1st Sub. S.B. 64 Medical Cannabis Amendments

Senate Amendments

Amendment 2

February 11, 2025 10:14 AM

Senator **Evan J. Vickers** proposes the following amendments:

1. Line 718 through 721: 718 Act[.]; or719 (iv) provide a letter of concern in accordance with Subsection $\{(8)\}$ (10). 720 (b) Except for a violation that threatens public health or for the third violation of the same rule or statute in a 24-month period, the department shall issue a letter of concern before taking other administrative action under this section. 721 2. *Line 759 through 772:* 759 establishment | registration card. 760 {(8) (a) A letter of concern shall describe:} 761 {(i) the violation including the statute or rule being violated;} 762 {(ii) possible options to remedy the issue; and} 763 {(iii) possible consequences for not remedying the violation.} 764 (b) Under a letter of concern, the department shall provide the person at least 30 days to 765 remedy the violation. 766 {(c) If the person fails to remedy the violation described in a letter of concern, the 767 department may take other enforcement action as described in this section.} 768 {(d) If a letter of concern is resolved without an enforcement action being taken under 769 Subsection (8)(c), the department may not report that a letter of concern was issued to 770 the licensing board. [(8)] (8) (a) Except where a criminal penalty is expressly provided for a specific violation 771 772 of this chapter, or where civil and criminal penalties are provided for violations of 3. Line 783 through 785: 783 conduct underlying the violation described in Subsection (8)(a). 784 [9] {(10)} (9) Nothing in this section prohibits: 785 (a) the department from referring potential criminal activity to law enforcement[-]; or 4. Line 787: 787 violations of Title 76, Chapter 10, Part 31, Utah Antitrust Act. (10) (a) A letter of concern shall describe: (i) the violation including the statute or rule being violated;

- (ii) possible options to remedy the issue; and
- (iii) possible consequences for not remedying the violation.
- $\underline{\text{(b)}}$ <u>Under a letter of concern, the department shall provide the person at least 30 days to remedy the violation.</u>
- (c) If the person fails to remedy the violation described in a letter of concern, the department may take other enforcement action as described in this section.
- $\underline{\text{(d)}}$ If a letter of concern is resolved without an enforcement action being taken under Subsection (10)(c), the department may not report that a letter of concern was issued to the licensing board.