A1, J1, Q4

EMERGENCY BILL

3lr0457 CF SB 516

By: **Delegates Wilson and Atterbeary** Introduced and read first time: February 3, 2023 Assigned to: Economic Matters

Committee Report: Favorable with amendments House action: Adopted Read second time: March 2, 2023

CHAPTER _____

1 AN ACT concerning

$\mathbf{2}$

Cannabis Reform

3 FOR the purpose of renaming the Alcohol and Tobacco Commission to be the Alcohol, Tobacco, and Cannabis Commission; establishing a regulatory and licensing system 4 $\mathbf{5}$ for adult–use cannabis under the Commission; imposing the sales and use tax on the 6 sale of adult–use cannabis at certain rates in certain fiscal years; establishing the 7 Office of Social Equity, the Advisory Board on Medical and Adult–Use Cannabis, and 8 the Social Equity Partnership Grant Fund in the Commission; altering provisions of 9 law relating to the Community Reinvestment and Repair Fund; establishing the 10 Cannabis Regulation and Enforcement Division as an independent unit in the 11 Commission; requiring the Division to establish and maintain a State cannabis 12testing laboratory; establishing the Cannabis Regulation and Enforcement Fund as 13a special, nonlapsing fund; requiring that the investment earnings of the Cannabis 14 Regulation and Enforcement Fund be credited to the Fund; repealing certain 15provisions of law establishing and governing the Natalie M. LaPrade Medical 16Cannabis Commission; requiring the Division, rather than the Natalie M. LaPrade 17Medical Cannabis Commission, to take certain actions related to medical cannabis; 18 requiring the Division, on or before a certain date and under certain circumstances, 19to convert medical cannabis licenses to licenses to operate a medical and adult-use 20cannabis business; regulating the actions that local jurisdictions political 21subdivisions may take regarding cannabis businesses; prohibiting certain 22individuals from taking certain actions related to cannabis licensees and registrants; 23establishing the Medical Cannabis Compassionate Use Fund as a special, nonlapsing 24fund; requiring that the interest earnings of the Medical Cannabis Compassionate 25Use Fund be credited to the Fund; authorizing certain entities to register with the

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.



1 Division to purchase cannabis for research purposes; establishing prohibitions $\mathbf{2}$ related to the advertising of cannabis and cannabis products; requiring a person to 3 be approved by the Division to offer a certain training program; establishing certain 4 legal protections related to the use of cannabis; establishing a Capital Access $\mathbf{5}$ Program in the Department of Commerce; establishing certain prohibitions related 6 to banking by cannabis businesses; altering certain provisions of law relating to the $\overline{7}$ Cannabis Business Assistance Fund; exempting the Commission from State 8 procurement requirements under certain circumstances; requiring a cannabis 9 licensee, under certain circumstances, to comply with the State's Minority Business 10 Enterprise Program; requiring the Commission to contract with an independent consultant to complete a study on wholesale cannabis licenses; requiring the study 11 12to be submitted to certain persons on or before a certain date; requiring the Maryland Economic Development Corporation to identify certain locations and submit a 13 certain report to the General Assembly; requiring the Commission to study and 1415report on certain matters relating to on-site consumption and certain cannabis products; and generally relating to medical and adult-use cannabis. 16

17 BY repealing

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- 18 Article Health General
- Section 13–3301 through 13–3316 and the subtitle "Subtitle 33. Natalie M. LaPrade
 Medical Cannabis Commission"
- 21 Annotated Code of Maryland
- 22 (2019 Replacement Volume and 2022 Supplement)
- 23 BY repealing
- 24 Article Health General
- The subtitle designation "Subtitle 46. Community Reinvestment and Repair Fund"
 immediately preceding Section 13–4601
- 27 Annotated Code of Maryland
- 28 (2019 Replacement Volume and 2022 Supplement)
- 29 (As enacted by Chapter 26 of the Acts of the General Assembly of 2022)

30 BY transferring

- 31 Article Health General
- 32 Section 13–4601
- 33 Annotated Code of Maryland
- 34 (2019 Replacement Volume and 2022 Supplement)
- 35 (As enacted by Chapter 26 of the Acts of the General Assembly of 2022)
- 36 to be
- 37 Article Alcoholic Beverages
- 38 Section 1–322
- 39 Annotated Code of Maryland
- 40 (2016 Volume and 2022 Supplement)
- 41 <u>BY renumbering</u>
- 42 <u>Article Alcoholic Beverages</u>
- 43 <u>Section 1–101(d) through (y) and (z) through (ii)</u>

- 1 to be Section 1–101(e) through (z) and (bb) through (kk), respectively
- 2 <u>Annotated Code of Maryland</u>
- 3 (2016 Volume and 2022 Supplement)
- 4 BY repealing and reenacting, without amendments,
- 5 Article Alcoholic Beverages
- 6 Section 1–101(a)
- 7 Annotated Code of Maryland
- 8 (2016 Volume and 2022 Supplement)
- 9 BY adding to
- 10 <u>Article Alcoholic Beverages</u>
- 11 Section 1–101(d) and (aa), 1–309.1, 1–309.2, and 1–323; and 36–101 through 12 36-1507 to be under the new division "Division III. Cannabis"
- 13 Annotated Code of Maryland
- 14 (2016 Volume and 2022 Supplement)
- 15 BY repealing and reenacting, with amendments,
- 16 <u>Article Alcoholic Beverages</u>
- 17 Section 1-101(g) and (r)
- 18 <u>Annotated Code of Maryland</u>
- 19 (2016 Volume and 2022 Supplement)
- 20 (As enacted by Section 4 of this Act)
- 21 BY repealing and reenacting, with amendments,
- 22 Article Alcoholic Beverages
- 23 Section 1-101(f) and (q) <u>1-202</u>; and 1-302, 1-303(a), 1-304, 1-307 through 1-310, 24 and 1-313 to be under the amended subtitle "Subtitle 3. Alcohol, Tobacco, and
- 25 Cannabis Commission"
- 26 Annotated Code of Maryland
- 27 (2016 Volume and 2022 Supplement)
- 28 BY adding to
- 29 Article Alcoholic Beverages
- 30Section 1-309.1, 1-309.2, and 1-323; and 36-101 through 36-1507 to be under the31new division "Division III. Cannabis"
- 32 Annotated Code of Maryland
- 33 (2016 Volume and 2022 Supplement)
- 34 BY repealing and reenacting, with amendments,
- 35 Article Alcoholic Beverages
- 36 Section 1–322
- 37 Annotated Code of Maryland
- 38 (2016 Volume and 2022 Supplement)
- 39 (As enacted by Section 3 of this Act)
- 40 BY adding to

1	Article – Tax – General
2	Section 2–1302.2, 11–104(k), and 11–245
3	Annotated Code of Maryland
4	(2022 Replacement Volume)
5	BY repealing and reenacting, with amendments,
6	Article - Tax - General
$\overline{7}$	Section 2–1303
8	Annotated Code of Maryland
9	(2022 Replacement Volume)
10	BY repealing and reenacting, with amendments,
11	Article – Economic Development
12	Section 5–1901
13	Annotated Code of Maryland
14	(2018 Replacement Volume and 2022 Supplement)
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15	BY repealing and reenacting, without amendments,
16	Article – State Finance and Procurement
17	Section $6-226(a)(2)(i)$
18	Annotated Code of Maryland
19	(2021 Replacement Volume and 2022 Supplement)
20	BY repealing and reenacting, with amendments,
21	Article – State Finance and Procurement
22	Section 6–226(a)(2)(ii)170. and 171.
23	Annotated Code of Maryland
24	(2021 Replacement Volume and 2022 Supplement)
25	BY adding to
$\frac{1}{26}$	Article – State Finance and Procurement
27	Section 6–226(a)(2)(ii)172. and 173.
28	Annotated Code of Maryland
20 29	(2021 Replacement Volume and 2022 Supplement)
20	(2021 Replacement Volume and 2022 Supplement)
30	BY repealing and reenacting, with amendments,
31	<u>Article – State Personnel and Pensions</u>
32	<u>Section 23–201(a)(13) and (14) and 26–201(a)(22)</u>
33	Annotated Code of Maryland
34	(2015 Replacement Volume and 2022 Supplement)

35 <u>BY adding to</u>

- 36 <u>Article State Personnel and Pensions</u>
- 37 Section 23–201(a)(15)
- 38 Annotated Code of Maryland
- 39 (2015 Replacement Volume and 2022 Supplement)

- 1 BY repealing and reenacting, with amendments,
- 2 Article Health General
- 3 Section 13–4505
- 4 Annotated Code of Maryland
- 5 (2019 Replacement Volume and 2022 Supplement)
- 6 BY renaming
- 7 Article Alcoholic Beverages
- 8 to be Article Alcoholic Beverages and Cannabis
- 9 Annotated Code of Maryland
- 10 (2016 Volume and 2022 Supplement)
- 11 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 12 That Section(s) 13–3301 through 13–3316 and the subtitle "Subtitle 33. Natalie M. LaPrade
- 13 Medical Cannabis Commission" of Article Health General of the Annotated Code of
- 14 Maryland be repealed.

15 SECTION 2. AND BE IT FURTHER ENACTED, That the subtitle designation 16 "Subtitle 46. Community Reinvestment and Repair Fund." immediately preceding § 17 13-4601 of the Health – General Article be repealed.

SECTION 3. AND BE IT FURTHER ENACTED, That Section(s) 13–4601 of Article
 - Health - General of the Annotated Code of Maryland be transferred to be Section(s)
 1–322 of Article - Alcoholic Beverages of the Annotated Code of Maryland.

SECTION 4. <u>AND BE IT FURTHER ENACTED</u>, That Section(s) 1–101(d) through
 (y) and (z) through (ii) of Article – Alcoholic Beverages of the Annotated Code of Maryland
 be renumbered to be Section(s) 1–101(e) through (z) and (bb) through (kk), respectively.

24 <u>SECTION 5.</u> AND BE IT FURTHER ENACTED, That the Laws of Maryland read 25 as follows:

26

Article – Alcoholic Beverages

27 1-101.

28 (a) In this article the following words have the meanings indicated.

29 (D) (1) "CANNABIS" MEANS THE PLANT CANNABIS SATIVA L. AND ANY 30 PART OF THE PLANT, INCLUDING ALL DERIVATIVES, EXTRACTS, CANNABINOIDS,

31 ISOMERS, ACIDS, SALTS, AND SALTS OF ISOMERS, WHETHER GROWING OR NOT, WITH

32 <u>A DELTA-9-TETRAHYDROCANNABINOL CONCENTRATION GREATER THAN 0.3% ON A</u>

- 33 DRY WEIGHT BASIS.
- 34 (2) <u>"CANNABIS" INCLUDES CANNABIS PRODUCTS.</u>

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$\frac{1}{2}$	(3) <u>"Cannabis" does not include hemp or hemp products, as</u> <u>defined in § 14–101 of the Agriculture Article.</u>
$\frac{3}{4}$	(f) (g) "Commission" means the Alcohol [and], Tobacco, AND CANNABIS Commission.
$5 \\ 6$	(\mathbf{q}) (<u>r</u>) (1) "License holder" means the holder of [a] AN ALCOHOLIC BEVERAGE <u>BEVERAGES</u> license issued or a permit granted under this article.
7	(2) "License holder" includes:
8	(i) a county liquor control board and a county dispensary; and
9 10 11	(ii) for the delivery and billing purposes of Title 2, Subtitle 3 and §§ 2–213 and 2–314 of this article, a corporation on behalf of which an individual has obtained a license.
12	(AA) "POLITICAL SUBDIVISION" MEANS A COUNTY OR A MUNICIPALITY.
13	<u>1–202.</u>
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(a) To the extent that a statement of a general rule of law conflicts or is inconsistent with an exception or a qualification applicable to a special area, particular person, or set of circumstances, the exception or qualification prevails.
17 18 19	(b) <u>A provision in Division II of this article prevails over a conflicting or</u> <u>inconsistent provision in Division I of this article or a provision in the Tax – General Article</u> <u>relating to alcoholic beverages.</u>
$20 \\ 21 \\ 22$	(C) <u>A PROVISION IN DIVISION III OF THIS ARTICLE PREVAILS OVER A</u> <u>CONFLICTING OR INCONSISTENT PROVISION IN DIVISION I OF THIS ARTICLE OR A</u> <u>PROVISION IN THE TAX – GENERAL ARTICLE RELATING TO CANNABIS.</u>
23	Subtitle 3. Alcohol [and], Tobacco, AND CANNABIS Commission.
24	1-302.
25	There is an Alcohol [and], Tobacco, AND CANNABIS Commission.
26	1–303.
$\begin{array}{c} 27\\ 28 \end{array}$	(a) (1) The Commission consists of [five] SEVEN members to be appointed by the Governor with the advice and consent of the Senate.
29 30	(2) The presiding officer of either House of the General Assembly may recommend to the Governor a list of individuals for appointment to the Commission.

1	(3) (Of the Commission members:
$\frac{2}{3}$	(i matters;	i) one shall be knowledgeable and experienced in public health
4 5	(i matters;	ii) one shall be knowledgeable and experienced in law enforcement
6 7	(: beverages industry;	iii) one shall be knowledgeable and experienced in the alcoholic [and]
$\frac{8}{9}$	(THE CANNABIS IND	IV) TWO SHALL BE KNOWLEDGEABLE AND EXPERIENCED IN DUSTRY; AND
10 11	L	(iv)] (V) two shall be members of the public who are knowledgeable iscal matters and shall have substantial experience:
12 13	a large organization	1. as an executive with fiduciary responsibilities in charge of or foundation;
14		2. in an academic field relating to finance or economics; or
15		3. as an accountant, an economist, or a financial analyst.
$16 \\ 17 \\ 18$	subsection, the Secr	n addition to the members appointed under paragraph (3) of this etary of Health and the Secretary of State Police, or their designees, he Commission as ex officio nonvoting members.
19	1–304.	
20	(a) A meml	ber of the Commission may not:
$21 \\ 22 \\ 23$		have a direct or indirect financial interest, ownership, or management, by stocks, bonds, or other similar financial interests, in the alcohol [or], BIS industries;
$\begin{array}{c} 24 \\ 25 \\ 26 \end{array}$	()	have an official relationship to a person who holds a license or permit Title 16, Title 16.5, Title 16.7, or Title 16.9 of the Business Regulation
27	(3) b	be an elected official;
$\frac{28}{29}$		receive or share in, directly or indirectly, the receipts or proceeds of any in the alcohol [or], tobacco, OR CANNABIS industries;

1 (5) have a beneficial interest in any contract for the manufacture or sale of 2 any device or product or the provision of any independent consulting services in connection 3 with a holder of a license or permit issued under this article or Title 16, Title 16.5, Title 4 16.7, or Title 16.9 of the Business Regulation Article; or

5 (6) accept a contribution of money or property worth at least \$100 from an 6 entity or individual associated with the alcohol [or], tobacco, OR CANNABIS industries with 7 respect to the regulation of alcohol [or], tobacco, OR CANNABIS.

8 (b) A member of the Commission shall file a financial disclosure statement with 9 the State Ethics Commission in accordance with Title 5, Subtitle 6 of the General 10 Provisions Article.

11 1-307.

12 (a) The Commission has the powers and duties set forth in this section.

13 (b) The Commission shall:

14 (1) educate the public, by resource sharing and serving as an information 15 clearinghouse, on such topics as:

16 (i) recent increases in alcohol content for popular beer and other 17 beverages;

18 (ii) the proper limits of drinking for adults;

19 (iii) the adverse consequences of surpassing those limits;

20 (iv) parental or adult responsibility for serving alcohol to underage 21 individuals; and

(v) comparable topics relating to smoking, vaping, tobacco, other
 tobacco products, [and] electronic nicotine delivery systems, CANNABIS, AND CANNABIS
 PRODUCTS; and

(2) subject to federal approval, ensure that all alcoholic beverages sold in
the State with an alcohol content exceeding 4.5% by volume bear a large and conspicuous
label stating the percentage of alcohol content.

28 (c) (1) The Commission shall conduct studies of:

(i) the operation and administration of similar laws in other statesor countries; and

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1 federal laws that may affect the operation of the alcohol [or], (ii) $\mathbf{2}$ tobacco, OR CANNABIS industries, the literature on those industries, and the reaction of 3 residents of the State to existing and potential features of those industries. 4 (2)The Commission shall submit to the Governor and, in accordance with § 2–1257 of the State Government Article, the General Assembly the studies required under $\mathbf{5}$ 6 this subsection. 7 1 - 308.8 The Commission shall develop best practices for: 9 the dedication of a minimum effective portion of the budget of a local (1)licensing board to administrative enforcement activities, such as inspections, compliance 10 11 checks, overservice, operations, and trade practice violations; 12the carrying out of compliance checks for alcoholic beverages licenses, (2)in which each license is checked at least once a year; 1314the development of guidelines for the minimum capacity of inspections (3)15carried out by inspectors of local licensing boards, based on the number and type of licensed 16 outlets in the licensing jurisdiction; 17(4)ensuring that alcoholic beverages inspections be based on data such as 18the violation history of the license holder, and calls for emergency assistance, emergency 19 medical service, or nonemergency service, so that resources are being allocated based on 20where the greatest need is; 21(5)the reporting of aggregate data between local police and local licensing 22boards: 23(6)the development of mandatory State-provided training for liquor 24inspectors; 25reporting by the State to the affected local licensing board of a (7)26State-issued license or permit within 10 days after the State receives an application; 27(8)the development of a public health impact statement for all changes to the State alcoholic beverages laws; [and] 2829(9)ensuring that: 30 (i) all license holders, managers, and servers receive certification 31from an approved alcohol awareness program; and 32(ii) at least one employee who is certified in an alcohol awareness 33 program be on the licensed premises at all times when alcoholic beverages are served;

PUBLIC HEALTH MEASURES RELATING TO CANNABIS; AND

(10) REGULATING THE CANNABIS INDUSTRY AND IMPLEMENTING

3 (11) REGULATING, TO THE EXTENT POSSIBLE, MEDICAL AND 4 ADULT-USE CANNABIS IN A SIMILAR MANNER. $\mathbf{5}$ 1 - 309.6 With the advice and consent of the Senate, the Governor shall appoint an (a) 7 Executive Director of the Commission. 8 (b) The Executive Director serves at the pleasure of the Governor. 9 The Executive Director shall: (c) 10 have the training and experience, including knowledge of the Maryland (1)alcohol, TOBACCO, AND CANNABIS regulatory system, that is needed to direct the work of 11 the Commission; AND 1213(2)be a sworn police officer with the powers granted to an officer or employee of the Field Enforcement Division under § 1-313 of this subtitle: and 14devote full time to the duties of office and may not engage in another 15(3)16 profession or occupation. THE EXECUTIVE DIRECTOR MAY BE A SWORN POLICE OFFICER WITH 17(d) THE POWERS GRANTED TO AN OFFICER OR EMPLOYEE OF THE FIELD 18**ENFORCEMENT DIVISION UNDER § 1–313 OF THIS SUBTITLE.** 19 20**(E)** The Executive Director is entitled to the salary provided in the State budget. 1 - 309.1.21 22THERE IS AN OFFICE OF SOCIAL EQUITY WITHIN IN THE COMMISSION. (A) THE GOVERNOR SHALL APPOINT AN EXECUTIVE DIRECTOR OF 23**(B)** (1) THE OFFICE OF SOCIAL EQUITY. 24THE EXECUTIVE DIRECTOR OF THE OFFICE OF SOCIAL EQUITY 25(2) SHALL HAVE AT LEAST 5 YEARS OF EXPERIENCE IN CIVIL RIGHTS ADVOCACY, CIVIL 2627**RIGHTS LITIGATION, OR ANOTHER AREA OF SOCIAL JUSTICE.**

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1 (C) THE OFFICE OF SOCIAL EQUITY MAY EMPLOY STAFF AND RETAIN 2 CONTRACTORS AS MAY BE REQUIRED TO CARRY OUT THE FUNCTIONS OF THE 3 OFFICE.

(D) THE OFFICE OF SOCIAL EQUITY SHALL:

5 (1) PROMOTE AND ENCOURAGE FULL PARTICIPATION IN THE 6 REGULATED CANNABIS INDUSTRY BY PEOPLE FROM COMMUNITIES THAT HAVE 7 PREVIOUSLY BEEN DISPROPORTIONATELY HARMED BY THE WAR ON DRUGS IN 8 ORDER TO POSITIVELY IMPACT THOSE COMMUNITIES;

9 (2) CONSULT WITH AND ASSIST THE COMPTROLLER IN THE 10 ADMINISTRATION OF THE COMMUNITY REINVESTMENT AND REPAIR FUND UNDER 11 § 1–322 OF THIS SUBTITLE;

12 (3) CONSULT WITH AND ASSIST THE DEPARTMENT OF COMMERCE IN 13 THE ADMINISTRATION OF THE CANNABIS BUSINESS ASSISTANCE FUND UNDER § 14 5–1901 OF THE ECONOMIC DEVELOPMENT ARTICLE;

15 (4) IDENTIFY AND OPPOSE REGULATIONS THAT UNNECESSARILY 16 BURDEN OR UNDERMINE THE LEGISLATIVE INTENT OF THE OFFICE, INCLUDING 17 REGULATIONS THAT IMPOSE UNDUE RESTRICTIONS OR FINANCIAL REQUIREMENTS;

18(5) PROVIDE RECOMMENDATIONS TO THE COMMISSION ON19REGULATIONS RELATED TO:

20

4

- (I) DIVERSITY; AND
- 21 (II) SOCIAL EQUITY APPLICATIONS;

22 (6) WORK WITH THE COMMISSION CANNABIS REGULATION AND 23 <u>ENFORCEMENT DIVISION</u> TO IMPLEMENT FREE TECHNICAL ASSISTANCE FOR 24 SOCIAL EQUITY AND MINORITY CANNABIS BUSINESS APPLICANTS;

(7) PRODUCE REPORTS AND RECOMMENDATIONS ON DIVERSITY AND
 EQUITY IN OWNERSHIP, MANAGEMENT, AND EMPLOYMENT IN THE LEGAL CANNABIS
 ECONOMY;

28(8)ASSIST BUSINESSES WITH OBTAINING FINANCING THROUGH THE29CAPITAL ACCESS PROGRAM UNDER TITLE 36, SUBTITLE 14 OF THIS ARTICLE; AND

30 (9) DETERMINE WHICH INDIVIDUALS AND ENTITIES SHALL BE 31 GRANTED LOANS OR GRANTS FROM THE CANNABIS BUSINESS ASSISTANCE FUND 32 UNDER § 5–1901 OF THE ECONOMIC DEVELOPMENT ARTICLE. 1 (E) (1) ON OR BEFORE MARCH 1 EACH YEAR, THE OFFICE OF SOCIAL 2 EQUITY SHALL PRODUCE AND MAKE PUBLICLY AVAILABLE A REPORT ON HOW THE 3 FUNDS IN THE COMMUNITY REINVESTMENT AND REPAIR FUND UNDER § 1–322 OF 4 THIS SUBTITLE AND THE CANNABIS BUSINESS ASSISTANCE FUND UNDER § 5–1901 5 OF THE ECONOMIC DEVELOPMENT ARTICLE WERE ALLOCATED DURING THE 6 IMMEDIATELY PRECEDING CALENDAR YEAR.

7 (2) The report shall also be submitted to the General 8 Assembly in accordance with § 2–1257 of the State Government Article.

9 (F) (1) ON OR BEFORE NOVEMBER 1 EACH YEAR, THE OFFICE OF SOCIAL 10 EQUITY SHALL SOLICIT PUBLIC INPUT ON THE USES OF THE FUNDS IN THE 11 COMMUNITY REINVESTMENT AND REPAIR FUND UNDER § 1–322 OF THIS SUBTITLE 12 AND THE CANNABIS BUSINESS ASSISTANCE FUND UNDER § 5–1901 OF THE 13 ECONOMIC DEVELOPMENT ARTICLE.

14 (2) ON OR BEFORE DECEMBER 15 EACH YEAR, THE OFFICE OF 15 SOCIAL EQUITY SHALL PUBLISH A REVIEW OF THE INPUT RECEIVED UNDER 16 PARAGRAPH (1) OF THIS SUBSECTION ON A PUBLICLY ACCESSIBLE PART OF THE 17 COMMISSION'S WEBSITE.

18 **1–309.2.**

19 (A) IN THIS SECTION, "ADVISORY BOARD" MEANS THE ADVISORY BOARD 20 ON MEDICAL AND ADULT-USE CANNABIS.

21 (B) THERE IS AN ADVISORY BOARD ON MEDICAL AND ADULT-USE 22 CANNABIS.

23 (C) THE ADVISORY BOARD SHALL:

(1) CONSIDER ALL MATTERS SUBMITTED TO IT BY THE COMMISSION,
 THE GOVERNOR, THE CANNABIS REGULATION AND ENFORCEMENT DIVISION, OR
 THE GENERAL ASSEMBLY; AND

(2) ON ITS OWN INITIATIVE, PROVIDE RECOMMENDATIONS TO THE
COMMISSION OR THE CANNABIS REGULATION AND ENFORCEMENT DIVISION
ESTABLISHED UNDER § 36–201 OF THIS ARTICLE REGARDING GUIDELINES, RULES,
AND REGULATIONS THAT THE ADVISORY BOARD CONSIDERS IMPORTANT OR
NECESSARY FOR REVIEW AND CONSIDERATION BY THE COMMISSION OR THE
CANNABIS REGULATION AND ENFORCEMENT DIVISION.

33 (D) THE ADVISORY BOARD CONSISTS OF:

1 (1) THE DIRECTOR OF THE CANNABIS REGULATION AND $\mathbf{2}$ ENFORCEMENT DIVISION, WHO SHALL SERVE AS CHAIR OF THE ADVISORY BOARD; 3 AND THE FOLLOWING MEMBERS, APPOINTED BY THE GOVERNOR WITH 4 (2) THE ADVICE AND CONSENT OF THE SENATE: $\mathbf{5}$ 6 **(I)** THREE MEMBERS THAT HAVE SUBSTANTIAL EXPERIENCE IN 7 ONE OR MORE OF THE FOLLOWING: 8 1. CANNABIS LAW, SCIENCE, OR POLICY; 2. 9 **PUBLIC HEALTH OR HEALTH CARE;** 10 3. AGRICULTURE; 11 4. FINANCE; OR 125. **ADDICTION TREATMENT;** 13ONE ACADEMIC RESEARCHER WITH AT LEAST 5 YEARS OF **(II) EXPERIENCE IN SOCIAL OR HEALTH EQUITY;** 14 (III) ONE REPRESENTATIVE OF AN INDEPENDENT TESTING 15LABORATORY REGISTERED UNDER § 36-408 OF THIS ARTICLE; 1617(IV) THREE TWO REPRESENTATIVES WHO HOLD A STANDARD GROWER, PROCESSOR, OR DISPENSARY LICENSE UNDER § 36–401 OF THIS ARTICLE; 18 TWO REPRESENTATIVES WHO HOLD A STANDARD 19 **(**V**)** 20**PROCESSOR LICENSE UNDER § 36–401 OF THIS ARTICLE;** 21(VI) TWO REPRESENTATIVES WHO HOLD A STANDARD 22**DISPENSARY LICENSE UNDER § 36–401 OF THIS ARTICLE;** 23(V) (VII) THREE TWO REPRESENTATIVES WHO HOLD A MICRO GROWER, PROCESSOR, OR DISPENSARY LICENSE UNDER § 36–401 OF THIS ARTICLE; 24(VIII) TWO REPRESENTATIVES WHO HOLD A MICRO PROCESSOR 25LICENSE UNDER § 36–401 OF THIS ARTICLE; 2627(IX) TWO REPRESENTATIVES WHO HOLD A MICRO DISPENSARY 28LICENSE UNDER § 36–401 OF THIS ARTICLE;

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$\frac{1}{2}$	(X) <u>ONE REPRESENTATIVE WHO HOLDS AN INCUBATOR SPACE</u> LICENSE UNDER § 36–401 OF THIS ARTICLE;
$\frac{3}{4}$	(XI) ONE REPRESENTATIVE WHO HOLDS AN ON-SITE CONSUMPTION LICENSE UNDER § 36–401 OF THIS ARTICLE;
5 6 7	(VI) (XII) ONE REPRESENTATIVE OF AN ORGANIZATION THAT ADVOCATES ON BEHALF OF PATIENTS WHO ENGAGE IN THE MEDICAL USE OF CANNABIS;
$8\\9\\10$	(VII) (XIII) ONE REPRESENTATIVE OF AN ORGANIZATION THAT ADVOCATES ON BEHALF OF CONSUMERS WHO ENGAGE IN THE ADULT USE OF CANNABIS; AND
$11 \\ 12 \\ 13$	(VIII) (XIV) ONE HEALTH CARE PROVIDER WHO IS REGISTERED TO CERTIFY PATIENTS TO OBTAIN MEDICAL CANNABIS UNDER § 36–301 OF THIS ARTICLE.
14 15 16	(E) THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE MAY RECOMMEND TO THE GOVERNOR A LIST OF INDIVIDUALS FOR APPOINTMENT TO THE ADVISORY BOARD.
17	(F) (1) THE TERM OF A MEMBER OF THE ADVISORY BOARD IS 4 YEARS.
18 19	(2) AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE UNTIL A SUCCESSOR IS APPOINTED AND QUALIFIES.
$\begin{array}{c} 20\\ 21 \end{array}$	(3) AN APPOINTED MEMBER MAY NOT SERVE MORE THAN TWO FULL TERMS.
22 23 24	(4) <u>THE POSITIONS FOR MEMBERS APPOINTED UNDER SUBSECTION</u> (D)(2)(VII) THROUGH (XI) OF THIS SECTION BECOME EFFECTIVE WHEN THE FIRST LICENSES ARE ISSUED UNDER THOSE RESPECTIVE LICENSE TYPES.
25	(G) AN APPOINTED MEMBER OF THE ADVISORY BOARD MUST BE:
26	(1) AT LEAST 25 YEARS OLD;
$\frac{27}{28}$	(2) A RESIDENT OF THE STATE WHO HAS RESIDED IN THE STATE FOR AT LEAST THE IMMEDIATELY PRECEDING 5 YEARS BEFORE THE APPOINTMENT; AND
29	(3) A REGISTERED VOTER OF THE STATE.

1 (H) THE ADVISORY BOARD SHALL ESTABLISH AT LEAST TWO 2 SUBCOMMITTEES TO FOCUS ON MEDICAL AND ADULT–USE CANNABIS.

3 (I) TO THE EXTENT PRACTICABLE AND CONSISTENT WITH FEDERAL AND 4 STATE LAW, THE MEMBERSHIP OF THE ADVISORY BOARD SHALL REFLECT THE 5 RACIAL, ETHNIC, AND GENDER DIVERSITY OF THE STATE.

6 1-310.

7 The Executive Director and all employees in the Office of the Executive Director may 8 not accept a contribution of money or property worth at least \$100 from an entity or 9 individual associated with the alcohol [or], tobacco, OR CANNABIS industries with respect 10 to regulation of alcohol [or], tobacco, OR CANNABIS.

11 1-313.

12 (a) There is a Field Enforcement Division in the Office of the Executive Director.

13 (b) (1) The Field Enforcement Division may employ officers and employees as 14 provided in the State budget.

- 15 (2) The officers and employees of the Field Enforcement Division:
- 16
- (i) shall be sworn police officers;

17 (ii) shall have the powers, duties, and responsibilities of peace 18 officers to enforce the provisions of this article relating to:

- 19 1. the unlawful importation of alcoholic beverages [and], 20 tobacco, AND CANNABIS into the State;
- 21 2. the unlawful manufacture of alcoholic beverages [and],
 22 tobacco, AND CANNABIS in the State;
- 3. the transportation and distribution throughout the State
 of alcoholic beverages [and], tobacco, AND CANNABIS that are manufactured illegally and
 on which any alcoholic beverages taxes [or], tobacco taxes, OR CANNABIS TAXES imposed
 by the State are due and unpaid; and
- 274. the manufacture. sale. barter. transportation. 28distribution, or other form of owning, handling, or dispersing alcoholic beverages [or], 29tobacco, OR CANNABIS by any person not licensed or authorized under this article, 30 provisions of the Tax – General Article relating to alcoholic beverages [or], tobacco, OR 31 CANNABIS, or provisions of the Business Regulation Article relating to tobacco OR 32CANNABIS; and

1 (iii) may make cooperative arrangements for and work and cooperate 2 with the Office of the Comptroller, local State's Attorneys, sheriffs, bailiffs, police, and other 3 prosecuting and peace officers to enforce this article.

4 (c) The Field Enforcement Division:

5 (1) shall consult with and advise the local State's Attorneys and other law 6 enforcement officials and police officers regarding enforcement problems in their respective 7 jurisdictions; and

8 (2) may recommend changes to improve the administration of this article, 9 provisions of the Tax – General Article relating to alcoholic beverages [and], tobacco, AND 10 CANNABIS, and provisions of the Business Regulation Article relating to tobacco.

11 1-322.

12 (a) (1) There is a Community Reinvestment and Repair Fund.

(2) The purpose of the Fund is to provide funds to community-based
organizations that serve communities determined by THE OFFICE OF SOCIAL EQUITY,
IN CONSULTATION WITH the Office of the Attorney General, to have been the most
impacted by disproportionate enforcement of the cannabis prohibition before July 1, 2022.

17

(3) The Comptroller shall administer the Fund.

18 (4) (i) The Fund is a special, nonlapsing fund that is not subject to §
 7-302 of the State Finance and Procurement Article.

- 20 (ii) The State Treasurer shall hold the Fund separately, and the 21 Comptroller shall account for the Fund.
- 22 (5) The Fund consists of:

(i) [Revenue distributed to the Fund that is at least 30% of the
revenues from adult–use cannabis] SALES AND USE TAX REVENUE DISTRIBUTED TO
THE FUND UNDER § 2–1302.2 OF THE TAX – GENERAL ARTICLE;

26 (ii) [Licensing] CONVERSION fees paid by [dual-licensed cannabis 27 establishments] BUSINESSES UNDER § 36–403 OF THIS ARTICLE; and

(iii) [Any] ANY other money from any other source accepted for the
 benefit of the Fund, in accordance with any conditions adopted by the Comptroller for the
 acceptance of donations or gifts to the Fund.

31 (6) (i) The Fund may be used only for:

1 1. [Funding] FUNDING community-based initiatives $\mathbf{2}$ intended to benefit low-income communities; 3 2. [Funding] FUNDING community-based initiatives that 4 serve [communities disproportionately harmed by the cannabis prohibition and enforcement] DISPROPORTIONATELY IMPACTED AREAS, AS DEFINED IN § 36-101 OF $\mathbf{5}$ 6 THIS ARTICLE; and 7 3. [Any] ANY related administrative expenses. 8 Money may not be expended from the Fund for law enforcement (ii) 9 agencies or activities. 10 (iii) Money expended from the Fund is supplemental to and may not 11 supplant funding that otherwise would be appropriated for preexisting local government 12programs. 13The State Treasurer shall invest the money of the Fund in the same (7)manner as other State money may be invested. 1415(8)No part of the Fund may revert or be credited to: 16 (i) [The] **THE** General Fund of the State; or 17(ii) [Any] ANY other special fund of the State. 18 (9)The Comptroller shall pay out money from the Fund. 19 (10)The Fund is subject to audit by the Office of Legislative Audits as provided for in § 2–1220 of the State Government Article. 2021(b) The Comptroller shall distribute funds from the Fund to each county in (1)22an amount that, for the period from July 1, 2002, to [June 30, 2022] JANUARY 1, 2023, 23both inclusive, is proportionate to the total number of cannabis arrests in the county 24compared to the total number of cannabis arrests in the State] INDIVIDUALS RESIDING 25IN THE COUNTY WHO WERE CHARGED WITH A CANNABIS CRIME COMPARED TO THE 26TOTAL NUMBER OF INDIVIDUALS CHARGED WITH CANNABIS CRIMES IN THE STATE. 27Subject to the limitations under subsection (a)(6) of this section. (2)(i) 28each county shall adopt a law establishing the purpose for which money received from the 29Fund may be used. 30 On or before December 1 every 2 years, beginning in 2024, each (ii) 31 local jurisdiction POLITICAL SUBDIVISION THAT RECEIVES FUNDS FROM THE FUND 32**UNDER PARAGRAPH (1) OF THIS SUBSECTION** shall submit a report to the Governor and,

in accordance with § 2-1257 of the State Government Article, the Senate Budget and 1 Taxation Committee[, the Senate Finance Committee, the House Judiciary Committee, and $\mathbf{2}$ the House Health and Government Operations Committee] AND THE HOUSE 3 **APPROPRIATIONS COMMITTEE** on how funds received from the Fund were spent during 4 the immediately preceding 2 fiscal years. $\mathbf{5}$ 1 - 323.6 7 (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS (A) 8 INDICATED. "CANNABIS LICENSEE" HAS THE MEANING STATED IN § 36–101 OF 9 (2) 10 THIS ARTICLE. 11 (3) "DIVISION" HAS THE MEANING STATED IN § 36–101 OF THIS 12ARTICLE. "GRANT PROGRAM" MEANS THE SOCIAL EQUITY PARTNERSHIP 13(4) 14**GRANT PROGRAM.** "OFFICE" MEANS THE OFFICE OF SOCIAL EQUITY. 15(5) "QUALIFYING PARTNERSHIP" MEANS A MEANINGFUL 16 (5) (6) **(I)** PARTNERSHIP BETWEEN AN OPERATIONAL CANNABIS LICENSEE AND A SOCIAL 1718 **EQUITY LICENSEE THAT:** 19 1. SUPPORTS OR ADVISES THE SOCIAL EQUITY 20LICENSEE; AND 212. IS AUTHORIZED BY THE COMMISSION. "QUALIFYING PARTNERSHIP" INCLUDES A PARTNERSHIP 22**(II)** THROUGH WHICH THE OPERATIONAL CANNABIS LICENSEE PROVIDES ANY OF THE 23FOLLOWING TO A SOCIAL EQUITY LICENSEE: 24251. TRAINING; 262. **MENTORSHIP; OR** 273. SHARED COMMERCIAL SPACE OR EQUIPMENT. "SOCIAL EQUITY LICENSEE" MEANS A SOCIAL EQUITY 28(6)(7) APPLICANT, AS DEFINED IN § 36–101 OF THIS ARTICLE, WHO HAS BEEN AWARDED A 29

30 CANNABIS LICENSE OR CANNABIS REGISTRATION.

18

1 (B) (1) THERE IS A SOCIAL EQUITY PARTNERSHIP GRANT PROGRAM IN 2 THE COMMISSION.

3 (2) THE PURPOSE OF THE GRANT PROGRAM IS TO PROMOTE 4 QUALIFYING PARTNERSHIPS BETWEEN OPERATIONAL CANNABIS LICENSEES AND 5 SOCIAL EQUITY LICENSEES.

6 (C) (1) THE <u>Commission</u> <u>Office</u> shall implement and administer 7 THE GRANT PROGRAM, INCLUDING BY CLEARLY DEFINING THE PARAMETERS OF A 8 QUALIFYING PARTNERSHIP.

9 (2) SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE 10 COMMISSION OFFICE HAS DISCRETION TO APPROVE, DENY, OR REVOKE 11 QUALIFYING PARTNERSHIPS.

12 (3) (I) THE <u>COMMISSION</u> <u>OFFICE</u> MAY APPROVE QUALIFYING 13 PARTNERSHIPS WHERE A COST OR OTHER FEE IS IMPOSED BY AN OPERATIONAL 14 CANNABIS LICENSEE ON A SOCIAL EQUITY LICENSEE IF THE COST OR OTHER FEE IS 15 SUBSTANTIALLY REDUCED FROM THE MARKET VALUE.

16 (II) COSTS OR OTHER FEES UNDER SUBPARAGRAPH (I) OF THIS 17 PARAGRAPH MAY INCLUDE CHARGES FOR THE RENT OF FACILITIES OR EQUIPMENT.

18 **(D) (1)** THE <u>COMMISSION</u> <u>OFFICE</u> SHALL AWARD GRANTS TO 19 OPERATIONAL CANNABIS LICENSEES THAT HAVE QUALIFYING PARTNERSHIPS WITH 20 A SOCIAL EQUITY LICENSEE.

21 (2) GRANT AMOUNTS SHALL BE BASED ON THE NATURE OF THE 22 QUALIFYING PARTNERSHIP BETWEEN THE SOCIAL EQUITY LICENSEE AND THE 23 OPERATIONAL CANNABIS LICENSEE.

(3) IF AN OPERATIONAL CANNABIS LICENSEE HAS A LICENSE THAT
 WAS CONVERTED BY THE DIVISION UNDER § 36–401(B)(1)(II) OF THIS ARTICLE, THE
 TOTAL AWARD AMOUNT OF ANY GRANTS FROM THE COMMISSION ISSUED BY THE
 OFFICE UNDER THIS SECTION TO THE LICENSEE MAY NOT EXCEED:

28 (1) THE COST OF THE LICENSE CONVERSION FEE THAT WAS 29 PAID BY THE LICENSEE; OR

30

(II) <u>\$250,000 PER YEAR PER QUALIFYING PARTNERSHIP</u>.

31 (E) THE <u>COMMISSION</u> <u>OFFICE</u> MAY REQUIRE A GRANT RECIPIENT THAT 32 FAILS TO FULFILL THE REQUIREMENTS OF THE GRANT TO RETURN ALL OR PART OF 33 THE GRANT TO THE GRANT PROGRAM. 1 (F) FOR <u>FISCAL YEAR 2025 AND</u> EACH FISCAL YEAR <u>THEREAFTER</u>, THE 2 GOVERNOR SHALL INCLUDE IN THE ANNUAL BUDGET BILL AN APPROPRIATION OF 3 \$5,000,000 FOR THE GRANT PROGRAM.

THE **COMMISSION** OFFICE SHALL ADOPT REGULATIONS TO: 4 (G) $\mathbf{5}$ (1) **IMPLEMENT THE PROVISIONS OF THIS SECTION;** 6 (2) ADMINISTER THE GRANT PROGRAM; 7 (3) ESTABLISH GRANT **APPLICATION** ELIGIBILITY AND 8 **REQUIREMENTS;** 9 (4) ESTABLISH A PROCESS FOR REVIEWING GRANT APPLICATIONS 10 AND AWARDING GRANTS TO SOCIAL EQUITY LICENSEES; AND 11 SPECIFY CRITERIA AND PROCEDURES TO MONITOR ELIGIBILITY (5) 12FOR THE GRANTS AUTHORIZED UNDER THIS SECTION. TITLE 34. RESERVED. 13 TITLE 35. RESERVED. 14 **DIVISION III. CANNABIS.** 15TITLE 36. MEDICAL AND ADULT–USE CANNABIS. 16 SUBTITLE 1. DEFINITIONS. 1736 - 101. 18

19 (A) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS 20 INDICATED.

21 (B) "ACADEMIC RESEARCH REPRESENTATIVE" MEANS AN INDIVIDUAL WHO 22 IS:

(1) AN EMPLOYEE OR AGENT OF AN INSTITUTION OF HIGHER
 EDUCATION, A RELATED MEDICAL FACILITY, OR AN AFFILIATED BIOMEDICAL
 RESEARCH FIRM THAT FILED A REGISTRATION WITH THE DIVISION UNDER § 36–701
 OF THIS TITLE; AND

1 (2) AUTHORIZED TO PURCHASE MEDICAL CANNABIS FOR THE 2 INSTITUTION OF HIGHER EDUCATION, RELATED MEDICAL FACILITY, OR AFFILIATED 3 BIOMEDICAL RESEARCH FIRM.

4 (C) (1) "CANNABIS" MEANS THE PLANT CANNABIS SATIVA L. AND ANY
 5 PART OF THE PLANT, INCLUDING ALL DERIVATIVES, EXTRACTS, CANNABINOIDS,
 6 ISOMERS, ACIDS, SALTS, AND SALTS OF ISOMERS, WHETHER GROWING OR NOT, WITH
 7 A DELTA-9-TETRAHYDROCANNABINOL CONCENTRATION GREATER THAN 0.3% ON A
 8 DRY WEIGHT BASIS.

9

(2) "CANNABIS" INCLUDES CANNABIS PRODUCTS.

10 (3) "CANNABIS" DOES NOT INCLUDE HEMP OR HEMP PRODUCTS, AS 11 DEFINED IN § 14–101 OF THE AGRICULTURE ARTICLE.

12 (D) (C) "CANNABIS AGENT" MEANS AN EMPLOYEE, A VOLUNTEER, OR ANY
 13 OTHER AUTHORIZED PERSON WHO ACTS FOR OR AT THE DIRECTION OF A CANNABIS
 14 LICENSEE OR CANNABIS REGISTRANT.

15 (E) (D) "CANNABIS BUSINESS" MEANS A BUSINESS LICENSED BY THE 16 DIVISION TO OPERATE IN THE CANNABIS INDUSTRY.

17 (F) (E) "CANNABIS CONCENTRATE" MEANS A PRODUCT DERIVED FROM 18 CANNABIS THAT IS KIEF, HASHISH, BUBBLE HASH, OIL, WAX, OR ANY OTHER 19 PRODUCT PRODUCED BY EXTRACTING CANNABINOIDS FROM THE PLANT THROUGH 20 THE USE OF SOLVENTS, CARBON DIOXIDE, OR HEAT, SCREENS, PRESSES, OR STEAM 21 DISTILLATION.

22 (G) (F) "CANNABIS-INFUSED PRODUCT" MEANS OIL, WAX, OINTMENT, 23 SALVE, TINCTURE, CAPSULE, SUPPOSITORY, DERMAL PATCH, CARTRIDGE, OR ANY 24 OTHER PRODUCT CONTAINING CANNABIS CONCENTRATE OR USABLE CANNABIS 25 THAT HAS BEEN PROCESSED SO THAT THE DRIED LEAVES AND FLOWERS ARE 26 INTEGRATED INTO OTHER MATERIAL.

27 (H) (G) "CANNABIS LICENSEE" MEANS A BUSINESS LICENSED BY THE 28 DIVISION TO OPERATE IN THE CANNABIS INDUSTRY.

(H) (H) "CANNABIS PRODUCTS" MEANS PRODUCTS THAT ARE COMPOSED
 OF CANNABIS, CANNABIS CONCENTRATE, CANNABIS EXTRACT, OR OTHER
 INGREDIENTS AND ARE INTENDED FOR USE OR CONSUMPTION, INCLUDING EDIBLE
 PRODUCTS, OILS, AND TINCTURES.

33 (J) (I) "CANNABIS REGISTRANT" MEANS AN INDEPENDENT TESTING 34 LABORATORY, A TRANSPORTER, A DELIVERY SERVICE, A SECURITY GUARD

$\frac{1}{2}$,		ISPOSAL COMPANY, AND ANY OTHER TYPE OF CANNABIS UNDER THIS TITLE AND AUTHORIZED BY THE DIVISION.
$egin{array}{c} 3 \\ 4 \\ 5 \end{array}$	(K) (J) USED BY A CANN PLANTS.		"CANOPY" MEANS THE TOTAL SQUARE FOOTAGE OF SPACE LICENSEE FOR THE PRODUCTION OF FLOWERING CANNABIS
$6 \\ 7$	(2) PLANTS GROWN		OPY" INCLUDES EACH LAYER OF FLOWERING CANNABIS A RACK OR SHELVING.
8	(3)	"CAN	OPY" DOES NOT INCLUDE SQUARE FOOTAGE USED FOR:
9		(I)	MOTHER STOCK;
10		(II)	PROPAGATION;
11		(III)	IMMATURE OR NONFLOWERING PLANTS;
12		(IV)	PROCESSING;
13		(V)	DRYING;
14		(VI)	CURING;
15		(VII)	TRIMMING;
16		(VIII)	STORAGE;
17		(IX)	OFFICES;
18		(X)	HALLWAYS;
19		(XI)	PATHWAYS;
20		(XII)	WORK AREAS; OR
21		(XIII)	OTHER ADMINISTRATIVE AND NONPRODUCTION USES.
22	(L) <u>(K)</u>	(1)	"CAREGIVER" MEANS:
$\frac{23}{24}$	QUALIFYING PAT	(I) TIENT'S	AN INDIVIDUAL WHO HAS AGREED TO ASSIST WITH A MEDICAL USE OF CANNABIS; AND
25		(II)	FOR A QUALIFYING PATIENT UNDER THE AGE OF 18 YEARS:

22

1 1. A PARENT OR LEGAL GUARDIAN; AND $\mathbf{2}$ 2. NOT MORE THAN TWO ADDITIONAL ADULTS 3 DESIGNATED BY THE PARENT OR LEGAL GUARDIAN. "CAREGIVER" DOES NOT INCLUDE ANY DESIGNATED SCHOOL 4 (2) PERSONNEL AUTHORIZED TO ADMINISTER MEDICAL CANNABIS TO A STUDENT IN $\mathbf{5}$ ACCORDANCE WITH THE GUIDELINES ESTABLISHED UNDER § 7-446 OF THE 6 $\overline{7}$ **EDUCATION ARTICLE.** 8 "CERTIFYING PROVIDER" MEANS AN INDIVIDUAL WHO: (M) (L) 9 (1) **(I)** 1. HAS AN ACTIVE, UNRESTRICTED LICENSE TO PRACTICE MEDICINE THAT WAS ISSUED BY THE STATE BOARD OF PHYSICIANS 10 UNDER TITLE 14 OF THE HEALTH OCCUPATIONS ARTICLE; AND 11 2. 12IS IN GOOD STANDING WITH THE STATE BOARD OF **PHYSICIANS;** 13 14**(II)** 1. HAS AN ACTIVE, UNRESTRICTED LICENSE TO PRACTICE DENTISTRY THAT WAS ISSUED BY THE STATE BOARD OF DENTAL 15**EXAMINERS UNDER TITLE 4 OF THE HEALTH OCCUPATIONS ARTICLE; AND** 16 IS IN GOOD STANDING WITH THE STATE BOARD OF 172. 18 **DENTAL EXAMINERS:** 19 (III) **1**. HAS AN ACTIVE, UNRESTRICTED LICENSE TO PRACTICE PODIATRY THAT WAS ISSUED BY THE STATE BOARD OF PODIATRIC 2021MEDICAL EXAMINERS UNDER TITLE 16 OF THE HEALTH OCCUPATIONS ARTICLE; 22AND IS IN GOOD STANDING WITH THE STATE BOARD OF 232. 24**PODIATRIC MEDICAL EXAMINERS;** (IV) 1. 25HAS AN ACTIVE, UNRESTRICTED LICENSE TO 26REGISTERED NURSING OR PRACTICE HAS AN ACTIVE, UNRESTRICTED CERTIFICATION TO PRACTICE AS A NURSE PRACTITIONER OR A NURSE MIDWIFE 27THAT WAS ISSUED BY THE STATE BOARD OF NURSING UNDER TITLE 8 OF THE 2829**HEALTH OCCUPATIONS ARTICLE; AND** 30 2. IS IN GOOD STANDING WITH THE STATE BOARD OF 31NURSING; OR

23

(V) 1. HAS AN ACTIVE, UNRESTRICTED LICENSE TO 1 $\mathbf{2}$ PRACTICE AS A PHYSICIAN ASSISTANT ISSUED BY THE STATE BOARD OF PHYSICIANS 3 **UNDER TITLE 15 OF THE HEALTH OCCUPATIONS ARTICLE;** 4 2. HAS AN ACTIVE DELEGATION AGREEMENT WITH A PRIMARY SUPERVISING PHYSICIAN WHO IS A CERTIFYING PROVIDER; AND $\mathbf{5}$ 6 3. IS IN GOOD STANDING WITH THE STATE BOARD OF 7 **PHYSICIANS;** 8 (2) HAS A STATE CONTROLLED DANGEROUS SUBSTANCES 9 **REGISTRATION; AND** 10 (3) IS REGISTERED WITH THE DIVISION TO MAKE CANNABIS 11 AVAILABLE TO PATIENTS FOR MEDICAL USE IN ACCORDANCE WITH REGULATIONS 12ADOPTED BY THE DIVISION. 13 (N) "COMMISSION" MEANS THE ALCOHOL, TOBACCO, AND CANNABIS **COMMISSION ESTABLISHED UNDER § 1–302 OF THIS ARTICLE.** 14 "CONSUMER" MEANS AN INDIVIDUAL AT LEAST 21 YEARS OLD 15(O) (M) WHO PURCHASES CANNABIS OR CANNABIS PRODUCTS FOR PERSONAL USE BY 16 17 INDIVIDUALS AT LEAST 21 YEARS OLD. 18 (P) (N) (1) "CONTROL" MEANS: 19 (1) **(I)** THE DECISION-MAKING AUTHORITY OVER THE MANAGEMENT, OPERATIONS, OR POLICIES THAT GUIDE A BUSINESS; OR 20(II) AUTHORITY OVER THE OPERATION OF THE TECHNICAL 21(2) 22ASPECTS OF A BUSINESS. 23(2) "CONTROL" INCLUDES: 24**(I)** HOLDING A VOTING INTEREST OF 5% OR MORE IN A 25CANNABIS LICENSEE OR A RIGHT TO VETO SIGNIFICANT EVENTS; 26(II) THE RIGHT OR AUTHORITY TO MAKE OR VETO DECISIONS 27**REGARDING OPERATIONS AND STRATEGIC PLANNING, CAPITAL ALLOCATIONS,** 28ACQUISITIONS, AND DIVESTMENTS;

29(III)THE RIGHT OR AUTHORITY TO APPOINT OR REMOVE30DIRECTORS, CORPORATE-LEVEL OFFICERS, OR THEIR EQUIVALENT;

1(IV)THE RIGHT OR AUTHORITY TO MAKE MAJOR MARKETING,2PRODUCTION, AND FINANCIAL DECISIONS;

3(V)THE RIGHT OR AUTHORITY TO EXECUTE EXCLUSIVE4CONTRACTS OR SIGNIFICANT CONTRACTS IN THE AGGREGATE OF \$10,000 OR5GREATER ON BEHALF OF THE LICENSEE; AND

6(VI)THE RIGHT OR AUTHORITY TO EARN 5% OR MORE OF THE7PROFITS OR COLLECT 5% OR MORE OF THE DIVIDENDS.

8 (Q) (O) "DELIVERY SERVICE" MEANS A CANNABIS LICENSEE AUTHORIZED 9 TO DELIVER CANNABIS IN ACCORDANCE WITH A MICRO LICENSE TO OPERATE A 10 DISPENSARY.

11 (R) (P) "DISPENSARY" MEANS AN ENTITY LICENSED UNDER THIS TITLE 12 THAT ACQUIRES, POSSESSES, REPACKAGES, TRANSFERS, TRANSPORTS, SELLS, 13 DISTRIBUTES, OR DISPENSES CANNABIS OR CANNABIS PRODUCTS, INCLUDING 14 TINCTURES, AEROSOLS, OILS, AND OINTMENTS, RELATED SUPPLIES, AND 15 EDUCATIONAL MATERIALS FOR USE BY QUALIFYING PATIENTS, CAREGIVERS, OR 16 CONSUMERS THROUGH A STOREFRONT OR THROUGH A DELIVERY SERVICE, BASED 17 ON LICENSE TYPE.

18 (S) (Q) "DISPROPORTIONATELY IMPACTED AREA" MEANS A GEOGRAPHIC 19 AREA IDENTIFIED BY THE OFFICE OF SOCIAL EQUITY THAT HAS BEEN 20 DISPROPORTIONATELY IMPACTED BY THE PROHIBITION OF CANNABIS HAD ABOVE 21 150% OF THE STATE'S 10-YEAR AVERAGE FOR CANNABIS POSSESSION CHARGES, AS 22 DETERMINED BY INFORMATION FROM THE ADMINISTRATIVE OFFICE OF THE 23 COURTS.

24 (T) (<u>R</u>) "DIVISION" MEANS THE CANNABIS REGULATION AND 25 ENFORCEMENT DIVISION ESTABLISHED UNDER THIS TITLE.

26 (U) <u>(S)</u> (1) "EDIBLE CANNABIS PRODUCT" MEANS A CANNABIS 27 PRODUCT INTENDED FOR HUMAN CONSUMPTION BY ORAL INGESTION, IN WHOLE OR 28 IN PART.

29(2)"EDIBLE CANNABIS PRODUCT" INCLUDES A CANNABIS PRODUCT30THAT DISSOLVES OR DISINTEGRATES IN THE MOUTH.

- 31 (3) "EDIBLE CANNABIS PRODUCT" DOES NOT INCLUDE ANY:
- 32 (I) CANNABIS CONCENTRATE;

1 (II) CANNABIS-INFUSED PRODUCT, INCLUDING AN OIL, A WAX, 2 AN OINTMENT, A SALVE, A TINCTURE, A CAPSULE, A SUPPOSITORY, A DERMAL 3 PATCH, OR A CARTRIDGE; OR

4 (III) OTHER DOSAGE FORM THAT IS RECOGNIZED BY THE 5 UNITED STATES PHARMACOPEIA, THE NATIONAL FORMULARY, OR THE U.S. FOOD 6 AND DRUG ADMINISTRATION AND IS APPROVED BY THE DIVISION.

7 (V) (T) "GROWER" MEANS AN ENTITY LICENSED UNDER THIS TITLE THAT:

8

(1) CULTIVATES, <u>OR</u> PACKAGES, OR DISTRIBUTES CANNABIS; AND

9 (2) IS AUTHORIZED BY THE DIVISION TO PROVIDE CANNABIS TO 10 OTHER CANNABIS LICENSEES AND REGISTERED INDEPENDENT TESTING 11 LABORATORIES.

12 (W) (U) "INCUBATOR SPACE" MEANS A FACILITY OPERATED IN 13 ACCORDANCE WITH $\frac{36-401}{36-401}$ OF THIS TITLE.

14 (X) (V) "INDEPENDENT TESTING LABORATORY" MEANS A FACILITY, AN 15 ENTITY, OR A SITE THAT IS REGISTERED WITH THE DIVISION TO PERFORM TESTS 16 RELATED TO THE INSPECTION AND TESTING OF CANNABIS AND PRODUCTS 17 CONTAINING CANNABIS.

18(W)"INSTITUTION OF HIGHER EDUCATION" HAS THE MEANING STATED IN §1910-101 OF THE EDUCATION ARTICLE.

20 (Y) (X) "MICRO LICENSE" MEANS A LICENSE ISSUED IN ACCORDANCE 21 WITH § 36–401 § 36–401(C)(2) OF THIS TITLE.

(Z) (Y) "ON-SITE CONSUMPTION ESTABLISHMENT" MEANS AN ENTITY
LICENSED UNDER § 36-401(C)(4) OF THIS TITLE TO DISTRIBUTE CANNABIS OR
CANNABIS PRODUCTS FOR ON-SITE CONSUMPTION.

25 (AA) (Z) "OWNER" MEANS A PERSON WITH AN OWNERSHIP INTEREST IN A 26 CANNABIS LICENSEE.

27(BB) (AA)"OWNERSHIP INTEREST" MEANS A DIRECT OR INDIRECT EQUITY28INTEREST IN A CANNABIS LICENSEE, INCLUDING IN ITS SHARES OR STOCK.

29 (BB) "PASSIVE INVESTOR" MEANS A PERSON OR AN ENTITY THAT:

30(1)HOLDS AN AGGREGATE OWNERSHIP INTEREST OF LESS THAN 5%31IN A CANNABIS LICENSEE; AND

1	(2) DOES NOT HAVE CONTROL OF THE CANNABIS LICENSEE.
$2 \\ 3 \\ 4 \\ 5 \\ 6$	(CC) "PRINCIPAL OFFICER" MEANS A BOARD MEMBER, A PRESIDENT, A VICE PRESIDENT, A SECRETARY, A TREASURER, A PARTNER, AN OFFICER, OR A MANAGING MEMBER, OR ANY OTHER INDIVIDUAL WITH A PROFIT SHARING, FINANCIAL INTEREST, OR REVENUE SHARING ARRANGEMENT, INCLUDING AN INDIVIDUAL WITH THE AUTHORITY TO CONTROL A CANNABIS LICENSEE.
7	(DD) "PROCESSOR" MEANS AN ENTITY LICENSED UNDER THIS TITLE THAT:
8 9	(1) TRANSFORMS CANNABIS INTO ANOTHER PRODUCT OR AN EXTRACT AND PACKAGES AND LABELS THE CANNABIS PRODUCT; AND
$10 \\ 11 \\ 12$	(2) IS AUTHORIZED BY THE DIVISION TO PROVIDE CANNABIS TO LICENSED DISPENSARIES AND REGISTERED INDEPENDENT TESTING LABORATORIES.
13	(EE) "QUALIFYING PATIENT" MEANS AN INDIVIDUAL WHO:
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(1) HAS BEEN PROVIDED WITH A WRITTEN CERTIFICATION BY A CERTIFYING PROVIDER IN ACCORDANCE WITH A BONA FIDE PROVIDER–PATIENT RELATIONSHIP; AND
17	(2) IF UNDER THE AGE OF 18 YEARS, HAS A CAREGIVER.
18 19	(FF) "SOCIAL EQUITY APPLICANT" MEANS AN APPLICANT FOR A CANNABIS LICENSE OR CANNABIS REGISTRATION THAT:
$\begin{array}{c} 20\\ 21 \end{array}$	(1) HAS AT LEAST 65% OWNERSHIP AND CONTROL HELD BY ONE OR MORE INDIVIDUALS WHO:
$22 \\ 23 \\ 24$	(I) HAVE LIVED IN A DISPROPORTIONATELY IMPACTED AREA FOR AT LEAST 5 OF THE 10 YEARS IMMEDIATELY PRECEDING THE SUBMISSION OF THE APPLICATION; OR
$\begin{array}{c} 25\\ 26 \end{array}$	(II) ATTENDED A PUBLIC SCHOOL IN A DISPROPORTIONATELY IMPACTED AREA FOR AT LEAST 5 YEARS; OR
27 28 29 30	(III) FOR AT LEAST 2 YEARS, ATTENDED A 4-YEAR INSTITUTION OF HIGHER EDUCATION IN THE STATE WHERE AT LEAST 40% OF THE INDIVIDUALS WHO ATTEND THE INSTITUTION OF HIGHER EDUCATION ARE ELIGIBLE FOR A PELL GRANT; OR

1(2)MEETS ANY OTHER CRITERIA ESTABLISHED BY THE COMMISSION2BASED ON THE RESULTS OF A DISPARITY STUDY.

3 (GG) "STANDARD LICENSE" MEANS A LICENSE ISSUED IN ACCORDANCE WITH
 4 \$36-401 (c)(1) OF THIS TITLE.

5 (HH) "TRANSPORTER" MEANS AN ENTITY REGISTERED UNDER THIS TITLE TO 6 TRANSPORT CANNABIS BETWEEN CANNABIS LICENSEES AND REGISTERED 7 INDEPENDENT TESTING LABORATORIES.

8 (II) (1) "USABLE CANNABIS" MEANS THE DRIED LEAVES AND FLOWERS 9 OF THE CANNABIS PLANT.

10 (2) "USABLE CANNABIS" DOES NOT INCLUDE SEEDLINGS, SEEDS, 11 STEMS, STALKS, OR ROOTS OF THE PLANT OR THE WEIGHT OF ANY NONCANNABIS 12 INGREDIENTS COMBINED WITH CANNABIS, SUCH AS INGREDIENTS ADDED TO 13 PREPARE A TOPICAL ADMINISTRATION.

14 (JJ) "WRITTEN CERTIFICATION" MEANS A CERTIFICATION THAT:

15(1)IS ISSUED BY A CERTIFYING PROVIDER TO A QUALIFYING PATIENT16WITH WHOM THE PROVIDER HAS A BONA FIDE PROVIDER-PATIENT RELATIONSHIP;

17 (2) INCLUDES A WRITTEN STATEMENT CERTIFYING THAT, IN THE 18 CERTIFYING PROVIDER'S PROFESSIONAL OPINION, AFTER HAVING COMPLETED AN 19 ASSESSMENT OF THE PATIENT'S MEDICAL HISTORY AND CURRENT MEDICAL 20 CONDITION, THE PATIENT HAS A CONDITION:

(I) THAT MEETS THE INCLUSION CRITERIA AND DOES NOT
 MEET THE EXCLUSION CRITERIA OF THE CERTIFYING PROVIDER'S APPLICATION;
 AND

(II) FOR WHICH THE POTENTIAL BENEFITS OF THE MEDICAL
 USE OF CANNABIS WOULD LIKELY OUTWEIGH THE HEALTH RISKS FOR THE PATIENT;
 AND

(3) MAY INCLUDE A WRITTEN STATEMENT CERTIFYING THAT, IN THE
CERTIFYING PROVIDER'S PROFESSIONAL OPINION, A 30-DAY SUPPLY OF MEDICAL
CANNABIS WOULD BE INADEQUATE TO MEET THE MEDICAL NEEDS OF THE
QUALIFYING PATIENT.

31 SUBTITLE 2. CANNABIS REGULATION AND ENFORCEMENT DIVISION.

32 **36–201.**

(1) THERE IS A CANNABIS REGULATION AND ENFORCEMENT 1 (A) 2**DIVISION ESTABLISHED WITHIN THE OFFICE OF THE EXECUTIVE DIRECTOR OF** IN 3 THE COMMISSION. THE DIVISION IS AN INDEPENDENT UNIT THAT FUNCTIONS 4 (2) WITHIN, AND REPORTS DIRECTLY ONLY TO, THE COMMISSION. $\mathbf{5}$ 6 **(B)** (1) THERE IS A DIRECTOR OF THE DIVISION. THE GOVERNOR SHALL APPOINT THE DIRECTOR OF THE 7 (2) 8 **DIVISION WITH THE ADVICE AND CONSENT OF THE SENATE.** 9 (3) THE DIRECTOR SERVES AT THE PLEASURE OF THE GOVERNOR. 10 (C) THE DIRECTOR MUST HAVE THE TRAINING AND EXPERIENCE, INCLUDING KNOWLEDGE OF THE STATE CANNABIS INDUSTRY AND REGULATORY 11 12 SYSTEM, THAT IS NEEDED TO DIRECT THE WORK OF THE DIVISION. 13THE DIVISION MAY EMPLOY OFFICERS AND EMPLOYEES STAFF AND **(**D**)** 14**RETAIN CONTRACTORS AS PROVIDED IN THE STATE BUDGET.** THE DIVISION: 15**(E)**

16(1) SHALL BE RESPONSIBLE FOR CARRYING OUT THE REQUIREMENTS17AND DUTIES ESTABLISHED UNDER THIS DIVISION TITLE; AND

18(2)MAY RECOMMEND CHANGES TO IMPROVE THE ADMINISTRATION19OF THIS DIVISION TITLE RELATING TO THE REGULATION OF CANNABIS.

20 (F) THE DIVISION SHALL ADMINISTER AND ENFORCE THIS TITLE.

21 **36–202.**

22 (A) THE DIVISION SHALL:

23(1) DEVELOP AND MAINTAIN A SEED-TO-SALE TRACKING SYSTEM24THAT TRACKS CANNABIS FROM EITHER THE SEED OR IMMATURE PLANT STAGE25UNTIL THE CANNABIS IS SOLD TO A PATIENT, CAREGIVER, OR CONSUMER;

26(2)CONDUCTFINANCIALANDCRIMINALBACKGROUND27INVESTIGATIONS OF ANY PERSON WHO SUBMITS AN APPLICATION FOR A CANNABIS28LICENSE OR A CANNABIS LICENSEE, AS REQUIRED UNDER THIS TITLE;

1 DEVELOP A PROCESS FOR CONSUMERS TO PURCHASE CLONES (3) $\mathbf{2}$ AND SEEDS, SEEDLINGS, STALKS, ROOTS, AND STEMS OF THE CANNABIS PLANT FOR 3 CULTIVATION IN ACCORDANCE WITH § 5–601.2 OF THE CRIMINAL LAW ARTICLE; 4 (3) (4) SOLICIT, EVALUATE, AND ISSUE OR DENY APPLICATIONS FOR CANNABIS LICENSES AND CANNABIS REGISTRATIONS, INCLUDING: $\mathbf{5}$ 6 **(I)** LICENSES TO OPERATE A CANNABIS BUSINESS IN 7 ACCORDANCE WITH THIS TITLE; AND 8 **(II)** REGISTRATION FOR INDEPENDENT TESTING 9 LABORATORIES, TRANSPORTERS, SECURITY GUARD COMPANIES, AND WASTE 10 **DISPOSAL COMPANIES;** 11 (4) (5) AWARD OR DENY: 12**(I)** A LICENSE TO OPERATE A CANNABIS BUSINESS IN 13 ACCORDANCE WITH THIS TITLE; AND 14**(II) REGISTRATION TO INDEPENDENT TESTING LABORATORIES,** 15TRANSPORTERS, SECURITY GUARD COMPANIES, WASTE DISPOSAL COMPANIES, AND ANY OTHER TYPE OF CANNABIS BUSINESS AUTHORIZED BY THE DIVISION; 16 17(5) (6) CONDUCT ANNOUNCED AND UNANNOUNCED INSPECTIONS OF ANY BUSINESS LICENSED OR REGISTERED UNDER THIS TITLE TO ENSURE 18 19 **COMPLIANCE WITH THIS TITLE;** 20(6)(7) AFTER A DETERMINATION THAT A VIOLATION OF THIS TITLE 21OR A REGULATION ADOPTED UNDER THIS TITLE HAS OCCURRED, SUSPEND, FINE, 22RESTRICT, OR REVOKE CANNABIS LICENSES AND CANNABIS REGISTRATIONS, WHETHER ACTIVE, EXPIRED, OR SURRENDERED, OR IMPOSE ANY OTHER PENALTY 23AUTHORIZED BY THIS TITLE OR ANY REGULATION ADOPTED UNDER THIS TITLE; 2425(7) (8) **(I)** GIVE NOTICE AND HOLD A HEARING IN ACCORDANCE WITH TITLE 10, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE, FOR ANY: 26271. **CONTESTED CANNABIS LICENSE DENIAL; OR** 282. VIOLATION OF THIS TITLE OR ANY REGULATION 29**ADOPTED UNDER THIS TITLE;** 30 (II) ADMINISTER OATHS IN A PROCEEDING UNDER THIS 31**SECTION; AND**

30

1 (III) SUBJECT TO SUBSECTION (B)(3) OF THIS SECTION, ALLOW 2 THE PERSON AGAINST WHOM THE ACTION IS CONTEMPLATED TO BE REPRESENTED 3 AT THE HEARING BY COUNSEL;

4 (8) (9) ADOPT REGULATIONS NECESSARY TO CARRY OUT ITS 5 DUTIES UNDER THIS TITLE; AND

6 (9) (10) PERFORM ANY OTHER POWER AUTHORIZED OR DUTY 7 REQUIRED UNDER THIS TITLE OR ANY OTHER PROVISION OF STATE LAW.

8 (B) THE DIVISION MAY:

9 (1) ISSUE A SUBPOENA FOR THE ATTENDANCE OF A WITNESS TO 10 TESTIFY OR THE PRODUCTION OF EVIDENCE IN CONNECTION WITH:

11

(I) ANY DISCIPLINARY ACTION UNDER THIS TITLE; OR

12 (II) ANY INVESTIGATION OR PROCEEDING INITIATED FOR AN 13 ALLEGED VIOLATION OF THIS TITLE;

14 (2) DELEGATE THE HEARING AUTHORITY AUTHORIZED UNDER 15 SUBSECTION (A)(7) (A)(8) OF THIS SECTION; AND

16 (3) IF, AFTER DUE NOTICE, THE PERSON AGAINST WHOM A 17 DISCIPLINARY ACTION IS CONTEMPLATED DOES NOT APPEAR AT A HEARING, HEAR 18 AND DETERMINE THE MATTER.

19 **36–203.**

20 (A) THE DIVISION SHALL:

(1) EVALUATE THE REGULATIONS ADOPTED BY THE NATALIE M.
 LAPRADE MEDICAL CANNABIS COMMISSION IN TITLE 10, SUBTITLE 62 OF THE
 CODE OF MARYLAND REGULATIONS; AND

24 (2) ON OR BEFORE JULY 1, 2023, ADOPT EMERGENCY REGULATIONS 25 TO:

26 (I) CARRY OUT THE LICENSURE REQUIREMENTS SPECIFIED 27 UNDER THIS TITLE;

28 (II) IMPLEMENT PROCEDURES RELATED TO CANNABIS 29 APPLICATIONS, LICENSES, AND REGISTRATIONS IN ACCORDANCE WITH THIS TITLE;

1(III) ASSIST THE COMPTROLLER IN THE COLLECTION OF TAXES2IMPOSED ON THE SALE OF ADULT-USE CANNABIS UNDER § 11–104(K) OF THE TAX –3GENERAL ARTICLE;

4 (IV) IMPLEMENT INVENTORY MANAGEMENT AND TRACKING 5 THAT DOES NOT DIFFERENTIATE BETWEEN ADULT–USE OR MEDICAL CANNABIS OR 6 CANNABIS PRODUCTS BEFORE THE POINT OF SALE, EXCEPT FOR PRODUCTS 7 ALLOWED BY THE DIVISION FOR SALE ONLY TO PATIENTS AND CAREGIVERS; AND

8 (V) ESTABLISH OPERATING REQUIREMENTS FOR CANNABIS 9 LICENSEES, INCLUDING REQUIREMENTS FOR:

101. SECURITY, INCLUDING LIGHTING, PHYSICAL11SECURITY, VIDEO, AND ALARM REQUIREMENTS;

12 **2.** SAFE AND SECURE DELIVERY, TRANSPORT, AND 13 STORAGE OF CANNABIS;

143.PREVENTING THE SALE OR DIVERSION OF CANNABIS15AND CANNABIS PRODUCTS TO PERSONS UNDER THE AGE OF 21 YEARS;

164. PACKAGING AND LABELING OF CANNABIS AND17CANNABIS PRODUCTS, INCLUDING CHILD–RESISTANT PACKAGING; AND

185. HEALTH AND SAFETY STANDARDS GOVERNING THE19CULTIVATION, MANUFACTURE, TESTING, AND DISPENSING OF CANNABIS OR20CANNABIS PRODUCTS.

21 (B) THE EMERGENCY REGULATIONS THAT THE DIVISION IS REQUIRED TO 22 ADOPT UNDER SUBSECTION (A) OF THIS SECTION SHALL:

23(1)BE SUPPLEMENTAL TO THE MEDICAL CANNABIS REGULATIONS24UNDER TITLE 10, SUBTITLE 62 OF THE CODE OF MARYLAND REGULATIONS; AND

25(2)NOTWITHSTANDING ANY OTHER LAW, REMAIN IN EFFECT UNTIL26THE TAKING EFFECT OF NONEMERGENCY REGULATIONS ADOPTED UNDER27SUBSECTION (C) OF THIS SECTION.

28 (C) (1) ON OR BEFORE JULY 1, 2024, THE DIVISION SHALL ADOPT 29 NONEMERGENCY REGULATIONS NECESSARY TO CARRY OUT THE PROVISIONS OF 30 THIS TITLE.

 31
 (2)
 To the extent practicable, the Division shall adopt

 32
 REGULATIONS:

 1
 (I)
 REQUIRING CANNABIS LICENSEES TO TRANSITION FROM A

 2
 CASH SYSTEM AND TO USE TRADITIONAL BANKING SERVICES; AND

3

(II) ESTABLISHING TRADE PRACTICE RESTRICTIONS.

4 (D) THE REGULATIONS ADOPTED BY THE DIVISION UNDER THIS SECTION 5 SHALL, TO THE EXTENT PRACTICABLE, REGULATE MEDICAL AND ADULT–USE 6 CANNABIS IN THE SAME MANNER.

7 **36–204.**

8 (A) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE DIVISION 9 SHALL ESTABLISH AND MAINTAIN A STATE CANNABIS TESTING LABORATORY.

10 (2) (I) ON OR BEFORE JULY 1, 2023, THE MARYLAND 11 DEPARTMENT OF AGRICULTURE OR THE MARYLAND DEPARTMENT OF HEALTH 12 MAY ENTER INTO A MEMORANDUM OF UNDERSTANDING WITH THE DIVISION TO 13 TEST CANNABIS AT AN EXISTING STATE-OWNED LABORATORY IF DOING SO WOULD 14 BE A MORE ECONOMIC AND EFFICIENT ALTERNATIVE TO THE ESTABLISHMENT OF A 15 TESTING LABORATORY UNDER PARAGRAPH (1) OF THIS SUBSECTION.

16 (II) IF THE MARYLAND DEPARTMENT OF AGRICULTURE OR 17 THE MARYLAND DEPARTMENT OF HEALTH AND THE DIVISION DETERMINE THAT 18 CO-LOCATING CANNABIS TESTING AT AN EXISTING STATE-OWNED LABORATORY IS 19 NOT OPERATIONALLY FEASIBLE, SUFFICIENT FUNDING SHALL BE PROVIDED IN THE 20 ANNUAL BUDGET TO COMPLY WITH PARAGRAPH (1) OF THIS SUBSECTION.

21 (B) THE STATE CANNABIS TESTING LABORATORY IS RESPONSIBLE FOR:

(1) DEVELOPING AND MAINTAINING A CANNABIS LABORATORY
 REFERENCE LIBRARY THAT CONTAINS CANNABIS TESTING METHODOLOGIES IN THE
 AREAS OF:

- 25 (I) **POTENCY**;
- 26 (II) HOMOGENEITY;
- 27 (III) DETECTION AND QUANTITATION OF CONTAMINANTS; AND
- 28 (IV) SOLVENTS;

1 (2) ESTABLISHING STANDARD OPERATING PROCEDURES FOR 2 SAMPLE COLLECTION, PREPARATION, AND ANALYSIS OF CANNABIS BY 3 INDEPENDENT TESTING LABORATORIES;

4 (3) CONDUCTING PROFICIENCY TESTING OF INDEPENDENT TESTING 5 LABORATORIES;

6 (4) REMEDIATING PROBLEMS WITH INDEPENDENT TESTING 7 LABORATORIES; AND

8 **(5)** CONDUCTING COMPLIANCE TESTING ON CANNABIS SAMPLES 9 ANALYZED BY INDEPENDENT TESTING LABORATORIES; AND

10(6)IDENTIFYING AND DETECTING THE PRESENCE AND PURITY OF11CANNABIS, ALCOHOL, AND TOBACCO IN SAMPLES OR SEIZED CONTRABAND IN12SUPPORT OF THE REGULATORY AUTHORITY OF THE COMMISSION.

13 (C) INDEPENDENT TESTING LABORATORIES LICENSED UNDER § 36–408 OF 14 THIS TITLE SHALL PROVIDE MATERIALS FOR THE CANNABIS LABORATORY 15 REFERENCE LIBRARY.

16 (D) THE STATE CANNABIS TESTING LABORATORY SHALL HOLD MEDICAL 17 AND ADULT–USE CANNABIS TESTING TO THE SAME STANDARDS.

18 **36–205.**

19 (A) THE DIVISION MAY IMPOSE REGISTRATION AND OTHER FEES TO 20 DEFRAY THE COSTS OF:

21 (1) THE OPERATIONS OF THE DIVISION AND THE COMMISSION; AND

22 (2) ADMINISTERING AND ENFORCING THIS DIVISION <u>TITLE</u>.

(B) IF FEES ARE IMPOSED UNDER SUBSECTION (A) OF THIS SECTION, THE
 DIVISION SHALL DEPOSIT THE FEES COLLECTED IN THE CANNABIS REGULATION
 AND ENFORCEMENT FUND ESTABLISHED UNDER § 36–206 OF THIS SUBTITLE.

26 **36–206.**

27 (A) IN THIS SECTION, "FUND" MEANS THE CANNABIS REGULATION AND 28 ENFORCEMENT FUND.

29 (B) THERE IS A CANNABIS REGULATION AND ENFORCEMENT FUND.

THE PURPOSE OF THE FUND IS TO PROVIDE FUNDS TO COVER THE 1 **(C)** $\mathbf{2}$ **COSTS OF:** (1) 3 THE OPERATION OF THE DIVISION AND THE COMMISSION; AND 4 (2) ADMINISTERING AND ENFORCING THIS DIVISION TITLE. THE COMPTROLLER SHALL ADMINISTER THE FUND AT THE DIRECTION $\mathbf{5}$ **(**D**)** 6 OF THE DIVISION. 7 (1) THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT **(E)** SUBJECT TO § 7-302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE. 8 9 THE STATE TREASURER SHALL HOLD THE FUND SEPARATELY, (2) 10 AND THE COMPTROLLER SHALL ACCOUNT FOR THE FUND. **(F)** THE FUND CONSISTS OF: 11 12FEES DISTRIBUTED TO THE FUND UNDER § 36–205 OF THIS (1) 13SUBTITLE; **REVENUE DISTRIBUTED TO THE FUND UNDER § 2–1302.2 OF THE** 14(2) 15TAX – GENERAL ARTICLE; INTEREST EARNINGS OF THE FUND; AND 16 (3) 17(4) ANY OTHER MONEY FROM ANY OTHER SOURCE ACCEPTED FOR THE BENEFIT OF THE FUND, IN ACCORDANCE WITH ANY CONDITIONS ADOPTED BY 18 THE COMMISSION FOR THE ACCEPTANCE OF DONATIONS OR GIFTS TO THE FUND. 19 20(G) THE FUND MAY BE USED ONLY FOR CARRYING OUT THIS DIVISION 21TITLE. THE STATE TREASURER SHALL INVEST THE MONEY OF THE FUND 22(1) **(H)** IN THE SAME MANNER AS OTHER STATE MONEY MAY BE INVESTED. 2324ANY INTEREST EARNINGS OF THE FUND SHALL BE CREDITED TO (2) 25THE FUND. THE FUND IS SUBJECT TO AUDIT BY THE OFFICE OF LEGISLATIVE 26**(I)** AUDITS AS PROVIDED FOR IN § 2–1220 OF THE STATE GOVERNMENT ARTICLE. 27

1 (J) (1) ON OR BEFORE MARCH 15 EACH YEAR, THE COMPTROLLER 2 SHALL PUBLISH ON ITS WEBSITE A DETAILED REPORT ON REVENUE DISTRIBUTED 3 TO AND EXPENDITURES FROM THE FUND.

4 (2) <u>The report shall also be submitted to the General</u> 5 <u>Assembly in accordance with § 2–1257 of the State Government Article.</u>

SUBTITLE 3. MEDICAL USE OF CANNABIS.

7 **36–301.**

8 (A) THE DIVISION SHALL REGISTER AS A CERTIFYING PROVIDER AN 9 INDIVIDUAL WHO:

10

6

- (1) MEETS THE REQUIREMENTS OF THIS SUBTITLE; AND
- 11

(2) SUBMITS THE REQUIRED APPLICATION TO THE DIVISION.

12 (B) TO BE REGISTERED AS A CERTIFYING PROVIDER, A PROVIDER SHALL 13 SUBMIT AN APPLICATION TO THE DIVISION THAT INCLUDES:

14 (1) THE REASONS FOR INCLUDING A PATIENT UNDER THE CARE OF
15 THE PROVIDER FOR THE PURPOSES OF THIS SUBTITLE, INCLUDING THE PATIENT'S
16 QUALIFYING MEDICAL CONDITIONS;

17 (2) AN ATTESTATION THAT A STANDARD PATIENT EVALUATION WILL 18 BE COMPLETED, INCLUDING A HISTORY, A PHYSICAL EXAMINATION, A REVIEW OF 19 SYMPTOMS, AND OTHER RELEVANT MEDICAL INFORMATION; AND

20 (3) THE PROVIDER'S PLAN FOR THE ONGOING ASSESSMENT AND 21 FOLLOW–UP CARE OF A PATIENT AND FOR COLLECTING AND ANALYZING DATA.

22 (C) THE DIVISION IS ENCOURAGED TO APPROVE PROVIDER APPLICATIONS 23 FOR THE FOLLOWING:

(1) A CHRONIC OR DEBILITATING DISEASE OR MEDICAL CONDITION
THAT RESULTS IN A PATIENT BEING ADMITTED INTO HOSPICE OR RECEIVING
PALLIATIVE CARE;

(2) A CHRONIC OR DEBILITATING DISEASE OR MEDICAL CONDITION
 OR THE TREATMENT OF A CHRONIC OR DEBILITATING DISEASE OR MEDICAL
 CONDITION THAT PRODUCES:

30 (I) CACHEXIA, ANOREXIA, OR WASTING SYNDROME;

1	(II) SEVERE OR CHRONIC PAIN;
2	(III) SEVERE NAUSEA;
3	(IV) SEIZURES; OR
4	(V) SEVERE OR PERSISTENT MUSCLE SPASMS;
5	(3) GLAUCOMA; OR
6	(4) POST-TRAUMATIC STRESS DISORDER.
7 8	(D) THE DIVISION MAY NOT LIMIT TREATMENT OF A PARTICULAR MEDICAL CONDITION TO ONE CLASS OF PROVIDERS.
9 10 11 12	(E) THE DIVISION MAY APPROVE APPLICATIONS THAT INCLUDE ANY OTHER CONDITION THAT IS SEVERE AND FOR WHICH OTHER MEDICAL TREATMENTS HAVE BEEN INEFFECTIVE IF THE SYMPTOMS REASONABLY CAN BE EXPECTED TO BE RELIEVED BY THE MEDICAL USE OF CANNABIS.
$\frac{13}{14}$	(F) A CERTIFYING PROVIDER OR THE SPOUSE OF A CERTIFYING PROVIDER MAY NOT:
15	(1) RECEIVE ANY GIFT FROM A CANNABIS LICENSEE;
$\begin{array}{c} 16 \\ 17 \end{array}$	(2) HOLD AN OWNERSHIP INTEREST IN A CANNABIS LICENSEE OR A BUSINESS THAT CONTROLS A CANNABIS LICENSEE; OR
18	(3) RECEIVE ANY COMPENSATION FROM A CANNABIS LICENSEE.
19 20	(G) A CERTIFYING PROVIDER SHALL ISSUE EACH WRITTEN CERTIFICATION IN THE FORM REQUIRED BY THE DIVISION.
$\begin{array}{c} 21 \\ 22 \end{array}$	(H) A CERTIFYING PROVIDER MAY DISCUSS MEDICAL CANNABIS WITH A PATIENT.
23	(I) (1) A CERTIFYING PROVIDER REGISTRATION IS VALID FOR 2 YEARS.
$\begin{array}{c} 24\\ 25\\ 26\end{array}$	(2) THE DIVISION SHALL GRANT OR DENY A RENEWAL OF A REGISTRATION BASED ON THE PROVIDER'S PERFORMANCE IN COMPLYING WITH REGULATIONS ADOPTED BY THE DIVISION.
27	36–302.

1 (A) A QUALIFYING PATIENT OR CAREGIVER MAY OBTAIN MEDICAL 2 CANNABIS FROM A DISPENSARY LICENSED BY THE DIVISION.

3 (B) (1) A QUALIFYING PATIENT WHO IS AT LEAST 21 YEARS OLD MAY NOT 4 CULTIVATE MORE THAN FOUR CANNABIS PLANTS.

5 (2) IF TWO OR MORE QUALIFYING PATIENTS WHO ARE AT LEAST 21
6 YEARS OLD RESIDE AT THE SAME RESIDENCE, NOT MORE THAN FOUR CANNABIS
7 PLANTS MAY BE CULTIVATED AT THAT RESIDENCE.

8 (3) EXCEPT AS PROVIDED IN PARAGRAPHS (1) AND (2) OF THIS 9 SUBSECTION, A QUALIFYING PATIENT SHALL COMPLY WITH THE CANNABIS 10 CULTIVATION REQUIREMENTS ESTABLISHED UNDER § 5–601.2 OF THE CRIMINAL 11 LAW ARTICLE.

12 (C) A QUALIFYING PATIENT UNDER THE AGE OF 18 YEARS MAY OBTAIN 13 MEDICAL CANNABIS ONLY THROUGH:

- 14
- (1) THE QUALIFYING PATIENT'S CAREGIVER; OR

15 (2) ANY DESIGNATED SCHOOL PERSONNEL AUTHORIZED TO 16 ADMINISTER MEDICAL CANNABIS TO A STUDENT IN ACCORDANCE WITH THE 17 GUIDELINES ESTABLISHED UNDER § 7–446 OF THE EDUCATION ARTICLE.

18 **(D)** A CAREGIVER MAY SERVE NOT MORE THAN FIVE QUALIFYING PATIENTS 19 AT ANY TIME.

20 (E) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A 21 QUALIFYING PATIENT MAY HAVE NOT MORE THAN TWO CAREGIVERS.

22(2)A QUALIFYING PATIENT UNDER THE AGE OF 18 YEARS MAY HAVE23NOT MORE THAN FOUR CAREGIVERS.

24 (F) A SALE OF CANNABIS OR CANNABIS PRODUCTS TO A QUALIFYING 25 PATIENT IS NOT SUBJECT TO TAXES IMPOSED ON THE SALE OF CANNABIS OR 26 CANNABIS PRODUCTS UNDER § 11–104(K) OF THE TAX – GENERAL ARTICLE.

- 27 (G) A QUALIFYING PATIENT MAY POSSESS UP TO:
- 28 (1) 120 GRAMS OF USABLE CANNABIS; OR

29 (2) 36 GRAMS OF DELTA-9-TETRAHYDROCANNABINOL (THC) IN THE 30 CASE OF A CANNABIS-INFUSED PRODUCT.

(H) DESIGNATED SCHOOL PERSONNEL DESCRIBED IN SUBSECTION (C)(2) 1 $\mathbf{2}$ **OF THIS SECTION:** (1) 3 MAY ADMINISTER TO A STUDENT ONLY MEDICAL CANNABIS: 4 **(I)** THAT IS OBTAINED THROUGH THE STUDENT'S CAREGIVER; $\mathbf{5}$ AND 6 **(II)** IN ACCORDANCE WITH DOSING, TIMING, AND DELIVERY 7 ROUTE INSTRUCTIONS AS PROVIDED BY THE CERTIFYING PROVIDER'S WRITTEN 8 **INSTRUCTIONS; AND** 9 (2) ARE NOT REQUIRED TO REGISTER WITH THE COMMISSION UNDER 10 THIS SUBTITLE. 11 **(I)** A CAREGIVER MAY ADMINISTER MEDICAL CANNABIS TO A STUDENT 12WHO IS A QUALIFYING PATIENT OF THE CAREGIVER ON SCHOOL PROPERTY, DURING SCHOOL-SPONSORED ACTIVITIES, AND WHILE ON A SCHOOL BUS. 13 14SUBTITLE 4. CANNABIS LICENSING. 1536-401. 16 (A) (1) A PERSON MUST OBTAIN A CANNABIS LICENSE ISSUED BY THE **DIVISION TO OPERATE A CANNABIS BUSINESS.** 17 18 (2) A CANNABIS LICENSE ISSUED UNDER THIS SUBTITLE: **(I)** 19 AUTHORIZES THE HOLDER OF THE LICENSE TO OPERATE A 20MEDICAL AND ADULT-USE CANNABIS BUSINESS; IS VALID FOR 5 YEARS ON INITIAL LICENSURE AND 5 YEARS 21**(II)** 22**ON RENEWAL; AND** 23(III) MAY BE TRANSFERRED ONLY IN ACCORDANCE WITH 24SUBTITLE 5 OF THIS TITLE. **(B)** (1) THE DIVISION SHALL: 2526**(I) ISSUE STANDARD LICENSES, MICRO LICENSES, INCUBATOR** 27SPACE LICENSES, AND ON-SITE CONSUMPTION LICENSES IN ACCORDANCE WITH 28THIS TITLE;

(II) ON OR BEFORE JULY 1, 2023, CONVERT LICENSES THAT 1 $\mathbf{2}$ WERE ISSUED TO MEDICAL CANNABIS GROWERS, PROCESSORS, AND DISPENSARIES, 3 INCLUDING THOSE BUSINESSES PREAPPROVED FOR LICENSURE, TO LICENSES TO **OPERATE A MEDICAL AND ADULT-USE CANNABIS BUSINESS IF:** 4 A CONVERSION FEE IS PAID IN ACCORDANCE WITH § $\mathbf{5}$ 1. 6 **36–403** OF THIS SUBTITLE; AND 7 2. THE BUSINESS COMPLIES WITH THE OWNERSHIP **RESTRICTIONS UNDER SUBSECTION (E) OF THIS SECTION;** 8 9 (III) SET PRODUCTION, PROCESSING, SALES, AND OTHER LIMITATIONS AND REQUIREMENTS FOR ALL LICENSE TYPES; 10 11 (IV) ISSUE DISPENSARY LICENSES IN A MANNER THAT 12ENCOURAGES A BALANCED GEOGRAPHIC DISTRIBUTION BASED ON POPULATION 13AND MARKET DEMAND WITHIN A SPECIFIC COUNTY, \mathbf{AS} WELL \mathbf{AS} 14**CROSS-JURISDICTIONAL MARKET DEMAND;** 15CONSIDER MARKET DEMAND IN THE ISSUANCE OF ALL (V) 16 LICENSE TYPES; AND 17(VI) ADOPT REGULATIONS REQUIRING LICENSEES WHOSE LICENSES WERE CONVERTED BY THE DIVISION UNDER ITEM (II) OF THIS 18 PARAGRAPH TO RESERVE A SPECIFIED AMOUNT OF CANNABIS FOR SOCIAL EQUITY 19 20LICENSEES. THE DIVISION MAY: 21(2) 22**(I) INSPECT A CANNABIS LICENSEE TO ENSURE COMPLIANCE** WITH THIS TITLE AND THE REGULATIONS ADOPTED UNDER THIS TITLE; 2324**(II) REVOKE A CANNABIS LICENSE IF GOOD FAITH EFFORTS** 25HAVE NOT BEEN MADE BY THE CANNABIS LICENSEE TO ESTABLISH A CANNABIS **BUSINESS WITHIN 18 MONTHS AFTER THE LICENSE WAS AWARDED;** 2627(III) IMPOSE PENALTIES OR RESCIND THE LICENSE OF A 28CANNABIS LICENSEE THAT DOES NOT MEET THE STANDARDS FOR LICENSURE 29ESTABLISHED UNDER THIS TITLE OR REGULATIONS ADOPTED UNDER THIS TITLE; 30 AND 31(IV) CONDITIONALLY AWARD CANNABIS LICENSES.

(1) A STANDARD LICENSE AUTHORIZES THE HOLDER OF THE 1 **(C)** $\mathbf{2}$ LICENSE: 3 **(I)** FOR GROWERS, TO OPERATE MORE THAN 10,000 SQUARE FEET, BUT NOT MORE THAN 300,000 SQUARE FEET, OF INDOOR CANOPY OR ITS 4 EQUIVALENT, AS CALCULATED BY THE DIVISION: $\mathbf{5}$ 6 (II) FOR PROCESSORS, TO PROCESS MORE THAN 1,000 POUNDS OF CANNABIS PER YEAR, AS CALCULATED BY THE DIVISION; AND 7 8 (III) FOR DISPENSARIES, TO OPERATE A STORE AT A PHYSICAL 9 LOCATION THAT SELLS CANNABIS OR CANNABIS PRODUCTS. 10 (2) A MICRO LICENSE AUTHORIZES THE HOLDER OF THE LICENSE: 11 **(I)** FOR GROWERS, TO OPERATE NOT MORE THAN 10,000 12SQUARE FEET OF INDOOR CANOPY OR ITS EQUIVALENT, AS CALCULATED BY THE 13 **DIVISION:** 14(II) FOR PROCESSORS, TO PROCESS NOT MORE THAN 1,000 POUNDS OF CANNABIS PER YEAR, AS CALCULATED BY THE DIVISION; AND 1516 (III) FOR DISPENSARIES, TO OPERATE A DELIVERY SERVICE THAT SELLS CANNABIS OR CANNABIS PRODUCTS WITHOUT A PHYSICAL 1718 STOREFRONT, PROVIDED THAT THE LICENSEE EMPLOYS NOT MORE THAN 10 19 **EMPLOYEES.** 20AN INCUBATOR SPACE LICENSE AUTHORIZES THE HOLDER OF (3) 21THE LICENSE TO OPERATE A FACILITY WITHIN WHICH A MICRO LICENSEE MAY 22**OPERATE IN ACCORDANCE WITH § 36–406 OF THIS SUBTITLE.** 23(4) AN ON-SITE CONSUMPTION LICENSE AUTHORIZES THE HOLDER 24OF THE LICENSE TO OPERATE A FACILITY IN WHICH INDIVIDUALS CAN SMOKE, VAPE, 25OR CONSUME CANNABIS IN ACCORDANCE WITH § 36–407 OF THIS SUBTITLE. 26THE DIVISION MAY NOT ISSUE MORE THAN THE FOLLOWING NUMBER **(D)** 27OF LICENSES PER TYPE, INCLUDING LICENSES CONVERTED UNDER SUBSECTION (B)(1)(II) OF THIS SECTION: 28

- 29 (1) FOR STANDARD LICENSES:
- 30 (I) **75** GROWER LICENSES;
- 31 (II) 100 PROCESSOR LICENSES; AND

	42	HOUSE BILL 556
1		(III) 300 DISPENSARY LICENSES;
2	(2)	FOR MICRO LICENSES:
3		(I) 100 GROWER LICENSES;
4		(II) 100 PROCESSOR LICENSES; AND
5		(III) 200 DISPENSARY LICENSES;
6	(3)	FOR INCUBATOR SPACE LICENSES, 10 LICENSES; AND
7	(4)	FOR ON-SITE CONSUMPTION LICENSES, 50 LICENSES.
8 9	(E) (1) LICENSES CONVE	THIS SUBSECTION APPLIES TO ALL LICENSES, INCLUDING RTED UNDER SUBSECTION (B)(1)(II) OF THIS SECTION.
$10 \\ 11 \\ 12$	(2) MAY HAVE AN OW MANAGE AND OPI	SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, A PERSON NERSHIP INTEREST IN OR CONTROL OF, INCLUDING THE POWER TO ERATE, ONLY:
13		(I) FOR STANDARD LICENSES AND MICRO LICENSES:
14		1. ONE GROWER LICENSEE;
15		2. ONE PROCESSOR LICENSEE; AND
16		3. NOT MORE THAN TWO DISPENSARY LICENSEES;
17 18	LICENSEES; AND	(II) FOR INCUBATOR SPACE LICENSES, NOT MORE THAN TWO
19 20	TWO LICENSEES.	(III) FOR ON-SITE CONSUMPTION LICENSES, NOT MORE THAN
21 22 23	(3) LICENSEE OR AN OTHER CANNABIS	(I) A PERSON WHO OWNS OR CONTROLS AN INCUBATOR SPACE ON–SITE CONSUMPTION LICENSEE MAY NOT OWN OR CONTROL ANY S LICENSEE.
24 25 26 27		(II) THE DIVISION SHALL ADOPT REGULATIONS LIMITING A D FROM ACQUIRING A NONMAJORITY OWNERSHIP INTEREST IN ABIS BUSINESSES BEYOND THE LIMITATIONS ESTABLISHED UNDER N.

1	(4) THE RESTRICTIONS IN PARAGRAPH (2) OF THIS SUBSECTION DO				
2	NOT APPLY TO A PERSON OR AN ENTITY WHO HOLDS AN OWNERSHIP INTEREST ONLY				
3	AS A PASSIVE INVESTOR.				
4 5	(F) (1) THE HOLDER OF A CANNABIS LICENSE MAY NOT SURRENDER THE LICENSE AND APPLY FOR A NEW LICENSE IN THE SAME OR A SIMILAR CATEGORY.				
6 7	(2) THE LIMITATION UNDER PARAGRAPH (1) OF THIS SUBSECTION APPLIES TO:				
8 9	(I) AFFILIATES, HOLDING COMPANIES, PARENT COMPANIES, OR OTHER RELATED ENTITIES;				
10 11	(II) INDIVIDUALS AND FIRMS WITH IDENTICAL OR SUBSTANTIALLY IDENTICAL BUSINESS OR ECONOMIC INTERESTS;				
12	(III) PERSONS WITH COMMON INVESTMENTS; AND				
13 14	(IV) FIRMS THAT ARE ECONOMICALLY DEPENDENT ON EACH OTHER THROUGH CONTRACTUAL OR OTHER RELATIONSHIPS.				
15	(G) <u>A LICENSE ISSUED UNDER THIS TITLE:</u>				
$\begin{array}{c} 16 \\ 17 \end{array}$	(1) <u>IS NOT PROPERTY AND DOES NOT CONFER PROPERTY RIGHTS;</u> <u>AND</u>				
18	(2) <u>IS SUBJECT TO:</u>				
$19\\20$	(I) <u>SUSPENSION, REVOCATION, AND RESTRICTIONS</u> <u>AUTHORIZED BY LAW; AND</u>				
21	(II) <u>REGULATIONS AUTHORIZED UNDER THIS ARTICLE.</u>				
$22 \\ 23 \\ 24$	(H) (1) ON AND AFTER JULY 1, 2023, THE HOLDER OF A LICENSE ISSUED BY THE NATALIE M. LAPRADE MEDICAL CANNABIS COMMISSION WHO DOES NOT CONVERT THE LICENSE:				
25	<u>(I)</u> <u>MAY NOT:</u>				
26	<u>1.</u> OPERATE UNDER THE LICENSE; OR				
26 27	1.OPERATE UNDER THE LICENSE; OR2.RENEW THE LICENSE; BUT				

 1
 (2)
 THE PURCHASER OF A LICENSE SOLD BY A LICENSE HOLDER WHO

 2
 DOES NOT CONVERT A LICENSE UNDER PARAGRAPH (1) OF THIS SUBSECTION IS

 3
 RESPONSIBLE FOR PAYING THE ONE-TIME CONVERSION FEE UNDER § 36-403 OF

 4
 THIS SUBTITLE.

 5
 36-402.

6 (A) IT IS THE INTENT OF THE GENERAL ASSEMBLY TO PRESERVE 7 PRODUCTION AVAILABILITY FOR NEW ADULT-USE CANNABIS CULTIVATION 8 LICENSES ISSUED UNDER THIS SUBTITLE.

9 (B) (1) IF THE LICENSE OF A CANNABIS LICENSEE IS CONVERTED BY THE 10 DIVISION UNDER § 36–401(B)(1)(II) OF THIS SUBTITLE, THE CANNABIS LICENSEE 11 SHALL:

12(I)IF THE LICENSEE IS A GROWER, ADHERE TO THE EXPANSION13LIMITATIONS SPECIFIED UNDER PARAGRAPH (2) OF THIS SUBSECTION; AND

14(II)PAY THE CONVERSION FEE REQUIRED UNDER § 36-403 OF15THIS SUBTITLE.

16 (2) **(I)** EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH AND SUBJECT TO SUBPARAGRAPH (III) OF THIS PARAGRAPH, ON OR 17BEFORE JANUARY 1, 2026, AN OPERATIONAL BUSINESS THAT HOLDS A GROWER 18 LICENSE ISSUED BEFORE OCTOBER 1, 2022, MAY EXPAND THE CANOPY OF ITS 19 **OPERATIONS AS IT EXISTED ON OCTOBER 1, 2022, AND BASED ON FACILITY SQUARE** 20FOOTAGE OF INDOOR CANOPY SPACE OR ITS EQUIVALENT, AS CALCULATED BY THE 2122DIVISION IN ACCORDANCE WITH SUBSECTION (D) OF THIS SECTION, ONLY AS 23FOLLOWS:

241.IF THE CANOPY IS UNDER 25,000 SQUARE FEET, TO2525,000 SQUARE FEET OR BY 25%, WHICHEVER IS GREATER;

262.IF THE CANOPY IS AT OR ABOVE 25,000 SQUARE FEET,27BY 25%; OR

283.IF THE CANNABIS LICENSEE HAS A SQUARE FOOTAGE29EXPANSION THAT WAS PREAPPROVED BEFORE OCTOBER 1, 2022, THE30PREAPPROVED EXPANSION OR 25%, WHICHEVER IS GREATER.

31(II)IFTHEDIVISIONANDANOPERATIONALBUSINESS32DESCRIBED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH ARE UNABLE TO AGREE33AS TO THE SQUARE FOOTAGE OF THE CANOPY EXPANSION OF THE LICENSEE'S

OPERATIONS AUTHORIZED UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH, THE 1 $\mathbf{2}$ SQUARE FOOTAGE OF THE CANOPY EXPANSION SHALL BE CALCULATED BASED ON 3 THE LICENSEE'S AVERAGE CANNABIS PRODUCTION IN CALENDAR YEARS 2021 AND 2022. 4 $\mathbf{5}$ (III) AN OPERATIONAL BUSINESS DESCRIBED UNDER 6 SUBPARAGRAPH (I) OF THIS PARAGRAPH MAY BEGIN TO EXPAND ITS CANOPY OF 7 **OPERATIONS:** 8 BY NOT MORE THAN 50% OF THE TOTAL SQUARE 1. FOOTAGE AUTHORIZED UNDER SUBPARAGRAPH (I) OR (II) OF THIS PARAGRAPH ON 9 OR AFTER JANUARY 1, 2024; AND 10 11 2. FOR THE REMAINING TOTAL SQUARE FOOTAGE 12AUTHORIZED UNDER SUBPARAGRAPH (I) OR (II) OF THIS PARAGRAPH ON OR AFTER 13MAY 1, 2024. 14(IV) A GROWER LICENSEE MAY NOT OPERATE AN INDOOR CANOPY THAT EXCEEDS 300,000 SQUARE FEET OR ITS EQUIVALENT, AS 15CALCULATED BY THE DIVISION IN ACCORDANCE WITH SUBSECTION (D) OF THIS 16 SECTION, IF THE GROWER LICENSEE: 17HELD A STAGE ONE PREAPPROVAL FOR A LICENSE 18 1. 19 **BEFORE OCTOBER 1, 2022; AND** 202. WAS NOT OPERATIONAL BEFORE OCTOBER 1, 2022. 21**(C)** A BUSINESS THAT IS ISSUED A NEW CANNABIS LICENSE UNDER § 36-401 22OF THIS SUBTITLE MAY NOT OPERATE AN INDOOR CANOPY THAT EXCEEDS 300,000 23SQUARE FEET FOR INDOOR CANOPIES OR ITS EQUIVALENT, AS CALCULATED BY THE **DIVISION.** 2425(D) (1) **(I)** THIS PARAGRAPH APPLIES TO ALL LICENSED GROWERS. 26(II) A LICENSED GROWER SHALL ACCURATELY CALCULATE AND REPORT ANNUALLY TO THE DIVISION ITS FLOWERING CANNABIS PLANT CANOPY 2728AREA. 29(III) THE CANOPY AREA IS MEASURED USING THE OUTSIDE 30 BOUNDARIES OF ANY AREA THAT INCLUDES FLOWERING CANNABIS PLANTS AND ALL OF THE SPACE WITHIN THE BOUNDARIES. 31 (IV) FOR THE PURPOSE OF MEASURING CANOPY, 1 SQUARE 3233 FOOT OF INDOOR CANOPY IS EQUAL TO 4 SQUARE FEET OF OUTDOOR CANOPY.

1 **(**V**)** THE MAXIMUM AMOUNT OF SPACE FOR CANNABIS 2PRODUCTION MAY NOT EXCEED THE CANOPY AUTHORIZED UNDER THIS SECTION. 3 (VI) IF THE AMOUNT OF SQUARE FEET OF PRODUCTION FOR A 4 LICENSED GROWER EXCEEDS THE CANOPY AUTHORIZED UNDER THIS SECTION AND § 36–401 OF THIS SUBTITLE, THE COMMISSION MAY: $\mathbf{5}$ 6 1. **REDUCE THE CANOPY OF THE LICENSED GROWER BY** 7 THE SAME PERCENTAGE AS IT EXCEEDS THE AUTHORIZED CANOPY; AND 8 2. SEIZE, DESTROY, CONFISCATE, OR PLACE AN 9 ADMINISTRATIVE HOLD ON ANY FLOWERING CANNABIS PLANTS PRODUCED IN 10 EXCESS OF THE CANOPY. THE MAXIMUM AMOUNT OF CANOPY FOR AN OPERATIONAL 11 (2) BUSINESS THAT HOLDS A LICENSE ISSUED BEFORE OCTOBER 1, 2022, SHALL BE 12CALCULATED BASED ON THE MAXIMUM CANOPY OF THE LICENSEE AS 13 14 SELF-REPORTED BY THE LICENSEE AND RECORDED BY THE **Division** Natalie M. LAPRADE MEDICAL CANNABIS COMMISSION ON OR BEFORE DECEMBER 1, 2022. 15(1) ON OR BEFORE JULY 1, 2024, THE DIVISION SHALL ADOPT 16 **(E)** 17MINIMUM STANDARDS FOR LICENSED GROWERS TO PROTECT THE RIGHTS OF THE 18 GROWERS AND EMPLOYEES CONCERNING GRIEVANCES, LABOR DISPUTES, WAGES, 19 RATES OF PAY, HOURS, OR OTHER TERMS OR CONDITIONS OF EMPLOYMENT. 20(2) THE STANDARDS SHALL, AT A MINIMUM, PROTECT THE STATE'S 21INTERESTS BY PROHIBITING A LABOR ORGANIZATION FROM ENGAGING IN 22PICKETING, WORK STOPPAGES, BOYCOTTS, OR ANY OTHER ECONOMIC 23INTERFERENCE WITH THE OPERATION OF THE LICENSED GROWER. 24(3) AS A CONDITION OF LICENSURE, THE LICENSED GROWER SHALL: 25**(I)** COMPLY WITH THE STANDARDS ADOPTED UNDER PARAGRAPH (1) OF THIS SUBSECTION; AND 2627NEGOTIATE IN GOOD FAITH WITH EMPLOYEES AND ANY (II) 28LEGITIMATE LABOR ORGANIZATION RECOGNIZED BY THE DIVISION. 36-403. 29(1) THIS SUBSECTION APPLIES ONLY TO A BUSINESS THAT HOLDS A 30 (A)

30 (A) (1) THIS SUBSECTION APPLIES ONLY TO A BUSINESS THAT HOLDS A 31 CANNABIS LICENSE AND WAS PHYSICALLY AND ACTIVELY ENGAGED IN THE 32 CULTIVATION OR PROCESSING OF MEDICAL CANNABIS BEFORE OCTOBER 1, 2022.

46

1(2)EACHSUBJECT TO SUBSECTION (F) OF THIS SECTION, EACH2GROWER OR PROCESSOR SHALL PAY THE FOLLOWING ONE-TIME CONVERSION FEE3BASED ON THE TOTAL GROSS REVENUE OF THE GROWER OR PROCESSOR IN 2022:

4 (I) \$100,000 IF THE GROSS REVENUE WAS LESS THAN 5 \$1,000,000;

6 (II) \$500,000 IF THE GROSS REVENUE WAS AT LEAST 7 \$1,000,000, BUT NOT MORE THAN \$5,000,000;

8 (III) \$1,000,000 IF THE GROSS REVENUE WAS MORE THAN 9 \$5,000,000, BUT NOT MORE THAN \$10,000,000;

10 (IV) \$1,500,000 IF THE GROSS REVENUE WAS MORE THAN 11 \$10,000,000, BUT NOT MORE THAN \$15,000,000;

12 (V) \$2,000,000 IF THE GROSS REVENUE WAS MORE THAN 13 \$15,000,000, BUT NOT MORE THAN \$20,000,000; OR

14 (VI) \$2,500,000 IF THE GROSS REVENUE WAS MORE THAN 15 \$20,000,000.

16(3)IF A BUSINESS HOLDS A GROWER AND PROCESSOR LICENSE, THE17FEE SHALL BE BASED ON TOTAL GROSS REVENUE FROM BOTH LICENSE TYPES.

18 **(B) (1)** THIS SUBSECTION APPLIES ONLY TO A BUSINESS THAT HOLDS A 19 CANNABIS LICENSE AND WAS PHYSICALLY AND ACTIVELY ENGAGED IN THE 20 DISPENSING OF MEDICAL CANNABIS BEFORE OCTOBER 1, 2022.

(2) EACH SUBJECT TO SUBSECTION (F) OF THIS SECTION, EACH
 DISPENSARY SHALL PAY THE FOLLOWING ONE-TIME CONVERSION FEE BASED ON
 THE GROSS REVENUE OF THE DISPENSARY IN 2022:

24 (I) \$100,000 IF THE GROSS REVENUE WAS LESS THAN 25 \$1,000,000;

26 (II) \$250,000 IF THE GROSS REVENUE WAS AT LEAST 27 \$1,000,000, BUT NOT MORE THAN \$5,000,000;

28 (III) **\$500,000** IF THE GROSS REVENUE WAS MORE THAN 29 **\$5,000,000**, BUT NOT MORE THAN **\$10,000,000**;

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(IV) \$1,000,000 IF THE GROSS REVENUE WAS MORE THAN 1 $\mathbf{2}$ \$10,000,000, BUT NOT MORE THAN \$15,000,000; \$1,500,000 IF THE GROSS REVENUE WAS MORE THAN 3 **(V)** 4 \$15,000,000, BUT NOT MORE THAN \$20,000,000; OR $\mathbf{5}$ (VI) \$2,000,000 IF THE GROSS REVENUE WAS MORE THAN 6 \$20,000,000. 7 (C) (1) THIS SUBSECTION APPLIES ONLY TO A BUSINESS THAT: 8 HELD A STAGE ONE PREAPPROVAL FOR A LICENSE BEFORE **(I)** 9 **OCTOBER 1, 2022; AND** 10 (II) WAS NOT OPERATIONAL BEFORE OCTOBER 1, 2022. 11 **A** SUBJECT TO SUBSECTION (F) OF THIS SECTION, A GROWER OR (2) 12 PROCESSOR SHALL PAY A ONE-TIME CONVERSION FEE OF \$50,000. 13**A** SUBJECT TO SUBSECTION (F) OF THIS SECTION, A DISPENSARY (3) SHALL PAY A ONE-TIME CONVERSION FEE OF \$25,000. 1415**(**D**)** (1) THIS SUBSECTION APPLIES ONLY TO AN APPLICANT APPLYING FOR A CANNABIS LICENSE UNDER § 36–404 OF THIS SUBTITLE. 1617(2) AN APPLICANT FOR A STANDARD LICENSE, AN INCUBATOR SPACE 18 LICENSE, OR AN ON-SITE CONSUMPTION LICENSE SHALL PAY AN APPLICATION FEE 19 OF \$5,000. 20AN APPLICANT FOR A MICRO LICENSE SHALL PAY AN (3) APPLICATION FEE OF \$1,000. 2122(1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE DIVISION **(E)** 23SHALL ESTABLISH RENEWAL FEES FOR ALL CANNABIS LICENSES. 24(2) THE RENEWAL FEES ESTABLISHED UNDER PARAGRAPH (1) OF THIS SUBSECTION MAY NOT EXCEED 10% OF THE CANNABIS LICENSEE'S ANNUAL 2526**GROSS REVENUE.** 27**(F)** (1) THE ONE-TIME CONVERSION FEES UNDER THIS SECTION: 28**(I)** MAY BE PAID IN SEPARATE INSTALLMENTS; AND 29**(II)** SHALL BE PAID IN FULL ON OR BEFORE JANUARY 1, 2025.

1(2)THE AMOUNT OF ANY RENEWAL FEE PAID BY A BUSINESS FOR2FISCAL YEAR 2023 TO THE NATALIE M. LAPRADE MEDICAL CANNABIS3COMMISSION SHALL BE CREDITED AGAINST THE ONE-TIME CONVERSION FEE4ASSESSED UNDER THIS SECTION.

5 (G) ALL FEES COLLECTED UNDER THIS SECTION SHALL BE PAID TO THE 6 DIVISION.

7 **36–404.**

8 (A) (1) ON OR BEFORE JANUARY 1, 2024, THE DIVISION SHALL BEGIN 9 ISSUING FIRST ROUND LICENSES IN ACCORDANCE WITH SUBSECTION (D) OF THIS 10 SECTION.

11 (2) ON OR AFTER MAY 1, 2024, THE DIVISION SHALL BEGIN ISSUING 12 SECOND ROUND LICENSES IN ACCORDANCE WITH SUBSECTIONS (E) OR (F) OF THIS 13 SECTION.

14(3)SUBJECT TO PARAGRAPHS (1) AND (2) OF THIS SUBSECTION, THE15DIVISION MAY ISSUE LICENSES IN ACCORDANCE WITH SUBSECTION (G) OF THIS16SECTION.

17 **(B) (1) THE DIVISION SHALL:**

18 (I) CONDUCT EXTENSIVE OUTREACH TO SMALL, MINORITY, 19 AND WOMEN BUSINESS OWNERS AND ENTREPRENEURS WHO MAY HAVE AN INTEREST 20 IN APPLYING FOR A CANNABIS LICENSE BEFORE ACCEPTING AND PROCESSING 21 CANNABIS LICENSE APPLICATIONS;

22 (II) CONNECT POTENTIAL SOCIAL EQUITY APPLICANTS WITH 23 THE OFFICE OF SOCIAL EQUITY;

24 (III) ACCEPT AND PROCESS APPLICATIONS FOR LICENSES:

251. IN RESPONSE TO A REQUEST FOR APPLICATIONS26ISSUED UNDER THIS SECTION;

27 **2.** FOR A PERIOD OF **30** CALENDAR DAYS; AND

3. BEGINNING ON A DATE THAT IS AT LEAST 60
CALENDAR DAYS AFTER THE DATE ON WHICH THE DIVISION ISSUED THE REQUEST
FOR APPLICATIONS;

1(IV) AWARD CANNABIS LICENSES IN AT LEAST TWO SEPARATE2ROUNDS IN ACCORDANCE WITH THIS SECTION; AND

3 (V) RESERVE A REASONABLE NUMBER OF LICENSES TO ALLOW
4 MICRO LICENSES TO TRANSITION TO STANDARD LICENSES, AS DETERMINED IN
5 REGULATIONS BY THE DIVISION.

6 (2) THE DIVISION MAY SUSPEND, FINE, RESTRICT, OR REVOKE A 7 CANNABIS LICENSE IF IT IS DETERMINED THAT A CANNABIS LICENSEE HAS NOT 8 COMPLIED WITH STATEMENTS IN THE APPLICATION, INCLUDING STATEMENTS 9 ABOUT STANDARDS OF OPERATION OR EMPLOYMENT PRACTICES RELATED TO 10 DIVERSITY, EQUITY, AND INCLUSION.

11

(3) THE DIVISION MAY NOT:

12(I) ACCEPT MORE THAN ONE APPLICATION PER LICENSE TYPE13FROM AN APPLICANT IN ANY ROUND;

14(II) ACCEPT MORE THAN TWO APPLICATIONS FROM AN15APPLICANT IN ANY ROUND;

16 (III) REQUIRE THAT AN APPLICANT POSSESS OR OWN A 17 PROPERTY OR FACILITY TO OPERATE A CANNABIS BUSINESS AT THE TIME OF 18 APPLICATION; OR

19(IV) REGARDLESS OF THE NUMBER OF LICENSE AWARDS20AUTHORIZED IN EACH ROUND, AWARD MORE LICENSES THAN THE TOTAL NUMBER21OF LICENSES AUTHORIZED UNDER § 36–401(D) OF THIS SUBTITLE; OR

22(V)CONDUCT A MARKET DEMAND STUDY BEFORE THE FIRST23ROUND LICENSES ARE ISSUED.

24 (4) THE DIVISION MAY ADOPT REGULATIONS CONCERNING THE 25 EQUITY AND FAIRNESS OF THE POOL OF APPLICANTS THROUGHOUT THE 26 APPLICATION PROCESS.

27 (C) TO BE LICENSED, AN APPLICANT SHALL SUBMIT TO THE DIVISION:

28 (1) AN APPLICATION FEE IN ACCORDANCE WITH § 36–403 OF THIS 29 SUBTITLE; AND

30(2) AN APPLICATION DEVELOPED BY THE DIVISION UNDER THIS31TITLE.

1 (D) (1) FOR THE FIRST ROUND, SUBJECT TO PARAGRAPHS (2) AND (3) OF 2 THIS SUBSECTION, THE DIVISION SHALL ENTER EACH SOCIAL EQUITY APPLICANT 3 THAT MEETS THE MINIMUM QUALIFICATIONS ESTABLISHED BY THE DIVISION INTO 4 A LOTTERY AND ISSUE TO SOCIAL EQUITY APPLICANTS NOT MORE THAN:

5		(I)	FOR	STANDARD LICENSES:
6			1.	20 GROWER LICENSES;
7			2.	40 PROCESSOR LICENSES; AND
8			3.	80 DISPENSARY LICENSES;
9		(II)	FOR	MICRO LICENSES:
10			1.	30 GROWER LICENSES;
11			2.	30 PROCESSOR LICENSES; AND
12			3.	75 10 DISPENSARY LICENSES; AND
13		(III)	10 in	CUBATOR SPACE LICENSES.
14 15 16	MEETS THE MINIMUM QUALIFICATIONS FOR THE LOTTERY ON A PASS-FAIL BASIS,			
17 18	AND EFFECTIVE C	(I) ULTI		TAILED OPERATIONAL PLAN FOR THE SAFE, SECURE, N, MANUFACTURE, OR DISPENSING OF CANNABIS;
19 20 21 22		, ANI	ENT B	USINESS PLAN DEMONSTRATING A LIKELIHOOD OF USINESS ABILITY AND EXPERIENCE ON THE PART OF DVIDING FOR APPROPRIATE EMPLOYEE WORKING
23		(111)	A DE	TAILED DIVERSITY PLAN.
$\begin{array}{c} 24 \\ 25 \end{array}$				UND APPLICATION SUBMISSIONS FOR ALL LICENSE AL EQUITY APPLICANTS.
$\frac{26}{27}$				D ROUND OF LICENSING, THE DIVISION SHALL ISSUE ITH SUBSECTION (F) OR (G) OF THIS SECTION.
28 29	. ,	• •		ECT TO PARAGRAPH (2) OF THIS SUBSECTION, IF THE N WITH THE CERTIFICATION AGENCY DESIGNATED BY

1	THE BOARD OF PUBLIC	C WORKS UNDER § 14–303(B) OF THE STATE FINANCE AND				
2	PROCUREMENT ARTICLE, THE GOVERNOR'S OFFICE OF SMALL, MINORITY, AND					
3		FAIRS, THE GENERAL ASSEMBLY, AND THE OFFICE OF THE				
4		DETERMINES THAT THE APPLICANTS AWARDED A LICENSE				
5		D) OF THIS SECTION ARE NOT DIVERSE AND A DISPARITY				
6		HAT THERE IS A COMPELLING INTEREST TO-IMPLEMENT				
7		TO ASSIST MINORITIES AND WOMEN IN THE CANNABIS				
8	INDUSTRY A DISPARITY	Y STUDY DEMONSTRATES A STRONG BASIS IN EVIDENCE OF				
9		TION AGAINST FIRMS OWNED BY MINORITIES AND WOMEN IN				
10		ABIS MARKET, THE DIVISION SHALL ENTER EACH APPLICANT				
11		MUM QUALIFICATIONS ESTABLISHED BY THE DIVISION INTO				
12		E TO THE APPLICANTS <u>A SECOND ROUND OF LICENSES</u> ,				
13		AL MEASURES CONSISTENT WITH CONSTITUTIONAL				
14	REQUIREMENTS, FOR N					
15	(I)	FOR STANDARD LICENSES:				
16		1. 25 GROWER LICENSES;				
17		2. 25 PROCESSOR LICENSES; AND				
10						
18		3. 120 DISPENSARY LICENSES;				
10						
19	(II)	FOR MICRO LICENSES:				
20		1. 70 GROWER LICENSES;				
20		1. TO GROWER LICENSES,				
21		2. 70 PROCESSOR LICENSES; AND				
22		3. 125 190 DISPENSARY LICENSES;				
23	(III)	10 INCUBATOR SPACE LICENSES; AND				
24	(IV)	15 ON-SITE CONSUMPTION LICENSES.				
25	(2) THE	DIVISION SHALL DETERMINE WHETHER AN APPLICATION				
26	MEETS THE MINIMUM	QUALIFICATIONS FOR A LOTTERY BASED ON A PASS-FAIL				
27	BASIS, AS DETERMINED) BY THE DIVISION, AFTER EVALUATING:				
28	(I)	A DETAILED OPERATIONAL PLAN FOR THE SAFE, SECURE,				
29	AND EFFECTIVE CULTP	VATION, MANUFACTURE, OR DISPENSING OF CANNABIS;				
0.0	/ \					
30		A BUSINESS PLAN DEMONSTRATING A LIKELIHOOD OF				
31	SUCCESS AND SUFFICE	ENT BUSINESS ABILITY AND EXPERIENCE ON THE PART OF				

1 THE APPLICANT, AND PROVIDING FOR APPROPRIATE EMPLOYEE WORKING $\mathbf{2}$ CONDITIONS;

3

(III) A DETAILED DIVERSITY PLAN; AND

4 5

(IV) REMEDIAL MEASURES ESTABLISHED IN ACCORDANCE WITH A DISPARITY STUDY.

6 (2) IF THE DIVISION, IN CONSULTATION WITH THE CERTIFICATION 7 AGENCY DESIGNATED BY THE BOARD OF PUBLIC WORKS UNDER § 14-303(B) OF 8 THE STATE FINANCE AND PROCUREMENT ARTICLE, THE GOVERNOR'S OFFICE OF SMALL, MINORITY, AND WOMEN BUSINESS AFFAIRS, THE GENERAL ASSEMBLY, 9 AND THE OFFICE OF THE ATTORNEY GENERAL, DETERMINES THAT A LOTTERY 10 11 SYSTEM EMPLOYING REMEDIAL MEASURES ESTABLISHED IN ACCORDANCE WITH A 12 DISPARITY STUDY CAN BE CONDUCTED CONSISTENT WITH CONSTITUTIONAL 13**REQUIREMENTS, THE DIVISION SHALL AWARD LICENSES UNDER PARAGRAPH (1) OF** 14THIS SUBSECTION THROUGH A LOTTERY PROCESS THAT EMPLOYS REMEDIAL 15**MEASURES.**

SUBJECT TO PARAGRAPHS (2) AND (3) OF THIS 16 (F) (G) (1) SUBSECTION, IF THE DIVISION, IN CONSULTATION WITH THE CERTIFICATION 17AGENCY DESIGNATED BY THE BOARD OF PUBLIC WORKS UNDER § 14-303(B) OF 18 19 THE STATE FINANCE AND PROCUREMENT ARTICLE, THE GOVERNOR'S OFFICE OF 20SMALL, MINORITY, AND WOMEN BUSINESS AFFAIRS, THE GENERAL ASSEMBLY, 21AND THE OFFICE OF THE ATTORNEY GENERAL, DETERMINES THAT THE 22APPLICANTS-AWARDED A LICENSE UNDER SUBSECTION (D) OF THIS SECTION ARE DIVERSE-REGARDLESS OF THE RESULTS OF A DISPARITY STUDY DOES NOT 23DEMONSTRATE A STRONG BASIS IN EVIDENCE OF BUSINESS DISCRIMINATION 2425AGAINST FIRMS OWNED BY MINORITIES AND WOMEN IN THE MARYLAND CANNABIS 26MARKET, THE DIVISION SHALL ENTER EACH APPLICANT THAT MEETS THE MINIMUM QUALIFICATIONS ESTABLISHED BY THE DIVISION INTO A LOTTERY AND ISSUE TO 27THE APPLICANTS NOT MORE THAN: 28

29	(I)	FOR	STANDARD LICENSES:
30		1.	25 GROWER LICENSES;
31		2.	25 PROCESSOR LICENSES; AND
32		3.	120 DISPENSARY LICENSES;
33	(II)	FOR	MICRO LICENSES:
34		1.	70 GROWER LICENSES;

1. **70 GROWER LICENSES:**

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1	2. 70 PROCESSOR LICENSES; AND
2	3. 125 190 DISPENSARY LICENSES;
3	(III) 10 INCUBATOR SPACE LICENSES; AND
4	(IV) 15 ON-SITE CONSUMPTION LICENSES.
5 6 7	(2) THE DIVISION SHALL DETERMINE WHETHER AN APPLICATION MEETS THE MINIMUM QUALIFICATIONS FOR A LOTTERY BASED ON A PASS–FAIL BASIS, AS DETERMINED BY THE DIVISION, AFTER EVALUATING:
8 9	(I) A DETAILED OPERATIONAL PLAN FOR THE SAFE, SECURE, AND EFFECTIVE CULTIVATION, MANUFACTURE, OR DISPENSING OF CANNABIS;
10 11 12 13	(II) A BUSINESS PLAN DEMONSTRATING A LIKELIHOOD OF SUCCESS AND SUFFICIENT BUSINESS ABILITY AND EXPERIENCE ON THE PART OF THE APPLICANT, AND PROVIDING FOR APPROPRIATE EMPLOYEE WORKING CONDITIONS;
14	(III) A DETAILED DIVERSITY PLAN; AND
$\begin{array}{c} 15\\ 16 \end{array}$	(IV) FOR ALL LICENSE TYPES EXCEPT MICRO LICENSES, WHETHER OR NOT THE APPLICANT QUALIFIES AS A SOCIAL EQUITY APPLICANT.
17 18 19	(3) Second round application <u>Application</u> Submissions for micro licenses under this subsection are limited to social equity applicants.
20 21 22 23	(G) (H) (1) FOR CANNABIS LICENSE AWARDS SUBSEQUENT TO THE ROUND SPECIFIED UNDER PARAGRAPH (2) SUBSECTION (F) OR (G) OF THIS SUBSECTION SECTION, THE DIVISION SHALL AWARD LICENSES IN ACCORDANCE WITH THIS SUBSECTION.
$\begin{array}{c} 24 \\ 25 \end{array}$	(2) <u>The Division shall award licenses</u> as needed in accordance with a market demand study.
26	$\frac{(2)}{(3)}$ The Division <u>MAY</u> :
27 28 29	(I) SHALL DETERMINE WHETHER AN APPLICATION MEETS THE MINIMUM QUALIFICATIONS FOR A LOTTERY BASED ON FACTORS THAT IT DEVELOPS; AND

1	(II) MAY LIMIT SOME OR ALL OF THE LICENSES ISSUED UNDER
2	THIS PARAGRAPH TO SOCIAL EQUITY APPLICANTS OR MINORITY BUSINESS
3	APPLICANTS, IF DOING SO IS NEEDED TO ENSURE DIVERSITY AND INCLUSION IN THE
4	INDUSTRY, AS WARRANTED BY THE DISPARITY STUDY; AND
5	(II) EMPLOY REMEDIAL MEASURES, CONSISTENT WITH
6	CONSTITUTIONAL REQUIREMENTS, IF THE DIVISION, IN CONSULTATION WITH THE
7	CERTIFICATION AGENCY DESIGNATED BY THE BOARD OF PUBLIC WORKS UNDER §
8	14-303(B) OF THE STATE FINANCE AND PROCUREMENT ARTICLE, THE
9 10	GOVERNOR'S OFFICE OF SMALL, MINORITY, AND WOMEN BUSINESS AFFAIRS, THE GENERAL ASSEMBLY, AND THE OFFICE OF THE ATTORNEY GENERAL, DETERMINES
10	THAT A DISPARITY STUDY DEMONSTRATES A STRONG BASIS IN EVIDENCE OF
11 12	BUSINESS DISCRIMINATION AGAINST FIRMS OWNED BY MINORITIES AND WOMEN IN
12	THE MARYLAND CANNABIS MARKET.
10	THE MARTLAND CANNADIS MARKET.
14	36-405.
15	(A) A local jurisdiction <u>political subdivision</u> may:
16	(1) ESTABLISH REASONABLE ZONING REQUIREMENTS FOR CANNABIS
17	BUSINESSES; AND
18	(2) DECIDE HOW TO DISTRIBUTE ITS ALLOCATION OF REVENUE
19	UNDER § 2–1302.2 OF THE TAX – GENERAL ARTICLE.
20	(B) A local jurisdiction political subdivision may not:
20	(b) $M = \frac{1}{10000000000000000000000000000000000$
21	(1) IMPOSE A TAX ON CANNABIS;
22	(2) (1) ESTABLISH ZONING OR OTHER REQUIREMENTS THAT
23	UNDULY BURDEN A CANNABIS LICENSEE;
24	(3) (2) IMPOSE LICENSING, OPERATING, OR OTHER FEES OR
25	REQUIREMENTS ON A CANNABIS LICENSEE THAT ARE DISPROPORTIONATELY
26	GREATER OR MORE BURDENSOME THAN THOSE IMPOSED ON OTHER BUSINESSES
27	WITH A SIMILAR IMPACT ON THE AREA WHERE THE CANNABIS LICENSEE IS
28	LOCATED;
20	
29	(3) PROHIBIT TRANSPORTATION THROUGH OR DELIVERIES WITHIN
30 21	THE LOCAL JURISDICTION POLITICAL SUBDIVISION BY CANNABIS ESTABLISHMENTS
31	LOCATED IN OTHER JURISDICTIONS <u>POLITICAL SUBDIVISIONS</u> ;
32	(4) PREVENT AN ENTITY WHOSE LICENSE MAY BE CONVERTED UNDER
32 33	§ 36–401(B)(1)(II) OF THIS SUBTITLE AND THAT IS IN COMPLIANCE WITH ALL
00	3 00 101(D)(1)(1) OF THIS SODITIDE AND THAT IS IN COMPLIANCE WITH ALL

1 RELEVANT MEDICAL CANNABIS REGULATIONS FROM BEING GRANTED THE LICENSE 2 CONVERSION; OR

3 (5) NEGOTIATE OR ENTER INTO AN AGREEMENT WITH A CANNABIS 4 ESTABLISHMENT OR A CANNABIS ESTABLISHMENT APPLICANT REQUIRING THAT 5 THE CANNABIS ESTABLISHMENT OR APPLICANT PROVIDE MONEY, DONATIONS, 6 IN-KIND CONTRIBUTIONS, SERVICES, OR ANYTHING OF VALUE TO THE LOCAL 7 JURISDICTION <u>POLITICAL SUBDIVISION</u>.

8 (C) THE USE OF A FACILITY BY A CANNABIS LICENSEE IS NOT REQUIRED TO 9 BE SUBMITTED TO, OR APPROVED BY, A COUNTY OR MUNICIPAL ZONING BOARD, 10 AUTHORITY, OR UNIT IF IT WAS PROPERLY ZONED AND OPERATING ON OR BEFORE 11 JANUARY 1, 2023.

12(D)A POLITICAL SUBDIVISION OR SPECIAL TAXING DISTRICT MAY NOT13IMPOSE A TAX ON CANNABIS.

14 **36–406.**

15 **(A)** THE DIVISION MAY ISSUE INCUBATOR SPACE LICENSES AUTHORIZING 16 AN <u>A NONPROFIT</u> ENTITY TO OPERATE A LICENSED PREMISES IN WHICH MICRO 17 LICENSEES MAY OPERATE A CANNABIS BUSINESS.

18 **(B)** SUBJECT TO SUBSECTION (C) OF THIS SECTION, THE MARYLAND 19 ECONOMIC DEVELOPMENT CORPORATION, IN CONSULTATION WITH THE DIVISION, 20 SHALL ACQUIRE AND CONSTRUCT OR REFURBISH AT LEAST ONE FACILITY TO 21 OPERATE AN INCUBATOR SPACE.

(C) THE MARYLAND ECONOMIC DEVELOPMENT CORPORATION MAY ENTER
 INTO A MEMORANDUM OF UNDERSTANDING WITH A NONPROFIT ORGANIZATION TO
 OPERATE A FACILITY UNDER SUBSECTION (B) OF THIS SECTION IF THE DIVISION
 AND THE CORPORATION PROVIDE OVERSIGHT OF THE FACILITY.

26(D)AN INCUBATOR SPACE LICENSEE MAY PURCHASE EQUIPMENT TO BE27USED BY OTHER INCUBATOR SPACE LICENSEES IN THE SAME INCUBATOR SPACE.

28 (D) (E) THE DIVISION SHALL ADOPT REGULATIONS TO ESTABLISH A 29 MARYLAND INCUBATOR PROGRAM BASED ON THE BEST PRACTICES IN OTHER 30 STATES.

31 **36–407.**

32(A)(1)THE DIVISION MAY ISSUE ON-SITE CONSUMPTION LICENSES33AUTHORIZING AN ENTITY TO OPERATE A LICENSED PREMISES IN WHICH CANNABIS

1 MAY BE CONSUMED IN ACCORDANCE WITH THIS TITLE AND ANY REGULATIONS 2 ADOPTED UNDER THIS TITLE.

3 (2) AN ON-SITE CONSUMPTION ESTABLISHMENT MAY OPERATE ONLY 4 IF THE COUNTY AND, IF APPLICABLE, THE MUNICIPALITY, WHERE THE BUSINESS IS 5 LOCATED HAVE ISSUED A PERMIT OR LICENSE THAT EXPRESSLY ALLOWS THE 6 OPERATION OF THE ON-SITE CONSUMPTION ESTABLISHMENT.

7 (B) SUBJECT TO THE LIMITATIONS IN § 36–405 OF THIS SUBTITLE, A 8 COUNTY AND, IF APPLICABLE, A MUNICIPALITY MAY:

9 (1) PROHIBIT THE OPERATION OF ON-SITE CONSUMPTION 10 ESTABLISHMENTS;

11(2)PROHIBIT OR RESTRICT THE SMOKING OR VAPING OF CANNABIS12AT ON-SITE CONSUMPTION ESTABLISHMENTS; OR

13(3) ADOPT ZONING AND PLANNING REQUIREMENTS FOR ON-SITE14CONSUMPTION ESTABLISHMENTS.

15(C)(1)AN ON-SITE CONSUMPTION LICENSE AUTHORIZES AN ENTITY TO16DISTRIBUTE CANNABIS OR CANNABIS PRODUCTS FOR ON-SITE CONSUMPTION.

17 (2) AN ON-SITE CONSUMPTION LICENSE DOES NOT AUTHORIZE THE 18 HOLDER OF THE LICENSE TO:

19 (I) CULTIVATE CANNABIS;

20 (II) PROCESS CANNABIS OR CANNABIS–INFUSED PRODUCTS; OR

21(III) ADD CANNABIS TO FOOD PREPARED OR SERVED ON THE22PREMISES.

23 (D) A FOOD SERVICE FACILITY, AS DEFINED IN § 21–301 OF THE HEALTH – 24 GENERAL ARTICLE, MAY APPLY FOR A LICENSE TO OPERATE AN ON-SITE 25 CONSUMPTION ESTABLISHMENT.

26 (E) THE DIVISION SHALL:

27 (1) MAINTAIN A LIST OF ALL ON–SITE CONSUMPTION 28 ESTABLISHMENTS IN THE STATE; AND

29 (2) MAKE THE LIST AVAILABLE ON ITS WEBSITE.

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1	(F)	AN ON-SITE CONSUMPTION ESTABLISHMENT MAY NOT:
2 3	CANNABIS	(1) ALLOW ON-DUTY EMPLOYEES OF THE BUSINESS TO CONSUME ON THE LICENSED PREMISES;
4 5	CANNABIS	(2) DISTRIBUTE OR ALLOW THE DISTRIBUTION OF FREE SAMPLES OF ON THE LICENSED PREMISES;
6 7	PREMISES;	(3) ALLOW THE CONSUMPTION OF ALCOHOL ON THE LICENSED
8 9	PRODUCTS	(4) ALLOW THE SMOKING OR VAPING OF TOBACCO OR TOBACCO ON THE LICENSED PREMISES;
$10 \\ 11 \\ 12$	-	(5) ALLOW AN ACTIVITY ON THE LICENSED PREMISES THAT WOULD AN ADDITIONAL LICENSE UNDER THIS TITLE, INCLUDING GROWING, IG, OR DISPENSING;
13 14	WHO DISPL	(6) ALLOW THE USE OR CONSUMPTION OF CANNABIS BY A PATRON AYS ANY VISIBLE SIGNS OF INTOXICATION; OR
$\begin{array}{c} 15\\ 16\end{array}$	UNDER THI	(7) ADMIT ONTO THE LICENSED PREMISES AN INDIVIDUAL WHO IS E AGE OF 21 YEARS.
17	(G)	AN ON-SITE CONSUMPTION ESTABLISHMENT SHALL:
18 19 20	ANNUAL R TITLE; AND	(1) REQUIRE ALL EMPLOYEES TO SUCCESSFULLY COMPLETE AN ESPONSIBLE VENDOR TRAINING PROGRAM AUTHORIZED UNDER THIS
$21 \\ 22 \\ 23$	CANNABIS PREMISES.	(2) ENSURE THAT THE DISPLAY AND CONSUMPTION OF CANNABIS OR PRODUCTS ARE NOT VISIBLE FROM OUTSIDE OF THE LICENSED
$\begin{array}{c} 24 \\ 25 \\ 26 \end{array}$		(1) AN ON-SITE CANNABIS ESTABLISHMENT SHALL EDUCATE AS BY PROVIDING INFORMATIONAL MATERIALS REGARDING THE SAFE FION OF CANNABIS.
27 28 29 30	THE CANN	(2) THE EDUCATIONAL MATERIALS PROVIDED UNDER PARAGRAPH S SUBSECTION MUST BE BASED ON THE REQUIREMENTS ESTABLISHED BY IABIS PUBLIC HEALTH ADVISORY COUNCIL ESTABLISHED UNDER § F THE HEALTH – GENERAL ARTICLE.

1 (I) THIS SECTION DOES NOT PROHIBIT A COUNTY OR MUNICIPALITY FROM 2 ADOPTING ADDITIONAL REQUIREMENTS FOR EDUCATION ON THE SAFE 3 CONSUMPTION OF CANNABIS ON THE PREMISES OF A LICENSED ON-SITE 4 CONSUMPTION ESTABLISHMENT.

5 (J) A PERSON MAY HAVE AN OWNERSHIP INTEREST IN OR CONTROL OF, 6 INCLUDING THE POWER TO MANAGE AND OPERATE, TWO ON-SITE CONSUMPTION 7 ESTABLISHMENTS LICENSED UNDER THIS SECTION.

8 **36–408.**

9 (A) (1) THE DIVISION SHALL REGISTER AT LEAST ONE INDEPENDENT 10 TESTING LABORATORY TO TEST CANNABIS AND CANNABIS PRODUCTS THAT ARE TO 11 BE SOLD IN THE STATE.

12 (2) THE DIVISION SHALL HOLD MEDICAL AND ADULT–USE CANNABIS 13 TESTING TO THE SAME STANDARDS.

14 **(B)** TO BE REGISTERED AS AN INDEPENDENT TESTING LABORATORY, A 15 LABORATORY MUST:

16 (1) MEET THE APPLICATION REQUIREMENTS ESTABLISHED BY THE 17 DIVISION;

18 (2) PAY AN APPLICATION FEE DETERMINED BY THE DIVISION; AND

19(3) MEET THE STANDARDS AND REQUIREMENTS FOR20ACCREDITATION, INSPECTION, AND TESTING ESTABLISHED BY THE DIVISION.

21 (C) (1) AN INDEPENDENT TESTING LABORATORY LICENSE IS VALID FOR 22 2 YEARS ON INITIAL LICENSURE.

23(2)AN INDEPENDENT TESTING LABORATORY LICENSE IS VALID FOR242 YEARS ON RENEWAL.

25 (D) A REGISTERED INDEPENDENT TESTING LABORATORY IS AUTHORIZED 26 TO TEST AND TRANSPORT CANNABIS AND CANNABIS PRODUCTS ON BEHALF OF 27 CANNABIS LICENSEES.

(E) (1) A LABORATORY AGENT OR AN EMPLOYEE OF AN INDEPENDENT TESTING LABORATORY MAY NOT RECEIVE DIRECT OR INDIRECT FINANCIAL COMPENSATION, OTHER THAN REASONABLE CONTRACTUAL FEES TO CONDUCT TESTING, FROM ANY ENTITY FOR WHICH IT IS CONDUCTING TESTING UNDER THIS TITLE. 1 (2) AN INDIVIDUAL WHO POSSESSES AN INTEREST IN OR IS A 2 LABORATORY AGENT EMPLOYED BY AN INDEPENDENT TESTING LABORATORY, OR 3 AN IMMEDIATE FAMILY MEMBER OF THE INDIVIDUAL, MAY NOT POSSESS AN 4 INTEREST IN OR BE EMPLOYED BY A CANNABIS LICENSEE.

5 (F) CANNABIS AND CANNABIS PRODUCTS MAY NOT BE SOLD OR OTHERWISE 6 MARKETED UNDER THIS TITLE IF THE CANNABIS OR CANNABIS PRODUCT HAS NOT 7 BEEN TESTED BY AN INDEPENDENT TESTING LABORATORY AND DETERMINED TO 8 MEET THE DIVISION'S TESTING PROTOCOLS.

9 (G) THE DIVISION SHALL ADOPT REGULATIONS THAT ESTABLISH:

10 (1) THE STANDARDS AND REQUIREMENTS TO BE MET BY AN 11 INDEPENDENT TESTING LABORATORY TO OBTAIN A REGISTRATION;

12 (2) THE STANDARDS OF CARE TO BE FOLLOWED BY AN INDEPENDENT 13 TESTING LABORATORY; AND

14(3) THE BASIS AND PROCESSES FOR DENIAL, REVOCATION, AND15SUSPENSION OF A REGISTRATION OF AN INDEPENDENT TESTING LABORATORY.

(H) THE DIVISION MAY INSPECT AN INDEPENDENT TESTING LABORATORY
 REGISTERED UNDER THIS SECTION TO ENSURE COMPLIANCE WITH THIS TITLE AND
 ANY REGULATIONS ADOPTED UNDER THIS TITLE.

19 (I) (1) ANY REGISTRATION TO OPERATE AN INDEPENDENT TESTING 20 LABORATORY ISSUED BY THE NATALIE M. LAPRADE MEDICAL CANNABIS 21 COMMISSION ON OR BEFORE JULY 1, 2023, SHALL BE VALID UNDER THIS TITLE AND 22 SHALL AUTHORIZE AN INDEPENDENT TESTING LABORATORY TO PERFORM TESTING 23 ON MEDICAL AND ADULT–USE CANNABIS AND CANNABIS PRODUCTS.

24 (2) THE DIVISION SHALL CONVERT ALL INDEPENDENT TESTING 25 LABORATORY REGISTRATIONS IN ACCORDANCE WITH THIS SUBSECTION.

26 **36–409.**

27(A)THE FOLLOWING BUSINESSES SHALL REGISTER WITH THE DIVISION IN28ORDER TO PROVIDE SERVICES TO A CANNABIS LICENSEE:

- 29 (1) A TRANSPORTER;
- 30 (2) A SECURITY GUARD AGENCY;

- 2 (4) ANY OTHER TYPE OF CANNABIS BUSINESS THAT IS AUTHORIZED 3 BY THE DIVISION TO PROVIDE PLANT OR PRODUCT-TOUCHING SERVICES TO 4 CANNABIS LICENSEES.
- 5 (B) THE DIVISION SHALL ADOPT REGULATIONS THAT ESTABLISH:

A WASTE DISPOSAL COMPANY; AND

- 6 (1) THE STANDARDS AND REQUIREMENTS TO BE MET BY AN ENTITY 7 TO OBTAIN A REGISTRATION UNDER THIS SUBTITLE; AND
- 8 (2) THE BASIS AND PROCESSES FOR APPROVAL, DENIAL, 9 REVOCATION, AND SUSPENSION OF THE CANNABIS REGISTRATION.

10 (C) A REGISTRATION TO OPERATE A TRANSPORTER, SECURITY GUARD 11 AGENCY, OR WASTE DISPOSAL COMPANY ISSUED BY THE DIVISION NATALIE M. 12 LAPRADE MEDICAL CANNABIS COMMISSION ON OR BEFORE JULY 1, 2023, SHALL 13 BE VALID UNDER THIS TITLE AND AUTHORIZE A TRANSPORTER, SECURITY GUARD 14 AGENCY, OR WASTE DISPOSAL COMPANY TO HANDLE MEDICAL AND ADULT–USE 15 CANNABIS AND CANNABIS PRODUCTS.

16 **36–410.**

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(3)

- 17 BEGINNING JULY 1, 2023, A CANNABIS LICENSEE THAT IS OPERATING A 18 DISPENSARY SHALL:
- 19(1) ENSURE THAT IT HAS ADEQUATE SUPPLY FOR QUALIFYING20PATIENTS AND CAREGIVERS; AND
- 21 (2) SET ASIDE OPERATING HOURS TO SERVE ONLY QUALIFYING 22 PATIENTS AND CAREGIVERS<u>; AND</u>
- 23 (3) ENSURE THAT SHELF SPACE IN THE DISPENSARY IS AVAILABLE
 24 FOR CANNABIS AND CANNABIS PRODUCTS FROM GROWERS AND PROCESSORS THAT
 25 DO NOT SHARE COMMON OWNERSHIP WITH THE DISPENSARY.
- 26 SUBTITLE 5. AGENT, OWNER, AND LICENSE TRANSFER REQUIREMENTS.
- 27 **36–501.**

(A) EACH A CANNABIS AGENT SHALL BE REGISTERED WITH THE DIVISION
 BEFORE THE AGENT MAY VOLUNTEER OR WORK FOR A CANNABIS LICENSEE OR
 CANNABIS REGISTRANT.

1 **(B)** A CANNABIS AGENT REGISTRATION IS VALID FOR 2 YEARS. $\mathbf{2}$ (C) TO BE ELIGIBLE TO REGISTER AS A CANNABIS AGENT WITH THE 3 DIVISION, A-CANNABIS AGENT AN INDIVIDUAL MUST: 4 (1) BE AT LEAST 21 YEARS OLD; AND $\mathbf{5}$ (2) IF THE RECORDS ARE LEGALLY ACCESSIBLE, OBTAIN A STATE AND 6 NATIONAL CRIMINAL HISTORY RECORDS CHECK IN ACCORDANCE WITH § 36-505 OF 7 THIS SUBTITLE. 8 THE DIVISION MAY NOT REGISTER AS A CANNABIS AGENT AN **(D) INDIVIDUAL WHO:** 9 10 (1) DOES NOT MEET THE **CRITERIA ESTABLISHED** UNDER 11 SUBSECTION (C) OF THIS SECTION; OR 12 (2) HAS BEEN CONVICTED OF OR PLEADED NOLO CONTENDERE TO A 13CRIME INVOLVING MORAL TURPITUDE, WHETHER OR NOT ANY APPEAL OR OTHER 14PROCEEDING IS PENDING TO HAVE THE CONVICTION OR PLEA SET ASIDE. 15**(E)** THE DIVISION MAY NOT DENY A CANNABIS AGENT REGISTRATION 16 BASED ON ANY CANNABIS-RELATED OFFENSES OCCURRING BEFORE JANUARY JULY 1,2023. 1718 **(F)** A CANNABIS LICENSEE SHALL REQUIRE EACH REGISTERED CANNABIS AGENT TO COMPLETE AN ANNUAL RESPONSIBLE VENDOR TRAINING PROGRAM 19 20AUTHORIZED UNDER THIS TITLE. 21A REGISTRATION OF A CANNABIS AGENT ISSUED BY THE NATALIE M. (G) LAPRADE MEDICAL CANNABIS COMMISSION ON OR BEFORE JULY 1, 2023, SHALL: 2223(1) **BE VALID UNDER THIS TITLE; AND** 24(2) AUTHORIZE THE CANNABIS AGENT TO BE EMPLOYED BY OR 25VOLUNTEER WITH A LICENSED CANNABIS BUSINESS. 36-502. 2627AN INDIVIDUAL A PERSON WISHING TO HOLD AN OWNERSHIP INTEREST (A) 28OF 5% OR GREATER IN, OR CONTROL OF, A CANNABIS LICENSEE SHALL SUBMIT TO 29THE DIVISION:

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1 (1) AN APPLICATION THAT INCLUDES THE NAME, ADDRESS, AND DATE 2 OF BIRTH OF THE APPLICANT;

3 (2) A STATEMENT SIGNED BY THE APPLICANT ASSERTING THAT THE 4 APPLICANT HAS NOT PREVIOUSLY HAD A CANNABIS LICENSE OR CANNABIS 5 REGISTRATION SUSPENDED OR REVOKED;

6 (3) A STATE AND NATIONAL CRIMINAL HISTORY RECORDS CHECK IN 7 ACCORDANCE WITH § 36–505 OF THIS SUBTITLE;

8 (4) ANY INFORMATION REQUIRED BY THE DIVISION TO COMPLETE AN 9 INVESTIGATION INTO THE BACKGROUND OF THE APPLICANT, INCLUDING 10 FINANCIAL RECORDS AND OTHER INFORMATION RELATING TO THE BUSINESS 11 AFFAIRS OF THE APPLICANT; AND

12(5) AN APPLICATION FEE IN AN AMOUNT TO BE DETERMINED BY THE13DIVISION IN ACCORDANCE WITH THIS SUBTITLE.

- 14 (B) THE DIVISION MAY DENY AN APPLICATION IF:
- **15 (1) THE APPLICANT:**

16 (I) FAILS TO SUBMIT THE INFORMATION REQUIRED UNDER 17 SUBSECTION (A) OF THIS SECTION; OR

(II) HAS BEEN CONVICTED OF OR PLEADED NOLO CONTENDERE
TO A CRIME INVOLVING MORAL TURPITUDE, WHETHER OR NOT ANY APPEAL OR
OTHER PROCEEDING IS PENDING TO HAVE THE CONVICTION OR PLEA SET ASIDE; OR

21 (2) THE DIVISION FINDS A SUBSTANTIAL REASON TO DENY THE 22 REGISTRATION.

23 **36–503.**

24 (A) A CANNABIS LICENSE GRANTED UNDER THIS TITLE IS NOT 25 TRANSFERABLE EXCEPT AS PROVIDED IN THIS SECTION.

26 **(B)** TO TRANSFER OWNERSHIP OR CONTROL OF A LICENSE ISSUED UNDER 27 THIS TITLE, A LICENSEE:

28 (1) SHALL SUBMIT TO THE DIVISION:

(I) AN APPLICATION FEE IN AN AMOUNT TO BE DETERMINED BY
 THE DIVISION IN ACCORDANCE WITH THIS SUBTITLE; AND

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(II) AN APPLICATION DEVELOPED BY THE DIVISION; AND

2 (2) MUST MEET THE REQUIREMENTS FOR TRANSFER OF OWNERSHIP 3 OR CONTROL ESTABLISHED BY THE DIVISION UNDER THIS TITLE.

4 (C) (1) A CANNABIS LICENSEE, INCLUDING A CANNABIS LICENSEE WHOSE 5 LICENSE WAS CONVERTED IN ACCORDANCE WITH § 36–401 OF THIS TITLE, MAY NOT 6 TRANSFER OWNERSHIP OR CONTROL OF THE LICENSE FOR A PERIOD OF AT LEAST 5 7 YEARS FOLLOWING LICENSURE.

8 (2) THE 5-YEAR PERIOD SPECIFIED IN PARAGRAPH (1) OF THIS 9 SUBSECTION DOES NOT INCLUDE THE TIME PERIOD THAT A BUSINESS IS 10 CONSIDERED BY THE DIVISION TO BE IN A PREAPPROVED LICENSURE STATUS.

11(3) THE LIMITATIONS UNDER THIS SUBSECTION DO NOT APPLY TO12TRANSFERS AS A RESULT OF THE DISABILITY, INCAPACITY, OR DEATH OF THE13OWNER OF A CANNABIS LICENSE, THE BANKRUPTCY OF A CANNABIS LICENSEE, OR14COURT ORDER.

15 **36–504.**

16 (A) (1) IN THIS SECTION, "OWNER" INCLUDES ANY TYPE OF OWNER OR 17 BENEFICIARY OF A BUSINESS ENTITY, INCLUDING A PRINCIPAL OFFICER, A 18 DIRECTOR, A PRINCIPAL EMPLOYEE, A PARTNER, AN INVESTOR, A STOCKHOLDER, 19 OR A BENEFICIAL OWNER OF THE BUSINESS ENTITY AND, NOTWITHSTANDING ANY 20 OTHER PROVISION OF THIS SUBTITLE, A PERSON HAVING ANY OWNERSHIP 21 INTEREST REGARDLESS OF THE PERCENTAGE OF OWNERSHIP INTEREST.

22

(2) <u>"Owner" does not include a stockholder.</u>

(B) EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, A
 CONSTITUTIONAL OFFICER OR A SECRETARY OF A PRINCIPAL DEPARTMENT OF THE
 EXECUTIVE BRANCH OF THE STATE GOVERNMENT MAY NOT:

26(1) BE AN OWNER OR AN EMPLOYEE OF A BUSINESS ENTITY THAT27HOLDS A LICENSE OR REGISTRATION UNDER THIS TITLE; OR

28(2)HAVE AN OFFICIAL RELATIONSHIP WITH A BUSINESS ENTITY THAT29HOLDS A LICENSE OR REGISTRATION UNDER THIS TITLE.

30 (C) A CONSTITUTIONAL OFFICER OR A SECRETARY OF A PRINCIPAL
 31 DEPARTMENT OF THE EXECUTIVE BRANCH OF THE STATE GOVERNMENT MAY
 32 REMAIN AN OWNER OR AN EMPLOYEE OF A BUSINESS ENTITY THAT HOLDS A LICENSE

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	UNDER THIS TITLE IF THE CONSTITUTIONAL OFFICER OR SECRETARY WAS AN OWNER OR EMPLOYEE OF THE BUSINESS ENTITY BEFORE THE CONSTITUTIONAL OFFICER'S ELECTION OR APPOINTMENT OR THE SECRETARY'S APPOINTMENT.
4	(D) A MEMBER OF THE GENERAL ASSEMBLY MAY NOT:
$5 \\ 6$	(1) BE AN OWNER OR AN EMPLOYEE OF A BUSINESS ENTITY THAT HOLDS A LICENSE OR REGISTRATION UNDER THIS TITLE; OR
7 8	(2) HAVE AN OFFICIAL RELATIONSHIP WITH A BUSINESS ENTITY THAT HOLDS A LICENSE OR REGISTRATION UNDER THIS TITLE.
9 10	(E) A FORMER MEMBER OF THE GENERAL ASSEMBLY, FOR THE 1-YEAR PERIOD IMMEDIATELY AFTER THE MEMBER LEAVES OFFICE, MAY NOT:
$\begin{array}{c} 11 \\ 12 \end{array}$	(1) BE AN OWNER OR AN EMPLOYEE OF A BUSINESS ENTITY THAT HOLDS A LICENSE OR REGISTRATION UNDER THIS TITLE; OR
13 14	(2) HAVE AN OFFICIAL RELATIONSHIP WITH A BUSINESS ENTITY THAT HOLDS A LICENSE OR REGISTRATION UNDER THIS TITLE.
15	(F) AN EMPLOYEE OF THE DIVISION MAY NOT:
16 17 18	(1) HAVE A DIRECT OR INDIRECT FINANCIAL, OWNERSHIP, OR MANAGEMENT INTEREST, INCLUDING OWNERSHIP OF ANY STOCKS, BONDS, OR OTHER SIMILAR FINANCIAL INSTRUMENTS, IN ANY CANNABIS LICENSEE;
19 20	(2) HAVE AN OFFICIAL RELATIONSHIP WITH A PERSON WHO HOLDS A LICENSE OR REGISTRATION UNDER THIS TITLE;
21	(3) BE AN ELECTED OFFICIAL OF STATE OR LOCAL GOVERNMENT;
$\begin{array}{c} 22\\ 23 \end{array}$	(4) RECEIVE OR SHARE IN, DIRECTLY OR INDIRECTLY, THE RECEIPTS OR PROCEEDS OF A CANNABIS LICENSEE; OR
$24 \\ 25 \\ 26$	(5) HAVE A BENEFICIAL INTEREST IN A CONTRACT FOR THE MANUFACTURE OR SALE OF CANNABIS OR THE PROVISION OF INDEPENDENT CONSULTING SERVICES IN CONNECTION WITH A CANNABIS LICENSE.
27	36–505.
28 29	(A) IN THIS SECTION, "CENTRAL REPOSITORY" MEANS THE CRIMINAL JUSTICE INFORMATION SYSTEM CENTRAL REPOSITORY IN THE DEPARTMENT OF

30

PUBLIC SAFETY AND CORRECTIONAL SERVICES.

1 (B) AS PART OF AN APPLICATION TO THE CENTRAL REPOSITORY FOR A 2 STATE AND NATIONAL CRIMINAL HISTORY RECORDS CHECK, AN APPLICANT SHALL 3 SUBMIT TO THE CENTRAL REPOSITORY:

4 (1) TWO COMPLETE SETS OF LEGIBLE FINGERPRINTS TAKEN ON 5 FORMS APPROVED BY THE DIRECTOR OF THE CENTRAL REPOSITORY AND THE 6 DIRECTOR OF THE FEDERAL BUREAU OF INVESTIGATION;

7 (2) THE FEE AUTHORIZED UNDER § 10–221(B)(7) OF THE CRIMINAL 8 PROCEDURE ARTICLE FOR ACCESS TO STATE CRIMINAL HISTORY RECORDS; AND

9 (3) THE PROCESSING FEE REQUIRED BY THE FEDERAL BUREAU OF 10 INVESTIGATION FOR A NATIONAL CRIMINAL HISTORY RECORDS CHECK.

11 (C) IN ACCORDANCE WITH §§ 10–201 THROUGH 10–228 OF THE CRIMINAL 12 PROCEDURE ARTICLE, THE CENTRAL REPOSITORY SHALL FORWARD TO THE 13 DIVISION AND TO THE APPLICANT THE APPLICANT'S CRIMINAL HISTORY RECORD 14 INFORMATION.

15 (D) IF AN APPLICANT HAS MADE TWO OR MORE UNSUCCESSFUL ATTEMPTS 16 AT SECURING LEGIBLE FINGERPRINTS, THE DIVISION MAY ACCEPT AN ALTERNATE 17 METHOD OF A CRIMINAL HISTORY RECORDS CHECK AS PERMITTED BY THE 18 DIRECTOR OF THE CENTRAL REPOSITORY AND THE DIRECTOR OF THE FEDERAL 19 BUREAU OF INVESTIGATION.

20 (E) INFORMATION OBTAINED FROM THE CENTRAL REPOSITORY UNDER 21 THIS SECTION SHALL BE:

- 22
- (1) CONFIDENTIAL AND MAY NOT BE REDISSEMINATED; AND

23 (2) USED ONLY FOR THE PURPOSE OF REGISTRATION UNDER THIS 24 TITLE.

25 (F) THE SUBJECT OF A CRIMINAL HISTORY RECORDS CHECK UNDER THIS 26 SECTION MAY CONTEST THE CRIMINAL HISTORY RECORD INFORMATION 27 DISSEMINATED BY THE CENTRAL REPOSITORY, AS PROVIDED IN § 10–223 OF THE 28 CRIMINAL PROCEDURE ARTICLE.

29 SUBTITLE 6. MEDICAL CANNABIS COMPASSIONATE USE FUND AND PROGRAM.

30 **36–601.**

1(A)IN THIS SECTION, "FUND" MEANS THE MEDICAL CANNABIS2COMPASSIONATE USE FUND.

3 (B) THERE IS A MEDICAL CANNABIS COMPASSIONATE USE FUND.

4 (B) (C) (1) THE DIVISION SHALL:

 $\mathbf{5}$

(I) ADMINISTER THE COMPASSIONATE USE FUND; AND

6 (II) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, 7 ESTABLISH FEES IN AN AMOUNT NECESSARY TO PROVIDE REVENUES FOR THE 8 PURPOSES OF THE COMPASSIONATE USE FUND.

9 (2) THE DIVISION MAY NOT IMPOSE THE FEES ESTABLISHED UNDER 10 PARAGRAPH (1)(II) OF THIS SUBSECTION ON A LICENSED MEDICAL CANNABIS 11 GROWER, PROCESSOR, OR DISPENSARY DURING THE 2–YEAR PERIOD IMMEDIATELY 12 FOLLOWING THE ISSUANCE OF A LICENSE UNDER THIS TITLE.

13(c) (d)The purpose of the Compassionate UseFund is to14PROVIDE ACCESS TO CANNABIS FOR INDIVIDUALS ENROLLED IN THE MARYLAND15MEDICAL ASSISTANCE PROGRAM OR IN THE VETERANS AFFAIRS MARYLAND16HEALTH CARE SYSTEM, INCLUDING ACCESS TO, AT A REDUCED COST:

17(1) AN ASSESSMENT OF THE PATIENT'S MEDICAL HISTORY AND18CURRENT MEDICAL CONDITION; AND

19

(2) MEDICAL CANNABIS FROM A LICENSED DISPENSARY.

20 (D) (E) (1) THE COMPASSIONATE USE FUND IS A SPECIAL, 21 NONLAPSING FUND THAT IS NOT SUBJECT TO § 7–302 OF THE STATE FINANCE AND 22 PROCUREMENT ARTICLE.

23 (2) THE STATE TREASURER SHALL HOLD THE COMPASSIONATE USE 24 FUND SEPARATELY, AND THE COMPTROLLER SHALL ACCOUNT FOR THE 25 COMPASSIONATE USE FUND.

26 (3) THE COMPASSIONATE USE FUND SHALL BE INVESTED AND
 27 REINVESTED IN THE SAME MANNER AS OTHER STATE FUNDS, AND ANY INVESTMENT
 28 EARNINGS SHALL BE RETAINED TO THE CREDIT OF THE COMPASSIONATE USE
 29 FUND.

30 (F) THE FUND CONSISTS OF:

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$\frac{1}{2}$	<u>SECTION;</u>	1) FEES ESTABLISHED UNDER SUBSECTION (C)(1)(II) OF THIS
3		2) FINES ASSESSED BY THE DIVISION UNDER THIS TITLE;
4	-	3) MONEY APPROPRIATED IN THE STATE BUDGET TO THE FUND;
5		4) INTEREST EARNINGS; AND
$6 \\ 7$	-	5) ANY OTHER MONEY FROM ANY OTHER SOURCE ACCEPTED FOR COF THE FUND.
8 9	<u> </u>	1) <u>The State Treasurer shall invest the money of the Fund</u> <u>manner as other State money may be invested.</u>
10 11	THE FUND.	2) ANY INTEREST EARNINGS OF THE FUND SHALL BE CREDITED TO
12 13 14	AUDIT BY TH	(H) THE COMPASSIONATE USE FUND SHALL BE SUBJECT TO AN E OFFICE OF LEGISLATIVE AUDITS AS PROVIDED FOR IN § 2–1220 OF COVERNMENT ARTICLE.
$\begin{array}{c} 15\\ 16 \end{array}$		5) (I) THE COMPTROLLER SHALL PAY OUT MONEY FROM THE HATE USE FUND AS DIRECTED BY THE DIVISION.
17 18	(E) (J) CREDITED T	NO PART OF THE COMPASSIONATE USE FUND MAY REVERT OR BE):
19		1) THE GENERAL FUND OF THE STATE; OR
20		2) ANY OTHER SPECIAL FUND OF THE STATE.
$\begin{array}{c} 21 \\ 22 \end{array}$	(F) <u>(K</u>) MADE ONLY	EXPENDITURES FROM THE COMPASSIONATE USE FUND MAY BE IN ACCORDANCE WITH THE STATE BUDGET.
$\begin{array}{c} 23\\ 24 \end{array}$	(G) <u>(L)</u> SECTION.	THE DIVISION SHALL ADOPT REGULATIONS TO CARRY OUT THIS
25		SUBTITLE 7. CANNABIS RESEARCH AND DEVELOPMENT.
26	36-701.	
27 28 29	FACILITY, O	1) AN INSTITUTION OF HIGHER EDUCATION, A RELATED MEDICAL R AN AFFILIATED BIOMEDICAL RESEARCH FIRM MAY REGISTER WITH N TO PURCHASE CANNABIS FOR THE PURPOSE OF CONDUCTING A BONA

$\frac{1}{2}$	FIDE RESEARCH PROJECT RELATING TO THE USES, PROPERTIES, OR COMPOSITION OF CANNABIS.
$\frac{3}{4}$	(2) A REGISTRATION FILED UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL INCLUDE:
5	(I) THE NAME OF THE PRIMARY RESEARCHER;
6 7	(II) THE EXPECTED DURATION OF THE RESEARCH PROJECT; AND
8	(III) THE PRIMARY OBJECTIVES OF THE RESEARCH PROJECT.
9 10 11	(3) A REGISTRATION FILED UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL REMAIN VALID UNTIL THERE IS A CHANGE IN THE RESEARCH PROJECT OR A WITHDRAWAL OF THE REGISTRATION.
12 13 14	(B) AN ACADEMIC RESEARCH REPRESENTATIVE MAY PURCHASE CANNABIS FROM A LICENSED DISPENSARY <u>OR A SUPPLIER OF CANNABIS THAT IS LICENSED BY</u> ANY FEDERAL AGENCY TO SUPPLY CANNABIS TO RESEARCHERS.
15 16 17 18 19 20	 (C) AN ACADEMIC RESEARCH REPRESENTATIVE MAY NOT BE PENALIZED OR ARRESTED UNDER STATE LAW FOR ACQUIRING, POSSESSING, OR DISPENSING CANNABIS, PRODUCTS CONTAINING CANNABIS, RELATED SUPPLIES, OR EDUCATIONAL MATERIALS FOR USE IN A BONA FIDE RESEARCH PROJECT RELATING TO THE USES, PROPERTIES, OR COMPOSITION OF CANNABIS. (D) THE DIVISION MAY ADOPT REGULATIONS TO IMPLEMENT THIS
20 21 22	(D) THE DIVISION MAY ADOPT REGULATIONS TO IMPLEMENT THIS SECTION. 36–702.
23 24 25 26	 (A) THE DIVISION MAY REGISTER AN ENTITY TO GROW, PROCESS, TEST, AND TRANSFER CANNABIS FOR THE PURPOSES OF RESEARCH AND DEVELOPMENT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION. (B) A REGISTRATION ISSUED UNDER SUBSECTION (A) OF THIS SECTION
$\frac{10}{27}$	AUTHORIZES THE REGISTRANT ONLY TO:
28	(1) TEST CHEMICAL POTENCY AND COMPOSITION LEVELS;
29 30	(2) CONDUCT CLINICAL INVESTIGATIONS OF CANNABIS-DERIVED MEDICINAL PRODUCTS;

1 (3) CONDUCT RESEARCH ON THE EFFICACY AND SAFETY OF 2 ADMINISTERING CANNABIS AS PART OF MEDICAL TREATMENT;

3 (4) CONDUCT GENOMIC, HORTICULTURAL, OR AGRICULTURAL 4 RESEARCH; AND

5 (5) CONDUCT RESEARCH ON CANNABIS-AFFILIATED PRODUCTS OR 6 SYSTEMS.

7 (C) TO OBTAIN A RESEARCH AND DEVELOPMENT REGISTRATION, AN 8 APPLICANT SHALL SUBMIT TO THE DIVISION:

9 (1) AN APPLICATION FEE IN AN AMOUNT TO BE DETERMINED BY THE 10 DIVISION; AND

11 (2) AN APPLICATION DEVELOPED BY THE DIVISION.

12 (D) AN APPLICANT FOR A RESEARCH AND DEVELOPMENT REGISTRATION 13 MUST MEET THE REGISTRATION STANDARDS AND REQUIREMENTS ESTABLISHED BY 14 THE DIVISION.

15 (E) (1) A RESEARCH AND DEVELOPMENT REGISTRATION IS VALID FOR AN 16 INITIAL TERM OF 2 YEARS.

17(2)A RESEARCH AND DEVELOPMENT REGISTRATION IS VALID FOR 218YEARS ON RENEWAL.

19(F) A RESEARCH AND DEVELOPMENT REGISTRANT MAY TRANSFER, BY SALE20OR DONATION, CANNABIS GROWN WITHIN ITS OPERATION ONLY TO OTHER21RESEARCH AND DEVELOPMENT REGISTRANTS.

22(G)A RESEARCH AND DEVELOPMENT REGISTRANT MAY CONTRACT TO23PERFORM RESEARCH IN CONJUNCTION WITH A PUBLIC HIGHER EDUCATION24RESEARCH INSTITUTION OR ANOTHER RESEARCH AND DEVELOPMENT REGISTRANT.

25

SUBTITLE 8. REPORTS.

26 **36–801.**

27 (A) ON OR BEFORE JUNE 30 EACH YEAR, EACH ENTITY LICENSED OR
 28 REGISTERED UNDER THIS TITLE CANNABIS LICENSEE AND CANNABIS REGISTRANT
 29 SHALL REPORT TO THE DIVISION ON:

1 (1) THE NUMBER OF MINORITY AND WOMEN OWNERS OF THE 2 CANNABIS LICENSEE OR CANNABIS REGISTRANT;

3 (2) THE OWNERSHIP INTEREST OF ANY MINORITY AND WOMEN 4 OWNERS OF THE CANNABIS LICENSEE OR CANNABIS REGISTRANT; AND

5 (3) THE NUMBER OF MINORITY AND WOMEN EMPLOYEES OF THE 6 CANNABIS LICENSEE OR CANNABIS REGISTRANT.

7 (B) ON OR BEFORE JANUARY 1 EACH YEAR, THE DIVISION SHALL REPORT 8 TO THE GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2–1257 OF THE STATE 9 GOVERNMENT ARTICLE, ON THE INFORMATION REPORTED UNDER SUBSECTION (A) 10 OF THIS SECTION.

11 **36–802.**

12 ON OR BEFORE JANUARY 1 EACH ODD-NUMBERED YEAR, THE DIVISION 13 SHALL REPORT TO THE GENERAL ASSEMBLY, IN ACCORDANCE WITH § 2–1257 OF 14 THE STATE GOVERNMENT ARTICLE, ON:

15 **(1)** THE AMOUNT OF CANNABIS CULTIVATED, PROCESSED, AND 16 DISPENSED BY STANDARD AND MICRO LICENSEES; AND

17(2) WHETHER THE SUPPLY OF CANNABIS IS ADEQUATE TO MEET THE18DEMAND FOR CANNABIS AND CANNABIS PRODUCTS.

19 **36–803.**

THE DIVISION SHALL PUBLISH THE FOLLOWING DATA, ORGANIZED BY MONTH, ON A ROLLING BASIS AND ON A PUBLICLY ACCESSIBLE PART OF THE COMMISSION'S WEBSITE:

23 (1) THE NUMBER OF PATIENTS, CAREGIVERS, AND PROVIDERS 24 CERTIFIED UNDER THIS TITLE;

25(2)THE WHOLESALE AND RETAIL SALES OF MEDICAL AND ADULT-USE26CANNABIS, MEASURED BY REVENUE AND VOLUME; AND

27(3)THE MEDIAN CONSUMER PRICE FOR CANNABIS AND CANNABIS28PRODUCTS.

- 29 SUBTITLE 9. ADVERTISING.
- 30 **36–901.**

1(A)AdvertisementsAn advertisementFor medical cannabis and2MEDICAL CANNABIS PRODUCTS OR MEDICAL CANNABIS-RELATED SERVICES THAT3MAKE MAKESTHERAPEUTIC OR MEDICAL CLAIMS SHALL:

4 (1) BE SUPPORTED BY SUBSTANTIAL CLINICAL EVIDENCE OR 5 SUBSTANTIAL CLINICAL DATA; AND

6 (2) INCLUDE INFORMATION ON THE MOST SIGNIFICANT SIDE 7 EFFECTS OR RISKS ASSOCIATED WITH THE USE OF CANNABIS.

8 (B) ADVERTISEMENTS AN ADVERTISEMENT FOR MEDICAL CANNABIS OR 9 MEDICAL CANNABIS PRODUCTS SHALL INCLUDE A STATEMENT THAT THE PRODUCT 10 IS FOR USE ONLY BY A QUALIFYING PATIENT.

11 **36–902.**

12 (A) AN ADVERTISEMENT FOR A CANNABIS LICENSEE, CANNABIS PRODUCT, 13 OR CANNABIS–RELATED SERVICE MAY NOT:

14 (1) MAKE A STATEMENT THAT IS FALSE OR MISLEADING IN A 15 MATERIAL WAY OR IS OTHERWISE A VIOLATION OF TITLE 13, SUBTITLE 3 OF THE 16 COMMERCIAL LAW ARTICLE;

17 (2) CONTAIN A DESIGN, AN ILLUSTRATION, A PICTURE, OR A 18 REPRESENTATION THAT:

19(I) TARGETS OR IS ATTRACTIVE TO MINORS, INCLUDING A20CARTOON CHARACTER, A MASCOT, OR ANY OTHER DEPICTION THAT IS COMMONLY21USED TO MARKET PRODUCTS TO MINORS;

22 (II) DISPLAYS THE USE OF CANNABIS, INCLUDING THE 23 CONSUMPTION, SMOKING, OR VAPING OF CANNABIS;

24(III) ENCOURAGES OR PROMOTES CANNABIS FOR USE AS AN25INTOXICANT; OR

26 (IV) IS OBSCENE;

(3) ENGAGE IN ADVERTISING BY MEANS OF TELEVISION, RADIO,
INTERNET, MOBILE APPLICATION, SOCIAL MEDIA, OR OTHER ELECTRONIC
COMMUNICATION, OR PRINT PUBLICATION, UNLESS AT LEAST 85% OF THE
AUDIENCE IS REASONABLY EXPECTED TO BE AT LEAST 21 YEARS OLD AS
DETERMINED BY RELIABLE AND CURRENT AUDIENCE COMPOSITION DATA; OR

1 (4) ENGAGE IN ADVERTISING BY MEANS OF PLACING AN 2 ADVERTISEMENT ON THE SIDE OF A BUILDING OR ANOTHER PUBLICLY VISIBLE 3 LOCATION OF ANY FORM, INCLUDING A SIGN, A POSTER, A PLACARD, A DEVICE, A 4 GRAPHIC DISPLAY, AN OUTDOOR BILLBOARD, OR A FREESTANDING SIGNBOARD.

5 (B) (1) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, 6 EACH WEBSITE OWNED, MANAGED, OR OPERATED BY A CANNABIS LICENSEE SHALL 7 EMPLOY A NEUTRAL AGE–SCREENING MECHANISM THAT VERIFIES THAT THE USER 8 IS AT LEAST 21 YEARS OLD, INCLUDING BY USING AN AGE–GATE, AGE–SCREEN, OR 9 AGE VERIFICATION MECHANISM.

10 (II) IF A WEBSITE IS APPROPRIATE FOR A QUALIFYING PATIENT 11 WHO IS UNDER THE AGE OF 21 YEARS, THE WEBSITE SHALL PROVIDE AN 12 ALTERNATIVE SCREENING MECHANISM FOR THE QUALIFYING PATIENT.

13 (2) AN ADVERTISEMENT PLACED ON SOCIAL MEDIA OR A MOBILE 14 APPLICATION SHALL INCLUDE A NOTIFICATION THAT AN INDIVIDUAL MUST BE AT 15 LEAST 21 YEARS OLD TO VIEW THE CONTENT.

- 16 (C) THE DIVISION SHALL ADOPT REGULATIONS TO ESTABLISH:
- 17 (1) PROCEDURES FOR THE ENFORCEMENT OF THIS SECTION; AND

18 (2) <u>A PROCESS FOR AN INDIVIDUAL TO VOLUNTARILY SUBMIT AN</u> 19 ADVERTISEMENT TO THE DIVISION FOR AN ADVISORY OPINION ON WHETHER THE 20 ADVERTISEMENT COMPLIES WITH THE RESTRICTIONS ON ADVERTISEMENTS FOR 21 CANNABIS, CANNABIS PRODUCTS, EDIBLE CANNABIS PRODUCTS, AND 22 CANNABIS-RELATED SERVICES.

23 SUBTITLE 10. RESPONSIBLE VENDOR TRAINING PROGRAM.

24 **36–1001.**

25 (A) IF A PERSON WOULD LIKE TO TO OFFER A RESPONSIBLE MEDICAL OR
26 ADULT-USE CANNABIS VENDOR, SERVER, AND SELLER TRAINING PROGRAM, THE A
27 PERSON MUST SHALL SUBMIT AN APPLICATION TO THE DIVISION.

(B) THE DIVISION SHALL APPROVE THE APPLICATION IF THE PROPOSED
 TRAINING PROGRAM MEETS THE MINIMUM EDUCATIONAL STANDARDS
 ESTABLISHED UNDER SUBSECTION (C) OF THIS SECTION.

31 (C) AT A MINIMUM, A TRAINING PROGRAM MUST:

1 (1) BE TAUGHT IN A CLASSROOM OR VIRTUAL SETTING FOR AT LEAST 2 A 2-HOUR PERIOD;

3 (2) ESTABLISH PROGRAM STANDARDS, INCLUDING CERTIFICATION 4 AND RECERTIFICATION REQUIREMENTS, RECORD KEEPING, TESTING AND 5 ASSESSMENT PROTOCOLS, AND EFFECTIVENESS EVALUATIONS; AND

6 (3) PROVIDE A CORE CURRICULUM OF RELEVANT STATUTORY AND 7 REGULATORY PROVISIONS, WHICH SHALL INCLUDE:

8 (I) INFORMATION ON REQUIRED LICENSES, AGE 9 REQUIREMENTS, PATIENT REGISTRY CARDS ISSUED BY THE DIVISION, 10 MAINTENANCE OF RECORDS, PRIVACY ISSUES, AND UNLAWFUL ACTS;

11 (II) ADMINISTRATIVE AND CRIMINAL LIABILITY AND LICENSE 12 AND COURT SANCTIONS;

13(III) STATUTORY AND REGULATORY REQUIREMENTS FOR14EMPLOYEES AND OWNERS;

15(IV) STATUTORY AND REGULATORY REQUIREMENTS RELATED16TO CANNABIS SALE, TRANSFER, AND DELIVERY;

17(V) ACCEPTABLE FORMS OF IDENTIFICATION, INCLUDING18PATIENT AND CAREGIVER IDENTIFICATION CARDS;

19 (VI) STATE AND LOCAL LICENSING AND ENFORCEMENT; AND

20 (VII) INFORMATION ON SERVING SIZE, THC AND CANNABINOID 21 POTENCY, AND IMPAIRMENT.

22 **36–1002.**

23THE DIVISION SHALL ADOPT REGULATIONS ESTABLISHING THE24RESPONSIBLE VENDOR TRAINING PROGRAM AND THE MINIMUM STANDARDS FOR25THE PROGRAM.

26 **36–1003.**

27 A PROVIDER OF AN APPROVED TRAINING PROGRAM SHALL:

28 (1) MAINTAIN ITS TRAINING RECORDS AT ITS PRINCIPAL PLACE OF 29 BUSINESS FOR AT LEAST 4 YEARS; AND

1 (2) MAKE THE RECORDS AVAILABLE FOR INSPECTION BY THE $\mathbf{2}$ **DIVISION.** SUBTITLE 11. PROHIBITED ACTS. 3 4 36–1101. $\mathbf{5}$ (A) A CANNABIS LICENSEE MAY NOT SELL, TRANSFER, OR DELIVER 6 CANNABIS OR CANNABIS PRODUCTS UNLESS THE LICENSEE VERIFIES BY MEANS OF **DRIVER'S** 7 VALID LICENSE OR OTHER GOVERNMENT-ISSUED РНОТО Α **IDENTIFICATION CONTAINING THE BEARER'S DATE OF BIRTH THAT:** 8 9 (1) FOR ADULT-USE CANNABIS, THE CONSUMER IS AT LEAST 21 10 YEARS OLD; OR 11 (2) FOR MEDICAL CANNABIS, THE PATIENT OR CAREGIVER IS: 12 **(I) REGISTERED WITH THE DIVISION; AND** AT LEAST 18 YEARS OLD. 13**(II)** 14A LICENSEE THAT SELLS, TRANSFERS, OR DELIVERS CANNABIS OR **(B)** (1) CANNABIS PRODUCTS IN VIOLATION OF SUBSECTION (A) OF THIS SECTION IS 1516 SUBJECT TO A CIVIL PENALTY OF: 17**(I) \$500 FOR A FIRST VIOLATION;** 18 **(II)** \$1,000 FOR A SECOND VIOLATION OCCURRING WITHIN 24 19 MONTHS AFTER THE FIRST VIOLATION; AND 20(III) \$5,000 FOR EACH SUBSEQUENT VIOLATION OCCURRING 21 WITHIN 24 MONTHS AFTER THE IMMEDIATELY PRECEDING VIOLATION. (2) 22THE DIVISION MAY DENY A CANNABIS LICENSE TO AN APPLICANT, 23**REPRIMAND A CANNABIS LICENSEE, OR SUSPEND OR REVOKE A CANNABIS LICENSE** 24IF THE APPLICANT OR LICENSEE VIOLATES SUBSECTION (A) OF THIS SECTION TWO 25OR MORE TIMES IN A 24-MONTH PERIOD. 26(3) IN A HEARING FOR AN ALLEGED VIOLATION OF THIS SECTION, IT 27IS A DEFENSE THAT AN AGENT OF THE DEFENDANT EXAMINED THE CONSUMER'S, PATIENT'S, OR CAREGIVER'S DRIVER'S LICENSE OR OTHER VALID IDENTIFICATION 2829ISSUED BY A GOVERNMENTAL UNIT THAT POSITIVELY IDENTIFIED THE CONSUMER, 30 PATIENT, OR CAREGIVER AS MEETING THE MINIMUM AGE SPECIFIED IN SUBSECTION

31 (A) OF THIS SECTION.

(C) (1) A CANNABIS LICENSEE MAY NOT: 1 $\mathbf{2}$ **(I)** SELL, TRANSFER, OR DELIVER CANNABIS TO AN INDIVIDUAL 3 WHO IS VISIBLY INTOXICATED; OR 4 (II) OFFER CANNABIS OR CANNABIS PRODUCTS AS A PRIZE, PREMIUM, OR CONSIDERATION FOR A LOTTERY, CONTEST, GAME OF CHANCE, GAME $\mathbf{5}$ OF SKILL, OR COMPETITION OF ANY KIND. 6 7 A CANNABIS LICENSEE THAT VIOLATES PARAGRAPH (1) OF THIS (2) SUBSECTION IS SUBJECT TO A FINE NOT EXCEEDING \$1,000, SUSPENSION OR 8 9 **REVOCATION OF A LICENSE, OR BOTH.** 10 (D) (1) A DISPENSARY MAY NOT: 11 **(I)** PACKAGE OR REPACKAGE CANNABIS OR CANNABIS 12 **PRODUCTS: (II)** 13TRANSFORM CANNABIS OR CANNABIS PRODUCTS INTO 14ANOTHER PRODUCT OR AN EXTRACT; OR 15(III) WRAP, ROLL, OR OTHERWISE ENCASE CANNABIS FOR THE 16 PURPOSE OF SMOKING THE CANNABIS. 17A DISPENSARY THAT VIOLATES PARAGRAPH (1) OF THIS (2) SUBSECTION IS SUBJECT TO A FINE NOT EXCEEDING \$1,000, SUSPENSION OR 18 **REVOCATION OF A LICENSE, OR BOTH.** 19 20 36–1102. 21(A) THIS TITLE MAY NOT BE CONSTRUED TO AUTHORIZE AN INDIVIDUAL TO: 22(1) **OPERATE, NAVIGATE, OR BE IN ACTUAL PHYSICAL CONTROL OF A MOTOR VEHICLE, AIRCRAFT, OR BOAT WHILE UNDER THE INFLUENCE OF CANNABIS:** 2324(2) **USE CANNABIS IN A PUBLIC PLACE:** 25(3) USE CANNABIS IN A MOTOR VEHICLE; 26EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, (4) SMOKE CANNABIS ON A PRIVATE PROPERTY THAT: 2728(II) 1. IS RENTED FROM A LANDLORD; AND

HOUSE BILL 556

 1
 2.
 IS_SUBJECT_TO_A_POLICY_THAT_PROHIBITS_THE

 2
 SMOKING OF CANNABIS ON THE PROPERTY; OR

3 (II) IS SUBJECT TO A POLICY THAT PROHIBITS THE SMOKING OF
 4 CANNABIS ON THE PROPERTY OF AN ATTACHED DWELLING ADOPTED BY ONE OF THE
 5 FOLLOWING ENTITIES;

6 **1.** THE BOARD OF DIRECTORS OF THE COUNCIL OF UNIT 7 OWNERS OF A CONDOMINIUM REGIME; OR

8 2. THE GOVERNING BODY OF A HOMEOWNERS 9 ASSOCIATION; OR

(5) POSSESS CANNABIS, INCLUDING CANNABIS PRODUCTS, IN A
 LOCAL DETENTION FACILITY, COUNTY JAIL, STATE PRISON, REFORMATORY, OR
 OTHER CORRECTIONAL FACILITY, INCLUDING A FACILITY FOR THE DETENTION OF
 JUVENILE OFFENDERS.

14 (B) THE PROVISIONS OF SUBSECTION (A)(4) OF THIS SECTION DO NOT 15 APPLY TO VAPORIZING CANNABIS.

16 **<u>36–1103.</u>**

17 (A) (1) A PERSON MAY NOT SELL OR DISTRIBUTE A PRODUCT INTENDED 18 FOR HUMAN CONSUMPTION OR INHALATION THAT CONTAINS MORE THAN 0.5 19 MILLIGRAMS OF TETRAHYDROCANNABINOL PER SERVING OR 2.5 MILLIGRAMS OF 20 TETRAHYDROCANNABINOL PER PACKAGE UNLESS THE PERSON IS LICENSED UNDER 21 § 36–401 OF THIS TITLE AND THE PRODUCT COMPLIES WITH THE:

22 (I) MANUFACTURING STANDARDS ESTABLISHED UNDER § 23 **36–203** OF THIS TITLE;

24 (II) LABORATORY TESTING STANDARDS ESTABLISHED UNDER § 25 **36–203** OF THIS TITLE; AND

26 (III) PACKAGING AND LABELING STANDARDS ESTABLISHED 27 UNDER § 36–203 OF THIS TITLE.

(2) A PERSON MAY NOT SELL OR DISTRIBUTE A PRODUCT DESCRIBED
 UNDER PARAGRAPH (1) OF THIS SUBSECTION TO AN INDIVIDUAL UNDER THE AGE OF
 21 YEARS.

1 (B) A PERSON MAY NOT SELL OR DISTRIBUTE A CANNABINOID PRODUCT 2 THAT IS NOT DERIVED FROM NATURALLY OCCURRING BIOLOGICALLY ACTIVE 3 CHEMICAL CONSTITUENTS.

4 (C) A PERSON WHO VIOLATES SUBSECTION (A) OF THIS SECTION IS GUILTY 5 OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING 6 \$5,000.

7 (D) A PERSON WHO VIOLATES SUBSECTION (B) OF THIS SECTION IS GUILTY 8 OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING 9 \$10,000.

10

SUBTITLE 12. LEGAL PROTECTIONS.

11 **36–1201.**

12 THE FOLLOWING PERSONS ACTING IN ACCORDANCE WITH THE PROVISIONS 13 OF THIS TITLE MAY NOT BE SUBJECT TO ARREST, PROSECUTION, REVOCATION OF 14 MANDATORY SUPERVISION, PAROLE, OR PROBATION, OR ANY CIVIL OR 15 ADMINISTRATIVE PENALTY, INCLUDING A CIVIL PENALTY OR DISCIPLINARY ACTION 16 BY A PROFESSIONAL LICENSING BOARD, OR BE DENIED ANY RIGHT OR PRIVILEGE, 17 FOR THE USE OF OR POSSESSION OF CANNABIS <u>THAT IS AUTHORIZED UNDER THIS</u> 18 <u>TITLE</u>:

- 19
- (1) A QUALIFYING PATIENT;

20 (2) A CANNABIS LICENSEE OR CANNABIS REGISTRANT THAT IS 21 LICENSED OR REGISTERED UNDER THIS TITLE;

- 22 (3) A CERTIFYING PROVIDER;
- 23 (4) A CAREGIVER;

24 **(5)** AN ACADEMIC RESEARCH REPRESENTATIVE PURCHASING 25 MEDICAL CANNABIS UNDER § 36–701 <u>SUBTITLE 7</u> OF THIS TITLE;

26(6) A HOSPITAL, MEDICAL FACILITY, OR HOSPICE PROGRAM WHERE A27QUALIFYING PATIENT IS RECEIVING TREATMENT; OR

(7) DESIGNATED SCHOOL PERSONNEL AUTHORIZED TO ADMINISTER
 MEDICAL CANNABIS TO A STUDENT IN ACCORDANCE WITH THE GUIDELINES
 ESTABLISHED UNDER § 7–446 OF THE EDUCATION ARTICLE UNLESS THE ACT OR
 OMISSION CONSTITUTES GROSS NEGLIGENCE OR WANTON OR WILLFUL
 MISCONDUCT.

SUBTITLE 13. CIVIL IMMUNITIES AND LIABILITIES RESERVED.

1

2	36–1301.
3	(A) EXCEPT AS PROVIDED IN THIS SECTION, NEITHER THE STATE NOR ANY
4	OF ITS POLITICAL SUBDIVISIONS MAY DENY A BENEFIT, AN ENTITLEMENT, A
5	DRIVER'S LICENSE, A PROFESSIONAL LICENSE, HOUSING ASSISTANCE, SOCIAL
6	SERVICES, OR OTHER BENEFITS BASED ON LAWFUL CANNABIS USE OR FOR THE
7	PRESENCE OF CANNABINOIDS OR CANNABINOID METABOLITES IN THE URINE,
8	BLOOD, SALIVA, BREATH, HAIR, OR OTHER TISSUE OR FLUID OF AN INDIVIDUAL WHO
9	IS AT LEAST 21 YEARS OLD OR A QUALIFYING PATIENT WHO IS UNDER THE AGE OF
10	21 YEARS.
11	(B) AN INDIVIDUAL MAY NOT BE DENIED CUSTODY OF OR VISITATION WITH
12	A MINOR FOR ACTING IN ACCORDANCE WITH THIS TITLE, UNLESS THE INDIVIDUAL'S
13	BEHAVIOR CREATES AN UNREASONABLE DANGER TO THE MINOR THAT CAN BE
14	CLEARLY ARTICULATED AND SUBSTANTIATED.
15	(C) EXCEPT AS PROVIDED IN THIS SECTION, NEITHER THE STATE NOR ANY
16	OF ITS POLITICAL SUBDIVISIONS MAY DENY EMPLOYMENT OR A CONTRACT TO AN
17	INDIVIDUAL FOR A PRIOR CONVICTION FOR A NONVIOLENT CANNABIS OFFENSE
18	THAT DOES NOT INVOLVE DISTRIBUTION TO MINORS.
19	(D) FOR THE PURPOSES OF MEDICAL CARE, INCLUDING ORGAN AND TISSUE
20	TRANSPLANTS:
21	(1) THE USE OF CANNABIS DOES NOT CONSTITUTE THE USE OF AN
22	ILLICIT SUBSTANCE OR OTHERWISE DISQUALIFY AN INDIVIDUAL FROM NEEDED
23	MEDICAL CARE; AND
24	(2) MAY BE CONSIDERED ONLY WITH RESPECT TO EVIDENCE-BASED
25	CLINICAL CRITERIA.
26	(E) (1) This section does not prevent a government employer
$\frac{1}{27}$	FROM DISCIPLINING AN EMPLOYEE OR A CONTRACTOR FOR:
28	(I) INGESTING CANNABIS IN THE WORKPLACE; OR
29	(II) WORKING WHILE IMPAIRED BY CANNABIS.
30	(2) THE PROTECTIONS PROVIDED BY THIS SECTION DO NOT APPLY TO
31	THE EXTENT THAT THEY CONFLICT WITH A GOVERNMENT EMPLOYER'S
32	OBLIGATIONS UNDER FEDERAL LAW OR TO THE EXTENT THAT THEY WOULD

1 DISQUALIFY THE ENTITY FROM A MONETARY OR LICENSING-RELATED BENEFIT 2 UNDER FEDERAL LAW.

3 (3) THIS SECTION DOES NOT AUTHORIZE ANY PERSON TO ENGAGE IN,
 AND DOES NOT PREVENT THE IMPOSITION OF ANY CIVIL, CRIMINAL, DISCIPLINE, OR
 OTHER PENALTIES, INCLUDING DISCIPLINE OR TERMINATION BY A GOVERNMENT
 6 EMPLOYER FOR ENGAGING IN ANY TASK WHILE UNDER THE INFLUENCE OF
 7 CANNABIS, WHEN DOING SO WOULD CONSTITUTE NEGLIGENCE OR PROFESSIONAL
 8 MALPRACTICE.

9 (F) NOTHING IN THIS SECTION MAY BE CONSTRUED TO PREVENT OR 10 PROHIBIT ANY EMPLOYER FROM DENYING EMPLOYMENT OR A CONTRACT TO AN 11 INDIVIDUAL OR DISCIPLINING AN EMPLOYEE OR A CONTRACTOR FOR TESTING 12 POSITIVE FOR THE PRESENCE OF CANNABINOIDS OR CANNABINOID METABOLITES 13 IN THE URINE, BLOOD, SALIVA, BREATH, HAIR, OR OTHER TISSUE OR FLUID OF THE 14 EMPLOYEE'S OR CONTRACTOR'S BODY, IF THE TEST WAS CONDUCTED IN 15 ACCORDANCE WITH THE EMPLOYER'S ESTABLISHED DRUG TESTING POLICY.

16 **36-1302.**

(A) A HOLDER OF A PROFESSIONAL OR OCCUPATIONAL LICENSE MAY NOT
 BE SUBJECT TO PROFESSIONAL DISCIPLINE FOR PROVIDING ADVICE OR SERVICES
 RELATED TO CANNABIS ESTABLISHMENTS OR APPLICATIONS TO OPERATE
 CANNABIS ESTABLISHMENTS ON THE BASIS THAT CANNABIS IS ILLEGAL UNDER
 FEDERAL LAW.

22 (B) AN APPLICANT FOR A PROFESSIONAL OR OCCUPATIONAL LICENSE MAY 23 NOT BE DENIED A LICENSE BASED ON PREVIOUS EMPLOYMENT RELATED TO 24 CANNABIS ESTABLISHMENTS OPERATING IN ACCORDANCE WITH STATE LAW.

25 **36-1303.**

26 AN AGENCY OR A POLITICAL SUBDIVISION OF THE STATE MAY NOT RELY ON A 27 VIOLATION OF FEDERAL LAW RELATED TO CANNABIS AS THE SOLE BASIS FOR 28 TAKING AN ADVERSE ACTION AGAINST A PERSON.

29 **36 1304.**

30 (A) IT IS THE PUBLIC POLICY OF THE STATE THAT CONTRACTS RELATED TO
 31 THE OPERATION OF A CANNABIS ESTABLISHMENT LICENSED IN ACCORDANCE WITH
 32 THIS SUBTITLE ARE ENFORCEABLE.

33(B)IT IS THE PUBLIC POLICY OF THE STATE THAT NO CONTRACT ENTERED34INTO BY A LICENSED CANNABIS ESTABLISHMENT OR ITS AGENTS AS AUTHORIZED IN

1	ACCORDANCE WITH A VALID LICENSE, OR BY THOSE WHO ALLOW PROPERTY TO BE
2	USED BY A CANNABIS ESTABLISHMENT, ITS EMPLOYEES, OR ITS AGENTS AS
3	AUTHORIZED IN ACCORDANCE WITH A VALID LICENSE, SHALL BE UNENFORCEABLE
4	ON THE BASIS THAT CULTIVATING, OBTAINING, MANUFACTURING, DISTRIBUTING,
5	DISPENSING, TRANSPORTING, SELLING, POSSESSING, OR USING CANNABIS IS
6	PROHIBITED BY FEDERAL LAW.
7	SUBTITLE 14. CAPITAL ACCESS PROGRAM.
8	36–1401.
9	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
10	INDICATED.
11	(B) "BORROWER" MEANS A BUSINESS THAT:
12	(1) QUALIFIES AS A SMALL BUSINESS UNDER THE U.S. SMALL
13	BUSINESS ADMINISTRATION SIZE STANDARDS;
14	(2) APPLIES TO A LENDER FOR BUSINESS FINANCING; AND
15	(3) HAS FEWER THAN 50 EMPLOYEES.
10	
16	(C) <u>"DEPARTMENT" MEANS THE DEPARTMENT OF COMMERCE.</u>
17	(\mathbf{C}) (\mathbf{D}) $(\mathbf{I} = \mathbf{N} \mathbf{D} = \mathbf{D}^2)$ MEANG.
17	(C) (D) "LENDER" MEANS:
18	(1) A CREDIT UNION, AS DEFINED IN § 1–101 OF THE FINANCIAL
19	Institutions Article;
19	INSTITUTIONS ARTICLE,
20	(2) A FINANCIAL INSTITUTION, AS DEFINED IN § $1-101$ OF THE
$\frac{20}{21}$	FINANCIAL INSTITUTIONS ARTICLE; OR
41	FINANCIAL INSTITUTIONS ARTICLE, OR
22	(3) A COMMUNITY DEVELOPMENT FINANCIAL INSTITUTION, AS
	DEFINED IN 12 U.S.C. § 4702(5).
20	DEFINED IN 12 $0.5.0.34702(3)$.
24	(D) (E) "PROGRAM" MEANS THE CAPITAL ACCESS PROGRAM
$\frac{24}{25}$	ESTABLISHED UNDER THIS SUBTITLE.
20	ESTABLISHED UNDER THIS SUBTILE.
26	36-1402.
20	50 110 2 .
27	THERE IS A CAPITAL ACCESS PROGRAM IN THE DEPARTMENT OF
28	COMMERCE.
<u> </u>	
29	36-1403.
4 0	00 IIV0,

1 THE PURPOSE OF THE PROGRAM IS TO STIMULATE OPPORTUNITIES FOR 2 SOCIAL EQUITY LICENSEES THAT HAVE DIFFICULTY OBTAINING FINANCING AND TO 3 ESTABLISH A LOAN LOSS RESERVE ACCOUNT.

4 **36–1404**.

5 (A) A LOAN TO A SOCIAL EQUITY LICENSEE QUALIFIES UNDER THE 6 PROGRAM IF THE LOAN:

7 (1) SATISFIES THE LENDING CRITERIA OF THE FINANCIAL 8 INSTITUTION LENDER; AND

- 9 (2) HAS A TERM NOT EXCEEDING 10 YEARS; AND
- 10 (3) DOES NOT EXCEED:
- 11 (I) FOR A DISPENSARY, \$500,000; OR
- 12 (II) FOR A GROWER OR PROCESSOR, \$1,000,000.

(B) A LOAN THAT QUALIFIES UNDER SUBSECTION (A) OF THIS SECTION MAY
 BE SHORT OR LONG TERM, HAVE FIXED OR VARIABLE RATES, AND BE SECURED OR
 UNSECURED.

16 **36–1405.**

(A) IF A LENDER WOULD LIKE TO TO PARTICIPATE IN THE PROGRAM, THE
 LENDER MUST A LENDER SHALL ENROLL THE QUALIFYING LOAN IN THE PROGRAM
 NOT MORE THAN 30 DAYS AFTER THE DATE OF THE FIRST DISBURSEMENT OF THE
 LOAN.

21 (B) A LENDER MAY ENROLL ALL OR A PORTION OF A QUALIFYING LOAN IN 22 AN AMOUNT OF NOT MORE THAN<u>:</u>

- 23 (1) FOR A DISPENSARY, \$500,000; OR
- 24 (2) FOR A GROWER OR PROCESSOR, \$1,000,000.
- 25 **36–1406.**

26 (A) THE DEPARTMENT SHALL ESTABLISH A LOAN LOSS RESERVE ACCOUNT 27 FOR A LENDER WHEN THE LENDER ENROLLS ITS FIRST LOAN UNDER THE PROGRAM.

28 (B) AT THE TIME OF ENROLLMENT:

1 (1) THE BORROWER SHALL MAKE A PAYMENT TO THE ACCOUNT OF 2 BETWEEN 0% AND 7% OF THE ENROLLED LOAN AMOUNT;

3 (2) THE LENDER SHALL MAKE A PAYMENT TO THE ACCOUNT OF AT 4 LEAST 2% OF THE ENROLLED AMOUNT; AND

5 (3) THE DIVISION SHALL MAKE A MATCHING PAYMENT TO THE 6 ACCOUNT IN AN AMOUNT EQUAL TO THE BORROWER AND LENDER'S AGGREGATE 7 PAYMENT UNDER ITEMS (1) AND (2) OF THIS SUBSECTION.

8 (C) THE LOAN LOSS RESERVE ACCOUNT OF A LENDER SHALL BE AVAILABLE 9 FOR THE LENDER TO WITHDRAW IF A BORROWER DEFAULTS ON A QUALIFYING LOAN.

10 (D) THE DEPARTMENT SHALL COLLABORATE WITH THE OFFICE OF SOCIAL 11 EQUITY ESTABLISHED UNDER § 1–309.1 OF THIS ARTICLE TO IDENTIFY AND ASSIST 12 BUSINESSES WITH OBTAINING FINANCING FROM THE PROGRAM.

13(E)THE DEPARTMENT SHALL ESTABLISH PROCEDURES FOR A LENDER TO14WITHDRAW FROM THE PROGRAM.

15 SUBTITLE 15. BANKING AND INSURANCE.

16 **36–1501.**

17 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 18 INDICATED.

19(B) "CANNABIS-RELATEDLEGITIMATEBUSINESS"MEANSA20MANUFACTURER, PRODUCER, OR ANOTHER PERSON THAT:

21(1) PARTICIPATES IN ANY BUSINESS OR ORGANIZED ACTIVITY THAT 22CANNABIS HANDLING INVOLVES OR CANNABIS PRODUCTS, INCLUDING 23PRODUCING, CULTIVATING, MANUFACTURING, SELLING, TRANSPORTING, DISPLAYING, DISPENSING, DISTRIBUTING, OR PURCHASING CANNABIS OR CANNABIS 2425**PRODUCTS: AND**

26 (2) ENGAGES IN AN ACTIVITY DESCRIBED IN ITEM (1) OF THIS 27 SUBSECTION IN ACCORDANCE WITH STATE LAW.

28(C)"Depository institution" means a State-chartered or29FEDERALLY CHARTERED FINANCIAL INSTITUTION, OTHER-STATE BANK, OR30FOREIGN BRANCH THAT:

84 HOUSE BILL 556 1 (1) IS LOCATED IN THE STATE OR MAINTAINS BRANCHES IN THE $\mathbf{2}$ STATE; AND 3 (2) IS AUTHORIZED TO MAINTAIN ACCOUNTS. **"SERVICE** 4 (C) (D) (1) **PROVIDER**" MEANS Α BUSINESS, AN ORGANIZATION, OR ANY OTHER PERSON THAT: $\mathbf{5}$ 6 **(I)** SELLS GOODS OR SERVICES TO A CANNABIS-RELATED 7 **LEGITIMATE** BUSINESS; OR 8 **(II) PROVIDES ANY BUSINESS SERVICES, INCLUDING THE SALE** 9 OR LEASE OF REAL OR ANY OTHER PROPERTY, LEGAL OR OTHER LICENSED 10 SERVICES, OR ANY OTHER ANCILLARY SERVICE, RELATING TO CANNABIS. "SERVICE PROVIDER" DOES NOT INCLUDE A BUSINESS, AN 11 (2) 12ORGANIZATION, OR ANY OTHER PERSON THAT PARTICIPATES IN ANY BUSINESS OR 13 ORGANIZED ACTIVITY THAT INVOLVES HANDLING CANNABIS OR CANNABIS 14PRODUCTS, INCLUDING CULTIVATING, PRODUCING, MANUFACTURING, SELLING, TRANSPORTING, DISPLAYING, DISPENSING, DISTRIBUTING, OR PURCHASING 1516 CANNABIS OR CANNABIS PRODUCTS. 1736-1502. 18 THE PROVISIONS IN THIS SUBTITLE APPLY TO: 19 ALL BANKS, CREDIT UNIONS, AND OTHER ENTITIES OPERATING AS (1) 20**DEPOSITORY INSTITUTIONS IN THE STATE; AND** 21(2) INSURANCE COMPANIES AND INSURANCE **PRODUCERS** 22**OPERATING IN THE STATE.** 2336-1503. THE STATE BANKING REGULATOR OFFICE OF FINANCIAL REGULATION 24(A) 25MAY NOT: 26(1) TERMINATE OR LIMIT THE DEPOSIT INSURANCE OR SHARE INSURANCE OF A DEPOSITORY INSTITUTION UNDER THE FEDERAL DEPOSIT 27INSURANCE ACT OR THE FEDERAL CREDIT UNION ACT, A DEPOSITORY 28INSTITUTION OPERATING IN THE STATE UNDER THE FINANCIAL INSTITUTIONS 29ARTICLE, OR TAKE ANY OTHER ADVERSE ACTION AGAINST A DEPOSITORY 30 INSTITUTION UNDER 12 U.S.C. § 1818 SOLELY BECAUSE THE DEPOSITORY 31

1 INSTITUTION PROVIDES OR HAS PROVIDED FINANCIAL SERVICES TO A 2 CANNABIS-RELATED LEGITIMATE BUSINESS OR SERVICE PROVIDER;

3 (2) PROHIBIT, PENALIZE, OR OTHERWISE DISCOURAGE A 4 DEPOSITORY INSTITUTION FROM PROVIDING FINANCIAL SERVICES TO A 5 CANNABIS-RELATED LEGITIMATE BUSINESS IN THE STATE;

6 (3) RECOMMEND, INCENTIVIZE, OR ENCOURAGE A DEPOSITORY 7 INSTITUTION NOT TO TO NOT OFFER FINANCIAL SERVICES TO AN ACCOUNT HOLDER, 8 OR TO DOWNGRADE OR CANCEL THE FINANCIAL SERVICES OFFERED TO AN 9 ACCOUNT HOLDER SOLELY BECAUSE:

10 (I) THE ACCOUNT HOLDER IS A CANNABIS-RELATED 11 LEGITIMATE BUSINESS OR SERVICE PROVIDER, OR IS AN EMPLOYEE, OWNER, OR 12 OPERATOR OF A CANNABIS-RELATED LEGITIMATE BUSINESS OR SERVICE 13 PROVIDER;

14(II) THE ACCOUNT HOLDER LATER BECOMES AN EMPLOYEE,15OWNER, OR OPERATOR OF A CANNABIS-RELATED LEGITIMATE BUSINESS OR16SERVICE PROVIDER; OR

17 (III) THE DEPOSITORY INSTITUTION WAS NOT AWARE THAT THE 18 ACCOUNT HOLDER IS AN EMPLOYEE, OWNER, OR OPERATOR OF A 19 CANNABIS-RELATED LEGITIMATE BUSINESS OR SERVICE PROVIDER;

20(4)TAKE ANY ADVERSE OR CORRECTIVE SUPERVISORY ACTION ON A21LOAN MADE TO:

(I) A CANNABIS-RELATED LEGITIMATE BUSINESS OR SERVICE
 PROVIDER SOLELY BECAUSE THE BUSINESS IS A CANNABIS-RELATED LEGITIMATE
 BUSINESS OR SERVICE PROVIDER;

25**(II)** OWNER, AN EMPLOYEE, OR **OPERATOR** OF Α 26CANNABIS-RELATED LEGITIMATE BUSINESS OR SERVICE PROVIDER SOLELY BECAUSE THE EMPLOYEE, OWNER, OR OPERATOR IS EMPLOYED BY, OWNS, OR 2728**OPERATES A CANNABIS-RELATED LEGITIMATE** BUSINESS OR SERVICE PROVIDER, AS 29**APPLICABLE; OR**

(III) AN OWNER OR OPERATOR OF REAL ESTATE OR EQUIPMENT
 THAT IS LEASED TO A CANNABIS-RELATED LEGITIMATE BUSINESS OR SERVICE
 PROVIDER SOLELY BECAUSE THE OWNER OR OPERATOR OF THE REAL ESTATE OR
 EQUIPMENT LEASED THE EQUIPMENT OR REAL ESTATE TO A CANNABIS-RELATED
 LEGITIMATE BUSINESS OR SERVICE PROVIDER, AS APPLICABLE; OR

1 (5) PROHIBIT OR PENALIZE A DEPOSITORY INSTITUTION, OR AN 2 ENTITY PERFORMING A FINANCIAL SERVICE FOR OR IN ASSOCIATION WITH A 3 DEPOSITORY INSTITUTION, OR OTHERWISE DISCOURAGE A DEPOSITORY 4 INSTITUTION, OR AN ENTITY PERFORMING A FINANCIAL SERVICE FOR OR IN 5 ASSOCIATION WITH A DEPOSITORY INSTITUTION, FROM ENGAGING IN A FINANCIAL 6 SERVICE FOR A CANNABIS-RELATED LEGITIMATE BUSINESS OR SERVICE PROVIDER.

7 (B) SUBSECTION (A) OF THIS SECTION SHALL APPLY TO AN INSTITUTION 8 APPLYING FOR A DEPOSITORY INSTITUTION CHARTER TO THE SAME EXTENT AS IT 9 APPLIES TO A DEPOSITORY INSTITUTION.

10 **36–1504.**

For the purposes of Title 18 U.S.C. §§ 1956 AND 1957 AND ALL OTHER PROVISIONS OF FEDERAL LAW, THE PROCEEDS FROM A TRANSACTION INVOLVING ACTIVITIES OF A CANNABIS-RELATED LEGITIMATE BUSINESS OR SERVICE PROVIDER MAY NOT BE CONSIDERED PROCEEDS FROM AN UNLAWFUL ACTIVITY SOLELY BECAUSE:

16(1) THE TRANSACTION INVOLVES PROCEEDS FROM A17 CANNABIS-RELATED LEGITIMATE BUSINESS OR SERVICE PROVIDER; OR

18

(2) THE TRANSACTION INVOLVES PROCEEDS FROM:

19(I) CANNABIS-RELATED ACTIVITIES CONDUCTED BY A20CANNABIS-RELATED LEGITIMATE BUSINESS; OR

21

(II) ACTIVITIES CONDUCTED BY A SERVICE PROVIDER.

22 **36–1505.**

23 (A) WITH RESPECT TO PROVIDING A FINANCIAL SERVICE TO Α 24CANNABIS-RELATED LEGITIMATE BUSINESS OR A SERVICE PROVIDER, A 25DEPOSITORY INSTITUTION, ENTITY PERFORMING A FINANCIAL SERVICE FOR OR IN ASSOCIATION WITH A DEPOSITORY INSTITUTION, OR INSURER THAT PROVIDES A 2627FINANCIAL SERVICE TO A CANNABIS–RELATED LEGITIMATE BUSINESS OR SERVICE 28PROVIDER, AND THE OFFICERS, DIRECTORS, AND EMPLOYEES OF THAT DEPOSITORY 29INSTITUTION, ENTITY, OR INSURER MAY NOT BE HELD LIABLE UNDER ANY STATE LAW OR REGULATION: 30

- 31
- (1) SOLELY FOR PROVIDING THE FINANCIAL SERVICE; OR

32 (2) FOR FURTHER INVESTING ANY INCOME DERIVED FROM THE 33 FINANCIAL SERVICE. 1 (B) AN INSURER THAT ENGAGES IN THE BUSINESS OF INSURANCE WITH A 2 CANNABIS-RELATED LEGITIMATE BUSINESS OR SERVICE PROVIDER OR THAT 3 OTHERWISE ENGAGES WITH A PERSON IN A TRANSACTION ALLOWED UNDER STATE 4 LAW RELATED TO CANNABIS, AND THE OFFICERS, DIRECTORS, AND EMPLOYEES OF 5 THAT INSURER MAY NOT BE HELD LIABLE UNDER STATE LAW OR REGULATION:

6

(1) SOLELY FOR ENGAGING IN THE BUSINESS OF INSURANCE; OR

7 (2) FOR FURTHER INVESTING ANY INCOME DERIVED FROM THE 8 BUSINESS OF INSURANCE.

9 A DEPOSITORY INSTITUTION THAT HAS A LEGAL INTEREST IN THE **(C)** 10 COLLATERAL FOR A LOAN OR ANOTHER FINANCIAL SERVICE PROVIDED TO AN OWNER, EMPLOYEE, OR OPERATOR OF A CANNABIS-RELATED LEGITIMATE 11 12BUSINESS OR SERVICE PROVIDER, OR TO AN OWNER OR OPERATOR OF REAL ESTATE 13OR EQUIPMENT THAT IS LEASED OR SOLD TO A CANNABIS-RELATED LEGITIMATE 14BUSINESS OR SERVICE PROVIDER, MAY NOT BE SUBJECT TO CRIMINAL, CIVIL, OR 15ADMINISTRATIVE FORFEITURE OF THAT LEGAL INTEREST UNDER STATE LAW FOR 16 PROVIDING THE LOAN OR OTHER FINANCIAL SERVICE.

17 **36–1506.**

18 (A) THIS SUBTITLE DOES NOT REQUIRE A DEPOSITORY INSTITUTION, 19 ENTITY PERFORMING A FINANCIAL SERVICE FOR OR IN ASSOCIATION WITH A 20 DEPOSITORY INSTITUTION, OR INSURER TO PROVIDE FINANCIAL SERVICES TO A 21 CANNABIS-RELATED LEGITIMATE BUSINESS, SERVICE PROVIDER, OR ANY OTHER 22 BUSINESS.

(B) THIS SUBTITLE MAY NOT BE CONSTRUED TO LIMIT OR OTHERWISE
 RESTRICT THE GENERAL EXAMINATION, SUPERVISORY, AND ENFORCEMENT
 AUTHORITY OF THE STATE BANKING REGULATOR, PROVIDED THAT THE BASIS FOR
 ANY SUPERVISORY OR ENFORCEMENT ACTION IS NOT THE PROVISION OF FINANCIAL
 SERVICES TO A CANNABIS-RELATED LEGITIMATE BUSINESS OR SERVICE PROVIDER.

28 (C) THIS SUBTITLE MAY NOT BE CONSTRUED TO INTERFERE WITH THE 29 REGULATION OF THE BUSINESS OF INSURANCE.

30 **36–1507.**

THE STATE MAY NOT COOPERATE OR AID FEDERAL LAW ENFORCEMENT AUTHORITIES ATTEMPTING TO PROSECUTE FINANCIAL INSTITUTIONS THAT ARE LAWFULLY OPERATING WITHIN THE CONFINES OF THIS SUBTITLE.

Article – Tax – General

2 **2–1302.2**.

AFTER MAKING THE DISTRIBUTIONS REQUIRED UNDER §§ 2–1301 THROUGH 2–1302.1 OF THIS SUBTITLE, OF THE SALES AND USE TAX COLLECTED UNDER § 11–104(K) OF THIS ARTICLE FROM THE SALE OF CANNABIS FROM A DISPENSARY TO A CONSUMER UNDER TITLE 36 OF THE ALCOHOLIC BEVERAGES AND CANNABIS ARTICLE, THE COMPTROLLER SHALL DISTRIBUTE:

8 (1) TO THE CANNABIS REGULATION AND ENFORCEMENT FUND, 9 ESTABLISHED UNDER § 36–206 OF THE ALCOHOLIC BEVERAGES AND CANNABIS 10 ARTICLE, AN AMOUNT NECESSARY TO DEFRAY THE ENTIRE COST OF THE 11 OPERATION OF THE CANNABIS REGULATION AND ENFORCEMENT DIVISION 12 ESTABLISHED UNDER TITLE 36 OF THE ALCOHOLIC BEVERAGES AND CANNABIS 13 ARTICLE;

14 (2) 30% TO THE COMMUNITY REINVESTMENT AND REPAIR FUND 15 UNDER § 1–322 OF THE ALCOHOLIC BEVERAGES AND CANNABIS ARTICLE FOR 16 FISCAL YEARS 2024 THROUGH 2033;

17 (3) 1.5% TO COUNTIES AND MUNICIPALITIES, WHICH SHALL BE
 18 ALLOCATED TO EACH JURISDICTION BASED ON THE PERCENTAGE OF REVENUE
 19 COLLECTED FROM THAT JURISDICTION;

20 (3) 1.5% OF THE REVENUE COLLECTED IN EACH COUNTY OUTSIDE 21 THE BOUNDARIES OF A MUNICIPALITY TO THE COUNTY, TO BE USED FOR 22 BEHAVIORAL HEALTH AND DRUG TREATMENT;

23(4)1.5% OF THE REVENUE COLLECTED IN EACH MUNICIPALITY TO24THE MUNICIPALITY, TO BE USED FOR BEHAVIORAL HEALTH AND DRUG TREATMENT;

25 (4) (5) 1.5% TO THE CANNABIS PUBLIC HEALTH FUND 26 ESTABLISHED UNDER § 13–4505 OF THE HEALTH – GENERAL ARTICLE;

27 (5) (6) FOR FISCAL YEARS 2024 THROUGH 2028, 1.5% TO THE 28 CANNABIS BUSINESS ASSISTANCE FUND ESTABLISHED UNDER § 5–1901 OF THE 29 ECONOMIC DEVELOPMENT ARTICLE; AND

30(6) (7)ANY BALANCE REMAINING AFTER THE DISTRIBUTIONS31REQUIRED UNDER PARAGRAPHS (1) THROUGH (5) (6) OF THIS SECTION TO THE32GENERAL FUND OF THE STATE.

 $33 \quad 2-1303.$

88

1 After making the distributions required under §§ 2–1301 through [2–1302.1] 2 2–1302.2 of this subtitle, the Comptroller shall pay:

3 (1) revenues from the hotel surcharge into the Dorchester County 4 Economic Development Fund established under § 10–130 of the Economic Development 5 Article;

6 (2) to the Blueprint for Maryland's Future Fund established under § 5–206 7 of the Education Article, the following percentage of the remaining sales and use tax 8 revenues:

- 9 (i) for fiscal year 2023, 9.2%;
- 10 (ii) for fiscal year 2024, 11.0%;
- 11 (iii) for fiscal year 2025, 11.3%;
- 12 (iv) for fiscal year 2026, 11.7%; and
- 13 (v) for fiscal year 2027 and each fiscal year thereafter, 12.1%; and
- 14 (3) the remaining sales and use tax revenue into the General Fund of the15 State.
- 16 11–104.

17 (K) THE SALES AND USE TAX RATE FOR THE SALE OF CANNABIS FROM A 18 DISPENSARY TO A CONSUMER UNDER TITLE **36** OF THE ALCOHOLIC BEVERAGES 19 AND CANNABIS ARTICLE IS AS FOLLOWS:

- 20(1) FOR FISCAL YEAR 2024, 6%; 21(2) FOR FISCAL YEAR 2025, 7%; 22(3) FOR FISCAL YEAR 2026, 8%; 23(4) FOR FISCAL YEAR 2027, 9%; AND 24(5) FOR FISCAL YEAR 2028 AND EACH FISCAL YEAR THEREAFTER, 10%. 252611 - 245.
- 27 THE SALES AND USE TAX DOES NOT APPLY TO THE SALE OF:

MEDICAL CANNABIS UNDER TITLE 36 OF THE ALCOHOLIC 1 (1) $\mathbf{2}$ **BEVERAGES AND CANNABIS ARTICLE; OR** 3 CANNABIS BETWEEN CANNABIS ESTABLISHMENTS THAT ARE (2) 4 LICENSED UNDER TITLE 36 OF THE ALCOHOLIC BEVERAGES AND CANNABIS ARTICLE. $\mathbf{5}$ 6 **Article – Economic Development** 7 5 - 1901.8 In this section[,] THE FOLLOWING WORDS HAVE THE MEANINGS (a) (1) 9 INDICATED. "Fund" means the Cannabis Business Assistance Fund. 10 (2) 11 (3) **(I)** "PERSONAL NET WORTH" MEANS THE NET VALUE OF THE 12ASSETS OF AN INDIVIDUAL REMAINING AFTER TOTAL LIABILITIES ARE DEDUCTED, INCLUDING THE INDIVIDUAL'S SHARE OF ASSETS HELD JOINTLY OR AS COMMUNITY 13 PROPERTY WITH THE INDIVIDUAL'S SPOUSE. 1415**(II)** "PERSONAL NET WORTH" DOES NOT INCLUDE: 1. THE INDIVIDUAL'S OWNERSHIP INTEREST IN THE 16 17**APPLICANT;** THE INDIVIDUAL'S EQUITY IN THE INDIVIDUAL'S 182. 19 PRIMARY PLACE OF RESIDENCE; OR 203. THE CASH VALUE OF ANY QUALIFIED RETIREMENT SAVINGS PLANS OR INDIVIDUAL RETIREMENT ACCOUNTS. 2122(b) There is a Cannabis Business Assistance Fund. 23The purpose of the Fund is to assist small, minority-owned, and (c)women-owned businesses entering the adult-use cannabis industry. 2425(d) The Department shall administer the Fund. 26The Fund is a special, nonlapsing fund that is not subject to § 7–302 of (1)(e) the State Finance and Procurement Article. 2728The State Treasurer shall hold the Fund separately, and the (2)

29 Comptroller shall account for the Fund.

1 The Fund consists of: (f) $\mathbf{2}$ money appropriated in the State budget to the Fund; [and] (1)3 (2)**REVENUE DISTRIBUTED TO THE FUND IN ACCORDANCE WITH §** 2-1302.2 OF THE TAX - GENERAL ARTICLE; AND 4 $\mathbf{5}$ (3) any other money from any other source accepted for the benefit of the 6 Fund. 7(g) (1)Subject to paragraph (2) of this subsection, the Fund may be used only 8 for: 9 (i) grants or loans to small, minority-owned, or women-owned businesses for: 10 11 1. license application assistance for participation in the 12 adult-use cannabis industry; 13 2. assistance with the operating or capital expenses of a business participating in the adult–use cannabis industry; or 14153. targeted training to support participation in the adult-use 16 cannabis industry; and 17(ii) grants to historically black colleges and universities for 18 cannabis-related programs and business development organizations, including incubators, to train and assist small, minority, and women business owners and entrepreneurs seeking 19 to become licensed to participate in the adult-use cannabis industry. 2021(2)The Department: 22(i) shall prioritize awarding grants and loans in accordance with paragraph (1) of this subsection to: 2324populations that have been historically disproportionately 1. 25impacted by the enforcement of laws criminalizing the use of cannabis; and 262.individuals who have been convicted of a violation of a law criminalizing the use of cannabis; and 2728(ii) may not award grants or loans to small, minority, and women 29business owners and entrepreneurs with a personal net worth exceeding \$1,700,000. 30 (3)In order to award grants and loans in accordance with paragraph (1) of this subsection, the Department shall develop partnerships with: 31

$\frac{1}{2}$	(i) traditional minority-serving institutions in the State and surrounding jurisdictions, including historically black colleges and universities;
$\frac{3}{4}$	(ii) trade associations representing minority and women–owned businesses; and
$5\\6$	(iii) the Governor's Office of Small, Minority, and Women Business Affairs.
7 8	(h) (1) The State Treasurer shall invest the money of the Fund in the same manner as other State money may be invested.
9	(2) Any interest earnings of the Fund shall be credited to the Fund.
10 11	(i) Expenditures from the Fund may be made only in accordance with the State budget.
12	Article – State Finance and Procurement
13	6–226.
14 15 16 17 18 19	(a) (2) (i) Notwithstanding any other provision of law, and unless inconsistent with a federal law, grant agreement, or other federal requirement or with the terms of a gift or settlement agreement, net interest on all State money allocated by the State Treasurer under this section to special funds or accounts, and otherwise entitled to receive interest earnings, as accounted for by the Comptroller, shall accrue to the General Fund of the State.
$\begin{array}{c} 20\\ 21 \end{array}$	(ii) The provisions of subparagraph (i) of this paragraph do not apply to the following funds:
22	170. the Cannabis Public Health Fund; [and]
23	171. the Community Reinvestment and Repair Fund;
$\begin{array}{c} 24 \\ 25 \end{array}$	172. THE CANNABIS REGULATION AND ENFORCEMENT FUND; AND
$\frac{26}{27}$	173. THE MEDICAL CANNABIS COMPASSIONATE USE FUND.
28	<u> Article – State Personnel and Pensions</u>
29	<u>23–201.</u>

$\frac{1}{2}$	<u>(a) Exce</u> r of this subtitle app		<u>vovided in subsection (b) of this section, §§ 23–203 through 23–205</u> <u>v to:</u>
$\frac{3}{4}$	<u>(13)</u> defined under § 31		dividual who, on and before the effective date of participation as) of this article, is:
$5 \\ 6$	<u>County;</u>	<u>(i)</u>	a supportive service employee of the Board of Education of Kent
7		<u>(ii)</u>	an employee of the Town of Oakland;
8		<u>(iii)</u>	an employee of the City of Frostburg;
9		<u>(iv)</u>	an employee of the Town of Sykesville; or
10		<u>(v)</u>	an employee of the Town of University Park; [and]
11 12 13	<u>(14)</u> <u>the date that the</u> <u>Employees' Pensic</u>	e Mary	nployee of the Maryland Automobile Insurance Fund on or after rland Automobile Insurance Fund begins participation in the em; AND
14 15 16 17 18	OFFICER WITH	MISSIO THE DIVISI	EXECUTIVE DIRECTOR OF THE ALCOHOL, TOBACCO, AND N, IF THE EXECUTIVE DIRECTOR IS NOT A SWORN POLICE POWERS GRANTED TO AN OFFICER OF THE FIELD ON UNDER § 1–313 OF THE ALCOHOLIC BEVERAGES AND
19	<u>26–201.</u>		
$\begin{array}{c} 20\\ 21 \end{array}$	<u>(a)</u> <u>Excep</u> <u>to:</u>	<u>pt as p</u> i	covided in subsection (b) of this section, this subtitle applies only
22 23 24 25 26	THE POWERS	<u>y if th</u> <u>Grant</u> Divisi	xecutive Director of the Alcohol [and], Tobacco, AND CANNABIS IE EXECUTIVE DIRECTOR IS A SWORN POLICE OFFICER WITH TED TO AN OFFICER OR EMPLOYEE OF THE FIELD ON UNDER § 1–313 OF THE ALCOHOLIC BEVERAGES AND
27			Article – Health – General
28	13 - 4505.		
29	(a) There	e is a C	annabis Public Health Fund.
30	(b) The p	purpose	e of the Fund is to provide funding to address the health effects

	01	
1	(c)	The Department shall administer the Fund.
$\frac{2}{3}$	(d) the State Fi	(1) The Fund is a special, nonlapsing fund that is not subject to § 7–302 of nance and Procurement Article.
4 5	Comptroller	(2) The State Treasurer shall hold the Fund separately, and the shall account for the Fund.
6	(e)	The Fund consists of:
7 8	cannabis;	(1) Revenue distributed to the Fund based on revenues from adult–use
9		(2) Money appropriated in the State budget to the Fund; [and]
10 11	2–1302.2 0	(3) REVENUE DISTRIBUTED TO THE FUND IN ACCORDANCE WITH § OF THE TAX – GENERAL ARTICLE; AND
$\begin{array}{c} 12\\ 13 \end{array}$	of the Fund	[(3)] (4) Any other money from any other source accepted for the benefit.
14	(f)	The Fund may be used only for:
15		(1) Supporting the Advisory Council in performing its duties;
$\begin{array}{c} 16 \\ 17 \end{array}$	legalization	(2) Supporting data collection and research on the effects of cannabis in the State;
18 19	related to ca	(3) Providing funding for education and public awareness campaigns annabis use, including funding for educational programs to be used in schools;
$\begin{array}{c} 20\\ 21 \end{array}$	individuals;	(4) Supporting substance use disorder counseling and treatment for
$\begin{array}{c} 22\\ 23 \end{array}$	due to cann	(5) Training and equipment for law enforcement to recognize impairments abis; and
$\begin{array}{c} 24 \\ 25 \end{array}$	levels in dri	(6) Purchasing technology proven to be effective at measuring cannabis vers.
$\frac{26}{27}$	(g) manner as o	(1) The State Treasurer shall invest the money of the Fund in the same other State money may be invested.
28		(2) Any interest earnings of the Fund shall be credited to the Fund.

1 (h) Expenditures from the Fund may be made only in accordance with the State 2 budget.

3 SECTION <u>5.</u> <u>6.</u> AND BE IT FURTHER ENACTED, That Article – Alcoholic 4 Beverages of the Annotated Code of Maryland be renamed to be Article – Alcoholic 5 Beverages and Cannabis.

6 SECTION 6. <u>7.</u> AND BE IT FURTHER ENACTED, That:

7 (a) The transfer of the Maryland Medical Cannabis Commission personnel to the 8 Alcohol, Tobacco, and Cannabis Commission to oversee the regulation of cannabis under 9 this Act shall be conducted in a manner that will minimize the costs of the transfer and will 10 result in a more cost-efficient operation for the regulation of cannabis for the protection of 11 the public health, safety, and welfare of the State.

12 (b) The Cannabis Regulation and Enforcement Division of the Office of the 13 Executive Director of the Alcohol, Tobacco, and Cannabis Commission is the successor of 14 the Maryland Medical Cannabis Commission in matters concerning the regulation of 15 medical cannabis.

16 (c) In every law, executive order, rule, regulation, policy, or document created by 17 an official, an employee, or a unit of this State, the names and titles of those agencies and 18 officials mean the names and titles of the successor agency or official.

19SECTION 7. 8. AND BE IT FURTHER ENACTED, That all persons who, as of June 2030, 2023 the effective date of this Act, are merit employees or contract staff in budgeted 21positions of the Marvland Medical Cannabis Commission and whose positions are 22transferred to the Cannabis Regulation and Enforcement Division of the Office of the 23Executive Director of the Alcohol, Tobacco, and Cannabis Commission to oversee, the 24regulation of cannabis provided by this Act, are hereby transferred to the Cannabis 25Regulation and Enforcement Division of the Office of the Executive Director of the Alcohol, 26Tobacco, and Cannabis Commission without any change or loss of rights, pay, working 27conditions, benefits, rights, or status, and shall retain any merit system and retirement 28status they may have on the date of transfer.

29 SECTION 8. 9. AND BE IT FURTHER ENACTED, That the balance of the Natalie 30 M. LaPrade Medical Cannabis Fund on the date immediately preceding the date this Act 31 takes effect shall be credited to the Cannabis Regulation and Enforcement Fund, and that 32 any funds credited to the Cannabis Regulation and Enforcement Fund may be used to cover 33 the costs of implementing this Act and regulating the cannabis industry in Maryland.

SECTION 9. 10. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, from the date this Act takes effect to December 31, 2023, both inclusive, the Commission is exempt from procurement requirements under the State Finance and Procurement Article if the procurement is for:

1 (1) banking services for the <u>Cannabis Regulation and Enforcement</u> 2 Division to collect fees and tax revenue;

3 (2) banking services to help support cannabis businesses to transition from
4 an all cash system;

5 (3) a consultant to support the <u>Cannabis Regulation and Enforcement</u> 6 Division in the process for cannabis licensure, including services related to investigations 7 and the financial or criminal history review of applicants; and

- 8 9 <u>and</u>
- (4) a consultant to provide technical assistance to social equity applicants;
- 10

(5) <u>establishing a State cannabis testing laboratory at a preexisting site</u>.

11 SECTION 10. <u>11.</u> AND BE IT FURTHER ENACTED, That:

(a) To the extent practicable and authorized by the U.S. Constitution, a cannabis
 licensee shall comply with the State's Minority Business Enterprise Program.

14(b) On or before 6 months after the issuance of a cannabis license under 36–401 15of the Alcoholic Beverages and Cannabis Article, the Governor's Office of Small, Minority, 16and Women Business Affairs, in consultation with the Office of the Attorney General and 17the Office of Social Equity within the Alcohol, Tobacco, and Cannabis Commission and the 18 cannabis licensee, shall establish a clear plan for setting reasonable and appropriate 19 minority business enterprise participation goals and procedures for the procurement of 20goods and services related to cannabis, including the cultivation, manufacturing, and 21dispensing of cannabis.

(c) To the extent practicable, the goals and procedures specified in subsection (b)
 of this section shall be based on the requirements of Title 14, Subtitle 3 of the State Finance
 and Procurement Article and the regulations implementing that subtitle.

25 SECTION <u>11.</u> <u>12.</u> AND BE IT FURTHER ENACTED, That:

26(a) (1)As soon as practicable after the effective date of this Act, the Cannabis 27Regulation and Enforcement Division established under § 36-201 of the Alcoholic 28Beverages and Cannabis Article, as enacted by Section 4 5 of this Act, shall issue a license 29to operate as a cannabis grower under Title 36, Subtitle 4 of the Alcoholic Beverages and 30 Cannabis Article, as enacted by Section 4 5 of this Act, to one applicant five applicants that 31is a are recognized class member members of Pigford v. Glickman, 185 F.R.D. 82 (D.D.C. 321999), or In Re Black Farmers Litig., 856 F. Supp. 2d 1 (D.D.C. 2011).

(2) An applicant awarded a license under paragraph (1) of this subsection
may subsequently apply for and be awarded a license to operate as a cannabis processor
under Title 36, Subtitle 4 of the Alcoholic Beverages and Cannabis Article, as enacted by
Section 4 5 of this Act.

1 (b) Notwithstanding any other provision of law, a license issued under subsection 2 (a) of this section is in addition to and not subject to the limitations on the total number of 3 licenses that the Division may issue under Title 36, Subtitle 4 of the Alcoholic Beverages 4 and Cannabis Article, as enacted by Section 4 <u>5</u> of this Act.

5 (c) If an applicant for a license to operate as a cannabis grower that is a 6 recognized class member is not awarded a license under subsection (a) of this section:

(1) the applicant may apply for a license in accordance with the provisions
of Title 36 of the Alcoholic Beverages and Cannabis Article, as enacted by Section 4 5 of
this Act;

10 (2) the Division shall allow the applicant to amend, if necessary, and 11 resubmit the applicant's application or withdraw the application entirely; and

12 (3) the Division may waive the initial application fee for the applicant but 13 may charge the applicant a reasonable fee for the resubmission or an unamended or 14 amended application.

15 <u>SECTION 13. AND BE IT FURTHER ENACTED, That:</u>

16 (a) As soon as practicable after the effective date of this Act, the Alcohol, Tobacco,
 17 and Cannabis Commission shall contract with an independent consultant to complete a
 18 study on wholesale cannabis licenses.

19 (b) <u>The study shall include:</u>

20 (1) the costs to regulate wholesale cannabis licenses;

21 (2) whether there is market necessity for wholesale cannabis licensing;

22 (3) whether there is a need for wholesale cannabis licensing to alleviate 23 supply demand and facilitate an equitable marketplace for suppliers and retailers; and

24 <u>(4)</u> the approximate number of wholesale cannabis licenses appropriate for 25 the size of the marketplace in the State.

(c) On or before June 1, 2024, the Alcohol, Tobacco, and Cannabis Commission
 shall submit the results of the study required under subsection (a) of this section to the
 Governor and, in accordance with § 2–1257 of the State Government Article, the General
 <u>Assembly.</u>

30 <u>SECTION 14. AND BE IT FURTHER ENACTED, That:</u>

31 <u>(a)</u> The Maryland Economic Development Corporation shall identify in each of 32 the following locations a site for proposed use as incubator space, to be established in

	98	HOUSE BILL 556
$\frac{1}{2}$	accordance Section 5 of	with § 36–406 of the Alcoholic Beverages and Cannabis Article, as enacted by <u>this Act:</u>
$3 \\ 4 \\ 5$	<u>Queen Anne</u> <u>County;</u>	(1) <u>Caroline County, Cecil County, Dorchester County, Kent County,</u> e's County, Somerset County, Talbot County, Wicomico County, or Worcester
6		(2) <u>Allegany County, Garrett County, or Washington County;</u>
7 8	<u>County or E</u>	(3) <u>Baltimore City or a beltway community located in Anne Arundel</u> Baltimore County; and
9 10	County.	(4) <u>a beltway community located in Montgomery County or Prince George's</u>
11	<u>(b)</u>	The site identifications shall include:
$\begin{array}{c} 12\\ 13 \end{array}$	<u>(a) of this se</u>	(1) the proposed locations for incubator spaces identified under subsection ection;
14		(2) the square footage of the identified locations; and
$\begin{array}{c} 15\\ 16 \end{array}$	location to p	(3) the estimated costs for construction or renovation of the proposed prepare it for use as an incubator space.
$17 \\ 18 \\ 19 \\ 20 \\ 21$	<u>criteria, th</u>	In evaluating sites for proposed use as incubator spaces, the Maryland Development Corporation shall consider, in addition to other appropriate e suitability of converting to incubator space obsolete or underutilized and retail properties such as enclosed malls, big box stores, and warehouse
$22 \\ 23 \\ 24 \\ 25$	by this section	On or before January 1, 2024, the Maryland Economic Development a shall submit a report on the identified sites and the qualifying criteria required ion to the Governor and, in accordance with § 2–1257 of the State Government General Assembly.
26	SECT	FION 15. AND BE IT FURTHER ENACTED, That:
$27 \\ 28 \\ 29$		As soon as practicable after the effective date of this Act, the Alcohol, Tobacco, bis Commission shall conduct a study on on–site consumption of cannabis and roducts at retail premises of cannabis licensees.
30	<u>(b)</u>	The study shall include:
$\frac{31}{32}$	<u>cannabis an</u>	(1) <u>a survey of regulations and trade practices for on-site consumption of</u> ad cannabis products in other states and countries;

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(2) <u>authorizations and restrictions for the use of cannabis distributed at</u> <u>cannabis premises and for the removal of unconsumed cannabis or cannabis products from</u> <u>the premises;</u>
$\frac{4}{5}$	(3) <u>operational procedures and controls for on-site consumption premises</u> and the preparation, use, and consumption of cannabis and cannabis products:
$6 \\ 7$	(4) <u>training requirements and safeguards for employees of premises with</u> <u>on–site consumption of cannabis and cannabis products; and</u>
8 9 10	(5) recommendations for policies to implement on-site consumption of cannabis and cannabis products at suitable locations, including suggested legislative and regulatory changes.
$\begin{array}{c} 11 \\ 12 \end{array}$	(c) <u>The Commission may contract with an independent contractor to conduct the</u> <u>study under this section.</u>
$13 \\ 14 \\ 15 \\ 16$	(d) On or before June 1, 2024, the Alcohol, Tobacco, and Cannabis Commission shall submit the results of the study required under subsection (a) of this section to the Governor and, in accordance with § 2–1257 of the State Government Article, the General Assembly.
17	SECTION 16. AND BE IT FURTHER ENACTED, That:
18	(a) <u>The Alcohol, Tobacco, and Cannabis Commission shall study:</u>
19 20 21 22	(1) types of cannabis products and cannabis—infused products that are not meant to be smoked and that are available in neighboring states and other jurisdictions, such as low—concentration edibles, cannabis—infused soft drinks and other beverages, and related products:
$23 \\ 24 \\ 25$	(2) issues relating to processing, packaging, labeling, and use of these cannabis products as they may be introduced into the Maryland adult–use cannabis regulatory system; and
$\begin{array}{c} 26 \\ 27 \end{array}$	(3) regulatory and enforcement issues that may arise from the introduction and availability of these cannabis products in Maryland.
28 29 30 31	(b) On or before July 1, 2024, the Commission shall submit a report, including any proposed legislative or regulatory changes, to the Governor and, in accordance with § 2–1257 of the State Government Article, the Senate Finance Committee and the House Economic Matters Committee.
$\frac{32}{33}$	SECTION $\frac{12}{12}$, <u>17.</u> AND BE IT FURTHER ENACTED, That the publisher of the Annotated Code of Maryland, in consultation with and subject to the approval of the

34 Department of Legislative Services, shall correct, with no further action required by the 35 General Assembly, cross-references and terminology rendered incorrect by this Act. The

1 publisher shall adequately describe any correction that is made in an editor's note following

2 the section affected.

3 SECTION 13. 18. AND BE IT FURTHER ENACTED, That this Act is an emergency 4 measure, is necessary for the immediate preservation of the public health or safety, has 5 been passed by a yea and nay vote supported by three-fifths of all the members elected to 6 each of the two Houses of the General Assembly, and shall take effect from the date it is 7 enacted.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.