

11.1 – Child Care Facilities

The Task Force recommends that the General Assembly establish consequences for any child care facility or individual licensee for using or being under the influence of marijuana, or whose employees or affiliates on the premises are using or under the influence of marijuana, at a child care facility during operating hours. **These consequences should apply to child care centers, children’s resident camps, cradle houses, day treatment centers, family child care homes, foster care homes, guest child care facilities, homeless youth shelters, medical foster cares, neighborhood youth organizations, public services short-term child care facilities, residential child care facilities, secure residential treatment centers, specialized group facilities as defined Section 26-6-102, C.R.S. - Definitions and community residential homes and regional centers as defined in Section 27-10.5-102, C.R.S.- Definitions.**

The Task Force further recommends that Section 26-6-108(c), C.R.S. - Denial of license – suspension, **and Section 27-10.5-109, C.R.S. - Community residential homes - licenses - rules**, be amended to include statutory language providing for the use of, or being under the influence of, marijuana during operating hours as subject to licensing consequences, as for alcohol, if it is consumed at the facility or if any affiliate, individual employed by, person who resides at the facility, or the licensee themselves are under the influence of marijuana during the operating hours of the facility.