SB 1531-A8 (LC 217) 2/19/14 (MBM/ps)

## PROPOSED AMENDMENTS TO A-ENGROSSED SENATE BILL 1531

- On page 3 of the printed A-engrossed bill, after line 6, insert:
- 2 "(8)(a) A registered medical marijuana facility may not transfer any
- 3 tetrahydrocannabinol-infused product that is meant to be swallowed or
- 4 inhaled, unless the product:
- 5 "(A) Is packaged in child-resistant safety packaging that meets standards
- 6 established by the authority by rule;
- 7 "(B) Is packaged in plastic that is four millimeters or greater in thick-
- 8 ness, is heat sealed and has no tab, dimple, corner or flap that makes opening
- 9 the package easier; or
- "(C) If in liquid form, is bottled and sealed with a metal crown cork bottle
- 11 cap.
- 12 "(b) A registered medical marijuana facility may not transfer any
- tetrahydrocannabinol-infused product that is manufactured or packaged in a
- 14 manner that is attractive to minors, as determined by the authority by
- 15 rule.".
- In line 7, delete "(8)" and insert "(9)".
- In line 13, delete "(9)(a)" and insert "(10)(a)".
- In line 22, delete "(10)" and insert "(11)".
- In line 26, delete "(11)" and insert "(12)(a)".
- In line 27, delete "(a)" and insert "(A)".
- In line 29, delete "(b)" and insert "(B)".
- 22 After line 30, insert:

"(b) In adopting rules under subsection (8)(a)(A) of this section, the au-1 thority shall consider standards established under and pursuant to the federal Poison Prevention Packaging Act.".

4

2

3