DIGEST

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HB 135 Engrossed	2022 Regular Session	Marino
IID 155 Eligiobed		1010011110

Abstract: Authorizes dispensing of medical marijuana by Louisiana-licensed marijuana pharmacies to certain qualifying patients who are not Louisiana residents.

<u>Proposed law</u> defines "visiting qualifying patient", for purposes of <u>proposed law</u>, as a patient with a debilitating medical condition who is not a resident of La. or who has been a resident of this state for less than 30 days and who is in actual possession of a valid medical marijuana registry identification card, or its equivalent, issued under the medical marijuana laws of another state, district, territory, commonwealth, or insular possession of the U.S.

<u>Proposed law</u> authorizes a visiting qualifying patient to obtain medical marijuana from a Louisianalicensed marijuana pharmacy upon producing evidence of his valid medical marijuana registry identification card, or its equivalent, issued under the medical marijuana laws of another state, district, territory, commonwealth, or insular possession of the U.S.

<u>Proposed law</u> requires marijuana pharmacies to have each visiting qualifying patient certify, on a form approved by the La. Board of Pharmacy (board), that he has been diagnosed by a licensed physician with one or more conditions that meet the definition of "debilitating medical condition" in <u>present law</u> relative to medical marijuana. Requires that the patient also attest on the form that he will not divert to any person any medical marijuana dispensed to him by the marijuana pharmacy.

<u>Proposed law</u> requires marijuana pharmacies to retain a copy of each of the following documents received from a visiting qualifying patient:

- (1) The patient's valid medical marijuana registry identification card or its equivalent.
- (2) The patient's valid driver's license or other government-issued photo identification document.
- (3) The original, completed, and signed certification and attestation form required by <u>proposed</u> <u>law</u>.

<u>Proposed law</u> requires that prior to dispensing any medical marijuana product to a visiting qualifying patient, a dispensing pharmacist at a marijuana pharmacy shall review the patient's records in the state prescription monitoring program (PMP) provided for in <u>present law</u>. Requires that the pharmacist resolve any concerns identified in the review of the patient's PMP records by consultation with the patient's physician.

<u>Proposed law</u> provides that upon dispensing any medical marijuana product to a visiting qualifying patient, the dispensing pharmacist at a marijuana pharmacy shall report that transaction to the PMP in conformance with program rules governing dispensing of controlled substances and as required by any rules of the board that apply to marijuana pharmacies.

<u>Proposed law</u> requires dispensing pharmacists at marijuana pharmacies to perform a prospective drug utilization review for each visiting qualifying patient and counsel each such patient every time medical marijuana is dispensed to the patient in conformance with rules of the board governing dispensing of controlled substances and in compliance with applicable rules of the board on drug utilization review and patient counseling.

<u>Proposed law</u> prohibits a marijuana pharmacy from dispensing medical marijuana to a person who holds himself out to be a visiting qualifying patient if the dispensing pharmacist at the pharmacy determines any of the following with respect to that person:

- (1) The person's medical marijuana registry identification card was revoked, has expired, or is otherwise not valid and current.
- (2) The person's medical marijuana registry identification card was fraudulently obtained.
- (3) The person's application or written certifications were falsified in any way.
- (4) The person knowingly violated any provision of <u>present law</u> applicable to medical marijuana.

(Adds R.S. 40:1046.1)