Senator Montford moved the following:

**Senate Amendment (with directory amendment)**

Delete line 807
and insert:

d. Notwithstanding the provisions of this subparagraph, a medical marijuana treatment center that holds an active, unrestricted license to cultivate, process, transport, and dispense low-THC cannabis, medical cannabis, and cannabis delivery devices under former s.381.986, Florida Statutes 2016, before July 1, 2017, may establish dispensing facilities in excess of the maximum number allowed by this subparagraph,
provided the additional dispensing facilities only dispense low-THC cannabis, marijuana, and marijuana delivery devices to patients who are certified to suffer from a terminal condition or a physical medical condition that chronically produces symptoms or seizures or severe or persistent muscle spasms. For a dispensing facility that meets the provisions in this subparagraph to not be included in the maximum number of dispensing facilities allowed under this subparagraph, the medical marijuana treatment centers shall notify the department that the facility will only dispense low-THC cannabis, marijuana, and marijuana delivery devices to patients who are certified to suffer from a terminal condition or a physical medical condition that chronically produces symptoms or seizures or severe or persistent muscle spasms. The department shall include in the compassionate use registry selections for the physician to indicate whether low-THC cannabis, marijuana, or marijuana delivery devices are being ordered or recommended for a patient for one, one or more, or all of the following:

(I) A physical medical condition that chronically produces symptoms or seizures or severe or persistent muscle spasms;

(II) A terminal condition; or

(III) A condition as provided for in s.29, Article X of the State Constitution.

The department shall require physicians to certify on the compassionate use registry each and every medical condition selection applicable to the patient.

e. This subparagraph shall expire on April 1, 2020.
And the directory clause is amended as follows:

Between lines 36 and 37

insert:

authorizing certain medical marijuana treatment centers to establish dispensing facilities in excess of a specified amount under certain circumstances;

requiring a medical marijuana treatment center intending to establish dispensing facilities in excess of the maximum number allowed to notify the department of specified information; creating requirements for the department;