

LEGISLATIVE ACTION

Senate Comm: RCS 03/28/2023 House

The Committee on Health Policy (Brodeur) recommended the following:

Senate Substitute for Amendment (889518) (with directory and title amendments)

Delete lines 23 - 104

and insert:

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defined in s. 456.47, provided it is with the qualified

physician who performed the initial in-person examination.

2. Diagnosed the patient with at least one qualifying medical condition.

3. Determined that the medical use of marijuana would

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11 likely outweigh the potential health risks for the patient, and 12 such determination must be documented in the patient's medical record. If a patient is younger than 18 years of age, a second 13 14 physician must concur with this determination, and such concurrence must be documented in the patient's medical record. 15

4. Determined whether the patient is pregnant and documented such determination in the patient's medical record. A physician may not issue a physician certification, except for low-THC cannabis, to a patient who is pregnant.

5. Reviewed the patient's controlled drug prescription history in the prescription drug monitoring program database established pursuant to s. 893.055.

6. Reviews the medical marijuana use registry and confirmed that the patient does not have an active physician certification from another qualified physician.

7. Registers as the issuer of the physician certification for the named qualified patient on the medical marijuana use registry in an electronic manner determined by the department, and:

30 a. Enters into the registry the contents of the physician 31 certification, including the patient's qualifying condition and 32 the dosage not to exceed the daily dose amount determined by the 33 department, the amount and forms of marijuana authorized for the patient, and any types of marijuana delivery devices needed by 35 the patient for the medical use of marijuana.

36 b. Updates the registry within 7 days after any change is 37 made to the original physician certification to reflect such 38 change.

c. Deactivates the registration of the qualified patient

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40 and the patient's caregiver when the physician no longer 41 recommends the medical use of marijuana for the patient.

42 8. Obtains the voluntary and informed written consent of 43 the patient for medical use of marijuana each time the qualified physician issues a physician certification for the patient, 44 45 which shall be maintained in the patient's medical record. The patient, or the patient's parent or legal guardian if the 46 patient is a minor, must sign the informed consent acknowledging 47 48 that the qualified physician has sufficiently explained its 49 content. The qualified physician must use a standardized 50 informed consent form adopted in rule by the Board of Medicine 51 and the Board of Osteopathic Medicine, which must include, at a 52 minimum, information related to:

a. The Federal Government's classification of marijuana as a Schedule I controlled substance.

55 b. The approval and oversight status of marijuana by the 56 Food and Drug Administration.

c. The current state of research on the efficacy of marijuana to treat the qualifying conditions set forth in this section.

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67 68 d. The potential for addiction.

e. The potential effect that marijuana may have on a
patient's coordination, motor skills, and cognition, including a
warning against operating heavy machinery, operating a motor
vehicle, or engaging in activities that require a person to be
alert or respond quickly.

f. The potential side effects of marijuana use, including the negative health risks associated with smoking marijuana.

g. The risks, benefits, and drug interactions of marijuana.

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h. That the patient's deidentified health information
contained in the physician certification and medical marijuana
use registry may be used for research purposes.

(g) A qualified physician must evaluate an existing qualified patient at least once every 30 weeks before issuing a new physician certification. <u>The evaluation may be conducted</u> <u>through telehealth as defined in s. 456.47</u>, provided it is with <u>the qualified physician who performed the initial in-person</u> examination of the qualified patient. A physician must:

1. Determine if the patient still meets the requirements to be issued a physician certification under paragraph (a).

2. Identify and document in the qualified patient's medical records whether the qualified patient experienced either of the following related to the medical use of marijuana:

a. An adverse drug interaction with any prescription or nonprescription medication; or

b. A reduction in the use of, or dependence on, other types of controlled substances as defined in s. 893.02.

3. Submit a report with the findings required pursuant to subparagraph 2. to the department. The department shall submit such reports to the Consortium for Medical Marijuana Clinical Outcomes Research established pursuant to s. 1004.4351.

91 (i) The department shall monitor physician registration in 92 the medical marijuana use registry and the issuance of physician 93 certifications for practices that could facilitate unlawful 94 diversion or misuse of marijuana or a marijuana delivery device 95 and shall take disciplinary action as appropriate. <u>The</u> 96 <u>department may suspend the registration of a qualified physician</u> 97 <u>in the medical marijuana use registry for a period of up to 2</u>

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98	years if the qualified physician:
99	1. Fails to comply with this section; or
100	2. Provides, advertises, or markets telehealth services
101	before July 1, 2023.
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103	===== DIRECTORY CLAUSE AMENDMENT ======
104	And the directory clause is amended as follows:
105	Delete line 11
106	and insert:
107	Section 1. Paragraphs (a), (g), and (i) of subsection (4)
108	of
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111	And the title is amended as follows:
112	Delete line 7
113	and insert:
114	use of marijuana, subject to certain conditions;
115	authorizing the Department of Health to suspend the
116	registration of a qualified physician in the medical
117	marijuana use registry for a specified timeframe for
118	noncompliance with the act; providing an effective
119	date.