

Colorado Legislative Council Staff Fiscal Note STATE and LOCAL FISCAL IMPACT

Drafting Number:LLS 13-0579Date:January 14, 2013Prime Sponsor(s):Rep. MorenoBill Status:House Business, Labor,

Bill Status:House Business, Labor, & Economic and
Workforce DevelopmentFiscal Analyst:Clare Pramuk (303-866-2677)

TITLE: CONCERNING STANDARDS FOR RESPONSIBLE MEDICAL MARIJUANA VENDORS.

Fiscal Impact Summary	FY 2013-2014	FY 2014-2015
State Revenue Cash Funds Medical Marijuana License Cash Fund	Possible Minimal Reduction. See State Revenue Section.	
State Expenditures	See State Expenditures Section.	
FTE Position Change		
Effective Date: August 7, 2013, if the General Assembly adjourns on May 8, 2013, as scheduled, and no referendum petition is filed.		
Appropriation Summary for FY 2013-2014: None required.		
Local Government Impact: See Local Government Impact section.		

Summary of Legislation

This bill creates the Responsible Medical Marijuana Vendor Server and Seller Designation (designation) for licensed medical marijuana businesses, and sets standards for a training program for achieving the designation. A person offering a training program must first apply to the Medical Marijuana Enforcement Division (MMED) in the Department of Revenue (DOR) for approval. The MMED will consult with the Department of Public Health and Environment (DPHE) prior to approving or disapproving a training program.

To receive the designation, all employees selling and handling marijuana, all managers and all resident on-site owners must successfully complete an approved training program. A designation is valid for two years and requires that new staff and owners be trained within 90 days of employment in order to maintain the designation. The licensed medical marijuana business must notify the MMED within 15 days of course completion by new owners and staff. If the MMED or a local licensing authority initiates an administrative action against a licensee who has the designation, the designation must be considered as a mitigating factor when imposing sanctions or penalties on the licensee.

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State Revenue

If the MMED brings an administrative action against a business with the designation, it may levy a lower penalty resulting in reduced fine revenue. A business that has received this designation is expected to be less likely to commit violations, so this is not expected to be a significant reduction in revenue to the Medical Marijuana License Cash Fund.

State Expenditures

The MMED will review training applications in consultation with the DPHE and approve or disapprove training programs. Because few training program vendors have the expertise to develop a program, the fiscal note assumes that there will be very few applications and that reviews will be addressed within existing resources. If a medical marijuana business receives the designation, it will appear on the DOR's approved vendors list on the agency web page. This will also be administered using existing resources.

Local Government Impact

Similar to the MMED, if a local licensing authority is bringing an administrative action against a business with the designation, it must consider the designation as a mitigating factor in imposing sanctions or penalties. A business that has received this designation is expected to be less likely to commit violations so any reduction in the amount of revenue from fines is expected to be minimal.

Departments Contacted

Law

Public Health and Environment

Revenue