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LEGISLATIVE ACTION

Senate

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House

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Floor: WD

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02/24/2016 12:21 PM

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Senator Bradley moved the following:

Senate Amendment to Amendment (369986)

Delete lines 682 - 705

and insert:

Section 3. (1) Notwithstanding s. 381.986(5)(b), Florida Statutes, a dispensing organization that receives notice from the Department of Health that it is approved as a region's dispensing organization, posts a \$5 million performance bond in compliance with rule 64-4.002(5)(e), Florida Administrative Code, meets the requirements of and requests cultivation authorization pursuant to rule 64-4.005(2), Florida



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12 Administrative Code, and expends at least \$100,000 to fulfill
13 its legal obligations as a dispensing organization; or any
14 applicant that would have received notice of such approval from
15 the Department of Health but for an erroneous finding that the
16 applicant failed to meet the requirements of s. 381.986, Florida
17 Statutes, must be granted cultivation authorization by the
18 Department of Health and is authorized to operate as a
19 dispensing organization for the full term of its original
20 approval and all subsequent renewals pursuant to s. 381.986,
21 Florida Statutes.

22 (2) If an organization that does not meet the criteria of
23 subsection (1) demonstrates in any proceeding that it was
24 entitled to be a dispensing organization under s. 381.986,
25 Florida Statutes, and applicable rules, such organization and an
26 organization meeting the criteria of subsection (1) shall both
27 be dispensing organizations in the same region listed in s.
28 381.986(5) (b), Florida Statutes. During the operations of any
29 dispensing organization meeting the criteria in this section,
30 the Department of Health may enforce rule 64-4.005, Florida
31 Administrative Code, as filed on June 17, 2015.