

2nd Sub. S.B. 73
MEDICAL CANNABIS ACT

Representative **Joel K. Briscoe** proposes the following amendments:

1. *Page 19, Line 577:*

(5) An independent cannabis testing laboratory shall test any cannabis that the independent cannabis testing laboratory receives from a cannabis cultivation facility using carbon stable isotope testing to determine:

(a) the origin of the cannabis;

(b) the conditions under which the cannabis was grown; and

(c) any other information about the cannabis required by the department, by rule made in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act that can be determined using carbon stable isotope testing.

577 ~~{(5)}~~ (6) The department may determine, by rule made in accordance with Title 63G,

2. *Page 20, Lines 584 through 585:*

584 (1) If an independent cannabis testing laboratory determines that the results of a lab test
585 indicate that a cannabis product batch may be unsafe for human consumption or, using a carbon stable isotope test, that the cannabis was not cultivated in accordance with this chapter :

3. *Page 20, Lines 590 through 591:*

590 (b) retain possession of the cannabis product batch for one week in order to investigate
591 the cause of the defective or non-complying batch and to make a determination; and

4. *Page 20, Lines 596 through 598:*

596 (2) If, under Subsection (1)(b), the department determines, following an appeal, that a
597 cannabis product prepared by a cannabis production establishment is unsafe for human
598 consumption or was not cultivated in accordance with this chapter , the department may seize, embargo,
or destroy a cannabis product batch.

5. *Page 20, Line 610 through Page 21, Line 616:*

610 (3) (a) The department may take an action described in Subsection (3)(b) if the
611 department concludes, upon inspection or investigation, that, for a person that is a cannabis
612 production establishment or a cannabis production establishment agent:

613 (i) the person has violated the provisions of this chapter, a rule made under this

614 chapter, or an order issued under this chapter: ~~{or}~~

615 (ii) the person produced a cannabis product batch that a test shows contains a

616 contaminant described in Section 4-42-701 ~~{.~~ ; or

(iii) the person possessed or used a cannabis batch that was not cultivated in accordance with this chapter.