



Seattle Police Department Legal Notice to Designated Medical Marijuana Provider

Name: _____ General Offense Number: _____

Address: _____ Date Of Incident: _____

On the ____ day of _____, 20__ the Seattle Police Department conducted a search at the

above address and found: _____ Marijuana plants _____ Ounces (approximately) of usable marijuana

You have informed the Seattle Police Department that you are a designated medical marijuana provider entitled to possess a 60-day supply of medical marijuana pursuant to the **Medical Use of Marijuana Act (I-692)**.

A designated provider is defined as a person who: (a) Is 18 years of age or older; (b) Has been designated in writing by a patient to serve as a designated provider under this chapter; (c) Is prohibited from consuming marijuana obtained for the personal, medical use of the patient for whom the individual is acting as a designated provider (this does not prohibit a patient from being a designated provider for another patient and consuming his or her own personal supply of medical marijuana); and (d) Is the designated provider to only one patient at any one time.

The qualifying patient must designate the provider in writing before the provider assumes responsibility for the patient's medical marijuana, and **the designated provider must carry (1) a copy of the patient's designation, (2) a copy of the patient's physician authorization, and (3) proof of identity whenever he or she is growing, obtaining, or in possession of medical marijuana**, to be presented to law enforcement upon request.

RCW 69.51A.040 (3) (b) states that qualifying patients and designated providers are permitted to possess "no more marijuana than is necessary for the patient's personal, medical use, not exceeding the amount necessary for a 60-day supply." **WAC 246-75-010 (3)(a)** defines a 60-day supply as "a total of no more than twenty-four ounces/684 grams of usable marijuana, and no more than fifteen plants." Usable marijuana is defined as "the dried leaves and flowers of the Cannabis plant Moraceae." **WAC 246-75-010 (2)(d)**. A plant is defined as "any marijuana plant in any stage of growth." **WAC 246-75-010 (2)(b)**.

The evidence recovered during this search provides probable cause that you have violated **RCW 69.50.401**. However since you have asserted to the Seattle Police Department that you are a designated medical marijuana provider as defined by (I-692) a "60-day supply" of medical marijuana will not be seized and is being left for the patient's personal use.

The Office of the King County Prosecuting Attorney will review the case and make a charging decision. You are advised to contact an attorney familiar with the Medical Use of Marijuana Act so that your use of medical marijuana is in compliance with the law.

Date Served: _____

Served By: _____
(Detective/Officer serial #)

Signed: _____
Acknowledged receipt of document