<u>SHB 1692</u> - H AMD TO H AMD (H-2201.1/17) **259**By Representative Dent

NOT CONSIDERED 01/05/2018

On page 2, line 6 of the striking amendment, after "fur." insert 2 "Marijuana, useable marijuana, and marijuana-infused products are

- 3 excluded from the definition of "farm product" in counties located to
- 4 the east of the crest of the Cascade mountains."

5

- On page 4, beginning on line 3 of the striking amendment, after
- 7 "(3)" strike all material through "(4)))" on line 8 and insert the
- 8 following:
- 9 "In counties located to the east of the crest of the Cascade
- 10 mountains, the terms "agriculture," "farming," "horticulture,"
- 11 "horticultural," and "horticultural product" may not be construed to
- 12 include or relate to marijuana, useable marijuana, or marijuana-
- 13 infused products unless the applicable term is explicitly defined to
- 14 include marijuana, useable marijuana, or marijuana-infused products.
- 15 (4)"

1 4

EFFECT: Excludes marijuana, useable marijuana, and marijuanainfused products from the definition of "farm product" under the
nuisance statute in counties located to the east of the crest of the
Cascade mountains. Provides that, under the business and occupation
tax statute, in counties located to the east of the crest of the
Cascade mountains, the terms "agriculture," "farming,"
"horticulture," "horticultural," and "horticultural product" may not
be construed to include or relate to marijuana, useable marijuana,
or marijuana-infused products unless the applicable term is
explicitly defined to include marijuana, useable marijuana, or
marijuana-infused products.

--- END ---