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A BILL ENTITLED

1 AN ACT concerning

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Medical Cannabis – Pesticide Use – Labeling and Study

- 3 FOR the purpose of requiring a certain dispensary or dispensary agent to ensure that 4 medical cannabis grown using a pesticide and products containing medical cannabis grown using a pesticide have a label affixed at the time of sale stating that the $\mathbf{5}$ 6 medical cannabis was grown using pesticides; requiring the Department of 7 Agriculture to study the health impacts of smoking medical cannabis that was grown 8 using pesticides or being in close proximity to smoke from the burning of medical 9 cannabis that was grown using pesticides; requiring the Department to submit the 10 results of the study to the General Assembly on or before a certain date; and 11 generally relating to medical cannabis grown using a pesticide.
- 12 BY repealing and reenacting, with amendments,
- 13 Article Health General
- 14 Section 13–3307
- 15 Annotated Code of Maryland
- 16 (2015 Replacement Volume and 2018 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 19

Article – Health – General

- 20 13-3307.
- 21 (a) (1) A dispensary shall be licensed by the Commission.
- 22 (2) (i) Subject to subparagraph (ii) of this paragraph, beginning

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 December 1, 2024, the Commission may report to the General Assembly, in accordance with $\mathbf{2}$ 2–1246 of the State Government Article, on the number of licenses necessary to meet the 3 demand for medical cannabis by qualifying patients and caregivers issued identification 4 cards under this subtitle in an affordable, accessible, secure, and efficient manner. $\mathbf{5}$ Before the Commission determines to submit the report (ii) 6 described under subparagraph (i) of this paragraph, the Commission shall provide the 7 Legislative Policy Committee at least 30 days to submit comments to the Commission. 8 To be licensed as a dispensary, an applicant shall submit to the Commission: (b) 9 (1)An application fee in an amount to be determined by the Commission consistent with this subtitle; and 10 (2)11 An application that includes: 12(i) The legal name and physical address of the proposed dispensary; 13The name, address, and date of birth of each principal officer and (ii) each director, none of whom may have served as a principal officer or director for a 14dispensary that has had its license revoked; and 1516(iii) Operating procedures that the dispensary will use, consistent 17with Commission regulations for oversight, including storage of cannabis and products 18 containing cannabis only in enclosed and locked facilities. 19 (c) The Commission shall: (1)20Establish an application review process for granting dispensary (i) 21licenses in which applications are reviewed, evaluated, and ranked based on criteria 22established by the Commission: To the extent permitted by federal and State law, actively seek 23(ii) to achieve racial, ethnic, gender, and geographic diversity when licensing dispensaries; and 2425Encourage applicants who qualify as a minority business (iii) enterprise, as defined in § 14-301 of the State Finance and Procurement Article, or who 2627are small, minority, or women-owned business entities to apply for licensure as 28dispensaries. 29(2)Beginning June 1, 2018, a dispensary licensed under this subtitle shall 30 report annually to the Commission on: 31(i) The number of minority and women owners of the dispensary; The ownership interest of any minority and women owners of the 32 (ii) 33 dispensary; and

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1 (iii) The number of minority and women employees of the dispensary. $\mathbf{2}$ (d) (1)A dispensary license is valid for 6 years on initial licensure. 3 (2)A dispensary license is valid for 4 years on renewal. A dispensary licensed under this section or a dispensary agent registered 4 (e) under § 13-3308 of this subtitle may not be penalized or arrested under State law for $\mathbf{5}$ 6 acquiring, possessing, processing, transferring, transporting, selling, distributing, or $\overline{7}$ dispensing cannabis, products containing cannabis, related supplies, or educational 8 materials for use by a qualifying patient or a caregiver. 9 (f) The Commission shall establish requirements for security and product 10 handling procedures that a dispensary must meet to obtain a license under this section, including a requirement for a product-tracking system. 11 12A DISPENSARY LICENSED UNDER THIS SECTION OR A DISPENSARY (G) 13AGENT REGISTERED UNDER § 13–3308 OF THIS SUBTITLE SHALL ENSURE THAT ALL 14MEDICAL CANNABIS GROWN USING A PESTICIDE AND PRODUCTS CONTAINING 15MEDICAL CANNABIS GROWN USING A PESTICIDE HAVE AT THE TIME OF SALE A LABEL 16 AFFIXED TO THE PRODUCT STATING THAT THE MEDICAL CANNABIS WAS GROWN 17USING PESTICIDES. 18 [(g)] **(**H**)** The Commission may inspect a dispensary licensed under this section 19 to ensure compliance with this subtitle. 20[(h)] **(I)** The Commission may impose penalties or rescind the license of a 21dispensary that does not meet the standards for licensure set by the Commission. 22[(i)] (J) Each dispensary licensed under this section shall submit to the (1)23Commission a quarterly report. 24(2)The quarterly report shall include: 25(i) The number of patients served; 26The county of residence of each patient served; (ii) The medical condition for which medical cannabis was 27(iii) 28recommended: 29(iv) The type and amount of medical cannabis dispensed; and 30 If available, a summary of clinical outcomes, including adverse (\mathbf{v}) 31 events and any cases of suspected diversion.

1 (3) The quarterly report may not include any personal information that 2 identifies a patient.

3 SECTION 2. AND BE IT FURTHER ENACTED, That:

4 (a) The Department of Agriculture shall study the health impacts of smoking 5 medical cannabis that was grown using pesticides or being in close proximity to smoke from 6 the burning of medical cannabis that was grown using pesticides.

7 (b) On or before December 1, 2019, the Department shall report on the results of
8 the study to the General Assembly in accordance with § 2–1246 of the State Government
9 Article.

10 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July 11 1, 2019.