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. 17-0437.02 Michael Dohr x4347

HOUSE BILL 17-1367

HOUSE SPONSORSHIP

Pabon and Arndt,

SENATE SPONSORSHIP

Jahn and Baumgardner,

House Committees

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Senate Committees

Agriculture, Livestock, & Natural Resources Finance Appropriations

A BILL FOR AN ACT

CONCERNING MARIJUANA RESEARCH AUTHORIZATION.

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 creates a marijuana research and development license or endorsement to an existing license that allows the production and processing of marijuana for research purposes. An applicant must submit with the license application a description of the research to be conducted, and if the research involves a public entity or public money, then the scientific advisory commission shall review and assess the research project. A marijuana research and development licensee may only sell marijuana it grows to other marijuana research and development

licensees. A marijuana research and development licensee may contract with a public research institution of higher education or another marijuana research and development licensee. The state licensing authority may promulgate rules related to marijuana research and development licenses.

The bill requires the state licensing authority to create a registration for researchers that authorizes a registered researcher to use a retail marijuana testing facility licensee to test marijuana or marijuana products for research purposes.

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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) introductory portion, (2)(a)(XX), and (2)(a)(XXI); and add 4 (2)(a)(XXII) as follows: 5 12-43.3-202. Powers and duties of state licensing authority -6 rules. (2) (a) Rules promulgated pursuant to paragraph (b) of subsection 7 (1) SUBSECTION (1)(b) of this section may include, but need not be limited 8 to, the following subjects: 9 (XX) Such other matters as are necessary for the fair, impartial, 10 stringent, and comprehensive administration of this article; and ARTICLE 11 43.3; 12 (XXI) The parameters and qualifications of an indirect beneficial 13 interest owner and a qualified limited passive investor; AND 14 (XXII) MARIJUANA RESEARCH AND DEVELOPMENT LICENSES AND 15 MARIJUANA RESEARCH AND DEVELOPMENT ENDORSEMENTS TO EXISTING 16 MEDICAL MARIJUANA CENTER, MEDICAL MARIJUANA-INFUSED PRODUCTS 17 MANUFACTURER, OR OPTIONAL PREMISES CULTIVATION LICENSES, 18 INCLUDING APPLICATION REQUIREMENTS; RENEWAL REQUIREMENTS, 19 INCLUDING WHETHER ADDITIONAL RESEARCH PROJECTS MAY BE ADDED OR 20 CONSIDERED; CONDITIONS FOR LICENSE REVOCATION; SECURITY 21 MEASURES TO ENSURE MARIJUANA IS NOT DIVERTED TO PURPOSES OTHER

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1	THAN RESEARCH; THE AMOUNT OF PLANTS, USEABLE MARIJUANA,
2	MARIJUANA CONCENTRATES, OR MARIJUANA-INFUSED PRODUCTS A
3	LICENSEE MAY HAVE ON ITS PREMISES; LICENSEE REPORTING
4	REQUIREMENTS; THE CONDITIONS UNDER WHICH MARIJUANA GROWN BY
5	MARIJUANA PROCESSORS MAY BE DONATED TO MARIJUANA RESEARCH AND
6	DEVELOPMENT LICENSEES AND CONDITIONS UNDER WHICH PRODUCTS
7	DEVELOPED BY MARIJUANA RESEARCH AND DEVELOPMENT LICENSEES CAN
8	BE DONATED TO MARIJUANA PROCESSORS; AND ANY ADDITIONAL
9	REQUIREMENTS.
10	SECTION 2. In Colorado Revised Statutes, 12-43.3-301, amend
11	(1)(d) and (1)(e); and add (1)(f) as follows:
12	12-43.3-301. Local licensing authority - applications - licenses.
13	(1) A local licensing authority may issue only the following medical
14	marijuana licenses upon payment of the fee and compliance with all local
15	licensing requirements to be determined by the local licensing authority:
16	(d) A medical marijuana testing facility license; and
17	(e) A medical marijuana transporter license; AND
18	(f) A MARIJUANA RESEARCH AND DEVELOPMENT LICENSE.
19	SECTION 3. In Colorado Revised Statutes, 12-43.3-401, amend
20	(1) introductory portion and (1)(e); and add (1)(f) as follows:
21	12-43.3-401. Classes of licenses. (1) For the purpose of
22	regulating the cultivation, manufacture, distribution, and sale of medical
23	marijuana, the state licensing authority in its discretion, upon application
24	in the prescribed form made to it, may issue and grant to the applicant a
25	license from any of the following classes, subject to the provisions and
26	restrictions provided by this article ARTICLE 43.3:
27	(e) Medical marijuana transporter license; AND

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1	(1) MARIJUANA RESEARCH AND DEVELOPMENT LICENSE.
2	SECTION 4. In Colorado Revised Statutes, add 12-43.3-407 as
3	follows:
4	12-43.3-407. Marijuana research and development license -
5	$\textbf{marijuana research and development endorsement-definition.} (1) \ A$
6	MARIJUANA RESEARCH AND DEVELOPMENT LICENSE OR MARIJUANA
7	RESEARCH AND DEVELOPMENT ENDORSEMENT SHALL BE ISSUED TO A
8	PERSON TO PRODUCE, PROCESS, AND POSSESS MARIJUANA FOR THE
9	FOLLOWING LIMITED RESEARCH PURPOSES:
10	(a) TO TEST CHEMICAL POTENCY AND COMPOSITION LEVELS;
11	(b) TO CONDUCT CLINICAL INVESTIGATIONS OF
12	MARIJUANA-DERIVED MEDICINAL PRODUCTS;
13	(c) To conduct research on the efficacy and safety of
14	ADMINISTERING MARIJUANA AS PART OF MEDICAL TREATMENT;
15	(d) TO CONDUCT GENOMIC, HORTICULTURAL, OR AGRICULTURAL
16	RESEARCH; AND
17	(e) TO CONDUCT RESEARCH ON MARIJUANA-AFFILIATED PRODUCTS
18	OR SYSTEMS.
19	(2) (a) AS PART OF THE APPLICATION PROCESS FOR A MARIJUANA
20	RESEARCH AND DEVELOPMENT LICENSE OR MARIJUANA RESEARCH AND
21	DEVELOPMENT ENDORSEMENT, AN APPLICANT SHALL SUBMIT TO THE
22	STATE LICENSING AUTHORITY A DESCRIPTION OF THE RESEARCH THAT THE
23	APPLICANT INTENDS TO CONDUCT AND WHETHER THE RESEARCH WILL BE
24	CONDUCTED WITH A PUBLIC INSTITUTION OR USING PUBLIC MONEY. IF THE
25	RESEARCH WILL NOT BE CONDUCTED WITH A PUBLIC INSTITUTION OR WITH
26	PUBLIC MONEY, THE STATE LICENSING AUTHORITY SHALL GRANT THE
27	APPLICATION IF IT DETERMINES THAT THE APPLICATION MEETS THE

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1	CRITERIA IN SUBSECTION (1) OF THIS SECTION.
2	(b) If the research will be conducted with a public
3	INSTITUTION OR PUBLIC MONEY, THE SCIENTIFIC ADVISORY COUNCIL
4	ESTABLISHED IN SECTION 25-1.5-106.5(3) SHALL REVIEW AN APPLICANT'S
5	RESEARCH PROJECT TO DETERMINE THAT IT MEETS THE REQUIREMENTS OF
6	SUBSECTION (1) OF THIS SECTION AND TO ASSESS THE FOLLOWING:
7	(I) THE PROJECT'S QUALITY, STUDY DESIGN, VALUE, OR IMPACT;
8	(II) WHETHER THE APPLICANT HAS THE APPROPRIATE PERSONNEL;
9	EXPERTISE; FACILITIES; INFRASTRUCTURE; FUNDING; AND HUMAN, ANIMAL,
10	OR OTHER APPROVALS IN PLACE TO SUCCESSFULLY CONDUCT THE PROJECT;
11	AND
12	(III) WHETHER THE AMOUNT OF MARIJUANA TO BE GROWN BY THE
13	APPLICANT IS CONSISTENT WITH THE PROJECT'S SCOPE AND GOALS.
14	(c) IF THE SCIENTIFIC ADVISORY COUNCIL DETERMINES THAT THE
15	RESEARCH PROJECT DOES NOT MEET THE REQUIREMENTS OF SUBSECTION
16	(1) OF THIS SECTION OR ASSESSES THE CRITERIA IN THIS SUBSECTION (2) TO
17	BE INADEQUATE, THE APPLICATION MUST BE DENIED.
18	(3) A MARIJUANA RESEARCH AND DEVELOPMENT LICENSEE MAY
19	ONLY SELL MARIJUANA GROWN WITHIN ITS OPERATION TO OTHER
20	MARIJUANA RESEARCH AND DEVELOPMENT LICENSEES. THE STATE
21	LICENSING AUTHORITY MAY REVOKE A MARIJUANA RESEARCH AND
22	DEVELOPMENT LICENSE FOR VIOLATIONS OF THIS SUBSECTION (3).
23	(4) A MARIJUANA RESEARCH AND DEVELOPMENT LICENSEE OR
24	ENDORSEE MAY CONTRACT TO PERFORM RESEARCH IN CONJUNCTION WITH
25	A PUBLIC HIGHER EDUCATION RESEARCH INSTITUTION OR ANOTHER
26	MARIJUANA RESEARCH AND DEVELOPMENT LICENSEE OR ENDORSEE. ALL
27	RESEARCH PROJECTS MUST BE APPROVED BY THE SCIENTIFIC ADVISORY

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1	COUNCIL AND MEET THE REQUIREMENTS OF SUBSECTION (1) OF THIS
2	SECTION.
3	(5) The production, processing, possession, delivery,
4	DONATION, AND SALE OF MARIJUANA IN ACCORDANCE WITH THIS SECTION
5	AND THE RULES ADOPTED PURSUANT TO IT, BY A MARIJUANA RESEARCH
6	AND DEVELOPMENT LICENSEE, IS NOT A CRIMINAL OR CIVIL OFFENSE
7	UNDER STATE LAW. A MARIJUANA RESEARCH AND DEVELOPMENT LICENSE
8	MUST BE ISSUED IN THE NAME OF THE APPLICANT AND MUST SPECIFY THE
9	LOCATION IN COLORADO AT WHICH THE MARIJUANA RESEARCH AND
10	DEVELOPMENT LICENSEE INTENDS TO OPERATE. A MARIJUANA RESEARCH
11	AND DEVELOPMENT LICENSEE SHALL NOT ALLOW ANY OTHER PERSON TO
12	USE THE LICENSE.
13	(6) IF THE RESEARCH CONDUCTED INCLUDES A PUBLIC INSTITUTION
14	OR PUBLIC MONEY, THE SCIENTIFIC ADVISORY COUNCIL SHALL REVIEW ANY
15	REPORTS MADE BY MARIJUANA RESEARCH PRODUCTION AND
16	DEVELOPMENT LICENSEES UNDER STATE LICENSING AUTHORITY RULE AND
17	PROVIDE THE STATE LICENSING AUTHORITY WITH ITS DETERMINATION ON
18	WHETHER THE RESEARCH PROJECT CONTINUES TO MEET RESEARCH
19	QUALIFICATIONS PURSUANT TO THIS SECTION.
20	SECTION 5. In Colorado Revised Statutes, 12-43.3-405, amend
21	(1) as follows:
22	12-43.3-405. Medical marijuana testing facility license - rules.
23	(1) A medical marijuana testing facility license may be issued to a person
24	who performs testing and research on medical marijuana for medical
25	marijuana licensees AND MARIJUANA FOR MARIJUANA RESEARCH AND
26	DEVELOPMENT LICENSEES. The facility may develop and test medical
27	marijuana products.

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1	SECTION 6. In Colorado Revised Statutes, 12-43.4-202, amend
2	(3)(a) introductory portion; and add (3)(a)(IV.5) as follows:
3	12-43.4-202. Powers and duties of state licensing authority -
4	rules. (3) (a) Rules promulgated pursuant to paragraph (b) of subsection
5	(2) SUBSECTION (2)(b) of this section must include, but need not be
6	limited to, the following subjects:
7	(IV.5) Rules effective on or before January 1, 2018,
8	PERMITTING INSTITUTIONS AND RESEARCHERS TO USE LICENSED RETAIL
9	MARIJUANA TESTING FACILITIES TO TEST MARIJUANA AND MARIJUANA
10	PRODUCTS, WHETHER OR NOT SUCH MARIJUANA OR MARIJUANA PRODUCTS
11	COMPRISE RETAIL MARIJUANA OR RETAIL MARIJUANA PRODUCTS, FOR
12	PURPOSES OF MEDICAL OR SCIENTIFIC RESEARCH. THE RULES MUST
13	ADDRESS THE FOLLOWING:
14	(A) DELIVERY OF THE MARIJUANA AND MARIJUANA PRODUCTS TO
15	THE TESTING FACILITIES FOR TESTING;
16	(B) Providing testing results to the researchers and
17	INVESTIGATORS UNDERTAKING SUCH RESEARCH;
18	(C) A MECHANISM FOR THE REGISTRATION OF THE RESEARCH
19	PROGRAMS WITH THE STATE LICENSING AUTHORITY AND A REGISTRATION
20	FEE THAT SHALL NOT EXCEED TWO HUNDRED FIFTY DOLLARS PER YEAR;
21	(D) THE INSTITUTIONS AND RESEARCHERS ELIGIBLE FOR
22	REGISTRATION UNDER THIS SUBSECTION (3)(a)(IV.5), INCLUDING ANY
23	INSTITUTION OF HIGHER EDUCATION, AS DEFINED IN SECTION 23-3.1-102
24	(5); ANY HOSPITAL, AS DEFINED IN SECTION 8-70-103 (14); AND ALL
25	RECIPIENTS OF GRANTS FOR MARIJUANA RESEARCH APPROVED BY THE
26	COLORADO BOARD OF HEALTH OR THE NATIONAL INSTITUTES OF HEALTH
27	AND THEIR RESPECTIVE AFFILIATED RESEARCHERS AND RESEARCH

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1	CENTERS, AND
2	(E) ANY OTHER MATTERS NECESSARY FOR THE IMPLEMENTATION
3	OF THIS SUBSECTION $(3)(a)(IV.5)$.
4	SECTION 7. In Colorado Revised Statutes, 12-43.4-405, amend
5	(1) as follows:
6	12-43.4-405. Retail marijuana testing facility license - rules.
7	(1) A retail marijuana testing facility license may be issued to a person
8	who performs testing and research on retail marijuana, and industrial
9	hemp as regulated by article 61 of title 35, C.R.S., AND SAMPLES
10	PROVIDED BY REGISTERED RESEARCH INSTITUTIONS AND PROGRAMS
11	PURSUANT TO SECTION 12-43.4-202 (3)(a)(IV.5). The facility may develop
12	and test retail marijuana products, and industrial hemp as regulated by
13	article 61 of title 35, C.R.S., AND SAMPLES PROVIDED BY REGISTERED
14	RESEARCH INSTITUTIONS AND PROGRAMS PURSUANT TO SECTION
15	12-43.4-202 (3)(a)(IV.5). Prior to performing testing on industrial hemp,
16	a facility shall verify that the person requesting the testing has received
17	a registration from the commissioner as required by section 35-61-104.
18	C.R.S.
19	SECTION 8. Act subject to petition - effective date. This act
20	takes effect July 1, 2018; except that, if a referendum petition is filed
21	pursuant to section 1 (3) of article V of the state constitution against this
22	act or an item, section, or part of this act within the ninety-day period
23	after final adjournment of the general assembly, then the act, item,
24	section, or part will not take effect unless approved by the people at the
25	general election to be held in November 2018 and, in such case, will take
26	effect on the date of the official declaration of the vote thereon by the
27	governor.

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