AMENDMENTS TO HOUSE BILL NO. 1024

## Sponsor: REPRESENTATIVE DeLISSIO

## Printer's No. 1596

Amend Bill, page 1, line 21, by inserting after 1 2 "requirements;" 3 in Medical Marijuana Advisory Board, further providing for 4 advisory board and for regulations based on recommendations 5 of advisory board; 6 Amend Bill, page 1, line 25, by striking out ""caregiver" 7 and" and inserting 8 "caregiver," 9 Amend Bill, page 1, line 26, by inserting after "care"" 10 and "serious medical condition" 11 Amend Bill, page 2, by inserting between lines 20 and 21 "Serious medical condition." Any of the following: 12 13 (1) Cancer, including remission therapy. 14 (2) Positive status for human immunodeficiency virus or 15 acquired immune deficiency syndrome. 16 (3) Amyotrophic lateral sclerosis. 17 (4) Parkinson's disease. 18 (5) Multiple sclerosis. 19 (6) Damage to the nervous tissue of the [spinal cord] 20 central nervous system with objective neurological indication of intractable spasticity and other associated neuropathies. 21 22 (7) Epilepsy. (8) Inflammatory bowel disease. 23 24 (9) Neuropathies. 25 (10) Huntington's disease. 26 (11) Crohn's disease. 27 (12) Post-traumatic stress disorder. 28 (13) Intractable seizures. 29 (14) Glaucoma. 30 (15) Sickle cell anemia. 31 (16) Severe chronic or intractable pain of neuropathic 32 origin or severe chronic or intractable pain [in which 33 conventional therapeutic intervention and opiate therapy is

contraindicated or ineffective]. 1 Autism. 2 (17)3 (18) Neurodegenerative diseases. 4 (19) Terminal illness. 5 (20) Dyskinetic and spastic movement disorders. (21) Opioid use disorder for which conventional 6 therapeutic interventions are contraindicated or ineffective, 7 or for which adjunctive therapy is indicated in combination 8 9 with primary therapeutic interventions. (22) Anxiety disorders. 10 11 (23) Tourette Syndrome. \* \* \* 12 Amend Bill, page 2, line 22, by striking out "801(e)" and 13 14 inserting 15 801(b) and (e) Amend Bill, page 2, line 22, by inserting after "802(a)(1)" 16 , 1201, 1202 17 Amend Bill, page 5, lines 29 and 30; page 6, lines 1 through 18 19 12; by striking out all of said lines on said pages 20 Amend Bill, page 6, lines 21 through 26, by striking out "FOR THE PURPOSE OF PARAGRAPH (1), THE" in line 21 and all of lines 21 22 22 through 26 and inserting In addition to the requirements of the department under\_ 23 24 paragraph (1), a grower/processor shall maintain continuous 25 video surveillance. A grower/processor is required to retain\_ the recordings for a period of no less than one year, unless 26 otherwise required for investigative or litigation purposes. 27 Amend Bill, page 6, lines 27 through 30; page 7, lines 1 28 through 20; by striking out all of said lines on said pages and 29 30 inserting 31 (c) Pesticides.--The department shall establish, in cooperation with the Department of Agriculture, a periodic 32 33 process under which pesticides may be reviewed and approved for 34 use by a grower/processor. 35 Amend Bill, page 7, line 22, by striking out "(A) GENERAL 36 TESTING.--" 37 Amend Bill, page 7, line 23, by striking out the bracket

1 before "AN"

2 Amend Bill, page 7, line 23, by striking out "] <u>ONE OR MORE</u>
3 <u>INDEPENDENT LABORATORIES</u>"

Amend Bill, page 7, line 27, by striking out the bracketbefore the comma after "DETERMINE"

6 Amend Bill, page 7, line 28, by striking out "] OF"

7 Amend Bill, page 8, lines 1 through 12, by striking out all8 of said lines

9 Amend Bill, page 8, by inserting between lines 14 and 15

10 (b) Requirements. -- A dispensary shall have a physician or a pharmacist [onsite] available, either in person or remotely, to 11 12 verify patient certifications and to consult with patients and <u>caregivers</u> at all times during the hours the dispensary is open 13 to receive patients and caregivers. If a dispensary has more 14 15 than one separate location, a physician assistant or a certified registered nurse practitioner may [be onsite at] cover each of 16 the other locations in lieu of the physician or pharmacist. A 17 18 physician, a pharmacist, a physician assistant or a certified registered nurse practitioner shall, prior to assuming duties 19 20 under this paragraph, successfully complete the course established in section 301(a)(6). A physician may not issue a 21 22 certification to authorize patients to receive medical marijuana 23 or otherwise treat patients at the dispensary. \* \* 24

25 Amend Bill, page 8, by inserting between lines 28 and 29 26 Section 1201. Advisory board. 27 \* \* \* 28 (j) Duties. -- The advisory board shall have the following 29 duties: 30 (1) To examine and analyze the statutory and regulatory 31 law relating to medical marijuana within this Commonwealth. 32 (2) To examine and analyze the law and events in other 33 states and the nation with respect to medical marijuana. 34 (3) To accept and review written comments from 35 individuals and organizations about medical marijuana. 36 (4) To issue [two years after the effective date of this section a written report] written reports to the Governor, 37 38 the Senate and the House of Representatives no more 39 frequently than annually. 40 The written [report] reports under paragraph (4) (5)

1 shall include recommendations and findings as to the 2 following: 3 (i) Whether to change the types of medical 4 professionals who can issue certifications to patients. 5 Whether to change, add or reduce the types of (ii) medical conditions which qualify as serious medical 6 7 conditions under this act. 8 (iii) Whether to change the form of medical 9 marijuana permitted under this act. (iv) Whether to change, add or reduce the number of 10 11 growers/processors or dispensaries. 12 (v) How to ensure affordable patient access to 13 medical marijuana. [(vi) Whether to permit medical marijuana to be 14 15 dispensed in dry leaf or plant form, for administration 16 by vaporization.] (6) The [final written report] written reports issued 17 18 under this section shall be adopted at a public meeting. The 19 [report] reports shall be a public record under the act of 20 February 14, 2008 (P.L.6, No.3), known as the Right-to-Know 21 Law. Section 1202. Regulations based on recommendations of advisory 22 23 board. 24 After receiving [the] <u>a</u> report of the advisory board under 25 section 1201(j)(4), at the discretion of the secretary, the department may promulgate regulations to effectuate 26 27 recommendations made by the advisory board. The secretary shall 28 issue notice in the Pennsylvania Bulletin within 12 months of 29 the receipt of [the] a report of the advisory board. The notice shall include the recommendations of the advisory board and 30 31 shall state the specific reasons for the decision of the 32 secretary on whether or not to effectuate each recommendation. Amend Bill, page 9, line 6, by striking out "in 60 days" and 33 34 inserting

35 immediately

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