Amended Excerpts

House Amendments

1. Line 116 through 127:

- 116 17-27a-103, regarding the availability of outdoor cultivation in an industrial zone.
- 117 $\hat{H} \rightarrow [\underline{(6)} \ \underline{(a)} \ \underline{Unless otherwise permitted by local ordinance, an indoor cannabis production}$
- 118 establishment:
- 119 [(i) shall be located in a stand-alone building; and]
- 120 [(ii) may not be located in a stand-alone building that has other tenants located in the
- 121 **building unless the other tenant is a cannabis production establishment or a**
- 122 cannabinoid processor as that term is defined in Section 4-41-102.]
- 123 [(b) Subsection (6)(a) does not apply to a cannabis production establishment that:]
- 124 [<u>(i)</u> as of May 7, 2025, is located in a building with other tenants;]
- 125 [<u>(ii)</u> continuously remains in the same building described in Subsection (6)(b)(i); and]
- 126 [(iii) has not entered into a lease agreement to become the sole tenant of the building
- 127 <u>described in Subsection (6)(b)(i).</u>] $\leftarrow \hat{H}$
- 2. *Line 139 through 142:*
 - 139 <u>cannabis production establishments.</u>
 - 140 (b) <u>The department shall</u> $\hat{H} \rightarrow \underline{:}$
 - 140a (i) $\leftarrow \hat{H}$ work with a cannabis production establishment to monitor odor
 - 141 emitted by the cannabis production establishment $\hat{H} \rightarrow [\underline{\cdot}]$; and
 - 141a (ii) consult with each county and municipality that currently has a cannabis
 - 141b production establishment sited within the county or municipality's boundaries
 - 141c regarding potential standards for the maximum amounts of objectionable odors
 - 141d <u>emitted by a cannabis production establishment.</u> $\leftarrow \hat{H}$
 - 142 (c) <u>A cannabis production establishment shall provide information related to the</u>

3. Line 172 through 175:

- 172 use in any industrial zone unless the municipality or county has designated by
- 173 ordinance $\hat{H} \rightarrow \{ \in \hat{H} \}$, before an individual submits a land use permit application for
- 173a a cannabis
- 174 **production establishment**, $\hat{H} \rightarrow \frac{1}{2} \leftarrow \hat{H}$ at least one industrial zone in which the operation of a
- 175 cannabis production establishment is a permitted use.

4. Line 177 through 181:

- 177 operation of a cannabis production establishment shall be a permitted agricultural use
- 178 in any agricultural zone unless the municipality or county has designated by ordinance $\hat{H} \rightarrow \{ \leftarrow \hat{H} \}$
- 179 , before an individual submits a land use permit application for a cannabis production
- 180 **establishment**, $\hat{H} \rightarrow \frac{1}{2} \leftarrow \hat{H}$ at least one agricultural zone in which the operation of a cannabis
- 181 production establishment is a permitted use.