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1	A bill to be entitled
2	An act relating to medical marijuana growers; amending
3	s. 381.986, F.S.; deleting a requirement that the
4	Department of Health grant a medical marijuana
5	treatment center license to a member of a specified
6	association; providing an effective date.
7	
8	Be It Enacted by the Legislature of the State of Florida:
9	
10	Section 1. Paragraph (a) of subsection (8) of section
11	381.986, Florida Statutes, is amended to read:
12	381.986 Medical use of marijuana.—
13	(8) MEDICAL MARIJUANA TREATMENT CENTERS.—
14	(a) The department shall license medical marijuana
15	treatment centers to ensure reasonable statewide accessibility
16	and availability as necessary for qualified patients registered
17	in the medical marijuana use registry and who are issued a
18	physician certification under this section.
19	1. As soon as practicable, but no later than July 3, 2017,
20	the department shall license as a medical marijuana treatment
21	center any entity that holds an active, unrestricted license to
22	cultivate, process, transport, and dispense low-THC cannabis,
23	medical cannabis, and cannabis delivery devices, under former s.
24	381.986, Florida Statutes 2016, before July 1, 2017, and which
25	meets the requirements of this section. In addition to the
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26 authority granted under this section, these entities are 27 authorized to dispense low-THC cannabis, medical cannabis, and 28 cannabis delivery devices ordered pursuant to former s. 381.986, 29 Florida Statutes 2016, which were entered into the compassionate 30 use registry before July 1, 2017, and are authorized to begin 31 dispensing marijuana under this section on July 3, 2017. The 32 department may grant variances from the representations made in 33 such an entity's original application for approval under former s. 381.986, Florida Statutes 2014, pursuant to paragraph (e). 34

35 2. The department shall license as medical marijuana 36 treatment centers 10 applicants that meet the requirements of 37 this section, under the following parameters:

As soon as practicable, but no later than August 1, 38 a. 39 2017, the department shall license any applicant whose application was reviewed, evaluated, and scored by the 40 department and which was denied a dispensing organization 41 42 license by the department under former s. 381.986, Florida 43 Statutes 2014; which had one or more administrative or judicial 44 challenges pending as of January 1, 2017, or had a final ranking 45 within one point of the highest final ranking in its region 46 under former s. 381.986, Florida Statutes 2014; which meets the requirements of this section; and which provides documentation 47 to the department that it has the existing infrastructure and 48 technical and technological ability to begin cultivating 49 50 marijuana within 30 days after registration as a medical

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51 marijuana treatment center.

52 b. As soon as practicable, but no later than October 3, 53 $\frac{2017}{7}$ the department shall license one applicant that is a recognized class member of Pigford v. Glickman, 185 F.R.D. 82 54 55 (D.D.C. 1999), or In Re Black Farmers Litig., 856 F. Supp. 2d 1 56 (D.D.C. 2011) and is a member of the Black Farmers and 57 Agriculturalists Association-Florida Chapter. An applicant 58 licensed under this sub-subparagraph is exempt from the 59 requirement of subparagraph (b)2 requirements of subparagraphs (b)1. and 2. 60

61 c. As soon as practicable, but no later than October 3, 62 2017, the department shall license applicants that meet the 63 requirements of this section in sufficient numbers to result in 64 10 total licenses issued under this subparagraph, while 65 accounting for the number of licenses issued under sub-66 subparagraphs a. and b.

67 3. For up to two of the licenses issued under subparagraph 68 2., the department shall give preference to applicants that 69 demonstrate in their applications that they own one or more 69 facilities that are, or were, used for the canning, 70 concentrating, or otherwise processing of citrus fruit or citrus 72 molasses and will use or convert the facility or facilities for 73 the processing of marijuana.

4. Within 6 months after the registration of 100,000active qualified patients in the medical marijuana use registry,

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the department shall license four additional medical marijuana treatment centers that meet the requirements of this section. Thereafter, the department shall license four medical marijuana treatment centers within 6 months after the registration of each additional 100,000 active qualified patients in the medical marijuana use registry that meet the requirements of this section.

83 5. Dispensing facilities are subject to the following84 requirements:

85 A medical marijuana treatment center may not establish a. or operate more than a statewide maximum of 25 dispensing 86 87 facilities, unless the medical marijuana use registry reaches a total of 100,000 active registered qualified patients. When the 88 89 medical marijuana use registry reaches 100,000 active registered qualified patients, and then upon each further instance of the 90 total active registered qualified patients increasing by 91 92 100,000, the statewide maximum number of dispensing facilities 93 that each licensed medical marijuana treatment center may 94 establish and operate increases by five.

b. A medical marijuana treatment center may not establish
more than the maximum number of dispensing facilities allowed in
each of the Northwest, Northeast, Central, Southwest, and
Southeast Regions. The department shall determine a medical
marijuana treatment center's maximum number of dispensing
facilities allowed in each region by calculating the percentage

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101 of the total statewide population contained within that region 102 and multiplying that percentage by the medical marijuana 103 treatment center's statewide maximum number of dispensing 104 facilities established under sub-subparagraph a., rounded to the 105 nearest whole number. The department shall ensure that such 106 rounding does not cause a medical marijuana treatment center's 107 total number of statewide dispensing facilities to exceed its 108 statewide maximum. The department shall initially calculate the maximum number of dispensing facilities allowed in each region 109 110 for each medical marijuana treatment center using county population estimates from the Florida Estimates of Population 111 112 2016, as published by the Office of Economic and Demographic 113 Research, and shall perform recalculations following the 114 official release of county population data resulting from each United States Decennial Census. For the purposes of this 115 116 subparagraph:

(I) The Northwest Region consists of Bay, Calhoun,
Escambia, Franklin, Gadsden, Gulf, Holmes, Jackson, Jefferson,
Leon, Liberty, Madison, Okaloosa, Santa Rosa, Taylor, Wakulla,
Walton, and Washington Counties.

(II) The Northeast Region consists of Alachua, Baker,
Bradford, Clay, Columbia, Dixie, Duval, Flagler, Gilchrist,
Hamilton, Lafayette, Levy, Marion, Nassau, Putnam, St. Johns,
Suwannee, and Union Counties.

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(III) The Central Region consists of Brevard, Citrus,

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Hardee, Hernando, Indian River, Lake, Orange, Osceola, Pasco,
Pinellas, Polk, Seminole, St. Lucie, Sumter, and Volusia
Counties.

(IV) The Southwest Region consists of Charlotte, Collier,
DeSoto, Glades, Hendry, Highlands, Hillsborough, Lee, Manatee,
Okeechobee, and Sarasota Counties.

(V) The Southeast Region consists of Broward, Miami-Dade,Martin, Monroe, and Palm Beach Counties.

134 If a medical marijuana treatment center establishes a с. 135 number of dispensing facilities within a region that is less than the number allowed for that region under sub-subparagraph 136 137 b., the medical marijuana treatment center may sell one or more of its unused dispensing facility slots to other licensed 138 139 medical marijuana treatment centers. For each dispensing 140 facility slot that a medical marijuana treatment center sells, that medical marijuana treatment center's statewide maximum 141 142 number of dispensing facilities, as determined under sub-143 subparagraph a., is reduced by one. The statewide maximum number 144 of dispensing facilities for a medical marijuana treatment center that purchases an unused dispensing facility slot is 145 146 increased by one per slot purchased. Additionally, the sale of a dispensing facility slot shall reduce the seller's regional 147 maximum and increase the purchaser's regional maximum number of 148 dispensing facilities, as determined in sub-subparagraph b., by 149 150 one for that region. For any slot purchased under this sub-

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151 subparagraph, the regional restriction applied to that slot's 152 location under sub-subparagraph b. before the purchase shall 153 remain in effect following the purchase. A medical marijuana 154 treatment center that sells or purchases a dispensing facility 155 slot must notify the department within 3 days of sale. 156 d. This subparagraph shall expire on April 1, 2020.

158 If this subparagraph or its application to any person or 159 circumstance is held invalid, the invalidity does not affect 160 other provisions or applications of this act which can be given 161 effect without the invalid provision or application, and to this 162 end, the provisions of this subparagraph are severable. 163 Section 2. This act shall take effect upon becoming a law.

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