

|                     | LEGISLATIVE ACTION |       |
|---------------------|--------------------|-------|
| Senate              |                    | House |
|                     | •                  |       |
|                     | •                  |       |
| Floor: 9/F/2R       | •                  |       |
| 03/04/2016 11:58 AM | •                  |       |
|                     | •                  |       |
|                     |                    |       |

Senator Evers moved the following:

## Senate Amendment (with title amendment)

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Delete lines 371 - 384

and insert:

(c) By July 1, 2016, the 5 dispensing organizations chosen for low-THC cannabis may seek authorization to produce medical cannabis, as authorized by this section, only after the Department of Health has received and approved additional information in a supplemental application process.

(d) By July 1, 2016, the Department of Health shall authorize an additional 15 dispensing organizations that meet



12 the requirements of subparagraphs (b)2.-7. and demonstrate the 13 technical and technological ability to cultivate and produce 14 medical cannabis and low-THC cannabis. A new application process 15 shall begin immediately upon this act becoming law. An applicant 16 involved in an ongoing administrative licensure challenge is not 17 eligible to apply.

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======== T I T L E A M E N D M E N T ========= And the title is amended as follows:

Delete lines 28 - 33

22 and insert:

> five dispensing organizations to produce low-THC cannabis and seek authorization to produce medical cannabis subject to certain requirements; requiring the department to authorize an additional 15 dispensing organizations that meet certain requirements; providing an application process for the additional dispensing organizations; providing that certain applicants are ineligible to apply for licensure: