Second Regular Session Seventy-first General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 18-1258.01 Jerry Barry x4341

SENATE BILL 18-271

SENATE SPONSORSHIP

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HOUSE SPONSORSHIP

Senate Committees Finance Appropriations House Committees Agriculture, Livestock, & Natural Resources Appropriations

A BILL FOR AN ACT

101 CONCERNING CHANGES TO IMPROVE FUNDING FOR MARIJUANA

102 **RESEARCH, AND, IN CONNECTION THEREWITH, MAKING AN**

103 <u>APPROPRIATION.</u>

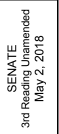
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Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov</u>.)

Subject to rules of the marijuana enforcement division, the bill authorizes:

Marijuana research and development licensees and marijuana research and development cultivation licensees (research licensees) to transfer unused marijuana within the





regulated marijuana industry; and

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Research licensees to be co-located at the premises of a medical marijuana-infused products manufacturer or a retail marijuana products manufacturer.

The general appropriations bill transferred \$3 million from the marijuana tax cash fund to the health research subaccount of the medical marijuana program cash fund (subaccount). The bill strikes the limitation of the amount of transfers to the subaccount and extends the repeal of the medical marijuana program cash fund until September 1, 2023. The bill authorizes \$100,000 to be spent annually from the subaccount for administrative purposes related to the medical marijuana research grant program.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, 12-43.3-202, amend 3 (2)(a)(XXII); and add (2)(a)(XXIII) as follows: 4 12-43.3-202. Powers and duties of state licensing authority -5 rules. (2) (a) Rules promulgated pursuant to subsection (1)(b) of this 6 section may include, but need not be limited to, the following subjects: 7 Marijuana research and development licenses and (XXII) 8 marijuana research and development cultivation licenses, including 9 application requirements; renewal requirements, including whether 10 additional research projects may be added or considered; conditions for 11 license revocation; security measures to ensure marijuana is not diverted 12 to purposes other than research OR DIVERTED OUTSIDE OF THE REGULATED 13 MARIJUANA MARKET; the amount of plants, useable marijuana, marijuana 14 concentrates, or marijuana-infused products a licensee may have on its 15 premises; licensee reporting requirements; the conditions under which 16 marijuana possessed by medical marijuana licensees may be donated to 17 marijuana research and development licensees and marijuana research 18 and development cultivation licensees OR TRANSFERRED TO A 19 NONMETRIC-BASED RESEARCH FACILITY; provisions to prevent

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contamination; requirements for destruction OR TRANSFER of marijuana
 after the research is concluded; and any additional requirements;

3 (XXIII) REQUIREMENTS FOR ISSUANCE OF CO-LOCATION PERMITS 4 TO A MARIJUANA RESEARCH AND DEVELOPMENT LICENSEE OR A 5 MARIJUANA RESEARCH AND DEVELOPMENT CULTIVATION LICENSEE 6 AUTHORIZING CO-LOCATION WITH A MEDICAL MARIJUANA-INFUSED 7 PRODUCTS MANUFACTURING LICENSED PREMISES, INCLUDING APPLICATION 8 REQUIREMENTS, ELIGIBILITY, RESTRICTIONS TO PREVENT 9 CROSS-CONTAMINATION AND TO ENSURE PHYSICAL SEPARATION OF 10 INVENTORY AND RESEARCH ACTIVITIES, AND OTHER PRIVILEGES AND 11 RESTRICTIONS OF PERMITS.

SECTION 2. In Colorado Revised Statutes, 12-43.3-404, amend
(2) as follows:

14 12-43.3-404. Medical marijuana-infused products 15 **manufacturing license - rules.** (2) Medical marijuana-infused products 16 shall be prepared on a licensed premises that is used exclusively for the 17 manufacture and preparation of medical marijuana-infused products and 18 using equipment that is used exclusively for the manufacture and 19 preparation of medical marijuana-infused products; EXCEPT THAT, 20 SUBJECT TO RULES OF THE STATE LICENSING AUTHORITY, A MEDICAL 21 MARIJUANA-INFUSED PRODUCTS MANUFACTURING LICENSEE MAY SHARE 22 THE SAME PREMISES AS A COMMONLY OWNED MARIJUANA RESEARCH AND 23 DEVELOPMENT LICENSEE OR MARIJUANA RESEARCH AND DEVELOPMENT 24 CULTIVATION LICENSEE SO LONG AS VIRTUAL OR PHYSICAL SEPARATION OF 25 INVENTORY AND RESEARCH ACTIVITY IS MAINTAINED.

26 SECTION 3. In Colorado Revised Statutes, 12-43.4-202, amend
27 (3)(a)(XIX) and (3)(a)(XX); and add (3)(a)(XXI) as follows:

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1 12-43.4-202. Powers and duties of state licensing authority -2 **rules.** (3) (a) Rules promulgated pursuant to subsection (2)(b) of this 3 section must include, but need not be limited to, the following subjects: 4 (XIX) Nonescorted visitors in limited access areas; and 5 (XX) The parameters and qualifications of an indirect beneficial 6 interest owner and a qualified limited passive investor; AND 7 (XXI) REQUIREMENTS FOR ISSUANCE OF CO-LOCATION PERMITS TO 8 A MARIJUANA RESEARCH AND DEVELOPMENT LICENSEE OR A MARIJUANA 9 RESEARCH AND DEVELOPMENT CULTIVATION LICENSEE AUTHORIZING 10 CO-LOCATION WITH A RETAIL MARIJUANA PRODUCTS MANUFACTURING 11 LICENSED PREMISES, INCLUDING APPLICATION REQUIREMENTS, 12 ELIGIBILITY, RESTRICTIONS TO PREVENT CROSS-CONTAMINATION AND TO 13 ENSURE PHYSICAL SEPARATION OF INVENTORY AND RESEARCH ACTIVITIES, 14 AND OTHER PRIVILEGES AND RESTRICTIONS OF PERMITS. 15 SECTION 4. In Colorado Revised Statutes, 12-43.4-404, amend 16 (2) as follows: 17 Retail marijuana products manufacturing 12-43.4-404. 18 license. (2) Retail marijuana products shall be prepared on a licensed 19 premises that is used exclusively for the manufacture and preparation of 20 retail marijuana or retail marijuana products and using equipment that is 21 used exclusively for the manufacture and preparation of retail marijuana products; except that, if permitted by the local jurisdiction AND SUBJECT 22 23 TO RULES OF THE STATE LICENSING AUTHORITY, a retail marijuana 24 products manufacturing licensee may share the same premises as a: 25 (a) Medical marijuana-infused products manufacturing licensee 26 so long as a virtual or physical separation of inventory is maintained;

27 pursuant to rule of the state licensing authority. OR

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(b) COMMONLY OWNED MARIJUANA RESEARCH AND DEVELOPMENT
 LICENSEE OR MARIJUANA RESEARCH AND DEVELOPMENT CULTIVATION
 LICENSEE SO LONG AS VIRTUAL OR PHYSICAL SEPARATION OF INVENTORY
 AND RESEARCH ACTIVITY IS MAINTAINED.

5 SECTION 5. In Colorado Revised Statutes, 25-1.5-106, amend
6 (17)(d); and add (17)(f) as follows:

7 25-1.5-106. Medical marijuana program - powers and duties 8 of state health agency - rules - medical review board - medical 9 marijuana program cash fund - subaccount - created - repeal. 10 (17) **Cash fund.** (d) (I) There is created a health research subaccount, 11 referred to as "subaccount" in this section, in the medical marijuana 12 program cash fund. The subaccount is established to support funding for 13 medical marijuana health research. The department shall have continuous 14 spending authority over the subaccount. The department may direct the 15 state treasurer to transfer money from the medical marijuana program 16 cash fund to the subaccount based on the cost of health research projects 17 approved by the state board of health pursuant to section 25-1.5-106.5. 18 The state treasurer shall not transfer more than ten million dollars in total 19 to the subaccount.

(II) For the 2014-15 fiscal year and each fiscal year through
2018-19 2022-23, the alternative maximum reserve for purposes of
section 24-75-402 C.R.S., for the medical marijuana program cash fund
is sixteen and five-tenths percent of the amount in the fund, excluding the
ten million dollars available for transfer to the subaccount and any
amount in the subaccount.

(III) This paragraph (d) SUBSECTION (17)(d) is repealed, effective
 July 1, 2019 2023. Any money remaining in the subaccount on June 30,

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1 2019 2023, must revert to the medical marijuana program cash fund.

(f) NOTWITHSTANDING ANY PROVISION OF SUBSECTION (17)(e) OF
THIS SECTION TO THE CONTRARY, ONE HUNDRED THOUSAND DOLLARS
FROM THE SUBACCOUNT MAY BE USED FOR ADMINISTRATIVE PURPOSES TO
ADMINISTER THE MEDICAL MARIJUANA RESEARCH GRANT PROGRAM
CREATED PURSUANT TO SECTION 25-1.5-106.5 FOR EACH OF THE FISCAL
YEARS 2019-20, 2020-21, AND 2021-22.

8 SECTION 6. In Colorado Revised Statutes, 25-1.5-106.5, amend
9 (3)(b)(I) as follows:

10 25-1.5-106.5. Medical marijuana health research grant 11 program. (3) Review of applications. (b) Grant approval. (I) The 12 council shall submit recommendations for grants to the state board of 13 health. The state board of health shall approve or disapprove of grants 14 submitted by the council. THE STATE BOARD OF HEALTH IS ENCOURAGED 15 TO PRIORITIZE GRANTS TO GATHER OBJECTIVE SCIENTIFIC RESEARCH 16 REGARDING THE EFFICACY AND THE SAFETY OF ADMINISTERING MEDICAL 17 MARIJUANA FOR OVARIAN CANCER, DEMENTIA, AND OTHER CONDITIONS 18 THAT THE STATE BOARD DEEMS SUITABLE. If the state board of health 19 disapproves a recommendation, the council may submit a replacement 20 recommendation within thirty days.

SECTION 7. Appropriation. (1) For the 2018-19 state fiscal
 year, \$10,656 is appropriated to the department of revenue. This
 appropriation is from the marijuana cash fund created in section
 12-43.3-501 (1)(a), C.R.S. To implement this act, the department may use
 this appropriation for the purchase of legal services.
 (2) For the 2018-19 state fiscal year, \$10,656 is appropriated to

27 <u>the department of law. This appropriation is from reappropriated funds</u>

- 1 received from the department of revenue under subsection (1) of this
- 2 <u>section. To implement this act, the department of law may use this</u>
- 3 <u>appropriation to provide legal services for the department of revenue.</u>
- 4 SECTION 8. Safety clause. The general assembly hereby finds,
- 5 determines, and declares that this act is necessary for the immediate
- 6 preservation of the public peace, health, and safety.