{deleted text} shows text that was in SB0153 but was deleted in SB0153S01. inserted text shows text that was not in SB0153 but was inserted into SB0153S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Senator Gene Davis proposes the following substitute bill:

### MEDICAL CANNABIS GOVERNANCE STUDY

2022 GENERAL SESSION

### STATE OF UTAH

### **Chief Sponsor: Gene Davis**

House Sponsor:

### LONG TITLE

#### **General Description:**

This bill requires the {Health and Human Services Interim}Legislative Management Committee to create a {subcommittee}working group to study and to make recommendations regarding a single state entity to oversee all medical cannabis regulation.

#### **Highlighted Provisions:**

This bill:

- requires the {Health and Human Services Interim}Legislative Management
  Committee to create a {subcommittee}working group composed of members of two interim committees to study and make recommendations regarding a single state entity to oversee all medical cannabis regulation; { and}
- requires the Department of Agriculture and Food and the Department of Health to

report to the {subcommittee}working group as requested {...}:

- provides a repeal date; and
- <u>makes technical changes.</u>

### Money Appropriated in this Bill:

None

**Other Special Clauses:** 

**None** This bill provides a special effective date.

**Utah Code Sections Affected:** 

AMENDS:

4-41a-802, as last amended by Laws of Utah 2020, Chapter 148

26-61a-703, as last amended by Laws of Utah 2019, First Special Session, Chapter 5

63I-2-236, as last amended by Laws of Utah 2021, Second Special Session, Chapter 8

ENACTS:

{26-61a-704}36-12-8.2, Utah Code Annotated 1953

Be it enacted by the Legislature of the state of Utah:

Section 1. Section **4-41a-802** is amended to read:

### 4-41a-802. Report.

(1) At or before the November interim meeting each year, the department shall report to the Health and Human Services Interim Committee on:

(a) the number of applications and renewal applications that the department receives under this chapter;

(b) the number of each type of cannabis production facility that the department licenses in each county;

(c) the amount of cannabis that licensees grow;

(d) the amount of cannabis that licensees manufacture into cannabis products;

(e) the number of licenses the department revokes under this chapter;

(f) the department's operation of an independent cannabis testing laboratory under

Section 4-41a-201, including:

- (i) the cannabis and cannabis products the department tested; and
- (ii) the results of the tests the department performed; and

(g) the expenses incurred and revenues generated under this chapter.

(2) The department may not include personally identifying information in the report described in this section.

(3) During the 2022 {Legislative}legislative interim, the department shall report to the {subcommittee}working group described in Section {26-61a-704}36-12-8.2 as requested by the {subcommittee}working group.

Section 2. Section 26-61a-703 is amended to read:

#### 26-61a-703. Report.

(1) By the November interim meeting each year beginning in 2020, the department shall report to the Health and Human Services Interim Committee on:

(a) the number of applications and renewal applications filed for medical cannabis cards;

(b) the number of qualifying patients and designated caregivers;

(c) the nature of the debilitating medical conditions of the qualifying patients;

(d) the age and county of residence of cardholders;

(e) the number of medical cannabis cards revoked;

(f) the number of practitioners providing recommendations for qualifying patients;

(g) the number of license applications and renewal license applications received;

(h) the number of licenses the department has issued in each county;

(i) the number of licenses the department has revoked;

(j) the quantity of medical cannabis shipments that the state central patient portal facilitates;

(k) the number of overall purchases of medical cannabis and medical cannabis products from each medical cannabis pharmacy;

(1) the expenses incurred and revenues generated from the medical cannabis program;

and

(m) an analysis of product availability in medical cannabis pharmacies.

(2) The department may not include personally identifying information in the report described in this section.

(3) During the 2022 {Legislative}legislative interim, the department shall report to the {subcommittee}working group described in Section {26-61a-704}36-12-802 as requested by

the {subcommittee}working group.

Section 3. Section <del>{26-61a-704}<u>36-12-8.2</u> is enacted to read:</del>

<u>{26-61a-704}36-12-8.2.</u> <u>Governance</u> <u>Medical cannabis governance</u> structure {<u>review by interim committee</u>}<u>working group</u>.

During the 2022 <u>{Legislative}legislative interim, the Legislative Management</u> <u>Committee shall establish a working group composed of three members of the Health and</u> <u>Human Services Interim Committee {shall establish a subcommittee}and three members of the</u> Natural Resources, Agriculture, and Environment Interim Committee to:

(1) conduct a review of the state's governance structure over medical cannabis;

(2) study various regulatory structures throughout the nation regarding state agency regulation of medical cannabis; and

(3) at or before the October 2022 interim meeting, make recommendations to the Health and Human Services Interim Committee and the Natural Resources, Agriculture, and Environment Interim Committee for committee-recommended legislation to unify the efforts of the {department}Department of Health and the Department of Agriculture and Food under a single state authority over medical cannabis.

Section 4. Section 63I-2-236 is amended to read:

63I-2-236. Repeal dates -- Title 36.

(1) Section 36-12-8.2 is repealed July 1, 2023.

[(1)] (2) Section 36-29-107.5 is repealed on November 30, 2023.

[(2)] (3) The following sections regarding the State Flag Task Force are repealed on January 1, 2024:

<u>anuary 1, 2024:</u>

(a) Section 36-29-201;

(b) Section 36-29-202; and

(c) Section 36-29-203.

Section 5. Effective date.

If approved by two-thirds of all the members elected to each house, this bill takes effect upon approval by the governor, or the day following the constitutional time limit of Utah <u>Constitution, Article VII, Section 8, without the governor's signature, or in the case of a veto,</u> <u>the date of veto override.</u>