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## CHAMBER ACTION

Senate House

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Representative Learned offered the following:

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## Amendment (with title amendment)

Remove lines 241-343 and insert:

Section 4. Paragraphs (e) through (h) of subsection (14) of section 381.986, Florida Statutes, are redesignated as paragraphs (f) through (i), respectively, paragraphs (b) and (e) of subsection (8) are amended, and a new paragraph (e) is added to subsection (14) and paragraph (p) is added to subsection (1) of that section, to read:

381.986 Medical use of marijuana.-

(1) DEFINITIONS.—As used in this section, the term:

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- (p) "Dispense" means the act of selling, delivering, or otherwise transferring marijuana or a marijuana delivery device to a patient or caregiver.
  - (8) MEDICAL MARIJUANA TREATMENT CENTERS.-
- An applicant for licensure as a medical marijuana treatment center shall apply to the department on a form prescribed by the department and adopted in rule. The department shall adopt rules pursuant to ss. 120.536(1) and 120.54 establishing a procedure for the issuance and biennial renewal of licenses, including initial application and biennial renewal fees sufficient to cover the costs of implementing and administering this section, and establishing supplemental licensure fees for payment beginning May 1, 2018, sufficient to cover the costs of administering ss. 381.989 and 1004.4351. The department shall identify applicants with strong diversity plans reflecting this state's commitment to diversity and implement training programs and other educational programs to enable minority persons and minority business enterprises, as defined in s. 288.703, and veteran business enterprises, as defined in s. 295.187, to compete for medical marijuana treatment center licensure and contracts. Subject to the requirements in subparagraphs (a) 2.-4., the department shall issue a license to an applicant if the applicant meets the requirements of this section and pays the initial application fee. The department shall renew the licensure of a medical marijuana treatment

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center biennially if the licensee meets the requirements of this section and pays the biennial renewal fee. However, the department may not renew the license of a medical marijuana treatment center that has not begun to cultivate, process, and dispense marijuana by the date that the medical marijuana treatment center is required to renew its license. An individual may not be an applicant, owner, officer, board member, or manager on more than one application for licensure as a medical marijuana treatment center. An individual or entity may not be awarded more than one license as a medical marijuana treatment center. An applicant for licensure as a medical marijuana treatment center must demonstrate:

- 1. That, for the 5 consecutive years before submitting the application, the applicant has been registered to do business in the state.
- 2. Possession of a valid certificate of registration issued by the Department of Agriculture and Consumer Services pursuant to s. 581.131.
- 3. The technical and technological ability to cultivate and produce marijuana, including, but not limited to, low-THC cannabis.
- 4. The ability to secure the premises, resources, and personnel necessary to operate as a medical marijuana treatment center.

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- 5. The ability to maintain accountability of all raw materials, finished products, and any byproducts to prevent diversion or unlawful access to or possession of these substances.
- 6. An infrastructure reasonably located to dispense marijuana to registered qualified patients statewide or regionally as determined by the department.
- 7. The financial ability to maintain operations for the duration of the 2-year approval cycle, including the provision of certified financial statements to the department.
- a. Upon approval, the applicant must post a \$5 million performance bond issued by an authorized surety insurance company rated in one of the three highest rating categories by a nationally recognized rating service. However, a medical marijuana treatment center serving at least 1,000 qualified patients is only required to maintain a \$2 million performance bond.
- b. In lieu of the performance bond required under subsubparagraph a., the applicant may provide an irrevocable letter of credit payable to the department or provide cash to the department. If provided with cash under this sub-subparagraph, the department shall deposit the cash in the Grants and Donations Trust Fund within the Department of Health, subject to the same conditions as the bond regarding requirements for the applicant to forfeit ownership of the funds. If the funds

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deposited under this sub-subparagraph generate interest, the amount of that interest shall be used by the department for the administration of this section.

- 8. That all owners, officers, board members, and managers have passed a background screening pursuant to subsection (9).
- 9. The employment of a medical director to supervise the activities of the medical marijuana treatment center.
- 10. A diversity plan that promotes and ensures the involvement of minority persons and minority business enterprises, as defined in s. 288.703, or veteran business enterprises, as defined in s. 295.187, in ownership, management, and employment. An applicant for licensure renewal must show the effectiveness of the diversity plan by including the following with his or her application for renewal:
- a. Representation of minority persons and veterans in the medical marijuana treatment center's workforce;
- b. Efforts to recruit minority persons and veterans for employment; and
- c. A record of contracts for services with minority business enterprises and veteran business enterprises.
- (e) A licensed medical marijuana treatment center shall cultivate, process, transport, and dispense marijuana for medical use. A licensed medical marijuana treatment center may not contract for services directly related to the cultivation, processing, and dispensing of marijuana or marijuana delivery

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devices, except that a medical marijuana treatment center may contract for services to assist the licensed medical marijuana treatment center with receiving and managing orders for marijuana or marijuana delivery devices if the actual dispensing is completed by the licensed medical marijuana treatment center, and a medical marijuana treatment center

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## TITLE AMENDMENT

Remove lines 19-40 and insert:
shelters; amending s. 381.986, F.S.; authorizing certain
applicants for medical marijuana treatment center licenses
to transfer their initial application fee to one subsequent
opportunity to apply for licensure under certain
circumstances; defining the term "dispense"; prohibiting
the department from renewing a medical marijuana treatment
center's license under certain circumstances; authorizing
the department to select samples of marijuana from medical
marijuana treatment center facilities for certain testing;
authorizing the department to select samples of marijuana
delivery devices from medical marijuana treatment centers
to determine whether such devices are safe for use;
requiring the department to adopt certain rules using
negotiated rulemaking procedures; requiring medical

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marijuana treatment centers to recall marijuana and
marijuana delivery devices, instead of just edibles, under
certain circumstances; exempting the department and its
employees from criminal provisions if they acquire,
possess, test, transport, or lawfully dispose of marijuana
and marijuana delivery devices under certain circumstances;
authorizing a medical marijuana treatment center to
contract for services to assist the licensed medical
marijuana treatment center with receiving and managing
orders for marijuana or marijuana delivery devices under
certain circumstances; amending s. 381.99, F.S.;

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