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HOUSE COMMITTEE OF REFERENCE REPORT

A
Chairman of Committee April 15, 2016 Date
Committee on <u>Public Health Care & Human Services</u> .
After consideration on the merits, the Committee recommends the following:
HB16-1427 be amended as follows, and as so amended, be referred to the Committee of the Whole with favorable recommendation:
Amend printed bill, page 2, strike lines 2 through 19 and substitute:
"SECTION 1. In Colorado Revised Statutes, 12-43.4-404, amend (4) as follows: 12-43.4-404. Retail marijuana products manufacturing license. (4) (a) The retail marijuana product shall be sealed and conspicuously labeled in compliance with this article and any rules promulgated pursuant to this article. The labeling of retail marijuana products is a matter of statewide concern. (b) The STANDARD SYMBOL REQUIREMENTS AS PROMULGATED PURSUANT TO SECTION 12-43.4-202 (3) (c.5), DO NOT APPLY TO A MULTI-SERVING LIQUID RETAIL MARIJUANA PRODUCT, WHICH IS IMPRACTICABLE TO MARK, IF THE PRODUCT COMPLIES WITH ALL STATUTORY AND RULE PACKAGING REQUIREMENTS FOR MULTI-SERVING EDIBLES AND COMPLIES WITH THE FOLLOWING ENHANCED REQUIREMENTS TO REDUCE THE RISK OF ACCIDENTAL INGESTION. A MULTI-SERVING LIQUID MUST: (A) BE PACKAGED IN A STRUCTURE THAT USES A SINGLE MECHANISM TO ACHIEVE BOTH CHILD-RESISTANCE AND ACCURATE
MECHANISM TO ACHIEVE BOTH CHILD-RESISTANCE AND ACCURATE POURING MEASUREMENT OF EACH LIQUID SERVING IN INCREMENTS EQUAL TO OR LESS THAN TEN MILLIGRAMS OF ACTIVE THC PER SERVING, WITH NO
MORE THAN ONE HUNDRED MILLIGRAMS OF ACTIVE THC TOTAL PER PACKAGE; AND

1 (B) THE MEASUREMENT COMPONENT IS WITHIN THE 2 CHILD-RESISTANT CAP OR CLOSURE OF THE BOTTLE AND IS NOT A SEPARATE COMPONENT.".

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