from plants cultivated under a valid medical permit holder to exceed the noncommercial, personal
Action Taken	Date

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1 2 3	Further amend said bill, Page 38, Section 196.3021, Line 21, by inserting after the semicolon ";" the word "and"; and
4 5	Further amend said bill, page, and section, Lines 24-26, by deleting said lines and inserting in lieu thereof the number "557.059."; and
6 7 8 9	Further amend said bill, Page 43, Section 196.3028, Line 112, by deleting the word "may" and inserting in lieu thereof the word "shall"; and
10 11 12	Further amend said bill and section, Page 44, Lines 156-168, by deleting said lines and inserting in lieu thereof the following:
13 14 15 16 17	"17. There shall be no limit to the number of marijuana business licenses or categories that an individual or entity may apply for or receive; however, each application and each category under subsection 1 of this section shall require a separate application and application fee. A marijuana commercial grower, marijuana processor, and marijuana retailer shall be authorized to share the same address or physical location, subject to the restrictions set forth by the authority."; and
19 20 21	Further amend said bill, Page 47, Section 196.3032, Line 26, by deleting said line and inserting in lieu thereof the following:
22 23 24 25	"8. A licensed marijuana transporter may maintain and operate one or more warehouses in the state to handle marijuana, marijuana concentrate, and marijuana products. Each warehouse shall be registered and inspected by the authority prior to its use and shall meet all security requirements determined by the authority.
26 27 28	9. A marijuana transporter licensee shall use the seed-to-sale tracking system"; and Further amend said bill by renumbering all subsequent subsections accordingly; and
29 30 31 32	Further amend said bill, Page 49, Section 196.3036, Line 3, by inserting after all of said section and line the following:
33	"196.3039. 1. The authority shall by rule create a statewide hospitality business license that
34	allows a business including, but not limited to, a lodge establishment as defined under section
35	315.005, bar, or restaurant to sell marijuana or marijuana products for consumption on the premises
36	or a catering business to sell marijuana or marijuana products at a private event.
37	2. The authority shall maintain a list of businesses licensed under this section.
38	3. Businesses that are licensed under this section shall:
39	(1) Confirm that guests who desire to consume marijuana or marijuana products are twenty-
40	one years of age or older or have a patient identification card under Amendment XIV of the
41	Missouri Constitution;
42	(2) Post a notice at all entrances declaring that marijuana or marijuana products may be

(2) Post a notice at all entrances declaring that marijuana or marijuana products may be consumed on the premises; and

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(3) Ensure that areas and rooms where marijuana or marijuana products may be consumed are located twenty feet or more from areas that do not allow such consumption or ensure that

marijuana or marijuana product consumption is restricted to a floor or floors that are specifically designated for the consumption of such products. A lodging establishment licensed under this section that allows consumption everywhere on the establishment's premises shall be exempt from the requirements of this subdivision.

- 4. (1) The authority shall determine a fee for a license issued under this section in an amount sufficient to cover the administration, regulation, and enforcement costs under sections 196.3000 to 196.3048.
- (2) A business seeking licensure under this section shall submit an application to the authority with the fee in a form and manner determined by the authority. The application shall require that the business include a written description, blueprints, or similar information that communicates to the authority that the business is in compliance with the requirements of this section.
- 5. (1) Any business that does not have a hospitality business license under this section and that knowingly allows guests or consumers to consume marijuana or marijuana products on its premises shall be subject to a fine in the amount of one thousand dollars for a first offense. A second offense shall result in a fine in the amount of two thousand dollars. A third or subsequent offense shall result in a fine in the amount of five thousand dollars. In addition to a fine, a fourth offense shall result in a one-week suspension of a license issued to the business by the applicable municipal or county governing body, if any such license exists.
- (2) Any business licensed under this section that has not posted notice as required under subdivision (2) of subsection 3 of this section shall be subject to a fine in the amount of one hundred dollars for the first offense. A second offense shall result in a fine in the amount of two hundred dollars. A third offense shall result in a fine in the amount of five hundred dollars. A fourth offense shall result in the loss of the business's license issued under this section for a period of one year. After one year, the business shall be eligible to reapply for a license issued under this section.
- (3) Any business licensed under this section that does not comply with the requirements under subdivision (3) of subsection 3 of this section shall be subject to a fine in the amount of one hundred dollars for the first offense. A second offense shall result in a fine of two hundred dollars. A third offense shall result in a fine of three hundred dollars. A fourth offense shall result in the loss of the business's license issued under this section for a period of one year. After one year, the business shall be eligible to reapply for such license."; and

Further amend said bill and page, Section 196.3042, Lines 1-2, by deleting said lines and inserting in lieu thereof the following:

"196.3042. If marijuana is decriminalized or legalized by the federal government, any licensed marijuana business in this state may engage in interstate commerce, and the state may enter into any interstate compact or agreement relating to marijuana."; and

Further amend said bill and page, Section 196.3047, Lines 1-3, by deleting all of said section and lines from the bill; and

- Further amend said bill by amending the title, enacting clause, and intersectional references 1 2
- accordingly.