# Second Regular Session Seventy-first General Assembly STATE OF COLORADO

# **ENGROSSED**

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

LLS NO. 18-0607.02 Michael Dohr x4347

**HOUSE BILL 18-1381** 

## **HOUSE SPONSORSHIP**

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# A BILL FOR AN ACT Concerning operations related to the sale of medical marijuana in the regulated medical marijuana market, and, in connection therewith, moving from the seventy percent own source requirement to a one-year transition period of fifty percent own source requirement to an elimination of the own source requirement.

# **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 <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

Under current law, a medical marijuana center must source 70% of the medical marijuana it sells from its associated optional premises cultivation facility. Similarly, an optional premises cultivation facility must have 70% of the medical marijuana it cultivates sold through its associated medical marijuana center. The bill eliminates that requirement and allows medical marijuana centers to source medical marijuana from any optional premises cultivation facility.

The bill creates a transition period between the current limited sourcing model that begins July 1, 2018. For one year from that date, medical marijuana centers and optional premises cultivation facilities can purchase and sell 50% of their inventory as a wholesale transaction, and medical marijuana trim is not included in the calculation of the percentage. Then, on or after July 1, 2019, an optional premises cultivation facility may sell any amount of the medical marijuana it cultivates to any medical marijuana center. Similarly, a medical marijuana center may source its medical marijuana from any optional premises cultivation facility without restriction. Additionally, the state licensing authority shall adopt a production management system similar to the system in the retail marijuana code.

The bill allows a medical marijuana center to sell medical marijuana acquired from an optional premises cultivation facility licensee or medical marijuana-infused products manufacturer licensee. A medical marijuana center can sell more than 2 ounces to a patient if that patient has a recommended extended ounce count from his or her physician and registers with the medical marijuana center as his or her primary center. The patient also has to sign an affidavit that he or she does not have a primary caregiver cultivating medical marijuana on his or her behalf.

The bill makes conforming amendments.

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

SECTION 1. In Colorado Revised Statutes, 12-43.3-202, add (4)

as follows:

12-43.3-202. Powers and duties of state licensing authority 
rules. (4) RULES PROMULGATED PURSUANT TO SUBSECTION (1)(b) OF

THIS SECTION MUST INCLUDE, BUT NEED NOT BE LIMITED TO, THE

FOLLOWING SUBJECTS:

(a) THE STATE LICENSING AUTHORITY SHALL CREATE A STATEWIDE

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1	LICENSURE CLASS SYSTEM FOR OPTIONAL PREMISES CULTIVATION FACILITY
2	LICENSES. THE CLASSIFICATIONS MAY BE BASED UPON SQUARE FOOTAGE
3	OF THE FACILITY; LIGHTS, LUMENS, OR WATTAGE; LIT CANOPY; THE
4	NUMBER OF CULTIVATING PLANTS; OTHER REASONABLE METRICS; OR ANY
5	COMBINATION THEREOF. THE STATE LICENSING AUTHORITY SHALL CREATE
6	A FEE STRUCTURE FOR THE LICENSURE CLASS SYSTEM.
7	(b) (I) THE STATE LICENSING AUTHORITY MAY ESTABLISH
8	LIMITATIONS UPON MEDICAL MARIJUANA PRODUCTION THROUGH ONE OR
9	MORE OF THE FOLLOWING METHODS:
10	(A) PLACING OR MODIFYING A LIMIT ON THE NUMBER OF LICENSES
11	THAT IT ISSUES, BY CLASS OR OVERALL, BUT IN PLACING OR MODIFYING
12	THE LIMITS, THE AUTHORITY SHALL CONSIDER THE REASONABLE
13	AVAILABILITY OF NEW LICENSES AFTER A LIMIT IS ESTABLISHED OR
14	MODIFIED;
15	(B) PLACING OR MODIFYING A LIMIT ON THE AMOUNT OF
16	PRODUCTION PERMITTED BY AN OPTIONAL PREMISES CULTIVATION
17	FACILITY LICENSE OR CLASS OF LICENSES BASED UPON SOME REASONABLE
18	METRIC OR SET OF METRICS INCLUDING, BUT NOT LIMITED TO, THOSE ITEMS
19	DETAILED IN SUBSECTION (4)(a) OF THIS SECTION, PREVIOUS MONTHS'
20	SALES, PENDING SALES, OR OTHER REASONABLE METRICS AS DETERMINED
21	BY THE STATE LICENSING AUTHORITY; AND
22	(C) PLACING OR MODIFYING A LIMIT ON THE TOTAL AMOUNT OF
23	PRODUCTION BY OPTIONAL PREMISES CULTIVATION FACILITY LICENSEES IN
24	THE STATE, COLLECTIVELY, BASED UPON SOME REASONABLE METRIC OR
25	SET OF METRICS INCLUDING, BUT NOT LIMITED TO, THOSE ITEMS DETAILED
26	IN SUBSECTION (4)(a) OF THIS SECTION, AS DETERMINED BY THE STATE
27	LICENSING AUTHORITY.

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1	(II) WHEN CONSIDERING ANY SUCH LIMITATIONS, THE STATE
2	LICENSING AUTHORITY SHALL:
3	(A) CONSIDER THE TOTAL CURRENT AND ANTICIPATED DEMAND
4	FOR MEDICAL MARIJUANA AND MEDICAL MARIJUANA-INFUSED PRODUCTS
5	IN COLORADO;
6	(B) CONSIDER ANY OTHER RELEVANT FACTORS; AND
7	(C) ATTEMPT TO MINIMIZE THE MARKET FOR UNLAWFUL
8	MARIJUANA.
9	(c) THE STATE LICENSING AUTHORITY MAY ADOPT REGULATIONS
10	THAT LIMIT THE AMOUNT OF MEDICAL MARIJUANA INVENTORY THAT A
11	MEDICAL MARIJUANA CENTER MAY HAVE ON HAND. IF THE STATE
12	LICENSING AUTHORITY ADOPTS A LIMITATION, THE LIMITATION MUST BE
13	COMMERCIALLY REASONABLE AND CONSIDER FACTORS INCLUDING A
14	MEDICAL MARIJUANA CENTER'S SALES HISTORY AND THE NUMBER OF
15	PATIENTS THAT ARE REGISTERED AT A MEDICAL MARIJUANA CENTER AS
16	THEIR PRIMARY CENTER.
17	SECTION 2. In Colorado Revised Statutes, repeal and reenact,
18	with amendments, 12-43.3-403 as follows:
19	12-43.3-403. Optional premises cultivation facility license.
20	(1) AN OPTIONAL PREMISES CULTIVATION FACILITY LICENSE MAY BE
21	ISSUED ONLY TO A PERSON WHO CULTIVATES MEDICAL MARIJUANA FOR
22	SALE AND DISTRIBUTION TO LICENSED MEDICAL MARIJUANA CENTERS,
23	MEDICAL MARIJUANA-INFUSED PRODUCTS MANUFACTURER LICENSEES, OR
24	OTHER OPTIONAL PREMISES CULTIVATION FACILITIES.
25	(2) AN OPTIONAL PREMISES CULTIVATION FACILITY SHALL TRACK
26	THE MARIJUANA IT CULTIVATES FROM SEED OR IMMATURE PLANT TO
27	WHOLESALE PURCHASE.

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1	(3) AN OPTIONAL PREMISES CULTIVATION FACILITY MAY PROVIDE,
2	EXCEPT AS REQUIRED BY SECTION 12-43.3-202 (2.5)(a)(I), A SAMPLE OF
3	ITS PRODUCTS TO A FACILITY THAT HAS A MARIJUANA TESTING FACILITY
4	LICENSE FROM THE STATE LICENSING AUTHORITY FOR TESTING AND
5	RESEARCH PURPOSES. AN OPTIONAL PREMISES CULTIVATION FACILITY
6	SHALL MAINTAIN A RECORD OF WHAT WAS PROVIDED TO THE TESTING
7	FACILITY, THE IDENTITY OF THE TESTING FACILITY, AND THE TESTING
8	RESULTS.
9	(4) MEDICAL MARIJUANA OR MEDICAL MARIJUANA-INFUSED
10	PRODUCTS MAY NOT BE CONSUMED ON THE PREMISES OF AN OPTIONAL
11	PREMISES CULTIVATION FACILITY.
12	SECTION 3. In Colorado Revised Statutes, 12-43.3-402, amend
13	(3) and (4) as follows:
14	12-43.3-402. Medical marijuana center license - repeal.
15	(3) Every person selling medical marijuana as provided for in this article
16	ARTICLE 43.3 shall sell only medical marijuana grown in its medical
17	marijuana optional premises licensed pursuant to this article. A MEDICAL
18	MARIJUANA CENTER MAY NOT SELL MORE THAN TWO OUNCES OF MEDICAL
19	MARIJUANA TO A PATIENT OR CAREGIVER; EXCEPT THAT A MEDICAL
20	MARIJUANA CENTER MAY SELL MORE THAN TWO OUNCES TO A PATIENT OR
21	CAREGIVER WHO HAS BEEN RECOMMENDED AN EXTENDED OUNCE COUNT
22	BY HIS OR HER RECOMMENDING PHYSICIAN IN ACCORDANCE WITH
23	REGULATIONS ADOPTED BY THE STATE LICENSING AUTHORITY. In addition
24	to medical marijuana, a medical marijuana center may sell no more than
25	six immature plants to a patient; except that a medical marijuana center
26	may sell more than six immature plants, but may not exceed half the
27	recommended plant count, to a patient who has been recommended an

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1	expanded plant count by his or her recommending physician IN
2	ACCORDANCE WITH REGULATIONS ADOPTED BY THE STATE LICENSING
3	AUTHORITY. A medical marijuana center may sell immature plants to a
4	primary caregiver, another medical marijuana center, or a medical
5	marijuana-infused product manufacturer pursuant to rules promulgated
6	by the state licensing authority. The provisions of this subsection (3) shall
7	DO not apply to medical marijuana-infused products.
8	(4) (a) Notwithstanding the requirements of subsection (3) of this
9	section to the contrary, a medical marijuana licensee may purchase not
10	more than thirty FIFTY percent of its total on-hand inventory of medical
11	marijuana, EXCLUDING MEDICAL MARIJUANA TRIM, from another licensed
12	medical marijuana center in Colorado. A medical marijuana center may
13	sell no more than thirty FIFTY percent of its total on-hand inventory,
14	EXCLUDING MEDICAL MARIJUANA TRIM, to another Colorado licensed
15	medical marijuana licensee; except that the director of the division that
16	regulates medical marijuana may grant a temporary waiver:
17	(a) (I) To a medical marijuana center or applicant if the medical
18	marijuana center or applicant suffers a catastrophic event related to its
19	inventory; or
20	(b) (II) To a new medical marijuana center licensee for a period
21	not to exceed ninety days so the new licensee can cultivate the necessary
22	medical marijuana to comply with this subsection (4).
23	(b) This subsection (4) is repealed, effective July 1, 2019.
24	<b>SECTION 4.</b> In Colorado Revised Statutes, 12-43.3-402, <b>repeal</b>
25	and reenact, with amendments, as amended by section 3 of this act,
26	(3) as follows:
27	12-43.3-402. Medical marijuana center license - repeal.

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1	(3) (a) EVERY PERSON SELLING MEDICAL MARIJUANA AS PROVIDED FOR
2	IN THIS ARTICLE 43.3 SHALL SELL ONLY MEDICAL MARIJUANA ACQUIRED
3	FROM AN OPTIONAL PREMISES CULTIVATION FACILITY LICENSEE, MEDICAL
4	MARIJUANA-INFUSED PRODUCTS MANUFACTURER LICENSEE, OR ANOTHER
5	MEDICAL MARIJUANA CENTER.
6	(b) A MEDICAL MARIJUANA CENTER MAY NOT SELL MORE THAN
7	TWO OUNCES OF MEDICAL MARIJUANA TO A PATIENT OR CAREGIVER
8	EXCEPT THAT A MEDICAL MARIJUANA CENTER MAY SELL MORE THAN TWO
9	OUNCES TO A PATIENT OR CAREGIVER WHO HAS BEEN RECOMMENDED AN
10	EXTENDED OUNCE COUNT BY HIS OR HER RECOMMENDING PHYSICIAN IN
11	ACCORDANCE WITH REGULATIONS ADOPTED BY THE STATE LICENSING
12	AUTHORITY.
13	(c) IN ADDITION TO MEDICAL MARIJUANA, A MEDICAL MARIJUANA
14	CENTER MAY SELL NO MORE THAN SIX IMMATURE PLANTS TO A PATIENT
15	EXCEPT THAT A MEDICAL MARIJUANA CENTER MAY SELL MORE THAN SIX
16	IMMATURE PLANTS, BUT MAY NOT EXCEED HALF THE RECOMMENDED
17	PLANT COUNT, TO A PATIENT WHO HAS BEEN RECOMMENDED AN
18	EXPANDED PLANT COUNT BY HIS OR HER RECOMMENDING PHYSICIAN IN
19	ACCORDANCE WITH REGULATIONS ADOPTED BY THE STATE LICENSING
20	AUTHORITY. A MEDICAL MARIJUANA CENTER MAY SELL IMMATURE PLANTS
21	TO A PRIMARY CAREGIVER, ANOTHER MEDICAL MARIJUANA CENTER, OR A
22	MEDICAL MARIJUANA-INFUSED PRODUCTS MANUFACTURER PURSUANT TO
23	RULES PROMULGATED BY THE STATE LICENSING AUTHORITY.
24	(d) A MEDICAL MARIJUANA CENTER MAY SELL MEDICAL
25	MARIJUANA TO ANOTHER MEDICAL MARIJUANA CENTER, AN OPTIONAL
26	PREMISES CULTIVATION FACILITY, OR A MEDICAL MARIJUANA-INFUSED
27	PRODUCTS MANUFACTURERS PURSUANT TO RULES PROMULGATED BY THE

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1	STATE LICENSING AUTHORITY.
2	(e) The provisions of this subsection (3) do not apply to
3	MEDICAL MARIJUANA-INFUSED PRODUCTS.
4	SECTION 5. In Colorado Revised Statutes, 12-43.3-404, amend
5	(1)(b); and repeal (8) as follows:
6	12-43.3-404. Medical marijuana-infused products
7	manufacturer license - rules. (1) (b) A medical marijuana-infused
8	products manufacturer may cultivate its own medical marijuana if it
9	obtains a medical marijuana optional premises cultivation facility license,
10	it may purchase medical marijuana from a medical marijuana center
11	pursuant to subsection (3) of this section, IT MAY PURCHASE MEDICAL
12	MARIJUANA FROM AN OPTIONAL PREMISES CULTIVATION FACILITY
13	LICENSEE, or it may purchase medical marijuana from another medical
14	marijuana-infused products manufacturer. A medical marijuana-infused
15	products manufacturer shall track all of its medical marijuana from the
16	point it is either transferred from its medical marijuana optional premises
17	cultivation facility or the point when it is delivered to the medical
18	marijuana-infused products manufacturer from a medical marijuana
19	center, A MEDICAL MARIJUANA OPTIONAL PREMISES CULTIVATION
20	FACILITY LICENSEE, a medical marijuana-infused products manufacturer,
21	or one of their medical marijuana optional premises cultivation facilities
22	to the point of transfer to a medical marijuana center or a medical
23	marijuana-infused products manufacturer.
24	(8) A medical marijuana-infused products manufacturer that has
25	an optional premises cultivation license shall not sell any of the medical
26	marijuana that it cultivates except for the medical marijuana that is
27	contained in medical marijuana-infused products.

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**SECTION 6.** In Colorado Revised Statutes, 12-43.3-901, **repeal** (4)(e) and (5) as follows:

**12-43.3-901. Unlawful acts - exceptions.** (4) It is unlawful for any person licensed to sell medical marijuana pursuant to this article:

- (e) To possess more than six medical marijuana plants and two ounces of medical marijuana for each patient who has registered the center as his or her primary center pursuant to section 25-1.5-106 (8)(f), C.R.S.; except that a medical marijuana center may have an amount that exceeds the six-plant and two-ounce product per patient limit if the center sells to patients that are authorized to have more than six plants and two ounces of product. In the case of a patient authorized to exceed the six-plant and two-ounce limit, the center shall obtain documentation from the patient's physician that the patient needs more than six plants and two ounces of product.
- (5) Except as provided in sections 12-43.3-402 (4), 12-43.3-403, and 12-43.3-404, it is unlawful for a medical marijuana center, medical marijuana-infused products manufacturing operation with an optional premises cultivation license, or medical marijuana center with an optional premises cultivation license to sell, deliver, or cause to be delivered to a licensee any medical marijuana not grown upon its licensed premises, or for a licensee or medical marijuana center with an optional premises cultivation license or medical marijuana-infused products manufacturing operation with an optional premises cultivation license to sell, possess, or permit sale of medical marijuana not grown upon its licensed premises. A violation of the provisions of this subsection (5) by a licensee shall be grounds for the immediate revocation of the license granted under this article.

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1	<b>SECTION 7.</b> Effective date. This act takes effect July 1, 2019;
2	except that section 3 of this act takes effect July 1, 2018.
3	SECTION 8. Safety clause. The general assembly hereby finds,
4	determines, and declares that this act is necessary for the immediate
5	preservation of the public peace, health, and safety.

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