

ARIZONA STATE SENATE

Fifty-Fifth Legislature, First Regular Session

AMENDED FACT SHEET FOR S.B. 1121

technical correction; intensive probation; modification (NOW: marijuana; security)

Purpose

Outlines requirements for marijuana product tracking and labeling. Contains requirements for enactment for initiatives and referendums (Proposition 105).

Background

In 2020, Arizona voters approved the Smart and Safe Arizona Act, which established a regulatory framework for the adult use of marijuana. The Department of Health Services (DHS) must adopt rules to implement and enforce statutory requirements for the adult use of marijuana, including rules relating to: 1) the licensing of marijuana establishments and marijuana testing facilities; 2) the security of marijuana establishments and marijuana testing facilities; and 3) the tracking, testing, labeling and packaging of marijuana and marijuana products. Additionally, DHS must adopt rules for the creation and implementation of a Program to promote the ownership and operation of marijuana establishments and marijuana testing facilities by individuals from communities disproportionately impacted by the enforcement of previous marijuana laws. In addition to the number of licenses issued by DHS to marijuana establishments pursuant to statutory requirements, DHS must issue 26 licenses to entities that qualify for the Program.

Marijuana and marijuana products must be placed in child-resistant packaging and sold to consumers in clearly and conspicuously labeled containers that contain accurate warning regarding the use of marijuana and marijuana products (A.R.S. § 36-2854). Marijuana establishments cannot: 1) package or label marijuana or marijuana products in a false or misleading manner; 2) sell or advertise marijuana or marijuana products resembling the form of a human, animal, insect, fruit, toy or cartoon; or 3) sell or advertise marijuana or marijuana products with names that resemble or imitate food or drink brands marketed to children (A.R.S. § 36-2860).

There is no anticipated fiscal impact to the state General Fund associated with this legislation.

Provisions

Marijuana Product Tracking and Disposal

- 1. Requires DHS to procure, develop, acquire and maintain a system for use by licensees to track marijuana and marijuana products at all points of cultivation, manufacturing and sale in a manner in which the data and secured date identifier are:
 - a) stored in the central database; and
 - b) subject to security protocols to ensure chain of custody of the information and to foreclose tampering with either the monitoring device data or the paired secure transactional stamp.

- 2. Requires the marijuana and marijuana product tracking system to ensure:
 - a) an accurate accounting and reporting of the production, processing and sale of marijuana and marijuana products; and
 - b) compliance with DHS rules.
- 3. Requires the marijuana and marijuana product tracking system to be capable of tracking:
 - a) the propagation of immature marijuana plants and the production of marijuana by a marijuana establishment;
 - b) the processing of marijuana and marijuana products by a marijuana establishment;
 - c) the sale and purchase of marijuana and marijuana products between licensees;
 - d) the transfer of marijuana and marijuana products between licensed premises;
 - e) the disposal of marijuana waste; and
 - f) any other information determined reasonably necessary to accomplish the duties, functions and powers of DHS.
- 4. Prohibits the marijuana and marijuana tracking system from tracking the sale of marijuana and marijuana products by a marijuana establishment to a consumer.
- 5. Requires marijuana waste to be disposed of in the same manner as biohazardous medical waste.

Marijuana and Marijuana Product Labeling

- 6. Prohibits combustible solvents in the manufacture of marijuana products.
- 7. Requires DHS to adopt rules relating to the:
 - a) diversion of marijuana and marijuana products from licensees to unauthorized persons; and
 - b) importation and exportation of marijuana and marijuana products from Arizona.
- 8. Requires any marijuana product packaged for sale to include a consumer scannable tetrahydrocannabinol quick response code that links to a web page that displays:
 - a) the date of harvest of the marijuana;
 - b) the THC strain of the marijuana;
 - c) the THC extraction method used;
 - d) a laboratory agent report of impurities containing at least heavy metals and agrochemicals;
 - e) the date of manufacture of the marijuana product;
 - f) the distribution chain, including at least a point of intended sale; and
 - g) a warning stating "using marijuana during pregnancy could cause birth defects or other health issues to your unborn child."
- 9. Requires a licensee to submit a marijuana product package or label to DHS.
- 10. Requires DHS, if it is determined that a marijuana or marijuana product package or label is attractive to minors or contains inaccurate information, to require the marijuana establishment to revise the label or package.
- 11. Requires marijuana and marijuana products packaged for disposal to be placed in a safety orange container that has a tamper-resistant seal that reads "marijuana waste product" and "potentially dangerous".

Miscellaneous

- 12. Requires DHS, before adopting any final rules relating to the Social Equity Ownership Program, to submit a report on the proposed Program to the Joint Legislative Audit Committee.
- 13. Requires DHS to audit each marijuana establishment and marijuana testing facility at least every six months to determine compliance with applicable laws and rules.
- 14. Defines licensee, required information, and secured data identifier.
- 15. Makes technical and conforming changes.
- 16. Requires for enactment the affirmative vote of at least three-fourths of the members of each house of the Legislature (Proposition 105).
- 17. Becomes effective on the general effective date.

Amendments Adopted by Committee of the Whole

- 1. Removes the requirement that the Department of Health Services (DHS) issue the 26 additional marijuana establishment licenses to qualified entities for the Program by December 31, 2021.
- 2. Requires DHS, before adopting any rules relating to the creation and implementation of the Program, to submit a report on the proposed Program to the Joint Legislative Audit Committee.
- 3. Removes the requirement that Program licenses be issued as follows:
 - a) 7 licenses to companies that are at least 40 percent owned by a nonprofit corporation that has been incorporated for at least five years and that provides at least four out of eight specified programs to communities disproportionally impacted by the enforcement of previous marijuana laws; and
 - b) 19 licenses to either individuals from a community disproportionally impacted by the enforcement of previous marijuana laws or companies that are at least 25 percent owned by an individual from a community disproportionally impacted by enforcement of previous marijuana laws.
- 4. Removes the requirement that Program licenses be issued by lottery to qualified applicants.
- 5. Removes the prohibition on a Program license being transferred to anyone other than another qualified Program applicant.
- 6. Removes the prohibition on DHS charging an application fee of more than \$2,500 for a Program applicant.
- 7. Removes the requirement that DHS require each Program applicant to demonstrate that the applicant has at least \$500,000 in liquid capital.
- 8. Removes the requirement that DHS provide a marijuana facility agent training program on regulatory compliance to licensees operating under the Program.

- 9. Removes the requirement that a city, town or county allow at least one marijuana establishment Program license to operate within its jurisdiction.
- 10. Requires the system for tracking marijuana and marijuana products to be developed by DHS by December 31, 2022.
- 11. Prohibits the tracking system from tracking the sale of marijuana or marijuana products by a marijuana establishment to a consumer.
- 12. Removes the requirement that marijuana product packaging labels include a safety orange color band that is at least one-half inch wide.
- 13. Removes the requirement that DHS approve all marijuana or marijuana product labels and packages before a marijuana establishment can use the label or package.
- 14. Requires DHS, if it is determined that a marijuana or marijuana product package or label is attractive to minors or contains any inaccurate information, to require the marijuana establishment to revise the label or package.
- 15. Removes the requirement that marijuana product manufacturing and testing occur pursuant to written operating procedures.
- 16. Requires DHS to audit each marijuana establishment and marijuana testing facility at least every six months to determine compliance with applicable laws and rules.
- 17. Removes the requirement that DHS rules relating to the security of marijuana establishments and marijuana testing facilities require a security system with specified requirements for video cameras, digital video recorder storage and radio frequency identification name tags with tracking capabilities.
- 18. Removes the prohibition on combustible solvents in marijuana and marijuana products.
- 19. Makes technical and conforming changes.

House Action

APPROP 2/24/21 DPA/SE 6-4-0-0

Prepared by Senate Research March 18, 2021 MH/gs