CHAMBER ACTION

Senate House

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Representative Jenne offered the following:

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Amendment

Remove lines 167-275 and insert:

- (b) "Close relative" means a spouse, parent, sibling, grandparent, child, or grandchild, whether related by whole or half blood, by marriage, or by adoption.
- (c) "Edibles" means commercially produced food items made with marijuana oil, but no other form of marijuana, that are produced and dispensed by a medical marijuana treatment center.
- (d) "Low-THC cannabis" means a plant of the genus

 Cannabis, the dried flowers of which contain 0.8 percent or less
 of tetrahydrocannabinol and more than 10 percent of cannabidiol

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weight for weight; the seeds thereof; the resin extracted from any part of such plant; or any compound, manufacture, salt, derivative, mixture, or preparation of such plant or its seeds or resin that is dispensed from a medical marijuana treatment center.

- (e) "Marijuana" means all parts of any plant of the genus Cannabis, whether growing or not; the seeds thereof; the resin extracted from any part of the plant; and every compound, manufacture, salt, derivative, mixture, or preparation of the plant or its seeds or resin, including low-THC cannabis, which are dispensed from a medical marijuana treatment center for medical use by a qualified patient.
- (f) "Marijuana delivery device" means an object used, intended for use, or designed for use in preparing, storing, ingesting, inhaling, or otherwise introducing marijuana into the human body, and which is dispensed from a medical marijuana treatment center for medical use by a qualified patient.
- (g) "Marijuana testing laboratory" means a facility that collects and analyzes marijuana samples from a medical marijuana treatment center and has been certified by the department pursuant to s. 381.988.
- (h) "Medical director" means a person who holds an active, unrestricted license as an allopathic physician under chapter

 458 or osteopathic physician under chapter 459 and is in compliance with the requirements of paragraph (3)(c).

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	<u>(i)</u>	"Medical	use"	means	the	acqu	isi	tion	, pos	session,	use	∋,
de.	livery,	transfer,	or	admini	strat	ion	of	mari	juana	authori	zed	by
a j	physici	an certifi	cati	on. Th	e ter	m do	es	not	inclu	de:		

- 1. Possession, use, or administration of marijuana that was not purchased or acquired from a medical marijuana treatment center.
- 2. Possession, use, or administration of marijuana in the form of commercially produced food items other than edibles, or of marijuana seeds or flower, except for flower in a sealed, tamper-proof receptacle for vaping.
- 3. Use or administration of any form or amount of marijuana in a manner that is inconsistent with the qualified physician's directions or physician certification.
- 4. Transfer of marijuana to a person other than the qualified patient for whom it was authorized or the qualified patient's caregiver on behalf of the qualified patient.
- 5. Use or administration of marijuana in the following locations:
- a. On any form of public transportation, except for low-THC cannabis.
 - b. In any public place, except for low-THC cannabis.
- c. Nothing in this section shall require any accommodation of any onsite medical use of marijuana in any correctional institution or detention facility or place of education or employment or of smoking medical marijuana in any public place.

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<u>d.</u>	In	. a	state	corre	ctional	insti	tut	ion,	as	defi	lnec	din	S.
944.02,	or	a	correct	cional	institu	ation,	as	defi	ned	in	s.	944.	241.

- e. On the grounds of a preschool, primary school, or secondary school, except as provided in s. 1006.062.
- <u>f. In a school bus, a vehicle, an aircraft, or a</u> motorboat, except for low-THC cannabis.
- (j) "Physician certification" means a qualified physician's authorization for a qualified patient to receive marijuana and a marijuana delivery device from a medical marijuana treatment center.
- (k) "Qualified patient" means a resident of this state who has been added to the medical marijuana use registry by a qualified physician to receive marijuana or a marijuana delivery device for a medical use and who has a qualified patient identification card.
- (1) "Qualified physician" means a person who holds an active, unrestricted license as an allopathic physician under chapter 458 or as an osteopathic physician under chapter 459 and is in compliance with the physician education requirements of subsection (3).
- (m) "Smoking" means burning or igniting a substance and inhaling the smoke.
- (n) "Terminal condition" means a progressive disease or medical or surgical condition that causes significant functional impairment, is not considered by a treating physician to be

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reversible	withc	out th	e admi	nist	ratio	n of l	Life-	-susta	aining
procedures	, and	will	result	in	death	withi	ln 1	year	after
diagnosis	if the	cond	ition	runs	its	normal	L coi	ırse.	

(2) DEBILITATING MEDICAL CONDITION.—"debilitating medical condition" means cancer, epilepsy, glaucoma, positive status for human immunodeficiency virus (HIV), acquired immune deficiency syndrome (AIDS), post-traumatic stress disorder (PTSD), amyotrophic lateral sclerosis (ALS), Crohn's disease, Parkinson's disease, multiple sclerosis, or other debilitating medical conditions of the same kind or class as or comparable to those enumerated, and for which a physician believes that the medical use of marijuana would likely outweigh the potential health risks for the patient.