# FIRST ENGROSSMENT

Sixty-fourth Legislative Assembly of North Dakota

## **ENGROSSED HOUSE BILL NO. 1430**

Introduced by

Representatives P. Anderson, Glassheim, Hawken, Maragos, M. Nelson, Schneider, Strinden

- 1 A BILL for an Act to create and enact chapter 19-24 of the North Dakota Century Code, relating
- 2 to the use of medical marijuana; to provide a penalty; and to provide an effective date.

#### 3 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

4 **SECTION 1.** Chapter 19-24 of the North Dakota Century Code is created and enacted as

5 follows:

## 6 <u>19-24-01. Definitions.</u>

- 7 For the purposes of this chapter:
- 8 <u>1.</u> <u>"Allowable amount of cannabis" means:</u>
- 9 <u>a.</u> <u>Two ounces of cannabis; or</u>
- 10 <u>b.</u> <u>The quantity of cannabis products as established by department regulation.</u>
- 11 <u>2.</u> <u>"Bona fide practitioner-patient relationship" means:</u>
- 12a.A practitioner and patient have a treatment or consulting relationship, during the13course of which the practitioner has completed an assessment of the patient's14medical history and current medical condition, including an in-person physical15examination:
- 16b.The practitioner has consulted with the patient with respect to the patient's17debilitating medical condition; and
- 18 c. The practitioner is available to or offers to provide followup care and treatment to
  19 the patient, including patient examinations.
- 20 3. <u>"Cannabis product manufacturing facility" means an entity registered with the</u>
- 21 department under this chapter which acquires, possesses, manufactures, delivers,
- 22 <u>transfers, transports, supplies, or sells cannabis products to medical cannabis</u>
- 23 <u>dispensaries.</u>

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1	<u>4.</u>	<u>"Ca</u>	nnabis products" means concentrated cannabis, cannabis extracts, and products
2		<u>that</u>	are infused with cannabis or an extract thereof, and are intended for use or
3		<u>con</u> :	sumption by humans. The term includes edible cannabis products, beverages,
4		<u>topi</u>	cal products, ointments, oils, and tinctures.
5	<u>5.</u>	<u>"Ca</u>	nnabis testing facility" or "testing facility" means an independent entity registered
6		<u>with</u>	the department to analyze the safety and potency of cannabis.
7	<u>6.</u>	<u>"Ca</u>	rdholder" means a qualifying patient or a designated caregiver who has been
8		<u>issu</u>	ed and possesses a valid registry identification card.
9	<u>7.</u>	<u>"Cu</u>	Itivation facility" means an entity registered with the department under this chapter
10		<u>whic</u>	ch acquires, possesses, cultivates, delivers, transfers, transports, supplies, or sells
11		<u>can</u>	nabis and related supplies to medical cannabis establishments.
12	<u>8.</u>	"De	bilitating medical condition" means:
13		<u>a.</u>	Cancer, glaucoma, positive status for human immunodeficiency virus, acquired
14			immune deficiency syndrome, hepatitis C, amyotrophic lateral sclerosis, Crohn's
15			disease, ulcerative colitis, agitation of Alzheimer's disease, post-traumatic stress
16			disorder, or the treatment of these conditions; or
17		<u>b.</u>	A chronic or debilitating disease or medical condition or its treatment that
18			produces one or more of the following: cachexia or wasting syndrome; severe,
19			debilitating pain; severe nausea; seizures; or severe and persistent muscle
20			spasms, including those characteristic of multiple sclerosis.
21	<u>9.</u>	<u>"De</u>	partment" means the state department of health.
22	<u>10.</u>	"De	signated caregiver" means an individual who:
23		<u>a.</u>	Is at least twenty-one years of age; and
24		<u>b.</u>	Has agreed to be responsible for managing the well-being of a patient with a
25			debilitating medical condition.
26	<u>11.</u>	<u>"Dis</u>	qualifying felony offense" means:
27		<u>a.</u>	A dangerous special offense as provided in section 12.1-32-09 which was
28			<u>classified as a felony; or</u>
29		<u>b.</u>	A violation of a state or federal controlled substances law that was classified as a
30			felony in the jurisdiction where the individual was convicted, not including:

1		<u>(1)</u>	An offense for which the sentence, including any term of probation,
2			incarceration, or supervised release, was completed ten or more years
3			earlier; or
4		<u>(2)</u>	An offense that consisted of conduct for which this chapter would likely have
5			prevented a conviction, but the conduct either occurred before the
6			enactment of this chapter or was prosecuted by an authority other than the
7			state.
8	<u>12.</u>	<u>"Edible c</u>	cannabis products" means products that:
9		<u>a. Co</u>	ntain or are infused with cannabis or an extract of cannabis;
10		<u>b.</u> <u>Are</u>	intended for human consumption by oral ingestion; and
11		<u>c. Are</u>	presented in the form of foodstuffs, beverages, extracts, oils, tinctures, and
12		oth	er similar products.
13	<u>13.</u>	<u>"Enclose</u>	ed, locked facility" means a closet, room, greenhouse, building, or other
14		enclosed	d area that is equipped with locks or other security devices that permit access
15		<u>only by t</u>	he cardholder or cardholders allowed to cultivate the plants. Two or more
16		<u>cardhold</u>	lers who reside in the same dwelling may share one enclosed, locked facility
17		for cultiv	ation.
18	<u>14.</u>	"Medical	cannabis" or "cannabis" has the meaning given to the term "marijuana" in
19		section ?	<u>19-03.1-01.</u>
20	<u>15.</u>	"Medical	cannabis dispensary" or "dispensary" means an entity registered with the
21		<u>departm</u>	ent under this chapter which acquires, possesses, stores, delivers, transfers,
22		<u>transpor</u>	ts, sells, supplies, or dispenses cannabis, cannabis products, paraphernalia,
23		<u>or relate</u>	d supplies and educational materials to cardholders.
24	<u>16.</u>	"Medical	cannabis establishment" means a cultivation facility, a cannabis testing
25		<u>facility, a</u>	cannabis product manufacturing facility, or a dispensary.
26	<u>17.</u>	"Medical	cannabis establishment agent" means an owner, officer, board member,
27		employe	e, or volunteer at a medical cannabis establishment.
28	<u>18.</u>	"Medical	use" includes the acquisition, administration, cultivation, manufacture,
29		<u>delivery,</u>	harvest, possession, preparation, transfer, transportation, or use of cannabis
30		<u>or parap</u>	hernalia relating to the administration of cannabis to treat or alleviate a

1		<u>regi</u>	stered qualifying patient's debilitating medical condition or symptoms associated			
2		with	with the patient's debilitating medical condition. The term does not include:			
3		<u>a.</u>	a. The cultivation of cannabis by a cardholder;			
4		<u>b.</u>	<u>The extraction of resin from cannabis by solvent extraction unless the extraction</u>			
5			is done by a cannabis product manufacturing facility; and			
6		<u>C.</u>	The smoking of cannabis.			
7	<u>19.</u>	<u>"No</u>	nresident cardholder" means a individual who:			
8		<u>a.</u>	Has been diagnosed with a debilitating medical condition, or is the parent,			
9			guardian, conservator, or other individual with authority to consent to the medical			
10			treatment of an individual who has been diagnosed with a debilitating medical			
11			condition;			
12		<u>b.</u>	Is not a resident of the state or who has been a resident of the state for fewer			
13			than forty-five days;			
14		<u>C.</u>	Was issued a currently valid registry identification card or its equivalent by			
15			another state, district, territory, commonwealth, insular possession of the United			
16			States, or country recognized by the United States which allows the individual to			
17			use cannabis for medical purposes in the jurisdiction of issuance; and			
18		<u>d.</u>	Has submitted any documentation required by the department, and has received			
19			confirmation of registration.			
20	<u>20</u>	<u>"Pra</u>	actitioner" means an individual who is licensed with authority to prescribe drugs. In			
21		<u>rela</u>	tion to a nonresident cardholder, "practitioner" means an individual who is licensed			
22		with	authority to prescribe drugs to humans in the state of the patient's residence.			
23	<u>21.</u>	<u>"Qu</u>	alifying patient" means an individual who has been diagnosed by a practitioner as			
24		<u>hav</u>	ing a debilitating medical condition.			
25	<u>22.</u>	<u>"Re</u>	gistry identification card" means a document issued by the department which			
26		ider	ntifies an individual as a registered qualifying patient or registered designated			
27		care	egiver, or documentation that is deemed a registry identification card under this			
28		<u>cha</u>	pter.			
29	<u>23.</u>	<u>"Wr</u>	itten certification" means a document dated and signed by a practitioner stating			
30		<u>that</u>	in the practitioner's professional opinion the patient is likely to receive therapeutic			
31		<u>or p</u>	alliative benefit from the medical use of cannabis to treat or alleviate the patient's			

1		debilitating medical condition or symptoms associated with the debilitating medical				
2		condition. A written certification must affirm that it is made in the course of a bona fide				
3		prac	practitioner-patient relationship and must specify the qualifying patient's debilitating			
4		med	ical condition.			
5	<u>19-2</u>	<u>4-02.</u>	Protections for the medical use of cannabis.			
6	<u>1.</u>	<u>A ca</u>	rdholder who possesses a valid registry identification card is not subject to arrest,			
7		pros	ecution, or penalty in any manner under chapter 19-03.1 or 19-03.4, or denial of			
8		<u>any</u>	right or privilege, including any civil penalty or disciplinary action by a court or			
9		<u> </u>	upational or professional licensing board or bureau for:			
10		<u>a.</u>	The medical use of cannabis under this chapter, if the cardholder does not			
11			possess more than the allowable amount of cannabis, and if any cannabis plants			
12			are either cultivated in an enclosed, locked facility or are being transported;			
13		<u>b.</u>	Reimbursement by a registered qualifying patient to the patient's registered			
14			designated caregiver for direct costs incurred by the registered designated			
15			caregiver for assisting with the registered qualifying patient's medical use of			
16			cannabis;			
17		<u>C.</u>	Transferring cannabis to a testing facility for testing:			
18		<u>d.</u>	Compensating a dispensary or a testing facility for goods or services provided;			
19		<u>e.</u>	Selling, transferring, or delivering cannabis seeds produced by the cardholder to			
20			a cultivation facility or dispensary; or			
21		<u>f.</u>	Offering or providing cannabis to a cardholder for a registered qualifying patient's			
22			medical use, to a nonresident cardholder, or to a dispensary if nothing of value is			
23			transferred in return and the individual giving the cannabis does not knowingly			
24			cause the recipient to possess more than the allowable amount of cannabis.			
25	<u>2.</u>	<u>A no</u>	president cardholder may not be subject to arrest, prosecution, or penalty under			
26		<u>cha</u> p	oter 19-03.1 or 19-03.4, or denied any right or privilege, including civil penalty or			
27		<u>disci</u>	iplinary action by a business or occupational or professional licensing board or			
28		<u>entit</u>	y, for transporting, purchasing, possessing, or using medical cannabis under this			
29		<u>cha</u> p	oter if the nonresident cardholder does not possess more than two ounces of			
30		<u>canr</u>	nabis and the quantity of cannabis products established by department regulation.			

1	<u>3.</u>	There is a presumption that a qualifying patient or designated caregiver is engaged in
2		the medical use of cannabis pursuant to this chapter if the cardholder is in possession
3		of a registry identification card and an amount of cannabis which does not exceed the
4		allowable amount of cannabis. The presumption may be rebutted by evidence that
5		conduct related to cannabis was not for the purpose of treating or alleviating a
6		qualifying patient's debilitating medical condition or symptoms associated with the
7		qualifying patient's debilitating medical condition pursuant to this chapter.
8	<u>4.</u>	A practitioner may not be subject to arrest, prosecution, or penalty in any manner, or
9		denied any right or privilege, including civil penalty or disciplinary action by the state
10		board of medical examiners or by any other occupational or professional licensing
11		board or bureau, solely for providing written certifications or for otherwise stating that,
12		in the practitioner's professional opinion, a patient is likely to receive therapeutic or
13		palliative benefit from the medical use of cannabis to treat or alleviate the patient's
14		serious or debilitating medical condition or symptoms associated with the serious or
15		debilitating medical condition, provided nothing in this chapter prevents a practitioner
16		from being sanctioned for:
17		a. Issuing a written certification to a patient with whom the practitioner does not
18		have a bona fide practitioner-patient relationship; or
19		b. Failing to properly evaluate a patient's medical condition.
20	<u>5.</u>	An attorney may not be subject to disciplinary action by the state bar association or
21		other professional licensing association for providing legal assistance to prospective or
22		registered medical cannabis establishments or others related to activity that is no
23		longer subject to criminal penalties under state law pursuant to this chapter.
24	<u>6.</u>	An individual may not be subject to arrest, prosecution, or penalty in any manner
25		under chapter 19-03.1 or 19-03.4, or denied any right or privilege, including any civil
26		penalty or disciplinary action by a court or occupational or professional licensing board
27		or bureau, for:
28		a. Providing or selling cannabis paraphernalia to a cardholder, nonresident
29		cardholder, or to a medical cannabis establishment;
30		b. Being in the presence or vicinity of the medical use of cannabis which are exempt
31		from criminal penalties under this chapter:

1		<u>C.</u>	Allowing the individual's property to be used for activities that are exempt from		
2			criminal penalties under this chapter; or		
3		<u>d.</u>	d. Assisting a registered qualifying patient with the act of using or administering		
4			cannabis.		
5	<u>7.</u>	<u>A di</u>	ispensary or a dispensary agent is not subject to prosecution, search, or		
6		insp	pection, except by the department under this chapter, seizure, or penalty in any		
7		mar	nner, and may not be denied any right or privilege, including civil penalty or		
8		<u>disc</u>	ciplinary action by a court or business licensing board or entity, for acting pursuant		
9		<u>to t</u>	nis chapter and rules authorized by this chapter to:		
10		<u>a.</u>	Possess, transport, and store cannabis and cannabis products;		
11		<u>b.</u>	Deliver, transfer, and transport cannabis to testing facilities and compensate		
12			testing facilities for services provided;		
13		<u>C.</u>	Accept cannabis offered by a cardholder or nonresident cardholder if nothing of		
14			value is exchanged in return;		
15		<u>d.</u>	Purchase or otherwise acquire cannabis from cultivation facilities or dispensaries,		
16			and cannabis products from cannabis product manufacturing facilities or		
17			dispensaries; and		
18		<u>e.</u>	Deliver, sell, supply, transfer, or transport cannabis, cannabis products, and		
19			cannabis paraphernalia, and related supplies and educational materials to		
20			cardholders, nonresident cardholders, and dispensaries.		
21	<u>8.</u>	<u>A cı</u>	ultivation facility or a cultivation facility agent is not subject to prosecution, search,		
22		<u>or ir</u>	or inspection, except by the department under this chapter, seizure, or penalty in any		
23		mar	nner, and may not be denied any right or privilege, including civil penalty or		
24		<u>disc</u>	ciplinary action by a court or business licensing board or entity for acting under this		
25		<u>cha</u>	pter and rules authorized by this chapter to:		
26		<u>a.</u>	Possess, plant, propagate, cultivate, grow, harvest, produce, process,		
27			manufacture, compound, convert, prepare, pack, repack, or store cannabis;		
28		<u>b.</u>	Deliver, transfer, or transport cannabis to testing facilities and compensate testing		
29			facilities for services provided;		
30		<u>C.</u>	Accept cannabis offered by a cardholder or nonresident cardholder if nothing of		
31			value is exchanged in return;		

1		<u>d.</u>	Purchase or otherwise acquire cannabis from cultivation facilities;
2		<u>e.</u>	Purchase cannabis seeds from cardholders, nonresident cardholders, and the
3		_	equivalent of a medical cannabis establishment that is registered in another
4			jurisdiction; and
5		f.	Deliver, sell, supply, transfer, or transport cannabis, cannabis paraphernalia, and
6		_	related supplies and educational materials to cultivation facilities and
7			dispensaries.
8	<u>9.</u>	Аc	annabis product manufacturing facility or a cannabis product manufacturing facility
9			ent is not subject to prosecution, search, or inspection, except by the department
10		•	der this chapter, seizure, or penalty in any manner, and may not be denied any right
11			privilege, including civil penalty or disciplinary action by a court or business
12			nsing board or entity for acting under this chapter and rules authorized by this
13			apter to:
14		<u>a.</u>	Purchase or otherwise acquire cannabis from cultivation facilities, and cannabis
15			products or cannabis from cannabis product manufacturing facilities;
16		<u>b.</u>	Possess, produce, process, manufacture, compound, convert, prepare, pack,
17			repack, and store cannabis and cannabis products;
18		<u>C.</u>	Deliver, transfer, or transport cannabis, cannabis products, cannabis
19			paraphernalia, and related supplies and educational materials to dispensaries
20			and cannabis product manufacturing facilities;
21		<u>d.</u>	Deliver, transfer, or transport cannabis to testing facilities and compensate testing
22			facilities for services provided; or
23		<u>e.</u>	Deliver, sell, supply, transfer, or transport cannabis, cannabis products, cannabis
24			paraphernalia, and related supplies and educational materials to cannabis
25			product manufacturing facilities or dispensaries.
26	<u>10.</u>	<u>A te</u>	esting facility or testing facility agent is not subject to prosecution, search, or
27		ins	pection, except by the department under this chapter, seizure, or penalty in any
28		<u>ma</u>	nner, and may not be denied any right or privilege, including civil penalty or
29		dise	ciplinary action by a court or business licensing board or entity, for acting under this
30		<u>cha</u>	apter and rules authorized by this chapter to:

1		<u>a.</u>	Acquire, possess, transport, and store cannabis and cannabis products obtained		
2			from cardholders, nonresident cardholders, and medical cannabis		
3			establishments;		
4		<u>b.</u>	b. Return the cannabis and cannabis products to the cardholders, nonresident		
5			cardholders, and medical cannabis establishment from which it was obtained;		
6		<u>C.</u>	Test cannabis, including for potency, pesticides, mold, or contaminants; and		
7		<u>d.</u>	Receive compensation for those services.		
8	<u>11.</u>	<u>A ca</u>	ardholder, nonresident cardholder, or the equivalent of a medical cannabis		
9		<u>esta</u>	ablishment that is registered in another jurisdiction may sell or donate cannabis		
10		<u>see</u>	ds to cultivation facilities.		
11	<u>12.</u>	<u>An</u> y	cannabis, cannabis product, cannabis paraphernalia, or other interest in or right to		
12		pro	perty that is possessed, owned, or used in connection with the medical use of		
13		<u>can</u>	nabis as allowed under this chapter, or acts incidental to that use, may not be		
14		<u>seiz</u>	zed or forfeited. This chapter may not prevent the seizure or forfeiture of cannabis		
15		<u>exc</u>	eeding the amounts allowed under this chapter, nor prevent seizure or forfeiture if		
16		<u>the</u>	basis for the action is unrelated to the cannabis that is possessed, manufactured,		
17		<u>trar</u>	sferred, or used under this chapter.		
18	<u>13.</u>	Pos	Possession of, or application for, a registry identification card does not constitute		
19		pro	bable cause or reasonable suspicion, nor may it be used to support a search of the		
20		<u>indi</u>	vidual or property of the individual possessing or applying for the registry		
21		ider	ntification card, or otherwise subject the individual or property of the individual to		
22		insp	pection by any governmental agency.		
23	<u>14.</u>	<u>For</u>	the purposes of state law, activities related to medical cannabis must be		
24		<u>con</u>	sidered lawful as long as the activities are in accordance with this chapter.		
25	<u>19-</u>	<u>24-03</u>	3. Limitations.		
26	<u>1.</u>	<u>Thi</u>	s chapter does not authorize any person to engage in, and does not prevent the		
27		<u>imp</u>	osition of any civil, criminal, or other penalties for engaging in, the following		
28		<u>con</u>	duct:		
29		<u>a.</u>	Undertaking any task under the influence of cannabis, when doing so would		
30			constitute negligence or professional malpractice;		

1		<u>b.</u>	Possessing cannabis or otherwise engaging in the medical use of cannabis in
2			any correctional facility;
3		<u>C.</u>	Operating, navigating, or being in actual physical control of any motor vehicle,
4			aircraft, train, or motorboat while under the influence of cannabis, except that a
5			registered qualifying patient or nonresident cardholder may not be considered to
6			be under the influence of cannabis solely because of the presence of metabolites
7			or components of cannabis that appear in insufficient concentration to cause
8			impairment.
9	<u>19-2</u>	4-04	Discrimination prohibited.
10	<u>1.</u>	<u>A sc</u>	hool or landlord may not refuse to enroll or lease to and may not otherwise
11		pena	alize an individual solely for the individual's status as a cardholder, unless failing to
12		<u>do s</u>	so would violate federal law or regulations or cause the school or landlord to lose a
13		mon	netary or licensing-related benefit under federal law or regulations.
14	<u>2.</u>	<u>For</u>	the purposes of medical care, including organ and tissue transplants, a registered
15		<u>qual</u>	lifying patient's use of cannabis according to this chapter is considered the
16		<u>equi</u>	ivalent of the authorized use of any other medication used at the discretion of a
17		prac	titioner and does not constitute the use of an illicit substance or otherwise
18		<u>disq</u>	ualify a qualifying patient from necessary medical care.
19	<u>3.</u>	<u>An i</u>	ndividual may not be denied primary residential responsibility of or parenting time
20		<u>with</u>	a minor solely for the individual's status as a cardholder, and there may not be a
21		pres	sumption of neglect or child endangerment for conduct allowed under this chapter,
22		<u>unle</u>	ess the individual's behavior is such that it creates an unreasonable danger to the
23		<u>safe</u>	ty of the minor as established by clear and convincing evidence.
24	<u>4.</u>	Exce	ept as provided in this chapter, a registered qualifying patient who uses cannabis
25		<u>for r</u>	nedical purposes must be afforded all the same rights under state and local law,
26		inclu	uding those guaranteed under chapter 14-02.4, as the individual would be afforded
27		<u>if the</u>	e patient were solely prescribed pharmaceutical medications, as it pertains to:
28		<u>a.</u>	Any interaction with a individual's employer;
29		<u>b.</u>	Drug testing by a individual's employer; or
30		<u>C.</u>	Drug testing required by any state or local law, agency, or government official.

1	<u>5.</u>	The rights provided by this section do not apply to the extent the rights conflict with an	
2		employer's obligations under federal law or regulations or to the extent the rights	
3		would disqualify an employer from a monetary or licensing-related benefit under	
4		federal law or regulations.	
5	<u>6.</u>	An employer is not required to allow the ingestion of cannabis in any workplace or to	
6		allow any employee to work while under the influence of cannabis. A registered	
7		qualifying patient may not be considered to be under the influence of cannabis solely	
8		because of the presence of metabolites or components of cannabis that appear in	
9		insufficient concentration to cause impairment.	
10	<u>7.</u>	A school, landlord, or employer may not be penalized or denied any benefit under	
11		state law for enrolling, leasing to, or employing a cardholder.	
12	<u>19-</u> 2	24-05. Addition of debilitating medical conditions.	
13	<u>Any</u>	resident of the state may petition the department to add serious medical conditions or	
14	the cond	dition's treatments to the list of debilitating medical conditions listed in this chapter. The	
15	<u>departm</u>	nent shall consider petitions in the manner required by department regulation, including	
16	6 public notice and hearing. The department shall approve or deny a petition within one hundred		
17	7 eighty days of its submission. The approval or denial of any petition is a final decision of the		
18	<u>departm</u>	nent, subject to judicial review.	
19	<u>19-2</u>	24-06. Acts not required - Acts not prohibited.	
20	<u>1.</u>	This chapter does not require:	
21		a. Medial assistance or a private insurer to reimburse an individual for costs	
22		associated with the medical use of cannabis; or	
23		b. <u>A landlord to allow the cultivation of cannabis on the rental property.</u>	
24	<u>2.</u>	This chapter does not prohibit an employer from disciplining an employee for ingesting	
25		cannabis in the workplace or for working while under the influence of cannabis.	
26	<u>19-2</u>	24-07. Issuance - Denial.	
27	<u>1.</u>	The department shall begin issuing registry identification cards to qualifying patients	
28		no later than one hundred forty days after the effective date of this Act who submit the	
29		following, in accordance with the department's regulations:	
30		a. A written certification issued by a practitioner within ninety days immediately	
31		preceding the date of an application;	

	Logiolat			
1		<u>b.</u>	The application or renewal fee;	
2		<u>C.</u>	c. The name, address, and date of birth of the qualifying patient, except if the	
3			applicant is homeless, no address is required;	
4		<u>d.</u>	The name, address, and telephone number of the qualifying patient's practitioner;	
5		<u>e.</u>	The name, address, and date of birth of the designated caregiver, or designated	
6			caregivers, chosen by the qualifying patient;	
7		<u>f.</u>	If more than one designated caregiver is designated at any given time,	
8			documentation demonstrating a greater number of designated caregivers is	
9			needed due to the patient's age or medical condition;	
10		<u>g.</u>	The name of no more than two dispensaries that the qualifying patient	
11			designates; and	
12		<u>h.</u>	If the qualifying patient designates a designated caregiver, a designation as to	
13			whether the qualifying patient or designated caregiver will be allowed under state	
14			law to possess and cultivate cannabis plants for the qualifying patient's medical	
15			<u>USE.</u>	
16	<u>2.</u>	<u>lf th</u>	e qualifying patient is unable to submit the information required by this section due	
17		<u>to t</u>	ne individuals' age or medical condition, the person responsible for making medical	
18		<u>dec</u>	isions for the qualifying patient may do so on behalf of the qualifying patient.	
19	<u>3.</u>	<u>Exc</u>	ept as provided in subdivision d, the department shall:	
20		<u>a.</u>	Verify the information contained in an application or renewal submitted pursuant	
21			to this chapter and approve or deny an application or renewal within fifteen days	
22			of receiving a completed application or renewal application;	
23		<u>b.</u>	Issue registry identification cards to a qualifying patient and the patient's	
24			designated caregivers within five days of approving the application or renewal. A	
25			designated caregiver must have a registry identification card for each of the	
26			designated caregiver's qualifying patients; and	
27		<u>C.</u>	Enter the registry identification number of the dispensary or dispensaries the	
			patient designates into the verification system.	
28			patient designates into the verneation system.	
28 29	<u>4.</u>	The	e department may conduct a background check of the prospective designated	

1	<u>5.</u>	The department may not issue a registry identification card to a qualifying patient who				
2		is younger than eighteen years of age unless:				
3		<u>a.</u>	<u>The</u>	qualifying patient's practitioner has explained the potential risks and benefits		
4			<u>of th</u>	e medical use of cannabis to the custodial parent or legal guardian with		
5			resp	onsibility for health care decisions for the qualifying patient; and		
6		<u>b.</u>	<u>The</u>	custodial parent or legal guardian with responsibility for health care decisions		
7			<u>for t</u>	he qualifying patient consents in writing to:		
8			(1)	Allow the qualifying patient's medical use of cannabis;		
9			<u>(2)</u>	Serve as the qualifying patient's designated caregiver; and		
10			<u>(3)</u>	Control the acquisition of the cannabis, the dosage, and the frequency of		
11				the medical use of cannabis by the qualifying patient.		
12	<u>6.</u>	The	depa	rtment may deny an application or renewal of a qualifying patient's registry		
13		iden	tificat	tion card only if the applicant:		
14		<u>a.</u>	Did	not provide the required information, fee, or materials;		
15		<u>b.</u>	<u>Prev</u>	viously had a registry identification card revoked; or		
16		<u>C.</u>	<u>Prov</u>	vided false information.		
17	<u>7.</u>	The	depa	rtment may deny an application or renewal for a designated caregiver		
18		<u>chos</u>	sen b	y a qualifying patient whose registry identification card was granted only if:		
19		<u>a.</u>	<u>The</u>	designated caregiver does not meet the requirements of this chapter;		
20		<u>b.</u>	The	applicant did not provide the information required;		
21		<u>C.</u>	<u>The</u>	designated caregiver previously had a registry identification card revoked; or		
22		<u>d.</u>	The	applicant or the designated caregiver provided false information.		
23	<u>8.</u>	The	depa	rtment shall give written notice to the qualifying patient of the reason for		
24		<u>den</u> y	/ing a	a registry identification card to the qualifying patient or to the qualifying		
25		patie	ent's	designated caregiver.		
26	<u>9.</u>	<u>Deni</u>	ial of	an application or renewal is considered a final department action, subject to		
27		judic	ial re	eview.		
28	<u>10.</u>	<u>A co</u>	py of	the individual's application, written certification, and proof the application		
29		was	subr	nitted to the department must be deemed a registry identification card until a		
30		qual	ifying	patient who has submitted an application and the required fee to the		
31		<u>depa</u>	artme	ent receives a registry identification card or a rejection.		

1	<u>11.</u>	A copy of the gualifying patient's application, written certification, and proof the	
2	<u></u>	application was submitted to the department must be deemed a registry identification	
3		card until a designated caregiver whose gualifying patient has submitted an	
4			
		application and the required fee receives a registry identification card or a rejection.	
5		a. <u>A valid, written certification issued within the previous year must be deemed a</u>	
6		registry identification card for a qualifying patient until twenty-five days after the	
7		department makes applications available.	
8	<u>12.</u>	The following must be deemed a designated caregiver registry identification card until	-
9		twenty-five days after the department makes applications available:	
10		a. A copy of a qualifying patient's valid written certification issued within the previou	<u>s</u>
11		year; and	
12		b. A signed affidavit attesting that the individual has significant responsibility for	
13		managing the well-being of the patient and that the individual has been chosen to	<u>2</u>
14		assist the qualifying patient.	
15	<u>19-</u> 2	4-08. Registry identification cards.	
16	<u>1.</u>	A registry identification card must contain:	
17		a. The name of the cardholder;	
18		b. A designation of whether the cardholder is a qualifying patient or a designated	
19		caregiver;	
20		c. The date of issuance and expiration date;	
21		d. A random ten-digit alphanumeric identification number, containing at least four	
22		numbers and at least four letters, which is unique to the cardholder;	
23		e. If the cardholder is a designated caregiver, the random identification number of	
24		the qualifying patient the designated caregiver will assist;	
25		f. A photograph of the cardholder, if the department's regulations require one; and	
26		g. The phone number or website address where the card can be verified.	
27	<u>2.</u>	Except as provided in this subsection, the expiration date must be one year after the	
28	_	date of issuance.	
29	<u>3.</u>	If the practitioner stated in the written certification that the qualifying patient would	
30	<u>v.</u>	benefit from cannabis until a specified earlier date, the registry identification card	
31		expires on that date.	
51		<u>expires on that date.</u>	

1	<u>19-</u> 2	24-09	). Verification system.			
2	<u>1.</u>	<u>The</u>	e department shall maintain a confidential list of the individuals to whom the			
3		<u>dep</u>	partment has issued registry identification cards and those individuals' addresses,			
4		pho	none numbers, and registry identification numbers. This confidential list must not be			
5		<u>con</u>	ombined or linked in any manner with any other list or database, or be used for any			
6		pur	pose not provided for in this chapter.			
7	<u>2.</u>	<u>Wit</u>	hin one hundred twenty days of the effective date of this Act, the department shall			
8		<u>est</u>	ablish a secure telephone or web-based verification system. The verification			
9		<u>sys</u>	tem must allow law enforcement personnel and medical cannabis establishments			
10		<u>to e</u>	enter a registry identification number and determine whether the number			
11		<u>cor</u>	responds with a current, valid registry identification card. The system may disclose			
12		<u>onl</u>	<u>y:</u>			
13		<u>a.</u>	Whether the identification card is valid;			
14		<u>b.</u>	The name of the cardholder;			
15		<u>C.</u>	Whether the cardholder is a qualifying patient or a designated caregiver;			
16		<u>d.</u>	The registry identification number of any affiliated registered qualifying patient;			
17			and			
18		<u>e.</u>	The registry identification of the qualifying patient's dispensary or dispensaries, if			
19			<u>any.</u>			
20	<u>19-</u> 2	24-10	). Notification to department - Civil penalty.			
21	<u>1.</u>	<u>The</u>	e following notifications and department responses are required:			
22		<u>a.</u>	A registered qualifying patient shall notify the department within ten days of any			
23			change in name or address, or if the registered qualifying patient ceases to have			
24			a debilitating medical condition.			
25		<u>b.</u>	A registered designated caregiver shall notify the department within ten days of			
26			any change in name or address, or if the designated caregiver becomes aware			
27			the qualifying patient passed away.			
28		<u>C.</u>	The qualifying patient shall notify the department before a registered qualifying			
29			patient changes designated caregivers.			

1		<u>d.</u>	The registered qualifying patient shall notify the department when the registered
2			qualifying patient changes preference as to who may cultivate cannabis for the
3			qualifying patient.
4		<u>e.</u>	The cardholder shall notify the department within ten days of becoming aware
5			that the cardholder lost a registry identification card.
6		<u>f.</u>	The registered qualifying patient shall notify the department before a registered
7			qualifying patient changes designated dispensary or dispensaries.
8	<u>2.</u>	<u>The</u>	patient's designated caregiver shall make the required notification if the qualifying
9		pati	ent is unable to make the notification due to age or medical condition.
10	<u>3.</u>	<u>The</u>	department shall issue the cardholder a new registry identification card with a new
11		rand	dom ten-digit alphanumeric identification number within ten days of receiving the
12		upd	ated information and a twenty dollar fee when a cardholder notifies the department
13		<u>of it</u>	ems listed in subdivision a, but remains eligible under this chapter. If the individual
14		noti	fying the department is a registered qualifying patient, the department also shall
15		<u>issu</u>	e the registered designated caregiver a new registry identification card within ten
16		<u>day</u> :	s of receiving the updated information.
17	<u>4.</u>	<u>lf th</u>	e registered qualifying patient's certifying practitioner notifies the department in
18		<u>writi</u>	ing that either the registered qualifying patient has ceased to suffer from a
19		<u>deb</u>	ilitating medical condition or that the practitioner no longer believes the patient
20		<u>wou</u>	Ild receive therapeutic or palliative benefit from the medical use of cannabis, the
21		carc	becomes void. However, the registered qualifying patient has fifteen days to
22		<u>disp</u>	ose of or give away that patient's cannabis.
23	<u>5.</u>	<u>A m</u>	edical cannabis establishment shall notify the department within one business day
24		<u>of a</u>	ny theft or significant loss of cannabis.
25	<u>19-</u> 2	<u>24-11</u>	<u>. Affirmative defense - Dismissal for medical cannabis.</u>
26	<u>1.</u>	<u>Exc</u>	ept as provided in section19-24-02 and this section, an individual may assert the
27		mec	dical purpose for using cannabis as a defense to any prosecution involving
28		<u>can</u>	nabis, and that defense must be presumed valid if the evidence shows that:
29		<u>a.</u>	A practitioner has stated, in the practitioner's professional opinion, after having
30			completed a full assessment of the individual's medical history and current
31			medical condition made in the course of a bona fide practitioner-patient

	-		
1			relationship, the patient has a debilitating medical condition and the potential
2			benefits of using cannabis for medical purposes would likely outweigh the health
3			risks for the individual;
4		<u>b.</u>	The individual was in possession of no more than two ounces of cannabis, or the
5			amount of cannabis products allowed by department regulation;
6		<u>C.</u>	The individual was engaged in the acquisition, possession, use, manufacture,
7			cultivation, or transportation of cannabis, paraphernalia, or both, relating to the
8			administration of cannabis to treat or alleviate the individual's debilitating medical
9			condition or symptoms associated with the individual's debilitating medical
10			condition; and
11		<u>d.</u>	Any cultivation of cannabis and storage of more than two ounces of cannabis
12			occurred in a secure location that only the individual asserting the defense could
13			access.
14	<u>2.</u>	<u>The</u>	e defense and motion to dismiss may not prevail if the prosecution proves that:
15		<u>a.</u>	The individual had a registry identification card revoked for misconduct; or
16		<u>b.</u>	The purposes for the possession or cultivation of cannabis were not solely for
17			palliative or therapeutic use by the individual with a debilitating medical condition
18			who raised the defense.
19	<u>3.</u>	<u>An</u>	individual is not required to possess a registry identification card to raise the
20		<u>affir</u>	mative defense under this section.
21	<u>4.</u>	<u>lf ar</u>	n individual demonstrates the individual's medical purpose for using cannabis
22		pur	suant to this section, except as provided in section 19-24-02 the individual may not
23		<u>be s</u>	subject to the following for the individual's use of cannabis for medical purposes:
24		<u>a.</u>	Disciplinary action by an occupational or professional licensing board or bureau;
25			<u>Or</u>
26		<u>b.</u>	Forfeiture of any interest in or right to any property other than cannabis.
27	<u>19-</u> 2	24-12	Registration of medical cannabis establishment.
28	<u>1.</u>	<u>The</u>	e department shall register the prospective medical cannabis establishment and
29		<u>iss</u> ı	ue a registration certificate and a random ten-digit alphanumeric identification
30		<u>nun</u>	nber if all of the following conditions are satisfied no later than ninety days after
31		rece	eiving an application for a medical cannabis establishment:

1		<u>a.</u>	<u>The</u>	prosp	ective medical cannabis establishment has submitted all of the
2			<u>follo</u>	wing:	
3			<u>(1)</u>	The a	application fee.
4			<u>(2)</u>	<u>An a</u>	oplication, including:
5				<u>(a)</u>	The legal name of the prospective medical cannabis establishment;
6				<u>(b)</u>	The physical address of the prospective medical cannabis
7					establishment which is not within one thousand feet of a public or
8					private school existing before the date of the medical cannabis
9					establishment application;
10				<u>(c)</u>	The name and date of birth of each principal officer and board
11					member of the proposed medical cannabis establishment; and
12				<u>(d)</u>	Any additional information requested by the department.
13			<u>(3)</u>	<u>Oper</u>	ating procedures consistent with rules for oversight of the proposed
14				<u>medi</u>	cal cannabis establishment, including procedures to ensure accurate
15				<u>recor</u>	dkeeping and adequate security measures.
16			<u>(4)</u>	<u>If the</u>	city or county where the proposed medical cannabis establishment
17				would	d be located has enacted zoning restrictions, a sworn statement
18				<u>certif</u>	ying the proposed medical cannabis establishment is in compliance
19				with t	the restrictions.
20			<u>(5)</u>	<u>If the</u>	city or county where the proposed medical cannabis establishment
21				<u>requi</u>	res a local registration, license, or permit, a copy of the registration,
22				licens	se, or permit.
23		<u>b.</u>	<u>Non</u>	<u>e of th</u>	e principal officers or board members has served as a principal officer
24			<u>or b</u>	oard n	nember for a medical cannabis establishment that has had its
25			regis	stratio	n certificate revoked.
26		<u>C.</u>	<u>Non</u>	<u>e of th</u>	e principal officers or board members is under twenty-one years of
27			<u>age.</u>	-	
28		<u>d.</u>	<u>At le</u>	east or	ne principal officer is a resident of this state.
29	<u>2.</u>	<u>lf a</u>	local	goverr	mment has enacted a numerical limit on the number of medical
30		<u>can</u>	nabis	estab	lishments in the locality and a greater number of applicants seek

1		registrations, the department shall solicit and consider input from the local government
2		as to its preference or preferences for registration.
3	<u>3.</u>	The department shall issue a renewal registration certificate within ten days of receipt
4		of the prescribed renewal application and renewal fee from a medical cannabis
5		establishment if the establishment's registration certificate is not under suspension
6		and has not been revoked.
7	<u>19-</u> 2	24-13. Local ordinances.
8	<u>1.</u>	A local government may enact ordinances or regulations not in conflict with this
9		chapter, or with regulations enacted pursuant to this chapter, governing the time,
10		place, manner, and number of medical cannabis establishment operations in the
11		locality. A local government may establish civil penalties for violation of an ordinance
12		or regulations governing the time, place, and manner of a medical cannabis
13		establishment that may operate in that locality.
14	<u>2.</u>	Local government may require medical cannabis establishments to obtain a local
15		license, permit, or registration to operate, and may charge a reasonable fee for the
16		local license, permit, or registration.
17	<u>19-</u> 2	24-14. Requirements - Prohibitions - Penalties.
18	<u>1.</u>	Medical cannabis establishments shall conduct a criminal history record check of
19		every individual seeking to become a principal officer, board member, agent, volunteer,
20		or employee before the individual begins working at the medical cannabis
21		establishment.
22	<u>2.</u>	A medical cannabis establishment may not employ any individual who:
23		a. Was convicted of a disqualifying felony offense; or
24		b. Is under twenty-one years of age.
25	<u>3.</u>	The operating documents of a medical cannabis establishment must include
26		procedures for the oversight of the medical cannabis establishment and procedures to
27		ensure accurate recordkeeping.
28	<u>4.</u>	A medical cannabis establishment shall implement appropriate security measures
29		designed to deter and prevent the theft of cannabis and unauthorized entrance into
30		areas containing cannabis.

1	<u>5.</u>	All cultivation, harvesting, manufacture, and packaging of cannabis must take place in				
2		a secure facility at a physical address provided to the department during the				
3		egistration process. The secure facility may be accessible only by agents of the				
4		medical cannabis establishment, emergency personnel, and adults who are				
5		twenty-one years and older and who are accompanied by medical cannabis				
6		establishment agents.				
7	<u>6.</u>	A medical cannabis establishment other than a cannabis product manufacturer may				
8		not produce cannabis concentrates, cannabis extractions, or other cannabis products.				
9	<u>7.</u>	A medical cannabis establishment may not share office space with or refer patients to				
10		a practitioner.				
11	<u>8.</u>	A medical cannabis establishment may not permit any individual to consume cannabis				
12		on the property of a medical cannabis establishment.				
13	<u>9.</u>	Medical cannabis establishments are subject to inspection by the department during				
14		business hours.				
15	<u>10.</u>	Before cannabis may be dispensed to a cardholder or nonresident cardholder, a				
16		dispensary agent shall:				
17		a. Make a diligent effort to verify the registry identification card or registration				
18		presented to the dispensary is valid;				
19		b. Make a diligent effort to verify the individual presenting the documentation is the				
20		individual identified on the document presented to the dispensary agent;				
21		c. Not believe that the amount dispensed would cause the individual to possess				
22		more than the allowable amount of cannabis; and				
23		d. Make a diligent effort to verify the dispensary is the current dispensary that was				
24		designated by the cardholder or nonresident cardholder.				
25	<u>11.</u>	A dispensary may not dispense more than two ounces of cannabis to a nonresident				
26		cardholder or a registered qualifying patient, directly or via a designated caregiver, in				
27		any fourteen-day period. Dispensaries shall ensure compliance with this limitation by				
28		maintaining internal confidential records that include records specifying how much				
29		cannabis is being dispensed to the nonresident cardholder or registered qualifying				
30		patient and whether it was dispensed directly to a registered qualifying patient or to the				
31		designated caregiver.				

1	<u>19-24-15. Department regulations.</u>				
2	The health council shall adopt rules no later than one hundred twenty days after the				
3	B effective date of this Act:				
4	<u>1.</u>	<u>Gove</u>	erning the manner in which the department will consider petitions from the public		
5		to ad	d debilitating medical conditions or treatments to the list of debilitating medical		
6		<u>condi</u>	itions set forth in this chapter, including public notice of and an opportunity to		
7		<u>comn</u>	nent in public hearings on the petitions;		
8	<u>2.</u>	<u>Estat</u>	blishing the form and content of registration and renewal applications submitted		
9		unde	r this chapter;		
10	<u>3.</u>	<u>Estat</u>	blishing a system to numerically score competing medical cannabis establishment		
11		<u>appli</u>	cants, in cases in which more applicants apply than are allowed by the local		
12		gove	rnment, which must include analysis of:		
13		<u>a.</u>	The preference of the local government;		
14		<u>b.</u>	In the case of dispensaries, the suitability of the proposed location and the		
15			proposed location's accessibility for patients;		
16		<u>C.</u>	The character, veracity, background, qualifications, and relevant experience of		
17			principal officers and board members; and		
18		<u>d.</u>	The business plan proposed by the applicant, which in the case of cultivation		
19			facilities and dispensaries, must include the ability to maintain an adequate		
20			supply of cannabis, plans to ensure safety and security of patrons and the		
21			community, procedures to be used to prevent diversion, and any plan for making		
22			cannabis available to low-income registered qualifying patients.		
23	<u>4.</u>	<u>Gove</u>	erning the manner in which it will consider applications for and renewals of registry		
24		<u>identi</u>	ification cards, which may include creating a standardized written certification		
25		<u>form;</u>			
26	<u>5.</u>	<u>Gove</u>	erning medical cannabis establishments with the goals of ensuring the health and		
27		<u>safet</u>	y of qualifying patients and preventing diversion and theft without imposing an		
28		<u>undu</u>	e burden or compromising the confidentiality of cardholders, including:		
29		<u>a.</u>	Oversight requirements;		
30		<u>b.</u>	Recordkeeping requirements;		

1		<u>C.</u>	Security requirements, including lighting, physical security, and alarm
2			requirements:
3		<u>d.</u>	Health and safety regulations, including restrictions on the use of pesticides that
4			are injurious to human health:
5		<u>e.</u>	Standards for the manufacture of cannabis products and both the indoor and
6			outdoor cultivation of cannabis by cultivation facilities;
7		<u>f.</u>	Requirements for the transportation and storage of cannabis by medical cannabis
8			establishments;
9		<u>g.</u>	Employment and training requirements, including requiring each medical
10			cannabis establishment to create an identification badge for each agent;
11		<u>h.</u>	Standards for the safe manufacture of cannabis products, including extracts and
12			concentrates;
13		<u>i.</u>	Restrictions on the advertising, signage, and display of medical cannabis;
14			however the restrictions may not prevent appropriate signs on the property of a
15			dispensary, listings in business directories including phone books, listings in
16			marijuana-related or medical publications, or the sponsorship of health or
17			not-for-profit charity or advocacy events;
18		j.	Requirements and procedures for the safe and accurate packaging and labeling
19			of medical cannabis; and
20		<u>k.</u>	Certification standards for testing facilities, including requirements for equipment
21			and qualifications for personnel.
22	<u>6.</u>	<u>Esta</u>	ablishing procedures for suspending or terminating the registration certificates or
23		<u>regi</u>	stry identification cards of cardholders and medical cannabis establishments that
24		<u>con</u>	mit multiple or serious violations of the provisions of this chapter or the regulations
25		<u>ado</u>	pted under this section;
26	<u>7.</u>	<u>Esta</u>	ablishing labeling requirements for cannabis and cannabis products, including
27		requ	uiring cannabis products' labels to include the following:
28		<u>a.</u>	The length of time it typically takes for a product to take effect;
29		<u>b.</u>	Disclosure of the ingredients and possible allergens;
30		<u>C.</u>	A nutritional fact panel; and

1		<u>d.</u>	In the case of edible cannabis, products be clearly identifiable, when practicable,
2			with a standard symbol indicating the product contains cannabis.
3	<u>8.</u>	Pro	cedures for the registration of nonresident cardholders and cardholder's
4		<u>des</u>	ignation of no more than two dispensaries which must require the submission of:
5		<u>a.</u>	A practitioner's statement confirming the patient has a debilitating medical
6			condition; and
7		<u>b.</u>	Documentation demonstrating the nonresident cardholder is allowed to possess
8			cannabis or cannabis preparations in the jurisdiction where the cardholder
9			resides.
10	<u>9.</u>	<u>Esta</u>	ablishing the amount of cannabis products, including the amount of concentrated
11		<u>can</u>	nabis, each cardholder and nonresident cardholder is allowed to possess.
12	<u>10.</u>	<u>Esta</u>	ablishing reasonable application and renewal fees for registry identification cards
13		and	registration certificates, according to the following:
14		<u>a.</u>	Application fees for medical cannabis establishments may not exceed five
15			thousand dollars, with this upper limit adjusted annually for inflation;
16		<u>b.</u>	The total fees collected must generate revenues sufficient to offset all expenses
17			of implementing and administering this chapter;
18		<u>C.</u>	The department may establish a sliding scale of patient application and renewal
19			fees based upon a qualifying patient's household income;
20		<u>d.</u>	The fees charged to qualifying patients, nonresident cardholders, and caregivers
21			may not be more than the costs of processing the qualified patients applications
22			and issuing a registry identification card or registration; and
23		<u>e.</u>	The department may accept donations from private sources to reduce application
24			and renewal fees.
25	<u>19-2</u>	<u>24-16</u>	. Penalties.
26	<u>1.</u>	<u>A ca</u>	ardholder or medical cannabis establishment that willfully fails to provide a notice
27		<u>req</u> ı	uired by section 19-24-10 is guilty of a civil infraction, punishable by a fine of no
28		mor	e than one hundred fifty dollars.
29	<u>2.</u>	<u>In a</u>	ddition to any other penalty applicable by law, a medical cannabis establishment or
30		an a	agent of a medical cannabis establishment which intentionally sells or otherwise
31		<u>tran</u>	sfers cannabis in exchange for anything of value to a person other than a

1		cardholder, a nonresident cardholder, or to a medical cannabis establishment or the
2		medical cannabis establishment's agent is guilty of a class C felony. A person
3		convicted under this subsection may not continue to be affiliated with the medical
4		cannabis establishment and is disqualified from further participation under this chapter.
5	<u>3.</u>	In addition to any other penalty applicable in law, a cardholder or nonresident
6		cardholder who intentionally sells or otherwise transfers cannabis in exchange for
7		anything of value to a person other than a cardholder, a nonresident cardholder, or a
8		medical cannabis establishment or a medical cannabis establishment's agent is guilty
9		of a class C felony.
10	<u>4.</u>	An individual who intentionally makes a false statement to a law enforcement official
11		about any fact or circumstance relating to the medical use of cannabis to avoid arrest
12		or prosecution is guilty of a class B misdemeanor. This penalty is in addition to any
13		other penalties that may apply for making a false statement or for the possession,
14		cultivation, or sale of cannabis not protected by this chapter. If an individual convicted
15		of violating this section is a cardholder, the individual is disqualified from further
16		participation under this chapter.
17	<u>5.</u>	A person that knowingly submits false records or documentation required by the
18		department to certify a medical cannabis establishment under this chapter is guilty of a
19		class C felony.
20	<u>6.</u>	A practitioner who knowingly refers patients to a medical cannabis establishment or to
21		a designated caregiver, who advertises in a medical cannabis establishment, or who
22		issues written certifications while holding a financial interest in a medical cannabis
23		establishment must be fined up to one thousand dollars.
24	<u>7.</u>	It is a class B misdemeanor for any person, including an employee or official of the
25		department or another state agency or local government, to breach the confidentiality
26		of information obtained pursuant to this chapter.
27	<u>8.</u>	A medical cannabis establishment is subject to a fine of up to one thousand dollars for
28		any violation of this chapter, or the rules issued under this chapter if no penalty has
29		been specified. This penalty is in addition to any other penalties applicable by law.

1	<u>19-</u> 2	24-17. Suspension - Revocation.
2	<u>1.</u>	The department may on its own motion or on complaint, after investigation and
3		opportunity for a public hearing at which the medical cannabis establishment has been
4		afforded an opportunity to be heard, suspend or revoke a registration certificate for
5		multiple negligent or knowing violations or for a serious and knowing violation by the
6		registrant or any of the registrant's agents of this chapter or any rules under this
7		chapter.
8	<u>2.</u>	The department shall provide notice of suspension, revocation, fine, or other sanction,
9		as well as the required notice of the hearing, in writing to the medical cannabis
10		establishment at the address on the registration certificate. A suspension may not be
11		for a period longer than six months.
12	<u>3.</u>	A medical cannabis establishment may continue to possess cannabis during a
13		suspension but that establishment may not dispense, transfer, or sell cannabis during
14		the suspension. A cultivation facility may continue to cultivate and possess cannabis
15		plants during a suspension, but that cultivation facility may not dispense, transfer, or
16		sell cannabis during the suspension.
17	<u>4.</u>	The department immediately shall revoke the registry identification card of any
18		cardholder who sells cannabis to an individual who is not allowed to possess cannabis
19		for medical purposes under this chapter, and the cardholder is disqualified from further
20		participation under this chapter.
21	<u>5.</u>	The department may revoke the registry identification card of any cardholder who
22		knowingly commits multiple unintentional violations or a serious knowing violation of
23		this chapter.
24	<u>6.</u>	Revocation is a final decision of the department and is subject to judicial review.
25	<u>19-</u> 2	24-18. Confidentiality.
26	<u>1.</u>	Data in registration applications and supporting data submitted by qualifying patients,
27		designated caregivers, nonresident cardholders, and medical cannabis
28		establishments, including data on designated caregivers and practitioners, are private
29		data on individuals that is confidential and exempt from section 44-04-18.

1	<u>2.</u>	Data kept or maintained by the department may not be used for any purpose not			
2		provided for in this chapter and may not be combined or linked in any manner with any			
3		other list or database.			
4	<u>3.</u>	Data kept or maintained by the department may be disclosed as necessary for:			
5		a. The verification of registration certificates and registry identification cards;			
6		b. Submission of the annual report;			
7		c. Notification of state or local law enforcement of apparent criminal violations of			
8		this chapter;			
9		d. Notification of state and local law enforcement about falsified or fraudulent			
10		information submitted for purposes of obtaining or renewing a registry			
11		identification card; or			
12		e. Notification of the state board of medical examiners if there is reason to believe a			
13		practitioner provided a written certification, if the department has reason to			
14		believe the practitioner otherwise violated the standard of care for evaluating			
15		medical conditions.			
16	<u>4.</u>	Any information kept or maintained by a medical cannabis establishment must identify			
17		cardholders by the cardholders' registry identification numbers and must not contain			
18		names or other personally identifying information.			
19	<u>5.</u>	At the cardholder's request, the department may confirm the cardholder's status as a			
20		registered qualifying patient or a registered designated caregiver to a third party, such			
21		as a landlord, school, medical professional, or court.			
22	<u>6.</u>	Any department hard drive or other data-recording media that are no longer in use and			
23		which contain cardholder information must be destroyed.			
24	19-24-19. Business deductions.				
25	Notwithstanding any federal tax law to the contrary, in computing net income for a medical				
26	cannabis establishment, there must be allowed as a deduction from state taxes all the ordinary				
27	and necessary expenses paid or incurred during the taxable year in carrying on a trade or				
28	business as a medical cannabis establishment, including reasonable allowance for salaries or				
29	other compensation for personal services actually rendered.				

1	<u>19-</u> 2	9-24-20. Advisory committee.			
2	<u>1.</u>	A nine-member oversight committee is composed of: one member of the house of			
3		<u>rep</u>	resentatives selected by the house majority leader; one representative of the		
4		<u>dep</u>	partment selected by the state health officer; one member of the senate selected by		
5		<u>the</u>	senate majority leader; and the following selected by the state health officer: one		
6		pra	ctitioner with experience in medical cannabis issues; one nurse; one board		
7		me	mber or principal officer of a cannabis testing facility; one individual with experience		
8		<u>in p</u>	olicy development or implementation in the field of medical cannabis; and three		
9		<u>qua</u>	alifying patients.		
10	<u>2.</u>	The oversight committee shall meet at least two times per year for the purpose of			
11		evaluating and making recommendations to the legislative assembly and the			
12		department regarding:			
13		<u>a.</u>	The ability of qualifying patients in all areas of the state to obtain timely access to		
14			high-quality medical cannabis;		
15		<u>b.</u>	The effectiveness of the dispensaries and cultivation facilities, individually and		
16			together, in serving the needs of qualifying patients, including the provision of		
17			educational and support services by dispensaries, the reasonableness of the		
18			dispensaries' and facilities' prices, whether the dispensaries and facilities are		
19			generating any complaints or security problems, and the sufficiency of the		
20			number operating to serve the state's registered qualifying patients;		
21		<u>C.</u>	The effectiveness of the cannabis testing facilities, including whether a sufficient		
22			number are operating:		
23		<u>d.</u>	The sufficiency of the regulatory and security safeguards contained in this		
24			chapter and adopted by the department to ensure access to and use of cannabis		
25			cultivated is provided only to cardholders;		
26		<u>e.</u>	Any recommended additions or revisions to the department regulations or this		
27			chapter, including relating to security, safe handling, labeling, and nomenclature;		
28			and		
29		<u>f.</u>	Any research studies regarding health effects of medical cannabis for patients.		

# 1 <u>19-24-21. Report.</u>

2 Before June first of each year, the department shall provide a report to the legislative <u>1.</u> 3 management regarding the findings and recommendations of the advisory committee, 4 the number of applications for registry identification cards received, the number of 5 gualifying patients and designated caregivers approved, the number of registry 6 identification cards revoked, the number of each type of medical cannabis 7 establishment that are registered, and the expenses incurred and revenues generated 8 from the medical cannabis program. 9 <u>2.</u> The department may not include identifying information on qualifying patients, 10 designated caregivers, or practitioners in the report. 11 SECTION 2. EFFECTIVE DATE. This Act becomes effective on June 30, 2016.