02-08-18 7:55 AM

119	Section 7. Section 4-41-303 is enacted to read:
120	<u>4-41-303.</u> Department to set prices.
121	(1) The department shall set a price schedule for cannabis that has been processed into
122	a medicinal dosage form and sold at the state dispensary.
123	(2) The price schedule described in Subsection (1) shall take into consideration:
124	(a) the demand for the product;
125	(b) the labor required to cultivate and process the product into a medicinal dosage
126	<u>form;</u>
127	(c) the regulatory burden involved in the creation of the product; and
128	(d) any other consideration the department considers necessary.
129	(3) The price set by the department under Subsection (1) shall include:
130	(a) sales tax, to be remitted by the state dispensary to the State Tax Commission; and
131	(b) a set fee, to be retained by the department to fund the state dispensary and the
132	courier described in Subsection 4-41-301(3), if any.
133	Section 8. Section 4-41-304 is enacted to read:
134	<u>4-41-304.</u> Department to make rules regarding purchasers, communication $\hat{H} \rightarrow [-]$
134a	<u>Report.</u>
135	(1) $\leftarrow \hat{H}$ The department shall make rules, in accordance with Title 63G, Chapter 3, Utah
136	Administrative Rulemaking Act:
137	$\hat{\mathbf{H}} \rightarrow [\underline{(1)}]$ (a) $\leftarrow \hat{\mathbf{H}}$ to determine whether an entity engaged in academic or medical
137a	research qualifies to
138	purchase cannabis pursuant to this chapter; and
139	$\hat{\mathbf{H}} \rightarrow [\underline{(2)}]$ (b) $\leftarrow \hat{\mathbf{H}}$ on how the state dispensary shall provide information to a patient's
139a	physician after a
140	patient purchases cannabis from the state dispensary.
140a	$\hat{H} \rightarrow (2)(a)$ The department shall immediately report to the Legislature, or the Health
140b	and Human Services Interim Committee if the Legislature is not in general session, if cannabis
140c	is removed from the list of Schedule I drugs under the Controlled Substances Act so that the
140d	Legislature may repeal this chapter and any relevant section in state code. ←Ĥ
141	Section 9. Section 7-1-401 is amended to read:
142	7-1-401. Fees payable to commissioner.
143	(1) Except for an out-of-state depository institution with a branch in Utah, a depository
144	institution under the jurisdiction of the department shall pay an annual fee:
145	(a) computed by averaging the total assets of the depository institution shown on each
146	quarterly report of condition for the depository institution for the calendar year immediately
147	proceeding the date on which the annual fee is due under Section 7-1-402; and
148	(b) at the following rates:
149	(i) on the first \$5,000,000 of these assets, the greater of: