Bill Topic: REPEAL METERED-DOSE INHALERS AS VAPORIZED DELIVERY

Summary of Fiscal Impact:

- State Revenue
- State Expenditure
- State Transfer
- TABOR Refund
- Local Government
- Statutory Public Entity

This bill would have repealed a requirement that the Marijuana Enforcement Division treat a metered-dose inhaler the same as a vaporized delivery device for purposes of regulation and testing. This would have minimally reduced workload in FY 2020-21.

Appropriation Summary: No appropriation would have been required.

Fiscal Note Status: The fiscal note reflects the introduced bill. This bill was not enacted into law; therefore, the impacts identified in this analysis do not take effect.

Summary of Legislation

Beginning January 1, 2020, the Marijuana Enforcement Division (MED) in the Department of Revenue is required to treat a metered-dose inhaler the same as a vaporized delivery device for purposes of regulation and testing through rulemaking. This bill repeals this provision.

Background

A metered-dose inhaler is a medical device used for delivering a precise amount of medication into the lungs in a fine mist. A vaporized delivery device for marijuana requires a heat source and a delivery mechanism.

State Expenditures

By removing this provision, the bill reduces the rulemaking workload for the MED by a minimal amount in FY 2020-21 only. This reduction does not require a change in appropriations.
Effective Date

The bill was postponed indefinitely by the Senate Business, Labor and Technology Committee on May 26, 2020.

State and Local Government Contacts

Revenue

The revenue and expenditure impacts in this fiscal note represent changes from current law under the bill for each fiscal year. For additional information about fiscal notes, please visit: leg.colorado.gov/fiscalnotes.