		Reading-white	e - Requested b	y: Mike Hopkins	- (H) Taxation	
- 2023 68th L	egislature 2023		Drafter: Erin S	Sullivan, 406-444-3594	4	HB0420.001.002
1			HOUS	E BILL NO. 420		
2			INTRODUC	ED BY M. HOPKINS		
3						
4	A BILL FOR AN	ACT ENTITLED	: "AN ACT GENER	ALLY REVISING LAV	VS RELATED TO M	IEDICAL
5	Marijuana; e	LIMINATING TH	E STATE TAX ON	MEDICAL MARIJUAN	NA; ELIMINATING T	HE LOCAL-
6	OPTION TAX ON MEDICAL MARIJUANA; REVISING DEFINITIONS; AMENDING SECTIONS 15-64-101, 15-			IS 15-64-101, 15-		
7	64-102, 16-12-	201, 16-12-310, 1	6-12-311, <del>16-12-3</del>	<mark>12,</mark> AND 16-12-501, №	ICA; AND PROVIDI	NG AN
8	EFFECTIVE D	ATE."				
9						
10	BE IT ENACTE	D BY THE LEGIS	SLATURE OF THE	STATE OF MONTAN	A:	
11						
12	Sectio	<b>1.</b> Section 15-6	4-101, MCA, is ame	ended to read:		
13	"15-64	101. Definition	<b>s.</b> As used in this p	part, the following defin	nitions apply:	
14	(1)	"Adult-use dispe	ensary" has the mea	aning provided in 16-1	2-102.	
15	<u>(2)</u>	"Consumer" mea	<u>ans a person to wh</u>	<u>om a sale of marijuan</u>	a or a marijuana pro	oduct is made.
16	<del>(2)</del> (3)	"Department" m	eans the departme	nt of revenue provided	d for in 2-15-1301.	
17	<del>(3)<u>(4)</u></del>	"Dispensary" me	eans an adult-use d	lispensary or a medica	al marijuana dispens	sary.
18	<del>(4)<u>(5)</u></del>	"Licensee" mear	ns a licensee opera	ting an adult-use disp	ensary or a medical	marijuana
19	dispensary.					
20	<del>(5)<u>(6)</u></del>	"Marijuana" has	the meaning provid	led in 16-12-102.		
21	<del>(6)<u>(7)</u></del>	"Marijuana prod	uct" has the meanir	ng provided in 16-12-1	102.	
22	<del>(7) "</del> N	ledical marijuana	dispensary" has th	e meaning provided ir	n <del>16-12-102.</del>	
23	<u>(8)</u>	"Medical marijua	ana dispensary" ha	s the meaning provide	ed in 16-12-102.	
24	<del>(8)<u>(7)</u>(</del>	) "Person	" means an individu	ual, firm, partnership, o	corporation, associa	tion, company,
25	committee, oth	er group of perso	ns, or other busines	ss entity, however forn	ned.	
26	<del>(9)<u>(8)</u></del>	"Purchaser" mea	ans a person to wh	om a sale of marijuan	a or a marijuana pro	<del>duct is made.</del>
27	<del>(10)<mark>(9)</mark></del>	( <u>10)</u> "Retail price	" means the establi	shed price for which a	an adult-use dispens	sary or medical
28	marijuana disp	ensary sells marij	uana or a marijuan	a product to a <del>purchas</del>	ser <u>consumer</u> before	e any discount or
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1	reduction.		
2	(11)(10)(11) "Sale" or "sell" means any transfer of marijuana or marijuana products for consideration,		
3	exchange, barter, gift, offer for sale, or distribution in any manner or by any means."		
4			
5	Section 2. Section 15-64-102, MCA, is amended to read:		
6	"15-64-102. Tax on marijuana sales. (1) For a medical marijuana dispensary, there is a 4% tax on		
7	the retail price of marijuana, marijuana products, and live marijuana plants for use by individuals with		
8	debilitating medical conditions.		
9	(2)(1) For an adult use-dispensary, there is a 20% tax on the retail price of marijuana, marijuana		
10	products, and live marijuana plants sold to consumers as defined in 16-12-102.		
11	(3)(2) The taxes tax set forth in subsections (1) and (2) are subsection (1) is imposed on the		
12	purchaser <u>consumer</u> and must be collected at the time of the sale and paid by the seller to the department for		
13	deposit in the marijuana state special revenue account provided for in 16-12-111.		
14	(4)(3) A dispensary licensed under Title 16, chapter 12, shall submit a quarterly report to the		
15	department listing the total dollar amount of sales. The report must be:		
16	(a) made on forms prescribed by the department; and		
17	(b) submitted within 15 days of the end of each calendar quarter.		
18	(5)(4) At the time the report is filed, the dispensary shall submit a payment equal to the percentage		
19	provided in subsection (1) <del>or (2) of</del> the total dollar amount of sales.		
20	(6)(5) The department shall deposit the taxes paid under this section in the state special revenue		
21	account provided for in 16-12-111 within the state special revenue fund established in 17-2-102.		
22	(7)(6) The tax imposed by this part and related interest and penalties are a personal debt of the		
23	person required to file a return from the time that the liability arises, regardless of when the time for payment of		
24	the liability occurs.		
25	(8)(7) For the purpose of determining liability for the filing of statements and the payment of taxes,		
26	penalties, and interest owed under 15-64-103 through 15-64-106:		
27	(a) the officer of a corporation whose responsibility it is to truthfully account for and pay to the state		
28	taxes provided for in 15-64-103 through 15-64-106 and who fails to pay the taxes is liable to the state for the		



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1 taxes and the penalty and interest due on the amounts;

- 2 (b) each officer of the corporation, to the extent that the officer has access to the requisite records,
- 3 is individually liable along with the corporation for filing statements and for unpaid taxes, penalties, and interest

4 upon a determination that the officer:

5 (i) possessed the responsibility to file statements and pay taxes on behalf of the corporation; and

6 (ii) possessed the responsibility on behalf of the corporation for directing the filing of statements or 7 the payment of other corporate obligations and exercised that responsibility, resulting in the corporation's failure 8 to file statements required by this part or pay taxes due as required by this part;

- 9 (c) each partner of a partnership is jointly and severally liable, along with the partnership, for any 10 statements, taxes, penalties, and interest due while a partner;
- 11 (d) each member of a limited liability company that is treated as a partnership or as a corporation

12 for income tax purposes is jointly and severally liable, along with the limited liability company, for any

13 statements, taxes, penalties, and interest due while a member;

- 14 (e) the member of a single-member limited liability company that is disregarded for income tax
- 15 purposes is jointly and severally liable, along with the limited liability company, for any statements, taxes,

16 penalties, and interest due while a member; and

17 (f) each manager of a manager-managed limited liability company is jointly and severally liable,

along with the limited liability company, for any statements, taxes, penalties, and interest due while a manager.

19 (9)(8) In determining which corporate officer is liable, the department is not limited to considering the

20 elements set forth in subsection (8)(a) (7)(a) to establish individual liability and may consider any other

21 available information.

(10)(9) In the case of a bankruptcy, the liability of the individual remains unaffected by the discharge of
penalty and interest against the corporation. The individual remains liable for any statements and the amount of
taxes, penalties, and interest unpaid by the entity.

(11)(10) The tax levied pursuant to this section is separate from and in addition to any general state
and local sales and use taxes that apply to retail sales, which must continue to be collected and distributed as
provided by law.

28

(12)(11) The tax levied under this section must be used as designated in 16-12-111."



1			
2	Section 3. Section 16-12-201, MCA, is amended to read:		
3	"16-12-201. Licensing of cultivators, manufacturers, and dispensaries. (1) (a) Between January		
4	1, 2022, and June 30, 2023, the department may only accept applications from and issue licenses to former		
5	medical marijuana licensees that were licensed by or had an application pending with the department of public		
6	health and human services on November 3, 2020, and are in good standing with the department and in		
7	compliance with this chapter, rules adopted by the department, and any applicable local regulations or		
8	ordinances as of January 1, 2022.		
9	(b) The department shall begin accepting applications for and issuing licenses to cultivate,		
10	manufacture, or sell marijuana or marijuana products to applicants who are not former medical marijuana		
11	licensees under subsection (1)(a) on or after July 1, 2023.		
12	(2) (a) The department shall adopt rules to govern the operation of former medical marijuana		
13	licensees and facilitate the process of transitioning former medical marijuana licensees to the appropriate		
14	license under this chapter with a minimum of disruption to business operations.		
15	(b) Beginning January 1, 2022, a former medical marijuana licensee may sell marijuana and		
16	marijuana products to registered cardholders at the medical tax rate set forth in 15-64-102 and to consumers at		
17	the adult-use marijuana tax rate set forth in 15-64-102 under the licensee's existing license in a jurisdiction that		
18	allows for the operation of marijuana businesses pursuant to 16-12-301 until the former medical marijuana		
19	licensee's next license renewal date, by which time the former medical licensee must have applied for and		
20	obtained the appropriate licensure under this chapter to continue operations, unless an extension of time is		
21	granted by the department.		
22	(c) (i) Except as provided in subsection (2)(c)(ii), for the purpose of this subsection (2),		
23	"appropriate licensure" means a cultivator license, medical marijuana dispensary license, adult-use dispensary		
24	license, and, if applicable, a manufacturer license.		
25	(ii) A former medical marijuana licensee who sells marijuana and marijuana products exclusively to		
26	registered cardholders is not required to obtain an adult-use dispensary license.		
27	(3) The department may amend or issue licenses to provide for staggered expiration dates. The		
28	department may provide for initial license terms of greater than 12 months but no more than 23 months in		



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1	adopting stagge	red expiration dates. Thereafter, lice	nses expire annually. License fee	es for the license term
2	implementing s	aggered license terms may be prora	ted by the department."	
3				
4	Section	<b>4.</b> Section 16-12-310, MCA, is ame	nded to read:	
5	"16-12-	310. Limit on local-option mariju	ana excise tax rate goods sul	bject to tax. (1) The rate
6	of the local-opti	on marijuana excise tax must be esta	blished by the election petition of	r resolution provided for in
7	16-12-311, and	the rate may not exceed 3%.		
8	(2)	The local-option marijuana excise ta	x is a tax on the retail value of all	l marijuana and marijuana
9	products sold <mark>a</mark>	- <u>to consumers from</u> an adult-use dis	pensary <del>or medical marijuana dis</del>	<del>pensary </del> within a county.
10	(3)	If a county imposes a local-option m	arijuana excise tax:	
11	(a)	50% of the resulting tax revenue mu	st be retained by the county;	
12	(b)	45% of the resulting tax revenue mu	st be apportioned to the municipa	alities on the basis of the
13	ratio of the pop	lation of the city or town to the total	county population; and	
14	(c)	the remaining 5% of the resulting ta	x revenue must be retained by the	e department to defray
15	costs associate	d with administering 16-12-309 throu	gh 16-12-312 and 16-12-317. Th	e funds retained by the
16	department und	er this subsection (3)(c) must be dep	osited into the marijuana state sp	pecial revenue account
17	established und	er 16-12-111.		
18	(4)	For the purposes of this section, "tax	k revenue" means the combined t	taxes collected under any
19	local-option ma	ijuana excise tax collected on retail s	ales within the county."	
20				
21	Section	<b>5.</b> Section 16-12-311, MCA, is ame	nded to read:	
22	"16-12-	311. Local government excise ta	x election required procedu	re notice. (1) A county
23	that has permit	ed an adult-use dispensary <del>or medic</del>	<del>al marijuana dispensary t</del> o opera	te within its borders
24	pursuant to 16-	2-301 or a county in which the majo	rity of voters voted to approve Ini	tiative Measure No. 190 in
25	the November 3	, 2020, general election, may not im	pose or, except as provided in thi	s section, amend or
26	repeal a local-o	otion marijuana excise tax unless the	local-option marijuana excise ta	x question has been
27	approved by a	najority of the qualified electors votin	g on the question.	
28	(2)	The local-option marijuana excise ta	x question may be presented to t	the qualified electors of a



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1	county by a pe	tition 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
2	resolution of th	e governing body of the county.
3	(3)	The petition or resolution referring the taxing question must state:
4	(a)	the rate of the tax, which may not exceed 3% of the retail value of all marijuana and marijuana
5	products sold a	<mark>at <u>to consumers from</u>an adult-use dispensary<del> or medical marijuana dispensary</del>;</mark>
6	(b)	the date when the tax becomes effective, which may not be earlier than 90 days after the
7	election; and	
8	(c)	the purposes that may be funded by the tax revenue.
9	(4)	On receipt of an adequate petition, the county's governing body shall hold an election in
10	accordance wi	th Title 13, chapter 1, part 5.
11	(5)	(a) Before the local-option marijuana excise tax question is submitted to the electorate, the
12	county shall pr	ovide notice of the goods subject to the local-option marijuana excise tax by a method described
13	in 13-1-108.	
14	(b)	The notice must be given two times, with at least 6 days separating the notices. The first notice
15	must be given	not more than 45 days prior to the election, and the last notice must be given not less than 30
16	days prior to th	e election.
17	(6)	Notice of the election must be given as provided in 13-1-108 and include the information listed
18	in subsection (	3) of this section.
19	(7)	The question of the imposition of a local-option marijuana excise tax may not be placed before
20	the qualified el	ectors more than once in any fiscal year."
21		
22	Sectio	n 6. Section 16-12-312, MCA, is amended to read:
23	<del>"16-12</del>	-312. Tax administration. (1) Not less than 90 days prior to the date that the local-option
24	<del>marijuana exci</del>	se tax becomes effective, the county shall notify the department of the results of the election and
25	coordinate with	the department to facilitate the administration and collection of the local-option marijuana excise
26	<del>taxes.</del>	
27	(2)	The department shall establish by rule:
28	<del>(a)</del>	the times that taxes collected by businesses are to be remitted to the department;
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1	(b) the office or employee of the department responsible for receiving and accounting for the local-			
2	option marijuana excise tax receipts;			
3	(c) the office or employee of the department responsible for enforcing the collection of local-option			
4	marijuana excise taxes and the methods and procedures to be used in enforcing the collection of local-option			
5	marijuana excise taxes due; and			
6	(d) the penalties for failure to report taxes due, failure to remit taxes due, and violations of the			
7	administrative ordinance. The penalties may include:			
8	(i) criminal penalties not to exceed a fine of \$1,000 or 6 months' imprisonment, or both;			
9	(ii) civil penalties if the department prevails in a suit for the collection of local-option marijuana			
10	excise taxes, not to exceed 50% of the local-option marijuana excise taxes found due plus the costs and			
11	attorney fees incurred by the department in the action;			
12	(iii) revocation of an adult-use dispensary license or medical marijuana dispensary license held by			
13	the offender; and			
14	(iv) any other penalties that may be applicable for violation of an ordinance.			
15	(3) The department's rules may also include:			
16	(a) further clarification and specificity in the categories of goods that are subject to the local-option			
17	marijuana excise tax;			
18	(b) authorization for business administration and prepayment discounts. The discount			
19	authorization may allow each vendor and commercial establishment to withhold up to 5% of the local-option			
20	marijuana excise taxes collected to defray their costs for the administration of the tax collection.			
21	(c) other administrative details necessary for the efficient and effective administration of the tax.			
22	(4) A county and the department may exchange information collected under the provisions of this			
23	chapter that is necessary to implement and administer a local-option marijuana excise tax or the tax collected			
24	under Title 15, chapter 64, part 1."			
25				
26	Section 6. Section 16-12-501, MCA, is amended to read:			
27	<b>"16-12-501. Purpose.</b> The purpose of this part is to:			
28	(1) provide a regulatory system for providing marijuana for the use of individuals with debilitating			



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1 medical conditions, including posttraumatic stress disorder, in order to alleviate the symptoms of the debilitating 2 medical condition; 3 (2) allow for the limited cultivation, manufacture, delivery, and possession of marijuana as 4 permitted by this chapter; 5 (3) allow persons to assist registered cardholders with the cultivation of marijuana and 6 manufacture of marijuana products permitted by this chapter. 7 (4) provide for a registry of individuals with debilitating medical conditions entitled to purchase marijuana and marijuana products at the tax rate specified in 15-64-102; and 8 9 (5) provide the process for obtaining a registry identification card." 10 NEW SECTION. Section 7. Effective date. [This act] is effective July 1, 2023. 11 12 - END -

