

I-300 Update Social Marijuana Use

City Attorney's Office Excise and Licenses Office of Marijuana Policy



Social Cannabis Consumption General Legal Issues

- > No immediate action by Council required. The ordinance is "self-executing"
- Except that I-300 requires city council to "create a cannabis consumption task force to study the impact of cannabis consumption permits on the city."
 - This task force shall report its findings to council within two years of the effective date
- > Six-month blackout on Council action
 - Per Charter, the city council is prohibited from amending or repealing any initiated ordinance for a period of six months from its adoption
 - After 6 months, any Council changes would require 2/3 vote
- Rulemaking. EXL can adopt additional rules to administer and enforce the provisions of I-300, but such rules cannot "frustrate the intent" of the initiative.



Legal Issues: "Public Consumption"

- ➤ Amendment 64 allows MJ consumption, but states that "nothing in this section shall permit consumption that is conducted openly and publicly or in a manner that endangers others."
- State criminal law prohibits "open and public" consumption or use of marijuana. CRS §18-18-406(5)(b)(II)
- Denver law prohibits the display or consumption of MJ that is done "openly and publicly." DRMC §38-175
 - ➤ I-300 excludes from the definition of the term "openly" any MJ consumption that occurs in a "designated consumption area" (DCA)
 - ➤ I-300 does <u>not</u> exclude MJ consumption that occurs in a DCA from the definition of the term "publicly"



Legal Issues: "Public Consumption"

- ➤ Both state and local law define a "public place" as a place to which the public, or a substantial number of the public, has access." CRS §18-1-901(n) and DRMC §38-175(b)(3)
 - Includes streets and highways, transportation facilities, schools, places of amusement, parks, playgrounds, and the common areas of public and private buildings or facilities.
 - Includes any outdoor location where the MJ consumption is clearly observable from a public place.
- Serious conflict with state law unless "cannabis consumption permits" are limited only to those locations that are not a "public place" and are not open to a substantial number of the public.



Legal Issues: "Federal Concerns"

- ➤ In 2013, the DOJ issued the "Cole Memo" that provided guidance to federal prosecutors to focus resources on MJ cases that implicate one of the 8 federal priorities, which include,
 - Preventing the distribution of MJ to minors
 - Preventing state-authorized MJ activity to be used as a cover or pretext for other illegal activity
 - Preventing drugged driving and the exacerbation of other public health consequences associated with MJ use



Social Cannabis ConsumptionLegal Issues: "Federal Concerns"

Any rules/regulations would need to address the concerns of the federal government

To create safeguards to prevent minors from having access to the increased accessibility of MJ that is inherent in this ordinance

And to create further safety measures to reduce the potential for impaired driving



Legal Issues: "Liquor-licensed Premises"

- ➤ I-300 provides that a "designated consumption area" may "overlap with the premises of any other license or permit issued pursuant to the Revised Municipal Code."
 - Liquor licenses in Colorado are issued pursuant to <u>State law</u>
 - The authority of a local jurisdiction to issue <u>local</u> liquor licenses is also derived from state statute.
 - Local licensing authorities only have as much regulatory authority as the state allows, and there are no local liquor licenses issued solely "pursuant to the Revised Municipal Code"
- ➤ The terms of I-300 itself would have allowed Denver to refuse to issue permits for liquor-licensed premises



Legal Issues: "Liquor-licensed Premises"

- ➤ On November 18, 2016, the Colorado Liquor Enforcement Division adopted an amendment to Rule 47-900 which provides: "No person or entity licensed under Article 46, 47, or 48 of Title 12, C.R.S. shall permit the consumption of MJ and/or MJ products as defined in sections 14 and 16 of the constitution of Colorado on any licensed premises."
 - ➤ Liquor regulation has long been considered a matter of "statewide concern" by the courts
 - ➤ Any contradiction between city and state laws must be resolved in favor of the state
 - ➤ Given the adoption of Rule 47-900, it is now clear that state law bans MJ consumption on liquor-licensed premises.



Social Cannabis Consumption Legal Issues: "Illegal Sale of Marijuana"

- ➤ Under Amendment 64 and state law, it is lawful to give away up to 1 ounce of MJ to an adult over the age of 21 without remuneration
- ➤ However, it is illegal to sell MJ outside of a licensed RMJ store or a licensed MMJ center
- ➤ Regulatory challenge to guard against illegal MJ sales in this permitted consumption setting, which could take one of a variety of forms:
 - Proprietors purporting to "give" or "share" free MJ as an inducement or a "perk" of membership
 - Patrons (or proprietors) actively selling or distributing MJ within the establishment



Social Cannabis Consumption Legal Issues: "Colorado Clean Indoor Air Act"

- ➤ In general, the CCIAA prohibits smoking MJ in "any indoor area"
- > Does not prohibit "vaping" or consuming MJ edibles indoors
- ➤ I-300 itself recognizes that designated MJ consumption areas must comply with the requirements of the CCIAA
- CCIAA allows local jurisdictions to adopt more stringent smoking restrictions



Social Cannabis Consumption Legal Issues: "Colorado Clean Indoor Air Act"

> "Indoor area" includes:

- ➤ Public places & buildings
- > Restaurants and bars
- ➤ Grocery stores
- > Taxis and limos
- > 75% of the rooms in any hotel/motel
- > Common areas in public and private buildings
- ➤ Public transport
- > Gyms, Courthouses, Theaters, Museums, Libraries
- > Private homes/cars used for child care or day care



Social Cannabis Consumption Legal Issues: "Colorado Clean Indoor Air Act"

> "Indoor area" does NOT include:

- ➤ Private homes/cars
- > Retail tobacco stores
- ➤ Cigar-tobacco bars:
 - ➤ Liquor-Licensed since 2005
 - > \$50,000 in annual sales from on-site sale of tobacco products in 2005 and thereafter
- ➤ Designated smoking rooms in motels/hotels (max of 25%)
- ➤ Airport smoking concessions
- > Outdoor area of any business
- > Places of employment that are not open to the public with three or fewer employees
- ➤ Limos under private hire
- > Ventilated, enclosed smoking areas in assisted living facilities that are restricted to residents & their guests



Implementation of Initiative 300-<u>DRAFT Timeline*</u>

December

- Initial draft of Social Consumption Rules and Regulations
- Develop and
 Assemble the Social
 Consumption
 Advisory Committee
 Comprised of city,
 community and
 industry members.

January - March

- Hold 4-6 Social Consumption Advisory Committee meetings to review and revise the draft of rules and regulations
- January 21st Make application forms available
 - ✓ Including ENO approval verification forms

April - May

- Present draft rules for review to Policy Review Committee
- Post notice for Public
 Hearing and file rules with
 City Clerk
- Conduct Public Hearing

June - August

- Finalize and adopt Social Consumption rules and regulations
- Start accepting applications and permit fees
- Begin issuing permits
- <u>Internal preparation:</u>
 - ✓ Develop crossdepartmental business processes for regulation and enforcement
 - ✓ Create Accela record
 - ✓ Training
 - ✓ 311 and public outreach

Next...

- Internal progress review
 - ✓ City Council: create "cannabis consumption task force"
- Gather data about implementation
- SCAC progress check-in
- Develop education materials for the community, including information available on the website

*Preliminary timeline, subject to change dependent upon a number of variables



Questions?

www.Denvergov.org/BusinessLicensing