68th Le	egislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001
1	HOUSE BILL NO. 128
2	INTRODUCED BY J. KASSMIER
3	BY REQUEST OF THE ECONOMIC AFFAIRS INTERIM COMMITTEE
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING MARIJUANA LAWS; REVISING
6	REPORTS TO THE LEGISLATURE; CLARIFYING PERMISSIVE ACTS AND EXCEPTIONS FOR
7	REGISTERED CARDHOLDERS; CLARIFYING LIMITATIONS OF THE MONTANA MARIJUANA
8	REGULATION AND TAXATION ACT; CLARIFYING PENALTIES; REVISING PENALTIES FOR SUSPENDED
9	LICENSES; COMBINING SECTIONS ON LEGISLATIVE MONITORING; CLARIFYING LEGISLATIVE
10	MONITORING DUTIES; REMOVING THE IDENTITY DISCLOSURE REQUIREMENT FOR LICENSEE
11	COMPLAINTS; REMOVING OUTDATED DATES; REMOVING THE BACKGROUND CHECK REQUIREMENT
12	FOR CERTAIN INDIVIDUALS; EXTENDING THE MORATORIUM FOR NEW MARIJUANA LICENSES;
13	TRANSFERRING AUTHORITY OVER MARIJUANA TESTING LABORATORIES; CLARIFYING THE
14	MINIMUM AGE TO ENTER A MARIJUANA BUSINESS; CLARIFYING LEGISLATIVE INTENT ON A
15	CULTIVATOR'S ABILITY TO INCREASE TIERS; REVISING REQUIREMENTS FOR A COMBINED-USE
16	LICENSE; REVISING REPORTING REQUIREMENTS FOR EMPLOYEE CONVICTIONS OR VIOLATIONS;
17	COMBINING SECTIONS ON FRAUDULENT REPRESENTATION; CLARIFYING THE FORMULA FOR
18	MUNICIPAL TAX REVENUE ALLOCATION; REMOVING CONFLICTING NOTICE REQUIREMENTS;
19	EXTENDING RULEMAKING AUTHORITY; REVISING DEFINITIONS; PROVIDING AN APPROPRIATION;
20	AMENDING SECTIONS 5-11-222, 15-64-101, 16-12-102, 16-12-104, 16-12-106, 16-12-108, 16-12-109, 16-12-
21	110, 16-12-125, 16-12-129, 16-12-201, 16-12-202, 16-12-203, 16-12-206, 16-12-207, 16-12-208, 16-12-209,
22	16-12-210, 16-12-222, 16-12-223, 16-12-225, 16-12-226, 16-12-301, 16-12-302, 16-12-310, 16-12-311, 16-12-
23	508, AND 20-1-220, MCA; REPEALING SECTIONS 16-12-524 AND 16-12-532, MCA; AND PROVIDING
24	EFFECTIVE DATES."

25

26 WHEREAS, during the 2021-2022 interim, the Economic Affairs Interim Committee received testimony 27 relating to the interpretation and implementation of the Montana Marijuana Regulation and Taxation Act; and



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1	WHE	REAS, specifically, the committee received testimony that section 16-12-223, MCA	۹, allowed only
2	qualifying mar	ijuana cultivator licensees to increase production tiers at the licensee's renewals a	and not at the
3	licensee's disc	pretion; and	
4	WHE	REAS, the committee disagreed with this interpretation and provided its analysis; a	and
5	WHE	REAS, the issue was resolved to the committee's satisfaction; and	
6	WHE	REAS, this bill amends section 16-12-223, MCA, to remove all existing doubt whet	her the
7	Legislature int	ended to allow a qualifying marijuana cultivator licensee to increase production tie	ers at their
8	discretion.		
9			
10	BE IT ENACT	ED BY THE LEGISLATURE OF THE STATE OF MONTANA:	
11			
12	Section	on 1. Section 5-11-222, MCA, is amended to read:	
13	"5-11-	222. Reports to legislature. (1) (a) Except as provided in subsection subsection	<u>ns (</u> 1)(b) and
14	(6), a report to	o the legislature means a biennial report required by the legislature and filed in acc	ordance with 5-
15	11-210 on or b	pefore September 1 of each year preceding the convening of a regular session of t	the legislature.
16	(b)	If otherwise specified in law, a report may be required more or less frequently th	an the biennial
17	requirement ir	n subsection (1)(a).	
18	(2)	Reports to the legislature include:	
19	(a)	annual reports on the unified investment program for public funds and public ret	irement
20	systems and s	state compensation insurance fund assets audits from the board of investments in	accordance
21	with Article VI	II, section 13, of the Montana constitution;	
22	(b)	federal mandates requirements from the governor in accordance with 2-1-407;	
23	(c)	activities of the state records committee in accordance with 2-6-1108;	
24	(d)	revenue studies from the director of revenue, if requested, in accordance with 2	-7-104;
25	(e)	legislative audit reports from the legislative audit division in accordance with 2-8	3-112 and 23-7-
26	410;		
27	(f)	progress on gender and racial balance from the governor in accordance with 2-	15-108;



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1	(g)	a mental health report from the ombudsman in accordance with 2-15-210;	
2	(h)	policies related to children and families from the interagency coordinating council	for state
3	prevention in a	accordance with 2-15-225;	
4	(i)	watercourse name changes, if any, from the secretary of state in accordance with	2-15-401;
5	(j)	results of programs established in 2-15-3111 through 2-15-3113 from the livestoc	k loss board
6	in accordance	e with 2-15-3113;	
7	(k)	the allocation of space report from the department of administration required in ac	cordance
8	with 2-17-101;	;	
9	(I)	information technology activities in accordance with 2-17-512;	
10	(m)	state strategic information technology plan exceptions, if granted, from the depart	ment of
11	administration	n in accordance with 2-17-515;	
12	(n)	the state strategic information technology plan and biennial report from the depart	ment of
13	administration	n in accordance with 2-17-521 and 2-17-522;	
14	(o)	reports from standing, interim, and administrative committees, if prepared, in acco	ordance with
15	2-17-825 and	5-5-216;	
16	(p)	statistical and other data related to business transacted by the courts from the cou	urt
17	administrator,	if requested, in accordance with 3-1-702;	
18	(q)	the judicial standards commission report in accordance with 3-1-1126;	
19	(r)	an annual report on the actual cost of legislation that had a projected fiscal impact	t from the
20	office of budge	et and program planning in accordance with 5-4-208;	
21	(s)	a link to annual state agency reports on grants awarded in the previous fiscal year	r established
22	by the legislati	ive finance committee in accordance with 5-12-208;	
23	(t)	reports prepared by the legislative fiscal analyst, and as determined by the analys	st, in
24	accordance wi	vith 5-12-302(4);	
25	(u)	a report, if necessary, on administrative policies or rules adopted under 5-11-105	that may
26	impair the inde	ependence of the legislative audit division in accordance with 5-13-305;	
27	(v)	if a waste of state resources occurs, a report from the legislative state auditor, in a	accordance



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1	with 5-13-311;		
2	(w)	school funding commission reports each fifth interim in accordance with 5-2	.0-301;
3	(x)	a report of political committee operations conducted on state-owned proper	
4	a political com	nittee to the legislative services division in accordance with 13-37-404;	
5	(y)	a report concerning taxable value from the department of revenue in accord	lance with 15-1-
6	205;		
7	(z)	a report on tax credits from the revenue interim committee in accordance w	ith 15-30-2303;
8	(aa)	semiannual reports on the Montana heritage preservation and developmen	account from the
9	Montana herita	ge preservation and development commission in accordance with 15-65-121	;
10	(bb)	general marijuana regulation reports and medical marijuana registry reports	from the
11	department of	revenue in accordance with 16-12-110;	
12	(cc) m	edical marijuana registry reports from the department of revenue in accordar	i ce with 16-12-532
13	(3);		
14	(dd)(cc	annual reports on general fund and nongeneral fund encumbrances	s from the
15	department of	administration in accordance with 17-1-102;	
16	(ee)<u>(</u>dc	loans or loan extensions authorized for two consecutive fiscal years	s from the
17	department of	administration and office of commissioner of higher education, including nega	tive cash balances
18	from the comm	issioner of higher education, in accordance with 17-2-107;	
19	(ff)<u>(</u>ee)	a report of local government entities that have balances contrary to	limitations provided
20	for in 17-2-302	or that failed to reduce the charge from the department of administration in a	ccordance with 17-
21	2-304;		
22	(gg)<u>(ff</u>)	an annual report from the board of investments in accordance with	17-5-1650(2);
23	(hh)(g	a report on retirement system trust investments and benefits from t	ne board of
24	investments in	accordance with 17-6-230;	
25	(ii)<u>(</u>hh)	recommendations for reductions in spending and related analysis, i	f required, from the
26	office of budge	t and program planning in accordance with 17-7-140;	
27	(jj)(ii)	a statewide facility inventory and condition assessment from the de	partment of



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1	administration in acco	rdance with 17-7-202;	
2	(kk)(jj)	actuary reports and investigations for public retirement systems from	the public
3	employees' retirement	board in accordance with 19-2-405;	
4	(II)<u>(kk)</u>	a work report from the public employees' retirement board in accorda	ince with 19-2-
5	407;		
6	(mm)<u>(</u>)	annual actuarial reports and evaluations from the teachers' retirement	it board in
7	accordance with 19-20	0-201;	
8	(nn)<u>(</u>mm)	reports from the state director of K-12 career and vocational and tech	inical education,
9	as requested, in accor	dance with 20-7-308;	
10	(oo)<u>(nn)</u>	5-year state plan for career and technical education reports from the	board of regents
11	in accordance with 20	-7-330;	
12	(pp)(oo)	a gifted and talented students report from the office of public instructi	on in accordance
13	with 20-7-904;		
14	(<u>qq)(pp)</u>	status changes for at-risk students from the office of public instruction	ו in accordance
15	with 20-9-328;		
16	(tt) (dd)	status changes for American Indian students from the office of public	instruction in
17	accordance with 20-9-	330;	
18	(ss)<u>(rr)</u>	reports regarding the Montana Indian language preservation program	1 from the office of
19	public instruction in ac	cordance with 20-9-537;	
20	(tt)<u>(</u>ss)	proposals for funding community colleges from the board of regents i	n accordance with
21	20-15-309;		
22	(uu)<u>(tt)</u>	expenditures and activities of the Montana agricultural experiment sta	ation and
23	extension service, as	requested, in accordance with 20-25-236;	
24	(vv)<u>(</u>uu)	reports, if requested by the legislature, from the president of each of	the units of the
25	higher education syste	em in accordance with 20-25-305;	
26	<u>(₩₩)(∨∨)</u>	reports, if prepared by a public postsecondary institution, regarding fr	ee expression
27	activities on campus ir	accordance with 20-25-1506;	



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1		(xx)<u>(ww)</u>	reports from the Montana historical society trustees in accordance wi	th 22-3-107;
2		(yy)<u>(</u>xx)	state lottery reports in accordance with 23-7-202;	
3		(zz)(yy)	a report from the division of banking and financial institutions, if requi	red, from the
4	departn	nent of administ	tration in accordance with 32-11-306;	
5		(aaa)<u>(</u>zz)	state fund reports, if required, from the commissioner in accordance	with 33-1-115;
6		(bbb)<u>(</u>aaa)	reports from the department of labor and industry in accordance with	39-6-101;
7		(ccc)(bbb)	victim unemployment benefits reports from the department of labor a	nd industry in
8	accorda	ance with 39-51	-2111;	
9		(ddd)(ccc)	state fund business reports in accordance with 39-71-2363;	
10		(eee)<u>(</u>ddd)	risk-based capital reports, if required, from the state fund in accordan	ce with 39-71-
11	2375;			
12		(fff) <u>(eee)</u>	child custody reports from the office of the court administrator in acco	ordance with 41-3-
13	1004;			
14		(ggg)<u>(</u>fff)	reports of remission of fine or forfeiture, respite, commutation, or pare	don granted from
15	the gov	ernor in accord	ance with 46-23-316;	
16		(hhh) (ggg)	annual statewide public defender reports from the office of state publ	ic defender in
17	accorda	ance with 47-1-7	125;	
18		(iii)<u>(hhh)</u>	a trauma care system report from the department of public health and	d human services
19	in acco	rdance with 50-	6-402;	
20		(jjj) (jjj)	an older Montanans trust fund report from the department of public h	ealth and human
21	service	s in accordance	e with 52-3-115;	
22		(kkk)<u>(jjj</u>)	Montana criminal justice oversight council reports in accordance with	53-1-216;
23		(III)<u>(kkk)</u>	medicaid block grant reports from the department of public health and	d human services
24	in acco	rdance with 53-	1-611;	
25		(mmm)<u>(</u>)	reports on the approval and implementation status of medicaid section	n 1115 waivers in
26	accorda	ance with 53-2-2	215;	
27		(nnn)(mmm)	provider rate, medicaid waiver, or medicaid state plan change reports	s from the



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 department of public health and human services in accordance with 53-6-101; 2 (ooo)(nnn) medicaid funding reports from the department of public health and human services in 3 accordance with 53-6-110; 4 proposals regarding managed care for medicaid recipients, if required, from the (ppp)(000) 5 department of public health and human services in accordance with 53-6-116; 6 suicide reduction plans from the department of public health and human services in (qqq)(ppp) 7 accordance with 53-21-1102; a compliance and inspection report from the department of corrections in accordance 8 (rrr)(qqq) 9 with 53-30-604; 10 (sss)(rrr) emergency medical services grants from the department of transportation in 11 accordance with 61-2-109; 12 annual financial reports on the environmental contingency account from the (ttt)(sss) department of environmental quality in accordance with 75-1-1101; 13 14 the Flathead basin commission report in accordance with 75-7-304; (uuu)(ttt) a report from the land board, if prepared, in accordance with 76-12-109; 15 (vvv)(uuu) 16 (www)(vvv) an annual state trust land report from the land board in accordance with 77-1-223: 17 (xxx)(www) a noxious plant report, if prepared, from the department of agriculture in accordance 18 with 80-7-713; 19 (yyy)(xxx) state water plans from the department of natural resources and conservation in 20 accordance with 85-1-203; 21 reports on the allocation of renewable resources grants and loans for emergencies, if (zzz)(yyy) 22 required, from the department of natural resources and conservation in accordance with 85-1-605; 23 (aaaa)(zzz) water storage projects from the governor's office in accordance with 85-1-704; 24 (bbbb)(aaaa) upper Clark Fork River basin steering committee reports, if prepared, in accordance 25 with 85-2-338; 26 (cccc)(bbbb) upland game bird enhancement program reports in accordance with 87-1-250; 27 private land/public wildlife advisory committee reports in accordance with 87-1-269; (dddd)(cccc)



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1	(eece)<u>(</u>dddd)	a future fisheries improvement program report from the department of fish, wildlife, and
2	parks in accordance w	vith 87-1-272;
3	(ffff) <u>(eeee)</u>	license revenue recommendations from the department of fish, wildlife, and parks in
4	accordance with 87-1-	629;
5	(gggg)<u>(</u>ffff)	land information data reports from the state library in accordance with 90-1-404;
6	(hhhh)(gggg)	hydrocarbon and geology investigation reports from the bureau of mines and geology
7	in accordance with 90-	-2-201;
8	(iiii)<u>(hhhh)</u>	coal ash markets investigation reports from the department of commerce in
9	accordance with 90-2-	202;
10	(jjjj)(iiii) an an	nual report from the pacific northwest electric power and conservation planning council in
11	accordance with 90-4-	403;
12	(kkkk)(jjjj)	community property-assessed capital enhancements program reports from the
13	Montana facility financ	e authority in accordance with 90-4-1303;
14	(IIII)<u>(kkkk)</u>	veterans' home loan mortgage loan reports from the board of housing in accordance
15	with 90-6-604;	
16	(mmmm)(IIII)	matching infrastructure planning grant awards by the department of commerce in
17	accordance with 90-6-	703(3); and
18	(nnnn)(mmmn	n) treasure state endowment program reports from the department of commerce in
19	accordance with 90-6-	710;
20	(3) Repor	ts to the legislature include reports made to an interim committee as follows:
21	(a) report	s to the law and justice interim committee, including:
22	(i) finding	gs of the domestic violence fatality review commission in accordance with 2-15-2017;
23	(ii) the re	port from the missing indigenous persons review commission in accordance with 2-15-
24	2018;	
25	(iii) report	s from the department of justice and public safety officer standards and training council in
26	accordance with 2-15-	2029;
27	(iv) inform	nation on the Montana False Claims Act from the department of justice in accordance with



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1	17-8-416;	
2	(v)	annual case status reports from the attorney general in accordance with 41-3-210;
3	(vi)	office of court administrator reports in accordance with 41-5-2003;
4	(vii)	statewide public safety communications system activities from the department of justice in
5	accordance wi	ith 44-4-1606;
6	(viii)	reports on the status of the crisis intervention team training program from the board of crime
7	control in acco	ordance with 44-7-110;
8	(ix)	restorative justice grant program status and performance from the board of crime control in
9	accordance wi	ith 44-7-302;
10	(x)	reports on offenders under supervision with new offenses or violations from the department of
11	corrections in	accordance with 46-23-1016;
12	(xi)	supervision responses grid reports from the department of corrections in accordance with 46-
13	23-1028;	
14	(xii)	statewide public defender reports and information from the office of state public defender in
15	accordance wi	ith 47-1-125;
16	(xiii)	every 5 years, a percentage change in public defender funding report from the legislative fiscal
17	analyst in acco	ordance with 47-1-125;
18	(xiv)	every 5 years, statewide public defender reports on the percentage change in funding from the
19	office of state	public defender in accordance with 47-1-125; and
20	(xv)	a report from the quality assurance unit from the department of corrections in accordance with
21	53-1-211;	
22	(b)	reports to the state administration and veterans' affairs interim committee, including:
23	(i)	a report that includes information technology activities and additional information from the
24	information teo	chnology board in accordance with 2-17-512 and 2-17-513;
25	(ii)	a report from the capitol complex advisory council in accordance with 2-17-804;
26	(iii)	a report on the employee incentive award program from the department of administration in
27	accordance wi	ith 2-18-1103;



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1	(iv)	a board of veterans' affairs report in accordance with 10-2-102;
2	(v)	a report on grants to the Montana civil air patrol from the department of military affairs in
3	accordance wi	th 10-3-802;
4	(vi)	annual reports on statewide election security from the secretary of state in accordance with 13-
5	1-205;	
6	(vii)	a report regarding the youth voting program, if requested, from the secretary of state in
7	accordance wi	th 13-22-108;
8	(viii)	a report from the commissioner of political practices in accordance with 13-37-120;
9	(ix)	a report on retirement system trust investments from the board of investments in accordance
10	with 17-6-230;	
11	(x)	actuarial valuations and other reports from the public employees' retirement board in
12	accordance wi	th 19-2-405 and 19-3-117;
13	(xi)	actuarial valuations and other reports from the teachers' retirement board in accordance with
14	19-20-201 and	l 19-20-216;
15	(xii)	a report on the reemployment of retired members of the teachers' retirement system from the
16	teachers' retire	ement board in accordance with 19-20-732; and
17	(xiii)	changes, if any, affecting filing-office rules under the Uniform Commercial Code from the
18	secretary of st	ate in accordance with 30-9A-527;
19	(c)	reports to the children, families, health, and human services interim committee, including:
20	(i)	performance data from the department of public health and human services in accordance with
21	2-15-2225;	
22	(ii)	quarterly reports on data requirements from the department of public health and human
23	services in acc	cordance with 5-12-303;
24	(iii)	prescription drug registry reports from the board of pharmacy in accordance with 37-7-1514;
25	(iv)	Montana HELP Act workforce development reports from the department of public health and
26	human service	es in accordance with 39-12-103;
27	(v)	annual reports from the child and family ombudsman in accordance with 41-3-1211;



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1	(vi)	reports on activities and recommendations on child protective services activities, if required,
2	from the child	and family ombudsman in accordance with 41-3-1215;
3	(vii)	reports on the out-of-state placement of high-risk children with multiagency service needs from
4	the departmen	t of public health and human services in accordance with 52-2-311;
5	(viii)	private alternative adolescent residential and outdoor programs reports from the department of
6	public health a	nd human services in accordance with 52-2-803;
7	(ix)	an annual Montana parents as scholars program report from the department of public health
8	and human se	rvices in accordance with 53-4-209;
9	(x)	provider rate, medicaid waiver, or medicaid state plan change reports from the department of
10	public health a	nd human services in accordance with 53-6-101;
11	(xi)	a report concerning mental health managed care services, if managed care is in place, from the
12	advisory cound	cil in accordance with 53-6-710;
13	(xii)	quarterly medicaid reports related to expansion from the department of public health and
14	human service	es in accordance with 53-6-1325;
15	(xiii)	annual Montana developmental center reports from the department of public health and human
16	services in acc	cordance with 53-20-225; and
17	(xiv)	annual children's mental health outcomes from the department of public health and human
18	services in acc	cordance with 53-21-508;
19	(xv)	suicide reduction plans from the department of public health and human services in
20	accordance wi	th 53-21-1102;
21	(d)	reports to the economic affairs interim committee, including:
22	(i)	the annual state compensation insurance fund budget from the board of directors in
23	accordance wi	th 5-5-223 and 39-71-2363;
24	(ii)	general marijuana regulation reports from the department of revenue in accordance with 16-12-
25	110(3);	
26	(iii)	medical marijuana registry reports from the department of revenue in accordance with 16-12-
27	532(3) 16-12-1	<u>110;</u>



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1	(iv)	annual reports on complaints against physicians certifying medical marijuana use from the	
2	board of medic	cal examiners in accordance with 16-12-532(4) 16-12-110(6) ;	
3	(v)	an annual report on the administrative rate required from the department of commerce from the	
4	Montana herita	age preservation and development commission in accordance with 22-3-1002;	
5	(vi)	state fund reports from the insurance commissioner, if required, in accordance with 33-1-115;	
6	(vii)	risk-based capital reports, if required, from the state fund in accordance with 33-1-115 and 39-	
7	71-2375;		
8	(viii)	annual reinsurance reports from the Montana reinsurance association board required in	
9	accordance wit	th 33-22-1308;	
10	(ix)	reports from the department of labor and industry concerning board attendance in accordance	
11	with 37-1-107;		
12	(x)	annual reports on physician complaints related to medical marijuana from the board of medical	
13	examiners in a	accordance with 37-3-203;	
14	(xi)	prescription drug registry reports from the board of pharmacy in accordance with 37-7-1514;	
15	(xii)	status reports on the special revenue account and fees charged as a funding source from the	
16	board of funera	al service in accordance with 37-19-204;	
17	(xiii)	unemployment insurance program integrity act reports from the department of labor and	
18	industry in acc	ordance with 39-15-706;	
19	(xiv)	status reports on the distressed wood products industry revolving loan program from the	
20	department of	commerce in accordance with 90-1-503;	
21	(e)	reports to the education interim committee, including:	
22	(i)	reemployment of retired teachers, specialists, and administrators reports from the retirement	
23	board in accore	dance with 19-20-732;	
24	(ii)	a report on participation in the interstate compact on educational opportunity for military	
25	children in acc	ordance with 20-1-231;	
26	(iii)	grow your own grant program reports from the commissioner of higher education in accordance)
27	with 20-4-601;		



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1	(iv)	standards of accreditation proposals and economic impact statements from th	ne board of public
2	education in ac	ccordance with 20-7-101;	
3	(v)	advanced opportunity program reports from the board of public education in a	iccordance with
4	20-7-1506;		
5	(vi)	progress on transformational learning plans from the board of public educatio	n in accordance
6	with 20-7-1602).	
7	(vii)	budget amendments, if needed, from school districts in accordance with 20-9	-161;
8	(viii)	annual Montana resident student financial aid program reports from the comn	nissioner of higher
9	education in ac	ccordance with 20-26-105;	
10	(ix)	a historic preservation office report from the historic preservation officer in acc	cordance with 22-
11	3-423; and		
12	(x)	interdisciplinary child information agreement reports from the office of public i	nstruction in
13	accordance wit	th 52-2-211;	
14	(f)	reports to the energy and telecommunications interim committee, including:	
15	(i)	the high-performance building report from the department of administration in	accordance with
16	17-7-214;		
17	(ii)	an annual report from the consumer counsel in accordance with 69-1-222;	
18	(iii)	annual universal system benefits reports from utilities, electric cooperatives, a	and the
19	department of I	revenue in accordance with 69-8-402;	
20	(iv)	small-scale hydroelectric power generation reports from the department of na	tural resources
21	and conservation	on in accordance with 85-1-501; and	
22	(v)	geothermal reports from the Montana bureau of mines and geology in accord	ance with 90-3-
23	1301;		
24	(g)	reports to the revenue interim committee, including:	
25	(i)	use of the qualified endowment tax credit report from the department of reven	ue in accordance
26	with 15-1-230;		
27	(ii)	tax rates for the upcoming reappraisal cycle from the department of revenue i	n accordance with



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1	15-7-111;	
2	(iii)	gray water property tax abatement usage reports from the department of revenue in
3	accordance wi	ith 15-24-3211;
4	(iv)	information about job growth incentive tax credits from the department of revenue in
5	accordance wi	ith 15-30-2361;
6	(v)	student scholarship contributions from the department of revenue in accordance with 15-30-
7	3112;	
8	(vi)	tax havens from the department of revenue in accordance with 15-31-322;
9	(vii)	media production tax credit economic impact reports from the department of commerce in
10	accordance wi	ith 15-31-1011; <u>and</u>
11	(viii) n	nedical marijuana registry reports from the department of revenue in accordance with 16-12-532
12	(5);	
13	(ix) co	omplaints against physicians certifying use of medical marijuana from the board of medical
14	examiners in a	accordance with 16-12-532 (5); and
15	(x)<u>(</u>viii) reports that actual or projected receipts will result in less revenue than estimated from the office
16	of budget and	program planning, if necessary, in accordance with 17-7-140;
17	(h)	reports to the transportation interim committee, including:
18	(i)	biodiesel tax refunds from the department of transportation in accordance with 15-70-433;
19	(ii)	cooperative agreement negotiations from the department of transportation in accordance with
20	15-70-450;	
21	(iii)	an annual alternative project delivery contracting report from the department of transportation in
22	accordance wi	ith 60-2-119; and
23	(iv)	a special fuels inspection report from the department of transportation in accordance with 61-
24	10-154;	
25	(i)	reports to the environmental quality council, including:
26	(i)	compliance and enforcement reports required in accordance with 75-1-314;
27	(ii)	the state solid waste management and resource recovery plan, every 5 years, from the



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1	department of	fenvironmental quality in accordance with 75-10-111;	
2	(iii)	annual orphan share reports from the department of environmental quality in accordance v	with
3	75-10-743;		
4	(iv)	Libby asbestos superfund oversight committee reports in accordance with 75-10-1601;	
5	(v)	annual subdivision sanitation reports from the department of environmental quality in	
6	accordance w	vith 76-4-116;	
7	(vi)	state trust land accessibility reports from the department of natural resources and conserv	ation
8	in accordance	e with 77-1-820;	
9	(vii)	biennial land banking reports and annual state land cabin and home site sales reports fron	n the
10	department of	f natural resources and conservation in accordance with 77-2-366;	
11	(viii)	biennially invasive species reports from the departments of fish, wildlife, and parks and na	tural
12	resources and	d conservation in accordance with 80-7-1006;	
13	(ix)	annual upper Columbia conservation commission reports in accordance with 80-7-1026;	
14	(x)	annual invasive species council reports in accordance with 80-7-1203;	
15	(xi)	sand and gravel reports, if an investigation is completed, in accordance with 82-2-701;	
16	(xii)	annual sage grouse population reports from the department of fish, wildlife, and parks in	
17	accordance w	vith 87-1-201;	
18	(xiii)	annual gray wolf management reports from the department of fish, wildlife, and parks in	
19	accordance w	vith 87-1-901;	
20	(xiv)	biennial Tendoy Mountain sheep herd reports from the department of fish, wildlife, and par	rks in
21	accordance w	vith 87-2-702;	
22	(xv)	wildlife habitat improvement project reports from the department of fish, wildlife, and parks	in
23	accordance w	vith 87-5-807; and	
24	(xvi)	annual sage grouse oversight team activities and staffing reports in accordance with 87-5-	·918;
25	(j)	reports to the water policy interim committee, including:	
26	(i)	drought and water supply advisory committee reports in accordance with 2-15-3308;	
27	(ii)	total maximum daily load reports from the department of environmental quality in accordar	nce



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1	with 75-5-703;	
2	(iii)	state water plans from the department of natural resources and conservation in accordance
3	with 85-1-203;	
4	(iv)	small-scale hydroelectric power generation reports from the department of natural resources
5	and conservati	ion in accordance with 85-1-501;
6	(v)	renewable resource grant and loan program reports from the department of natural resources
7	and conservati	ion in accordance with 85-1-621;
8	(vi)	quarterly adjudication reports from the department of natural resources and conservation and
9	the water court	t in accordance with 85-2-281;
10	(vii)	water reservation reports from the department of natural resources and conservation in
11	accordance wit	th 85-2-316;
12	(viii)	instream flow reports from the department of fish, wildlife, and parks in accordance with 85-2-
13	436; and	
14	(ix)	ground water investigation program reports from the bureau of mines and geology in
15	accordance wit	th 85-2-525;
16	(k)	reports to the local government interim committee, including:
17	(i)	sand and gravel, if an investigation is completed, in accordance with 82-2-701;
18	(ii)	assistance to local governments on federal land management proposals from the department
19	of commerce ir	n accordance with 90-1-182; and
20	(iii)	emergency financial assistance to local government reports from the department of commerce,
21	if requests are	made, in accordance with 90-6-703(2);
22	(I)	reports to the state-tribal relations committee, including:
23	(i)	reports from the missing indigenous persons review commission in accordance with 2-15-2018;
24	(ii)	the Montana Indian language preservation program report from the state-tribal economic
25	development c	commission in accordance with 20-9-537;
26	(iii)	reports from the missing indigenous persons task force in accordance with 44-2-411
27	(iv)	a decennial economic contributions and impacts of Indian reservations report from the



Who	Whole				
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1	department of	commerce in accordance with 90-1-105;			
2	(v)	state-tribal economic development commission activities reports from the state-tribal economic			
3	development o	commission in accordance with 90-1-132; and			
4	(vi)	state-tribal economic development commission reports provided regularly by the state director			
5	of Indian affair	rs in accordance with 90-11-102.			
6	(4)	(a) Except as provided in subsections (4)(b) and (6) and unless otherwise required by law, a			
7	report made to	o the legislature in accordance with subsection (3) may be provided orally before September 1 of			
8	each year preo	ceding the convening of a regular session of the legislature and in accordance with 5-11-			
9	210(1)(b).				
10	(b)	After receiving an oral report, an interim or administrative committee responsible for receiving			
11	the report may	request a written report be filed with the legislature in accordance with 5-11-210(1)(a).			
12	(c)	This section may not be interpreted to preclude an interim or administrative committee from			
13	requesting add	ditional information.			
14	(5)	Reports to the legislature include multistate compact and agreement reports including:			
15	(a)	multistate tax compact reports in accordance with 15-1-601;			
16	(b)	interstate compact on educational opportunity for military children reports in accordance with			
17	20-1-230 and	20-1-231;			
18	(c)	compact for education reports in accordance with 20-2-501;			
19	(d)	Western regional higher education compact reports in accordance with 20-25-801;			
20	(e)	interstate insurance product regulation compact reports in accordance with 33-39-101;			
21	(f)	interstate medical licensure compact reports in accordance with 37-3-356;			
22	(g)	interstate compact on juveniles reports in accordance with 41-6-101;			
23	(h)	interstate compact for adult offender supervision reports in accordance with 46-23-1115;			
24	(i)	vehicle equipment safety compact reports in accordance with 61-2-201;			
25	(j)	multistate highway transportation agreement reports in accordance with 61-10-1101; and			
26	(k)	western interstate nuclear compact reports in accordance with 90-5-201.			
27	(6)	Reports, transfers, statements, assessments, recommendations and changes required under			



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1	17-7-138, 17-7	7-139, 17-7-140, 19-2-405, 19-2-407, 19-3-117, 19-20-201, 19-20-216, 20-7-101	, 23-7-202, 33-1-
2	115, and 39-7 <i>°</i>	1-2375 must be provided as soon as the report is published and publicly availab	le. Reports
3	required in sub	psections (2)(a), (2)(gg) (2)(ff) , (2)(hh) (2)(gg) , and (3)(b)(ix) must be provided fo	llowing issuance
4	of reports issue	ed under Title 5, chapter 13."	-
5			
6	Sectio	on 2. Section 15-64-101, MCA, is amended to read:	
7	"15-64	-101. Definitions. As used in this part, the following definitions apply:	
8	(1)	"Adult-use dispensary" has the meaning provided in 16-12-102.	
9	<u>(2)</u>	"Customer" means a person to whom a sale of marijuana or a marijuana prod	uct is made.
10	(2)(3)	"Department" means the department of revenue provided for in 2-15-1301.	
11	(3)<u>(4)</u>	"Dispensary" means an adult-use dispensary or a medical marijuana dispensa	ary.
12	(4)<u>(5)</u>	"Licensee" means a licensee operating an adult-use dispensary or a medical	marijuana
13	dispensary.		
14	(5) (6)	"Marijuana" has the meaning provided in 16-12-102.	
15	(6)<u>(7)</u>	"Marijuana product" has the meaning provided in 16-12-102.	
16	(7)<u>(8)</u>	"Medical marijuana dispensary" has the meaning provided in 16-12-102.	
17	(8) (9)	"Person" means an individual, firm, partnership, corporation, association, com	ıpany, committee,
18	other group of	persons, or other business entity, however formed.	
19	(9) "	'Purchaser" means a person to whom a sale of marijuana or a marijuana produc	x is made.
20	(10)	"Retail price" means the established price for which an adult-use dispensary of	or medical
21	marijuana disp	pensary sells marijuana or a marijuana product to a purchaser before any discou	int or reduction.
22	(11)	"Sale" or "sell" means any transfer of marijuana or marijuana products for con	sideration,
23	exchange, bar	ter, gift, offer for sale, or distribution in any manner or by any means."	
24			
25	Sectio	on 3. Section 16-12-102, MCA, is amended to read:	
26	"16-12	2-102. Definitions. As used in this chapter, the following definitions apply:	
27	(1)	"Adult-use dispensary" means a licensed premises from which a person licens	sed by the



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 department may: 2 (a) obtain marijuana or marijuana products from a licensed cultivator, manufacturer, dispensary, or 3 other licensee approved under this chapter; and 4 sell marijuana or marijuana products to registered cardholders, adults that are 21 years of age (b) 5 or older, or both. 6 "Affiliate" means a person that directly, or indirectly through one or more intermediaries, (2) 7 controls or is controlled by, or is under common control with, another person. 8 (3) "Beneficial owner of", "beneficial ownership of", or "beneficially owns an" is determined in 9 accordance with section 13(d) of the federal Securities and Exchange Act of 1934, as amended. 10 (4) "Canopy" means the total amount of square footage dedicated to live plant production at a 11 licensed premises consisting of the area of the floor, platform, or means of support or suspension of the plant. 12 "Consumer" means a person 21 years of age or older who obtains or possesses marijuana or (5) marijuana products for personal use from a licensed dispensary but not for resale. 13 14 "Control", "controls", "controlled", "controlling", "controlled by", and "under common control (6) 15 with" mean the possession, direct or indirect, of the power to direct or cause the direction of the management or 16 policies of a person, whether through the ownership of voting owner's interests, by contract, or otherwise. 17 "Controlling beneficial owner" means a person that satisfies one or more of the following: (7) 18 (a) is a natural person, an entity that is organized under the laws of and for which its principal 19 place of business is located in one of the states or territories of the United States or District of Columbia, or a 20 publicly traded corporation, and: 21 (i) acting alone or acting in concert, owns or acquires beneficial ownership of 5% or more of the 22 owner's interest of a marijuana business; 23 (ii) is an affiliate that controls a marijuana business and includes, without limitation, any manager; 24 or 25 (iii) is otherwise in a position to control the marijuana business; or 26 (b) is a qualified institutional investor acting alone or acting in concert that owns or acquires 27 beneficial ownership of more than 15% of the owner's interest of a marijuana business.



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1	(8)	"Correctional facility or program" means a facility or program that is described in 53-1-202(2) or
2	(3) and to whic	ch an individual may be ordered by any court of competent jurisdiction.
3	(9)	"Cultivator" means a person licensed by the department to:
4	(a)	plant, cultivate, grow, harvest, and dry marijuana; and
5	(b)	package and relabel marijuana produced at the location in a natural or naturally dried form that
6	has not been o	converted, concentrated, or compounded for sale through a licensed dispensary.
7	(10)	"Debilitating medical condition" means:
8	(a)	cancer, glaucoma, positive status for human immunodeficiency virus, or acquired immune
9	deficiency syn	drome when the condition or disease results in symptoms that seriously and adversely affect the
10	patient's health	h status;
11	(b)	cachexia or wasting syndrome;
12	(c)	severe chronic pain that is a persistent pain of severe intensity that significantly interferes with
13	daily activities	as documented by the patient's treating physician;
14	(d)	intractable nausea or vomiting;
15	(e)	epilepsy or an intractable seizure disorder;
16	(f)	multiple sclerosis;
17	(g)	Crohn's disease;
18	(h)	painful peripheral neuropathy;
19	(i)	a central nervous system disorder resulting in chronic, painful spasticity or muscle spasms;
20	(j)	admittance into hospice care in accordance with rules adopted by the department; or
21	(k)	posttraumatic stress disorder.
22	(11)	"Department" means the department of revenue provided for in 2-15-1301.
23	(12)	(a) "Employee" means an individual employed to do something for the benefit of an employer.
24	(b)	The term includes a manager, agent, or director of a partnership, association, company,
25	corporation, lir	nited liability company, or organization.
26	(c)	The term does not include a third party with whom a licensee has a contractual relationship.
27	(13)	(a) "Financial interest" means a legal or beneficial interest that entitles the holder, directly or



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 indirectly through a business, an investment, or a spouse, parent, or child relationship, to 5% or more of the net 2 profits or net worth of the entity in which the interest is held. 3 (b) The term does not include interest held by a bank or licensed lending institution or a security 4 interest, lien, or encumbrance but does include holders of private loans or convertible securities. 5 "Former medical marijuana licensee" means a person that was licensed by or had an (14)6 application for licensure pending with the department of public health and human services to provide marijuana 7 to individuals with debilitating medical conditions on November 3, 2020 April 27, 2021 December 31, 2021. 8 (15) (a) "Indoor cultivation facility" means an enclosed area used to grow live plants that is within a permanent structure using artificial light exclusively or to supplement natural sunlight. 9 10 (b) The term may include: 11 (i) a greenhouse; 12 a hoop house: or (ii) a similar structure that protects the plants from variable temperature, precipitation, and wind. 13 (iii) 14 "Licensed premises" means all locations related to, or associated with, a specific license that is (16)15 authorized under this chapter and includes all enclosed public and private areas at the location that are used in 16 the business operated pursuant to a license, including offices, kitchens, restrooms, and storerooms. 17 "Licensee" means a person holding a state license issued pursuant to this chapter. (17) 18 (18) "Local government" means a county, a consolidated government, or an incorporated city or 19 town. 20 (19) "Manufacturer" means a person licensed by the department to convert or compound marijuana 21 into marijuana products, marijuana concentrates, or marijuana extracts and package, repackage, label, or 22 relabel marijuana products as allowed under this chapter. 23 (20)(a) "Marijuana" means all plant material from the genus Cannabis containing 24 tetrahydrocannabinol (THC) or seeds of the genus capable of germination. 25 (b) The term does not include hemp, including any part of that plant, including the seeds and all 26 derivatives, extracts, cannabinoids, isomers, acids, salts, and salts of isomers, whether growing or not, with a 27 delta-9 tetrahydrocannabinol concentration of not more than 0.3% on a dry weight basis, or commodities or



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- 1 products manufactured with hemp, or any other ingredient combined with marijuana to prepare topical or oral
- 2 administrations, food, drink, or other products.
- 3 (c) The term does not include a drug approved by the United States food and drug administration
- 4 pursuant to section 505 of the Federal Food, Drug, and Cosmetic Act, 21 U.S.C. 301, et seq.
- 5 (21) "Marijuana business" means a cultivator, manufacturer, adult-use dispensary, medical
- 6 marijuana dispensary, combined-use marijuana licensee, testing laboratory, marijuana transporter, or any other
- 7 business or function that is licensed by the department under this chapter.
- 8 (22) "Marijuana concentrate" means any type of marijuana product consisting wholly or in part of the 9 resin extracted from any part of the marijuana plant.
- 10 (23) "Marijuana derivative" means any mixture or preparation of the dried leaves, flowers, resin, or
- byproducts of the marijuana plant, including but not limited to marijuana concentrates and other marijuana
- 12 products.
- 13 (24) "Marijuana product" means a product that contains marijuana and is intended for use by a
- 14 consumer by a means other than smoking. The term includes but is not limited to edible products, ointments,
- 15 tinctures, marijuana derivatives, and marijuana concentrates, including concentrates intended for use by
- 16 <u>smoking or vaping</u>.
- 17 (25) "Marijuana transporter" means a person that is licensed to transport marijuana and marijuana 18 products from one marijuana business to another marijuana business, or to and from a testing laboratory, and 19 to temporarily store the transported retail marijuana and retail marijuana products at its licensed premises, but 20 is not authorized to sell marijuana or marijuana products to consumers under any circumstances.
- 21 (26) "Mature marijuana plant" means a harvestable marijuana plant.
- (27) "Medical marijuana" means marijuana or marijuana products that are for sale solely to a
 cardholder who is registered under Title 16, chapter 12, part 5.
- (28) "Medical marijuana dispensary" means the location from which a registered cardholder may
 obtain marijuana or marijuana products.
- 26 (29) "Outdoor cultivation" means live plants growing in an area exposed to natural sunlight and 27 environmental conditions including variable temperature, precipitation, and wind.



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 (30)"Owner's interest" means the shares of stock in a corporation, a membership in a nonprofit 2 corporation, a membership interest in a limited liability company, the interest of a member in a cooperative or in 3 a limited cooperative association, a partnership interest in a limited partnership, a partnership interest in a 4 partnership, and the interest of a member in a limited partnership association. 5 "Paraphernalia" has the meaning provided for "drug paraphernalia" in 45-10-101. (31)6 (32) "Passive beneficial owner" means any person acquiring an owner's interest in a marijuana 7 business that is not otherwise a controlling beneficial owner or in control. 8 (33) "Person" means an individual, partnership, association, company, corporation, limited liability 9 company, or organization. 10 (34)"Qualified institutional investor" means: 11 (a) a bank or banking institution including any bank, trust company, member bank of the federal 12 reserve system, bank and trust company, stock savings bank, or mutual savings bank that is organized and doing business under the laws of this state, any other state, or the laws of the United States; 13 14 a bank holding company as defined in 32-1-109; (b) 15 (c) a company organized as an insurance company whose primary and predominant business 16 activity is the writing of insurance or the reinsuring of risks underwritten by insurance companies, and that is 17 subject to regulation or oversight by the insurance department of the office of the state auditor or a similar 18 agency of another state, or any receiver or similar official or any liquidating agent for such a company, in their 19 capacity as such an insurance company; 20 an investment company registered under section 8 of the federal Investment Company Act of (d) 21 1940, as amended; 22 (e) an employee benefit plan or pension fund subject to the federal Employee Retirement Income 23 Security Act of 1974, excluding an employee benefit plan or pension fund sponsored by a licensee or an 24 intermediary holding company licensee that directly or indirectly owns 10% or more of a licensee; 25 (f) a state or federal government pension plan; or 26 (g) any other entity identified by rule by the department. 27 (35)"Registered cardholder" or "cardholder" means a Montana resident with a debilitating medical



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1	condition who	has received and maintains a valid registry identification card.	
2	(36)	"Registry identification card" means a document issued by the department pursuant to 16-12-	-
3	503 that identi	ifies an individual as a registered cardholder.	
4	(37)	(a) "Resident" means an individual who meets the requirements of 1-1-215.	
5	(b)	An individual is not considered a resident for the purposes of this chapter if the individual:	
6	(i)	claims residence in another state or country for any purpose; or	
7	(ii)	is an absentee property owner paying property tax on property in Montana.	
8	(38)	"Seedling" means a marijuana plant that has no flowers and is less than 12 inches in height	
9	and 12 inches	a in diameter.	
10	(39) "	"State laboratory" means the laboratory operated by the department of public health and human	ł
11	services to co	onduct environmental analyses.	
12	(40)<u>(</u>3	"Testing laboratory" means a qualified person, licensed under this chapter that:	
13	(a)	provides testing of representative samples of marijuana and marijuana products; and	
14	(b)	provides information regarding the chemical composition and potency of a sample, as well as	3
15	the presence	of molds, pesticides, or other contaminants in a sample.	
16	(41)<u>(4</u>	(a) "Usable marijuana" means the dried leaves and flowers of the marijuana plant the	at
17	are appropriat	te for the use of marijuana by an individual.	
18	(b)	The term does not include the seeds, stalks, and roots of the plant. (Subsection (15)(b)(ii)	
19	terminates Oc	ctober 1, 2023sec. 117(1), Ch. 576, L. 2021.)"	
20			
21	Section	on 4. Section 16-12-104, MCA, is amended to read:	
22	"16-12	2-104. Department responsibilities licensure. (1) The department shall establish and	
23	maintain a reg	gistry of persons who receive licenses under this chapter.	
24	(2)	(a) The department shall issue the following license types to persons who submit applications	3
25	meeting the re	equirements of this chapter:	
26	(i)	cultivator license;	
27	(ii)	manufacturer license;	



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 (iii) adult-use dispensary license or a medical marijuana dispensary license; 2 (iv) testing laboratory license. 3 (v) marijuana transporter license. 4 (vi) combined-use marijuana license. 5 The department may establish other license types, subtypes, endorsements, and restrictions it (b) 6 considers necessary for the efficient administration of this chapter. 7 A licensee may not cultivate hemp or engage in hemp manufacturing at a licensed premises. (3) 8 (4) A person licensed to cultivate or manufacture marijuana or marijuana products is subject to the 9 provisions contained in the Montana Pesticides Act provided for in Title 80, chapter 8. 10 (5) The department shall assess applications for licensure or renewal to determine if an applicant, 11 controlling beneficial owner, or a person with a financial interest in the applicant meets any of the criteria 12 established in this chapter for denial of a license. 13 A license issued pursuant to this chapter must be displayed by the licensee as provided for in (6) 14 rule by the department. (a) The department shall review the information contained in an application or renewal 15 (7) 16 submitted pursuant to this chapter and shall approve or deny an application: 17 (i) within 60 days of receiving the application or renewal and all related application materials from 18 a former medical marijuana licensee or an existing licensee under this chapter; and 19 (ii) within 120 days of receiving the application and all related application materials from a new 20 applicant. 21 If the department fails to act on a completed application within the time allowed under (b) 22 subsection (7)(a), the department shall: 23 (i) reduce the cost of the licensing fee for a new applicant for licensure or endorsement or for a 24 licensee seeking renewal of a license by 5% each week that the application is pending; and 25 (ii) allow a licensee to continue operation until the department takes final action. 26 (c) The department may not take final action on an application for a license or renewal of a license 27 until the department has completed a satisfactory inspection as required by this chapter and related



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1 administrative rules.

2 (d) The department shall issue a license or endorsement within 5 days of approving an application
3 or renewal.

4 (8) (a) Review of a rejection of an application or renewal may be conducted as a contested case
5 hearing before the department's office of dispute resolution pursuant to the provisions of the Montana
6 Administrative Procedure Act.

7 (b) A person may appeal any decision of the department of revenue concerning the issuance, 8 rejection, suspension, or revocation of a license provided for by this chapter to the district court in the county in 9 which the person operates or proposes to operate. If a person operates or seeks to operate in more than one 10 county, the person may seek judicial review in the district court with jurisdiction over actions arising in any of the 11 counties where it operates or seeks to operate.

12 (c) An appeal pursuant to subsection (8)(b) must be made by filing a complaint setting forth the

13 grounds for relief and the nature of relief demanded with the district court within 30 days following receipt of

14 notice of the department's final decision.

15 (9) Licenses issued under this chapter must be renewed annually.

16 (10) (a) The department shall provide the names and phone numbers of persons, including the

17 <u>names of controlling beneficial owners, licensed under this chapter and the city, town, or county where licensed</u>

18 premises are located to the public on the department's website. Except as provided in subsection (10)(b), the

19 department may not disclose the physical location or address of a marijuana business.

(b) The department may share the physical location or address of a marijuana business with
another state agency, political subdivision, and the state fire marshal.

(c) The name of a controlling beneficial owner is not considered confidential information as defined
 in 2-6-1002.

(11) The department may not prohibit a cultivator, manufacturer, or adult-use dispensary licensee
 operating in compliance with the requirements of this chapter from operating at a shared location with a medical
 marijuana dispensary.

27

(12) The department may not adopt rules requiring a consumer to provide a licensee with identifying



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 information other than government-issued identification to determine the consumer's age. A licensee that scans 2 a person's driver's license using an electronic reader to determine the person's age: 3 (a) may only use data or metadata from the scan determine the person's age; 4 (b) may not transfer or sell that data or metadata to another party; and 5 shall permanently delete any data or metadata from the scan within 180 days, unless otherwise (c) 6 provided for in this chapter or by the department. 7 (a) Except as provided in subsection (13)(b), licenses issued by the department under this (13)8 chapter are nontransferable. 9 A licensee may sell its marijuana business, including live plants, inventory, and material assets, (b) 10 to a person who is licensed by the department under the provisions of this chapter. The department may, in its 11 discretion, issue a temporary license to the acquiring party to facilitate the transfer of the licensee's marijuana 12 business. 13 (14)A person who is not a controlling beneficial owner in a licensee may not receive or otherwise 14 obtain an ownership interest in a licensee that results in the person becoming a controlling beneficial owner unless the licensee notifies, in writing, the department of the proposed transaction and the department 15 16 determines that the person qualifies for ownership under the provisions of this chapter." 17 18 Section 5. Section 16-12-106, MCA, is amended to read: 19 "16-12-106. Personal use and cultivation of marijuana -- penalties. (1) Subject to the limitations in 20 16-12-108, the following acts are lawful and may not be an offense under state law or the laws of any local 21 government within the state, be a basis to impose a civil fine, penalty, or sanction, or be a basis to detain, 22 search, or arrest, or otherwise deny any right or privilege, or to seize or forfeit assets under state law or the 23 laws of any local government for a person who is 21 years of age or older or a registered cardholder: 24 (a) possessing, purchasing, obtaining, using, ingesting, inhaling, or transporting 1 ounce or less of 25 usable marijuana, except that not more than 8 grams may be in a concentrated form and not more than 800 26 milligrams of THC may be in edible marijuana products meant to be eaten or swallowed in solid form; 27 transferring, delivering, or distributing without consideration, to a person who is 21 years of age (b)



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 or older or a registered cardholder, 1 ounce or less of usable marijuana, except that not more than 8 grams 2 may be in a concentrated form and not more than 800 milligrams of THC may be in edible marijuana products 3 meant to be eaten or swallowed in solid form; 4 in or on the grounds of a private residence, possessing, planting, or cultivating up to two (c) 5 mature marijuana plants and two seedlings, or four mature marijuana plants and four seedlings for a registered 6 cardholder, and possessing, harvesting, drying, processing, or manufacturing the marijuana, provided that: 7 marijuana plants and any marijuana produced by the plants in excess of 1 ounce must be kept (i) 8 in a locked space in or on the grounds of one private residence and may not be visible by normal, unaided 9 vision from a public place; 10 (ii) not more than twice the number of marijuana plants permitted under this subsection (1)(c) may 11 be cultivated in or on the grounds of a single private residence simultaneously; 12 a person growing or storing marijuana plants under this subsection (1)(c) must own the private (iii) residence where the plants are cultivated and stored or obtain written permission to cultivate and store 13 14 marijuana from the owner of the private residence; and no portion of a private residence used for cultivation of marijuana and manufacture of 15 (iv) 16 marijuana products for personal use may be shared with, rented, or leased to a marijuana business; 17 assisting another person who is at least 21 years of age or a registered cardholder, in any of (d) 18 the acts permitted by this section, including allowing another person to use one's personal residence for any of 19 the acts described in this section; and 20 possessing, purchasing, using, delivering, distributing, manufacturing, transferring, or selling to (e) 21 persons 18 years of age or older paraphernalia relating to marijuana. 22 A person who cultivates marijuana plants that are visible by normal, unaided vision from a (2) 23 public place in violation of subsection (1)(c)(i) is subject to a civil fine not exceeding \$250 and forfeiture of the 24 marijuana. 25 (3) A person who cultivates marijuana plants or stores marijuana outside of a locked space is 26 subject to a civil fine not exceeding \$250 and forfeiture of the marijuana. 27 (4) A person who smokes marijuana in a public place, other than in an area licensed for that



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 activity by the department, is subject to a civil fine not exceeding \$50. 2 (5) For a person who is under 21 years of age and is not a registered cardholder, possession, use, 3 delivery without consideration, or distribution without consideration of marijuana is punishable in accordance 4 with 45-5-624. 5 For a person who is under 18 years of age and is not a registered cardholder, possession, use, (6) 6 transportation, delivery without consideration, or distribution without consideration of marijuana paraphernalia is 7 punishable by forfeiture of the marijuana paraphernalia and 8 hours of drug education or counseling. 8 (7) Unless otherwise permitted under the provisions of Title 16, chapter 12, part 5, the possession, 9 production, delivery without consideration to a person 21 years of age or older, or possession with intent to 10 deliver more than 1 ounce but less than 2 ounces of marijuana or more than 8 grams but less than 16 grams of 11 marijuana in a concentrated form is punishable by forfeiture of the marijuana and: 12 for a first violation, the person's choice between a civil fine not exceeding \$200 or completing (a) up to 4 hours of community service in lieu of the fine: 13 14 for a second violation, the person's choice between a civil fine not exceeding \$300 or (b) completing up to 6 hours of community service in lieu of the fine; and 15 16 for a third or subsequent violation, the person's choice between a civil fine not exceeding \$500 (c) 17 or completing up to 8 hours of community service in lieu of the fine. 18 (8) A person may not be denied adoption, custody, or visitation rights relative to a minor solely for 19 conduct that is permitted by this chapter. 20 (9) A person may not be denied access to or priority for an organ transplant or denied access to health care solely for conduct that is permitted by this chapter." 21 22 23 Section 6. Section 16-12-108, MCA, is amended to read: 24 "16-12-108. Limitations of act. (1) This chapter does not permit: 25 (a) any individual to operate, navigate, or be in actual physical control of a motor vehicle, train, 26 aircraft, motorboat, or other motorized form of transport while under the influence of marijuana or marijuana 27 products;



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1	(b)	consumption of marijuana or marijuana products while operating or being in physical cont	rol of
2	a motor vehicle	e, train, aircraft, motorboat, or other motorized form of transport while it is being operated;	
3	(c)	smoking or consuming marijuana while riding in the passenger seat within an enclosed	
4	compartment o	of a motor vehicle, train, aircraft, motorboat, or other motorized form of transport while it is b	eing
5	operated;		
6	(d)	delivery or distribution of marijuana or marijuana products, with or without consideration, t	io a
7	person under 2	21 years of age <u>, unless the person is a registered cardholder;</u>	
8	(e)	purchase, consumption, or use of marijuana or marijuana products by a person under 21	years
9	of age <u>, unless</u>	the person is a registered cardholder;	
10	(f)	possession or transport of marijuana or marijuana products by a person under 21 years o	fage
11	unless the und	lerage person is <u>a registered cardholder or is</u> at least 18 years of age and is an employee or	fa
12	marijuana busi	iness licensed under this chapter and engaged in work activities;	
13	(g)	possession or consumption of marijuana or marijuana products or possession of marijuan	a
14	paraphernalia:		
15	(i)	on the grounds of any property owned or leased by a school district, a public or private	
16	preschool, scho	ool, or postsecondary school as defined in 20-5-402;	
17	(ii)	in a school bus or other form of public transportation;	
18	(iii)	in a health care facility as defined in 50-5-101; <u>or</u>	
19	(iv)	on the grounds of any correctional facility; or	
20	(v) in	a hotel or motel room;	
21	(h)	using marijuana or marijuana products in a location where smoking tobacco is prohibited;	
22	<u>(i)</u>	smoking marijuana in a hotel or motel room, except for a hotel or motel room that is desig	nated
23	<u>as a smoking r</u>	room and rented to a guest;	
24	(i)<u>(i)</u>	consumption of marijuana or marijuana products <u>:</u>	
25	<u>(i)</u>	in a public place, except as allowed by the department; <u>or</u>	
26	<u>(ii)</u>	on trains, buses, or other forms of public transportation.	
27	(j)<u>(k)</u>	conduct that endangers others;	



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1	(k)<u>(l)</u>	undertaking any task while under the influence of marijuana or marijuana products if doing so
2	would constitut	te negligence or professional malpractice; or
3	(I)<u>(m)</u>	performing solvent-based extractions on marijuana using solvents other than water, glycerin,
4	propylene glyc	ol, vegetable oil, or food-grade ethanol unless licensed for this activity by the department.
5	<u>(2)</u>	(a) A violation of subsections (1)(g)(i) through (1)(g)(iii) and (1)(h) through (1)(j) is subject to the
6	penalties provi	ded for in 50-40-115.
7	<u>(b)</u>	In addition to the penalties provided for in 50-40-115, a person in violation of subsection
8	<u>(1)(g)(iv) may t</u>	be subject to administrative action by the department of corrections and the department of
9	justice, and a v	violation of subsection (1)(g)(iv) may be subject to the penalties provided for in 45-7-307.
10	<u>(c)</u>	A violation of subsection (1)(m) is subject to the penalties provided for in 45-9-110(3).
11	(2)(3)	A person may not cultivate marijuana in a manner that is visible from the street or other public
12	area.	
13	(3)(4)	A hospice or residential care facility licensed under Title 50, chapter 5, may adopt a policy that
14	allows use of n	narijuana by a registered cardholder.
15	(4)<u>(5)</u>	Nothing in this chapter may be construed to:
16	(a)	require an employer to permit or accommodate conduct otherwise allowed by this chapter in
17	any workplace	or on the employer's property;
18	(b)	prohibit an employer from disciplining an employee for violation of a workplace drug policy or
19	for working whi	ile intoxicated by marijuana or marijuana products;
20	(c)	prevent an employer from declining to hire, discharging, disciplining, or otherwise taking an
21	adverse emplo	yment action against an individual with respect to hire, tenure, terms, conditions, or privileges of
22	employment be	ecause of the individual's violation of a workplace drug policy or intoxication by marijuana or
23	marijuana prod	lucts while working;
24	(d)	prohibit an employer from including in any contract a provision prohibiting the use of marijuana
25	for a debilitatin	g medical condition; or
26	(e)	permit a cause of action against an employer for wrongful discharge pursuant to 39-2-904 or
27	discrimination	pursuant to 49-1-102.



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1	(5) (6)	Nothing in this chapter may be construed to prohibit a person from prohibiting or otherwise
2	regulating the	consumption, cultivation, distribution, processing, sale, or display of marijuana, marijuana
3	products, and	marijuana paraphernalia on private property the person owns, leases, occupies, or manages,
4	except that a le	ease agreement executed after January 1, 2021, may not prohibit a tenant from lawfully
5	possessing an	d consuming marijuana by means other than smoking unless required by federal law or to obtain
6	federal funding].
7	(6)<u>(7)</u>	A licensee who violates 15-64-103 or 15-64-104 or fails to pay any other taxes owed to the
8	department un	der Title 15 is subject to revocation of the person's license from the date of the violation until a
9	period of up to	1 year after the department certifies compliance with 15-64-103 or 15-64-104.
10	(7)<u>(8)</u>	Unless specifically exempted by this chapter, the provisions of Title 45, chapter 9, apply to the
11	conduct of con	sumers, licensees, and registered cardholders."
12		
13	Sectio	on 7. Section 16-12-109, MCA, is amended to read:
14	"16-12	2-109. Unlawful conduct by licensees penalties. (1) If the department has reasonable
15	cause to believ	we that a licensee has violated a provision of this chapter or a rule of the department, it may, in its
16	discretion and	in addition to any other penalties prescribed:
17	(a)	reprimand a licensee;
18	(b)	revoke the license of the licensee;
19	(c)	suspend the license for a period of not more than 3 months up to 1 year;
20	(d)	refuse to grant a renewal of the license after its expiration; or
21	(e)	impose a civil penalty not to exceed \$3,000.
22	(2)	The department shall consider mitigating circumstances and may adjust penalties within
23	penalty ranges	s based on its consideration of mitigating circumstances. Examples of mitigating circumstances
24	are:	
25	(a)	compliance with the provisions of this chapter within the prior 3 years;
26	(b)	the licensee has made good faith efforts to prevent a violation; or
27	(C)	the licensee has cooperated in the investigation of the violation and the licensee or an



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1	employee or a	gent of the licensee accepts responsibility.	
2	(3)	The department shall consider aggravating circumstances and may adjust pe	nalties within
3	penalty ranges	s based on its consideration of aggravating circumstances. Examples of aggrav	ating
4	circumstances	are:	
5	(a)	prior warnings about compliance problems;	
6	(b)	prior violations of the provisions of this chapter within the past 3 years;	
7	(c)	lack of written policies governing employee conduct;	
8	(d)	additional violations revealed during the course of the investigation;	
9	(e)	efforts to conceal a violation;	
10	(f)	intentional violations; or	
11	(g)	involvement of more than one patron or employee in a violation.	
12	(4)	For each licensing program regulated by the department under this chapter, t	he department is
13	designated as	a criminal justice agency within the meaning of 44-5-103 for the purpose of obt	aining confidential
14	criminal justice	e information regarding licensees and license applicants and regarding possible	unlicensed
15	practice.		
16	(5)	The department shall revoke and may not reissue a license or endorsement b	pelonging to a
17	person:		
18	(a)	whose controlling beneficial owner is an individual convicted of a felony drug	offense;
19	(b)	who allows another person not authorized or lawfully allowed to be in posses	sion of the
20	license;		
21	(c)	who transports marijuana or marijuana products outside of Montana, unless o	otherwise allowed
22	by federal law;	;	
23	(d)	who operates a carbon dioxide or hydrocarbon extraction system without obta	aining a
24	manufacturing	license;	
25	(e)	who purchases marijuana from an unauthorized source in violation of this cha	ipter; or
26	(f)	who sells, distributes, or transfers marijuana or marijuana products to a perso	on the licensee
27	knows or shou	Ild know is under 21 years of age <u>, unless the person is a registered cardholder</u> .	



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1	(6)	A licensee whose license is revoked may not reapply for licensure for 3 years	s from the date of
2	the revocation.		
3	(7)	(a) Review of a department action imposing a fine, suspension, or revocation	under this
4	chapter must b	be conducted as a contested case hearing before the department's office of dis	pute resolution
5	under the prov	isions of the Montana Administrative Procedure Act.	
6	(b)	A person may appeal any decision of the department concerning the issuance	e, rejection,
7	suspension, or	revocation of a license provided for by this chapter to the district court in the c	ounty in which the
8	person operate	es or proposes to operate. If a person operates or seeks to operate in more tha	in one county, the
9	person may se	ek judicial review in the district court with jurisdiction over actions arising in an	y of the counties
10	where it operat	tes or seeks to operate.	
11	(c)	An appeal pursuant to subsection (7)(b) must be made by filing a complaint s	setting forth the
12	grounds for rel	ief and the nature of relief demanded with the district court within 30 days follo	wing receipt of
13	notice of the de	epartment's final decision."	
14			
15	Sectio	on 8. Section 16-12-110, MCA, is amended to read:	
16	"16-12	-110. Legislative monitoring. (1) The economic affairs interim committee sl	nall provide
17	oversight of the	e department's activities pursuant to this chapter, including but not limited to m	onitoring of:
18	(a)	the number of licensees;	
19	<u>(b)</u>	(i) the total square footage of canopy licensed in the state; and	
20	<u>(ii)</u>	the percentage of total canopy in production;	
21	(b) (c)	issues related to the cultivation, manufacture, sale, testing, and use of mariju	ana; and
22	(c) (d)	the development, implementation, and use of the seed-to-sale tracking syste	m established in
23	accordance wit	th 16-12-105 <u>;</u>	
24	<u>(e)</u>	the number of registered cardholders;	
25	<u>(f)</u>	the number and type of violations committed by registered cardholders, toge	ther with the
26	penalties impo	sed on registered cardholders by the department; and	
27	(a)	laboratory testing procedures performed by the department in accordance wi	th this chapter.



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1	(2)	The economic affairs interim committee shall identify issues likely to require futu	ıre legislative	
2	2 attention and develop legislation to present to the next regular session of the legislature.			
3	(3)	(a) The department shall periodically report to the economic affairs interim committee and		
4	submit a repor	t to the legislative clearinghouse, as provided in 5-11-210, on persons who are licensed or		
5	registered pursuant to 16-12-203 and 16-12-503. The report must include:			
6	(i)	the number of cultivators, manufacturers, and dispensaries licensed pursuant to this chapter;		
7	(ii)	the number and type of violations committed by licensees;		
8	(iii)	the number of licenses revoked; and		
9	(iv)	the amount of marijuana and marijuana products cultivated and sold pursuant to this chapter;		
10	<u>(v)</u>	the number of applications for registry identification cards and the number of registered		
11	cardholders approved;			
12	<u>(vi)</u>	the nature of the debilitating medical conditions of the registered cardholders;		
13	<u>(vii)</u>	the number of registry identification cards revoked; and		
14	<u>(viii)</u>	the number of physicians providing written certification for registered cardholder	s and the	
15	number of written certifications each physician has provided.			
16	(b)	The report may not provide any identifying information of cultivators, manufacturers, and		
17	dispensaries except basic geographic or other statistical information any identifying information of registered			
18	cardholders or	<u>r physicians</u> .		
19	(4)	The report on inspections required under 16-12-210 must include, at a minimum	ı, the following	
20	information for both announced and unannounced inspections:			
21	(a)	the number of inspections conducted, by canopy licensure tier;		
22	(b)	the number of licensees that were inspected more than once during the year;		
23	(c)	the number of inspections that were conducted because of complaints made to	the department;	
24	and			
25	(d)	the types of enforcement actions taken as a result of the inspections.		
26	<u>(5)</u>	The department shall furnish to the economic affairs interim committee, on requ	<u>est, a list</u>	
27	containing the	containing the names of all controlling beneficial owners for each licensee.		



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1	<u>(6)</u>	Pursuant to 37-3-203, the board of medical examiners shall report annually in accordance with		
2	5-11-210 to the economic affairs interim committee on the number and types of complaints the board has			
3	received involving physician practices in providing written certification for the use of marijuana."			
4				
5	Section 9. Section 16-12-125, MCA, is amended to read:			
6	"16-1	2-125. Hotline. (1) The department shall create and maintain a hotline to receive reports of		
7	suspected abuse of the provisions of this chapter.			
8	(2)	An individual making a complaint must be a resident and shall provide the individual's name,		
9	street address, and phone number.			
10	(3)	(a) The department shall provide a copy of the complaint to the person or licensee that is the		
11	subject of the complaint.			
12	(b) The department may not redact the individual's name or city of residence from the complaint copy			
13	(4)	The department may:		
14	(a)	investigate reports of suspected abuse of the provisions of this chapter; or		
15	(b)	refer reports of suspected abuse to the law enforcement agency having jurisdiction in the area		
16	6 where the suspected abuse is occurring."			
17				
18	Secti	on 10. Section 16-12-129, MCA, is amended to read:		
19	"16-1	2-129. Department to conduct background checks. (1) In addition to any other requirement		
20	imposed unde	er this chapter, before issuing any license under this chapter the department shall conduct:		
21	(a)	a fingerprint-based background check meeting the requirements for a fingerprint-based		
22	background c	heck by the department of justice and the federal bureau of investigation in association with an		
23	application for initial licensure and every 5 years thereafter; and			
24	(b)	a name-based background check in association with an application for initial licensure and		
25	each year thereafter except years that an applicant is required to submit fingerprints for a fingerprint-based			
26	background c	background check.		
27	(2)	For the purpose of the background records check required under subsection (1), the		



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1	department sh	nall obtain fingerprints from each individual listed on an application submitted un	der this chapter
2	and each indiv	vidual who has a controlling beneficial ownership or financial interest in the licen	se or prospective
3	license, includ	ling:	
4	(a)	each partner of an applicant that is a limited partnership;	
5	(b)	each member of an applicant that is a limited liability company;	
6	(c)	each director and officer of an applicant that is a corporation;	
7	(d)	each individual who holds a 5% financial interest in the license applicant or is	a controlling
8	beneficial owr	ner of the person applying for the license; and	
9	(e)	each individual who is a partner, member, director, or officer of a legal entity t	that holds a 5%
10	financial intere	est in the license applicant or is a controlling beneficial owner of the person appl	ying for the
11	license <u>; and</u>		
12	<u>(f)</u>	a person designated by the applicant as responsible for operating the license	<u>d establishment</u>
13	on behalf of th	<u>ie licensee</u> .	
14	(3) (a) Except as provided in subsection (3)(b), an employee of a marijuana busined	ss shall undergo a
15	criminal backg	ground check prior to beginning employment.	
16	(b) /	An employee of a former medical marijuana licensee in good standing with the d	epartment as of
17	January 1, 20	22, shall undergo a criminal background check within 90 days of January 1, 202	<u>'2.</u>
18	(4)<u>(3)</u>	The department may establish procedures for obtaining fingerprints for the fin	igerprint-based
19	and name-bas	sed background checks required under this section."	
20			
21	Section	on 11. Section 16-12-201, MCA, is amended to read:	
22	"16-12	2-201. Licensing of cultivators, manufacturers, and dispensaries. (1) (a) E	3etween January
23	1, 2022, and J	l une 30, 2023 June 30, 2025, the department may only accept applications from	ı and issue
24	licenses to for	mer medical marijuana licensees that were licensed by or had an application pe	ending with the
25	department of	public health and human services on November 3, 2020 <u>April 27, 2021</u> Decem l	<u>ber 31, 2021,</u> and
26	are in good st	anding with the department and in compliance with this chapter, rules adopted b	by the department,
27	and any applic	cable local regulations or ordinances as of January 1, 2022.	



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1 (b) The department shall begin accepting applications for and issuing licenses to cultivate,

2 manufacture, or sell marijuana or marijuana products to applicants who are not former medical marijuana
3 licensees under subsection (1)(a) on or after July 1, 2023 July 1, 2025.

4 (2) (a) The department shall adopt rules to govern the operation of former medical marijuana 5 licensees and facilitate the process of transitioning former medical marijuana licensees to the appropriate 6 license under this chapter with a minimum of disruption to business operations.

7 (b) Beginning January 1, 2022, a former medical marijuana licensee may sell marijuana and 8 marijuana products to registered cardholders at the medical tax rate set forth in 15-64-102 and to consumers at 9 the adult-use marijuana tax rate set forth in 15-64-102 under the licensee's existing license in a jurisdiction that 10 allows for the operation of marijuana businesses pursuant to 16-12-301 until the former medical marijuana 11 licensee's next license renewal date, by which time the former medical licensee must have applied for and 12 obtained the appropriate licensure under this chapter to continue operations, unless an extension of time is 13 granted by the department.

14 (c) (i) Except as provided in subsection (2)(c)(ii), for the purpose of this subsection (2),

"appropriate licensure" means a cultivator license, medical marijuana dispensary license, adult-use dispensary
license, and, if applicable, a manufacturer license.

17 (ii) A former medical marijuana licensee who sells marijuana and marijuana products exclusively to
 18 registered cardholders is not required to obtain an adult-use dispensary license.

(3) The department may amend or issue licenses to provide for staggered expiration dates. The
 department may provide for initial license terms of greater than 12 months but no more than 23 months in
 adopting staggered expiration dates. Thereafter, licenses expire annually. License fees for the license term
 implementing staggered license terms may be prorated by the department."

23

24

Section 12. Section 16-12-202, MCA, is amended to read:

"16-12-202. Testing laboratories -- licensing -- inspection -- state laboratory responsibility. (1)
 (a) A person who obtains a testing laboratory license or is an employee of a licensed testing laboratory is
 authorized to possess and test marijuana as allowed by this chapter.



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1	(b)	A person who is a controlling beneficial owner of a testing laboratory or holds a financial
2	interest in a lie	censed testing laboratory may not be a controlling beneficial owner or have a financial interest in
3	any entity invo	olved in the cultivation, manufacture, or sale of marijuana or marijuana products for whom testing
4	services are p	performed.
5	(2)	(a) The state laboratory department shall endorse a testing laboratory to perform the testing
6	required unde	r 16-12-206 and 16-12-209 before a testing laboratory may apply for licensure or renewal with the
7	department.	
8	(b)	(i) The state laboratory department shall inspect a testing laboratory before endorsing a testing
9	laboratory for	licensure or renewal and may not endorse a testing laboratory for licensure or renewal if the
10	applicant doe	s not meet the requirements of 16-12-206 and this section.
11	(ii)	The state laboratory department may not issue a temporary license while an inspection is
12	pending.	
13	(3)	An inspection conducted for licensure or renewal of a license must include a review of an
14	applicant's or	testing laboratory's:
15	(a)	physical premises where testing will be conducted;
16	(b)	instrumentation;
17	(c)	protocols for sampling, handling, testing, reporting, security and storage, and waste disposal;
18	(d)	raw data on tests conducted by the laboratory, if the inspection is for renewal of a license; and
19	(e)	vehicles used for transporting marijuana or marijuana product samples for testing purposes.
20	(4)	Upon On receiving an endorsement from the state laboratory department for licensure or
21	annual renew	al, a testing laboratory must apply for licensure or renewal with the department by submitting to
22	the departmer	nt:
23	(a)	the information required by 16-12-203; and
24	(b)	a fee that the department shall establish by rule.
25	(5)	The state laboratory department shall:
26	(a)	measure the tetrahydrocannabinol, tetrahydrocannabinolic acid, cannabidiol, and cannabidiolic
27	acid content c	of marijuana and marijuana products;



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 (b) test marijuana and marijuana products for pesticides, solvents, moisture levels, mold, mildew, 2 and other contaminants; and 3 (c) establish and enforce standard operating procedures and testing standards for testing 4 laboratories to ensure that consumers and registered cardholders receive consistent and uniform information 5 about the potency and quality of the marijuana and marijuana products they receive. The state laboratory 6 department shall: 7 consult with independent national or international organizations that establish testing standards (i) 8 for marijuana and marijuana products; 9 (ii) require testing laboratories to follow uniform standards and protocols for the samples accepted 10 for testing and the processes used for testing the samples; and 11 (iii) track and analyze the raw data for the results of testing conducted by testing laboratories to 12 ensure that the testing laboratories are providing consistent and uniform results. 13 (6) The department may retain the services of the analytical laboratory provided by the department 14 of agriculture pursuant to 80-1-104 for the testing contemplated in this section. 15 (7) If an analysis of raw testing data indicates that licensees are providing test results that vary 16 among testing laboratories by an amount determined by the state laboratory department by rule, the 17 department shall investigate the inconsistent results and determine within 60 days the steps the testing 18 laboratories must take to ensure that each testing laboratory provides accurate and consistent results. 19 (8) If the analysis of raw testing data indicates a testing laboratory may be providing inconsistent 20 results, the state laboratory department may suspend the testing laboratory's license. A suspension must be 21 based on rules adopted by the state laboratory department. 22 The department shall revoke a testing laboratory's license upon a determination that the (9) 23 laboratory is: 24 (a) providing test results that are fraudulent or misleading; or 25 (b) providing test results without having: 26 (i) the equipment needed to test marijuana, marijuana concentrates, or marijuana products; or 27 (ii) the equipment required under this chapter to conduct the tests for which the laboratory is



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1	providing resu	ılts.	
2	(10)	A revocation under this section is subject to judicial review (a) Review of a re	jection of an
3	application or	renewal may be conducted as a contested case hearing before the department	's office of dispute
4	resolution pur	suant to the provisions of the Montana Administrative Procedure Act.	
5	<u>(b)</u>	A person may appeal any decision of the department concerning the issuance	e, rejection,
6	suspension, c	or revocation of a license provided for in this chapter to the district court in the co	ounty in which the
7	person operat	tes or proposes to operate. If a person operates or seeks to operate in more that	<u>in one county, the</u>
8	person may s	eek judicial review in the district court with jurisdiction over actions arising in an	y of the counties
9	where it opera	ates or seeks to operate.	
10	<u>(c)</u>	An appeal pursuant to subsection (10)(b) must be made by filing a complaint	setting forth the
11	grounds for re	elief and the nature of relief demanded with the district court within 30 days follo	wing receipt of
12	notice of the c	department's final decision."	
13			
14	Secti	on 13. Section 16-12-203, MCA, is amended to read:	
15	"16-1	2-203. Licensing types requirements limitations activities. (1) (a) Second	ubject to
16	subsection (3)) and this subsection (1), the department shall issue a license to or renew a lice	nse for a person
17	who is applyir	ng to be a cultivator, manufacturer, medical marijuana dispensary, adult-use dis	pensary, or testing
18	laboratory if th	ne person submits to the department:	
19	(i)	the person's name, date of birth, and street address on a form prescribed by	the department;
20	(ii)	proof that the natural person having day-to-day operational control over the b	ousiness is a
21	Montana resid	dent;	
22	(iii)	a statement, on a form prescribed by the department, that the person:	
23	(A)	will not divert to any other person the marijuana that the person cultivates or	the marijuana
24	products that	the person manufactures for consumers or registered cardholders, unless the n	narijuana or
25	marijuana pro	ducts are sold to another licensee as part of a sale of a business a s allowed un	der this section
26	and by rules o	of the department; and	
27	(B)	has no pending citations for violations occurring under this chapter or the ma	rijuana laws of any



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 other state or jurisdiction; 2 (iv) the street address of the location at which marijuana, marijuana concentrates, or marijuana 3 products will be cultivated, manufactured, sold, or tested; and 4 proof that the applicant has source of funding from a suitable source. A lender or other source (v) 5 of money or credit may be found unsuitable if the source: 6 is a person whose prior financial or other activities or criminal record: (A) 7 (B) poses a threat to the public interest of the state; 8 (C) poses a threat to the effective regulation and control of marijuana and marijuana products; or 9 (D) creates a danger of illegal practices, methods, or activities in the conduct of the licensed 10 business. 11 (b) If the person to be licensed consists of more than one individual, the names of all owners must 12 be submitted along with the fingerprints and date of birth of each owner having at least a 5% controlling 13 beneficial ownership interest. 14 Nonindividuals who apply for the issuance of a marijuana business license shall disclose to the (c) 15 department the following: a complete and accurate organizational chart of the marijuana business disclosing the identity 16 (i) 17 and ownership percentages of its controlling beneficial owners; 18 (ii) whether the applicant has ever filed for bankruptcy; 19 (iii) whether the applicant has ever been a party to a lawsuit, either as a plaintiff or defendant; 20 (iv) any financial interests held by the applicant in another marijuana business in any state; 21 (v) if the controlling beneficial owner is a publicly traded corporation, the controlling beneficial 22 owners' managers and any beneficial owners that directly or indirectly beneficially own 5% or more of the 23 owner's interest in the controlling beneficial owner; 24 (vi) if the controlling beneficial owner is not a publicly traded corporation, the controlling beneficial 25 owner's managers and any beneficial owners that directly or indirectly beneficially own 5% or more of the 26 owner's interest in the controlling beneficial owner; 27 (vii) if the controlling beneficial owner is a natural person, the natural person's identifying



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1 information;

2 (viii) a person that is both a passive beneficial owner and a financial interest holder in the marijuana
3 business; and

4 (ix) any financial interest holder that holds two or more financial interests in the marijuana business 5 or that is contributing over 50% of the operating capital of the marijuana business.

6 (d) The department may request that the marijuana business disclose each beneficial owner and 7 affiliate of an applicant or marijuana business or each controlling beneficial owner that is not a publicly traded 8 corporation.

9 (e) An applicant or marijuana business that is not a publicly traded corporation shall affirm under 10 penalty of perjury that it exercised reasonable care to confirm that its passive beneficial owners, financial 11 interest holders, and qualified institutional investors are not persons prohibited pursuant to this section or 12 otherwise restricted from holding an interest under this chapter. An applicant's or marijuana business's failure to 13 exercise reasonable care is a basis for denial, fine, suspension, revocation, or other sanction by the 14 department.

(f) An applicant or marijuana business that is a publicly traded corporation shall affirm under penalty of perjury that it exercised reasonable care to confirm that its passive beneficial owners, financial interest holders, and qualified institutional investors are not persons prohibited pursuant to this section, or otherwise restricted from holding an interest under this chapter. An applicant's or marijuana business's failure to exercise reasonable care is a basis for denial, fine, suspension, revocation, or other sanction by the department.

(g) This section does not restrict the department's ability to reasonably request information or
 records at renewal or as part of any other investigation following initial licensure of a marijuana business.

(h) The department shall furnish to the economic affairs interim committee, on request, a list
 containing the names of all controlling beneficial owners for each licensee.

(2) The department may not license a person under this chapter if the person or an owner,
including a person with a financial interest:

27

(a) has a felony conviction or a conviction for a drug offense, including but not limited to, a



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1	conviction for	a violation of any marijuana law in any other state within the past 5 years and, after an
2	investigation,	the department finds that the applicant has not been sufficiently rehabilitated as to warrant the
3	public trust;	
4	(b)	is in the custody of or under the supervision of the department of corrections or a youth court;
5	(c)	has been convicted of a violation under 16-12-524_16-12-302 or of making a fraudulent
6	representation	n under the former medical marijuana program administered by the department of public health
7	and human se	ervices;
8	(d)	is under 21 years of age;
9	(e)	has failed to:
10	(i)	pay any taxes, interest, penalties, or judgments due to a government agency;
11	(ii)	comply with any provisions of Title 15 or Title 16, including the failure to file any tax return or
12	report;	
13	(iii)	stay out of default on a government-issued student loan;
14	(iv)	pay child support; or
15	(v)	remedy an outstanding delinquency for child support or for taxes or judgments owed to a
16	government a	gency;
17	(f)	has had a license issued under this chapter or a former medical marijuana license revoked
18	within 3 years	of the date of the application; or
19	(g)	has resided in Montana for less than 1 year.
20	(3)	Marijuana for use pursuant to this chapter must be cultivated and manufactured in Montana
21	unless federa	I law otherwise allows for the interstate distribution of marijuana.
22	(4)	Except as provided in 16-12-209, a cultivator, manufacturer, medical marijuana dispensary, or
23	adult-use disp	pensary shall:
24	(a)	prior to selling marijuana or marijuana products, submit samples to a testing laboratory
25	pursuant to th	is chapter and administrative rules;
26	(b)	allow the department to collect samples of marijuana or marijuana products during inspections
27	of licensed pr	emises for testing as provided by the department by rule; and



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1	(c)	participate as required by the department by rule in a seed-to-sale tracking sys	tem established
2	by the departm	nent pursuant to 16-12-105.	
3	(5)	(a) A person licensed under this section may cultivate marijuana and manufact	ure marijuana
4	products for us	se by consumers or registered cardholders only at one of the following locations:	
5	(i)	a property that is owned by the licensee; or	
6	(ii)	with written permission of the property owner filed with the department when a	pplying for or
7	renewing a lice	ense, a property that is rented or leased by the licensee.	
8	(b)	No portion of the property used for cultivation of marijuana or manufacture of m	narijuana
9	products or ma	arijuana concentrate may be shared with or rented or leased to another licensee.	
10	(c)	Marijuana or marijuana products may not be consumed on the premises of any	/ licensed
11	premises.		
12	(6)	A cultivator licensed under this chapter in accordance with licensing requireme	nts set forth in
13	this chapter an	nd rules adopted by the department:	
14	(a)	may operate adult-use dispensaries;	
15	(b)	may engage in manufacturing; and	
16	(c)	may not engage in outdoor cultivation of marijuana, except as provided in 16-1	2-223(6).
17	(7)	A cultivator or manufacturer:	
18	(a)	may contract or otherwise arrange for another party that is licensed to process	a cultivator's or
19	manufacturer's	s marijuana into marijuana products and return the marijuana products to the cult	ivator or
20	manufacturer f	for sale; and	
21	(b)	except as allowed pursuant to 16-12-207, may not open a dispensary before of	btaining the
22	required licens	se and before the department has completed the inspection required under this c	hapter unless
23	permitted to do	o so pursuant to 16-12-207."	
24			
25	Sectio	on 14. Section 16-12-206, MCA, is amended to read:	
26	"16-12	2-206. Testing laboratories licensing inspections. (1) A testing laboratory	may:
27	(a)	measure the tetrahydrocannabinol, tetrahydrocannabinolic acid, cannabidiol, a	nd cannabidiolic



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 acid content of marijuana and marijuana products; and 2 (b) test marijuana and marijuana products for pesticides, solvents, moisture levels, mold, mildew, 3 and other contaminants. A testing laboratory may transport samples to be tested. 4 (2) A licensed testing laboratory shall employ a scientific director who is responsible for ensuring 5 the achievement and maintenance of quality standards of practice. A scientific director must have the following 6 minimum qualifications: 7 a doctorate in chemical or biological sciences from a college or university accredited by a (a) 8 national or regional certifying authority and a minimum of 2 years of postdegree laboratory experience; or 9 (b) a master's degree in chemical or biological sciences from a college or university accredited by 10 a national or regional certifying authority and a minimum of 4 years of postdegree laboratory experience. 11 (3) All owners and employees of a testing laboratory shall submit fingerprints to the department to 12 facilitate a fingerprint and background check as set forth in 16-12-129. A testing laboratory may not be owned, operated, or staffed by a person who has been convicted of a felony offense. 13 14 (4) To qualify for licensure, a testing laboratory shall demonstrate that: staff members are proficient in operation of the laboratory equipment; and 15 (a) 16 (b) the laboratory: maintains the equipment and instrumentation required by rule; 17 (i) 18 (ii) has all equipment and instrumentation necessary to certify results that meet the quality 19 assurance testing requirements established by rule, including the ability to certify results at the required level of 20 sensitivity; 21 meets insurance and bonding requirements established by rule; (iii) 22 (iv) has the capacity and ability to serve rural areas of the state; and 23 (v) has passed a proficiency program approved by the state laboratory department that 24 demonstrates it is able to meet all testing requirements. 25 (5) Except as provided in 16-12-209, a testing laboratory shall conduct tests of: 26 (a) samples of marijuana and marijuana products submitted by cultivators and manufacturers 27 pursuant to 16-12-209 and related administrative rules prior to sale of the marijuana or marijuana products;



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1	(b)	samples of marijuana or marijuana products collected by the department dur	ing inspections of
2	licensed prem	ises; and	
3	(c)	samples submitted by consumers or registered cardholders."	
4			
5	Sectio	on 15. Section 16-12-207, MCA, is amended to read:	
6	"16-12	2-207. Licensing as privilege criteria. (1) A cultivator license, manufacture	er license, adult-
7	use dispensar	y license, medical marijuana dispensary license, combined-use marijuana licen	se, marijuana
8	transporter lice	ense, or any other license authorized under this chapter is a privilege that the s	tate may grant to
9	an applicant a	nd is not a right to which an applicant is entitled. In making a licensing decision	, the department
10	shall consider		
11	(a)	the qualifications of the applicant; and	
12	(b)	the suitability of the proposed licensed premises, including but not limited to	cultivation centers,
13	dispensaries,	and manufacturing facilities.	
14	(2)	The department may deny or revoke a license based on proof that the applic	ant made a false
15	statement in a	ny part of the original application or renewal application.	
16	(3)	(a) The department shall deny a cultivator license, manufacturer license, adu	lt-use dispensary
17	license, or -me	dical marijuana license <u>, or testing laboratory license</u> if the applicant's proposed	licensed
18	premises:		
19	(i)	is situated within a zone of a locality where an activity related to the use of m	arijuana conflicts
20	with an ordina	nce, a certified copy of which has been filed with the department;	
21	(ii)	is not approved by local building, health, or fire officials as provided for in this	chapter; or
22	(iii)	is within 500 feet of and on the same street as a building used exclusively as	a church,
23	synagogue, or	other place of worship or as a school or postsecondary school other than a co	mmercially
24	operated scho	ool, unless the locality requires a greater distance. This distance must be measu	ured in a straight
25	line from the c	enter of the nearest entrance of the place of worship or school to the nearest e	ntrance of the
26	licensee's pre	mises. This subsection (3)(a)(iii) does not apply if the application is for license r	enewal and the
27	licensed prem	ises was established before the church, synagogue, or other place of worship o	or school or



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1 postsecondary school existed on the same street.

- 2 (b) For the purposes of this subsection (3), "school" and "postsecondary school" have the 3 meanings provided in 20-5-402.
- 4 (4) A licensee may not sell or otherwise transfer marijuana or marijuana products through a drive-5 up window, except that a dispensary may hand-deliver marijuana or marijuana products to a registered 6 cardholder in a vehicle that is parked immediately outside the subject dispensary.
- 7 (5) A marijuana business may not dispense or otherwise sell marijuana or marijuana products from
 8 a vending machine or allow such a vending machine to be installed at the interior or exterior of the premises.
- 9 (6) A marijuana business may not utilize the United States postal service or an alternative carrier
- 10 other than a licensed marijuana transporter to transport, distribute, ship, or otherwise deliver marijuana or
- 11 marijuana products.
- 12 (7) A marijuana business may not provide free marijuana or marijuana products or offer samples of
 13 marijuana or marijuana products.
- 14 (8) Marijuana or a marijuana product may not be given as a prize, premium, or consideration for a
 15 lottery, contest, game of chance, game of skill, or competition of any kind.
- 16 (9) (a) Except as provided in subsection (9)(c), an adult-use dispensary or medical marijuana
- 17 dispensary must have a single, secured entrance for patrons and shall implement strict security measures to
- 18 deter and prevent the theft of marijuana and unauthorized entrance in accordance with department rule.
- 19 (b) Except as provided in subsection (9)(c), a marijuana business that is not an adult-use
- 20 dispensary or medical marijuana dispensary must shall implement security measures in accordance with
- 21 department rule to deter and prevent the theft of marijuana and unauthorized entrance.
- (c) The provisions of this subsection (9) do not supersede any state or local requirements relating
 to minimum numbers of points of entry or exit or any state or local requirements relating to fire safety.
- 24 (10) Each marijuana business shall install a video monitoring system that must, at a minimum:
- 25 (a) allow for the transmission and storage, by digital means, of a video feed that displays the
- 26 interior and exterior of the cannabis establishment; and
- 27
- (b) be capable of being recorded as prescribed by the department.



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 (11) An adult-use dispensary or medical marijuana dispensary may not operate between the hours 2 of 8 p.m. and 9 a.m. daily. 3 (12)A person under 21 years of age is not permitted inside a marijuana business unless the person 4 is an employee of the marijuana business or a registered cardholder." 5 6 Section 16. Section 16-12-208, MCA, is amended to read: 7 "16-12-208. Restrictions. (1) A cultivator or manufacturer may not cultivate marijuana or manufacture 8 marijuana products in a manner that is visible from the street or other public area without the use of binoculars, 9 aircraft, or other optical aids. 10 (2) A cultivator or manufacturer may not cultivate, process, test, or store marijuana at any location other than the licensed premises approved by the department and within an enclosed area that is secured in a 11 12 manner that prevents access by unauthorized persons. A licensee shall make the licensed premises, books, and records available to the department 13 (3) 14 for inspection and audit under 16-12-210 during normal business hours. 15 (4) A licensee may not allow a person under 18 years of age to volunteer or work for the licensee. 16 (5) Edible marijuana products manufactured as candy may not be sold in shapes or packages that are attractive to children or that are easily confused with commercially sold candy that does not contain 17 18 marijuana. 19 (6) (a) Marijuana or marijuana products must be sold or otherwise transferred in resealable, child-20 resistant exit packaging that complies with federal child resistance standards and is designed to be significantly 21 difficult for children under 5 years of age to open and not difficult for adults to use properly. 22 (i) Packaging of individual products may contain only the following design elements and (b) 23 language on a white label: 24 (A) the seller's business name and any accompanying logo or design mark; 25 (B) the name of the product; and 26 (C) the THC content or CBD content, health warning messages as provided in 16-12-215, and 27 ingredients.



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1	(ii)	All packaging and outward labeling, including business logos and design marks, must also
2	comply with a	ny standards or criteria established by the department, including but not limited to allowable
3	symbols and i	magery.
4	(7)	An adult-use dispensary or medical marijuana dispensary may not sell or otherwise transfer
5	hemp <u>flower,</u>	hemp plants, or alcohol from a licensed premises.
6	(8)	(a) Prior to selling, offering for sale, or transferring marijuana or marijuana product that is for
7	ultimate sale t	to a consumer or registered cardholder, a licensee or license applicant shall submit both a
8	package and	a label application, in a form prescribed by the department, to receive approval from the
9	department.	
10	(b)	The initial submission must be made electronically if required by the department. The licensee
11	or license app	licant shall submit a physical prototype upon request by the department.
12	(c)	If a license applicant submits packages and labels for preapproval, final determination for
13	packages and	l labels may not be made until the applicant has been issued a license.
14	(d)	A packaging and label application must include:
15	(i)	a fee provided for in rule by the department;
16	(ii)	documentation that all exit packaging has been certified as child-resistant by a federally
17	qualified third-	-party child-resistant package testing firm;
18	(iii)	a picture or rendering of and description of the item to be placed in each package; and
19	(iv)	for label applications for inhalable marijuana products that contain nonmarijuana additives:
20	(A)	the nonmarijuana additive's list of ingredients; and
21	(B)	in a form and manner prescribed by the department, information regarding the additive or
22	additives and	the manufacturer of the additive or additives.
23	(9)	For the purpose of this section, "exit packaging" means a sealed, child-resistant certified
24	receptacle inte	o which marijuana or marijuana products already within a container are placed at the retail point o
25	sale."	
26		
27	Secti	on 17. Section 16-12-209, MCA, is amended to read:



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1	"16-12·	-209. Testing of marijuana and marijuana products. (1) A cultivator, manufac	turer, adult-use
2	dispensary, or	medical marijuana dispensary may not sell marijuana or marijuana products until t	the marijuana
3	or marijuana pr	roducts have been tested by a testing laboratory and meet the requirements of this	s section. The
4	licensee shall p	bay for the testing.	
5	(2)	A licensee shall submit material that has been collected in accordance with a sa	mpling protocol
6	established by	the state laboratory department by rule. The protocol must address the division of	f marijuana and
7	marijuana prod	lucts into batch sizes for testing.	
8	(3)	The state laboratory department shall adopt rules regarding the types of tests the	at must be
9	performed to e	nsure product safety and consumer protection. Rules must include but are not lim	ited to testing
10	for:		
11	(a)	the potency of the cannabinoids present; and	
12	(b)	the presence of contaminants.	
13	(4)	The testing laboratory shall conduct a visual inspection of each batch to determi	ne the
14	presence of lev	vels of foreign matter, debris, insects, and visible mold.	
15	(5)	The state laboratory department shall establish by rule the acceptable levels of r	moisture,
16	pesticides, resi	idual solvents, mold, mildew, foreign matter, debris, insects, and other contaminar	nts that
17	marijuana prod	lucts may contain.	
18	(6)	The testing laboratory shall:	
19	(a)	issue a certificate of analysis certifying the test results; and	
20	(b)	report the results to the seed-to-sale tracking system established pursuant to 16	-12-105.
21	(7)	A licensee may request that material that has failed to pass the required tests be	e retested in
22	accordance wit	th the rules adopted by the state laboratory <u>department</u> providing for retesting para	ameters and
23	requirements.		
24	(8)	Marijuana or a marijuana product must include a label indicating that the marijua	ina or
25	marijuana prod	luct has been tested.	
26	(9)	(a) The department shall collect and, except as provided in subsection (9)(b), de	stroy samples
27	of marijuana ar	nd marijuana products that fail to meet the acceptable levels to ensure product saf	fety and



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1	consumer pro	tection.		
2	(b)	If a sample fails due to THC levels in excess of the allowable limit and is not deficient in any		
3	other respect,	the department may dispose of the sample by means other than destruction in accordance with		
4	rule.			
5	(c)	The department may contract for the duties under this subsection (9)."		
6				
7	Section	on 18. Section 16-12-210, MCA, is amended to read:		
8	"16-1	2-210. Inspections procedures prohibition on inspector affiliation with licensees. (1)		
9	(a) The depar	tment shall conduct unannounced inspections of licensed premises.		
10	(b)	The department may not conduct more than two unannounced inspections of a licensed		
11	premises per	year unless a citation has been issued to a licensee at the premises within the last 2 years or		
12	there is other	just and reasonable cause.		
13	(2)	(a) The department shall inspect annually each premises operated by a licensee.		
14	(b)	The department may collect samples during the inspection of a licensed premises and submit		
15	the samples to	o a testing laboratory or the state laboratory or the analytical laboratory authorized by 80-1-104 for		
16	testing as pro	vided by the department by rule.		
17	(3)	(a) Each licensee shall keep a complete set of records necessary to show all transactions with		
18	consumers ar	nd registered cardholders. The records must be open for inspection by the department or state		
19	laboratory, as	appropriate, and state or local law enforcement agencies.		
20	(b)	Each testing laboratory shall keep:		
21	(i)	a complete set of records necessary to show all transactions with a licensee; and		
22	(ii)	all data, including instrument raw data, pertaining to the testing of marijuana and marijuana		
23	products.			
24	(c)	The records and data required under this subsection (3) must be open for inspection by the		
25	department ar	nd state or local law enforcement agencies.		
26	(d)	The department may require a licensee to furnish information that the department considers		
27	necessary for	the proper administration of this chapter.		



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 (4) (a) Each licensed premises, including any places of storage, where marijuana is cultivated, 2 manufactured, sold, stored, or tested are subject to entry by the department or state or local law enforcement 3 agencies for the purpose of inspection or investigation. 4 If any part of a licensed premises consists of a locked area, the licensee shall make the area (b) 5 available for inspection immediately upon request of the department or state or local law enforcement officials. 6 The department may not hire or contract with a person to be an inspector if the person, during (5) 7 the previous 4 years, was or worked for a Montana business or facility operating under this chapter or a former 8 medical marijuana licensee. 9 (6) In addition to any other penalties provided under this chapter, the department may revoke, 10 suspend for up to 1 year, or refuse to renew a license or endorsement issued under this chapter if, upon 11 inspection and subsequent notice to the licensee, the department finds that any of the following circumstances 12 exist: a cause for which issuance of the license or endorsement could have been rejected had it been 13 (a) 14 known to the department at the time of issuance; a violation of an administrative rule adopted to carry out the provisions of this chapter; or 15 (b) 16 noncompliance with any provision of this chapter. (c) 17 (7) The department may suspend or modify a license or endorsement without advance notice upon 18 a finding that presents an immediate threat to the health, safety, or welfare of consumers, employees of the 19 licensee, or members of the public. The department may establish by rule the applicable procedures for 20 securing or disposing of the inventory in such circumstances. 21 (8) (a) Review of a department action imposing a suspension, revocation, or other modification 22 under this chapter must be conducted as a contested case hearing before the department's office of dispute 23 resolution under the provisions of the Montana Administrative Procedure Act. 24 (b) A person may appeal any decision of the department of revenue concerning the issuance, 25 rejection, suspension, or revocation of a license provided for by this chapter to the district court in the county in 26 which the person operates or proposes to operate. If a person operates or seeks to operate in more than one 27 county, the person may seek judicial review in the district court with jurisdiction over actions arising in any of the



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 counties where it operates or seeks to operate. 2 (c) An appeal pursuant to subsection (8)(b) must be made by filing a complaint setting forth the 3 grounds for relief and the nature of relief demanded with the district court within 30 days following receipt of 4 notice of the department's final decision. 5 (9) The department shall establish a training protocol to ensure uniform application and 6 enforcement of the requirements of this chapter. 7 (10)The department shall report biennially to the economic affairs interim committee concerning the results of inspections conducted under this section. The report must include the information required under 16-8 9 12-110." 10 11 Section 19. Section 16-12-222, MCA, is amended to read: 12 "16-12-222. Licensing of marijuana transporters. (1) (a) A marijuana transporter license may be issued to a person to provide logistics, distribution, delivery, and storage of marijuana and marijuana products. 13 14 A marijuana transporter license is valid for 2 years. A licensed marijuana transporter is responsible for the marijuana and marijuana products once after it takes control of the marijuana or marijuana product. 15 16 A marijuana transporter may contract with multiple licensed marijuana businesses. (b) 17 (c) On or after March 1, 2022, and except Except as otherwise provided in this section, all persons 18 who transport marijuana or marijuana products shall-must hold a valid marijuana transporter license. The 19 department shall begin accepting applications on or after January 1, 2022. The department may allow for a 20 reasonable grace period for complying with this requirement. 21 (d) The department shall establish by rule the requirements for licensure and the applicable fee for 22 a marijuana transporter license or the renewal of a transporter license. The department may not license a 23 person to be a marijuana transporter if the applicant meets any of the criteria established for denial of a license 24 under 16-12-203(2). 25 (2) A person who is not licensed under this chapter must shall apply for and obtain a marijuana 26 transporter license in order to transport marijuana or marijuana products. 27 (3) A registered cardholder or consumer is not required to possess a marijuana transporter license

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68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 when purchasing marijuana or marijuana products at a dispensary. 2 (4) A person who obtains a cultivator license, manufacturer license, adult-use dispensary license, 3 medical marijuana dispensary license, or testing laboratory license or is an employee of one of those licensees, 4 may: 5 transport marijuana or marijuana products between other licensed premises without a (a) transporter license so long as the transportation: 6 7 complies with rules implementing the seed-to-sale tracking system set forth in 16-12-105; and (i) 8 (ii) includes a printed manifest containing information as required by the department; and 9 (b) deliver marijuana from a dispensary to a registered cardholder provided that the person 10 delivering the marijuana or marijuana products: 11 (i) complies with rules adopted by the department; and 12 (ii) includes a printed delivery manifest from a dispensary to a registered cardholder containing the registered cardholder's address and cardholder number and the dispensary's address and license number. 13 14 (5) (a) A marijuana transporter licensee may maintain a licensed premises to temporarily store 15 marijuana and marijuana products and to use as a centralized distribution point in a jurisdiction where the local 16 government approval provisions contained in 16-12-301 have been satisfied or in a county in which the majority 17 of voters voted to approve Initiative Measure No. 190 in the November 3, 2020, general election. 18 (b) The licensed premises must be located in a jurisdiction that permits the operation of a 19 marijuana business and comply with rules adopted by the department. 20 (c) A marijuana transporter may store and distribute marijuana and marijuana products from this 21 location. A storage facility must meet the same security requirements that are required to obtain a license under 22 this chapter. 23 A marijuana transporter shall use the seed-to-sale tracking system developed pursuant to 16-(6) 24 12-105 to create shipping manifests documenting the transport of retail marijuana and retail marijuana products 25 throughout the state. 26 (7) A marijuana transporter may deliver marijuana or marijuana products to licensed premises or 27 registered cardholders only and may not make deliveries of marijuana or marijuana products to individual



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1	consumers.	
2	(8)	A person delivering marijuana or marijuana products for a marijuana transporter must possess
3	a valid marijua	ana worker permit provided for under 16-12-226 and be a current employee of the marijuana
4	transporter lic	ensee."
5		
6	Section	on 20. Section 16-12-223, MCA, is amended to read:
7	"16-1	2-223. Licensing of cultivators. (1) (a) The department shall license cultivators according to a
8	tiered canopy	system. Except as provided in subsection (6), all cultivation that is licensed under this chapter
9	may only occu	ur at an indoor cultivation facility.
10	(b)	Except as provided in subsection (6), the system shall <u>must</u> include, at a minimum, the
11	following licen	ise types:
12	(i)	A micro tier canopy license allows for a canopy of up to 250 square feet at one indoor
13	cultivation fac	ility.
14	(ii)	A tier 1 canopy license allows for a canopy of up to 1,000 square feet at one indoor cultivation
15	facility.	
16	(iii)	A tier 2 canopy license allows for a canopy of up to 2,500 square feet at up to two indoor
17	cultivation fac	ilities.
18	(iv)	A tier 3 canopy license allows for a canopy of up to 5,000 square feet at up to three indoor
19	cultivation fac	ilities.
20	(v)	A tier 4 canopy license allows for a canopy of up to 7,500 square feet at up to four indoor
21	cultivation fac	ilities.
22	(vi)	A tier 5 canopy license allows for a canopy of up to 10,000 square feet at up to five indoor
23	cultivation fac	ilities.
24	(vii)	A tier 6 canopy license allows for a canopy of up to 13,000 square feet at up to five indoor
25	cultivation fac	ilities.
26	(viii)	A tier 7 canopy license allows for a canopy of up to 15,000 square feet at up to five indoor
27	cultivation fac	ilities.



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 A tier 8 canopy license allows for a canopy of up to 17,500 square feet at up to five indoor (ix) 2 cultivation facilities. 3 (x) A tier 9 canopy license allows for a canopy of up to 20,000 square feet at up to six indoor 4 cultivation facilities. 5 A tier 10 canopy license allows for a canopy of up to 30,000 square feet at up to seven indoor (xi) 6 cultivation facilities. 7 A tier 11 canopy license allows for a canopy of up to 40,000 square feet at up to eight indoor (xii) 8 cultivation facilities. 9 A tier 12 canopy license allows for a canopy of up to 50,000 square feet at up to nine indoor (xiii) 10 cultivation facilities. 11 (c) A cultivator shall demonstrate that the local government approval provisions in 16-12-301 have 12 been satisfied for the jurisdiction where each proposed indoor cultivation facility or facilities is or will be located if a proposed facility would be located in a county in which the majority of voters voted against approval of 13 14 Initiative Measure No. 190 in the November 3, 2020, general election. When evaluating an initial or renewal license application, the department shall evaluate each 15 (d) 16 proposed indoor cultivation facility for compliance with the provisions of 16-12-207 and 16-12-210. 17 (i) Except as provided in subsection (1)(e)(iii), a cultivator who has reached capacity under the (e) 18 existing license may apply to advance to the next licensing tier in conjunction with a regular renewal application 19 by demonstrating that: 20 (A) the cultivator is using the full amount of canopy currently authorized; 21 (B) the tracking system shows the cultivator is selling at least 80% of the marijuana produced by 22 the square footage of the cultivator's existing license over the 2 previous guarters or the cultivator can 23 otherwise demonstrate to the department that there is a market for the marijuana it seeks to produce; and 24 (C) its proposed additional or expanded indoor cultivation facility or facilities are located in a 25 jurisdiction where the local government approval provisions contained in 16-12-301 have been satisfied or that 26 they are located in a county in which the majority of voters voted to approve Initiative Measure No. 190 in the 27 November 3, 2020, general election.



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1	(ii)	Except as provided in subsection (1)(e)(iii), the department may increase a licensure level by
2	only one tier a	t a time.
3	(iii)	Between January 1, 2022, and June 30, 2023 June 30, 2025 , a cultivator may <u>, at any time,</u>
4	increase its lic	ensure level by more than one tier at a time, up to a tier 5 canopy license, without meeting the
5	requirements of	of subsections (1)(e)(i)(A) and (1)(e)(i)(B).
6	(iv)	The department shall conduct an inspection of the cultivator's registered premises and
7	proposed pren	nises within 30 days of receiving the application and before approving the application.
8	(f)	A marijuana business that has not been issued a license before July 1, 2023 July 1, 2025, mus
9	be initially lice	nsed at a tier 2 canopy license or lower.
10	(2)	The department is authorized to create additional tiers as necessary.
11	(3)	The department may adopt rules:
12	(a)	for inspection of proposed indoor cultivation facilities under subsection (1);
13	(b)	for investigating owners or applicants for a determination of financial interest; and
14	(c)	in consultation with the department of agriculture and based on well-supported science, to
15	require license	ees to adopt practices consistent with the prevention, introduction, and spread of insects,
16	diseases, and	other plant pests into Montana.
17	(4)	Initial licensure and annual fees for these licensees are:
18	(a)	\$1,000 for a cultivator with a micro tier canopy license;
19	(b)	\$2,500 for a cultivator with a tier 1 canopy license;
20	(c)	\$5,000 for a cultivator with a tier 2 canopy license;
21	(d)	\$7,500 for a cultivator with a tier 3 canopy license;
22	(e)	\$10,000 for a cultivator with a tier 4 canopy license;
23	(f)	\$13,000 for a cultivator with a tier 5 canopy license;
24	(g)	\$15,000 for a cultivator with a tier 6 canopy license;
25	(h)	\$17,500 for a cultivator with a tier 7 canopy license;
26	(i)	\$20,000 for a cultivator with a tier 8 canopy license;
27	(j)	\$23,000 for a cultivator with a tier 9 canopy license;



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1	(k)	\$27,000 for a cultivator with a tier 10 canopy license;	
2	(I)	\$32,000 for a cultivator with a tier 11 canopy license; and	
3	(m)	\$37,000 for a cultivator with a tier 12 canopy license.	
4	(5)	The fee required under this part may be imposed based only on the tier of lic	ensure and may
5	not be applied	separately to each indoor cultivation facility used for cultivation under the licen	sure level.
6	(6)	A former medical marijuana licensee who engaged in outdoor cultivation before	ore November 3,
7	2020, may cor	ntinue to engage in outdoor cultivation."	
8			
9	Sectio	on 21. Section 16-12-225, MCA, is amended to read:	
10	"16-12	2-225. Combined-use marijuana licensing requirements. (1) The department	nent may issue a
11	total of eight c	ombined-use marijuana licenses to entities that are:	
12	(a)	a federally recognized tribe located in the state; or	
13	(b)	a business entity that is majority-owned by a federally recognized tribe locate	d in the state.
14	(2)	A combined-use marijuana license consists of one tier 1 canopy license and	one dispensary
15	license allowir	ng for the operation of a dispensary. Cultivation and dispensary facilities must b	e located at the
16	same licensed	I premises.	
17	(3)	A combined-use marijuana licensee shall operate its cultivation and dispense	ry facilities on
18	land that is loc	cated:	
19	(a) v	vithin 150 air-miles of the exterior boundary of the associated tribal reservation	ə r, for the Little
20	Shell Chippew	va tribe only, within 150 air-miles of the tribal service area; and	
21	(b) i	in a county that has satisfied the local government approval provisions in 16-12	-301 if the majority
22	of voters in the	e county voted against approval of Initiative Measure No. 190 in the November	3, 2020, general
23	election.		
24	(4)	An applicant under this section must satisfy all licensing requirements under	this chapter and is
25	subject to all f	ees and taxes associated with the cultivation and sale of marijuana or marijuan	a products
26	provided for in	this chapter.	
27	(5)	A license granted under this section must be operated in compliance with all	requirements



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 imposed under this chapter. 2 (6) After a tribe or a majority-owned business of that tribe is licensed under this section, that tribe 3 or another majority-owned business of that tribe may not obtain another combined-use license until the prior 4 license is relinquished, lapses, or is revoked by the department." 5 6 Section 22. Section 16-12-226, MCA, is amended to read: 7 "16-12-226. Marijuana worker permit -- requirements. (1) A marijuana worker permit is required for 8 an employee who performs work for or on behalf of a marijuana business if the individual participates in any 9 aspect of the marijuana business. 10 (2) (a) Except as provided in subsection (2)(b), a A marijuana business may not allow an 11 employee to perform any work at the licensed premises until it has verified that the employee has obtained a 12 valid marijuana worker permit issued in accordance with this chapter. 13 (b) An employee of a former medical marijuana licensee in good standing with the department as of 14 January 1, 2022, shall obtain a marijuana worker permit within 90 days of January 1, 2022. An applicant for a marijuana worker permit shall submit: 15 (3) (a) 16 an application on a form prescribed by the department with information including the 17 applicant's: 18 (i) name; 19 (ii) mailing address; date of birth; 20 (iii) 21 signature; and (iv) 22 (v) response to conviction history questions requested by the department; 23 (b) a copy of a driver's license or identification card issued by one of the fifty states in the United 24 States or a passport; 25 (c) annual proof of having passed training that includes identification, prevention, and reporting for 26 human trafficking, rules and regulations for legal sales of marijuana in Montana, and any other training required 27 by the department; and



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1	(d)	a fee established by the department.			
2	(4)	(a) Except as provided in subsection (4)(b), an application that does not cont	ain the elements		
3	set forth in subsection (3) is incomplete.				
4	(b)	The department may review an application prior to receiving the fee but may	not issue a permit		
5	until the fee is received.				
6	(5)	The department shall deny an initial or renewal application if the applicant:			
7	(a)	is not 18 years of age or older;			
8	(b)	has had a marijuana license or worker permit revoked for a violation of this cl	napter or any rule		
9	adopted unde	er this chapter within 2 years of the date of the application;			
10	(c)	has violated any provision of this chapter; or			
11	(d)	makes a false statement to the department.			
12	(6)	An employee of a licensee shall carry the employee's worker permit at all tim	es when		
13	performing work on behalf of a marijuana business.				
14	(7)	A person who holds a marijuana worker permit must shall notify the departme	nt person's		
15	employer in writing within 10 days of:				
16	(a)	a conviction for a felony;			
17	(b)	the issuance of any citation for violating a marijuana law imposed under this o	chapter or the		
18	marijuana law	/s of any other state; or			
19	(c)	the issuance of any citation for selling or dispensing alcohol or tobacco produ	cts to a minor."		
20					
21	Section	on 23. Section 16-12-301, MCA, is amended to read:			
22	"16-1	2-301. Local government authority to regulate opt-in requirement in cer	tain counties		
23	exemption fo	or existing licensees. (1) (a) Except as provided in subsection (1)(b), a marijua	na business may		
24	not operate in	a county in which the majority of voters voted against approval of Initiative Mea	sure No. 190 in		
25	the November	r 3, 2020, general election until:			
26	(i)	the category or categories of license that the marijuana business seeks has o	or have been		
27	approved by t	the local jurisdiction where the marijuana business intends to operate as provide	d in subsection		



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1	(3) or (4); and					
2	(ii)	the business is licensed by the department pursuant to this chapter.				
3	(b)	A former medical marijuana licensee that does not apply for licensure as an adult-use				
4	dispensary ma	ay operate in its existing premises in compliance with rules adopted by the department pursuant				
5	to 16-12-201(2	2) notwithstanding a local jurisdiction's failure to take action pursuant to subsections (3) through				
6	(6).					
7	(c)	A former medical marijuana licensee that intends to apply for licensure as a cultivator,				
8	manufacturer,	adult-use dispensary, or testing laboratory may operate in compliance with rules adopted by the				
9	department pu	ursuant to 16-12-201(2) notwithstanding a local jurisdiction's failure to take action pursuant to				
10	subsections (3	3) through (6), provided that the former marijuana licensee has remained in good standing with				
11	the departmer	nt of public health and human services and the department.				
12	(d)	For the purpose of this section, the marijuana business categories that must be approved by a				
13	local jurisdiction under subsections (3) through (6) in a county in which the majority of voters voted against					
14	approval of Ini	itiative Measure No. 190 in the November 3, 2020, general election before a business may				
15	operate are:					
16	(i)	cultivator;				
17	(ii)	manufacturer;				
18	(iii)	medical marijuana dispensary, except as provided in subsection (1)(b);				
19	(iv)	adult-use dispensary;				
20	(v)	combined-use marijuana licensee;				
21	(vi)	testing laboratory; and				
22	(vii)	marijuana transporter facility.				
23	(e)	Marijuana businesses located in counties in which the majority of voters voted to approve				
24	Initiative Measure No. 190 in the November 3, 2020, general election are not subject to the local government					
25		ess under subsections (3) through (6).				
26	(2)	(a) To protect the public health, safety, or welfare, a local government may by ordinance or				
27	otherwise regu	ulate a marijuana business that operates within the local government's jurisdictional area. The				



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 regulations may include but are not limited to inspections of licensed premises, including but not limited to 2 indoor cultivation facilities, dispensaries, manufacturing facilities, and testing laboratories in order to ensure 3 compliance with any public health, safety, and welfare requirements established by the department or the local 4 government. 5 (b) A former medical marijuana licensee that does not apply for licensure as an adult-use 6 dispensary is exempt from complying with any local governmental regulations that are adopted under this 7 subsection after July 1, 2021, until its first license renewal date occurring after January 1, 2022, or the 8 expiration of any grace period granted by the locality, whichever is later. 9 (3) An election regarding whether to approve any or all of the marijuana business categories listed 10 in subsection (1)(d) to be located within a local jurisdiction may be requested by filing a petition in accordance 11 with 7-5-131 through 7-5-135 and 7-5-137 by: 12 the qualified electors of a county; or (a) 13 (b) the qualified electors of a municipality. 14 (4) (a) An election held pursuant to this section must be called, conducted, counted, and 15 canvassed in accordance with Title 13, chapter 1, part 4. 16 (b) An election pursuant to this section may be held in conjunction with a regular election of the 17 governing body, general election, or a regular local or special election. 18 (5) If the gualified electors of a county vote to approve a type of marijuana business to be located 19 in the jurisdiction, the governing body shall enter the approval into the records of the local government and 20 notify the department of the election results. 21 (a) If an election is held pursuant to this section in a county that contains within its limits a (6) 22 municipality of more than 5,000 persons according to the most recent federal decennial census: 23 (i) it is not necessary for the registered gualified electors in the municipality to file a separate 24 petition asking for a separate or different vote on the question of whether to prohibit a category of marijuana 25 business from being located in the municipality; and 26 (ii) the county shall conduct the election in a manner that separates the votes in the municipality 27 from those in the remaining parts of the county.



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 (b) If a majority of the qualified electors in the county, including the qualified electors in the 2 municipality, vote to approve a category of marijuana business to be located in the county, the county may 3 allow that category of marijuana business to operate in the county. 4 (i) If a majority of the qualified electors in the municipality vote to approve a category of (c) 5 marijuana business to be located in the municipality, the municipality may allow that type of marijuana business 6 to operate in the municipality. 7 If a majority of the qualified electors in the municipality vote to prohibit a category of marijuana (ii) 8 business from being located in the municipality, the municipality may not allow that type of marijuana business 9 to operate in the municipality. 10 (d) Nothing contained in this subsection (6) prevents any municipality from having a separate 11 election under the terms of this section. 12 (a) A county or municipality that has voted to approve a category of marijuana business to be (7) located in the jurisdiction or a county in which the majority of voters voted to approve Initiative Measure No. 190 13 14 in the November 3, 2020, general election may vote to prohibit the previously approved or allowed operations 15 within the jurisdiction. 16 (b) A vote overturning the approval of a category of marijuana business or prohibiting the 17 previously permitted operation of marijuana businesses is effective on the 90th day after the local election is 18 held. 19 (8) A local government may not prohibit the transportation of marijuana within or through its 20 jurisdiction on public roads by any person licensed to do so by the department or as otherwise allowed by this 21 chapter." 22 23 Section 24. Section 16-12-302, MCA, is amended to read: 24 **"16-12-302.** Fraudulent representation -- penalties. (1) In addition to any other penalties provided 25 by law, an individual who fraudulently represents to a law enforcement official that the individual is: 26 a cultivator, manufacturer, adult-use dispensary, medical marijuana dispensary, testing (a) 27 laboratory, or marijuana transporter or has a marijuana worker permit is guilty of a civil fine not to exceed



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1	\$1,000 <u>: or</u>				
2	<u>(b)</u>	a registered cardholder is guilty of a misdemeanor punishable by imprisonment in a county jail			
3	for a term not to exceed 1 year or a fine not to exceed \$1,000, or both.				
4	(2) An individual convicted under this section may not be licensed under this chapter.				
5	<u>(3)</u>	A physician who purposely and knowingly misrepresents any information required under 16-12-			
6	509 is guilty of a	misdemeanor punishable by imprisonment in a county jail for a term not to exceed 1 year or a			
7	fine not to excee	ed \$1,000, or both."			
8					
9	Section	25. Section 16-12-310, MCA, is amended to read:			
10	"16-12-3	310. Limit on local-option marijuana excise tax rate goods subject to tax. (1) The rate			
11	of the local-optio	on marijuana excise tax must be established by the election petition or resolution provided for in			
12	16-12-311, and t	the rate may not exceed 3%.			
13	(2)	The local-option marijuana excise tax is a tax on the retail value of all marijuana and marijuana			
14	products sold at	an adult-use dispensary or medical marijuana dispensary within a county.			
15	(3)	If a county imposes a local-option marijuana excise tax:			
16	(a)	50% of the resulting tax revenue must be retained by the county;			
17	(b)	45% of the resulting tax revenue must be apportioned to the municipalities on the basis of the			
18	ratio of the popu	lation of the <u>each city</u> or town to the total county population <u>of municipalities within the county;</u>			
19	and				
20	(c)	the remaining 5% of the resulting tax revenue must be retained by the department to defray			
21	costs associated	d with administering 16-12-309 through 16-12-312 and 16-12-317. The funds retained by the			
22	department unde	er this subsection (3)(c) must be deposited into the marijuana state special revenue account			
23	established unde	er 16-12-111.			
24	(4)	For the purposes of this section, "tax revenue" means the combined taxes collected under any			
25	local-option mari	ijuana excise tax collected on retail sales within the county."			
26					
27	Section	26. Section 16-12-311, MCA, is amended to read:			



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 "16-12-311. Local government excise tax-- election required -- procedure -- notice. (1) A county 2 that has permitted an adult-use dispensary or medical marijuana dispensary to operate within its borders 3 pursuant to 16-12-301 or a county in which the majority of voters voted to approve Initiative Measure No. 190 in 4 the November 3, 2020, general election, may not impose or, except as provided in this section, amend or 5 repeal a local-option marijuana excise tax unless the local-option marijuana excise tax guestion has been 6 approved by a majority of the qualified electors voting on the question. 7 (2) The local-option marijuana excise tax question may be presented to the qualified electors of a county by a petition of the electors as provided in 7-5-131, 7-5-132, 7-5-134, 7-5-135, and 7-5-137 or by a 8 9 resolution of the governing body of the county. 10 (3) The petition or resolution referring the taxing question must state: 11 (a) the rate of the tax, which may not exceed 3% of the retail value of all marijuana and marijuana 12 products sold at an adult-use dispensary or medical marijuana dispensary; the date when the tax becomes effective, which may not be earlier than 90 days after the 13 (b) 14 election; and the purposes that may be funded by the tax revenue. 15 (c) 16 (4) On receipt of an adequate petition, the county's governing body shall hold an election in 17 accordance with Title 13, chapter 1, part 5. 18 (5) (a) Before the local-option marijuana excise tax question is submitted to the electorate, the county 19 shall provide notice of the goods subject to the local-option marijuana excise tax by a method described in 13-20 1-108. 21 (b) The notice must be given two times, with at least 6 days separating the notices. The first notice 22 must be given not more than 45 days prior to the election, and the last notice must be given not less than 30 23 days prior to the election. 24 (6)(5) Notice of the election must be given as provided in 13-1-108 and include the information listed 25 in subsection (3) of this section. 26 (7)(6) The question of the imposition of a local-option marijuana excise tax may not be placed before 27 the qualified electors more than once in any fiscal year."



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2	Secti	ion 27. Section 16-12-508, MCA, is amended to read:				
3	"16-1	2-508. Individuals with debilitating medical conditions requirements minors				
4	limitations. (1) Except as provided in subsections (2) through (5), the department shall issue a registry				
5	identification	card to an individual with a debilitating medical condition who submits the following, in accorda	ance			
6	with departme	ent rules:				
7	(a)	an application on a form prescribed by the department;				
8	(b)	an application fee or a renewal fee;				
9	(c)	the individual's name, street address, and date of birth;				
10	(d)	proof of Montana residency;				
11	(e)	a statement, on a form prescribed by the department, that the individual will not divert to an	ıy			
12	other individual the marijuana or marijuana products that the individual cultivates, manufactures, or obtains					
13	through the s	ystem of licensed providers for the individual's debilitating medical condition;				
14	(f)	the name of the individual's treating physician or referral physician and the street address a	and			
15	telephone number of the physician's office;					
16	(g)	the street address where the individual is cultivating marijuana or manufacturing marijuana				
17	products if the	e individual is cultivating marijuana or manufacturing marijuana products for the individual's ow	vn			
18	use; and					
19	(h)	the written certification and accompanying statements from the individual's treating physicia	an or			
20	referral physician as required pursuant to 16-12-509.					
21	(2)	The department shall issue a registry identification card to a minor if the materials required				
22	under subsection (1) are submitted and the minor's custodial parent or legal guardian with responsibility for					
23	3 health care decisions:					
24	(a)	provides proof of legal guardianship and responsibility for health care decisions if the indivi-	dual			
25	is submitting an application as the minor's legal guardian with responsibility for health care decisions; and					
26	(b)	signs and submits a written statement that:				
27	(i)	the minor's treating physician or referral physician has explained to the minor and to the mi	nor's			



68th Legislature Drafter: Jameson Walker, 406-444-3722 HB0128.002.001 1 custodial parent or legal guardian with responsibility for health care decisions the potential risks and benefits of 2 the use of marijuana; 3 (ii) indicates whether the minor's custodial parent or legal guardian will be obtaining marijuana or 4 marijuana products for the minor through the system of licensed dispensaries provided for in this chapter; and 5 the minor's custodial parent or legal guardian with responsibility for health care decisions: (iii) 6 (A) consents to the use of marijuana by the minor: 7 agrees to control the acquisition of marijuana and the dosage and frequency of the use of (B) 8 marijuana by the minor; and 9 agrees that the minor will use only marijuana products intended for use by a means other than (C) 10 smoking and will not smoke marijuana; 11 (c) if the parent or quardian will be serving as the minor's cultivator, undergoes background checks 12 in accordance with subsection (3). The parent or legal guardian shall pay the costs of the background check 13 and may not obtain a license under this chapter if the parent or legal guardian does not meet the requirements 14 set forth in this chapter. pledges, on a form prescribed by the department, not to divert to any individual any marijuana 15 (d) 16 purchased for the minor's use in a marijuana product. 17 A parent serving as a minor's cultivator shall submit fingerprints to facilitate a fingerprint and (3) 18 background check by the department of justice and federal bureau of investigation upon the minor's initial 19 application for a registry identification card and every 5 years after that. The department shall conduct a name-20 based background check in years when a fingerprint background check is not required. 21 (4) An application for a registry identification card for a minor must be accompanied by the written 22 certification and accompanying statements required pursuant to 16-12-509 from a second physician in addition 23 to the minor's treating physician or referral physician unless the minor's treating physician or referral physician 24 is an oncologist, neurologist, or epileptologist. 25 (5) An individual may not be a registered cardholder if the individual is in the custody of or under 26 the supervision of the department of corrections or a youth court."

27



68th Legislature		Drafter: Jameson Walker, 406-444-3722	HB0128.002.001		
1	Sectio	on 28. Section 20-1-220, MCA, is amended to read:			
2	"20-1-:	220. Use of <u>marijuana and</u> tobacco products in public school building or	on public		
3	school property prohibited. (1) An individual may not use a tobacco product, vapor product, marijuana				
4	product, or alternative nicotine product in a public school building or on public school property.				
5	(2) (a) Subsection (1) does not apply to the use of a tobacco product, vapor product, <u>mariju</u>				
6	product, or alte	ernative nicotine product in a classroom or on other school property as part of a	lecture,		
7	demonstration	, or educational forum sanctioned by a school administrator or faculty member o	concerning the		
8	risks associated with use of a tobacco product, vapor product, marijuana product, or alternative nicotine				
9	product.				
10	(b)	Subsection (1) does not apply to the use of a smoking cessation product by a	n employee.		
11	(3)	The principal of an elementary or secondary school, or the principal's designed	e, may enforce		
12	this section.				
13	(4)	A violation of this section is subject to the penalties provided in 50-40-115.			
14	(5)	For the purposes of this section, the following definitions apply:			
15	(a)	"Alternative nicotine product" means a manufactured noncombustible product	that contains		
16	nicotine derived from tobacco and that is intended for human consumption by being chewed, absorbed,				
17	dissolved, or ingested by any other means.				
18	<u>(b)</u>	(i) "Marijuana product" means a product that contains marijuana and is intend	ed for use by a		
19	consumer.				
20	<u>(ii)</u>	The term includes but is not limited to edible products, ointments, tinctures, m	<u>iarijuana</u>		
21	derivatives, marijuana concentrates, and marijuana intended for use by smoking or vaping.				
22	(b) (c)	"Public school building" or "public school property":			
23	(i)	means public land, fixtures, buildings, or other property owned or occupied by	/ an institution for		
24	the teaching of minor children that is established and maintained under the laws of the state of Montana at				
25	public expense	e; and			
26	(ii)	includes school playgrounds, school steps, parking lots, administration buildir	ıgs, athletic		
27	facilities, gymnasiums, locker rooms, and school buses.				



68th L	egislature	Dra	after: Jameson Walker, 406-444-3722	HB0128.002.001		
1	(c)<u>(d)</u>	"Tobacco product" me	ans a substance intended for human consumption	ı that contains tobacco,		
2	including cigarettes, cigars, snuff, smoking tobacco, and smokeless tobacco.					
3	(d) (e)	<u>e)</u> "Vapor product" means a noncombustible product that may contain nicotine and that uses a				
4	heating eleme	nt, power source, electro	nic circuit, or other electronic, chemical, or mecha	inical means,		
5	regardless of s	hape or size, to produce	e vapor from a solution or other substance. The ter	m includes:		
6	(i)	an electronic cigarette	, electronic cigar, electronic cigarillo, electronic pip	e, or similar product or		
7	device; and					
8	(ii)	a vapor cartridge or ot	her container in a solution or other form that is inte	ended to be used with		
9	or in an electro	onic cigarette, electronic	cigar, electronic cigarillo, electronic pipe, or simila	r product and device."		
10						
11	NEW S	SECTION. Section 29. F	Repealer. The following sections of the Montana C	Code Annotated are		
12	repealed:					
13	16-12-524.	Fraudulent representa	tion penalties.			
14	16-12-532.	Legislative monitoring.				
15						
16	NEW S	SECTION. Section 30.	Appropriation. There FOR THE BIENNIUM BEGINNI	NG JULY 1, 2023, THERE		
17	is appropriated \$149,285.58 from the marijuana state special revenue account provided for in 16-12-111 to the					
18	department of revenue, which comprises 2 FTE transferred from the department of public health and human					
19	services to the	department of revenue.				
20						
21	NEW S	SECTION. Section 31.	Transition. (1) The legislature directs the depart	ment of public health		
22	and human se	rvices to assist the depa	rtment of revenue with the transfer of FTE, inform	ation, materials, and		
23	any other marijuana-related assets that the department of revenue considers necessary to implement the					
24	regulation of marijuana testing laboratories in the state and exercise authority over the regulation of marijuana					
25	testing laborate	ory licensees in the state	9.			
26	(2) On July 1, 2023, the department of public health and human services shall transfer to the					
27	department of revenue the existing endorsements for any marijuana testing laboratory licensees. Existing					



68th Le	egislature	Dra	fter: Jameson Wa	alker, 406-444-3722	HB0128.002.001
1	endorsements	transferred pursuant to th	his section must	be accepted and administe	ered by the department of
2	revenue.				
3					
4	NEW	SECTION. Section 32.	Notification to t	ribal governments. The s	ecretary of state shall send a
5	copy of [this act] to each federally recognized tribal government in Montana.				
6					
7	NEW	SECTION. Section 33.	Effective dates.	(1) Except as provided in	subsections (2) and (3), [this
8	act] is effective	e October 1, 2023.			
9	(2)	[Sections 3, 8, 11, 13, 2	20, and 21] and t	his section are effective on	passage and approval.
10	(3)	[Sections 12, 14, 15, 17	7, 18, and 23 <u>, ANI</u>	<u>0 30]</u> are effective July 1, 2	023.
11			- EN	ID -	

