(LATE FILED FOR: APRIL 28 SPECIAL ORDER) HOUSE AMENDMENT

Bill No. CS/CS/HB 1397 (2017)

Amendment No.

CHD	MBER	$\Delta \cap \Gamma$	$\Gamma T \cap N$

<u>Senate</u> <u>House</u>

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Representative DuBose offered the following:

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Amendment to Amendment (171781)

Remove lines 537-564 of the amendment and insert:

2011); is a member of the Black Farmers and Agriculturalists

Association-Florida Chapter; meets the requirements of

subparagraphs (b) 3.-8.; and demonstrates the ability to

cultivate and process marijuana and low-THC cannabis.

3. The department shall also license as a medical marijuana treatment center any applicant that was denied a dispensing organization license by the department under former s. 381.986, Florida Statutes 2014, if the applicant is awarded a license pursuant to an administrative or legal challenge filed

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before	January	1,	2017,	and	meets	the	requirements	of	this
section	1.								

4. Upon the registration of 150,000 active qualified
patients in the medical marijuana use registry, the department
shall also license as a medical marijuana treatment center one
applicant per region which was a dispensing organization
applicant under former s. 381.986, Florida Statutes 2014; was
the next-highest scoring applicant after the applicant or
applicants that were awarded a license for that region; was not
a litigant in an administrative or legal challenge on or after
January 1, 2017; is not licensed in another region; meets the
requirements of this section; and demonstrates the ability to
cultivate and process marijuana and low-THC cannabis.