# CERTIFICATION OF ENROLLMENT

## HOUSE BILL 2520

Chapter 170, Laws of 2016

64th Legislature 2016 Regular Session

MARIJUANA PLANTS--SALE TO COOPERATIVES

EFFECTIVE DATE: 7/1/2016

Passed by the House February 17, 2016 Yeas 93 Nays 5

FRANK CHOPP

Speaker of the House of Representatives

Passed by the Senate March 1, 2016 Yeas 39 Nays 8

BRAD OWEN

President of the Senate

Approved April 1, 2016 3:20 PM

#### CERTIFICATE

I, Barbara Baker, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **HOUSE BILL 2520** as passed by House of Representatives and the Senate on the dates hereon set forth.

BARBARA BAKER

Chief Clerk

FILED

April 4, 2016

JAY INSLEE

Governor of the State of Washington

Secretary of State State of Washington

### HOUSE BILL 2520

Passed Legislature - 2016 Regular Session

State of Washington 64th Legislature 2016 Regular Session

By Representative Wylie; by request of Liquor and Cannabis Board

Read first time 01/14/16. Referred to Committee on Commerce & Gaming.

1 AN ACT Relating to the sale of marijuana to regulated 2 cooperatives; amending RCW 69.50.325 and 69.51A.250; and providing an 3 effective date.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 Sec. 1. RCW 69.50.325 and 2015 c 70 s 5 are each amended to read 6 as follows:

7 (1) There shall be a marijuana producer's license to produce marijuana for sale at wholesale to marijuana processors and other 8 marijuana producers and to produce marijuana plants for sale to 9 10 cooperatives as described under RCW 69.51A.250, regulated by the 11 state liquor and cannabis board and subject to annual renewal. The production, possession, delivery, distribution, and sale of marijuana 12 in accordance with the provisions of this chapter and the rules 13 14 adopted to implement and enforce it, by a validly licensed marijuana producer, shall not be a criminal or civil offense under Washington 15 16 state law. Every marijuana producer's license shall be issued in the 17 name of the applicant, shall specify the location at which the 18 marijuana producer intends to operate, which must be within the state 19 of Washington, and the holder thereof shall not allow any other The application fee for a marijuana 20 person to use the license. 21 producer's license shall be two hundred fifty dollars. The annual fee

1 for issuance and renewal of a marijuana producer's license shall be 2 one thousand dollars. A separate license shall be required for each 3 location at which a marijuana producer intends to produce marijuana.

4 (2) There shall be a marijuana processor's license to process, package, and label marijuana concentrates, useable marijuana, and 5 6 marijuana-infused products for sale at wholesale to marijuana processors and marijuana retailers, regulated by the state liquor and 7 cannabis board and subject to annual renewal. The processing, 8 packaging, possession, delivery, distribution, and sale of marijuana, 9 useable marijuana, marijuana-infused products, and 10 marijuana 11 concentrates in accordance with the provisions of this chapter and chapter 69.51A RCW and the rules adopted to implement and enforce 12 these chapters, by a validly licensed marijuana processor, shall not 13 be a criminal or civil offense under Washington state law. Every 14 marijuana processor's license shall be issued in the name of the 15 16 applicant, shall specify the location at which the licensee intends 17 to operate, which must be within the state of Washington, and the holder thereof shall not allow any other person to use the license. 18 19 The application fee for a marijuana processor's license shall be two hundred fifty dollars. The annual fee for issuance and renewal of a 20 21 marijuana processor's license shall be one thousand dollars. A separate license shall be required for each location at which a 22 marijuana processor intends to process marijuana. 23

(3) There shall be a marijuana retailer's license to sell 24 25 marijuana concentrates, useable marijuana, and marijuana-infused products at retail in retail outlets, regulated by the state liquor 26 and cannabis board and subject to annual renewal. The possession, 27 28 delivery, distribution, and sale of marijuana concentrates, useable marijuana, and marijuana-infused products in accordance with the 29 provisions of this chapter and the rules adopted to implement and 30 31 enforce it, by a validly licensed marijuana retailer, shall not be a criminal or civil offense under Washington state law. Every marijuana 32 retailer's license shall be issued in the name of the applicant, 33 shall specify the location of the retail outlet the licensee intends 34 to operate, which must be within the state of Washington, and the 35 holder thereof shall not allow any other person to use the license. 36 The application fee for a marijuana retailer's license shall be two 37 hundred fifty dollars. The annual fee for issuance and renewal of a 38 39 marijuana retailer's license shall be one thousand dollars. Α 40 separate license shall be required for each location at which a

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1 marijuana retailer intends to sell marijuana concentrates, useable 2 marijuana, and marijuana-infused products.

Sec. 2. RCW 69.51A.250 and 2015 2nd sp.s. c 4 s 1001 are each 3 amended to read as follows: 4

5 (1) Qualifying patients or designated providers may form a cooperative and share responsibility for acquiring and supplying the 6 resources needed to produce and process marijuana only for the 7 medical use of members of the cooperative. No more than four 8 9 qualifying patients or designated providers may become members of a cooperative under this section and all members must hold valid 10 11 recognition cards. All members of the cooperative must be at least twenty-one years old. The designated provider of a qualifying patient 12 13 who is under twenty-one years old may be a member of a cooperative on the qualifying patient's behalf. All plants grown in the cooperative 14 15 must be purchased or cloned from a plant purchased from a licensed 16 marijuana producer as defined in RCW 69.50.101.

17 (2) Qualifying patients and designated providers who wish to form a cooperative must register the location with the state liquor and 18 cannabis board and this is the only location where cooperative 19 20 members may grow or process marijuana. This registration must include 21 names of all participating members and copies the of each participant's recognition card. Only qualifying 22 patients or designated providers registered with the state liquor and cannabis 23 24 board in association with the location may participate in growing or 25 receive useable marijuana or marijuana-infused products grown at that 26 location.

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(3) No cooperative may be located in any of the following areas:

(a) Within one mile of a marijuana retailer;

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(b) Within the smaller of either:

30 (i) One thousand feet of the perimeter of the grounds of any 31 elementary or secondary school, playground, recreation center or facility, child care center, public park, public transit center, 32 library, or any game arcade that admission to which is not restricted 33 34 to persons aged twenty-one years or older; or

(ii) The area restricted by ordinance, if the cooperative is 35 located in a city, county, or town that has passed an ordinance 36 pursuant to RCW 69.50.331(8); or 37

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(c) Where prohibited by a city, town, or county zoning provision.

1 (4) The state liquor and cannabis board must deny the 2 registration of any cooperative if the location does not comply with 3 the requirements set forth in subsection (3) of this section.

(5) If a qualifying patient or designated provider no longer 4 participates in growing at the location, he or she must notify the 5 б state liquor and cannabis board within fifteen days of the date the qualifying patient or designated provider ceases participation. The 7 state liquor and cannabis board must remove his or her name from 8 connection to the cooperative. Additional qualifying patients or 9 designated providers may not join the cooperative until sixty days 10 11 have passed since the date on which the last qualifying patient or 12 designated provider notifies the state liquor and cannabis board that he or she no longer participates in that cooperative. 13

14 (6) Qualifying patients or designated providers who participate 15 in a cooperative under this section:

(a) May grow up to the total amount of plants for which each participating member is authorized on their recognition cards, up to a maximum of sixty plants. At the location, the qualifying patients or designated providers may possess the amount of useable marijuana that can be produced with the number of plants permitted under this subsection, but no more than seventy-two ounces;

22 (b) May only participate in one cooperative;

(c) May only grow plants in the cooperative and if he or she grows plants in the cooperative may not grow plants elsewhere;

(d) Must provide assistance in growing plants. A monetary contribution or donation is not to be considered assistance under this section. Participants must provide nonmonetary resources and labor in order to participate; and

(e) May not sell, donate, or otherwise provide marijuana,
marijuana concentrates, useable marijuana, or marijuana-infused
products to a person who is not participating under this section.

32 (7) The location of the cooperative must be the domicile of one 33 of the participants. Only one cooperative may be located per property 34 tax parcel. A copy of each participant's recognition card must be 35 kept at the location at all times.

36 (8) The state liquor and cannabis board may adopt rules to 37 implement this section including:

38 (a) Any security requirements necessary to ensure the safety of 39 the cooperative and to reduce the risk of diversion from the 40 cooperative;

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1 (b) A seed to sale traceability model that is similar to the seed 2 to sale traceability model used by licensees that will allow the 3 state liquor and cannabis board to track all marijuana grown in a 4 cooperative.

5 (9) The state liquor and cannabis board or law enforcement may 6 inspect a cooperative registered under this section to ensure members 7 are in compliance with this section. The state liquor and cannabis 8 board must adopt rules on reasonable inspection hours and reasons for 9 inspections.

# 10 <u>NEW SECTION.</u> Sec. 3. This act takes effect July 1, 2016.

Passed by the House February 17, 2016. Passed by the Senate March 1, 2016. Approved by the Governor April 1, 2016. Filed in Office of Secretary of State April 4, 2016.

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