Florida Senate - 2016 Bill No. SB 460

LEGISLATIVE ACTION

. . .

Senate

House

	Senator Bradley moved the following:
1	Senate Amendment to Amendment (369986)
2	
3	Delete lines 682 - 705
4	and insert:
5	Section 3. (1) Notwithstanding s. 381.986(5)(b), Florida
6	Statutes, a dispensing organization that receives notice from
7	the Department of Health that it is approved as a region's
8	dispensing organization, posts a \$5 million performance bond in
9	compliance with rule 64-4.002(5)(e), Florida Administrative
10	Code, meets the requirements of and requests cultivation
11	authorization pursuant to rule 64-4.005(2), Florida

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12 Administrative Code, and expends at least \$100,000 to fulfill 13 its legal obligations as a dispensing organization must be 14 granted cultivation authorization by the Department of Health 15 and is authorized to operate as a dispensing organization for 16 the full term of its original approval and all subsequent 17 renewals pursuant to s. 381.986, Florida Statutes. 18 (2) If an organization that does not meet the criteria of 19 subsection (1) receives a final determination in a proceeding by 20 the Division of Administrative Hearings, the Department of 21 Health, or a court of competent jurisdiction that it was 22 entitled to be a dispensing organization, under s. 381.986, 23 Florida Statutes, and applicable rules, such organization and an 24 organization meeting the criteria of subsection (1) shall both 25 be dispensing organizations in the same region listed in s. 26 381.986(5)(b), Florida Statutes. During the operations of any 27 dispensing organization meeting the criteria in this section, 28 the Department of Health may enforce rule 64-4.005, Florida 29 Administrative Code, as filed on June 17, 2015.