

**ADDENDUM**  
**General Government**  
**February 16, 2017**

<b>Bill #</b>	<a href="#">SB17-184</a> <b>ADDENDUM</b>
<b>Title</b>	<b>Private Marijuana Clubs Open And Public Use</b>
<b>H-Spon</b>	D. Pabon
<b>S-Spon</b>	R. Gardner
<b>Summary</b>	<p>The bill authorizes the operation of a private marijuana club (club) only if the local jurisdiction has authorized clubs. A club must meet the following qualifications:</p> <ul style="list-style-type: none"> <li>- All members and employees of the club must be 21 years of age or older;</li> <li>- A club owner must be a resident of Colorado for at least 2 years prior to owning the club;</li> <li>- The club's employees must be Colorado residents;</li> <li>- The club cannot sell or serve alcohol or food;</li> <li>- A club owner shall not sell marijuana on the premises; and</li> <li>- A club owner shall not permit the sale or exchange of marijuana for remuneration on the premises.</li> </ul> <p>The bill prohibits the open and public consumption of marijuana and defines the terms "open and public", "openly", and "publicly".</p>
<b>Position</b>	
<b>Bill #</b>	<a href="#">SB17-192</a> <b>ADDENDUM</b>
<b>Title</b>	<b>Marijuana Business Efficiency Measures</b>
<b>H-Spon</b>	J. Singer, J. Melton
<b>S-Spon</b>	T. Neville
<b>Summary</b>	<p>The bill allows a medical marijuana center and a retail marijuana store to apply for an endorsement that allows the center or store to deliver marijuana. The centers and stores with the delivery endorsement may use an employee or contract with a medical or retail marijuana transporter to make the deliveries. The endorsements for medical marijuana begin January 2, 2018, and the endorsements for retail marijuana begin January 2, 2019. The bill allows the state licensing authority to authorize single-instance transfers of retail marijuana or retail marijuana products from a retail marijuana licensee to a medical marijuana license e based on a business need due to a change in local, state, or federal law or enforcement policy. If granted, the transfer must be completed within 6 months of the date the transfer was approved. Under current law, the department of revenue determines the average market rate for purposes of excise tax collection on retail marijuana every 6 months. The bill gives the authority to calculate the average market rate to the marijuana state licensing authority and requires calculation on a quarterly basis. The average market rate cannot include taxes paid on sales or transfers. The bill requires a separate average market rate for unprocessed marijuana for extraction that is lower than the average market rate for unprocessed marijuana for direct sale. The bill states that the average market rate should be used to calculate the excise tax on affiliated transactions, and the contract price should be used to calculate the excise tax on unaffiliated transactions.</p>
<b>Position</b>	