

2nd Sub. H.B. 197
CANNABIS CULTIVATION AMENDMENTS

Representative **Brad M. Daw** proposes the following amendments:

1. *Page 5, Lines 134 through 141:*

134 4-41-304. Department to make rules regarding purchasers, communication {~~-~~} **-- Report.**

135 **(1)** The department shall make rules, in accordance with Title 63G, Chapter 3, Utah

136 Administrative Rulemaking Act:

137 {~~(1)~~} **(a)** to determine whether an entity engaged in academic or medical research qualifies to
138 purchase cannabis pursuant to this chapter; and

139 {~~(2)~~} **(b)** on how the state dispensary shall provide information to a patient's physician after a
140 patient purchases cannabis from the state dispensary.

(2)(a) The department shall immediately report to the Legislature, or the Health and Human Services Interim Committee if the Legislature is not in general session, if cannabis is removed from the list of Schedule I drugs under the Controlled Substances Act so that the Legislature may repeal this chapter and any relevant section in state code.

141 Section 9. Section **7-1-401** is amended to read: