First Regular Session Seventy-third General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 21-0001.03 Michael Dohr x4347

SENATE BILL 21-056

SENATE SPONSORSHIP

Holbert and Gonzales,

HOUSE SPONSORSHIP

Van Winkle and Gray,

Senate Committees

House Committees

Education Appropriations

	A BILL FOR AN ACT
101	CONCERNING EXPANSION OF THE OPPORTUNITIES TO ADMINISTER
102	MEDICAL MARIJUANA AT SCHOOL TO A STUDENT WITH A VALID
103	MEDICAL MARIJUANA RECOMMENDATION, AND, IN CONNECTION
104	THEREWITH, MAKING AN APPROPRIATION.

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 http://leg.colorado.gov.)

Under current law, school districts must permit primary caregivers to possess and administer cannabis-based medicine on school grounds and school principals are given the discretion to permit the storage, possession, and administration of cannabis-based medicine on school grounds by school personnel. The bill removes the discretion from the school principals and requires school boards to implement policies allowing for the storage, possession, and administration of cannabis-based medicine by school personnel. The bill allows school personnel to volunteer to possess, administer, or assist in administration of cannabis-based medicine and protects those who do from retaliation. The bill imposes a duty on school principals to create a written treatment plan for the administration of cannabis-based medicine and on school boards to adopt policies regarding actual administration.

The bill provides disciplinary protection to nurses who administer cannabis-based medicine to students at school. The bill requires schools to treat cannabis-based medicine recommendations like prescriptions.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1. Legislative declaration.** (1) The general assembly 3 finds and declares that: 4 (a) It is the policy of this state: 5 (I) To provide safe and fair public education to all its children; 6 (II) That students with disabilities have equal access to state 7 education: and 8 (III) That students not be required to choose between state 9 education and vital medication; 10 (b) Current law, enacted in 2018 in House Bill 18-1286, grants 11 school principals the authority to approve or disapprove of a plan 12 allowing for the administration of medical marijuana in a nonsmokeable 13 form to a student by school personnel; 14 (c) Since the passage of this law, local school boards and the state 15 board of education have refused to implement the law and have, in some 16 cases, promulgated rules and policies contrary to current law; and 17 (d) In order to clarify and strengthen current law and effect its

original purpose, it is necessary and appropriate to:

18

-2- 056

(I) Provide for the administration of medical marijuana at school to any student with a valid recommendation for medical marijuana who is registered with the department of public health and environment; (II)Remove the school principal's discretion whether to implement a plan allowing for the administration of medical marijuana in a nonsmokeable form to a student by designated school personnel; (III) Require local school boards of education to adopt policies establishing procedures for the safe storage, possession, and administration of medical marijuana in a nonsmokeable form to students by school personnel; and (IV) Protect school personnel, including school nurses, or volunteers from professional discipline or retaliation as a result of their choice to administer medical marijuana in a nonsmokeable form to students on school grounds pursuant to Colorado law. **SECTION 2.** In Colorado Revised Statutes, 22-1-119.3, amend (1), (3)(a), (3)(d)(I), (3)(d)(IV) introductory portion, (3)(d)(IV)(A), (3)(d)(IV)(B), (3)(d.5)(I), (3)(d.5)(III)(B), (3)(d.5)(IV), (3)(d.5)(V)(A),(3)(d.5)(V)(B), (3)(d.5)(VII), and (3)(d.5)(IX); and add (3)(d.5)(III)(D),(6), (7), (8), (9), and (10) as follows: 22-1-119.3. Policy for student possession and administration of prescription medication - rules - definitions. (1) A school district board of education may SHALL adopt and implement a policy whereby, except as described in subsection (3) of this section, a student enrolled in a school of the school district may possess and self-administer on school grounds, upon a school bus, or at any school-sponsored event any medication that is prescribed by a licensed health care practitioner to be

used by the student AND SHALL ADOPT AND IMPLEMENT A POLICY

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

-3- 056

1 CONSISTENT WITH SUBSECTIONS (3)(c), (3)(d), AND (3)(d.5) OF THIS 2 SECTION.

- (3) (a) A policy adopted by a school district board of education pursuant to subsection (1) of this section shall MUST include but need not be limited to:
- (I) A process by which a school may restrict a student from possessing and self-administering on school grounds, on a school bus, or at a school-sponsored event a medication that is prescribed by a licensed health care practitioner to be used by the student. The process shall MUST require the school administration to make a determination as to whether a student's possession or self-administration of the medication poses a significant risk of harm to the student or to other students.
- (II) A requirement that if a student has medication prescribed for a life-threatening condition, a sufficient supply of the medication is provided to the school by the student's parent or legal guardian, stored safely at the school, and kept readily available to be administered to the student in a timely fashion in the event of a health emergency; AND
- (III) PROCESSES FOR THE STORAGE, POSSESSION, AND ADMINISTRATION OF MEDICAL MARIJUANA IN A NONSMOKEABLE FORM TO A STUDENT WHO HOLDS A VALID RECOMMENDATION FOR MEDICAL MARIJUANA UPON THE GROUNDS OF THE PRESCHOOL OR PRIMARY OR SECONDARY SCHOOL IN WHICH THE STUDENT IS ENROLLED. FOR PURPOSES OF THIS SECTION, A PUBLIC SCHOOL SHALL TREAT A RECOMMENDATION FOR A NONSMOKEABLE FORM OF MEDICAL MARIJUANA FROM A LICENSED PHYSICIAN AS MEDICATION THAT IS PRESCRIBED BY A LICENSED HEALTH CARE PRACTITIONER.
 - (d) (I) (A) A primary caregiver may possess, and administer to a

-4- 056

1	student who holds a valid recommendation for medical marijuana,
2	medical marijuana in a nonsmokeable form upon the grounds of the
3	preschool or primary or secondary school in which the student is enrolled,
4	or upon a school bus or at a school-sponsored event. SCHOOL PERSONNEL
5	MAY VOLUNTEER TO POSSESS, ADMINISTER, OR ASSIST IN THE
6	ADMINISTRATION OF MEDICAL MARIJUANA IN A NONSMOKEABLE FORM TO
7	ANY STUDENT WITH A VALID RECOMMENDATION FOR MEDICAL
8	MARIJUANA. The primary caregiver OR VOLUNTEER shall not administer
9	the nonsmokeable medical marijuana in a manner that creates disruption
10	to the educational environment or causes exposure to other students.
11	(B) After the primary caregiver administers the medical marijuana
12	in a nonsmokeable form, the primary caregiver shall remove any
13	remaining medical marijuana in a nonsmokeable form from the grounds
14	of the preschool or primary or secondary school, the school bus, or
15	school-sponsored event.
16	(IV) This paragraph (d) SUBSECTION (3)(d) does not apply to a
17	school district or charter school if:
18	(A) The school district or charter school loses OR WILL LOSE
19	federal funding as a result of implementing this paragraph (d)
20	SUBSECTION (3)(d);
21	(B) The school district or charter school can reasonably
22	demonstrate that it A REASONABLE, DOCUMENTED EXPECTATION OF lost
23	federal funding BASED ON FEDERAL GUIDANCE OR GRANT REQUIREMENTS
24	is DIRECTLY as a result of implementing this paragraph (d) SUBSECTION
25	(3)(d); and
26	(d.5) (I) Medical marijuana in a nonsmokeable form shall not be
27	administered at a school pursuant to this subsection (3)(d.5) unless

-5- 056

ACCORDING TO a written plan for the administration of medical marijuana
in a nonsmokeable form THAT is agreed to and signed by the school
principal or his or her designee and a parent or legal guardian THAT IS
CONSISTENT WITH THE SCHOOL BOARD'S ADOPTED POLICY REQUIRED BY
SUBSECTION (3)(a)(III) OF THIS <u>SECTION AND THE INSTRUCTIONS OR PLAN</u>
FOR ADMINISTRATION FROM ONE OF THE STUDENT'S RECOMMENDING
PHYSICIANS, INCLUDING DOSING, TIMING, AND DELIVERY ROUTE
<u>INSTRUCTION.</u>
(III) (B) Nothing in this subsection (3)(d.5) requires any school
personnel to administer medical marijuana. Administration of medical
marijuana in a nonsmokeable form is at the discretion of the parent or
legal guardian, the school principal or his or her designee, or the
designated school personnel.
(D) A SCHOOL DISTRICT BOARD OF EDUCATION OR A SCHOOL
ADMINISTRATION SHALL NOT DISCIPLINE OR RETALIATE AGAINST ANY
SCHOOL PERSONNEL WHO VOLUNTEERS TO POSSESS, ADMINISTER, OR
ASSIST IN THE ADMINISTRATION OF MEDICAL MARIJUANA IN A
NONSMOKEABLE FORM PURSUANT TO THE INSTRUCTIONS OR PLAN FOR
ADMINISTRATION FROM ONE OF THE STUDENT'S RECOMMENDING
PHYSICIANS, INCLUDING DOSING, TIMING, AND DELIVERY ROUTE
INSTRUCTION.
(IV) A school may adopt policies regarding who may act as school
personnel pursuant to this subsection (3)(d.5) and the reasonable
parameters of the administration and use of medical marijuana in a
nonsmokeable form upon the grounds of the preschool or primary or
secondary school in which the student is enrolled, or upon a school bus
or at a school-sponsored event.

-6- 056

1	(V) This subsection (3)(d.5) does not apply to a school if:
2	(A) The school loses OR WILL LOSE federal funding as a result of
3	implementing this subsection (3)(d.5);
4	(B) The school can reasonably demonstrate that it A REASONABLE,
5	DOCUMENTED EXPECTATION OF lost federal funding BASED ON FEDERAL
6	GUIDANCE OR GRANT REQUIREMENTS is DIRECTLY as a result of
7	implementing this subsection (3)(d.5); and
8	(VII) The student's parent, guardian, or designee shall deliver the
9	student's medical marijuana in a nonsmokeable form, in a container that
10	contains clearly labeled instructions or the plan for administration must
11	clearly specify instructions for the dosing, timing, and delivery route
12	instructions from one of the student's recommending physicians, to the
13	person VOLUNTEER OR SCHOOL PERSONNEL designated by the school as
14	the person who secures the medical marijuana before the student attends
15	school for the school day. <u>THE VOLUNTEER OR SCHOOL PERSONNEL SHALL</u>
16	ADMINISTER THE MEDICAL MARIJUANA PURSUANT TO THE INSTRUCTIONS
17	OR PLAN FOR ADMINISTRATION FROM ONE OF THE STUDENT'S
18	RECOMMENDING PHYSICIANS, INCLUDING DOSING, TIMING, AND DELIVERY
19	<u>ROUTE INSTRUCTION.</u> The person VOLUNTEER OR SCHOOL PERSONNEL who
20	secures the medical marijuana in a nonsmokeable form shall place the
21	medical marijuana in a locked storage container After the school
22	personnel administers the medical marijuana in a nonsmokeable form, the
23	school personnel shall place the medical marijuana in a locked medical
24	marijuana storage container designated by the school THAT DOES NOT
25	SIGNIFICANTLY DELAY ACCESS TO OR THE ADMINISTRATION OF THE
26	MEDICAL MARIJUANA IN A NONSMOKEABLE FORM IN A MEDICAL
27	EMERGENCY. The person who secures the medical marijuana in a

-7- 056

1	nonsmokeable form shall MAY return any unused medical marijuana to
2	the student's parent, guardian, or designee at the end of each school day,
3	The student shall not handle the medical marijuana in a nonsmokeable
4	form on the grounds of the school, school bus, or school-sponsored event.
5	OR, IF ALLOWED BY THE TREATMENT PLAN, THE MEDICAL MARIJUANA IN
6	A NONSMOKEABLE FORM MAY BE KEPT ON SCHOOL GROUNDS OVERNIGHT
7	IN A LOCKED STORAGE CONTAINER.
8	(IX) For purposes of this subsection (3)(d.5), "school personnel"
9	means school personnel designated by agreement between the principal
10	or his or her designee and a parent or legal guardian, INCLUDING ANY
11	SCHOOL PERSONNEL ACTING AS A VOLUNTEER PURSUANT TO SUBSECTION
12	(3)(d)(I) of this section.
13	(6) FOR PURPOSES OF THIS SECTION, "MEDICATION" AND "MEDICAL
14	MARIJUANA" DO NOT INCLUDE A PHYSICAL, BEHAVIORAL, PSYCHOLOGICAL,
15	VERBAL, OR ANY OTHER NONTANGIBLE THERAPY COURSE OF TREATMENT.
16	(7) NOTHING IN THIS SECTION REQUIRES SCHOOL PERSONNEL TO
17	VOLUNTEER TO POSSESS, ADMINISTER, OR ASSIST IN THE ADMINISTRATION
18	OF MEDICAL MARIJUANA IN A NONSMOKEABLE FORM TO ANY STUDENT
19	WITH A VALID RECOMMENDATION FOR MEDICAL MARIJUANA. A SCHOOL
20	MAY NOT REQUIRE SCHOOL PERSONNEL TO POSSESS, ADMINISTER, OR
21	ASSIST IN THE ADMINISTRATION OF MEDICAL MARIJUANA IN A
22	NONSMOKEABLE FORM AGAINST THEIR WILL, NOR MAY A SCHOOL
23	DISCIPLINE SCHOOL PERSONNEL FOR REFUSING TO POSSESS, ADMINISTER,
24	OR ASSIST IN THE ADMINISTRATION OF MEDICAL MARIJUANA UNDER THIS
25	SECTION.
26	(8) This section does not apply to a private or nonpublic
27	SCHOOL.

-8- 056

1	(9) A SCHOOL LOCATED ON FEDERAL LAND IS EXEMPT FROM THE
2	PROVISIONS OF THIS SECTION RELATED TO THE ADMINISTRATION OF
3	MEDICAL MARIJUANA IF THE FEDERAL GOVERNMENT PROHIBITS THE
4	ADMINISTRATION OF MEDICAL MARIJUANA AT A SCHOOL LOCATED ON
5	FEDERAL LAND.
6	(10) THE DEPARTMENT OF EDUCATION SHALL NOT SUBJECT ANY
7	PERSON LICENSED PURSUANT TO ARTICLE 60.5 OF TITLE 22 TO ANY
8	DISCIPLINARY ACTION RELATED TO THE POSSESSION, ADMINISTRATION, OR
9	ASSISTANCE IN THE ADMINISTRATION OF CANNABIS-BASED MEDICINE AS
10	ALLOWED BY THIS SECTION.
11	(11) A SCHOOL, SCHOOL DISTRICT, SCHOOL DISTRICT DIRECTOR,
12	SCHOOL OR SCHOOL DISTRICT EMPLOYEE, OR VOLUNTEER ACTING IN GOOD
13	FAITH IN ACCORDANCE WITH THE PROVISIONS OF THIS SECTION IS IMMUNE
14	FROM CRIMINAL PROSECUTION AND CIVIL SUIT FOR SUCH ACTIONS.
15	SECTION 3. In Colorado Revised Statutes, 12-255-120, amend
16	(1)(p) and (1)(s) as follows:
17	12-255-120. Grounds for discipline - definitions. (1) "Grounds
18	for discipline", as used in this part 1, means any action by any person
19	who:
20	(p) Has prescribed, distributed, or given to himself or herself or
21	a family member any controlled substance as defined in part 2 of article
22	18 of title 18 or as contained in schedule II of 21 U.S.C. sec. 812, EXCEPT
23	FOR MEDICAL MARIJUANA LAWFULLY RECOMMENDED AND OBTAINED
24	PURSUANT TO THE LAWS OF THE STATE OF COLORADO;
25	(s) Has administered, dispensed, or prescribed any habit-forming
26	drug or any controlled substance, as defined in section 18-18-102 (5),
27	other than in the course of legitimate professional practice, WHICH

-9- 056

1	INCLUDES THE RECOMMENDATION, ADMINISTRATION, OR DISPENSATION OF
2	MEDICAL MARIJUANA;
3	SECTION 4. In Colorado Revised Statutes, 12-255-127, add
4	(1)(p) and (1)(q) as follows:
5	12-255-127. Exclusions. (1) This part 1 does not prohibit:
6	(p) THE ADMINISTRATION OF MEDICAL MARIJUANA IN A
7	NONSMOKEABLE FORM BY A LICENSEE IN A PUBLIC SCHOOL OR NONPUBLIC
8	SCHOOL PURSUANT TO A POLICY ADOPTED PURSUANT TO SECTION
9	22-1-119.3 (3)(d.5);
10	(q) The training by a licensee of school personnel or
11	VOLUNTEERS ON THE ADMINISTRATION OF MEDICAL MARIJUANA IN A
12	NONSMOKEABLE FORM IN A PUBLIC SCHOOL OR NONPUBLIC SCHOOL TO A
13	STUDENT WITH A VALID MEDICAL MARIJUANA RECOMMENDATION
14	PURSUANT TO A POLICY ADOPTED PURSUANT TO SECTION 22-1-119.3
15	(3)(d.5).
16	SECTION 5. In Colorado Revised Statutes, add 12-30-116 as
17	<u>follows:</u>
18	12-30-116. Protection for administering medical marijuana at
19	school. A PERSON LICENSED PURSUANT TO THIS TITLE 12 IS NOT SUBJECT
20	TO ANY DISCIPLINARY ACTION RELATED TO THE ADMINISTRATION OF
21	MEDICAL MARIJUANA IN A NONSMOKEABLE FORM IN A SCHOOL TO A
22	STUDENT WITH A VALID MEDICAL MARIJUANA RECOMMENDATION
23	PURSUANT TO SECTION 22-1-119.3.
24	SECTION 6. Appropriation. (1) For the 2021-22 state fiscal
25	year, \$15,419 is appropriated to the department of education. This
26	appropriation is from the general fund. To implement this act, the
27	department may use this appropriation for the purchase of legal services.

-10-

1	(2) For the 2021-22 state fiscal year, \$15,419 is appropriated to
2	the department of law. This appropriation is from reappropriated funds
3	received from the department of education under subsection (1) of this
4	section and is based on an assumption that the department of law will
5	require an additional 0.1 FTE. To implement this act, the department of
6	law may use this appropriation to provide legal services for the
7	department of education.
8	SECTION 7. Act subject to petition - effective date. This act
9	takes effect at 12:01 a.m. on the day following the expiration of the
10	ninety-day period after final adjournment of the general assembly; except
11	that, if a referendum petition is filed pursuant to section 1 (3) of article V
12	of the state constitution against this act or an item, section, or part of this
13	act within such period, then the act, item, section, or part will not take
14	effect unless approved by the people at the general election to be held in
15	November 2022 and, in such case, will take effect on the date of the
16	official declaration of the vote thereon by the governor.

-11- 056