

## S.54 – Regulation by Local Government

### Decision Points

- Should § 862(b) be amended throughout to use a single term for municipal licenses?
- Should § 862(b) be amended to the active voice and reflect language from 7 V.S.A. § 167(a)?
  - “the local commissioners shall administer the rules furnished to them by the Board as necessary to carry out the purposes of this section.”
- Should § 862 (b) be amended to broaden the conditions on the issuance of municipal permits?
  - Should the entirety of 24 V.S.A § 2291 (enumerated municipal police powers) be referenced?
  - Should the entirety of 24 V.S.A. chapter 117 (municipal and regional planning and development) be referenced?
- Should 24 V.S.A. § 4412 be amended to restrict municipal bylaws that would prohibit the operation of a cannabis establishment?
- Should § 862(c)(2) be removed? If so, should language be added to subsection (b) that reflects 7 V.S.A. 210(a)(1)?
  - “(a)(1) The control commissioners or the Board of Liquor and Lottery shall have power to suspend or revoke any permit or license granted pursuant to this title in the event the person holding the permit or license shall at any time during the term of the permit or license conduct its business in violation of this title, the conditions pursuant to which the permit or license was granted, or any rule prescribed by the Board of Liquor and Lottery.”
- Should § 862 (c)(3) be removed?