<u>2SSB 5052</u> - H AMD TO H AMD (H-2596.3/15) **389** By Representative Cody

ADOPTED 04/10/2015

1 On page 12, beginning on line 1 of the striking amendment, after "applicants who" strike all material through "fees" on line 8 and 2 3 insert ": 4 (A) Applied to the state liquor and cannabis board for a marijuana 5 retailer license prior to July 1, 2014; 6 (B) Operated or were employed by a collective garden before January 1, 2013; 7 8 (C) Have maintained a state business license and a municipal 9 business license, as applicable in the relevant jurisdiction; and 10 (D) Have had a history of paying all applicable state taxes and 11 fees; 12 (ii) Second priority shall be given to applicants who: 13 (A) Operated or were employed by a collective garden before 14 January 1, 2013; 15 (B) Have maintained a state business license and a municipal 16 business license, as applicable in the relevant jurisdiction; and 17 (C) Have had a history of paying all applicable state taxes and 18 fees" 10

EFFECT: Adds provisions to the first priority tier for obtaining a marijuana producer, processor, and retailer license so that, in addition to having applied to the Liquor and Cannabis Board for a retailer license prior to July 1, 2014, an applicant must have also (1) operated, or been an employee of, a collective garden prior to January 1, 2013, (2) maintained applicable business licenses, and (3) paid all applicable taxes.

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