Florida Senate - 2016 Bill No. SB 460

LEGISLATIVE ACTION

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Senate

House

Senator Bullard moved the following:
Senate Amendment to Amendment (369986)
Delete lines 298 - 349
and insert:
from any other plant. At least 75 percent of the cannabis grown
must be low-THC cannabis.
3. Must inspect seeds and growing plants for plant pests
that endanger or threaten the horticultural and agricultural
interests of the state, notify the Department of Agriculture and
Consumer Services within 10 calendar days after a determination
that a plant is infested or infected by such plant pest, and

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12	implement and maintain phytosanitary policies and procedures.
13	4. Must perform fumigation or treatment of plants, or the
14	removal and destruction of infested or infected plants, in
15	accordance with chapter 581 and any rule adopted thereunder.
16	(b) When processing low-THC cannabis or medical cannabis, a
17	dispensing organization must:
18	1. Process the low-THC cannabis or medical cannabis within
19	an enclosed structure and in a room separate from other plants
20	or products. At least 75 percent of the cannabis processed must
21	be low-THC cannabis.
22	2. Test the processed low-THC cannabis and medical cannabis
23	before they are dispensed. Results must be verified and signed
24	by two dispensing organization employees. Before dispensing low-
25	THC cannabis, the dispensing organization must determine that
26	the test results indicate that the low-THC cannabis meets the
27	definition of low-THC cannabis and, for medical cannabis and
28	low-THC cannabis, that all medical cannabis and low-THC cannabis
29	are safe for human consumption and free from contaminants that
30	are unsafe for human consumption. The dispensing organization
31	must retain records of all testing and samples of each
32	homogenous batch of cannabis and low-THC cannabis for at least 9
33	months. The dispensing organization must contract with an
34	independent testing laboratory to perform audits on the
35	dispensing organization's standard operating procedures, testing
36	records, and samples and provide the results to the department
37	to confirm that the low-THC cannabis or medical cannabis meets
38	the requirements of this section and that the medical cannabis
39	and low-THC cannabis are safe for human consumption.
40	3. Package the low-THC cannabis or medical cannabis in

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41	compliance with the Poison Prevention Packaging Act of 1970, 15
42	<u>U.S.C. ss. 1471 et seq.</u>
43	4. Package the low-THC cannabis or medical cannabis in a
44	receptacle that has a firmly affixed and legible label stating
45	the following information:
46	a. A statement that the low-THC cannabis or medical
47	cannabis meets the requirements of subparagraph 2.;
48	b. The name of the dispensing organization from which the
49	medical cannabis or low-THC cannabis originates; and
50	c. The batch number and harvest number from which the
51	medical cannabis or low-THC cannabis originates.
52	5. Reserve two processed samples from each batch and retain
53	such samples for at least 9 months for the purpose of testing
54	pursuant to the audit required under subparagraph 2.
55	(c) When dispensing low-THC cannabis, medical cannabis, or
56	a cannabis delivery device, a dispensing organization:
57	1. May not dispense more than a 45-day supply of low-THC
58	cannabis or medical cannabis to a patient or the patient's legal
59	representative, and at least 75 percent of the cannabis
60	dispensed must be low-THC cannabis.

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