

SPONSOR: Rep. Osienski & Sen. Paradee & Sen. Hoffner Reps. Baumbach, Heffernan, K. Williams

HOUSE OF REPRESENTATIVES 152nd GENERAL ASSEMBLY

HOUSE BILL NO. 334 AS AMENDED BY HOUSE AMENDMENT NO. 1

AN ACT TO AMEND TITLES 4 AND 30 OF THE DELAWARE CODE RELATING TO MARIJUANA.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE (Three-fifths of all members elected to each house thereof concurring therein):

Section 1. Amend § 403, Title 4 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows:

§ 403. Duties and powers of the Division.

The Division shall:

(5) Conduct administrative inspections of a premise licensed under any provision of this title, any provision of the rules and regulations of the Alcoholic Beverage Control Commissioner, or any provision of the rules and regulations of the Marijuana Commissioner, at any time the licensee, employee of the licensee, or customer is upon the licensed premise. Administrative inspections under this paragraph may be conducted only for the purpose of ensuring compliance with the regulations of this title, the rules and regulations of the Alcoholic Beverage Control Commissioner, or the rules and regulations of the Marijuana Commissioner.

Section 2. Amend § 1302, Title 4 of the Delaware Code by making deletions as shown by strike through and insertions as shown by underline as follows and by redesignating accordingly:

§ 1302. Definitions.

As used in this chapter:

(4) "Conditional license" means a license that is issued to an applicant who has met minimum qualifications and been selected through the Commissioner's process to receive a license. Conditional licensees are granted for a period of 18 months to allow the licensee to secure a physical business premises, complete additional application requirements, receive approval from the Commissioner for the licensed premises, and demonstrate readiness to commence operations.

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(6) (7) "Disproportionately-impacted area" means census tracts in the State of Delaware identified by the

Commissioner in collaboration with state and local agencies that have high rates of arrest, conviction, and incarceration

relating to the sale, possession, use, cultivation, manufacture, or transport of marijuana.

(9) "Flowering plant" means a marijuana plant from the time it exhibits the first signs of sexual maturity through

harvest, which includes budding.

Section 3. Amend § 1309, Title 4 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows:

§ 1309. Lawful operation of marijuana-related establishments.

(b) (1) An entity licensed under this chapter may not sell or deliver marijuana or marijuana products on

Thanksgiving, Easter, or Christmas or at hours other than those prescribed by the rules or regulations of the

Commissioner.

(2) A holder of license for a retail marijuana store may not sell or deliver marijuana or marijuana products on

Thanksgiving, Easter, or Christmas or between the hours of 1:00 a.m. 10:00 p.m. and 9:00 a.m. on Mondays through

Saturdays, and on Sundays before noon or after 8:00 p.m. Any municipality with a population of 50,000 or more may

limit sales under this subsection within the boundaries of the municipality to a maximum of 4 hours on Sundays as

established by ordinance of the municipality. The closing hours for days of the week other than Sunday may be made

earlier in any municipality having a population of 50,000 or more persons, by ordinance of the municipality; provided,

however, that such ordinance be consistent with the Delaware and federal constitutions and must treat all businesses

fairly. During the months of October through December, a holder of a license for a retail marijuana store may have

sales take place beginning at 8:00 a.m. on Fridays through Saturdays and 10:00 a.m. on Sundays.

Section 4. Amend § 1310, Title 4 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows:

§ 1310. Enforcement.

(a) Inspections and enforcement activities are to be conducted under subchapter VI of Chapter 47 of Title 16. by

the Division of Alcohol and Tobacco Enforcement in accordance with Chapter 4 of this title.

(b) The Division of Alcohol and Tobacco Enforcement may conduct administrative inspections under § 403 of this

title. The Office of the Marijuana Commissioner may conduct administrative inspections of a premise licensed under any

provision of this title at any time the licensee, employee of the licensee, or customer is upon the licensed premise.

Administrative inspections under this paragraph may be conducted only for the purpose of ensuring compliance with the

regulations of this title or the rules and regulations of the Marijuana Commissioner.

Section 5. Amend § 1322, Title 4 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows:

§ 1322. Duties and powers of the Commissioner.

(a) The Commissioner, in accordance with the Administrative Procedures Act, Chapter 101 of Title 29, shall do all

of the following:

(12) Establish rules and regulations for the effective collection of data regarding retail sales of marijuana and

marijuana products by consumers to track compliance with possession limits. products.

Section 6. Amend § 1331, Title 4 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows and by redesignating accordingly:

§ 1331. Regulations.

The Commissioner shall adopt regulations necessary for implementation of this chapter. The regulations may not

prohibit the operation of marijuana establishments, either expressly or through regulations that make their operation

unreasonably impracticable. Regulations and fees for marijuana cultivation facilities may be varied based on the size of the

facility to ensure that the operation of smaller facilities is not made unreasonably impracticable. The Commissioner shall

include all of the following in the regulations:

(2) A competitive scoring selection process to determine which applicants may obtain licenses to operate each

type of marijuana establishment if more qualified applicants apply than the Commissioner may license under this

subchapter and that ensures applicants will follow best practices for community engagement, consumer protection,

food safety, worker safety, family support jobs, diversity, public safety, and environmental stewardship. The

competitive scoring process for retail marijuana stores must be varied to account for geographic distribution or

population density, or both.

(3) The criteria for the competitive scoring process Minimum qualifications for all license types must include

the following: submission of the following information:

d. The applicant's plans for operations, training, and staffing, including all of the following:

4. The suitability of the proposed location for the facilities.

(4) The criteria for the competitive scoring process for open license types must include the following: For

applications for marijuana cultivation facility licenses and marijuana product manufacturing facility licenses only,

minimum qualifications must include an environment and sustainability plan, including efforts it will take to minimize

the environmental impact, and resource needs of its facilities and other business operations, such as plans to minimize

water usage, employing organic cultivation methods, and adoption of other sustainable business practices.

a. The applicant's submission of an attestation signed by a bona fide labor organization stating that the applicant has entered into a labor peace agreement with such bona fide labor organization.

b. For applications for marijuana cultivation facility license and marijuana product manufacturing facility

license only, an environment and sustainability plan, including efforts it will take to minimize the environmental

impact, and resources needs of its facilities and other business operations, such as plans to minimize water usage,

employing organic cultivation methods, and adoption of other sustainable business practices.

(10) Employment and training requirements for licensees, employees, and agents of marijuana establishments,

including the following:

a. That each marijuana establishment the Commissioner must create and issue an identification badge

badges for each employee or agent and may require a fee for each identification badge. The amount to be

charged for the fee imposed under this paragraph must approximate and reasonably reflect the costs necessary to

defray the expenses of the Division.

b. That employees of retail marijuana store establishments be trained must complete training approved by

the Commissioner in recognizing valid identification cards.

c. That agents of a marijuana establishment are subject to all standards and requirements of regulations

adopted by the Commissioner.

Section 7. Amend § 1332, Title 4 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows and by redesignating accordingly:

§ 1332. Retail marijuana store licenses.

(f) (1) A retail marijuana store may not sell more than a personal use quantity of marijuana, except for

nonedible, nonpsychoactive retail marijuana products, including ointments, lotions, balms, and other nontransdermal

topical products, during a single transaction to an individual.

(2) Prior to Before initiating a sale to an individual, an employee of the retail marijuana store making the sale

shall verify that the purchaser has a valid government-issued photo identification card showing that the individual is 21

years of age or older. If an individual under 21 years of age presents a fraudulent proof of age, any action relying on

the fraudulent proof of age is not grounds for the revocation or suspension of any license issued under this section.

a. If a retail marijuana store licensee or employee has reasonable cause to believe that an individual is

under 21 years of age and is exhibiting fraudulent proof of age in an attempt to obtain any retail marijuana or

marijuana product, the licensee or employee is authorized to confiscate such fraudulent proof of age, if possible,

and shall, within 72 hours after the confiscation, remit it to a state or local law-enforcement agency. The failure to

confiscate such fraudulent proof of age or to remit to a state or local law-enforcement agency within 72 hours after

the confiscation does not constitute a criminal offense.

b. If a retail marijuana store licensee or employee believes that an individual is under 21 years of age and

is exhibiting fraudulent proof of age in an attempt to obtain any retail marijuana or retail marijuana product, the

licensee or employee, employee of the Division, or any law-enforcement officer as defined in § 222 of Title 11,

acting in good faith and upon reasonable grounds therefor, may detain and question such person in a reasonable

manner for the purpose of ascertaining whether the person is guilty of any unlawful act regarding the purchase of

retail marijuana. The questioning of an individual suspected of providing fraudulent proof of age by an employee

of the Division or a law-enforcement officer does not render the licensee, the employee, employee of the Division

or the law-enforcement officer civilly or criminally liable for slander, false arrest, false imprisonment, malicious

prosecution, or unlawful detention.

(I) A properly registered compassion center under § 4914A of Title 16 who is issued a retail marijuana store

license issued under this section is considered a business registration separate and distinct from the registration issued under

§ 4914A of Title 16.

Section 8. Amend § 1334, Title 4 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows:

§ 1334. Marijuana cultivation facility licenses.

(b) (1) A marijuana cultivation facility shall pay the Commissioner biennially for a marijuana cultivation

facility license as set forth in this subsection. A marijuana cultivation facility licensee must renew the license bienially

biennially by paying the fee set forth in this subsection and by providing documentation of a labor peace agreement.

(2) The license fee is based on the cannabis plant grow canopy area, which is calculated as follows:

c. A cannabis plant grow canopy area is the total square feet in which a cannabis cultivator plants and

grows cannabis plants, of space used by a cannabis cultivator for the production of flowering plants and does not

include areas exclusively used for harvesting, drying, curing, packaging, labeling, or storing cannabis.

Section 9. Amend § 1336, Title 4 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows:

§ 1336. Social equity applicant.

A social equity applicant is a Delaware resident that meets must meet 1 of the following criteria:

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(1) An applicant for any type of license with at least 51% ownership and control by 1 or more individuals who have resided for at least 5 of the preceding 10 years in a disproportionately-impacted area.area, as defined in §

1302 of this title.

(2) An applicant for any type of license with at least 51% ownership and control by 1 or more individuals who

meets 1 of the following criteria:

a. Was convicted of or adjudicated delinquent for any of a marijuana-related offense under Delaware law

prior to April 23, 2023, except any of the following:

1. Delivery to a minor.

2. Any marijuana offense with a Tier 3 quantity of marijuana as defined in § 4751C of Title 16.

3. The functional equivalent of the offenses described in paragraph (2)a.1. or (2)a.2. of this section

under the laws of the United States, any state or territory of the United States, or any other country.

b. Is married to or the child of a person Had or has a parent, legal guardian, child, spouse, or dependent

who was convicted of or adjudicated delinquent for any marijuana-related offense. offense that would qualify an

applicant under paragraph (2)a. of this section.

Section 10. Amend § 1339, Title 4 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows:

§ 1339. Financial assistance.

The Commissioner shall investigate opportunities for public and private sources of financial assistance that could

support social equity-applicants, applicants, including, but not limited to, portions of the Justice Reinvestment Fund under §

1387 of this title.

Section 11. Amend § 1340, Title 4 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline and by redesignating as follows:

§ 1340. Microbusiness license.

A microbusiness applicant is an applicant for a marijuana cultivation facility license or a marijuana product

manufacturing license who meets all the following criteria:

(1) 51% ownership and control by 1 or more individuals who have resided in Delaware for at least 5 of the

preceding 10 years.

(4) Will not possess more than 1,000 marijuana plants each month.

Section 12. Amend § 1342, Title 4 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows:

§ 1342. Conditional license. [Repealed.]

The Commissioner may grant a social equity or microbusiness applicant a conditional license under this section.

Any applicant who receives a conditional license shall have 180 days from the date of the granting of the conditional

license to identify a physical location for the location of the licensed premises. The proposed licensed premises must be

approved by the Commissioner. If the applicant is unable to find a suitable physical address approved by the Commissioner

within 180 days of issuance of the conditional license, the Commissioner may extend the period for finding a physical

address for another 180 days if the conditional licensee demonstrates concrete attempts to secure a location and a hardship

to securing the location. If the Commissioner denies the extension of the conditional license or the licensee is unable to find

a physical address approved by the Commissioner within the additional 180 days, the Commissioner shall rescind the

conditional license.

Section 13. Amend Subchapter III, Chapter 13, Title 4 of the Delaware Code by making deletions as shown by

strike through and insertions as shown by underline as follows:

§ 1343. Licensing process.

(a) Beginning September 1, 2024, the Commissioner shall-may begin accepting applications for all licenses,

including open, social equity, and microbusiness licenses.

(b) Beginning October 1, 2024, the Commissioner shall begin issuing licenses.

(e) (b) Beginning November 1, 2024, the Commissioner shall issue the following number of conditional licenses

for cultivation facility licenses facilities, provided a sufficient number of qualified applicants exist:

(d) (c) Beginning December 1, 2024, the Commissioner shall issue the following number of conditional licenses

for product manufacturing facility licenses facilities, provided a sufficient number of qualified applicants exist:

(e) (d) Beginning March 1, 2025, the Commissioner shall issue the following number of conditional licenses,

licenses provided a sufficient number of qualified applicants exist:

(f) (e) Impossibility of performance because of opposition by localities or lack of qualified applications is a

defense to any lawsuit brought against the Commissioner to comply with the issuance of the required number of licenses.

(g) (f) At any time after August 1, 2025, the Commissioner may accept applications for any type of license and

issue licenses in excess of the numbers identified in this section for any of the following reasons:

§ 1344. Applications for multiple licenses.

(a) An applicant may not apply for, may not be issued, and may not renew any license that would result in the

applicant, or a person with a financial interest in that application or license under this chapter, owning or operating more

than one marijuana establishment of the same license type in a single county.

(b) This section does not prohibit an applicant from applying for and being issued or renewed more than one license in a single county, provided that each license is of a different license type.

§ 1345. Conditional license.

The Commissioner may grant an applicant a conditional license under this section. Any applicant who receives a conditional license must identify a physical location for the licensed premises and become operational within 18 months from the date the conditional license is granted. The proposed licensed premises must be approved by the Commissioner. If the applicant is unable to begin operations meeting all criteria established by the Commissioner within 18 months of issuance of the conditional license, the Commissioner may extend the period to become operational if the conditional licensee demonstrates good faith efforts to begin operations. If the Commissioner denies the extension of the conditional license or the licensee is unable to become operational, the Commissioner must rescind the conditional license.

§ 1346. Active license.

- (a) The Commissioner shall grant an active license to a conditional licensee who does all of the following:
 - (1) Pays any fees or costs associated with obtaining a background check.
 - (2) Provides financial and ownership documentation for review and approval.
- (3) Submits an attestation signed by a bona fide labor organization stating that the licensee has entered into a labor peace agreement with such bona fide labor organization.
 - (4) Is in compliance with all local laws including local zoning, fire codes and building codes.
 - (5) Submits any additional information or documentation required by the Commissioner.
- (b) The Commissioner may refuse to grant an active license to a conditional licensee if the requirements of subsection (a) are not met.
 - § 1347. Background checks.
- (a) A person required to obtain a background check under this chapter must submit fingerprints and other necessary information to the State Bureau of Identification in order to obtain all of the following:
 - (1) A report of the person's entire criminal history record from the State Bureau of Identification or a statement that the State Central Repository contains no such information relating to that person.
 - (2) A report of the person's entire federal criminal history record pursuant to the Federal Bureau of Investigation appropriation of Title II of Public Law 92-544 (28 U.S.C. § 534) or a statement that the Federal Bureau of Investigation's records contain no such information relating to that person.
- (b) The State Bureau of Identification is the intermediary for the purpose of subsection (a) of this section and must forward all information required by subsection (a) of this section to the Division of Alcohol and Tobacco Enforcement.

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(c) The Division may use the background check required by this section only to determine if the person required to

obtain a background check meets the licensure or employment requirements of this chapter.

(d) A person required to obtain a background check under this chapter is responsible for any costs associated with

obtaining the background check.

(e) A person required to obtain a background check under this chapter is subject to the report of their subsequent

criminal history record information to the Division as part of ongoing monitoring and reporting through the Bureau, the

FBI's criminal history systems or the Rap Back System as long as they are a license holder or employee subject to the

requirements of this chapter.

§ 1348. Confidentiality.

(a) Information and data required by the Commissioner to be furnished in the application or background

investigative process, or which may otherwise be obtained by the Commissioner during the license application or renewal

process is confidential and is exempt from the Delaware Freedom of Information Act.

(b) No part of the information and data described under subsection (a) of this section may be revealed except in the

ordinary administration of this chapter, upon the lawful order of a court of competent jurisdiction, or, with the approval of

the Attorney General, to a duly authorized law enforcement agency.

Section 14. Amend § 1366, Title 4 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows:

§ 1366. Transfer of license.

(c) A social equity or microbusiness license-licensee may not be transferred transfer the license to a person who

would not meet the criteria for the issuance of an original a social equity or microbusiness license. license until at least

three years from the date the licensee was awarded an active social equity license.

Section 15. Amend § 1387, Title 4 of the Delaware Code by making deletions as shown by strike through and

insertions as shown by underline as follows and by redesignating accordingly:

§ 1387. Appropriation of revenue.

(b) The funds in the Justice Reinvestment Fund in each fiscal year shall be appropriated to the Criminal Justice

Council to administer grants, contracts, services, or initiatives that focus on any of the following:

(4) Supporting social equity applicants with select business-related expenses.

(5) Supporting or providing reentry services for justice involved individuals.

Section 16. Amend Subchapter III, Chapter 5, Title 30 of the Delaware Code by making deletions as shown by

strike through and insertions as shown by underline as follows:

§ 522. Assessment final if no protest.

Sixty days after the date on which it was mailed (30 days in the case of a proposed assessment of withholding taxes or retail marijuana taxes, or, in the case of other taxes imposed by Chapter 11 of this title, 120 days if the taxpayer is outside the United States), a notice of proposed assessment under § 521(c) of this title shall constitute a final assessment of the amount of tax, interest, penalties, additional amounts and additions to the tax specified in such notice, excepting only those amounts as to which the taxpayer has filed a timely protest with the Director under § 523 of this title.

§ 523. Protest by taxpayer.

Within 60 days (30 days in the case of withholding taxes or retail marijuana taxes, or, in the case of other taxes imposed by Chapter 11 of this title, 120 days if the taxpayer is outside the United States) after the date of the mailing of a notice of proposed assessment under § 521(c) of this title or the date of the mailing of a notice of the disallowance of a claim for credit or refund under § 542 of this title, the taxpayer may file with the Director a written protest against the proposed assessment or disallowance in which the taxpayer shall set forth the grounds upon which the protest is based. If such a protest is filed, the Director shall reconsider the proposed assessment or disallowance of claim for credit or refund and, if the taxpayer has so requested, shall grant the taxpayer or the taxpayer's authorized representative an oral hearing.

§ 525. Determination of Director final.

The determination of the Director under § 524 of this title on the taxpayer's protest shall be final (and such determination shall constitute a final assessment of any amount determined by the Director to be due) upon the expiration of 60 days (30 days in the case of withholding taxes or retail marijuana taxes, or, in the case of other taxes imposed by Chapter 11 of this title, 120 days if the taxpayer is outside the United States) from the date when the Director mails notice of the determination to the taxpayer, unless within such period the taxpayer seeks review of the Director's determination pursuant to § 544 of this title.

§ 530. Assessment of tax.

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(a) The amount of tax which is shown to be due on any return (including any additional amount subject to notice under § 528(a) of this title as a result of a mathematical or clerical error) shall be deemed to be assessed on the date of filing such return, and an increase in such tax which is shown on an amended return shall be deemed to be assessed on the date of filing such amended return. In the case of a return filed without the computation of the tax, the tax computed by the Director shall be deemed to be assessed on the date when payment of such tax is due. If a notice of proposed assessment has been mailed pursuant to § 521(c) of this title, the amount of the proposed assessment shall be deemed to be assessed, if no protest under § 523 of this title is timely filed, on the date provided in § 522 of this title, or, if such a protest is timely filed, on the date when the determination of the Director becomes final pursuant to § 525 of this title; provided, however,

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that, if the taxpayer seeks review of the Director's determination pursuant to § 544 of this title, the amount of the proposed assessment shall not be deemed to be assessed until the expiration of 60 days (30 days in the case of withholding <u>taxes or retail marijuana</u> taxes, or, in the case of other taxes imposed by Chapter 11 of this title, 120 days if the taxpayer is outside the United States) from the first date when:

§ 535. Fraud and other penalties.

(e) For tax periods beginning after December 31, 1999, any person required under Title 4 or this title to collect, account for and pay over any tax imposed by Title 4 or this title, other than § 3002 and Chapters 51 and 52 of this title, who wilfully fails to collect or truthfully account for and pay over such tax, or wilfully attempts in any manner to evade or defeat any such tax or the payment thereof, shall, in addition to other penalties provided by law, be liable for a penalty equal to the total amount of the tax evaded, or not collected or not accounted for and paid over. No addition to tax under subsection (a) of this section shall be imposed for any action or failure to act to which this subsection applies. The term "person" as used in this subsection, includes an officer or employee of a corporation, or a member, officer or employee of a pass-through entity, as defined in § 1601 of this title, who, as such officer, employee, or member is under a duty to perform the act in respect of which the violation occurs.

§ 542. Notice of disallowance; finality.

If the Director disallows a claim for credit or refund, in whole or in part, the Director shall mail written notice of the disallowance to the taxpayer, and such notice shall set forth the reason for the disallowance. The action of the Director in disallowing all or any part of a claim for credit or refund shall become final upon the expiration of 60 days (30 days in the case of withholding taxes or retail marijuana taxes, or, in the case of other taxes imposed by Chapter 11 of this title, 120 days if the taxpayer is outside the United States) from the date on which the Director mailed the notice of disallowance to the taxpayer, unless within such period the taxpayer protests the Director's disallowance pursuant to the provisions of § 523 of this title.

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