Revenue and Appropriation Sections of S.241 as amended by proposals from the Senate Committees on Judiciary and Finance

February 17, 2016

Sec. 1. LEGISLATIVE FINDINGS AND INTENT

The General Assembly finds the following:

* * *

- (6) Revenue generated by this act shall be allotted in the following formula:
 - (A) 25 percent to prevention of substance abuse;
 - (B) 25 percent to treatment of substance abuse;
- (C) 25 percent to criminal justice efforts to combat the illegal drug trade and impaired driving; and
- (D) 25 percent to the General Fund for the implementation, administration, and enforcement of this act with any remaining funds allocated equally among subdivisions (A)–(C) of this subdivision (6).

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Sec. 12. 18 V.S.A. chapter 87 is added to read:

CHAPTER 87. MARIJUANA ESTABLISHMENTS

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§ 4528. FEES

(a) The Department of Public Safety shall charge and collect initial license application fees and annual license renewal fees for each type of marijuana

license under this chapter. Fees shall be due and payable at the time of license application or renewal.

- (b)(1) The nonrefundable fee accompanying an application for a cultivator license pursuant to section 4525 of this chapter shall be determined as follows:
- (A) For a cultivator license that permits a cultivation space of not more than 5,000 square feet, the application fee shall be \$15,000.00.
- (B) For a cultivator license that permits a cultivation space of 5,001–10,000 square feet, the application fee shall be \$25,000.00.
- (2) The nonrefundable fee accompanying an application for a retailer license pursuant to section 4526 of this chapter shall be \$15,000.00.
- (3) The nonrefundable fee accompanying an application for a marijuana testing laboratory license pursuant to section 4527 of this chapter shall be \$500.00.
- (4) If person submits a qualifying application for a marijuana establishment license during an open application, pays the nonrefundable application fee, but is not selected to receive a license due to the limited number of licenses available, the person may reapply, based on availability, for such a license within two years by resubmitting the application with any necessary updated information, and shall be charged a fee that is:
- (A) fifty percent of the application fees set forth in subdivision

 (1)–(3) of this subsection if the original application was submitted prior to

 July 1, 2018; or

- (B) twenty-five percent of the application fees set forth in subdivisions (1)–(3) of this subsection if the original application was submitted on or after July 1, 2018 and before July 1, 2019.
- (c)(1) The initial annual license fee and subsequent annual renewal fee for a cultivator license pursuant to section 4525 of this chapter shall be shall be determined as follows:
- (A) For a cultivator license that permits a cultivation space of not more than 5,000 square feet, the initial annual license and subsequent renewal fee shall be \$15,000.00.
- (B) For a cultivator license that permits a cultivation space of 5,001–10,000 square feet, the initial annual license and subsequent renewal fee shall be \$25,000.00.
- (2) The initial annual license fee and subsequent annual renewal fee for a retailer license pursuant to section 4526 of this chapter shall be \$15,000.00.
- (3) The initial annual license fee and subsequent annual renewal fee for a marijuana testing laboratory license pursuant to section 4527 of this chapter shall be \$2,500.00.
 - (d) The following administrative fees shall apply:
 - (1) Change of corporate structure fee (per person) shall be \$1,000.00.
 - (2) Change of name fee shall be \$1,000.00.
 - (3) Change of location fee shall be \$1,000.00.
 - (4) Modification of license premises fee shall be \$250.00.
 - (5) Addition of financier fee shall be \$250.00.

(6) Duplicate license fee shall be \$100.00.

§ 4529. MARIJUANA REGULATION FUND

- (a) The Marijuana Regulation Fund is hereby created. The Fund shall be maintained by the Department.
- (b) The Fund shall be composed of all application fees, license fees, renewal fees, and civil penalties collected by the Department pursuant to this chapter.
- (c) All balances in the Fund at the end of any fiscal year shall be carried forward and remain part of the Fund. Interest earned by the Fund shall be deposited into the Fund.
- (d) All monies within the Fund shall be allocated to the Department solely for the purposes of implementing, administering, and enforcing this chapter, including the costs incurred by the Department for its administrative expenses.

 Sec. 12a. 32 V.S.A. chapter 207 is added to read:

CHAPTER 207. MARIJUANA TAXES

§ 7901. TAX IMPOSED

- (a) There is imposed a marijuana excise tax equal to 25 percent of the sales price, as that term is defined in subdivision 9701(4), on each retail sale of marijuana in this State. The tax imposed by this section shall be paid by the buyer to the retailer. Each retailer shall collect from the buyer the full amount of the tax payable on each taxable sale.
- (b) The tax imposed by this section is separate from the general sales and use tax imposed by chapter 233 of this title. The tax imposed under this

section shall be separately itemized from any State and local retail sales tax on the sales receipt provided to the buyer.

- (c) The following sales shall be exempt from the tax imposed under this section:
- (1) sales under any circumstances in which the State is without power to impose the tax; and
- (2) sales made by any dispensary, provided the marijuana will be provided only to registered qualifying patients directly or through their registered caregivers.

§ 7902. LIABILITY FOR TAX AND PENALTIES

- (a) Any tax collected under this chapter shall be deemed to be held by the retailer in trust for the State of Vermont. Any tax collected under this chapter shall be accounted for separately so as to clearly indicate the amount of tax collected, and that the tax receipts are the property of the State of Vermont.
- (b) Every retailer required to collect the tax imposed by this chapter shall be personally and individually liable for the amount of tax together with such interest and penalty as has accrued under this title. If the retailer is a corporation or other entity, the personal liability shall extend to any officer or agent of the corporation or entity who as an officer or agent of the same has the authority to collect the tax and transmit it to the Commissioner of Taxes as required in this chapter.
- (c) A retailer shall have the same rights in collecting the tax from his or her purchaser or regarding nonpayment of the tax by the purchaser as if the tax

were a part of the purchase price of the marijuana and payable at the same time; provided, however, if the retailer required to collect the tax has failed to remit any portion of the tax to the Commissioner of Taxes, the Commissioner of Taxes shall be notified of any action or proceeding brought by the retailer to collect the tax and shall have the right to intervene in such action or proceeding.

- (d) A retailer required to collect the tax may also refund or credit to the purchaser any tax erroneously, illegally, or unconstitutionally collected. No cause of action that may exist under State law shall accrue against the retailer for the tax collected unless the purchaser has provided written notice to a retailer, and the retailer has had 60 days to respond.
- (e) To the extent not inconsistent with this chapter, the provisions for the assessment, collection, enforcement, and appeals of the sales and use taxes in chapter 233 of this title shall apply to the tax imposed by this chapter.

 § 7903. BUNDLED TRANSACTIONS
- (a) Except as provided in subsection (b) of this section, a retail sale of a bundled transaction that includes marijuana is subject to the tax imposed by this chapter on the entire selling price of the bundled transaction.
- (b) If the selling price is attributable to products that are taxable and products that are not taxable under this chapter, the portion of the price attributable to the nontaxable products are subject to the tax imposed by this chapter unless the retailer can identify by reasonable and verifiable standards

the portion that is not subject to tax from its books and records that are kept in the regular course of business.

- (c) As used in this section, "bundled transaction" means:
- (1) the retail sale of two or more products where the products are otherwise distinct and identifiable, are sold for one nonitemized price, and at least one of the products includes marijuana subject to the tax under this chapter; or
- (2) marijuana provided free of charge with the required purchase of another product.

§ 7904. RETURNS

- (a) Any retailer required to collect the tax imposed by this chapter shall, on or before the 15th day of every month, return to the Department of Taxes, under oath of a person with legal authority to bind the retailer, a statement containing its name and place of business, the amount of marijuana sales subject to the excise tax imposed by this subchapter sold in the preceding month, and any other information required by the Department of Taxes, along with the tax due.
- (b) Every retailer shall maintain, for not less than three years, accurate records showing all transactions subject to tax liability under this chapter.

 These records are subject to inspection by the Department of Taxes at all reasonable times during normal business hours.

§ 7905. LICENSES

- (a) Every retailer required to collect the tax imposed by this chapter shall apply for a marijuana excise tax license in the manner prescribed by the Commissioner of Taxes. The Commissioner shall issue, without charge, to each registrant a license empowering him or her to collect the marijuana excise tax. Each license shall state the place of business to which it is applicable. The license shall be prominently displayed in the place of business of the registrant. The licenses shall be nonassignable and nontransferable and shall be surrendered to the Commissioner immediately upon the registrant's ceasing to do business at the place named. A license to collect marijuana excise tax shall be in addition to the licenses required by sections 9271 (meals and rooms tax) and 9707 (sales and use tax) of this title and any license required by the Department of Public Safety.
- (b) The Department of Public Safety may require the Commissioner of

 Taxes to suspend or revoke the tax license of any person for failure to comply

 with any provision of this chapter.

Sec. 12b. 32 V.S.A. § 5811 is amended to read:

§ 5811. DEFINITIONS

The following definitions shall apply throughout this chapter unless the context requires otherwise:

* * *

(18) "Vermont net income" means, for any taxable year and for any corporate taxpayer:

- (A) the taxable income of the taxpayer for that taxable year under the laws of the United States, without regard to 26 U.S.C. § 168(k) of the Internal Revenue Code, and excluding income which under the laws of the United States is exempt from taxation by the states:
 - (i) increased by:
- (I) the amount of any deduction for State and local taxes on or measured by income, franchise taxes measured by net income, franchise taxes for the privilege of doing business and capital stock taxes; and
- (II) to the extent such income is exempted from taxation under the laws of the United States by the amount received by the taxpayer on and after January 1, 1986 as interest income from State and local obligations, other than obligations of Vermont and its political subdivisions, and any dividends or other distributions from any fund to the extent such dividend or distribution is attributable to such Vermont State or local obligations;
- (III) the amount of any deduction for a federal net operating loss; and
 - (ii) decreased by:
- (I) the "gross-up of dividends" required by the federal Internal Revenue Code to be taken into taxable income in connection with the taxpayer's election of the foreign tax credit; and
- (II) the amount of income which results from the required reduction in salaries and wages expense for corporations claiming the Targeted Job or WIN credits; and

(III) any federal deduction that the taxpayer would have been allowed for the cultivation, testing, processing, or sale of marijuana, as authorized under 18 V.S.A. chapter 86 or 87, but for 26 U.S.C. § 280E.

* * *

- (21) "Taxable income" means federal taxable income determined without regard to 26 U.S.C. § 168(k) and:
- (A) Increased by the following items of income (to the extent such income is excluded from federal adjusted gross income):
 - (i) interest income from non-Vermont state and local obligations;
- (ii) dividends or other distributions from any fund to the extent they are attributable to non-Vermont state or local obligations;
- (iii) the amount of State and local income taxes deducted from federal adjusted gross income for the taxable year, but in no case in an amount that will reduce total itemized deductions below the standard deduction allowable to the taxpayer; and
- (iv) the amount of total itemized deductions, other than deductions for State and local income taxes, medical and dental expenses, or charitable contributions, deducted from federal adjusted gross income for the taxable year, that is in excess of two and one-half times the standard deduction allowable to the taxpayer; and
- (B) Decreased by the following items of income (to the extent such income is included in federal adjusted gross income):
 - (i) income from United States government obligations;

- (ii) with respect to adjusted net capital gain income as defined in 26 U.S.C. § 1(h) reduced by the total amount of any qualified dividend income: either the first \$5,000.00 of such adjusted net capital gain income; or 40 percent of adjusted net capital gain income from the sale of assets held by the taxpayer for more than three years, except not adjusted net capital gain income from:
- (I) the sale of any real estate or portion of real estate used by the taxpayer as a primary or nonprimary residence; or
- (II) the sale of depreciable personal property other than farm property and standing timber; or stocks or bonds publicly traded or traded on an exchange, or any other financial instruments; regardless of whether sold by an individual or business;

and provided that the total amount of decrease under this subdivision (21)(B)(ii) shall not exceed 40 percent of federal taxable income; and

- (iii) recapture of State and local income tax deductions not taken against Vermont income tax; and
- (iv) any federal deduction that the taxpayer would have been allowed for the cultivation, testing, processing, or sale of marijuana, as authorized under 18 V.S.A. chapter 86 or 87, but for 26 U.S.C. § 280E.

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Sec. 12c. 32 V.S.A. § 9741(51) is added to read:

(51) Marijuana sold by a dispensary as authorized under 18 V.S.A. chapter 86 or by a retailer as authorized under 18 V.S.A. chapter 87.

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Sec. 25. DRUG RECOGNITION EXPERT TRAINING

- (a) In fiscal year 2017, \$42,000.00 is appropriated from the General Fund to the Department of Public Safety, these funds provide drug recognition expert training to a minimum of ten sworn law enforcement officers statewide.
- (b) The Department shall develop a process for approving funding for drug recognition expert training for law enforcement agencies in the State. In awarding funding, the Department shall consider the State's interest in achieving sufficient geographic distribution of drug recognition experts to provide adequate statewide coverage.
- (c) The Department shall work collaboratively with the Agency of

 Transportation to ensure federal Governor's Highway Safety Program funds

 are applied where appropriate for the cost of this training.
- Sec. 26. CREATION AND FUNDING OF NEW TROOPER POSITIONS
- (a) Position creation. Within the Department of Public Safety, the following positions are created:
 - (1) effective July 1, 2016, nine classified trooper positions;
 - (2) effective July 1, 2017, eight classified trooper positions; and
 - (3) effective July 1, 2018, eight classified trooper positions.
 - (b) Position funding.

- (1) In fiscal year 2017, \$1,500,000.00 is appropriated from the General Fund to the Department of Public Safety for the trooper positions, including required equipment.
- (2) It is the intent of the General Assembly that funding be appropriated as needed to fund the new trooper positions created in fiscal years 2018 and 2019.
- Sec. 27. DEPARTMENT OF PUBLIC SAFETY LABORATORY
 POSITIONS, EQUIPMENT, AND FUNDING
- (a) Position creation. Within the Department of Public Safety, six classified positions are established, as follows:
 - (1) two forensic chemists;
 - (2) two program technicians; and
 - (3) two administrative assistants.
- (b) Position funding. In fiscal year 2107, \$612,000.00 is appropriated from the General Fund to the Department of Public Safety, of which \$362,000.00 shall fund the positions created in this section, and \$250,000.00 shall fund laboratory equipment.

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