

Colorado Commission on Criminal & Juvenile Justice

FY2010 RECOMMENDATION/FY10-D35 CONTROLLED SUBSTANCES: CRIMES INVOLVING MARIJUANA

Status: Implementation Complete

Actions/Updates

2013 UPDATE

Reports regarding the impacts of House Bill 2010-1352 were completed between 2012 and 2013 by the Division of Criminal Justice, Office of Research and Statistics (These reports are available at ors.colorado.gov/ors-reports.)

2012 ACTION/IMPLEMENTATION

This recommendation was implemented with the passing of HB 10-1352. However, the final bill altered this recommendation to read that someone who is 18 years or older who sells, transfers, etc. more than two ounces and less than 5 pounds of marijuana, or less than one pound of marijuana concentrate, to someone at least 15 years of age but under 18 commits a Class 4 felony. ALSO, if they sell more than 5 pounds of marijuana or more than one pound of marijuana concentrate to someone at least 15 but under 18 years old is a Class 3 felony. Anyone 18 or older who sells to someone under 15, commits a Class 3 felony.

Description

The distribution or sale of any amount of marijuana to a child by a person over the age of 18 where the seller is older by two years or more than the child shall be a class 3 felony.

Agencies Responsible