Marijuana Regulation

Licensing, Tracking & Regulatory Responsibilities

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5 Key Points

• Michigan program implementation ongoing
  – Michigan Medical Marihuana Act – patient & caregiver registry
  – Medical Marihuana Facilities Licensing Act – board and advisory panel
  – Michigan Regulation and Taxation of Marihuana Act
• Medical administrative rules – effective 11/27/2018
• Statewide monitoring system – METRC
• Opting in or opting out?
• Commercial versus personal use
Medical Facility Licensing

• Prequalification – Entity/Individual
  – Applicant, supplemental applicant(s) and true party of interest
  – Background investigations
  – Board approval

• State Operating License – Facility
  – Plan review
  – Site inspection
  – Local authorization
  – Board approval
Medical Facility Regulation

- Compliance inspections
  - Routine
  - Renewal
  - Change applications
- Complaint investigations
- METRC – statewide monitoring system
  - NCS Data Analytics
Adult-Use Facilities

- Required to accept applications beginning 12/6/2019
- Administrative rules needed
  - Eligibility and operations
  - Social equity
  - Additional licenses and classes
  - May not:
    - Establish a limit on the number of licenses
    - Require customer data collection
    - Prohibit co-location with a facility licensed under the MMFLA
    - Be unreasonably impracticable
Adult-Use Facilities

- Applicant eligibility
  - BMR must issue unless...
  - 24 month restricted period
- Microbusinesses
- Industrial hemp vs. marijuana
- Municipal role
  - Prohibitive ordinance
  - Restrict public signs, time/place/manner
  - Authorize designated consumption areas
  - May collect $5,000 fee and issue municipal license
BMR Contact

Website:
For additional information and to sign up for updates please visit:
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