First Regular Session Seventieth General Assembly STATE OF COLORADO

REVISED

This Version Includes All Amendments Adopted on Second Reading in the Second House SENATE BILL 15-115

LLS NO. 15-0188.02 Michael Dohr x4347

SENATE SPONSORSHIP

Hill, Holbert

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HOUSE SPONSORSHIP

Senate Committees Finance Appropriations House Committees Finance Appropriations

A BILL FOR AN ACT

101 CONCERNING THE SUNSET REVIEW OF THE MEDICAL MARIJUANA

102 **PROGRAMS.**

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>)

Sunset Process - Senate Finance Committee. The medical marijuana code is set to sunset in 2015. The bill extends the code until 2019.

1 Be it enacted by the General Assembly of the State of Colorado:







1	SECTION 1. In Colorado Revised Statutes, 12-43.3-1001, amend
2	(1) as follows:
3	12-43.3-1001. Sunset review - article repeal. (1) This article is
4	repealed, effective July 1, 2015 SEPTEMBER 1, 2019.
5	SECTION 2. In Colorado Revised Statutes, 24-34-104, repeal
6	(46) (n); and add (50.5) (m) <u>and (50.5) (n)</u> as follows:
7	24-34-104. General assembly review of regulatory agencies and
8	functions for termination, continuation, or reestablishment. (46) The
9	following agencies, functions, or both shall terminate on July 1, 2015:
10	(n) The regulation of persons licensed pursuant to article 43.3 of
11	title 12, C.R.S.
12	(50.5) The following agencies, functions, or both, terminate on
13	September 1, 2019:
14	(m) The regulation of persons licensed pursuant to article
15	43.3 OF TITLE 12, C.R.S.
16	(n) The medical marijuana program created in section
17	<u>25-1.5-106, C.R.S.</u>
18	SECTION 3. In Colorado Revised Statutes, 12-43.3-104, amend
19	(16) as follows:
20	12-43.3-104. Definitions. As used in this article, unless the context
21	otherwise requires:
22	(16) "State licensing authority" means the authority created for the
23	purpose of regulating and controlling the licensing of the cultivation,
24	manufacture, distribution, and sale of medical AND RETAIL marijuana in
25	this state, pursuant to section 12-43.3-201.
26	SECTION 4. In Colorado Revised Statutes, amend 12-43.3-105
27	<u>as follows:</u>

1	12-43.3-105. Limited access areas. Subject to the provisions of
2	section 12-43.3-701, a limited access area shall be a building, room, or
3	other contiguous area upon the licensed premises where medical
4	marijuana is grown, cultivated, stored, weighed, displayed, packaged,
5	sold, or possessed for sale, under control of the licensee, with ACCESS
6	limited access to only those persons licensed by the state licensing
7	authority AND THOSE VISITORS ESCORTED BY A PERSON LICENSED BY THE
8	STATE LICENSING AUTHORITY. All areas of ingress or egress to limited
9	access areas shall be clearly identified as such by a sign as designated by
10	the state licensing authority.
11	SECTION 5. In Colorado Revised Statutes, 12-43.3-202, amend
12	(1) (d), (1) (f), and (1) (g); repeal (3); and add (1) (h) as follows:
13	<u>12-43.3-202. Powers and duties of state licensing authority -</u>
14	rules. (1) The state licensing authority shall:
15	(d) Maintain the confidentiality of reports or other information
16	obtained from a MEDICAL OR RETAIL licensee showing the sales volume or
17	quantity of medical marijuana sold CONTAINING ANY INDIVIDUALIZED
18	DATA, INFORMATION, OR RECORDS RELATED TO THE LICENSEE OR ITS
19	OPERATION, INCLUDING SALES INFORMATION, FINANCIAL RECORDS, TAX
20	RETURNS, CREDIT REPORTS, CULTIVATION INFORMATION, TESTING RESULTS,
21	AND SECURITY INFORMATION AND PLANS, or revealing any patient
22	information, or any other records that are exempt from public inspection
23	pursuant to state law. Such reports or other information may be used only
24	for a purpose authorized by this article, ARTICLE 43.4 OF THIS TITLE, or for
25	any other state or local law enforcement purpose. Any information
26	released related to patients may be used only for a purpose authorized by
27	this article, ARTICLE 43.4 OF THIS TITLE, or to verify that a person who

1	presented a registry identification card to a state or local law enforcement
2	official is lawfully in possession of such card.
3	(f) Prepare and transmit annually, in the form and manner
4	prescribed by the heads of the principal departments pursuant to section
5	24-1-136, C.R.S., a report accounting to the governor for the efficient
6	discharge of all responsibilities assigned by law or directive to the state
7	licensing authority; and
8	(g) In recognition of the potential medicinal value of medical
9	marijuana, make a request by January 1, 2012, to the federal drug
10	enforcement administration to consider rescheduling, for pharmaceutical
11	purposes, medical marijuana from a schedule I controlled substance to a
12	schedule II controlled substance; AND
13	(h) DEVELOP AND MAINTAIN A SEED-TO-SALE TRACKING SYSTEM
14	THAT TRACKS MEDICAL MARIJUANA FROM EITHER THE SEED OR IMMATURE
15	PLANT STAGE UNTIL THE MEDICAL MARIJUANA OR MEDICAL
16	MARIJUANA-INFUSED PRODUCT IS SOLD TO A CUSTOMER AT A MEDICAL
17	MARIJUANA CENTER TO ENSURE THAT NO MEDICAL MARIJUANA GROWN OR
18	PROCESSED BY A MEDICAL MARIJUANA ESTABLISHMENT IS SOLD OR
19	OTHERWISE TRANSFERRED EXCEPT BY A MEDICAL MARIJUANA CENTER.
20	(3) By October 31, 2013, the state licensing authority shall publish
21	a report on its web site that shows:
22	(a) The number of applications received on or before August 1,
23	2010, and, of those applications, the number of licenses granted, the
24	number of applications denied, the number of applications pending, and
25	the number of applications withdrawn; and
26	(b) The number of applications received July 1, 2012, through
27	September 30, 2013, and, of those applications, the number of licenses

1	granted, the number of applications denied, the number of applications
2	pending, and the number of applications withdrawn.
3	SECTION 6. In Colorado Revised Statutes, 12-43.3-303, amend
4	(4) as follows:
5	12-43.3-303. Results of investigation - decision of authorities.
6	(4) After approval of an application, neither the state nor local licensing
7	authority shall NOT issue a local license until the building in which the
8	business to be conducted is ready for occupancy with such furniture,
9	fixtures, and equipment in place as are necessary to comply with the
10	applicable provisions of this article, and then only after the state or local
11	licensing authority has inspected the premises to determine that the
12	applicant has complied with the architect's drawing and the plot plan and
13	detailed sketch for the interior of the building submitted with the
14	application.
15	SECTION 7. In Colorado Revised Statutes, 12-43.3-307, amend
16	(1) (g) and (1) (h); and add (1) (g.5) as follows:
17	12-43.3-307. Persons prohibited as licensees. (1) A license
18	provided by this article shall not be issued to or held by:
19	(g) A person licensed pursuant to this article who, during a period
20	of licensure, or who, at the time of application, has failed to:
21	(I) Provide a surety bond or file any tax return with a taxing
22	agency RELATED TO A MEDICAL MARIJUANA BUSINESS OR RETAIL
23	MARIJUANA ESTABLISHMENT;
24	(II) Pay any taxes, interest, or penalties due RELATED TO A
25	MEDICAL MARIJUANA BUSINESS OR RETAIL MARIJUANA ESTABLISHMENT;
26	(III) Pay any judgments due to a government agency;
27	(IV) Stay out of default on a government-issued student loan;

1	(V) Pay child support; or
2	(VI) Remedy an outstanding delinquency for taxes owed, an
3	outstanding delinquency for judgments owed to a government agency, or
4	an outstanding delinquency for child support;
5	(g.5) A PERSON WHO FAILS TO MEET QUALIFICATIONS FOR
6	LICENSURE THAT DIRECTLY AND DEMONSTRABLY RELATE TO THE
7	OPERATION OF A MEDICAL MARIJUANA ESTABLISHMENT;
8	(h) (I) A person who has discharged a sentence in the five years
9	immediately preceding the application date for a conviction of a felony or
10	a person who at any time has been convicted of a felony pursuant to any
11	state or federal law regarding the possession, distribution, manufacturing,
12	cultivation, or use of a controlled substance; except that the licensing
13	authority may grant a license to an employee if the employee has a state
14	felony conviction based on possession or use of a controlled substance
15	that would not be a felony if the person were convicted of the offense on
16	the date he or she applied for licensure; A PERSON WHO HAS DISCHARGED
17	A SENTENCE FOR A CONVICTION OF A FELONY IN THE FIVE YEARS
18	IMMEDIATELY PRECEDING HIS OR HER APPLICATION DATE; OR
19	(II) A PERSON WHO HAS DISCHARGED A SENTENCE FOR A
20	CONVICTION OF A FELONY PURSUANT TO ANY STATE OR FEDERAL LAW
21	REGARDING THE POSSESSION, DISTRIBUTION, MANUFACTURING,
22	CULTIVATION, OR USE OF A CONTROLLED SUBSTANCE IN THE TEN YEARS
23	IMMEDIATELY PRECEDING HIS OR HER APPLICATION DATE OR FIVE YEARS
24	FROM MAY 28, 2013, WHICHEVER IS LONGER;
25	SECTION 8. In Colorado Revised Statutes, 12-43.3-311, amend
26	<u>(1) as follows:</u>
27	12-43.3-311. License renewal. (1) Ninety days prior to the

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1	expiration date of an existing license, the state licensing authority shall
2	notify the licensee of the expiration date by first class mail at the licensee's
3	address of record with the state licensing authority. A licensee shall apply
4	for the renewal of an existing license to the local licensing authority not
5	less than forty-five days and to the state licensing authority not less than
6	thirty days prior to the date of expiration. A local licensing authority shall
7	not accept an application for renewal of a license after the date of
8	expiration, except as provided in subsection (2) of this section. The state
9	licensing authority may extend the expiration date of the license and
10	accept a late application for renewal of a license provided that the
11	applicant has filed a timely renewal application with the local licensing
12	authority. All renewals filed with the local licensing authority and
13	subsequently approved by the local licensing authority shall next be
14	processed by the state licensing authority. The state or the local licensing
15	authority, in its discretion, subject to the requirements of this subsection
16	(1) and subsection (2) of this section and based upon reasonable grounds,
17	may waive the forty-five-day or thirty-day time requirements set forth in
18	this subsection (1). THE STATE LICENSING AUTHORITY MAY
19	ADMINISTRATIVELY CONTINUE THE LICENSE AND ACCEPT A LATER
20	APPLICATION FOR RENEWAL OF A LICENSE AT THE DISCRETION OF THE
21	STATE LICENSING AUTHORITY. The local licensing authority may hold a
22	hearing on the application for renewal only if the licensee has had
23	complaints filed against it, has a history of violations, or there are
24	allegations against the licensee that would constitute good cause. The
25	local licensing authority shall not hold a renewal hearing provided for by
26	this subsection (1) for a medical marijuana center until it has posted a
27	notice of hearing on the licensed medical marijuana center premises in the

1	manner described in section 12-43.3-302 (2) for a period of ten days and
2	provided notice to the applicant at least ten days prior to the hearing. The
3	local licensing authority may refuse to renew any license for good cause,
4	subject to judicial review.
5	SECTION 9. In Colorado Revised Statutes, 12-43.3-402, amend
6	(1) as follows:
7	12-43.3-402. Medical marijuana center license. (1) (a) A
8	medical marijuana center license shall be issued only to a person selling
9	medical marijuana pursuant to the terms and conditions of this article.
10	(b) THE MEDICAL MARIJUANA CENTER SHALL TRACK ALL OF ITS
11	MEDICAL MARIJUANA AND MEDICAL MARIJUANA-INFUSED PRODUCTS FROM
12	THE POINT THAT THEY ARE TRANSFERRED FROM A MEDICAL MARIJUANA
13	OPTIONAL PREMISES CULTIVATION FACILITY OR MEDICAL
14	MARIJUANA-INFUSED PRODUCTS MANUFACTURER TO THE POINT OF SALE.
15	SECTION 10. In Colorado Revised Statutes, 12-43.3-403, amend
16	(2); and add (3) as follows:
17	12-43.3-403. Optional premises cultivation license. (2) Optional
18	premises cultivation licenses may be combined in a common area solely
19	for the purposes of growing and cultivating medical marijuana and used
20	to provide medical marijuana to more than one licensed medical marijuana
21	center or licensed medical marijuana-infused product manufacturer so
22	long as the holder of the optional premise cultivation license is also a
23	common owner of each licensed medical marijuana center or licensed
24	medical marijuana-infused product manufacturer to which medical
25	marijuana is provided. In accordance with promulgated rules relating to
26	plant and product tracking requirements, each optional premises
27	cultivation licensee shall supply medical marijuana only to its associated

1	licensed medical marijuana centers or licensed medical marijuana-infused
2	product manufacturers; EXCEPT THAT AN OPTIONAL PREMISES
3	CULTIVATION LICENSEE ASSOCIATED WITH A LICENSED MEDICAL
4	MARIJUANA CENTER MAY TRANSPORT MEDICAL MARIJUANA DIRECTLY TO
5	ANY OTHER LICENSED MEDICAL MARIJUANA CENTER FOR A TRANSACTION
6	PURSUANT TO SECTION 12-43.3-402 (4) OR A LICENSED MEDICAL
7	MARIJUANA-INFUSED PRODUCTS MANUFACTURER FOR A TRANSACTION
8	PURSUANT TO SECTION 12-43.3-404 (3) IF THERE IS A CORRESPONDING
9	DOCUMENTED POINT-OF-SALE TRANSACTION PRIOR TO TRANSPORTING THE
10	MEDICAL MARIJUANA FROM THE OPTIONAL PREMISES CULTIVATION
11	PREMISES TO THE LICENSED MEDICAL MARIJUANA CENTER OR LICENSED
12	MEDICAL MARIJUANA-INFUSED PRODUCTS MANUFACTURER.
13	(3) A MEDICAL MARIJUANA OPTIONAL PREMISES CULTIVATION
14	
14	FACILITY SHALL TRACK THE MARIJUANA IT CULTIVATES FROM SEED OR
14 15	<u>FACILITY SHALL TRACK THE MARIJUANA IT CULTIVATES FROM SEED OR</u> <u>IMMATURE PLANT TO WHOLESALE TRANSFER.</u>
15	IMMATURE PLANT TO WHOLESALE TRANSFER.
15 16	<u>IMMATURE PLANT TO WHOLESALE TRANSFER.</u> SECTION 11. In Colorado Revised Statutes, 12-43.3-404, amend
15 16 17	IMMATURE PLANT TO WHOLESALE TRANSFER. SECTION 11. In Colorado Revised Statutes, 12-43.3-404, amend (1); and add (11) as follows:
15 16 17 18	IMMATURE PLANT TO WHOLESALE TRANSFER.SECTION 11. In Colorado Revised Statutes, 12-43.3-404, amend(1); and add (11) as follows:12-43.3-404.Medical marijuana-infused products
15 16 17 18 19	IMMATURE PLANT TO WHOLESALE TRANSFER. SECTION 11. In Colorado Revised Statutes, 12-43.3-404, amend (1); and add (11) as follows: 12-43.3-404. Medical marijuana-infused products manufacturing license - rules. (1) (a) A medical marijuana-infused
15 16 17 18 19 20	IMMATURE PLANT TO WHOLESALE TRANSFER. SECTION 11. In Colorado Revised Statutes, 12-43.3-404, amend (1); and add (11) as follows: 12-43.3-404. Medical marijuana-infused products manufacturing license - rules. (1) (a) A medical marijuana-infused products manufacturing license may be issued to a person who
15 16 17 18 19 20 21	IMMATURE PLANT TO WHOLESALE TRANSFER. SECTION 11. In Colorado Revised Statutes, 12-43.3-404, amend (1); and add (11) as follows: 12-43.3-404. Medical marijuana-infused products manufacturing license - rules. (1) (a) A medical marijuana-infused products manufacturing license may be issued to a person who manufactures medical marijuana-infused products, pursuant to the terms
15 16 17 18 19 20 21 22	IMMATURE PLANT TO WHOLESALE TRANSFER. SECTION 11. In Colorado Revised Statutes, 12-43.3-404, amend (1); and add (11) as follows: 12-43.3-404. Medical marijuana-infused products manufacturing license - rules. (1) (a) A medical marijuana-infused products manufacturing license may be issued to a person who manufactures medical marijuana-infused products, pursuant to the terms and conditions of this article.
15 16 17 18 19 20 21 22 23	IMMATURE PLANT TO WHOLESALE TRANSFER. SECTION 11. In Colorado Revised Statutes, 12-43.3-404, amend (1); and add (11) as follows: 12-43.3-404. Medical marijuana-infused products Interview of the statutes, 12-43.3-404, amend (1); and add (11) as follows: 12-43.3-404. Medical marijuana-infused products Interview of the statutes, 12-43.3-404, amend Interview of the statute, 11 (a) A medical marijuana-inf
15 16 17 18 19 20 21 22 23 24	IMMATURE PLANT TO WHOLESALE TRANSFER. SECTION 11. In Colorado Revised Statutes, 12-43.3-404, amend (1): and add (11) as follows: 12-43.3-404. Medical marijuana-infused products I2-43.3-404. Medical marijuana-infused products manufacturing license - rules. (1) (a) A medical marijuana-infused products manufacturing license may be issued to a person who manufactures medical marijuana-infused products, pursuant to the terms and conditions of this article. (b) A MEDICAL MARIJUANA-INFUSED PRODUCTS MANUFACTURER MAY CULTIVATE ITS OWN MEDICAL MARIJUANA IF IT OBTAINS A MEDICAL MATIONA IF IT OBTAINS A MEDICAL

1	MEDICAL MARIJUANA-INFUSED PRODUCTS MANUFACTURER SHALL TRACK
2	ALL OF ITS MEDICAL MARIJUANA FROM THE POINT IT IS EITHER
3	TRANSFERRED FROM ITS MEDICAL MARIJUANA OPTIONAL PREMISES
4	CULTIVATION FACILITY OR THE POINT WHEN IT IS DELIVERED TO THE
5	MEDICAL MARIJUANA-INFUSED PRODUCTS MANUFACTURER FROM A
6	LICENSED MEDICAL MARIJUANA CENTER OR A LICENSED MEDICAL
7	MARIJUANA OPTIONAL PREMISES CULTIVATION FACILITY TO THE POINT OF
8	TRANSFER TO A LICENSED MEDICAL MARIJUANA CENTER.
9	(11) A MEDICAL MARIJUANA-INFUSED PRODUCTS MANUFACTURER
10	SHALL NOT:
11	(a) ADD ANY MEDICAL MARIJUANA TO A FOOD PRODUCT WHERE
12	THE MANUFACTURER OF THE FOOD PRODUCT HOLDS A TRADEMARK TO THE
13	FOOD PRODUCT'S NAME; EXCEPT THAT A MANUFACTURER MAY USE A
14	TRADEMARKED FOOD PRODUCT IF THE MANUFACTURER USES THE PRODUCT
15	AS A COMPONENT OR AS PART OF A RECIPE AND WHERE THE MEDICAL
16	MARIJUANA-INFUSED PRODUCTS MANUFACTURER DOES NOT STATE OR
17	ADVERTISE TO THE CONSUMER THAT THE FINAL MEDICAL
18	MARIJUANA-INFUSED PRODUCT CONTAINS A TRADEMARKED FOOD
19	<u>PRODUCT;</u>
20	(b) INTENTIONALLY OR KNOWINGLY LABEL OR PACKAGE A MEDICAL
21	MARIJUANA-INFUSED PRODUCT IN A MANNER THAT WOULD CAUSE A
22	REASONABLE CONSUMER CONFUSION AS TO WHETHER THE MEDICAL
23	MARIJUANA-INFUSED PRODUCT WAS A TRADEMARKED FOOD PRODUCT; OR
24	(c) LABEL OR PACKAGE A MEDICAL MARIJUANA-INFUSED PRODUCT
25	IN A MANNER THAT VIOLATES ANY FEDERAL TRADEMARK LAW OR
26	REGULATION.
27	SECTION 12 In Colorado Revised Statutes 12-43 3-601 amond

27 SECTION 12. In Colorado Revised Statutes, 12-43.3-601, amend

1 <u>(4) as follows:</u>

2	<u>12-43.3-601.</u> Suspension - revocation - fines. (4) Upon payment
3	of the fine pursuant to subsection (3) of this section, the state or local
4	licensing authority shall enter its further order permanently staying the
5	imposition of the suspension. If the fine is paid to a local licensing
6	authority, the governing body of the authority shall cause the moneys to
7	be paid into the general fund of the local licensing authority. Fines paid
8	to the state licensing authority pursuant to subsection (3) of this section
9	shall be transmitted to the state treasurer, who shall credit the same to the
10	medical marijuana license cash fund created in section 12-43.3-501.
11	SECTION 13. In Colorado Revised Statutes, 12-43.3-602, amend
12	(6) as follows:
13	<u>12-43.3-602. Disposition of unauthorized marijuana or</u>
14	marijuana-infused products and related materials. (6) The licensing
15	authority shall not carry out the destruction authorized by subsection (4)
16	of this section until it has notified the district attorney for the judicial
17	district in which the marijuana is located to determine whether the
18	marijuana or product constitutes evidence in a criminal proceeding such
19	that it should not be destroyed, and until fifteen days have passed from the
20	date of the issuance of such notice. A DISTRICT ATTORNEY SHALL NOTIFY
21	THE STATE LICENSING AUTHORITY IF HE OR SHE BEGINS INVESTIGATING A
22	<u>medical marijuana establishment. If the state licensing</u>
23	AUTHORITY HAS RECEIVED NOTIFICATION FROM A DISTRICT ATTORNEY
24	THAT AN INVESTIGATION IS BEING CONDUCTED, THE STATE LICENSING
25	AUTHORITY SHALL NOT DESTROY ANY MEDICAL MARIJUANA OR MEDICAL
26	MARIJUANA-INFUSED PRODUCTS FROM THE MEDICAL MARIJUANA
27	ESTABLISHMENT UNTIL THE DESTRUCTION IS APPROVED BY THE DISTRICT

1	ATTORNEY.
2	SECTION 14. In Colorado Revised Statutes, 12-43.3-901, repeal
3	<u>(4) (1) as follows:</u>
4	12-43.3-901. Unlawful acts - exceptions. (4) It is unlawful for
5	any person licensed to sell medical marijuana pursuant to this article:
6	(1) To sell, serve, or distribute medical marijuana at any time other
7	than between the hours of 8 a.m. and 7 p.m. Monday through Sunday;
8	SECTION 15. In Colorado Revised Statutes, 25-1.5-106, amend
9	(18) as follows:
10	<u> 25-1.5-106. Medical marijuana program - powers and duties</u>
11	<u>of state health agency - rules - medical review board - medical</u>
12	<u>marijuana program cash fund - subaccount - created - repeal. (18)</u>
13	(a) This section is repealed, effective July SEPTEMBER 1, 2019.
14	(b) PRIOR TO THE REPEAL OF THIS SECTION, THE DEPARTMENT OF
15	REGULATORY AGENCIES SHALL CONDUCT A SUNSET REVIEW AS DESCRIBED
16	<u>IN SECTION 24-34-104 (8), C.R.S.</u>
17	SECTION 16. In Colorado Revised Statutes, 12-43.3-201, add (4)
18	and (5) as follows:
19	<u>12-43.3-201.</u> State licensing authority - creation. (4) A STATE
20	LICENSING AUTHORITY EMPLOYEE WITH REGULATORY OVERSIGHT
21	RESPONSIBILITIES FOR MARIJUANA BUSINESSES LICENSED BY THE STATE
22	LICENSING AUTHORITY SHALL NOT WORK FOR OR REPRESENT A MARIJUANA
23	BUSINESS LICENSED BY THE STATE LICENSING AUTHORITY FOR A PERIOD OF
24	SIX MONTHS FOLLOWING HIS OR HER LAST DAY OF EMPLOYMENT WITH THE
25	STATE LICENSING AUTHORITY.
26	(5) Any person who discloses confidential records or
27	INFORMATION IN VIOLATION OF THE PROVISIONS OF THIS ARTICLE COMMITS

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- 1 <u>A CLASS 1 MISDEMEANOR AND SHALL BE PUNISHED AS PROVIDED IN</u>
- 2 SECTION 18-1.3-501, C.R.S. ANY CRIMINAL PROSECUTION PURSUANT TO
- 3 THE PROVISIONS OF THIS SECTION MUST BE BROUGHT WITHIN FIVE YEARS
- 4 FROM THE DATE THE VIOLATION OCCURRED.
- 5 SECTION <u>17.</u> Safety clause. The general assembly hereby finds,
- 6 determines, and declares that this act is necessary for the immediate
- 7 preservation of the public peace, health, and safety.