

**UPDATED SUMMARY  
HOUSE BILL 14-1122**

**Second Regular Session - Sixty-ninth Colorado General Assembly**

---

*This summary applies to the reengrossed version of this bill as introduced in the second house. It does not reflect any amendments that may be subsequently adopted. This summary reflects only the main points of the legislation.*

Under current law, medical marijuana-infused products must be sold in either child-proof packaging or in packaging warning "medicinal product - keep out of reach of children". The bill removes the option of selling the products in the packaging with the warning. ~~The bill makes an exception to the child-proof packaging if the purchaser has a doctor's note explaining he or she has a condition that makes opening the child-proof packaging difficult.~~ *The bill requires that medical marijuana and medical marijuana-infused products must be sold in either child-proof packaging or in an exit package or container that meets standards established by rule.*

The bill gives a retail marijuana store the ability to confiscate a fraudulent identification and detain and question the person who provided the fraudulent identification. The bill makes selling marijuana to a person under 21 years of age at a retail marijuana store a class 1 misdemeanor. ~~and creates the various licensing penalties for selling to an underage person.~~

*The bill requires that, if a person is growing marijuana in a residence and a person under 21 years of age lives at the residence, the grow site must be in an enclosed and locked space. If no one under 21 years of age lives in the residence, but a person under 21 years of age enters the residence, the person growing the marijuana must ensure access to the grow site is reasonably restricted while the person under 21 years of age is staying at the residence.*