HOUSE BILL 1078

M4, E1, J1 EMERGENCY BILL

2lr2844 CF SB 788

By: Delegate Pena-Melnyk

Introduced and read first time: February 10, 2022

Assigned to: Health and Government Operations and Judiciary

A BILL ENTITLED

1 AN ACT concerning

2

Cannabis - Regulation - Revisions

- 3 FOR the purpose of prohibiting a person from knowingly producing plants, or any part of a 4 plant, that exceed a certain concentration of delta-8-tetrahydrocannabinol; altering 5 the definition of "hemp products" for purposes of certain provisions of law governing 6 hemp research and production to exclude certain products made through a process 7 that includes the use of hemp; altering the definition of "marijuana" for purposes of 8 the Maryland Controlled Dangerous Substances Act to include certain products 9 made through a process that includes the use of hemp; defining "medical cannabis" for the purposes of provisions of law regulating medical cannabis; and generally 10 11 relating to the regulation of cannabis.
- 12 BY repealing and reenacting, without amendments,
- 13 Article Agriculture
- 14 Section 14–101(a)
- 15 Annotated Code of Maryland
- 16 (2016 Replacement Volume and 2021 Supplement)
- 17 BY repealing and reenacting, with amendments,
- 18 Article Agriculture
- 19 Section 14–101(d) and 14–309(a)
- 20 Annotated Code of Maryland
- 21 (2016 Replacement Volume and 2021 Supplement)
- 22 BY repealing and reenacting, without amendments,
- 23 Article Criminal Law
- 24 Section 5–101(a)
- 25 Annotated Code of Maryland
- 26 (2021 Replacement Volume and 2021 Supplement)
- 27 BY repealing and reenacting, with amendments,

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



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1	Article – Criminal Law						
2	2 Section 5–101(r)						
3	· ·						
4	(2021 Replacement Volume and 2021 Supplement)						
5	BY repealing and reenacting, without amendments,						
6	Article – Health – General						
7	Section 13–3301(a)						
8	Annotated Code of Maryland						
9	(2019 Replacement Volume and 2021 Supplement)						
10	BY adding to						
11	Article – Health – General						
12	Section 13–3301(l)						
13	Annotated Code of Maryland						
14	(2019 Replacement Volume and 2021 Supplement)						
15	BY repealing and reenacting, with amendments,						
16							
17	Section 13–3301(l) through (p)						
18	Annotated Code of Maryland						
19	(2019 Replacement Volume and 2021 Supplement)						
20	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,						
21	That the Laws of Maryland read as follows:						
22	Article – Agriculture						
23	14–101.						
24	(a) In this title the following words have the meanings indicated.						
25	(d) (1) "Hemp product" means a product derived from hemp produced in						
26	accordance with Subtitle 3 of this title.						
27	(2) "HEMP PRODUCT" DOES NOT INCLUDE ANY PRODUCT:						
28	(I) MADE THROUGH A PROCESS THAT INCLUDES THE USE OF						
29	HEMP; AND						
30	(II) 1. THAT CONTAINS A CONCENTRATION OF 0.3% OR						
31	GREATER OF DELTA-8- OR DELTA-9-TETRAHYDROCANNABINOL CONCENTRATION						
32	ON A DRY WEIGHT BASIS; AND						
33	2. That is intended for a use that is regulated						

UNDER TITLE 13, SUBTITLE 33 OF THE HEALTH – GENERAL ARTICLE.

1	14–309.				
2	(a)	(1)	A pers	son ma	y not knowingly:
3 4	regulating t	the pro	(i) duction		o comply with the Department's plan for monitoring and np established under § 14–305 of this subtitle;
5 6	which hemp	o is pro	(ii) duced;	Misre	present or fail to provide the legal description of land on
7			(iii)	Produ	ce hemp without a valid license; or
8 9	DELTA-8-	OR del	(iv) ta-9-te		ce plants, or any part of a plant, that exceeds a drocannabinol concentration of 0.3% on a dry weight basis.
10 11	subtitle to t	(2) the Atto		-	ment shall report a person that knowingly violates this and the U.S. Attorney.
12					Article - Criminal Law
13	5–101.				
14	(a)	In thi	is title	the foll	owing words have the meanings indicated.
15	(r)	(1)	"Mari	juana"	means:
16 17	not the plan	nt is gro	(i) owing;	1.	all parts of any plant of the genus Cannabis, whether or
18			[(ii)]	2.	the seeds of the plant;
19			[(iii)]	3.	the resin extracted from the plant; and
20 21	mixture, or	prepar	[(iv)] ration o		each compound, manufactured product, salt, derivative, lant, its seeds, or its resin; OR
22			(II)	ANY I	PRODUCT:
23 24	OF HEMP;	AND		1.	MADE THROUGH A PROCESS THAT INCLUDES THE USE
25 26 27	GREATER ON A DRY V				A. THAT CONTAINS A CONCENTRATION OF 0.3% OR ELTA-9-TETRAHYDROCANNABINOL CONCENTRATION

$\frac{1}{2}$	TITLE 13, SUBTITI			TENDED FOR A USE THAT IS REGULATED UNDER HEALTH – GENERAL ARTICLE.
3	(2)	'Marijı	ıana" do	pes not include:
4	((i) t	he mat	ure stalks of the plant;
5	((ii) f	iber pro	duced from the mature stalks;
6	((iii) (oil or ca	xe made from the seeds of the plant;
7 8			_	or resin, any other compound, manufactured product, ration of the mature stalks, fiber, oil, or cake;
9 10	or	(v) 1	he ster	lized seed of the plant that is incapable of germination;
11	((vi) l	nemp as	defined in § 14–101 of the Agriculture Article.
12			Art	icle – Health – General
13	13–3301.			
14	(a) In this	subtit	e the fo	llowing words have the meanings indicated.
15 16	` , ` , ` ,			ANNABIS" MEANS ANY OF THE FOLLOWING WHEN EGULATED UNDER THIS TITLE:
17 18	WHETHER OR NOT	` '		LL PARTS OF ANY PLANT OF THE GENUS CANNABIS, S GROWING;
19		2	2. T	HE SEEDS OF THE PLANT;
20		;	3. T	HE RESIN EXTRACTED FROM THE PLANT; AND
21 22	DERIVATIVE, MIXT			ACH COMPOUND, MANUFACTURED PRODUCT, SALT, PARATION OF THE PLANT, ITS SEEDS, OR ITS RESIN;
23	((II) A	ANY PL	ANT OR PART OF A PLANT:
24 25 26	GREATER OF DELT	ГА-8-	OR DE	HAT CONTAINS A CONCENTRATION OF 0.3% OR LTA-9-TETRAHYDROCANNABINOL CONCENTRATION

$\frac{1}{2}$	THIS SUBTITLE; (2. Intended for a use that is regulated under or					
3 4	DERIVATE, WHET	(III) ANY OTHER NATURALLY PRODUCED CANNABINOL THER PRODUCED DIRECTLY OR INDIRECTLY BY EXTRACTION.					
5	(2)	"MEDICAL CANNABIS" DOES NOT INCLUDE:					
6 7	FROM MATURE S	(I) THE MATURE STALKS OF THE PLANT OR FIBER PRODUCED FALKS;					
8		(II) FIBER PRODUCED FROM THE MATURE STALKS;					
9		(III) OIL OR CAKE MADE FROM THE SEEDS OF THE PLANT;					
10 11 12		(IV) EXCEPT FOR RESIN, ANY OTHER COMPOUND, PRODUCT, SALT, DERIVATIVE, MIXTURE, OR PREPARATION OF THE FIBER, OIL, OR CAKE;					
13 14	OF GERMINATION	(V) THE STERILIZED SEED OF THE PLANT THAT IS INCAPABLE N; OR					
15 16	ARTICLE.	(VI) HEMP AS DEFINED IN § 14–101 OF THE AGRICULTURE					
17 18		"Medical cannabis grower agent" means an owner, an employee, a er, or a director of a grower.					
19	[(m)] (N)	"Processor" means an entity that:					
20	(1)	Transforms medical cannabis into another product or extract; and					
21	(2)	Packages and labels medical cannabis.					
22 23	[(n)] (O) volunteer, an office	[(n)] (O) "Processor agent" means an owner, a member, an employee, a unteer, an officer, or a director of a processor.					
24	[(o)] (P)	"Qualifying patient" means an individual who:					
25 26	(1) in accordance with	Has been provided with a written certification by a certifying provider a bona fide provider—patient relationship; and					
27	(2)	If under the age of 18 years, has a caregiver.					
28	[(p)] (Q)	"Written certification" means a certification that:					

- 1 (1) Is issued by a certifying provider to a qualifying patient with whom the 2 provider has a bona fide provider—patient relationship;
- 3 (2) Includes a written statement certifying that, in the provider's professional opinion, after having completed an assessment of the patient's medical history and current medical condition, the patient has a condition:
- 6 (i) That meets the inclusion criteria and does not meet the exclusion 7 criteria of the certifying provider's application; and
- 8 (ii) For which the potential benefits of the medical use of cannabis 9 would likely outweigh the health risks for the patient; and
- 10 (3) May include a written statement certifying that, in the provider's professional opinion, a 30-day supply of medical cannabis would be inadequate to meet the medical needs of the qualifying patient.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health or safety, has been passed by a yea and nay vote supported by three–fifths of all the members elected to each of the two Houses of the General Assembly, and shall take effect from the date it is enacted.