E1 3lr2223 CF 3lr0900

By: Senators Young, Raskin, Rosapepe, and Shank

Introduced and read first time: February 1, 2013

Assigned to: Judicial Proceedings

## A BILL ENTITLED

Criminal Law - Synthetic Cannabinoids - Penalties

FOR the purpose of listing synthetic cannabinoids on Schedule I to designate controlled dangerous substances that may not be legally used, possessed, or distributed; establishing certain penalties for a violation of this Act; defining a certain term; and generally relating to controlled dangerous substances.

## 7 BY renumbering

1

2

8 Article – Criminal Law

AN ACT concerning

- 9 Section 5–101(e) through (ee), respectively
- to be Section 5–101(f) through (ff), respectively
- 11 Annotated Code of Maryland
- 12 (2012 Replacement Volume and 2012 Supplement)
- 13 BY repealing and reenacting, without amendments,
- 14 Article Criminal Law
- 15 Section 5–101(a) and 5–601(c)(1)
- 16 Annotated Code of Maryland
- 17 (2012 Replacement Volume and 2012 Supplement)

## 18 BY adding to

- 19 Article Criminal Law
- 20 Section 5–101(e)
- 21 Annotated Code of Maryland
- 22 (2012 Replacement Volume and 2012 Supplement)
- 23 BY repealing and reenacting, with amendments,
- 24 Article Criminal Law
- 25 Section 5–304, 5–402(d), and 5–601(c)(2)
- 26 Annotated Code of Maryland
- 27 (2012 Replacement Volume and 2012 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



- 1 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 2 MARYLAND, That Section(s) 5–101(e) through (ee), respectively, of Article Criminal
- 3 Law of the Annotated Code of Maryland be renumbered to be Section(s) 5–101(f)
- 4 through (ff), respectively.
- 5 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 6 read as follows:

## 7 Article - Criminal Law

- 8 5–101.
- 9 (a) In this title the following words have the meanings indicated.
- 10 (E) "SYNTHETIC CANNABINOIDS" MEANS A MATERIAL, A COMPOUND, A
  11 MIXTURE, OR A PREPARATION THAT IS NOT LISTED AS A CONTROLLED
  12 SUBSTANCE IN SCHEDULE I THROUGH V, IS NOT A FEDERAL FOOD AND DRUG
  13 ADMINISTRATION APPROVED DRUG, AND CONTAINS A QUANTITY OF THE
  14 FOLLOWING SUBSTANCES, THEIR SALTS, ISOMERS (WHETHER OPTICAL,
  15 POSITIONAL, OR GEOMETRIC), HOMOLOGUES (ANALOGS), AND SALTS OF
  16 ISOMERS AND HOMOLOGUES (ANALOGS), UNLESS SPECIFICALLY EXCEPTED,
- 17 WHENEVER THE EXISTENCE OF THESE SALTS, ISOMERS, HOMOLOGUES
- 18 (ANALOGS), AND SALTS OF ISOMERS AND HOMOLOGUES (ANALOGS) IS POSSIBLE
- 19 WITHIN THE SPECIFIC CHEMICAL DESIGNATION:
- 20 NAPHTHOYLINDOLES OR ANY COMPOUND CONTAINING A **(1)** 213-(1-NAPHTHOYL)INDOLE STRUCTURE WITH SUBSTITUTION AT THE NITROGEN 22ATOM OF THE INDOLE RING BY AN ALKYL, HALOALKYL, ALKENYL, 23 1-(N-METHYL-2-CYCLOALKYLMETHYL, CYCLOALKYLETHYL, PIPERIDINYL)METHYL, OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETHER OR 2425 NOT FURTHER SUBSTITUTED IN THE INDOLE RING TO ANY EXTENT AND 26 WHETHER OR NOT SUBSTITUTED IN THE NAPHTHYL RING TO ANY EXTENT, INCLUDING JWH 015, JWH 018, JWH 019, JWH 073, JWH 081, JWH 122, 27 JWH 200, JWH 210, JWH 398, AM 2201, AND WIN 55212; 28
- 29 NAPHTHYLMETHYLINDOLES OR ANY COMPOUND CONTAINING 30 A 1H-INDOL-3-YL-(1-NAPHTHYL)METHANE STRUCTURE WITH SUBSTITUTION 31 AT THE NITROGEN ATOM OF THE INDOLE RING BY AN ALKYL, HALOALKYL, 32 CYCLOALKYLMETHYL, CYCLOALKYLETHYL, 1-(N-METHYL-2-PIPERIDINYL)METHYL, OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETHER OR 33 NOT FURTHER SUBSTITUTED IN THE INDOLE RING TO ANY EXTENT AND 34 35 WHETHER OR NOT SUBSTITUTED IN THE NAPHTHYL RING TO ANY EXTENT, 36 INCLUDING JWH-175, AND JWH-184;

- NAPHTHOYLPYRROLES OR ANY COMPOUND CONTAINING A 1 **(3)** 2 3–(1–NAPHTHOYL)PYRROLE **STRUCTURE** WITH **SUBSTITUTION** THE 3 NITROGEN ATOM OF THE PYRROLE RING BY AN ALKYL, HALOALKYL, ALKENYL, CYCLOALKYLETHYL, 4 CYCLOALKYLMETHYL, 1-(N-METHYL-2-PIPERIDINYL)METHYL, OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETHER OR 5 6 NOT FURTHER SUBSTITUTED IN THE PYRROLE RING TO ANY EXTENT AND 7 WHETHER OR NOT SUBSTITUTED IN THE NAPHTHYL RING TO ANY EXTENT, 8 **INCLUDING JWH 307:**
- 9 **(4)** NAPHTHYLMETHYLINDENES OR ANY COMPOUND CONTAINING 10 A NAPHTHYLIDENEINDENE STRUCTURE WITH SUBSTITUTION AT 11 3-POSITION OF THE INDENE RING BY AN ALKYL, HALOALKYL, ALKENYL, 12 CYCLOALKYLMETHYL, CYCLOALKYLETHYL, 1-(N-METHYL-2-PIPERIDINYL) 13 METHYL, OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETHER OR NOT FURTHER 14 SUBSTITUTED IN THE INDENE RING TO ANY EXTENT AND WHETHER OR NOT SUBSTITUTED IN THE NAPHTHYL RING TO ANY EXTENT, INCLUDING JWH-176; 15
- 16 **(5)** PHENYLACETYLINDOLES OR ANY COMPOUND CONTAINING A 3-PHENYLACETYLINDOLE STRUCTURE WITH SUBSTITUTION AT THE NITROGEN 17 18 ATOM OF THE INDOLE RING BY AN ALKYL, HALOALKYL, ALKENYL, CYCLOALKYLETHYL, 19 CYCLOALKYLMETHYL, 1-(N-METHYL-2-20 PIPERIDINYL)METHYL, OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETHER OR 21 NOT FURTHER SUBSTITUTED IN THE INDOLE RING TO ANY EXTENT AND 22 WHETHER OR NOT SUBSTITUTED IN THE PHENYL RING TO ANY EXTENT. 23 INCLUDING RCS-8 (SR-18), JWH 250, JWH 203, JWH-251, AND JWH-302;
- CYCLOHEXYLPHENOLS OR ANY COMPOUND CONTAINING A 242-(3-HYDROXYCYCLOHEXYL)PHENOL STRUCTURE WITH SUBSTITUTION AT THE 2526 5-POSITION OF THE PHENOLIC RING BY AN ALKYL, HALOALKYL, ALKENYL, CYCLOALKYLMETHYL. CYCLOALKYLETHYL, 1-(N-METHYL-2-27 28 PIPERIDINYL)METHYL, OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETHER OR 29 NOT SUBSTITUTED IN THE CYCLOHEXYL RING TO ANY EXTENT, INCLUDING CP 47,497 (AND HOMOLOGUES(ANALOGS)), CANNABICYCLOHEXANOL, AND CP 55, 30 940; 31
- 32 **(7)** BENZOYLINDOLES OR ANY COMPOUND CONTAINING 33 3-(BENZOYL)INDOLE STRUCTURE WITH SUBSTITUTION AT THE NITROGEN ATOM 34  $\mathbf{OF}$ THE **INDOLE** RING  $\mathbf{BY}$ ALKYL, HALOALKYL, AN CYCLOALKYLETHYL, 35 CYCLOALKYLMETHYL, 1-(N-METHYL-2-PIPERIDINYL)METHYL, OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETHER OR 36 37 NOT FURTHER SUBSTITUTED IN THE INDOLE RING TO ANY EXTENT AND

- 1 WHETHER OR NOT SUBSTITUTED IN THE PHENYL RING TO ANY EXTENT,
- 2 INCLUDING AM 694, PRAVADOLINE (WIN 48,098), RCS 4, AND AM-679;
- 3 **(8)** [2,3–DIHYDRO–5–METHYL–3–(4–
- 4 ORPHOLINYLMETHYL)PYRROLO[1,2,3-DE]-1, 4-BENZOXAZIN-6-YL]-1-
- 5 NAPTHALENYLMETHANONE, INCLUDING WIN 55,212-2;
- 6 (9) (6AR,1 OAR)-9-(HYDROXYMETHYL)-6, 6-DIMETHYL-3-(2-
- 7 METHYLOCTAN-2-YL)-6A,7,10,10A-TETRAHYDROBENZO[C]CHROMEN-L-OL
- 8 **7370, INCLUDING HU–210;**
- 9 (10) ADAMANTOYLINDOLES OR ANY COMPOUND CONTAINING A
- 10 3-(1-ADAMANTOYL)INDOLE STRUCTURE WITH SUBSTITUTION AT THE
- 11 NITROGEN ATOM OF THE INDOLE RING BY AN ALKYL, HALOALKYL, ALKENYL,
- 12 CYCLOALKYLMETHYL, CYCLOALKYLETHYL, 1-(N-METHYL-2-
- 13 PIPERIDINYL)METHYL, OR 2-(4-MORPHOLINYL)ETHYL GROUP, WHETHER OR
- 14 NOT FURTHER SUBSTITUTED IN THE ADAMANTYL RING SYSTEM TO ANY EXTENT,
- 15 INCLUDING AM-1248; OR
- 16 (11) ANY OTHER SYNTHETIC CHEMICAL COMPOUND THAT
- 17 EXHIBITS AGONIST ACTIVITY AND THE CANNABINOID 1 (CB1) RECEPTOR AND
- 18 MIMICS THE PHARMACOLOGICAL EFFECT OF NATURALLY OCCURRING
- 19 CANNABINOIDS THAT IS NOT LISTED IN SCHEDULES II THROUGH V OR IS NOT A
- 20 FEDERAL FOOD AND DRUG ADMINISTRATION APPROVED DRUG.
- 21 5–304.
- 22 (a) If an authorized provider is authorized to dispense or conduct research
- 23 under State law, the Department shall register the authorized provider to dispense a
- 24 controlled dangerous substance or to conduct research with a controlled dangerous
- 25 substance listed in Schedule II through Schedule V.
- 26 (b) The Department need not require separate registration under this section
- 27 for an authorized provider who is:
- 28 (1) engaged in research with a nonnarcotic controlled dangerous
- 29 substance in Schedule II through Schedule V; and
- 30 (2) already registered under this subtitle in another capacity.
- 31 (c) An authorized provider may conduct research in the State with a
- 32 controlled dangerous substance listed in Schedule I if the authorized provider is:

1 2 3	dangerous substat Department; OR	_	ered under federal law to conduct research with a controlled ed in Schedule I and gives evidence of the registration to the
4 5 6 7 8	RESEARCH ON A	ITUTIC CONTI HEDUL	COVED BY A FEDERALLY REGISTERED INSTITUTIONAL ONAL ANIMAL CARE AND USE COMMITTEE TO CONDUCT ROLLED DANGEROUS SUBSTANCE LISTED IN SCHEDULE I LED UNDER FEDERAL LAW AND GIVES EVIDENCE OF THE PARTMENT.
9	5–402.		
10 11 12	(d) (1) the following hall Schedule I:		terial, compound, mixture, or preparation that contains any of enic or hallucinogenic—like substances is a substance listed in
13		(i)	bufotenine;
14		(ii)	diethyltryptamine;
15		(iii)	dimethyltryptamine;
16		(iv)	4-methyl-2, 5-dimethoxyamphetamine;
L <b>7</b>		(v)	ibogaine;
18		(vi)	lysergic acid diethylamide;
19		(vii)	marijuana;
20		(viii)	mescaline;
21		(ix)	peyote;
22		(x)	psilocybin;
23		(xi)	psilocyn;
24		(xii)	tetrahydrocannabinol;
25		(xiii)	thiophene analog of phencyclidine;
26		(xiv)	2, 5-dimethoxyamphetamine;
7		(22)	1 hrome 2 5 dimethovyamphotamine

1		(xvi) 4-	-methoxyamphetamine;
2		(xvii) 3,	4-methylenedioxyamphetamine;
3		(xviii) 3,	4-methylenedioxymethamphetamine (MDMA);
4		(xix) 5-	-methoxy-3, 4-methylenedioxyamphetamine;
5		(xx) 3,	4, 5-trimethoxyamphetamine;
6		(xxi) N-	-methyl-3-piperidyl benzilate;
7		(xxii)	N-ethyl-3-piperidyl benzilate;
8		(xxiii)	N-ethyl-1-phenylcyclohexylamine;
9		(xxiv)	1–(1–phenylcyclohexyl)–pyrrolidine;
10		(xxv)	1-(1-(2-thienyl)-cyclohexyl)-piperidine;
11		(xxvi)	1-methyl-4-phenyl-4-propionoxypiperidine (MPPP);
12 13	(PEPAP);	(xxvii)	1-(2-phenylethyl)-4-phenyl-4-acetyloxypiperidine
14		(xxviii)	3, 4-methylenedioxymethcathinone (methylone);
15		(xxix)	3, 4-methylenedioxypyrovalerone (MDPV);
16		(xxx)	4-methylmethcathinone (mephedrone);
17		(xxxi)	4-methoxymethcathinone (methedrone);
18		(xxxii)	4-fluoromethcathinone (flephedrone); [and]
19		(xxxiii)	3-fluoromethcathinone (3-FMC); AND
20		(XXXIV)	SYNTHETIC CANNABINOIDS.
21 22 23 24		of a sub existence	pecifically excepted under this subtitle, a salt, isomer, or stance listed in this subsection is a substance listed in of the salt, isomer, or salt of an isomer is possible within ation.

25 5-601.

1 2 3	(c) (1) Except as provided in paragraphs (2) and (3) of this subsection, a person who violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 4 years or a fine not exceeding \$25,000 or both.
4 5 6	(2) (i) A person whose violation of this section involves the use or possession of marijuana <b>OR SYNTHETIC CANNABINOIDS</b> is subject to imprisonment not exceeding 1 year or a fine not exceeding \$1,000 or both.
7 8 9	(ii) 1. A person convicted of the use or possession of less than 10 grams of marijuana <b>OR SYNTHETIC CANNABINOIDS</b> is subject to imprisonment not exceeding 90 days or a fine not exceeding \$500 or both.
10 11 12 13	2. Unless specifically charged by the State, the use or possession of less than 10 grams of marijuana <b>OR SYNTHETIC CANNABINOIDS</b> under subsubparagraph 1 of this subparagraph may not be considered a lesser included crime of any other crime.
14 15 16	3. If a person is convicted under this subparagraph, the court shall stay any sentence imposed that includes an unserved, nonsuspended period of imprisonment without requiring an appeal bond:
17	A. until the time for filing an appeal has expired; and
18 19	B. if an appeal is filed, during the pendency of the appeal.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect

20 21

October 1, 2013.