CONFERENCE COMMITTEE REPORT SUMMARY

Measure: HB 2646

Principal Authors: Representatives Echols and Davis Senator Taylor

General Subject Matter: Medical marijuana

General Description of <u>Major Differences</u> between the current report and the version last seen and voted on in the House and the sections in which such differences are located:

 $\sqrt{}$ Changes from engrossed House measure which were made in the Senate and contained in conference committee report/substitute (applies *only* to House measures):

Section 1: Removes language creating a three-day nonresident patient license.

Section 19: Increases harvest batches for medical marijuana concentrate to 50 pounds.

 $\sqrt{\text{Changes made in conference:}}$

Section 2: Allows dispensaries to display samples of its products for the purpose of letting licensees handle or smell samples, so long as the samples are not offered for sale.

Section 7: Provides that once a business has submitted a certificate of compliance to the Oklahoma Medical Marijuana Authority showing full compliance, no additional certificate of compliance will be necessary for license renewal unless there is a change of use or occupancy or a facility change that would require additional inspection, licensure or permitting by the state or municipality.

Section 11: Provides for penalties for the intentional diversion of medical marijuana by to an unauthorized minor or to an unauthorized person with the intent or knowledge that the person was to engage in trafficking of the marijuana.

Section 19: Prohibits the Oklahoma Medical Marijuana Authority from requiring testing of final products less often than every 1,000 grams of THC, rather than every 200 grams, increases harvest batches from 10 to 15 pounds, provides that processors separate marijuana into production batches of no more than 9 pounds for nonliquid products and allows remediated and decontaminated marijuana to be returned to the original licensed commercial grower. Date Prepared: 5/19/21