



# Seattle Police Department

## Legal Notice to Designated Medical Marijuana Patient

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 qualifying patient entitled to possess a 60 day supply of medical marijuana pursuant to the **Medical Use of Marijuana Act (I-692)**.

This document is legal notice to you that in 2008, the Washington Department of Health clarified the Medical Use of Marijuana Act (I-692) by adopting a rule defining a **"60-day supply"** of medical marijuana. **WAC 246-75-010 (2)(d)** states that a qualifying medical marijuana patient, as defined by the Medical Use Of Marijuana Act, can possess **up to 24 ounces/ 684 grams of usable marijuana and up to 15 plants, at any stage of growth**. 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)**.

Qualifying patients must carry "valid documentation," that is their physician's authorization **and** proof of their identity, such as a Washington State driver's license or identification card, with them whenever they possess or use medical marijuana. A qualifying patient must present **both** of these items of documentation to any law enforcement officer who questions the patients about his or her use of medical marijuana.

**RCW 69.51.A. 060 (1)** prohibits medical marijuana patients from using or displaying medical marijuana in a manner or place that is open to the view of the general public. **RCW 69.51.060 (6)**. prohibits the use of medical marijuana in a way that endangers the health or well being of any person through the use of a motorized vehicle on a street, road, or highway.

The evidence recovered during the search provides probable cause that you have violated **RCW 69.50.401**. However, since you asserted that you are a qualified medical marijuana user as defined by (I-692) a **"60-day supply"** of medical marijuana is being left for your 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