First Regular Session Seventieth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 15-0106.01 Michael Dohr

SENATE BILL 15-014

SENATE SPONSORSHIP

Aguilar,

Singer,

HOUSE SPONSORSHIP

Senate Committees Health & Human Services Appropriations **House Committees**

A BILL FOR AN ACT

101 CONCERNING MARIJUANA ISSUES THAT ARE NOT REGULATED BY THE

102 DEPARTMENT OF <u>REVENUE</u>, AND, IN CONNECTION THEREWITH,

103 <u>MAKING APPROPRIATIONS.</u>

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://www.leg.state.co.us/billsummaries</u>.)

Marijuana Revenues Interim Committee. The bill requires the Colorado medical board to adopt rules regarding guidelines for physicians who make medical marijuana recommendations for patients suffering from severe pain.

The bill requires the state health agency to adopt rules regarding

guidelines for primary caregivers to give informed consent to patients that the products they cultivate or produce may contain contaminants and that the THC levels are not verified.

The bill requires all primary caregivers to register with the state health agency and the state medical marijuana licensing authority (licensing authority). Any primary caregiver who is not registered shall register within 10 days of being informed of the duty to register. If a person fails to register after such 10 days, the state health agency and licensing authority shall prohibit the person from ever registering and acting as a primary caregiver.

The bill requires the licensing authority and the state health agency to share the minimum amount of information necessary to ensure that a medical marijuana patient has only one caregiver and is not using a primary caregiver and a medical marijuana center.

The bill permits moneys in the marijuana tax fund to be used to fund the implementation of any bills approved by the marijuana revenues interim committee.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. Legislative declaration. (1) The general assembly
3	hereby finds and declares that:
4	(a) Colorado authorizes the sale and use of small amounts of
5	medical and retail marijuana;
6	(b) The United States department of justice expects a state that has
7	enacted laws regarding regulated marijuana use and sales to put measures
8	in place to prevent the diversion of marijuana from the regulated system
9	and prevent illicit marijuana trade that funds criminal enterprises;
10	(c) If Colorado creates a robust regulatory environment that is
11	strongly enforced, the federal government will not interfere except in
12	those individual cases where the department of justice's enforcement
13	priorities are at risk;
14	(d) Large medical and recreational marijuana grows should be
15	subject to enhanced oversight to augment health and safety and decrease
16	trafficking;

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1	(e) The sale and use of medical marijuana is limited to those
2	Colorado residents who have a physician's recommendation that they
3	have a debilitating medical condition that could benefit from the use of
4	medical marijuana; and
5	(f) It is necessary to ensure that there is broad and appropriate
6	access to medical marijuana while maintaining the safety and security of
7	the regulated medical marijuana market.
8	(2) Now, therefore, the general assembly hereby enacts the
9	following protections to ensure that access to the medical marijuana
10	market is limited to Colorado residents who have a physician's
11	recommendation that they have a debilitating medical condition that could
12	benefit from the use of medical marijuana and to ensure that the medical
13	marijuana that is grown, processed, and sold in the regulated market does
14	not enter the retail market or cross state borders.
15	SECTION 2. In Colorado Revised Statutes, add 12-36-141 as
16	<u>follows:</u>
17	<u> 12-36-141. Medical marijuana recommendations - guidelines.</u>
18	THE BOARD, IN CONSULTATION WITH THE DEPARTMENT OF PUBLIC HEALTH
19	AND ENVIRONMENT AND PHYSICIANS SPECIALIZING IN MEDICAL
20	MARIJUANA, SHALL ESTABLISH GUIDELINES FOR PHYSICIANS MAKING
21	MEDICAL MARIJUANA RECOMMENDATIONS.
22	SECTION 3. In Colorado Revised Statutes, 25-1.5-106, amend
23	(2) (d.5), (3) (a) (VII), (3) (a) (VIII), (7) (a), (7) (c), (7) (e), (8) (a), and
24	(18); repeal (3) (b) (I) and (13); and add (1) (c), (1) (d), (2) (e.5), (3) (a)
25	(IX), (3.5), (7) (f), (8.5), (8.6), and (13.5) as follows:
26	25-1.5-106. Medical marijuana program - powers and duties
27	<u>of state health agency - rules - medical review board - medical</u>

1	<u>marijuana program cash fund - subaccount - created - repeal.</u>
2	(1) (c) The general assembly hereby declares that it is
3	NECESSARY TO IMPLEMENT RULES TO PROVIDE GUIDANCE FOR CAREGIVERS
4	<u>AS DEFINED IN SECTION 14 OF ARTICLE XVIII OF THE STATE</u>
5	CONSTITUTION.
6	(d) The general assembly hereby declares that it is
7	IMPERATIVE TO PREVENT THE DIVERSION OF MEDICAL MARIJUANA TO
8	<u>OTHER STATES. IN ORDER TO DO THIS THE GENERAL ASSEMBLY NEEDS TO</u>
9	PROVIDE CLEAR GUIDANCE FOR LAW ENFORCEMENT.
10	(2) Definitions. In addition to the definitions set forth in section
11	14 (1) of article XVIII of the state constitution, as used in this section,
12	unless the context otherwise requires:
13	(d.5) "Primary caregiver" means a natural person, other than the
14	patient or the patient's physician, who is eighteen years of age or older
15	and has significant responsibility for managing the well-being of a patient
16	who has a debilitating medical condition. A PRIMARY CAREGIVER MAY
17	HAVE ONE OR MORE OF THE FOLLOWING RELATIONSHIPS:
18	(I) A PARENT OF A CHILD AS DESCRIBED BY SECTION (6) (e) OF
19	SECTION 14 OF ARTICLE XVIII OF THE COLORADO CONSTITUTION AND
20	ANYONE WHO ASSISTS THAT PARENT WITH CAREGIVER RESPONSIBILITIES,
21	INCLUDING CULTIVATION AND TRANSPORTATION;
22	(II) AN ADVISING CAREGIVER WHO ADVISES A PATIENT ON WHICH
23	MEDICAL MARIJUANA PRODUCTS TO USE AND HOW TO DOSE THEM AND
24	DOES NOT POSSESS, PROVIDE, CULTIVATE, OR TRANSPORT MARIJUANA ON
25	BEHALF OF THE PATIENT;
26	(III) A TRANSPORTING CAREGIVER WHO PURCHASES AND
27	TRANSPORTS MARIJUANA TO A PATIENT WHO IS HOMEBOUND; AND

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1	(IV) A CULTIVATING CAREGIVER WHO GROWS MARIJUANA FOR A
2	PATIENT.
3	(e.5) "SIGNIFICANT RESPONSIBILITY FOR MANAGING THE
4	WELL-BEING OF A PATIENT" MEANS THAT THE CAREGIVER IS INVOLVED IN
5	BASIC OR INSTRUMENTAL ACTIVITIES OF DAILY LIVING. CULTIVATING OR
6	TRANSPORTING MARIJUANA AND THE ACT OF ADVISING A PATIENT ON
7	WHICH MEDICAL MARIJUANA PRODUCTS TO USE AND HOW TO DOSE THEM
8	CONSTITUTES A "SIGNIFICANT RESPONSIBILITY".
9	(3) Rule-making. (a) The state health agency shall, pursuant to
10	section 14 of article XVIII of the state constitution, promulgate rules of
11	administration concerning the implementation of the medical marijuana
12	program that specifically govern the following:
13	(VII) The manner in which the state health agency may consider
14	adding debilitating medical conditions to the list of debilitating medical
15	conditions contained in section 14 of article XVIII of the state
16	constitution; and
17	(VIII) A waiver process to allow a homebound patient who is on
18	the registry to have a primary caregiver transport the patient's medical
19	marijuana from a licensed medical marijuana center to the patient; AND
20	(IX) GUIDELINES FOR PRIMARY CAREGIVERS TO GIVE INFORMED
21	CONSENT TO PATIENTS THAT THE PRODUCTS THEY CULTIVATE OR PRODUCE
22	MAY CONTAIN CONTAMINANTS AND THAT THE CANNABINOID LEVELS MAY
23	NOT BE VERIFIED.
24	(b) The state health agency may promulgate rules regarding the
25	following:
26	(I) What constitutes "significant responsibility for managing the
27	well-being of a patient"; except that the act of supplying medical

1	<u>marijuana or marijuana paraphernalia, by itself, is insufficient to</u>
2	constitute "significant responsibility for managing the well-being of a
3	<u>patient";</u>
4	(3.5) THE STATE HEALTH AGENCY SHALL CONVENE A GROUP OF
5	INTERESTED PARTIES INCLUDING REPRESENTATIVES FROM THE STATE
6	LICENSING AUTHORITY, PRIMARY CAREGIVERS, PATIENTS, MARIJUANA
7	TESTING LABORATORY LICENSEES, AND ANY OTHER INTERESTED PERSONS
8	TO EXPLORE LABORATORY TESTING OPTIONS FOR MEDICAL MARIJUANA
9	NOT PRODUCED BY SOMEONE LICENSED PURSUANT TO ARTICLE 43.3 OF
10	<u>TITLE 12, C.R.S.</u>
11	(7) Primary caregivers. (a) A primary caregiver may not
12	delegate to any other person his or her authority to provide medical
13	marijuana to a patient; nor may a primary caregiver engage others to
14	assist in providing medical marijuana to a patient; EXCEPT THAT A PARENT
15	PRIMARY CAREGIVER MAY USE THE SERVICES OF AN ASSISTANT FOR
16	ADVISEMENT, CULTIVATION, OR TRANSPORTATION.
17	(c) Only a medical marijuana center with an optional premises
18	cultivation license, a medical marijuana-infused products manufacturing
19	operation with an optional premises cultivation license, or a primary
20	caregiver for his or her patients or a patient for himself or herself may
21	cultivate or provide MEDICAL marijuana. and only for medical use.
22	(e) (I) (A) IN ORDER TO BE a primary caregiver who cultivates
23	medical marijuana for his or her patients OR TRANSPORTS MEDICAL
24	MARIJUANA FOR HIS OR HER PATIENTS, HE OR SHE shall also register the
25	location of his or her cultivation operation with the state medical
26	marijuana licensing authority. and provide the registration identification
27	number of each patient to the state licensing authority. A PERSON MAY

1	NOT REGISTER AS A PRIMARY CAREGIVER IF HE OR SHE IS LICENSED AS A
2	MEDICAL MARIJUANA BUSINESS AS DESCRIBED IN PART 4 OF ARTICLE 43.3
3	OF TITLE 12, C.R.S., OR A RETAIL MARIJUANA BUSINESS AS DESCRIBED IN
4	PART 4 OF ARTICLE 43.4 OF TITLE 12, C.R.S.
5	(B) A CULTIVATING PRIMARY CAREGIVER, WHEN REGISTERING,
6	SHALL PROVIDE THE CULTIVATION OPERATION LOCATION, THE
7	REGISTRATION NUMBER OF EACH PATIENT, AND ANY EXTENDED PLANT
8	COUNT NUMBERS AND THEIR CORRESPONDING PATIENT REGISTRY
9	NUMBERS.
10	(C) A TRANSPORTING PRIMARY CAREGIVER, WHEN REGISTERING,
11	SHALL PROVIDE THE REGISTRATION NUMBER OF EACH HOMEBOUND
12	PATIENT, THE TOTAL NUMBER OF PLANTS AND OUNCES THAT THE
13	CAREGIVER IS AUTHORIZED TO TRANSPORT, IF APPLICABLE, AND THE
14	LOCATION OF EACH PATIENT'S REGISTERED MEDICAL MARIJUANA CENTER
15	OR CULTIVATING PRIMARY CAREGIVER, AS APPLICABLE. A TRANSPORTING
16	CAREGIVER SHALL HAVE ON HIS OR HER PERSON A RECEIPT FROM THE
17	MEDICAL MARIJUANA CENTER OR PRIMARY CAREGIVER WHEN
18	TRANSPORTING MEDICAL MARIJUANA THAT SHOWS THE QUANTITY OF
19	MEDICAL MARIJUANA PURCHASED BY OR PROVIDED TO THE TRANSPORTING
20	CAREGIVER.
21	(D) THE STATE LICENSING AUTHORITY MAY VERIFY PATIENT
22	REGISTRATION NUMBERS AND EXTENDED PLANT COUNT NUMBERS WITH
23	THE STATE HEALTH AGENCY TO CONFIRM THAT A PATIENT DOES NOT HAVE
24	MORE THAN ONE PRIMARY CAREGIVER, OR DOES NOT HAVE BOTH A
25	DESIGNATED CAREGIVER AND MEDICAL MARIJUANA CENTER, CULTIVATING
26	MEDICAL MARIJUANA ON HIS OR HER BEHALF AT ANY GIVEN TIME.
27	(E) IF A PEACE OFFICER MAKES A LAW ENFORCEMENT CONTACT

27 (E) IF A PEACE OFFICER MAKES A LAW ENFORCEMENT CONTACT

1	WITH A PRIMARY CAREGIVER WHO DOES NOT HAVE PROPER
2	DOCUMENTATION SHOWING REGISTRATION WITH THE STATE LICENSING
3	AUTHORITY, THE PEACE OFFICER MAY REPORT THAT INDIVIDUAL TO THE
4	STATE LICENSING AUTHORITY OR MAY TAKE APPROPRIATE LAW
5	ENFORCEMENT ACTION. THE PERSON MAY BE SUBJECT TO ANY
6	CHARGEABLE CRIMINAL OFFENSES.
7	(II) THE STATE LICENSING AUTHORITY SHALL SHARE THE MINIMUM
8	NECESSARY INFORMATION IN ACCORDANCE WITH APPLICABLE FEDERAL
9	AND STATE LAWS SUCH AS PATIENT AND CAREGIVER IDENTIFICATION
10	NUMBERS, TO VERIFY THAT A PATIENT HAS ONLY ONE ENTITY
11	CULTIVATING MEDICAL MARIJUANA ON HIS OR HER BEHALF AT ANY GIVEN
12	<u>TIME.</u>
13	(III) The information provided to the state medical marijuana
14	licensing authority pursuant to this paragraph (e) shall not be provided to
15	the public and shall be IS confidential. The state licensing authority shall
16	verify the location of a primary caregiver cultivation operation to a local
17	government or law enforcement agency upon receiving an
18	address-specific request for verification. The location of the cultivation
19	operation shall MUST comply with all applicable local laws, rules, or
20	regulations.
21	(f) A CULTIVATING PRIMARY CAREGIVER SHALL ONLY CULTIVATE
22	PLANTS AT THE REGISTERED CULTIVATION LOCATION AS REQUIRED
23	PURSUANT TO SECTION 25-1.5-106 (7) (e) AND AS PERMITTED PURSUANT
24	TO SECTIONS 25-1.5-106 (8.6) (a) (I) AND 25-1.5-106 (8.6) (a) (II) (B).
25	NOTHING IN THIS PARAGRAPH (f) SHALL BE CONSTRUED TO LIMIT THE
26	ABILITY OF THE CAREGIVER OR PERSON TWENTY-ONE YEARS OF AGE OR
27	OLDER WHO MAKES PERMANENT RESIDENCE AT THE REGISTERED

1	CULTIVATION LOCATION FROM CULTIVATING OR POSSESSING UP TO SIX
2	PLANTS PURSUANT TO ARTICLE XVIII, SECTION 16 OF THE COLORADO
3	CONSTITUTION. NOTWITHSTANDING THESE PROVISIONS, ADDITIONAL
4	CULTIVATION IS NOT LAWFUL AT THE PREMISES REGISTERED BY A
5	CAREGIVER TO CULTIVATE ON BEHALF OF PATIENTS.
6	(8) Patient - primary caregiver relationship. (a) (I) A person
7	shall be listed as a CULTIVATING OR TRANSPORTING primary caregiver for
8	no more than five patients on the medical marijuana program registry at
9	any given time; except that the state health agency may allow a primary
10	caregiver to serve more than five patients in exceptional circumstances.
11	In determining whether exceptional circumstances exist, the state health
12	agency may consider the proximity of medical marijuana centers to the
13	patient, AS WELL AS OTHER FACTORS.
14	(II) A CULTIVATING OR TRANSPORTING primary caregiver shall
15	maintain a list of his or her patients including the registry identification
16	card number of each patient AND AN AUTHORIZED TOTAL PLANT COUNT at
17	<u>all times.</u>
18	(8.5) Encourage patient voluntary registration. (a) (I) ALL
19	PATIENTS CULTIVATING MORE THAN SIX MEDICAL MARIJUANA PLANTS FOR
20	THEIR OWN MEDICAL USE ARE ENCOURAGED TO REGISTER WITH THE STATE
21	LICENSING AUTHORITY'S REGISTRY CREATED PURSUANT TO SUBSECTION
22	(7) OF THIS SECTION. A PATIENT WHO CHOOSES TO REGISTER SHALL
23	UPDATE HIS OR HER REGISTRATION INFORMATION UPON RENEWAL OF HIS
24	OR HER MEDICAL MARIJUANA REGISTRY CARD.
25	(II) A PATIENT WHO CHOOSES TO REGISTER SHALL REGISTER THE
26	FOLLOWING INFORMATION WITH THE STATE LICENSING AUTHORITY: THE
27	LOCATION OF HIS OR HER CULTIVATION OPERATION; HIS OR HER PATIENT

1 REGISTRATION IDENTIFICATION; AND THE TOTAL NUMBER OF PLANTS TH	IAT
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2 <u>THE PATIENT IS AUTHORIZED TO CULTIVATE.</u>

3 (b) A PATIENT SHALL NOT CULTIVATE MORE THAN NINETY-NINE 4 PLANTS. ONLY A MEDICAL MARIJUANA BUSINESS LICENSED AND PROPERLY 5 AUTHORIZED PURSUANT TO ARTICLE 43.3 OF TITLE 12, C.R.S., MAY 6 CULTIVATE MORE THAN NINETY-NINE PLANTS. 7 (c) THE INFORMATION PROVIDED TO THE STATE LICENSING 8 <u>AUTHORITY PURSUANT TO THIS SUBSECTION (8.5) SHALL NOT BE PROVIDED</u> 9 TO THE PUBLIC AND IS CONFIDENTIAL. THE STATE LICENSING AUTHORITY 10 SHALL VERIFY THE LOCATION OF A MEDICAL MARIJUANA CULTIVATION 11 SITE FOR PATIENT CULTIVATION OPERATIONS TO A LOCAL GOVERNMENT OR 12 LAW ENFORCEMENT AGENCY UPON RECEIVING A REQUEST FOR 13 VERIFICATION. THE LOCATION OF THE CULTIVATION OPERATION SHALL 14 COMPLY WITH ALL APPLICABLE LOCAL LAWS, RULES, OR REGULATIONS. 15 THE STATE LICENSING AUTHORITY SHALL PROVIDE (d) 16 CULTIVATION INFORMATION FOR PATIENTS WHO CHOOSE TO REGISTER TO 17 STATE AND LOCAL LAW ENFORCEMENT THROUGH THE COLORADO CRIME 18 INFORMATION CENTER. THE COLORADO BUREAU OF INVESTIGATION SHALL 19 INCLUDE PROPER USE OF MEDICAL MARIJUANA INFORMATION IN AUDITS OF 20 STATE AND LOCAL LAW ENFORCEMENT AGENCIES. 21 **Primary caregivers plant limits - exceptional** (8.6)22 circumstances. (a) (I) A PRIMARY CAREGIVER SHALL NOT CULTIVATE, 23 TRANSPORT, OR POSSESS MORE THAN THIRTY-SIX PLANTS UNLESS THE 24 PRIMARY CAREGIVER HAS ONE OR MORE PATIENTS WHO, BASED ON 25 MEDICAL NECESSITY, HAVE AN EXTENDED PLANT COUNT. 26 (II) (A) A PRIMARY CAREGIVER WHO CULTIVATES MORE THAN

27 THIRTY-SIX PLANTS SHALL REGISTER THE INFORMATION REQUIRED IN

1	<u>SUB-SUBPARAGRAPH (C) OF THIS SUBPARAGRAPH (II) WITH THE STATE</u>
2	LICENSING AUTHORITY'S REGISTRY CREATED PURSUANT TO PARAGRAPH (e)
3	OF SUBSECTION (7) OF THIS SECTION. A PRIMARY CAREGIVER SHALL
4	UPDATE HIS OR HER REGISTRATION INFORMATION UPON RENEWAL OF HIS
5	OR HER PRIMARY CAREGIVER REGISTRATION.
6	(B) A PRIMARY CAREGIVER SUBJECT TO THE REGISTRY IN THIS
7	SUBPARAGRAPH (II) SHALL REGISTER THE FOLLOWING INFORMATION WITH
8	THE STATE LICENSING AUTHORITY: THE LOCATION OF HIS OR HER
9	CULTIVATION OPERATION; THE PATIENT REGISTRATION IDENTIFICATION
10	NUMBER FOR EACH OF THE PRIMARY CAREGIVER'S PATIENTS; AND ANY
11	EXTENDED PLANT COUNT NUMBERS AND THEIR CORRESPONDING PATIENT
12	REGISTRY NUMBERS. THE PRIMARY CAREGIVER SHALL UPDATE THE
13	REGISTRATION INFORMATION WITHIN TEN DAYS AFTER ANY OF THE
14	INFORMATION CHANGES.
15	(b) A CULTIVATING CAREGIVER SHALL NOT CULTIVATE MORE THAN
16	NINETY-NINE PLANTS. ONLY A MEDICAL MARIJUANA BUSINESS LICENSED
17	AND PROPERLY AUTHORIZED PURSUANT TO ARTICLE 43.3 OF TITLE 12,
18	C.R.S., MAY CULTIVATE MORE THAN NINETY-NINE PLANTS. THE PRIMARY
19	CAREGIVER IS NOT ALLOWED TO GROW ADDITIONAL PLANTS UNTIL HE OR
20	SHE IS LICENSED BY THE STATE LICENSING AUTHORITY.
21	(c) The information provided to the state licensing
22	AUTHORITY PURSUANT TO THIS SUBSECTION (8.6) SHALL NOT BE PROVIDED
23	TO THE PUBLIC AND IS CONFIDENTIAL. THE STATE LICENSING AUTHORITY
24	SHALL VERIFY THE LOCATION OF EXTENDED PLANT COUNTS FOR PRIMARY
25	CAREGIVER CULTIVATION OPERATIONS AND HOMEBOUND PATIENT
26	REGISTRATION FOR TRANSPORTING CAREGIVERS TO A LOCAL GOVERNMENT
27	OR LAW ENFORCEMENT AGENCY UPON RECEIVING A REQUEST FOR

1	VERIFICATION. THE LOCATION OF THE CULTIVATION OPERATION SHALL
2	COMPLY WITH ALL APPLICABLE LOCAL LAWS, RULES, OR REGULATIONS.
3	(d) The state licensing authority shall provide
4	CULTIVATION INFORMATION FOR CULTIVATING CAREGIVERS AND
5	TRANSPORTING CAREGIVERS TO STATE AND LOCAL LAW ENFORCEMENT
6	THROUGH THE COLORADO CRIME INFORMATION CENTER. THE COLORADO
7	BUREAU OF INVESTIGATION SHALL INCLUDE PROPER USE OF MEDICAL
8	MARIJUANA INFORMATION IN AUDITS OF STATE AND LOCAL LAW
9	ENFORCEMENT AGENCIES.
10	(13) Limit on cultivation of medical marijuana. Only registered
11	patients, licensed primary caregivers, medical marijuana-infused products
12	manufacturing operations with an optional premises cultivation license,
13	and licensed medical marijuana centers with optional premises cultivation
14	licenses may cultivate medical marijuana.
15	(13.5) Nothing herein shall reduce or eliminate the
16	EXISTING POWER OF A STATUTORY MUNICIPALITY OR COUNTY THROUGH
17	THE "LOCAL GOVERNMENT LAND USE CONTROL ENABLING ACT OF 1974",
18	ARTICLE 20 OF TITLE 29, C.R.S., TO REGULATE THE GROWING OF
19	MARIJUANA, COMMERCIALLY OR OTHERWISE.
20	(18) (a) This section is repealed, effective July SEPTEMBER 1,
21	<u>2019.</u>
22	(b) PRIOR TO THE REPEAL OF THIS SECTION, THE DEPARTMENT OF
23	REGULATORY AGENCIES SHALL CONDUCT A SUNSET REVIEW AS DESCRIBED
24	IN SECTION 24-34-104 (8), C.R.S.
25	SECTION 4. In Colorado Revised Statutes, 24-34-104, add
26	(50.5) (m) as follows:
27	24-34-104. General assembly review of regulatory agencies and

1	functions for termination, continuation, or reestablishment.
2	(50.5) The following agencies, functions, or both, terminate on
3	<u>September 1, 2019:</u>
4	(m) THE MEDICAL MARIJUANA PROGRAM CREATED IN SECTION
5	<u>25-1.5-106, C.R.S.</u>
6	
7	SECTION 5. In Colorado Revised Statutes, 18-18-406.3, amend
8	(5) as follows:
9	<u>18-18-406.3. Medical use of marijuana by persons diagnosed</u>
10	<u>with debilitating medical conditions - unlawful acts - penalty -</u>
11	medical marijuana program cash fund. (5) Any person including, but
12	not limited to, any officer, employee, or agent of the department, or any
13	officer, employee, or agent of any state or local law enforcement agency,
14	who releases or makes public any confidential record or any confidential
15	information contained in any such record that is provided to or by the
16	marijuana registry OR PRIMARY CAREGIVER REGISTRY of the department
17	without the written authorization of the marijuana registry patient
18	commits a class 1 misdemeanor.
19	SECTION 6. Appropriation. For the 2015-16 state fiscal year.
20	\$60,000 is appropriated to the department of public safety for use by the
21	Colorado crime information center. This appropriation is from the
22	marijuana tax cash fund created in section 39-28.8-501 (1), C.R.S. To
23	implement this act, the department of public safety may use this
24	appropriation for the collection of medical marijuana information.
25	SECTION 7. Appropriation. (1) For the 2015-16 state fiscal
26	year, \$1,068,560 is appropriated to the department of public health and
27	environment. This appropriation is from the medical marijuana program

1	cash fund created in section 25-1.5-106 (16) (a), C.R.S. To implement
2	this act, the department of public health and environment may use this
3	appropriation for the purchase of information technology services.
4	(2) For the 2015-16 state fiscal year, \$1,068,560 is appropriated
5	to the office of the governor for use by the office of information
6	technology. This appropriation is from reappropriated funds received
7	from the department of public health and environment under subsection
8	(1) of this section. To implement this act, the office may use this
9	appropriation to provide information technology services for the
10	department of public health and environment.
11	SECTION 8. Appropriation. (1) For the 2015-16 state fiscal
12	year, \$113,704 is appropriated to the department of revenue. This
13	appropriation is from the marijuana tax cash fund created in section 39-
14	28.8-501 (1), C.R.S. To implement this act, the department may use this
15	appropriation as follows:
16	(a) \$56,998 for use by marijuana enforcement division for
17	personal services and operating expenses, which amount is based on an
18	assumption that the department will require an additional 1.0 FTE; and
19	(b) \$56,706 for the purchase of legal services.
20	(2) For the 2015-16 state fiscal year, \$56,706 is appropriated to
21	the department of law. This appropriation is from reappropriated funds
22	received from the department of revenue under paragraph (b) of
23	subsection (1) of this section, and is based on an assumption that the
24	department will require an additional 0.3 FTE. To implement this act, the
25	department of law may use this appropriation to provide legal services for
26	the department of revenue.
27	SECTION 9. Effective date. This act takes effect upon passage:

SECTION 9. Effective date. This act takes effect upon passage:

- 1 except that sections 25-1.5-106 (7), (8.5), and (8.6) of section 3 take
- 2 <u>effect January 1, 2017.</u>
- 3 SECTION 10. Safety clause. The general assembly hereby finds,
- 4 <u>determines, and declares that this act is necessary for the immediate</u>
- 5 preservation of the public peace, health, and safety.