# First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

# REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 23-0908.01 Christopher McMichael x4775

**SENATE BILL 23-199** 

## SENATE SPONSORSHIP

Hinrichsen and Van Winkle, Gonzales

### **HOUSE SPONSORSHIP**

Lindstedt and Weinberg,

# **Senate Committees**

### **House Committees**

Finance

# A BILL FOR AN ACT CONCERNING PROCEDURES FOR THE ISSUANCE OF MARIJUANA LICENSES, AND, IN CONNECTION THEREWITH, CLARIFYING THAT THE STATE LICENSING AUTHORITY MAY REFUND LICENSING FEES WHEN AN APPLICATION IS DENIED AND ALLOWING APPLICANTS THE OPPORTUNITY TO RENEW A STATE LICENSE WHILE LOCAL JURISDICTION APPROVAL IS PENDING.

# **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 <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

A person applying for a marijuana license is required to pay both

SENATE rd Reading Unamended April 17, 2023

SENATE Amended 2nd Reading April 14, 2023

Shading denotes HOUSE amendment. <u>Double underlining denotes SENATE amendment.</u>

Capital letters or bold & italic numbers indicate new material to be added to existing law.

Dashes through the words or numbers indicate deletions from existing law.

an application fee and a licensing fee. The bill clarifies that the state licensing authority may issue a refund of a licensing fee if the marijuana license application is denied but that the respective licensing authorities are to retain the application fees.

Current law requires a marijuana license applicant to obtain both a state license and local jurisdiction approval, and the state license is conditioned on local jurisdiction approval. The bill provides an applicant the opportunity to renew, for up to one year, a state license that would otherwise expire because of failure to receive local jurisdiction approval if the applicant demonstrates good cause.

*Be it enacted by the General Assembly of the State of Colorado:* 

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2 **SECTION 1.** In Colorado Revised Statutes, 44-10-104, amend 3 (2)(a) as follows:

44-10-104. Applicability - medical marijuana - retail marijuana. (2) (a) A person applying for licensure pursuant to this article 10 must complete forms as provided by the state licensing authority and must pay the application fee and the licensing fee, which must be credited to the marijuana cash fund established pursuant to section 44-10-801. The state licensing authority shall forward, within seven days AFTER RECEIPT, one-half of the retail marijuana business license application fee to the local jurisdiction unless the application is for an accelerator cultivator, accelerator manufacturer, or accelerator store license or unless the local jurisdiction has prohibited the operation of retail marijuana businesses pursuant to section 16 (5)(f) of article XVIII of the state constitution. If the license is denied, the state licensing authority shall MAY refund ONLY the licensing fee to the applicant. THE APPLICANT'S APPLICATION FEES MUST BE RETAINED BY THE STATE LICENSING AUTHORITY, AND A LOCAL LICENSING AUTHORITY MAY RETAIN THE APPLICANT'S APPLICATION FEES.

**SECTION 2.** In Colorado Revised Statutes, 44-10-303, amend

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1	(2)(b) as follows:
2	44-10-303. Public hearing notice - posting and publication.
3	(2) Medical marijuana application review. (b) All applications
4	submitted for review must be accompanied by all applicable state and
5	local license and application fees. Any applications that are later denied
6	or withdrawn may allow for a refund of license fees only. All application
7	fees provided by an applicant must be retained by the respective STATE
8	licensing authority, AND A LOCAL LICENSING AUTHORITY MAY RETAIN THE
9	APPLICANT'S APPLICATION FEES.
10	SECTION 3. In Colorado Revised Statutes, 44-10-305, amend
11	(2)(b)(I) as follows:
12	44-10-305. State licensing authority - application and issuance
13	<b>procedures.</b> (2) (b) (I) (A) The state licensing authority may issue a state
14	license to an applicant pursuant to this section for a retail marijuana
15	business upon completion of the applicable criminal history background
16	check associated with the application, and the state license is conditioned
17	upon local jurisdiction approval.
18	(B) A license applicant is prohibited from operating a licensed
19	retail marijuana business without state and local jurisdiction approval. IF
20	AN APPLICATION IS DENIED BY THE LOCAL LICENSING AUTHORITY, THE
21	${\tt STATELICENSINGAUTHORITYSHALLREVOKETHESTATE-ISSUEDLICENSE.}$
22	(C) If the applicant does not receive local jurisdiction approval
23	within one year from the date of state licensing authority approval, the
24	state license expires. and may not be renewed. If an application is denied
25	by the local licensing authority, the state licensing authority shall revoke
26	the state-issued license The State Licensing authority may renew a
27	LICENSE THAT HAS NOT YET RECEIVED LOCAL JURISDICTION APPROVAL

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9	SECTION 4. Act subject to petition - effective date -
8	LICENSE IS CONDITIONED UPON LOCAL JURISDICTION APPROVAL.
7	MAY RENEW A LICENSE FOR UP TO ONE YEAR, AND THE RENEWED STATE
6	LICENSE HAS NOT YET BEEN ISSUED. THE STATE LICENSING AUTHORITY
5	JURISDICTION APPROVAL HAS NOT YET BEEN OBTAINED OR A LOCAL
4	<u>DETERMINED BY THE STATE LICENSING AUTHORITY,</u> WHY LOCAL
3	DEMONSTRATES TO THE STATE LICENSING AUTHORITY, IN A MANNER
2	RENEWAL APPLICATION PURSUANT TO SECTION 44-10-314 AND
1	PRIOR TO THE EXPIRATION OF THAT LICENSE IF AN APPLICANT SUBMITS A

applicability. (1) This act takes effect January 1, 2024; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within the ninety-day period after final adjournment of the general assembly, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2024 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to state and local marijuana license applications submitted on or after the applicable effective date of this act.

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