First Regular Session **Seventy-first General Assembly** STATE OF COLORADO

PREAMENDED

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

LLS NO. 17-0928.01 Michael Dohr x4347

SENATE BILL 17-184

SENATE SPONSORSHIP

Gardner,

HOUSE SPONSORSHIP

Pabon,

Senate Committees Business, Labor, & Technology

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House Committees

A BILL FOR AN ACT

CONCERNING MEASURES TO DEFINE LAWFUL CONSUMPTION OF 102 MARIJUANA.

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 http://leg.colorado.gov.)

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:

- All members and employees of the club must be 21 years of age or older;
- A club owner must be a resident of Colorado for at least 2 ļ

years prior to owning the club;

- ! The club's employees must be Colorado residents;
- ! The club cannot sell or serve alcohol or food;
- ! A club owner shall not sell marijuana on the premises; and
- ! A club owner shall not permit the sale or exchange of marijuana for remuneration on the premises.

The bill prohibits the open and public consumption of marijuana and defines the terms "open and public", "openly", and "publicly".

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, add 12-43.3-902 as 3 follows: 4 12-43.3-902. Unlawful open and public consumption. (1) THE 5 OPEN AND PUBLIC CONSUMPTION OF MARIJUANA, AS DEFINED IN SECTION 6 18-18-102 (20.3), AND ANY CONSUMPTION OF MARIJUANA IN A MANNER 7 THAT ENDANGERS OTHERS, IS PROHIBITED. 8 (2) THE GOVERNING BODY OF THE COUNTY, CITY AND COUNTY, OR 9 MUNICIPALITY MAY ADOPT AN ORDINANCE OR RESOLUTION PROVIDING 10 STRICTER LIMITATIONS ON THE DEFINITION OF "OPEN AND PUBLIC" THAT 11 MAY ALSO INCLUDE LOCATIONS OR CIRCUMSTANCES THAT ARE 12 EXCEPTIONS TO THE PROHIBITION DESCRIBED IN SUBSECTION (1) OF THIS 13 SECTION. 14 **SECTION 2.** In Colorado Revised Statutes, add 12-43.4-106 as 15 follows: 16 12-43.4-106. Private marijuana clubs - definition. (1) (a) A 17 PRIVATE MARIJUANA CLUB THAT ALLOWS CONSUMPTION OF MEDICAL OR 18 RETAIL MARIJUANA MAY ONLY OPERATE WITHIN A COUNTY, CITY AND 19 COUNTY, OR MUNICIPALITY IF THE GOVERNING BODY OF THE COUNTY, CITY 20 AND COUNTY, OR MUNICIPALITY ADOPTS AN ORDINANCE OR RESOLUTION 21 AUTHORIZING PRIVATE MARIJUANA CLUBS.

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1	(b) The ordinance or resolution may provide for
2	ADDITIONAL LIMITATIONS OR REQUIREMENTS WITHOUT LIMITATION ON
3	THE LOCATION AND OPERATION OF A PRIVATE MARIJUANA CLUB.
4	(2) (a) AS USED IN THIS ARTICLE 43.4, A "PRIVATE MARIJUANA
5	CLUB" MEANS A MEMBERSHIP-BASED CLUB NOT ACCESSIBLE TO THE
6	GENERAL PUBLIC THAT OPERATES TO ALLOW MEMBERS TO CONSUME
7	RETAIL OR MEDICAL MARIJUANA ON THE PREMISES.
8	(b) A PRIVATE MARIJUANA CLUB IS SUBJECT TO THE FOLLOWING
9	LIMITATIONS:
10	(I) ALL MEMBERS AND EMPLOYEES MUST BE TWENTY-ONE YEARS
11	OF AGE OR OLDER;
12	
13	(II) ALL EMPLOYEES MUST BE RESIDENTS OF COLORADO;
14	(III) THE SALE OR SERVICE OF ALCOHOL OR FOOD FOR
15	CONSUMPTION ON THE PREMISES, EXCLUDING LIGHT SNACKS WITHOUT
16	MARIJUANA INGREDIENTS, IS PROHIBITED;
17	(IV) A PRIVATE MARIJUANA CLUB OWNER SHALL NOT SELL
18	MARIJUANA ON THE PREMISES; AND
19	$\underline{(V)}$ A private marijuana club owner shall not permit the
20	SALEOREXCHANGEOFMARIJUANAFORREMUNERATIONONTHEPREMISES.
21	SECTION 3. In Colorado Revised Statutes, add 12-43.4-902 as
22	follows:
23	12-43.4-902. Unlawful open and public consumption. (1) THE
24	OPEN AND PUBLIC CONSUMPTION OF MARIJUANA, AS DEFINED IN SECTION
25	18-18-102 (20.3), and any consumption of Marijuana in a manner
26	THAT ENDANGERS OTHERS, IS PROHIBITED.
27	(2) THE GOVERNING BODY OF THE COUNTY, CITY AND COUNTY, OR

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1	MUNICIPALITY MAY ADOPT AN ORDINANCE OR RESOLUTION PROVIDING
2	STRICTER LIMITATIONS ON THE DEFINITION OF "OPEN AND PUBLIC" THAT
3	MAY ALSO INCLUDE LOCATIONS OR CIRCUMSTANCES THAT ARE
4	EXCEPTIONS TO THE PROHIBITION DESCRIBED IN SUBSECTION (1) OF THIS
5	SECTION.
6	SECTION 4. In Colorado Revised Statutes, 18-18-102, amend
7	the introductory portion; and add (20.3) as follows:
8	18-18-102. Definitions. As used in this article ARTICLE 18:
9	(20.3) "Open and public" or "openly and publicly" means a
10	PLACE NOT PROTECTED FROM UNAIDED OBSERVATION LAWFULLY MADE
11	FROM OUTSIDE ITS PERIMETER NOT INVOLVING PHYSICAL INTRUSION AND
12	A PLACE TO WHICH THE PUBLIC OR A SUBSTANTIAL NUMBER OF THE PUBLIC
13	HAS ACCESS WITHOUT RESTRICTION, INCLUDING, BUT NOT LIMITED TO,
14	HIGHWAYS, TRANSPORTATION FACILITIES, PLACES OF AMUSEMENT, PARKS,
15	PLAYGROUNDS, AND THE COMMON AREAS OF PUBLIC BUILDINGS AND
16	FACILITIES THAT ARE GENERALLY OPEN OR ACCESSIBLE TO MEMBERS OF
17	THE PUBLIC WITHOUT RESTRICTION.
18	SECTION 5. Act subject to petition - effective date. This act
19	takes effect at 12:01 a.m. on the day following the expiration of the
20	ninety-day period after final adjournment of the general assembly (August
21	9, 2017, if adjournment sine die is on May 10, 2017); except that, if a
22	referendum petition is filed pursuant to section 1 (3) of article V of the
23	state constitution against this act or an item, section, or part of this act
24	within such period, then the act, item, section, or part will not take effect
25	unless approved by the people at the general election to be held in
26	November 2018 and, in such case, will take effect on the date of the
27	official declaration of the vote thereon by the governor.

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