J1, E1 1lr0655 CF HB 291

By: Senators Brinkley, Raskin, Colburn, Currie, Forehand, Jacobs, Jennings, Jones-Rodwell, Kelley, King, Kittleman, Klausmeier, Madaleno, Mathias, Miller, Montgomery, Peters, Pinsky, Pugh, Reilly, Rosapepe, and Zirkin

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Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 22, 2011

CHAPTER _____

1 AN ACT concerning

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Public Health – Medical Marijuana <u>– Affirmative Defenses – Maryland</u> <u>Medical Marijuana Model Program Workgroup</u>

FOR the purpose of making marijuana a Schedule II controlled dangerous substance: 4 $\mathbf{5}$ prohibiting certain persons from distributing or dispensing marijuana to certain 6 persons: providing for a certain penalty; requiring the Department of Health 7 and Mental Hygiene (DHMH) to issue a certain request for proposals to select 8 authorized growers of marijuana for medical use; providing for certain requirements of authorized growers: prohibiting an authorized grower from 9 holding any other permit issued under a certain provision of law or being a 10 physician who prepares a certain written certification; requiring DHMH, jointly 11 with the Department of Agriculture, to adopt certain regulations; requiring 12 13 DHMH to establish a certain registration program to authorize certain entities to distribute marijuana for medical purposes; authorizing DHMH to charge a 14 15certain fee for the issuance of a certain permit: requiring certain entities and 16 individuals to apply for a certain criminal history records check and to submit to certain drug testing; requiring the Department to assign a certain identification 17 18 number to certain permit holders for certain purposes; requiring certain permit holders to display a certain permit at certain times; requiring certain permit 19 holders to report certain changes to DHMH within a certain time period: 2021authorizing a patient or primary caregiver to provide certain reimbursement to 22certain entities; prohibiting certain individuals issued a certain permit from

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



holding any other permit issued under a certain provision of law or being a 1 $\mathbf{2}$ physician who prepares a certain written certification; prohibiting a physician 3 that prepares a certain written certification from holding a permit issued under a certain provision of law; requiring DHMH, in consultation with the Board of 4 Pharmacy and stakeholders to develop certain regulations on or before a certain 5 6 date: requiring DHMH to establish a registry of qualifying patients and primary 7 caregivers and to issue a certain registry identification card to certain individuals under certain circumstances: requiring DHMH to approve or denv 8 9 an application or renewal for a registry identification card within a certain time 10 period and in a certain manner; requiring a registry identification card to include certain information; requiring an individual who has been issued a 11 registry identification card to provide a certain notification to DHMH under 12certain circumstances: requiring certain physicians to provide notice to certain 13 patients and the Department regarding the withdrawal of a patient's written 14 certification under certain circumstances; requiring the Department to send a 1516 certain notice; requiring certain patients and certain primary caregivers to send 17to the Department a certain registry identification card under certain circumstances and to dispose of any marijuana within the patient's possession 18 within a certain number of days: requiring DHMH to maintain a confidential 19 list of the individuals to whom DHMH has issued registry identification cards; 20providing that certain individuals and entities may not be subject to certain 2122penalties or denied certain rights for the medical use of marijuana; providing 23that the possession of a registry identification card does not constitute probable 24cause to conduct a certain search by a government agency; providing that an individual may not be subject to arrest or prosecution for certain offenses for 25being in the presence of the medical use of marijuana; requiring certain 26pharmacies or dispensing centers to dispense a certain amount of usable 27marijuana to certain individuals for a certain period of time except under 2829certain circumstances: prohibiting certain pharmacies and dispensing centers from dispensing more than a certain amount of marijuana to certain individuals 30 within a certain period of time except under certain circumstances; authorizing 31 certain pharmacies or dispensing centers to dispense more than a certain 32 amount of marijuana to certain individuals under certain circumstances; 33 requiring certain pharmacies and dispensing centers to maintain certain 34 35 records: requiring qualifying patients, primary caregivers, and certain 36 pharmacies and dispensing centers to follow certain procedures; providing that a patient may be registered at only one pharmacy or dispensing center at a 37 time; establishing procedures for a patient to change an authorized pharmacy or 38 dispensing center: requiring the Secretary of Health and Mental Hygiene to 39 establish a system to monitor the dispensation of marijuana for medical use in 40 41 the State; providing that a person who knowingly gives certain false 42information is subject to a certain penalty; requiring certain physicians, 43pharmacies, and dispensing centers to provide certain information to the Secretary: providing for the construction of this Act: providing that this Act may 44 not be construed to provide immunity to certain persons; providing that this Act 45 46 may not be construed to require certain insurance reimbursement; requiring DHMH to submit certain reports to the Governor and General Assembly on or 47

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1	before certain dates; requiring DHMH to adopt certain regulations on or before
2	a certain date; authorizing DHMH to accept certain funds; requiring DHMH to
3	use certain fees in a certain manner; requiring DHMH to distribute certain
4	funds to drug rehabilitation programs throughout the State; defining certain
5	terms; and generally relating to marijuana for medical use <u>establishing that, in</u>
6	a prosecution for the use or possession of marijuana, the defendant may
7	introduce and the court shall consider as an affirmative defense certain
8	evidence of medical necessity; requiring a court to enter a finding of not guilty if
9	the court finds that a person possessed marijuana because of a medical
10	necessity; establishing that, in a prosecution for the use of or possession with
11	intent to use drug paraphernalia related to marijuana, the defendant may
12	introduce and the court shall consider as an affirmative defense certain
13	evidence of medical necessity; requiring a court to enter a finding of not guilty if
14	the court finds that a person used or possessed with intent to use drug
15	<u>paraphernalia related to marijuana or manufactured marijuana for personal</u>
16	use because of a medical necessity; requiring the court to make a certain finding
17	of medical necessity if the defendant establishes certain facts by clear and
18	convincing evidence; establishing that certain evidence may include certain
19	statements, records, or testimony; prohibiting the State Board of Physicians
20	from reprimanding, placing on probation, or suspending or revoking a license of
21	<u>a licensee for providing a patient with a written statement, medical records, or</u>
22	testimony that, in the licensee's professional opinion, the patient is likely to
23	receive therapeutic or palliative relief from marijuana; providing that this Act
24	<u>shall not be deemed to release a licensee from the duty to exercise a professional</u>
25	standard of care when evaluating a patient's medical condition; requiring the
26	Secretary of Health and Mental Hygiene to convene a Work Group to develop a
27	model program to facilitate patient access to marijuana for medical purposes;
28	providing for the membership and staffing of the Work Group; providing for the
29	designation of the chair of the Work Group; prohibiting a member of the Work
30	Group from receiving certain compensation; authorizing a member of the Work
31	Group to receive certain reimbursement; specifying the duties of the Work
32	Group; requiring the Work Group to make a certain report to certain
33	committees of the General Assembly on or before a certain date; providing for
34	the termination of a certain provision of this Act; and generally relating to
35	<u>medical marijuana</u> .

36 BY renumbering

- 37 Article Criminal Law
- 38 Section 5–403(d), (e), and (f), respectively
- 39 to be Section 5–403(e), (f), and (g), respectively
- 40 Annotated Code of Maryland
- 41 (2002 Volume and 2010 Supplement)

42 BY repealing and reenacting, with amendments,

- 43 Article Criminal Law
- 44 Section 5-402(d)(1)
- 45 Annotated Code of Maryland

1	(2002 Volume and 2010 Supplement)		
2	BY adding to		
3	Article – Criminal Law		
4	Section $5-403(d)$ and $5-611$		
5	Annotated Code of Maryland		
6	(2002 Volume and 2010 Supplement)		
7	BY adding to		
8	Article – Health – General		
9	Section 13–3001 through 13–3013 to be under the new subtitle "Subtitle 30.		
10	Medical Marijuana"		
11	Annotated Code of Maryland		
12	(2009 Replacement Volume and 2010 Supplement)		
13	BY repealing and reenacting, with amendments,		
10 14	Article – Criminal Law		
15	Section 5–601 and 5–619		
16	Annotated Code of Maryland		
10	(2002 Volume and 2010 Supplement)		
11			
18	BY adding to		
19^{-5}	Article – Health Occupations		
20	Section 14–404(c)		
$\frac{1}{21}$	Annotated Code of Maryland		
$\frac{-1}{22}$	(2009 Replacement Volume and 2010 Supplement)		
23	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF		
24	MARYLAND, That Section(s) 5-403(d), (e), and (f), respectively, of Article - Criminal		
25	Law of the Annotated Code of Maryland be renumbered to be Section(s) 5-403(e), (f),		
26	and (g), respectively.		
27	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland		
28	read as follows:		
29	Article – Criminal Law		
30	5-402.		
31	(d) (1) A material, compound, mixture, or preparation that contains any of		
32	the following hallucinogenic or hallucinogenic-like substances is a substance listed in		
33	Schedule I:		
34	(i) bufotenine;		
35	(ii) diethyltryptamine;		

1	(iii) dimethyltryptamine;
2	(iv) 4-methyl-2, 5-dimethoxyamphetamine;
3	(v) ibogaine;
4	(vi) lysergic acid diethylamide;
5	[(vii) marijuana;]
6	[(viii)] (VII) mescaline;
7	[(ix)] (VIII) peyote;
8	{(x)] (IX) psilocybin;
9	[(xi)] (X) psilocyn;
10	{(xii)] (XI) tetrahydrocannabinol;
11	{ (xiii)] (XII) thiophene analog of phencyclidine;
12	{ (xiv)] (XIII) 2, 5–dimethoxyamphetamine;
13	{(xv)] (XIV) 4-bromo-2, 5-dimethoxyamphetamine;
14	{(xvi)] (XV) 4-methoxyamphetamine;
15	[(xvii)] (XVI) 3, 4–methylenedioxyamphetamine;
16	{ (xviii)] (XVII) 3, 4–methylenedioxymethamphetamine (MDMA);
17	{ (xix)] (XVIII) 5-methoxy-3, 4-methylenedioxyamphetamine;
18	{(xx)] (XIX) 3, 1, 5-trimethoxyamphetamine;
19	{(xxi)] (XX) N-methyl-3-piperidyl benzilate;
20	{(xxii)] (XXI)N-ethyl-3-piperidyl benzilate;
21	{(xxiii)] (XXII) N-ethyl=1-phenylcyclohexylamine;
22	{ (xxiv)] (XXIII) 1–(1–phenylcyclohexyl)–pyrrolidine;
23	{ (xxv)] (XXIV) 1-(1-(2-thienyl)-cyclohexyl)-piperidine;

$\frac{1}{2}$	[(xxvi)] (XXV) 1-methyl-1-phenyl-1-propionoxypiperidine (MPPP); and
2	
3	[(xxvii)](XXVI) 1-(2-phenylethyl)-4-phenyl-4-acetyloxypiperidine
4	(PEPAP).
5	5-403.
6	(D) A MATERIAL, COMPOUND, MIXTURE, OR PREPARATION THAT
7	CONTAINS MARIJUANA IS A SUBSTANCE LISTED IN SCHEDULE II.
8	5-611.
9	(A) A PERSON WHO IS EMPLOYED BY A PHARMACY OR A DISPENSING
10	CENTER REGISTERED WITH THE DEPARTMENT OF HEALTH AND MENTAL
11	HYGIENE TO DISPENSE MARIJUANA UNDER TITLE 13, SUBTITLE 30 OF THE
12	Health - General Article may not distribute or dispense marijuana
13	EXCEPT TO A REGISTERED QUALIFYING PATIENT OR A REGISTERED PRIMARY
14	CAREGIVER.
15	(B) A PERSON WHO IS REGISTERED WITH THE DEPARTMENT OF
16	HEALTH AND MENTAL HYGIENE AS A QUALIFYING PATIENT OR A PATIENT'S
17	PRIMARY CAREGIVER UNDER TITLE 13, SUBTITLE 30 OF THE
18	HEALTH – GENERAL ARTICLE MAY NOT DISTRIBUTE OR DISPENSE MARIJUANA
19	TO ANOTHER PERSON WHO IS NOT A REGISTERED QUALIFYING PATIENT OR
20	PRIMARY CAREGIVER.
21	(C) A PERSON WHO VIOLATES SUBSECTION (A) OR (B) OF THIS SECTION
22	IS GUILTY OF A FELONY AND ON CONVICTION IS SUBJECT TO IMPRISONMENT
23	NOT EXCEEDING 7 YEARS OR A FINE NOT EXCEEDING \$7,000 OR BOTH.
24	Article – Health – General
25	SUBTITLE 30. MEDICAL MARIJUANA.
26	13-3001.
27	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
28	INDICATED.
29	(B) "AUTHORIZED GROWER" MEANS AN ENTITY THAT:
30	(1) IS SELECTED BY THE DEPARTMENT UNDER THIS SUBTITLE TO
31	CULTIVATE MARIJUANA; AND

(2) MAY DISPENSE MARIJUANA CULTIVATED BY THE ENTITY TO A 1 2 PHARMACY THAT HOLDS A REGISTRATION PERMIT TO DISTRIBUTE MARLIJANA 3 UNDER THIS SUBTITLE OR TO A DISPENSING CENTER FOR A FEE. 4 (C) "BONA FIDE PHYSICIAN-PATIENT RELATIONSHIP" MEANS A RELATIONSHIP IN WHICH THE PHYSICIAN HAS ONGOING RESPONSIBILITY FOR 5 THE ASSESSMENT, CARE, AND TREATMENT OF A PATIENT'S MEDICAL 6 7 CONDITION. 8 (D) "DEBILITATING MEDICAL CONDITION" MEANS A CHRONIC OR 9 **DEBILITATING DISEASE OR MEDICAL CONDITION OR THE TREATMENT OF A** 10 CHRONIC OR DEBILITATING DISEASE OR MEDICAL CONDITION THAT PRODUCES 11 **ONE OR MORE OF THE FOLLOWING:** 12 (1) CACHEXIA OR WASTING SYNDROME: 13 (2) SEVERE OR CHRONIC PAIN; 14 (3) SEVERE NAUSEA; 15 (4) SEIZURES; 16 (5) SEVERE AND PERSISTENT MUSCLE SPASMS: OR 17 (6) AS DOCUMENTED BY THE PHYSICIAN WITH WHOM THE 18 PATIENT HAS A BONA FIDE PHYSICIAN-PATIENT RELATIONSHIP, ANY OTHER 19 CONDITION THAT IS SEVERE AND RESISTANT TO CONVENTIONAL MEDICINE. (E) "DISPENSING CENTER" MEANS AN ENTITY REGISTERED UNDER 20 21 THIS SUBTITLE THAT ACQUIRES. POSSESSES. DELIVERS. TRANSFERS. 22TRANSPORTS, SUPPLIES, OR DISPENSES MARIJUANA OR RELATED SUPPLIES 23AND EDUCATIONAL MATERIALS. 24(F) "MARIJUANA" HAS THE MEANING STATED IN § 5-101 OF THE **CRIMINAL LAW ARTICLE.** 25(G) "MEDICAL USE" MEANS THE ACQUISITION, POSSESSION, 26 27CULTIVATION, MANUFACTURE, USE, DELIVERY, SALE, TRANSFER, OR 28TRANSPORTATION OF MARLIUANA OR PARAPHERNALIA RELATING TO THE 29ADMINISTRATION OF MARLIUANA TO TREAT OR ALLEVIATE A PATIENT'S 30 CONDITION OR SYMPTOMS.

8 SENATE BILL 308 "PHYSICIAN" MEANS AN INDIVIDUAL LICENSED BY THE STATE 1 (III) BOARD OF PHYSICIANS UNDER TITLE 14 OF THE HEALTH OCCUPATIONS $\mathbf{2}$ 3 ARTICLE TO PRACTICE MEDICINE. 4 (1) "PRIMARY CAREGIVER" MEANS A RESIDENT OF THE STATE (1) 5 WHO: 6 (I) IS AT LEAST 18 YEARS OLD: 7 (III) HAS AGREED TO ASSIST WITH ONLY ONE QUALIFYING 8 **PATIENT'S MEDICAL USE OF MARIJUANA AT A TIME;** (III) HAS BEEN DESIGNATED AS PRIMARY CAREGIVER ON 9 10 THE QUALIFYING PATIENT'S APPLICATION OR RENEWAL FOR A REGISTRY **IDENTIFICATION CARD OR IN OTHER WRITTEN NOTIFICATION TO THE** 11 12 **DEPARTMENT: AND** 13 (IV) HAS SATISFIED THE CRIMINAL HISTORY RECORDS 14 **CHECK REQUIRED UNDER § 13–3004 OF THIS SUBTITLE.** (2) "PRIMARY CAREGIVER" DOES NOT INCLUDE THE QUALIFYING 15 PATIENT'S PHYSICIAN. 16 "QUALIFYING PATIENT" MEANS A RESIDENT OF THE STATE WHO: (J) 17(1) 18 IS AT LEAST 18 YEARS OLD: AND 19 (2) HAS BEEN PROVIDED WITH WRITTEN CERTIFICATION BY A 20 PHYSICIAN PURSUANT TO A BONA FIDE PHYSICIAN-PATIENT RELATIONSHIP. 21 **"REGISTRY IDENTIFICATION CARD" MEANS A DOCUMENT ISSUED BY** (K) 22THE DEPARTMENT THAT IDENTIFIES AN INDIVIDUAL AS A QUALIFYING PATIENT 23**OR PRIMARY CAREGIVER.** 24(1) "USABLE MARIJUANA" MEANS THE DRIED LEAVES AND (1) 25FLOWERS OF MARLJUANA AND ANY MIXTURE OR PREPARATION OF THE DRIED 26 LEAVES AND FLOWERS. "USABLE MARIJUANA" DOES NOT INCLUDE THE SEEDS, 27(2) 28STALKS, OR ROOTS OF THE PLANT. 29(M) "WRITTEN CERTIFICATION" MEANS A CERTIFICATION THAT MEETS THE REQUIREMENTS OF § 13-3004(A)(2) OF THIS SUBTITLE. 30

1 13-3002.

2 (A) THE DEPARTMENT SHALL ISSUE A REQUEST FOR PROPOSALS TO 3 SELECT AUTHORIZED GROWERS OF MARLJUANA FOR MEDICAL USE IN THE STATE. 4 5 (B) (1) THE INITIAL REQUEST FOR PROPOSALS ISSUED UNDER THIS 6 SECTION SHALL BE FOR AN AMOUNT SET BY THE DEPARTMENT IN $\overline{7}$ **RECULATIONS** 8 (2) THE DEPARTMENT MAY SET THE MINIMUM PROPOSAL 9 AMOUNT FOR ANY SUBSEQUENT REQUEST FOR PROPOSALS ISSUED BY THE 10 DEPARTMENT UNDER THIS SECTION. 11 (3) THE DEPARTMENT SHALL SELECT THE FEWEST NUMBER OF 12 AUTHORIZED GROWERS UNDER THIS SECTION AS NECESSARY TO PROVIDE AN 13 APPROPRIATE SUPPLY OF MEDICAL MARIJUANA TO MEET THE ANTICIPATED 14 DEMAND OF ALL QUALIFYING PATIENTS IN THE STATE. 15(C) AN AUTHORIZED GROWER SHALL: (1) CULTIVATE THE MARLIUANA IN THE STATE: 16 17(2) MEET CERTAIN SECURITY AND SAFETY STANDARDS THAT MAY 18 BE VERIFIED BY AN OUTSIDE ENTITY AS APPROVED BY THE DEPARTMENT; 19 SUBMIT TO PHARMACOLOGICAL TESTING OF THE MARIJUANA (3) 20TO ENSURE: 21(++) **CONSISTENCY OF THE MARLIHANA CHLTVATED UNDER** 22THIS SUBTITLE: AND 23(⊞) THAT THERE IS NO ADULTERATION OR CONTAMINATION OF THE MARIJUANA; AND 2425(4) SUBMIT TO A CRIMINAL HISTORY RECORDS CHECK AND TO PERIODIC DRUG TESTING, AS DETERMINED BY THE DEPARTMENT IN 2627REGULATIONS. FOR ANY EMPLOYEE OF THE AUTHORIZED GROWER AS 28PROVIDED FOR IN THIS SUBTIFIE. 29(D) AN AUTHORIZED GROWER MAY NOT:

30 (1) HOLD ANY OTHER PERMIT ISSUED UNDER THIS SUBTITLE; OR

1	(2) BE A PHYSICIAN WHO PREPARES A WRITTEN CERTIFICATION
2	SUBMITTED TO THE DEPARTMENT UNDER § 13-3004 OF THIS SUBTITLE.
	· ·
3	(e) (1) An individual who has been convicted of possession
4	OR SALE OF A CONTROLLED DANGEROUS SUBSTANCE MAY NOT BE AN
5	EMPLOYEE OF AN AUTHORIZED GROWER, UNLESS THE CONVICTION WAS FOR A
6	VIOLATION OF FEDERAL LAW RELATING TO POSSESSION OR SALE OF
7	MARIJUANA FOR CONDUCT THAT IS LEGAL UNDER THIS SUBTITLE.
•	
8	(2) AN INDIVIDUAL WHO HAS BEEN CONVICTED OF A FELONY MAY
9	NOT BE AN EMPLOYEE OF AN AUTHORIZED GROWER.
U	
10	(f) The Department, jointly with the Department of
11	AGRICULTURE, SHALL ADOPT REGULATIONS TO BE FOLLOWED BY AN
12	AUTHORIZED GROWER, INCLUDING:
14	no monifiliti ano vilny molectina.
13	(1) The standards to be used in cultivating the
14	MARIJUANA;
11	
15	(2) The security features to be required on the premises
16	AND IN TRANSPORT TO AN ENTITY THAT OBTAINS A PERMIT TO DISPENSE
17	MARIJUANA;
11	WINE OF WILL
18	(3) THE LOCATION OF THE AUTHORIZED GROWER, INCLUDING
19	THE CONSIDERATION OF THE PROXIMITY OF THE ENTITY TO SCHOOLS; AND
19	THE CONSIDERATION OF THE FROMMENT OF THE ENTITE TO SCHOOLS, AND
20	(4) THE ESTABLISHMENT OF A SYSTEM TO TRACK THE AMOUNT
20 21	OF MARIJUANA DISPENSED AND TO WHOM THE MARIJUANA IS DISPENSED.
41	OF MANIGUMAA DIST EASED AND TO WHOM THE MANIGUMAA IS DIST EASED.
22	13-3003.
23	(A) (1) (I) THE DEPARTMENT SHALL ESTABLISH A REGISTRATION
2 0 24	PROCRAM TO AUTHORIZE ENTITIES TO DISTRIBUTE MARLIUANA FOR MEDICAL
$\frac{24}{25}$	PURPOSES.
20	
26	(II) THE DEPARTMENT SHALL CHARGE A REASONABLE FEE
$\frac{20}{27}$	FOR THE ISSUANCE OF A REGISTRATION PERMIT UNDER THIS SECTION THAT IS
	BASED ON THE AMOUNT OF THE MARLIHANA DISTRIBUTED BY THE ENTITY.
28	DAGED ON THE AMOUNT OF THE WAILJUMNA DISTRIBUTED BY THE ENTITY.
29	(2) The following entities may register with the
$\frac{29}{30}$	DEPARTMENT TO DISTRIBUTE MARLIUANA FOR MEDICAL PURPOSES:
90	DEFARTMENT TU DISTRIBUTE MARIJUANA FUR MEDIUAL FURFUSES;
31	(1) A pharmacy that holds a pharmacy permit
$\frac{51}{32}$	
54	issued by the Board of Pharmacy; or

1	(II) A DISPENSING CENTER AS PROVIDED FOR IN THIS
2	SECTION.
3	(B) THE DEPARTMENT SHALL REQUIRE AN APPLICANT FOR A PERMIT
4	TO PROVIDE THE FOLLOWING INFORMATION TO THE DEPARTMENT:
_	
$5 \\ 6$	(1) The name of the individual who is responsible for operating the pharmacy or dispensing center;
0	OI EIMIING THE FILMMENT ON DISTENSING CENTER,
7	(2) The names of any employees, whether volunteer or
8	PAID;
9	(3) The location of the pharmacy or dispensing center;
10	(4) The security measures that will be followed by the
11	PHARMACY OR DISPENSING CENTER IN RECEIVING, STORING, AND DISPENSING
12	THE MARIJUANA;
13	(5) THE METHOD BY WHICH THE PHARMACY OR DISPENSING
$\frac{14}{15}$	CENTER WILL ACCOUNT FOR THE AMOUNT OF MARIJUANA RECEIVED AND
19	DISPENSED; AND
16	(6) ANY OTHER INFORMATION THAT THE DEPARTMENT
17	CONSIDERS NECESSARY.
10	(c) (1) AN EXPERIMENT OF EVEN α of DECREMANCE OF CHILDREADE MADI HEAVE
$\frac{18}{19}$	(C) (1) AN ENTITY SEEKING TO DISPENSE OR CULTIVATE MARIJUANA UNDER THIS SUBTITLE SHALL APPLY TO THE CENTRAL REPOSITORY FOR A
$\frac{19}{20}$	STATE AND NATIONAL CRIMINAL HISTORY RECORDS CHECK FOR EACH
$\frac{20}{21}$	EMPLOYEE OF THE ENTITY.
41	
22	(2) As part of the application for the criminal history
23	records check, the entity shall submit to the Central Repository:
2.4	
24	(I) TWO COMPLETE SETS OF THE EMPLOYEE'S LEGIBLE
25 26	FINGERPRINTS TAKEN ON FORMS APPROVED BY THE DIRECTOR OF THE Central Repository and the Director of the Federal Bureau of
$\frac{26}{27}$	CENTRAL REPOSITORY AND THE DIRECTOR OF THE PEDERAL DUREAU OF
41	
28	(II) ANY FEE REQUIRED UNDER STATE LAW FOR ACCESS TO
29	STATE CRIMINAL HISTORY RECORDS; AND

1	(III) THE MANDATORY PROCESSING FEE REQUIRED BY THE
2	FEDERAL BUREAU OF INVESTIGATION FOR A NATIONAL CRIMINAL HISTORY
3	RECORDS CHECK.
4	(3) THE CENTRAL REPOSITORY SHALL FORWARD TO THE
$\overline{5}$	EMPLOYEE AND THE DEPARTMENT THE EMPLOYEE'S CRIMINAL HISTORY
6	RECORD INFORMATION.
7	(4) INFORMATION OBTAINED FROM THE CENTRAL REPOSITORY
8	UNDER THIS SUBSECTION IS CONFIDENTIAL AND MAY NOT BE DISSEMINATED.
9	(5) (1) An individual who has been convicted of
10	POSSESSION OR SALE OF A CONTROLLED DANGEROUS SUBSTANCE MAY NOT BE
11	ISSUED A PERMIT TO OPERATE A DISPENSING CENTER OR PHARMACY OR BE AN
12	EMPLOYEE OF A DISPENSING CENTER OR PHARMACY, UNLESS THE CONVICTION
13	WAS FOR A VIOLATION OF FEDERAL LAW RELATING TO POSSESSION OR SALE OF
14	MARIJUANA FOR CONDUCT THAT IS LEGAL UNDER THIS SUBTITLE.
15	(II) AN INDIVIDUAL WHO HAS DEEN CONVICTED OF A
15 10	(II) AN INDIVIDUAL WHO HAS BEEN CONVICTED OF A
16	FELONY MAY NOT BE ISSUED A PERMIT TO OPERATE A DISPENSING CENTER OR
17	PHARMACY OR BE AN EMPLOYEE OF A DISPENSING CENTER OR PHARMACY.
18	(d) An entity seeking to dispense or cultivate marijuana
19	UNDER THIS SUBTITLE SHALL REQUIRE EACH EMPLOYEE OF THE ENTITY TO
20	SUBMIT TO PERIODIC DRUG TESTING AS DETERMINED BY THE DEPARTMENT IN
21	REGULATIONS.
22	(E) (1) THE DEPARTMENT SHALL ISSUE A PERMIT TO AN INDIVIDUAL
23	TO OPERATE A DISPENSING CENTER OR PHARMACY IF:
24	(I) THE REQUIREMENTS OF THIS SECTION ARE MET; AND
~	
25	(II) THE DEPARTMENT HAS VERIFIED THE INFORMATION
26	CONTAINED IN THE APPLICATION.
27	(2) THE DEPARTMENT SHALL APPROVE OR DENY AN
$\frac{21}{28}$	APPLICATION WITHIN 60 DAYS AFTER RECEIPT OF A COMPLETED APPLICATION.
20	ATTEICATION WITHIN OU DAIS AFTER RECEILT OF A COMPLETED ATTEICATION.
29	(3) (1) THE DEPARTMENT SHALL ASSIGN TO EACH INDIVIDUAL
$\frac{20}{30}$	WHO HAS BEEN ISSUED A PERMIT UNDER THIS SECTION A UNIQUE DISPENSING
31	CENTER OR PHARMACY IDENTIFICATION NUMBER.
~ +	
32	(II) THE IDENTIFICATION NUMBER ASSIGNED UNDER THIS

33 PARAGRAPH SHALL:

SENATE	BILL	308
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1. 1 **BE PRINTED ON A REGISTRY IDENTIFICATION** 2 CARD ISSUED UNDER § 13-3004 OF THIS SUBTITLE: AND 3 2 **IDENTIFY THE ONLY DISPENSING CENTER OR** 4 PHARMACY FROM WHICH THE REGISTRY IDENTIFICATION CARD HOLDER IS 5 AUTHORIZED TO OBTAIN MARIJUANA. 6 (4) A DENIAL OF AN APPLICATION SHALL BE CONSIDERED A 7 FINAL AGENCY DECISION FOR PURPOSES OF JUDICIAL REVIEW UNDER THE **ADMINISTRATIVE PROCEDURE ACT.** 8 9 (F) AN INDIVIDUAL WHO HAS BEEN ISSUED A PERMIT UNDER THIS 10 SECTION SHALL DISPLAY THE PERMIT AT THE PHARMACY OR DISPENSING 11 **CENTER AT ALL TIMES WHEN THE PHARMACY OR DISPENSING CENTER IS IN** 12 POSSESSION OF THE MARIJUANA. 13 (G) A PERMIT HOLDER SHALL REPORT ANY CHANGE IN INFORMATION 14 TO THE DEPARTMENT NO LATER THAN 10 DAYS AFTER THE CHANGE OR THE 15PERMIT WILL BE CONSIDERED VOID. 16 (H) A PATIENT OR A PRIMARY CAREGIVER OF THE PATIENT MAY 17 REIMBURSE THE PHARMACY OR DISPENSING CENTER FOR REASONABLE COSTS 18 ASSOCIATED WITH THE PRODUCTION OF MARLJUANA FOR THE CARDHOLDER. 19(]) AN INDIVIDUAL WHO HAS BEEN ISSUED A PERMIT UNDER THIS 20 SECTION MAY NOT: (1) 21HOLD ANY OTHER PERMIT ISSUED UNDER THIS SUBTITLE; OR 22(2) BE A PHYSICIAN WHO PREPARES A WRITTEN CERTIFICATION SUBMITTED TO THE DEPARTMENT UNDER § 13-3004 OF THIS SUBTITLE. 23 (J) ON OR BEFORE JULY 1, 2012, THE DEPARTMENT, IN 2425**CONSULTATION WITH THE BOARD OF PHARMACY AND STAKEHOLDERS, SHALL** 26 DEVELOP REGULATIONS REGARDING THE PROCEDURES TO BE FOLLOWED BY 27PHARMACIES AND DISPENSING CENTERS IN DISPENSING MARLIUANA UNDER 28THIS SUBTITLE. 29 $\frac{13-3004}{1}$

30 (A) (1) THE DEPARTMENT SHALL ESTABLISH A REGISTRY OF 31 QUALIFYING PATIENTS AND SHALL ISSUE A REGISTRY IDENTIFICATION CARD

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$\frac{1}{2}$	WITH A PHOTOGRAPH TO A QUALIFYING PATIENT WHO SUBMITS THE FOLLOWING INFORMATION TO THE DEPARTMENT:
$\frac{3}{4}$	(i) Written certification that the individual is a qualifying patient;
5 6	(II) An application or renewal fee that may be based on a sliding scale as determined by the Secretary;
7 8 9	(III) THE NAME, ADDRESS, AND DATE OF BIRTH OF THE QUALIFYING PATIENT, INCLUDING DOCUMENTATION ESTABLISHING PROOF OF IDENTITY AND RESIDENCY TO THE SATISFACTION OF THE DEPARTMENT;
$10 \\ 11 \\ 12$	(IV) The name, address, and telephone number of the qualifying patient's physician who prepared the written certification submitted under item (i) of this paragraph; and
13 14	(V) THE NAME, ADDRESS, AND DATE OF BIRTH OF THE QUALIFYING PATIENT'S PRIMARY CAREGIVER, IF ANY.
15 16	(2) THE WRITTEN CERTIFICATION REQUIRED UNDER PARAGRAPH (1)(I) OF THIS SUBSECTION SHALL:
17	(I) BE PREPARED BY A PHYSICIAN:
18 19	1. WITH WHOM THE PATIENT HAS A BONA FIDE PHYSICIAN-PATIENT RELATIONSHIP;
$20 \\ 21 \\ 22$	2. WHO IS THE PRIMARY CARE PHYSICIAN, HOSPICE PHYSICIAN, OR PHYSICIAN RESPONSIBLE FOR ONGOING TREATMENT OF THE PATIENT'S DEBILITATING MEDICAL CONDITION; AND
$23 \\ 24 \\ 25$	3. Whose treatment of the patient may not be LIMITED TO AUTHORIZATION FOR THE PATIENT TO USE MEDICAL MARIJUANA OR CONSULTATION FOR THAT PURPOSE; AND
26	(II) INCLUDE A STATEMENT BY THE PHYSICIAN THAT:
27 28 29 30	1. In the physician's professional opinion, after having completed a full assessment of the patient's medical history and current medical condition, the patient has a debilitating medical condition for which:

1	A. Recognized drugs or treatments would
2	NOT BE EFFECTIVE; OR
0	
3	B. OTHER TREATMENT OPTIONS HAVE MORE
4	SERIOUS SIDE EFFECTS OR A GREATER RISK OF ADDICTION; AND
5	2. THE POTENTIAL BENEFITS OF THE MEDICAL USE
6	OF MARIJUANA WOULD LIKELY OUTWEIGH THE HEALTH RISKS FOR THE
7	PATIENT.
8	(3) A physician who prepares a written certification
9	SUBMITTED UNDER PARAGRAPH (1)(I) OF THIS SUBSECTION MAY NOT HOLD ANY
10	PERMIT ISSUED UNDER THIS SUBTITLE.
11	(b) The Department shall establish a registry of primary
12	CAREGIVERS AND SHALL ISSUE A REGISTRY IDENTIFICATION CARD TO A
13	PRIMARY CAREGIVER WHO SUBMITS THE FOLLOWING INFORMATION TO THE
14	DEPARTMENT:
11	
15	(1) AN APPLICATION OR RENEWAL FEE THAT MAY BE BASED ON A
16	SLIDING SCALE AS DETERMINED BY THE SECRETARY;
17	(2) The name, address, and date of birth of the
18	QUALIFYING PATIENT, INCLUDING DOCUMENTATION ESTABLISHING PROOF OF
19	IDENTITY AND RESIDENCY TO THE SATISFACTION OF THE DEPARTMENT;
20	(3) The name, address, and telephone number of the
$\frac{1}{21}$	PATIENT'S PHYSICIAN WHO PREPARED THE WRITTEN CERTIFICATION
22	SUBMITTED FOR THE PATIENT UNDER SUBSECTION (A) OF THIS SECTION; AND
23	(4) THE NAME, ADDRESS, AND DATE OF BIRTH OF THE PRIMARY
$\frac{23}{24}$	CAREGIVER.
24	OMEOIVER.
25	(C) BEFORE ISSUING AN IDENTIFICATION CARD, THE DEPARTMENT
26	SHALL:
27	(1) VERIFY THE INFORMATION CONTAINED IN THE APPLICATION
28	OR RENEWAL FORM SUBMITTED UNDER THIS SECTION; AND
29	(2) Require the qualifying patient or the primary
30	CAREGIVER TO CHOOSE THE DISPENSING CENTER OR PHARMACY FROM WHICH
31	THE REGISTRANT WILL BE OBTAINING THE MARIJUANA.
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32	(D) (1) The Department shall:

1 41) APPROVE OR DENY AN APPLICATION OR RENEWAL 2 WITHIN 30 DAYS OF RECEIPT OF THE APPLICATION OR RENEWAL; AND 3 (III) **ISSUE A REGISTRY IDENTIFICATION CARD WITHIN 5** 4 **DAYS OF APPROVING THE APPLICATION OR RENEWAL.** $\mathbf{5}$ (2) THE DEPARTMENT MAY DENY AN APPLICATION OR RENEWAL 6 ONLY IF THE APPLICANT FAILS TO PROVIDE THE INFORMATION REQUIRED UNDER THIS SECTION OR IF THE DEPARTMENT DETERMINES THAT THE 7 8 INFORMATION WAS FALSIFIED. 9 (3) **DENIAL OF THE APPLICATION SHALL BE CONSIDERED A FINAL** AGENCY DECISION FOR PURPOSES OF JUDICIAL REVIEW UNDER THE 10 11 **ADMINISTRATIVE PROCEDURE ACT.** 12 THE DEPARTMENT SHALL REQUIRE EACH APPLICANT (E) (1) 13 SEEKING TO SERVE AS PRIMARY CAREGIVER TO APPLY TO THE CENTRAL 14 **REPOSITORY FOR A STATE AND NATIONAL CRIMINAL HISTORY RECORDS** CHECK. 15THE DEPARTMENT SHALL PROVISIONALLY APPROVE AN 16 (2) APPLICATION TO SERVE AS PRIMARY CAREGIVER PENDING THE RESULTS OF A 1718 CRIMINAL HISTORY RECORDS CHECK. 19(3) AS PART OF THE APPLICATION FOR THE CRIMINAL HISTORY 20 RECORDS CHECK, THE APPLICANT SHALL SUBMIT TO THE CENTRAL 21 **REPOSITORY:** 22(I) TWO COMPLETE SETS OF THE APPLICANT'S LEGIBLE FINGERPRINTS TAKEN ON FORMS APPROVED BY THE DIRECTOR OF THE 23CENTRAL REPOSITORY AND THE DIRECTOR OF THE FEDERAL BUREAU OF 2425**INVESTIGATION:** 26ANY FEE REQUIRED UNDER STATE LAW FOR ACCESS TO (III) 27STATE CRIMINAL HISTORY RECORDS; AND 28(III) THE MANDATORY PROCESSING FEE REQUIRED BY THE 29FEDERAL BUREAU OF INVESTIGATION FOR A NATIONAL CRIMINAL HISTORY 30 RECORDS CHECK. (4) THE CENTRAL REPOSITORY SHALL FORWARD TO THE

31 (4) THE CENTRAL REPOSITORY SHALL FORWARD TO THE
 32 APPLICANT AND TO THE DEPARTMENT THE EMPLOYEE'S CRIMINAL HISTORY
 33 RECORD INFORMATION.

INFORMATION OBTAINED FROM THE CENTRAL REPOSITORY (5) UNDER THIS SUBSECTION IS CONFIDENTIAL AND MAY NOT BE DISSEMINATED. (6) (1) AN APPLICANT WHO HAS BEEN CONVICTED OF POSSESSION OR SALE OF A CONTROLLED DANGEROUS SUBSTANCE MAY NOT SERVE AS A PRIMARY CAREGIVER, UNLESS THE CONVICTION OCCURRED ON OR AFTER OCTOBER 1, 2011, AND WAS FOR A VIOLATION OF FEDERAL LAW RELATING TO POSSESSION OR SALE OF MARLIUANA FOR CONDUCT THAT IS LEGAL UNDER THIS SUBTITLE. (II) AN INDIVIDUAL WHO HAS BEEN CONVICTED OF A FELONY MAY NOT BE ISSUED A REGISTRY IDENTIFICATION CARD TO SERVE AS A PRIMARY CARECIVER. (7) **ON RECEIPT OF THE CRIMINAL HISTORY RECORDS CHECK** FROM THE CENTRAL REPOSITORY, THE SECRETARY SHALL NOTIFY THE APPLICANT IN WRITING OF THE APPLICANT'S QUALIFICATION OR **DISQUALIFICATION FOR SERVING AS A PRIMARY CAREGIVER.** (1) A REGISTRY IDENTIFICATION CARD SHALL CONTAIN THE (F) FOLLOWING INFORMATION: (₽) THE NAME. ADDRESS. AND DATE OF BIRTH OF THE **QUALIFYING PATIENT:** (II) THE NAME, ADDRESS, AND DATE OF BIRTH OF THE **QUALIFYING PATIENT'S PRIMARY CAREGIVER. IF ANY:** (III) THE DATE OF ISSUANCE AND EXPIRATION DATE OF THE **REGISTRY IDENTIFICATION CARD:** (IV) PHOTO IDENTIFICATION OF THE CARDHOLDER: (V) THE IDENTIFICATION CODE OF THE AUTHORIZED **DISPENSING CENTER OR PHARMACY; AND** (VI) ANY OTHER INFORMATION PROVIDED FOR BY THE **DEPARTMENT IN REGULATIONS.** (2) (1) A PATIENT WHO HAS BEEN ISSUED A REGISTRY HDENTIFICATION CARD SHALL NOTIFY THE DEPARTMENT OF ANY CHANGE IN THE PATIENT'S NAME, ADDRESS, PHYSICIAN OR PRIMARY CAREGIVER, OR

CHANGE IN STATUS OF THE PATIENT'S DEBILITATING MEDICAL CONDITION

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1	WITHIN 10 DAYS OF THE CHANGE OR THE REGISTRY IDENTIFICATION CARD
2	SHALL BE CONSIDERED VOID.
3	(II) A primary caregiver who has been issued a
4	REGISTRY IDENTIFICATION CARD SHALL NOTIFY THE DEPARTMENT OF ANY
5	CHANGE IN THE PRIMARY CAREGIVER'S NAME OR ADDRESS WITHIN 10 DAYS OF
6	THE CHANGE OR THE REGISTRY IDENTIFICATION CARD SHALL BE CONSIDERED
7	VOID.
8	(III) 1. If there is a change in the status of a
9	PATIENT'S DEBILITATING MEDICAL CONDITION THAT REQUIRES A PHYSICIAN
3 10	TO WITHDRAW THE PATIENT'S WRITTEN CERTIFICATION, THE PHYSICIAN SHALL
10	PROVIDE WRITTEN NOTICE TO THE PATIENT AND THE DEPARTMENT WITHIN 10
11	DAYS OF THE CHANGE.
14	DATE OF THE CHANGE.
13	2. On receipt of a physician's notice of
14	WITHDRAWAL OF A PATIENT'S WRITTEN CERTIFICATION, THE DEPARTMENT
15	SHALL:
10	
16	A. Revoke the patient's and, if applicable ,
17	THE PATIENT'S PRIMARY CAREGIVER'S REGISTRY IDENTIFICATION CARD; AND
18	B. Send the patient and, if applicable, the
19	PATIENT'S PRIMARY CAREGIVER A REVOCATION NOTICE REQUIRING THE
20	IMMEDIATE RETURN OF ALL REGISTRY IDENTIFICATION CARDS.
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21	3. ON RECEIPT OF A REVOCATION NOTICE UNDER
22	SUBSUBPARAGRAPH 2 OF THIS SUBPARAGRAPH, A PATIENT AND, IF
23	APPLICABLE, A PATIENT'S PRIMARY CAREGIVER SHALL:
24	A. Immediately send the Department the
25	REGISTRY IDENTIFICATION CARD OF THE PATIENT AND, IF APPLICABLE, THE
26 26	PATIENT'S PRIMARY CAREGIVER; AND
20	
27	B. HAVE 15 DAYS TO DISPOSE OF ANY MARIJUANA IN
$\overline{28}$	THE PATIENT'S POSSESSION.
_	
29	(G) (1) The Department shall maintain a confidential list
30	OF THE INDIVIDUALS TO WHOM THE DEPARTMENT HAS ISSUED REGISTRY
31	IDENTIFICATION CARDS AND THE AUTHORIZED DISPENSING CENTER OR
32	PHARMACY OF EACH REGISTERED QUALIFYING PATIENT.
33	(2) The names of individuals and other identifying
34	INFORMATION OF THE LIST:

1		(I)	ARE CONFIDENTIAL;
2		(II)	MAY NOT BE CONSIDERED A PUBLIC RECORD; AND
3		(III)	MAY NOT BE DISCLOSED EXCEPT TO:
4			1. Authorized employees of the Department
5	AS NECESSA	RY TO PEI	RFORM OFFICIAL DUTIES OF THE DEPARTMENT; OR
6			2. Authorized employees of State or local
7	LAW ENFOR	EMENT.	TO VERIFY THAT AN INDIVIDUAL WHO IS ENGAGED IN THE
8			EGED MEDICAL USE OF MARIJUANA IS LAWFULLY IN
9			HISTRY IDENTIFICATION CARD.
10	(H) #	A REGIST	RY IDENTIFICATION CARD IS VALID FOR 1 YEAR.
11	13_3005.		
12	(A) =	ANY OF T	HE FOLLOWING PERSONS ACTING IN ACCORDANCE WITH
13	THE PROVIS	SIONS OF	THIS SUBTITLE MAY NOT BE SUBJECT TO ARREST,
14	PROSECUTIO)N, OR AN	Y CIVIL OR ADMINISTRATIVE PENALTY, INCLUDING CIVIL
15		-	JNARY ACTION BY A PROFESSIONAL LICENSING BOARD,
16			Y RIGHT OR PRIVILEGE, FOR THE MEDICAL USE OF
17	MARIJUANA:		
18	((1) A Q	UALIFYING PATIENT OR A PATIENT'S PRIMARY CAREGIVER
19	WHO:	. ,	
20		(I)	HOLDS A VALID REGISTRY IDENTIFICATION CARD; OR
21		(II)	HOLDS A VALID REGISTRY IDENTIFICATION CARD AND
22	IS IN POSS	ESSION (
23	10 11 1000		RDANCE WITH THE PROVISIONS OF THIS SUBTITLE;
24		(2) AN	AUTHORIZED GROWER OR AN AUTHORIZED GROWER'S
25	EMPLOYEE;		
26	((3) A-P	HARMACY THAT HOLDS A REGISTRATION PERMIT UNDER
27	THIS SUBTIT	LE OR A I	DISPENSING CENTER OR AN EMPLOYEE OF A PHARMACY OR
28	DISPENSING	CENTER;	
29	((4) <u>A P</u>	HYSICIAN; OR

(B) THE POSSESSION OF, OR THE APPLICATION FOR, A REGISTRY IDENTIFICATION CARD DOES NOT ALONE CONSTITUTE PROBABLE CAUSE TO SEARCH AN INDIVIDUAL OR THE PROPERTY OF AN INDIVIDUAL POSSESSING OR APPLYING FOR THE REGISTRY IDENTIFICATION CARD, OR OTHERWISE SUBJECT

(5) ANY OTHER PERSON.

6 THE INDIVIDUAL OR THE PROPERTY OF THE INDIVIDUAL TO INSPECTION BY A

7 GOVERNMENTAL UNIT.

8 (C) AN INDIVIDUAL MAY NOT BE SUBJECT TO ARREST OR PROSECUTION 9 FOR CONSTRUCTIVE POSSESSION, CONSPIRACY, OR ANY OTHER OFFENSE FOR 10 BEING IN THE PRESENCE OR VICINITY OF THE MEDICAL USE OF MARIJUANA AS 11 ALLOWED UNDER THIS SUBTITLE.

12 **13-3006.**

 13
 (A)
 (1)
 Except AS PROVIDED IN PARAGRAPH
 (3)
 OF THIS

 14
 SUBSECTION, AN AGENT OF A PHARMACY THAT HOLDS A REGISTRATION PERMIT

 15
 UNDER THIS SUBTIFLE OR A DISPENSING CENTER MAY DISPENSE AN AMOUNT

 16
 OF USABLE MARIJUANA THAT DOES NOT EXCEED 6 OUNCES FOR A 30-DAY

 17
 PERIOD TO A REGISTERED QUALIFYING PATIENT OR THE QUALIFYING

 18
 PATIENT'S PRIMARY CAREGIVER IF THE INDIVIDUAL:

19 (I) PRESENTS A VALID REGISTRY IDENTIFICATION CARD
 20 WITH THE IDENTIFICATION CODE OF THE PHARMACY OR DISPENSING CENTER;
 21 AND

22 (II) IS REGISTERED WITH THAT PHARMACY OR DISPENSING
 23 CENTER WITH THE DEPARTMENT AS THE PATIENT'S AUTHORIZED PHARMACY
 24 OR DISPENSING CENTER.

25 (2) EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS
 26 SUBSECTION, AN APPROVED PHARMACY OR DISPENSING CENTER MAY NOT
 27 DISPENSE MORE THAN 6 OUNCES OF USABLE MARIJUANA TO A REGISTERED
 28 QUALIFYING PATIENT OR THE PATIENT'S REGISTERED PRIMARY CAREGIVER IN
 29 ASINGLE 30-DAY PERIOD.

30 (3) AN APPROVED PHARMACY OR DISPENSING CENTER MAY
 31 DISPENSE MORE THAN 6 OUNCES OF USABLE MARIJUANA TO A REGISTERED
 32 QUALIFYING PATIENT OR A PATIENT'S PRIMARY CAREGIVER IF THE PATIENT OR
 33 THE PATIENT'S PRIMARY CAREGIVER PRESENTS THE AGENT OF THE PATIENT'S
 34 DESIGNATED APPROVED PHARMACY OR DISPENSING CENTER A SIGNED,
 35 WRITTEN CERTIFICATION STATING THAT THE PATIENT NEEDS A SPECIFIED

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1	AMOUNT OF MAR	IJUANA TH	HAT IS GREATER THAN 6 OUNCES FOR A SINGLE
2	30-day period,		
3	(b) On RI	CEIPT OF	THE INFORMATION REQUIRED UNDER SUBSECTION
4	(A) OF THIS SEC	FION, THE	APPROVED PHARMACY OR DISPENSING CENTER
5	SHALL VERIFY ANI	D LOG THE	INFORMATION PRESENTED.
6			PROVED PHARMACY AND DISPENSING CENTER
7	SHALL MAINTAIN		L RECORDS OF EACH MARIJUANA DISPENSING
8	TRANSACTION.		
9	(2)	The reco	RDS REQUIRED UNDER PARAGRAPH (1) OF THIS
10	SUBSECTION SHAL	L INCLUDI	
11		(I) The	AMOUNT OF MARIJUANA DISPENSED;
12	:	(III) The	REGISTRY IDENTIFICATION NUMBER OF THE
13	INDIVIDUAL TO W	. ,	MARLIUANA WAS DISPENSED AND WHETHER THAT
14	INDIVIDUAL WAS	A QUALII	TYING PATIENT OR THE QUALIFYING PATIENT'S
15	PRIMARY CAREGIN		·
		·	
16		(III) The	DATE AND TIME OF THE TRANSACTION.
17	(3)	A RECORD	MAINTAINED UNDER THIS SUBSECTION:
18		(I) Is c∈	ONFIDENTIAL; AND
19		(II)	NOT INCLUDE NAMES OR OTHER PERSONAL
20	IDENTIFYING INFO	RMATION.	
21	(D) (1)	A patient	MAY BE REGISTERED AT ONLY ONE PHARMACY OR
22	DISPENSING CENT	ER AT ANY	TIME.
23	(2)	(I) IF A	REGISTERED QUALIFYING PATIENT NEEDS TO
$\overline{24}$		~ /	UTHORIZED PHARMACY OR DISPENSING CENTER,
25	THE PATIENT SHA		· · · · · · · · · · · · · · · · · · ·
26		1.	REGISTER THE CHANGE WITH THE DEPARTMENT;
27	AND		
28		<u>9</u> .	PAY A \$15 FEE TO THE DEPARTMENT.

1	(II) WITHIN 5 BUSINESS DAYS AFTER RECEIVING A REQUEST
2	TO CHANGE A PATIENT'S DESIGNATED PHARMACY OR DISPENSING CENTER
3	UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE DEPARTMENT SHALL:
4	1. UPDATE THE REGISTERED QUALIFYING
5	PATIENT'S RECORD AND THE PATIENT'S PRIMARY CAREGIVER RECORD, IF ANY;
6	AND
7	2. NOTIFY THE PATIENT THAT THE DESIGNATION
8	CHANGE REQUEST HAS BEEN PROCESSED.
9	(iii) On receipt of a patient's old registry
10	IDENTIFICATION CARD, THE DEPARTMENT SHALL ISSUE A NEW REGISTRY
11	IDENTIFICATION CARD TO A PATIENT WHO REGISTERS WITH A DIFFERENT
12	AUTHORIZED PHARMACY OR DISPENSING CENTER UNDER SUBPARAGRAPH (I)
13	OF THIS PARAGRAPH.
14	(IV) THE DEPARTMENT MAY LIMIT THE NUMBER OF TIMES A
15	PATIENT MAY CHANGE A DESIGNATION OF A PHARMACY OR DISPENSING
16	CENTER TO ONE TIME EVERY 30 DAYS.
17	13-3007.
18	THE SECRETARY SHALL ESTABLISH A SYSTEM TO MONITOR THE
19	dispensation of marijuana in the State for medical use as
20	AUTHORIZED UNDER THIS SUBTITLE.
21	13–3008.
22	A PERSON WHO KNOWINGLY GIVES FALSE INFORMATION OR MAKES A
23	MATERIAL MISSTATEMENT IN AN APPLICATION FOR REGISTRATION OR A
24	PERMIT OR IN AN APPLICATION FOR A RENEWAL OF A REGISTRATION OR
25	PERMIT UNDER THIS SUBTIFLE IS GUILTY OF A MISDEMEANOR AND ON
26	CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 1 YEAR OR A FINE
27	NOT EXCEEDING \$1,000 OR BOTH.
28	13–3009.
29	(A) This subtitle may not be construed to authorize any
30	INDIVIDUAL TO:
31	(1) Operate, navigate, or be in actual physical control
32	OF ANY MOTOR VEHICLE, AIRCRAFT, OR BOAT WHILE UNDER THE INFLUENCE
33	OF MARIJUANA;

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1		(2)	Smo	KE M	ARIJUANA IN ANY PUBLIC PLACE;
2		(3)	Smo	KE M	ARIJUANA IN A MOTOR VEHICLE; OR
3		(4)	Smo	KE M	ARIJUANA ON PRIVATE PROPERTY THAT:
4			(I)	1.	Is rented from a landlord; and
$5 \\ 6$	SMOKING OI	F MAI	RIJUA	2. NA OP	IS SUBJECT TO A POLICY THAT PROHIBITS THE THE PROPERTY; OR
7 8 9				ANA -	SUBJECT TO A POLICY THAT PROHIBITS THE ON THE PROPERTY OF AN ATTACHED DWELLING OLLOWING ENTITIES:
10 11	UNIT OWNEI	RS OF	- A CO	1. NDOM	THE BOARD OF DIRECTORS OF THE COUNCIL OF HNIUM REGIME; OR
$\frac{12}{13}$	ASSOCIATIO	N.		<u>9</u> .	THE GOVERNING BODY OF A HOMEOWNERS
14 15 16 17 18 19 20	A PERSON W PROSECUTIO THE USE, CONTROLLE	/HO \ DN F POSS D D/ HARM	TOLA' OR A ESSIC NGEI IFUL I	FES T VIOL)N, I ₹OUS	MAY NOT BE CONSTRUED TO PROVIDE IMMUNITY TO THE PROVISIONS OF THIS SUBTITLE FROM CRIMINAL ATION OF ANY LAW PROHIBITING OR REGULATING DISPENSING, DISTRIBUTION, OR PROMOTION OF SUBSTANCES, DANGEROUS DRUGS, DETRIMENTAL S OR ANY CONSPIRACY OR ATTEMPT TO COMMIT ANY
21	13-3010.				
22	Noth	ING I	N THI	s sue	STITLE SHALL BE CONSTRUED TO REQUIRE A PUBLIC
23	OR PRIVATE	HEA	LTH I	NSUR	RER TO REIMBURSE AN INDIVIDUAL FOR THE COSTS
24	ASSOCIATEI) WIT	H THE	: MED	ICAL USE OF MARIJUANA.
25	13–3011.				
26	(A)	Begi		G 0	CTOBER 1, 2012, AND EACH OCTOBER 1
27					EMENT SHALL REPORT TO THE GOVERNOR AND, IN
28					246 OF THE STATE GOVERNMENT ARTICLE, THE
29	General A		-		

	24 SENATE BILL 308				
1	(1) The number of applications for registry				
2	HE ACABLA OF AFFLICATIONS FOR REGISTRE				
3	(2) THE NUMBER OF QUALIFYING PATIENTS AND PRIMARY				
4	CAREGIVERS REGISTERED;				
5	(3) THE NATURE OF THE DEBILITATING MEDICAL CONDITIONS OF				
6	THE QUALIFYING PATIENTS;				
7	(4) THE ENTITIES SELECTED TO GROW MARIJUANA;				
8	(5) THE ENTITIES RECEIVING PERMITS TO DISPENSE MARIJUANA;				
0					
9	(6) THE NUMBER OF REGISTRY IDENTIFICATION CARDS				
10	REVOKED;				
11	(7) The number of permits to entities to grow or				
12	DISPENSE MARIJUANA REVOKED; AND				
13	(8) THE NUMBER OF PHYSICIANS PROVIDING WRITTEN				
14	CERTIFICATIONS FOR PATIENTS.				
15	(B) THE REPORT REQUIRED UNDER SUBSECTION (A) OF THIS SECTION				
16	MAY NOT CONTAIN ANY IDENTIFYING INFORMATION OF PATIENTS, PRIMARY				
17	CAREGIVERS, ENTITIES SELECTED TO GROW OR DISPENSE MARIJUANA, OR				
18	PHYSICIANS.				
19	(C) ON OR BEFORE OCTOBER 1, 2013, AND EVERY 2 YEARS				
20	THEREAFTER, THE SECRETARY SHALL REPORT TO THE GOVERNOR AND, IN				
21	ACCORDANCE WITH § 2-1246 OF THE STATE GOVERNMENT ARTICLE, THE				
22	GENERAL ASSEMBLY ON:				
23	(1) WHETHER THERE ARE SUFFICIENT NUMBERS OF APPROVED				
$\frac{20}{24}$	PHARMACIES AND DISPENSING CENTERS TO MEET THE NEEDS OF REGISTERED				
25	QUALIFYING PATIENTS THROUGHOUT THE STATE;				
26 97	(2) WHETHER THE MAXIMUM AMOUNT OF MEDICAL MARIJUANA				
$\frac{27}{28}$	ALLOWED UNDER THIS SUBTITLE IS SUFFICIENT TO MEET THE MEDICAL NEEDS OF QUALIFYING PATIENTS; AND				
20					
29	(3) WHETHER ANY APPROVED PHARMACY OR DISPENSING				
30	CENTER HAS CHARGED EXCESSIVE PRICES FOR MARIJUANA THAT THE				
31	PHARMACY OR CENTER DISPENSED.				

1 13-3012.

2	ON OR BEFORE JANUARY 1, 2012, THE DEPARTMENT SHALL ADOPT
3	REGULATIONS TO IMPLEMENT THIS SUBTITLE.
4	13–3013.
5	(A) THE DEPARTMENT MAY ACCEPT FROM ANY SOURCE GRANTS OR
6	CONTRIBUTIONS TO BE USED IN CARRYING OUT THIS SUBTITLE.
-	
7 8	(B) ANY FEES COLLECTED UNDER THIS SUBTITLE SHALL BE USED TO OFFSET THE COST OF THE DEPARTMENT'S ADMINISTRATION OF THIS SUBTITLE.
U	
9	(C) ANY FUNDS RECEIVED BY THE DEPARTMENT IN EXCESS OF THE
10 11	AMOUNT REQUIRED TO FULFILL THIS SUBTITLE SHALL BE DISTRIBUTED TO DRUG REHABILITATION PROGRAMS THROUGHOUT THE STATE.
11	DRUG REIMBILITATION I ROGRAMS TIRCOURIOUT THE STATE.
12	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
13	October 1, 2011.
14	<u>5–601.</u>
15	(a) Except as otherwise provided in this title, a person may not:
$\frac{16}{17}$	(1) possess or administer to another a controlled dangerous substance, unless obtained directly or by prescription or order from an authorized provider acting
18	in the course of professional practice; or
19	(2) obtain or attempt to obtain a controlled dangerous substance, or
$\frac{10}{20}$	procure or attempt to procure the administration of a controlled dangerous substance
21	by:
22	(i) <u>fraud, deceit, misrepresentation, or subterfuge;</u>
23	(ii) the counterfeiting or alteration of a prescription or a written
$\frac{1}{24}$	order;
95	(iii) the concealment of a material fact
25	(iii) the concealment of a material fact;
26	(iv) the use of a false name or address;
27	(v) falsely assuming the title of or representing to be a
28	manufacturer, distributor, or authorized provider; or
29	(vi) making, issuing, or presenting a false or counterfeit
$\frac{25}{30}$	prescription or written order.

Information that is communicated to a physician in an effort to obtain a 1 (b) $\mathbf{2}$ controlled dangerous substance in violation of this section is not a privileged 3 communication. 4 Except as provided in paragraphs (2) and (3) of this subsection, a (c) (1)person who violates this section is guilty of a misdemeanor and on conviction is subject $\mathbf{5}$ 6 to imprisonment not exceeding 4 years or a fine not exceeding \$25,000 or both. 7A person whose violation of this section involves the use or (2)8 possession of marijuana is subject to imprisonment not exceeding 1 year or a fine not exceeding \$1,000 or both. 9 10 (3)In a prosecution for the use or possession of marijuana, the (i) 11 defendant may introduce and the court shall consider as [a mitigating factor] AN 12**AFFIRMATIVE DEFENSE** any evidence of medical necessity. Notwithstanding paragraph (2) of this subsection, if the 13(ii) court finds that the person used or possessed marijuana because of medical necessity, 14on conviction of a violation of this section, the maximum penalty that the court may 15impose on the person is a fine not exceeding \$100] THE COURT SHALL ENTER A 16 17FINDING OF NOT GUILTY. 18 (III) **1**. THE COURT SHALL FIND THAT MARIJUANA WAS 19USED OR POSSESSED BECAUSE OF MEDICAL NECESSITY IF THE DEFENDANT 20ESTABLISHES BY CLEAR AND CONVINCING EVIDENCE THAT THE DEFENDANT IS 21SUFFERING FROM AN ILLNESS OR AILMENT, OR SYMPTOMS CREATED BY 22TREATMENT OF AN ILLNESS OR AILMENT, FOR WHICH THE DEFENDANT IS 23LIKELY TO RECEIVE THERAPEUTIC OR PALLIATIVE RELIEF FROM MARIJUANA. 242. **EVIDENCE OF MEDICAL NECESSITY MAY INCLUDE:** 25A WRITTEN STATEMENT FROM A LICENSED **A**. PHYSICIAN STATING THAT, IN THE PHYSICIAN'S PROFESSIONAL OPINION, THE 2627DEFENDANT IS LIKELY TO RECEIVE THERAPEUTIC OR PALLIATIVE RELIEF FROM 28MARIJUANA; 29В. MEDICAL RECORDS DEMONSTRATING ILLNESS OR AILMENT, OR SYMPTOMS CREATED BY TREATMENT OF AN ILLNESS OR AILMENT, 30 31 FOR WHICH THE DEFENDANT IS LIKELY TO RECEIVE THERAPEUTIC OR 32 PALLIATIVE RELIEF FROM MARIJUANA; OR 33 <u>C.</u> TESTIMONY BY THE DEFENDANT'S LICENSED PHYSICIAN THAT, IN THE PHYSICIAN'S PROFESSIONAL OPINION, THE 34

DEFENDANT IS LIKELY TO RECEIVE THERAPEUTIC OR PALLIATIVE RELIEF FROM MARIJUANA.

- 3 <u>5–619.</u>
- 4 <u>(a)</u> To determine whether an object is drug paraphernalia, a court shall 5 consider, among other logically relevant factors:
- 6 (1) any statement by an owner or a person in control of the object 7 concerning its use;
- 8 (2) any prior conviction of an owner or a person in control of the object 9 under a State or federal law relating to a controlled dangerous substance;
- 10 (3) the proximity of the object, in time and space, to a direct violation 11 of this section or to a controlled dangerous substance;
- 12 (4) <u>a residue of a controlled dangerous substance on the object;</u>

13 (5) direct or circumstantial evidence of the intent of an owner or a 14 person in control of the object to deliver it to another who, the owner or the person 15 knows or should reasonably know, intends to use the object to facilitate a violation of 16 this section;

- 17 (6) any instructions, oral or written, provided with the object 18 concerning its use;
- 19(7)any descriptive materials accompanying the object that explain or20depict its use;
- 21 (8) <u>national and local advertising concerning use of the object;</u>
- 22 (9) the manner in which the object is displayed for sale;

23 (10) whether the owner or a person in control of the object is a licensed 24 distributor or dealer of tobacco products or other legitimate supplier of related items to 25 the community;

- 26 (11) direct or circumstantial evidence of the ratio of sales of the object
 27 to the total sales of the business enterprise;
- 28 (12) the existence and scope of legitimate uses for the object in the 29 community; and
- 30 (13) <u>expert testimony concerning use of the object.</u>

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(b) The innocence of an owner or a person in control of the object as to a direct violation of this section does not prevent a finding that the object is intended for use or designed for use as drug paraphernalia.
4 5	(c) (1) Unless authorized under this title, a person may not use or possess with intent to use drug paraphernalia to:
6 7 8	(i) plant, propagate, cultivate, grow, harvest, manufacture, compound, convert, produce, process, prepare, test, analyze, pack, repack, store, contain, or conceal a controlled dangerous substance; or
9 10	(ii) inject, ingest, inhale, or otherwise introduce into the human body a controlled dangerous substance.
$\begin{array}{c} 11 \\ 12 \end{array}$	(2) <u>A person who violates this subsection is guilty of a misdemeanor</u> and on conviction is subject to:
13	(i) for a first violation, a fine not exceeding \$500; and
$\begin{array}{c} 14 \\ 15 \end{array}$	(ii) for each subsequent violation, imprisonment not exceeding 2 years or a fine not exceeding \$2,000 or both.
$16 \\ 17 \\ 18$	(3) A person who is convicted of violating this subsection for the first time and who previously has been convicted of violating subsection (d)(4) of this section is subject to the penalty specified under paragraph (2)(ii) of this subsection.
19 20 21 22	(4) (i) In a prosecution under this subsection involving drug paraphernalia related to marijuana, the defendant may introduce and the court shall consider as [a mitigating factor] AN AFFIRMATIVE DEFENSE any evidence of medical necessity.
23 24 25 26 27	(ii) Notwithstanding paragraph (2) of this subsection, if the court finds that the person used or possessed drug paraphernalia related to marijuana because of medical necessity, [on conviction of a violation of this subsection, the maximum penalty that the court may impose on the person is a fine not exceeding \$100] THE COURT SHALL ENTER A FINDING OF NOT GUILTY.
28 29 30 31 32 33 34	(III) 1. The court shall find that the drug paraphernalia related to marijuana was used or possessed because of medical necessity if the defendant establishes by clear and convincing evidence that the defendant is suffering from an illness or ailment, or symptoms created by treatment of an illness or ailment, for which the defendant is likely to receive therapeutic or palliative relief from marijuana.

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2. EVIDENCE OF MEDICAL NECESSITY MAY INCLUDE:

$rac{1}{2}$	<u>A.</u> <u>A WRITTEN STATEMENT FROM A LICENSED</u> PHYSICIAN STATING THAT, IN THE PHYSICIAN'S PROFESSIONAL OPINION, THE
3	DEFENDANT IS LIKELY TO RECEIVE THERAPEUTIC OR PALLIATIVE RELIEF FROM
4	MARIJUANA;
_	D
5	B. MEDICAL RECORDS DEMONSTRATING ILLNESS OR
6 7	AILMENT, OR SYMPTOMS CREATED BY TREATMENT OF AN ILLNESS OR AILMENT, FOR WHICH THE DEFENDANT IS LIKELY TO RECEIVE THERAPEUTIC OR
8	PALLIATIVE RELIEF FROM MARIJUANA; OR
U	
9	C. <u>TESTIMONY BY THE DEFENDANT'S LICENSED</u>
10	PHYSICIAN THAT, IN THE PHYSICIAN'S PROFESSIONAL OPINION, THE
11	DEFENDANT IS LIKELY TO RECEIVE THERAPEUTIC OR PALLIATIVE RELIEF FROM
12	MARIJUANA.
13	(d) (1) Unless authorized under this title, a person may not deliver or sell,
14	or manufacture or possess with intent to deliver or sell, drug paraphernalia, knowing,
15	or under circumstances where one reasonably should know, that the drug
16	<u>paraphernalia will be used to:</u>
17	(i) plant, propagate, cultivate, grow, harvest, manufacture,
18	compound, convert, produce, process, prepare, test, analyze, pack, repack, store,
19	contain, or conceal a controlled dangerous substance; or
20	(ii) inject, ingest, inhale, or otherwise introduce into the human
$\frac{20}{21}$	body a controlled dangerous substance.
22	(2) <u>A person who violates this subsection is guilty of a misdemeanor</u>
23	and on conviction is subject to:
24	(i) for a first violation, a fine not exceeding \$500; and
25	(ii) for each subsequent violation, imprisonment not exceeding 2
26	years or a fine not exceeding \$2,000 or both.
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$\frac{27}{28}$	(3) <u>A person who is convicted of violating this subsection for the first</u> time and who previously has been convicted of violating paragraph (4) of this
$\frac{20}{29}$	subsection is subject to imprisonment not exceeding 2 years or a fine not exceeding
30	\$2,000 or both.
31	(4) If a person who is at least 18 years old violates paragraph (1) of
$\frac{32}{33}$	this subsection by delivering drug paraphernalia to a minor who is at least 3 years younger than the person, the person is guilty of a separate misdemeanor and on
$\frac{33}{34}$	conviction is subject to imprisonment not exceeding 8 years or a fine not exceeding
35	\$15,000 or both.

$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array} $	(e) (1) A person may not advertise in a newspaper, magazine, handbill, poster, sign, mailing, or other writing or publication, or by sound truck, knowing, or under circumstances where one reasonably should know, that the purpose of the advertisement, wholly or partly, is to promote the sale or delivery of drug paraphernalia.
$6 \\ 7$	(2) <u>A person who violates this subsection is guilty of a misdemeanor</u> and on conviction is subject to:
8	(i) for a first violation, a fine not exceeding \$500; and
9 10	(ii) for each subsequent violation, imprisonment not exceeding 2 years or a fine not exceeding \$2,000 or both.
11	<u>Article – Health Occupations</u>
12	<u>14–404.</u>
$ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ $	(C) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THE BOARD MAY NOT REPRIMAND, PLACE ON PROBATION, OR SUSPEND OR REVOKE A LICENSE OF A LICENSEE FOR PROVIDING A PATIENT WITH A WRITTEN STATEMENT, MEDICAL RECORDS, OR TESTIMONY THAT, IN THE LICENSEE'S PROFESSIONAL OPINION, THE PATIENT IS LIKELY TO RECEIVE THERAPEUTIC OR PALLIATIVE RELIEF FROM MARIJUANA.
19 20 21	(2) NOTHING IN THIS SUBSECTION SHALL BE DEEMED TO RELEASE A LICENSEE FROM THE DUTY TO EXERCISE A PROFESSIONAL STANDARD OF CARE WHEN EVALUATING A PATIENT'S MEDICAL CONDITION.
22	SECTION 2. AND BE IT FURTHER ENACTED, That:
$23 \\ 24 \\ 25$	(a) <u>The Secretary of Health and Mental Hygiene shall convene a Work Group</u> to develop a model program to facilitate patient access to marijuana for medical purposes.
26	(b) The Work Group shall include the following members:
$\begin{array}{c} 27\\ 28 \end{array}$	(1) two members of the Senate of Maryland, appointed by the President of the Senate;
29 30	(2) <u>two members of the House of Delegates, appointed by the Speaker</u> of the House:
$\frac{31}{32}$	(3) <u>the Secretary of Health and Mental Hygiene, or the Secretary's</u> <u>designee; and</u>

1	<u>(4)</u>	<u>the fo</u>	llowing members, appointed by the Governor:
$\frac{2}{3}$	for medical purpos	<u>(i)</u> ses;	one member of the public who supports the use of marijuana
4 5	Coalition on Alcoh	<u>(ii)</u> ol and	one member of the public designated by the National Other Drug Dependencies;
$6 \\ 7$	addiction, pain, or	<u>(iii)</u> ncology	<u>three physicians licensed in the State, who specialize in</u> , neurology, or clinical research;
$\frac{8}{9}$	<u>care, nominated b</u>	<u>(iv)</u> y a Sta	<u>one nurse licensed in the State, with experience in hospice</u> <u>te research institution or trade association;</u>
10 11	research institutio	<u>(v)</u> on or tr	one pharmacist licensed in the State, nominated by a State ade association;
12 13	nominated by a St	<u>(vi)</u> ate res	one scientist with experience in the science of marijuana, search institution;
$\begin{array}{c} 14 \\ 15 \end{array}$	Association;	<u>(vii)</u>	one representative of the Maryland State's Attorneys'
16		<u>(viii)</u>	one representative of the Maryland Chiefs of Police;
17		<u>(ix)</u>	one representative of the Maryland Sheriffs' Association;
18 19	Police; and	<u>(x)</u>	one representative of the Maryland Fraternal Order of
$\begin{array}{c} 20\\ 21 \end{array}$	laws in the United	<u>(xi)</u> l States	<u>an attorney who is knowledgeable about medical marijuana</u> <u>s.</u>
22	<u>(c)</u> <u>The (</u>	Govern	or shall designate the chair of the Work Group.
$\begin{array}{c} 23\\ 24 \end{array}$			ment of Health and Mental Hygiene and the Governor's Office evention shall provide staff for the Work Group.
25	<u>(e)</u> <u>A me</u>	<u>mber o</u>	of the Work Group:
26	<u>(1)</u>	<u>may ı</u>	not receive compensation as a member of the Work Group; but
$\begin{array}{c} 27\\ 28 \end{array}$	<u>(2)</u> <u>State Travel Regu</u>		<u>titled to reimbursement for expenses under the Standard</u> a, as provided in the State budget.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(f) (1) (i) The Work Group shall assess the feasibility of and develop a State–specific proposal, including draft legislation, for providing access to marijuana to patients in the State for medical purposes.
$4 \\ 5 \\ 6$	(ii) <u>The proposal required under subparagraph (i) of this</u> paragraph shall strongly consider a program model that is analogous to a <u>compassionate use protocol for unapproved drugs.</u>
7 8	(2) <u>The draft legislation required under paragraph (1) of this</u> <u>subsection shall:</u>
9	(i) outline the key elements of the program model; and
10	(ii) include provisions that:
$\begin{array}{c} 11 \\ 12 \end{array}$	<u>1.</u> <u>provide for oversight and responsibility by programs</u> located in academic medical research institutions in the State;
13	2. provide for the licensing of a program by the State;
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	<u>3.</u> <u>establish a program application and review process</u> <u>that includes consideration of best practices and procedures for obtaining review input</u> <u>that is external to the Department of Health and Mental Hygiene;</u>
$\begin{array}{c} 17\\18\end{array}$	<u>4.</u> <u>expand the base of information on the use of</u> <u>marijuana for medical purposes on a scientific and policy implementation basis; and</u>
$\begin{array}{c} 19\\ 20 \end{array}$	5. <u>implement a program as soon as feasible and</u> incorporate the goals of:
$\begin{array}{c} 21 \\ 22 \end{array}$	<u>A.</u> <u>regulations adopted and applications received by</u> <u>September 1, 2012; and</u>
23	<u>B.</u> program operation beginning in January 2013.
$\begin{array}{c} 24 \\ 25 \end{array}$	(3) <u>The Work Group shall provide guidance on the criteria for</u> assessing program applications, including an applying program's plans for:
$\begin{array}{c} 26 \\ 27 \end{array}$	(i) <u>determining the medical conditions to be treated and the</u> <u>duration of therapy proposed;</u>
28	(ii) <u>identifying sources of marijuana;</u>
29	(iii) determining patient eligibility and informed consent;
30	(iv) conducting any associated research projects;

1	<u>(v)</u>	reporting data and outcomes;
2	<u>(vi)</u>	instituting strict controls against illegal diversion; and
$\frac{3}{4}$	<u>(vii)</u> affordability of the progra	securing grants or other sources of funding to facilitate the am.
$5\\6$	<u>(g)</u> <u>The Work</u> conducting its duties.	Group may consult with experts and stakeholders in
7 8 9 10 11	(h) On or before December 1, 2011, the Secretary shall report, in accordance with § 2–1246 of the State Government Article, to the Senate Judicial Proceedings Committee, the House Health and Government Operations Committee, and the House Judiciary Committee on the findings of the Work Group, including draft legislation that establishes a program to provide access to marijuana to patients in the State for	
$\frac{12}{13}$	<u>medical purposes under</u> <u>unapproved drugs.</u>	<u>a model analogous to a compassionate use protocol for</u>
$14 \\ 15 \\ 16 \\ 17$	June 1, 2011. Section 2 o the end of May 31, 2012	BE IT FURTHER ENACTED, That this Act shall take effect f this Act shall remain effective for a period of 1 year and, at , with no further action required by the General Assembly, be abrogated and of no further force and effect.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.