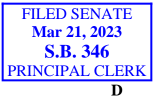
**GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023** 



## S

## SENATE BILL DRS35120-MLf-86

	Short Title:	Marijuana Justice and Reinvestment Act. (Public)				
	Sponsors:	Senators Meyer, Chaudhuri, and Murdock (Primary Sponsors).				
	Referred to:	leferred to:				
1		A BILL TO BE ENTITLED				
2	AN ACT TO	D LEGALIZE AND REGULATE THE SALE, POSSESSION, AND USE OF				
3	CANNAI	BIS IN NORTH CAROLINA.				
4	The General	Assembly of North Carolina enacts:				
5						
6		GALIZATION OF POSSESSION AND SALE OF CANNABIS				
7	SI	<b>ECTION 1.1.</b> The General Statutes are amended by adding a new Chapter to read:				
8		" <u>Chapter 18D.</u> "Bestelation of Course bis				
9 10		" <u>Regulation of Cannabis.</u> "Article 1				
10		" <u>Article 1.</u> " <u>General Provisions.</u>				
11	" <u>§ 18D-100.</u>					
12		ral Assembly finds all of the following:				
13	<u>1110 Oche</u> (1					
15	<u>(1</u>	and destructive failure. About half of Americans admit to having used				
16		cannabis despite more than eight decades of prohibition.				
17	(2					
18	<u> </u>	market with a well-regulated system. Legalization allows regulation and				
19		control to protect consumers, workers, communities, and the environment.				
20	<u>(3</u>	•				
21		and communities of color. A 2020 report by the American Civil Liberties				
22		Union found black individuals are three and six-tenths times as likely as white				
23		individuals to be arrested for cannabis possession, despite nearly identical use				
24		rates.				
25	<u>(4</u>	•				
26		and property crimes and subjects civilians to unnecessary police interactions.				
27	<u>(5</u>					
28		hundreds of millions of dollars in tax revenue.				
29	<u>(6</u>					
30		subject to taxation and regulation in a manner that does all of the following:				
31		a. <u>Controls the production and distribution of cannabis under a system of</u>				
32		licensing, regulation, and taxation.				
33		b. Includes lab testing, potency labeling, secure packaging, restrictions				
34		on advertising, and education about responsible use and risks.				



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1		c. Fosters a responsible industry, whereby businesses will only be
2		allowed to expand if they prioritize diversity, good wages,
3		sustainability, and community investment.
4		d. Promotes the participation of individuals most impacted by cannabis
5		prohibition in the legal, regulated industry.
6		e. <u>Generates needed revenue, including to reinvest in communities that</u>
7		have been disproportionately impacted by prohibition, for substance
8		abuse treatment and education, and to train more law enforcement
9		officers to detect impaired driving.
10	<u>(7)</u>	It is necessary to ensure consistency and fairness in the application of this
11		Chapter throughout the State and that, therefore, the matters addressed by this
12		Chapter are, except as specified herein, matters of statewide concern.
13	" <u>§ 18D-101. Def</u>	initions.
14	Unless the con	ntext requires otherwise, the following definitions apply in this Chapter:
15	<u>(1)</u>	Cannabis. – All parts of the plant of the genus cannabis, the seeds thereof, the
16		resin extracted from any part of the plant, and every compound, manufacture,
17		salt, derivative, mixture, or preparation of the plant, its seeds, or its resin,
18		including cannabis concentrate. "Cannabis" does not include hemp, nor does
19		it include fiber produced from the stalks, oil, or cake made from the seeds of
20		the plant, or sterilized seed of the plant, which is incapable of germination.
21	<u>(2)</u>	Cannabis accessories Any equipment, products, or materials of any kind
22		that are used, intended for use, or designed for use in planting, propagating,
23		cultivating, growing, harvesting, composting, manufacturing, compounding,
24		converting, producing, processing, preparing, testing, analyzing, packaging,
25		repackaging, storing, vaporizing, or containing cannabis, or for ingesting,
26		inhaling, or otherwise introducing cannabis into the human body.
27	<u>(3)</u>	Cannabis cultivation facility. – An entity registered to cultivate, prepare, and
28		package cannabis and sell cannabis to other cannabis establishments but not
29		to consumers. A cannabis cultivation facility may not produce cannabis
30		concentrates, tinctures, extracts, or other cannabis products unless it is also
31		licensed as a cannabis product manufacturing facility.
32	<u>(4)</u>	Cannabis delivery service An entity registered to deliver cannabis to
33		consumers.
34	<u>(5)</u>	Cannabis establishment. – A cannabis cultivation facility, a cannabis delivery
35		service, an on-site consumption establishment, a cannabis testing facility, a
36		cannabis product manufacturing facility, a cannabis transporter, a retail
37		cannabis store, or any other type of cannabis business authorized and
38		registered by the Department.
39	<u>(6)</u>	Cannabis product manufacturing facility An entity registered to purchase
40		cannabis; manufacture, prepare, and package cannabis products; and sell
41		cannabis and cannabis products to other cannabis establishments but not to
42	( <b>—</b> )	consumers.
43	<u>(7)</u>	Cannabis products Products that are comprised of cannabis, cannabis
44		concentrate, or cannabis extract and other ingredients and are intended for use
45		or consumption, such as, but not limited to, edible products, ointments, and
46		tinctures.
47	<u>(8)</u>	Cannabis testing facility An entity registered to test cannabis for potency
48		and contaminants.
49	<u>(9)</u>	Cannabis transporter An entity registered to transport cannabis between
50		cannabis establishments.

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	<u>(10)</u>	Consumer A person 21 years of age or older who	purchases cannabis or
		cannabis products for personal use by persons 21 years	<b>-</b>
		for resale.	-
	<u>(11)</u>	<u>Department. – The Department of Public Safety.</u>	
	(12)	Hemp. – The plant of the genus cannabis and any part	of such plant, whether
		growing or not, with a delta-9 tetrahydrocannabinol c	oncentration that does
		not exceed three-tenths percent (0.3%) on a dry weight	basis of any part of the
		plant cannabis, or per volume or weight of cannabis pro	oduct, or the combined
		percent of delta-9 tetrahydrocannabinol and tetrahydr	cocannabinolic acid in
		any part of the cannabis plant regardless of moisture co	ontent.
	<u>(13)</u>	<u>Locality. – A city or county.</u>	
	<u>(14)</u>	<u>Office. – The Office of Social Equity.</u>	
	<u>(15)</u>	On-site consumption establishment An entity register	ered to sell cannabis or
		cannabis products for on-site consumption.	
	(16)	Possession limit. – Any of the following amounts:	
		<u>a.</u> <u>Two ounces of cannabis in a form other than co</u>	ncentrated cannabis or
		cannabis products.	
		b. <u>Fifteen grams of concentrated cannabis.</u>	
		c. Cannabis products containing no more than	2,000 milligrams of
		tetrahydrocannabinol.	
		<u>d.</u> <u>Six cannabis plants.</u>	
		e. Any additional cannabis produced by the per-	-
		provided that the possession of any amount of	
		two ounces of cannabis, 15 grams of conce	•
		cannabis products containing no more than	
		tetrahydrocannabinol must be limited to the same	me property where the
		plants were cultivated.	
	<u>(17)</u>	Public place. – Any place to which the general public	has access. It does not
	(10)	include an on-site consumption establishment.	1 1. 0
	<u>(18)</u>	<u>Retail cannabis store. – An entity registered to pu</u>	
		cannabis establishments and sell cannabis and c	cannabis products to
,		consumers.	
	" <u>§ 18D-102. Ap</u> This Chapter		ale 11 of Chapter 00 of
	the General Statu	does not apply to medical cannabis regulated under Artic	cie 44 of Chapter 90 of
<u>-</u>	the General Statu	"Article 2.	
		"Office of Social Equity.	
,	"8 18D_200 Cr	eation of the Office of Social Equity.	
		blished in the Department the Office of Social Equity.	The Governor shall
		tive Director of the Office, who shall have at least five	
		acy, civil rights litigation, or social justice.	years of experience in
		ablishment of funds.	
		blowing funds are established in the Department:	
	(1)	The Community Reinvestment and Repair Fund.	
	$\frac{(1)}{(2)}$	The Social Equity Fund.	
	$\frac{(2)}{(3)}$	The Cannabis Education and Technical Assistance Fun	h
		er than July 1 of each year, the Office shall produce and n	
		the Community Reinvestment and Repair Fund, Soc	
	÷	ion and Technical Assistance Fund were allocated during	- ·
-		ter than November 1 of each year, the Office shall solid	
1		munity Reinvestment and Repair Fund, Social Equity	
÷		intenty Rentvestment and Repair Fand, Social Equity	i and, and Cannabis

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1	Education and Te	echnical Assistance Fund. The Office of Social Equity shall	l publish a review of		
2	feedback received no later than December 15 of each year.				
3	" <u>§ 18D-202.</u> Pov	vers and duties of the Office.			
4	The Office sh	all promote and encourage full participation in the regulate	ed cannabis industry		
5	by people from c	ommunities that have previously been disproportionately	harmed by cannabis		
6	prohibition and e	nforcement in order to positively impact those communiti	ies. The Office shall		
7	have all of the fol	llowing powers and duties:			
8	<u>(1)</u>	Defining, by rule, the term "social equity applicant" and	considering whether		
9		the definition should include any or all of the following:			
10		a. Individuals with past convictions for a cannabis o			
11		b. Individuals whose parent had a prior conviction for			
12		c. <u>Individuals who have had a less than honorable</u>	e discharge from the		
13		military due to cannabis.			
14		d. Individuals from census tracts or other			
15		disproportionately impacted by cannabis enf			
16		unemployment, cannabis prohibition, mass incarc	ceration, or systemic		
17		racism.	1 1		
18		e. <u>Racial and ethnic minorities that have been</u>	disproportionately		
19		impacted by cannabis enforcement.			
20		<u>f.</u> <u>Racial and ethnic minorities that have been</u>	disproportionately		
21 22	( <b>2</b> )	excluded from the legal cannabis industry.	Fund to immersion the		
22 23	<u>(2)</u>	Administering the Community Reinvestment and Repair	-		
23 24		well-being of individuals and communities that h	•		
24 25		disproportionate negative impact from poverty, unem prohibition and enforcement, mass incarceration, or syst			
23 26		determining how funds from the Community Reinvestme			
20 27		will be allocated, the Office shall promote and hold public	*		
28		10 of the census tract areas that have been significantly in			
29		unemployment, cannabis prohibition, mass incarceration			
30		to seek input on the communities' needs and priorities	•		
31		Reinvestment and Repair Fund. The Office of Social Ed			
32		funds from the Community Reinvestment and Repair Fu			
33		improves the well-being of communities and individu			
34		significantly impacted by poverty, unemployment, cannal			
35		incarceration, or systemic racism. Permissible uses of the	÷		
36		are not limited to, grants to nonprofit organization			
37		government agencies for any of the following:			
38		a. <u>Housing assistance, including to promote home</u>	e ownership among		
39		members of minority groups that are underre			
40		ownership due to redlining or discrimination.	1		
41		b. Reentry services, including job training and place	ement.		
42		c. Scholarship assistance for low-income students.			
43		d. Grants to community-based organizations to	provide services to		
44		prevent violence, support youth developme	ent, provide early		
45		intervention for youth and families, and promote	community stability		
46		and safety.			
47		e. Legal or civic aid.			
48	<u>(3)</u>	Administering the Social Equity Fund to issue zero-inter	rest loans and grants		
49		to social equity applicants and cannabis establishments	owned and operated		
50		by social equity applicants.			

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1	(4)	Administering the Cannabis Education and Technic	cal Assistance Fund to
2		provide free or low-cost training, education, and t	
3		individuals working in the cannabis industry of	
4		establishment, with a focus on individuals who would	qualify as social equity
5		applicants.	<u> </u>
6	<u>(5)</u>	Advising the Department regarding regulations, incl	luding advising against
7		implementing regulations and financial requireme	
8		impose financial burdens that undermine the purpos	ses of this Chapter and
9		providing recommendations on regulations related to	-
10		applications, and the Race to the Top scoring system.	
11	<u>(6)</u>	Producing reports and recommendations on diversity	and equity in the legal
12		cannabis economy, including in ownership, managem	ent, and employment.
13	<u>(7)</u>	Investigating whether businesses are adhering to their	r obligations, including
14		those undertaken as part of the Race to the Top	o scoring system, and
15		recommending corrective action or discipline if they f	fail to do so, which may
16		include a suspension or revocation of licenses.	
17		" <u>Article 3.</u>	
18		"Registration and Licensure.	
19	" <u>§ 18D-300. Re</u>	gistration with the Department.	
20		application or renewal application for an annual re-	
21	cannabis establis	shment shall be submitted to the Department. A renew	wal application may be
22	*	00 days prior to the expiration of the cannabis establishmed	
23		Department shall begin accepting and processing applicat	-
24		om social equity applicants one year after the effective	
25		Department may begin accepting and processing application	=
26		om applicants other than social equity applicants no ea	arlier than one year and
27	•	e effective date of this Chapter.	
28		receiving an application or renewal application for a c	
29	-	hall immediately forward a copy of each application and	-
30		the local regulatory authority for the locality in which	
31	-	abis establishment, unless the locality has not design	ated a local regulatory
32	authority.		
33		n 120 days after receiving an application or renewal appl	-
34 25		nnual registration or a conditional registration to the	1 1
35 36		s the applicant is not in compliance with rules enacted by	
30 37	÷	otified by the relevant locality that the applicant is regulations in effect at the time of application.	tot in compliance with
38		cants may apply for conditional approval if they have i	not nurshaged or leaged
38 39		ere their cannabis establishment would be located. If the	-
40		partment shall provide conditional approval. Once the	<b>- -</b>
40 41		h a completed, supplemental application that inclu	
42		forward the information to the local regulatory authorit	
43	÷	ion within 45 days from the date of submission.	
44		denial of an application, the Department shall notify the	e applicant in writing of
45	the specific reaso		<u>e applicant în writing or</u>
46		abis establishments, and the books and records main	ntained and created by
47		hments, are subject to inspection by the Department.	numed and created by
48		ensure and local control.	
49		n-site consumption establishment shall only operate	if the local regulatory
50		ocality where it is located issued a permit, license, or reg	
51		ion of the on-site consumption establishment.	<u>_</u>
	operu		

## **General Assembly Of North Carolina** Session 2023 Except as provided in this subsection, a locality may prohibit the operation of any or 1 (b) 2 all types of cannabis establishments within its jurisdiction through the enactment of an ordinance. A locality's prohibition on cannabis establishments shall not prohibit transportation through the 3 4 locality or deliveries within the locality by cannabis establishments located in other jurisdictions. 5 A locality may enact ordinances or regulations not in conflict with this Chapter, or (c) 6 with rules enacted pursuant to this Chapter, governing the time, place, manner, and number of 7 cannabis establishment operations. A locality may establish civil penalties for violation of an 8 ordinance or regulations governing the time, place, and manner of a cannabis establishment that 9 may operate in such locality. No locality may negotiate or enter into a host community agreement with a cannabis 10 (d) establishment or a cannabis establishment applicant. As used in this subsection, a "host 11 12 community agreement" means an agreement that the cannabis establishment or applicant provide 13 monies, donations, in-kind contributions, services, or anything of value to the locality. 14 "Article 4. 15 "Possession and Use of Cannabis. "§ 18D-400. Personal use of cannabis. 16 17 Notwithstanding any other provision of law, except as otherwise provided in this Chapter, 18 the following acts are not unlawful and shall not be a criminal or civil offense under State law or 19 an ordinance of any locality, or be a basis for seizure or forfeiture of assets under State law, for 20 persons 21 years of age or older: 21 Possessing, consuming, ingesting, smoking, growing, using, processing, (1)22 purchasing, or transporting an amount of cannabis that does not exceed the 23 possession limit. 24 (2)Transferring an amount of cannabis that does not exceed the possession limit 25 to a person who is 21 years of age or older without remuneration. 26 Controlling property where actions described by this section occur. (3) 27 Assisting another person who is 21 years of age or older in any of the acts (4) 28 described in this section. 29 "§ 18D-401. Restrictions on personal cultivation; penalty. 30 It is unlawful to cultivate cannabis plants in any of the following ways: (a) 31 Cannabis plants may not be cultivated in a location where the plants are <u>(1)</u> 32 subject to public view, including view from another private property, without 33 the use of binoculars, aircraft, or other optical aids. 34 A person who cultivates cannabis must take reasonable precautions to ensure (2)35 the plants are secure from unauthorized access and access by a person under 36 21 years of age. For purposes of illustration and not limitation, cultivating 37 cannabis in an enclosed, locked space that persons under 21 years of age do 38 not possess a key to constitutes reasonable precautions. 39 Cannabis cultivation may only occur on property lawfully in possession of the (3)40 cultivator or with the consent of the person in lawful possession of the 41 property. 42 A person who violates subsection (a) of this section is guilty of an infraction, (b) 43 punishable by a fine of up to seven hundred fifty dollars (\$750.00) or up to 75 hours of 44 community service. 45 "§ 18D-402. Public smoking prohibited; penalty. 46 (a) It is unlawful to smoke cannabis in a public place. 47 (b) It is unlawful to smoke cannabis in an area of an on-site consumption establishment 48 where cannabis smoking is prohibited. A person who violates this section is guilty of an infraction, punishable by a fine of 49 (c) 50 up to fifty dollars (\$50.00) or up to five hours of community service. "§ 18D-403. Consuming cannabis while operating a moving vehicle prohibited; penalty. 51

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(a) No p	person shall consume cannabis while operating or driving a	motor vehicle, boat.
-	or other motorized device used for transportation.	<u>-</u>
	ess the conduct is covered under some other provision of la	w providing greater
	erson who violates subsection (a) of this section, and only	
	fraction, punishable as follows:	<u>consumer cumuens;</u>
(1)	For a first offense, any or all of the following:	
<u>\1</u> /	<u>a.</u> <u>A fine of not more than two hundred fifty dollars</u>	(\$250.00)
	<u>b.</u> Not more than 25 hours of community service.	<u>(\$250.00).</u>
	<u>c.</u> Suspension of the person's drivers license for up t	to six months
<u>(2)</u>	For a second or subsequent offense, any or all of the follo	
<u>(2)</u>	<u>a.</u> A fine of not more than five hundred dollars (\$50	
	<u>b.</u> Not more than 50 hours of community service.	<u>(0.00).</u>
	<u>c.</u> <u>Suspension of the person's drivers license for up to the person's drivers license for up t</u>	to one vear
8 18D-404 F	dise identification; penalty.	to one year.
	erson who is under 21 years of age may not present or	offer to a cannabis
	r the cannabis establishment's agent or employee any written	
	fraudulent, or not actually the minor's own for either of the	
(1)	Purchasing, attempting to purchase, or otherwise procur	· · ·
<u>(1)</u>	procure cannabis.	ing of attempting to
(2)	Gaining access to a cannabis establishment.	
	erson who violates this section is guilty of an infraction, put	nishable by a fine of
	ne hundred fifty dollars (\$150.00) or up to 15 hours of com	
	nlawful cannabis extraction; penalty.	indinty service.
	person, other than a cannabis product manufacturing facility	complying with this
	partment rules, may perform solvent-based extractions on car	
	; glycerin, propylene glycol, vegetable oil, or food-grade et	
	person may extract compounds from cannabis using ethance	
vicinity of open	• • •	
	rson who violates this section is guilty of a Class E felony, y	which shall include a
	than five thousand dollars (\$5,000).	
	annabis accessories authorized.	
	ept as provided in this section, notwithstanding any other p	rovision of law. it is
	d shall not be an offense under State law or an ordinance of	
	e or forfeiture of assets under State law, for persons 21 yea	
	ossess, possess with intent to distribute, or purchase cannat	-
	cannabis accessories to a person who is 21 years of age or	
	ept as provided in this section, a person who is 21 years	
	anufacture, possess, and purchase cannabis accessories, and	
	ories to a person who is 21 years of age or older. This section	
	s of section 863 of Title 21 of the United States Code by aut	
	in compliance with this Chapter to manufacture, possess, o	
accessories.	in comprance with this chapter to manufacture, possess, o	
	erson may manufacture, distribute, or sell cannabis accessor	ries that violate rules
	Department. A first offense under this section is an infraction	
	busand dollars (\$1,000) and forfeiture of the cannabis access	-
	nse of this section is a Class A1 misdemeanor punishable b	
	rs (\$5,000), up to 180 days in jail, or both and forfeith	
accessories.	- (12,200), up to 100 anyo in juit, of both and forford	
	Purchasing of cannabis or cannabis accessories unlawfo	ul in certain cases:
	lties; treatment and education programs and services.	

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1	(a) No person to whom cannabis or cannabis accessories may not lawful	ly be sold under
2	this Chapter shall consume, purchase, or possess, or attempt to consume, purch	-
3	any cannabis or cannabis accessories.	<u> </u>
4	(b) Any person 18 years of age or older who violates subsection (a) o	f this section is
5	guilty of an infraction, punishable by a fine of up to twenty-five dollars (\$25.0	
6	hours of community service. Additionally, the person shall be ordered to enter a s	
7	treatment or education program, or both, if available, that in the opinion of the	
8	the needs of the person.	
9	(c) Any juvenile who violates subsection (a) of this section is guilty of	of an infraction,
10	punishable by a fine of up to twenty-five dollars (\$25.00) or up to five hours	
11	service. Additionally, the juvenile shall be ordered to enter a substance abu	
12	education program, or both, if available, that in the opinion of the court best su	
13	the juvenile.	
14	"§ 18D-408. Nondiscrimination for personal use of cannabis.	
15	(a) A person shall not be subject to arrest, prosecution, or penalty in any	y manner, or be
16	denied any right or privilege, including, but not limited to, disciplinary action	
17	occupational, or professional licensing board or bureau, solely for conduct perm	•
18	Chapter.	
19	(b) Except as provided in this section, neither the State nor any	of its political
20	subdivisions may impose any penalty or deny any benefit or entitlement for co	-
21	under this Chapter or for the presence of cannabinoids or cannabinoid metaboli	tes in the urine,
22	blood, saliva, breath, hair, or other tissue or fluid of a person who is 21 years of	<u>age or older.</u>
23	(c) Except as provided in this section, neither the State nor any	of its political
24	subdivisions may deny a drivers license, a professional license, housing as	sistance, social
25	services, or other benefits based on cannabis use or for the presence of c	annabinoids or
26	cannabinoid metabolites in the urine, blood, saliva, breath, hair, or other tissue or	fluid of a person
27	who is 21 years of age or older.	
28	(d) Notwithstanding any provision of law to the contrary, a person shall	
29	custody of or visitation with a minor for acting in accordance with this Cha	
30	person's behavior is such that it creates an unreasonable danger to the minor that	t can be clearly
31	articulated and substantiated.	
32	(e) Except as provided in this section, neither the State nor any	-
33	subdivisions may deny employment or a contract to a person for engaging in co	
34	under this Chapter for a prior conviction for a nonviolent cannabis offense that c	
35	distribution to minors, or for testing positive for the presence of cannabinoids	
36	metabolites in the urine, blood, saliva, breath, hair, or other tissue or fluid of	the individual's
37	body.	
38	(f) For the purposes of medical care, including organ and tissue transpl	
39	cannabis does not constitute the use of an illicit substance or otherwise disqualif	
40	needed medical care and may only be considered with respect to evidence-based	
41	(g) Notwithstanding any provision of law to the contrary, unless there is a	
42	that the individual's use, cultivation, or possession of cannabis could create	
43	individual or another person, it shall not be a violation of conditions of parole	e, probation, or
44 45	pretrial release to do either of the following:	
45	(1) Engage in conduct allowed by this Chapter. (2) Test positive for comparis date 0 totrohydrocomposition	on only other
46 47	(2) <u>Test positive for cannabis, delta-9 tetrahydrocannabinol,</u>	or any other
47 49	<u>cannabinoid or metabolite of cannabis.</u>	
48 49	(h) This section does not do any of the following: (1) Provent a government employer from disciplining an employ	on or contractor
49 50	(1) <u>Prevent a government employer from disciplining an employ</u> for ingesting cannabis in the workplace or for working wh	
50 51	cannabis.	ne impaneu by
51	<u>camaois.</u>	

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	<u>(2)</u>	Apply to the extent that they conflict with a govern obligations under federal law or regulations or to the ext disqualify the entity from a monetary or licensing-related b law or regulations.	tent that they would
	(3)	Authorize any person to engage in, and does not prevent the	he imposition of any
	<u>(5)</u>	civil, criminal, discipline, or other penalties, inclu termination by a governmental employer, any task while of cannabis, when doing so would constitute negliger	ding discipline or under the influence
"8 1 <b>9</b> D /		<u>malpractice</u>	
		wful operation of cannabis-related facilities.	antiviting invelving
obtained capacity	, cannab a currer as an ow	ithstanding any other provision of law, engaging in any is accessories, or cannabis products, if the person conducti t, valid registration to operate a cannabis establishment or i orner, employee, or agent of a registered cannabis establishme	ng the activities has s acting in his or her ent and the activities
		scope of activities allowed by the Department for that	
		not unlawful and shall not be an offense under State law or b	be a basis for seizure
		ssets under State law.	
<u>(b)</u>		ng in this section prevents the imposition of penalties for vi	olating this Chapter
		by the Department or localities pursuant to this Chapter.	
		rifying the age of cannabis consumers.	
<u>(a)</u>		nabis establishment or an agent or staffer of a cannabis est	-
	ver, disti	ibute, give, transfer, or otherwise furnish cannabis to a per-	son under the age of
<u>21.</u>	г		11. ( C '
<u>(b)</u> daliwanin		at as otherwise provided in this section, in a prosecution for	
	-	buting, giving, or otherwise furnishing cannabis, cannabis p y person who is under 21 years of age, it is a complete de	
		ements are met:	stense if bour of the
<u>0110 w 111</u>	<u>(1)</u>	The person who sold, gave, or otherwise furnished	cannabis cannabis
		products, or cannabis accessories was a retail cannabi consumption establishment or was acting in his or her ca employee, or agent of a retail cannabis store or o establishment at the time the cannabis, cannabis pro-	bis store or on-site apacity as an owner, n-site consumption
		accessories were sold, given, or otherwise furnished to th	e person.
	<u>(2)</u>	Before selling, giving, or otherwise furnishing cannabis.	-
		or cannabis accessories to a person who is under 21 year	
		who sold, gave, or otherwise furnished the cannabis or ca	
		or a staffer or agent of the retail cannabis store, was sho	
		appeared to be issued by an agency of a federal, state	-
		sovereign government and that indicated that the person to	
		or cannabis accessories was sold, given, or otherwise fur	
		of age or older at the time the cannabis or cannabis acc	cessories were sold,
	0.1	given, or otherwise furnished to the person.	· · · · · ·
<u>(c)</u>	Subse	ction (b) of this section does not apply if both of the following	ng requirements are
<u>met:</u>	(1)	The document that was shown to the manage with a stat	any on other
	<u>(1)</u>	The document that was shown to the person who sold, furnished the cannabis cannabis products or cannab	
		furnished the cannabis, cannabis products, or cannab	
		counterfeit, forged, altered, or issued to a person other whom the cannabis cannabis products or cannabis acc	-
		whom the cannabis, cannabis products, or cannabis acc given, or otherwise furnished.	ressources were sold,
	<u>(2)</u>	Under the circumstances, a reasonable person would have	known or suspected
	<u>(2)</u>	that the document was counterfeit, forged, altered, or issu	
		may and accomment may counterron, 101200, and tou. UI 1880	

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1	than the person to whom the can	nabis, cannabis products, or cannabis
2	accessories were sold, given, or other	
3	"§ 18D-411. Occupational licensing.	wise furnished.
4	(a) A holder of a professional or occupational lie	cense may not be subject to professional
5	discipline for providing advice or services related to ca	
6	operate cannabis establishments on the basis that cannab	
7	(b) An applicant for a professional or occupatio	
8	based on previous employment related to cannabis estat	-
9	State law.	
10	" <u>§ 18D-412. Private property and tenant rights.</u>	
11	(a) Except as provided in this section, the provi	sions of this Chapter do not require any
12	person, corporation, or any other entity that occupies, o	
13	consumption, cultivation, display, sale, or transfer of car	
14	(b) Except as provided in this section, a landlord	
15	rent to a tenant, or otherwise discriminate against the t	
16	cannabis offense.	· · · ·
17	(c) Except as provided in this section, in the cas	e of the rental of a residential dwelling,
18	a landlord or property manager may not prohibit the pos	
19	of cannabis by nonsmoked means.	-
20	(d) <u>Subsections (a) through (c) of this section</u>	do not apply if any of the following
21	requirements are met:	
22	(1) The tenant is not leasing the entire re-	sidential dwelling.
23		on or the provision of medical, geriatric,
24	educational, counseling, religious, or	
25	(3) The residence is a transitional housin	g or sober living facility.
26	(4) Failing to prohibit cannabis possession	on or consumption would violate federal
27	•	rd to lose a monetary or licensing-related
28	benefit under federal law or regulation	
29	(e) After a warning, a landlord or property man	
30	the tenant's use of cannabis creates an odor that interfe	eres with others' peaceful enjoyment of
31	their home or property.	
32	" <u>§ 18D-413. Contracts enforceable.</u>	
33	It is the public policy of this State that contracts	•
34	establishment registered pursuant to this Chapter should	1 1 <b>i</b>
35	this State that no contract entered into by a cannabis esta	
36	permitted pursuant to a valid registration, or by those who	
37	establishment, its employees, or its agents as permitted	
38	<u>unenforceable on the basis that cultivating, obtaining,</u> transporting, selling, possessing, or using cannabis or he	• • • • •
39 40	"§ 18D-414. Respecting State law.	mp is promoted by rederar law.
40	(a) No law enforcement officer employed by	an agancy that receives State or local
42	government funds shall expend any State or local resource	
43	any arrest or seizure of cannabis, or conduct any invest	
44	officer believes to constitute a violation of federal law	•
45	such activity is in compliance with this Chapter, nor sha	
46	local resources, including the officer's time, to provid	
47	related to such activity to any federal law enforcement a	
48	(b) No agency or political subdivision of the Sta	
49	related to cannabis as the sole basis for taking an advers	
50	(c) For the purposes of State law, actions relate	• •
51	long as they are in accordance with this Chapter.	

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1	" <u>§</u> 18D-415. Ru	emaking.		
2	(a) Not la	ter than 180 days after the et	ffective date of this Chapter, the	Department shall
3	adopt rules nece	ssary for implementation of	this Chapter. Such rules shall	not prohibit the
ŀ	operation of can	abis establishments, either ex	xpressly or through application, n	or require such a
	high investment	of risk, money, time, or an	y other resource or asset that th	e operation of a
	cannabis establis	nment is not worthy of bein	g carried out in practice by a rea	sonably prudent
		uch regulations shall include		• •
	(1)		nce, renewal, suspension, and	revocation of a
			mabis establishment, with such pr	
		to all requirements of Chap	ter 150B of the General Statutes.	-
	(2)		cies to promote and encourage ful	ll participation in
			dustry by people from commu	
			rtionately harmed by cannabis	
		· · · · ·	ely impact those communities, w	•
			cial Equity, including all of the fo	
			ry and appropriate outreach to di	
			ticipation in activities under this (	
			nnabis establishment to establish	<b>-</b>
			rage diversity in employment,	
		other professional o		<del>_</del> ,
			abis establishment with 25 or mo	ore employees to
		retain a diversity of		
			nabis establishment to report on the	ne diversity of its
			ment, contracts, and ownership	-
		each year.	ment, contracts, and ownership	<u>oj vandarj i or</u>
			ing social equity applicants to a	pply for and be
			is establishment registrations no lo	
			hat are not social equity applicant	
	<u>(3)</u>	<b>1 1</b>	ig system to make the expansion	
	<u></u>		an two locations contingent of	· · · · · · · · · · · · · · · · · · ·
			ns to equity and to benefiting the	
			rom the Office of Social Equity a	
			to, considerations of diversity	
			and workforce, including i	
			ig citizens with prior convic	
			packages and benefits for work	
			ed areas; whether the cannab	-
			nvironmental resiliency or sustain	
			er the principals are social equity	
	<u>(4)</u>	•••	nnabis establishments a major inv	
	<u>\</u>		establishment is owned and oper	
		equity applicant.	estublishment is owned and open	uieu ey u soeiui
	<u>(5)</u>		oplication, registration, and renew	al fees provided
	<u>(5)</u>		exceed five thousand dollars (\$	<b>.</b>
			ly for inflation, unless the Depart	
			carry out its responsibilities und	
	<u>(6)</u>		on that are directly and demonstra	
	(0)		ablishment and that may not disg	
			s prior to the effective date of this	
	(7)	Security requirements.	s prior to the effective date of tills	Chapter.
)	<u>(7)</u>	<u>security requirements.</u>		

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1	<u>(8)</u>	Requirements for the transportation and storage of c	annabis and cannabis
2		products by cannabis establishments.	
3	<u>(9)</u>	Requirements for the delivery of cannabis and of	cannabis products to
4		consumers, including a prohibition on business nam	nes, logos, and other
5		identifying language or images on delivery vehicles	-
5		delivering to any address located on land owned by the	_
7		any address on land or in a building leased by the feder	
8	<u>(10)</u>	Employment and training requirements, including	-
, )	<u>(10)</u>	cannabis establishment create an identification badge	1 0
)		agent. These requirements may not disqualify applicar	
		offenses prior to the effective date of this Chapter.	its solory for cumuois
	<u>(11)</u>	Requirements designed to prevent the sale or diver	sion of cannabis and
	<u>(11)</u>	cannabis products to persons under the age of 21.	sion of cannadis and
•	(12)	Requirements for cannabis and cannabis products so	ld or distributed by a
	<u>(12)</u>		-
		cannabis establishment, including prohibiting any mi	
) ,		requiring cannabis product labels to include all of the for	
		a. <u>The length of time it typically takes for the proc</u>	
		b. <u>A disclosure of ingredients and possible allerge</u>	<u>ns.</u>
		<ul> <li><u>A nutritional fact panel.</u></li> <li>Requiring opaque, child-resistant packaging, with the second second</li></ul>	
		or constructed to be significantly difficult for or	•
		of age to open and not difficult for normal adu	<u>ilts to use properly as</u>
		defined by 16 C.F.R. § 1700.20.	
		e. <u>Requiring that edible cannabis products be clea</u>	-
		practicable, with a standard symbol indicati	ng that they contain
		<u>cannabis.</u>	
	<u>(13)</u>	Health and safety regulations and standards for the ma	nufacture of cannabis
		products and both the indoor and outdoor cultivation of	cannabis by cannabis
		establishments.	
1	<u>(14)</u>	Restrictions on advertising, marketing, and signage, inc	luding, but not limited
		to, a prohibition on mass-market campaigns that have	<u>e a high likelihood of</u>
		reaching minors.	
	(15)	Rules to create at least six tiers of cannabis cultivation	facilities, based on the
		size of the facility or the number of plants cultiva	ted, and whether the
		cultivation occurs outdoors, indoors, or in a greenhous	e. Security regulations
		and licensing fees must vary based on the size of the cu	
	<u>(16)</u>	Restrictions or prohibitions on additives to cannabis	
	<u></u>	products, including, but not limited to, those that are tox	
		the product more addictive.	<i></i>
	<u>(17)</u>	Prohibitions on products that are designed to make the p	roduct more appealing
	<u>(17)</u>	to children, including prohibiting the use of any image	
		appeal to minors, including cartoons, toys, animals, or c	
		likeness to images, characters, or phrases that are popu	•
		to children.	<u>larry used to advertise</u>
- , ,	(18)	Restrictions on the use of pesticides that are injurious to	o human haalth
)	$\frac{(18)}{(10)}$		
	<u>(19)</u>	Regulations governing visits to cannabis cultivation f	
,		product manufacturing facilities, including requ	<u>iiring the cannabis</u>
		establishment to log visitors.	
			• 1.1
)	<u>(20)</u>	A definition of the amount of delta-9 tetrahydrocannal	binol that constitutes a
} ) ]	<u>(20)</u> (21)	<u>A definition of the amount of delta-9 tetrahydrocannal</u> <u>single serving in a cannabis product.</u> Standards for the safe manufacture of cannabis extracts	

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<u>(22)</u>	Requirements that educational materials be disseminated	ated to consumers who
	purchase cannabis-infused products.	
<u>(23)</u>	Requirements for random sample testing to ensure qu	ality control, including
	by ensuring that cannabis and cannabis-infused pr	roducts are accurately
	labeled for potency. Unless the Department determine	nes that remediation or
	treatment is sufficient to ensure product safety, the	
	include testing for residual solvents, poisons, or toxi	ns; harmful chemicals;
	dangerous molds or mildew; filth; and harmful micro	bials such as E. coli or
	salmonella and pesticides.	
<u>(24)</u>	Standards for the operation of cannabis testing	
	requirements for equipment and qualifications for pers	
<u>(25)</u>	Civil penalties for the failure to comply with rules	made pursuant to this
	Chapter.	
<u>(26)</u>	Procedures for collecting taxes levied on cannabis esta	
<u>(27)</u>	Requirements for on-site consumption establishments,	
	ventilation, odor control, and consumption by patr	ons. These rules may
	include a prohibition on smoking indoors.	
	consulting with researchers knowledgeable about the	
	oviding an opportunity for public comment, the Depar	
	urate safety information label, handout, or both, which sh	
	is consumer. The label or handout shall include both of	-
<u>(1)</u>	Advice about the potential risks of cannabis, including	
	a. <u>The risks of driving under the influence of car</u>	nnabis and the fact that
	doing so is illegal.	in alu din a nalata dita tha
	b. <u>Any adverse effects unique to younger adults</u> ,	including related to the
	<u>developing mind.</u> <u>c.</u> <u>Potential adverse events and other risks.</u>	
	<ul> <li><u>c.</u> <u>Potential adverse events and other risks.</u></li> <li><u>d.</u> <u>Risks of using cannabis during pregnancy or bis</u></li> </ul>	raastfaading
(2)	The need to safeguard all cannabis and cannabis prod	•
<u>(2)</u>	•	
<u>(c)</u> The I	<u>pets.</u> Department shall review and update the safety information	n materials at least once
	to ensure they remain accurate. The review period shall	
	knowledgeable about the risks and benefits of cannabis	• •
public comment.		and an opportunity for
x	er to ensure that individual privacy is protected, the Depa	rtment shall not require
	provide a retail cannabis store with personal in	
	ed identification to determine the consumer's age and a re	
•	acquire and record personal information about consum	
<u></u>	"Article 5.	<u></u>
	"Taxes and Use of Revenue.	
"§ 18D-500. Ca	nnabis Regulation Fund.	
The Cannabi	s Regulation Fund is established in the Department. Th	e Fund shall consist of
	der this Chapter and appropriations made by the General	
	shall administer the Fund, and funds in the Fund are here	•
purposes set fort		
" <u>§ 18D-501.</u> Ca	nnabis excise tax.	
(a) There	is imposed a cannabis excise tax equal to twenty perce	cent (20%) of the sales
price of each sal	e of cannabis and cannabis products to a consumer. Sale	es to registered medical
cannabis patients	pursuant to Article 43 of Chapter 90 of the General St	atutes are exempt from
the tax imposed	under this section.	
The Department purposes set fort "§ 18D-501. Ca (a) There price of each sal cannabis patients	shall administer the Fund, and funds in the Fund are here in this Article. <b>nnabis excise tax.</b> is imposed a cannabis excise tax equal to twenty perce of cannabis and cannabis products to a consumer. Sale pursuant to Article 43 of Chapter 90 of the General St	eby appropriated for the cent (20%) of the sales es to registered medical

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1	(b) The tax imposed by this section shall be paid by the consumer to the cannabis						
2	establishment. Each cannabis establishment shall collect from the consumer the full amount of						
3	the tax payable on each taxable sale.						
4	(c) On the fifteenth day of each month, every cannabis establishment that sells cannabis						
5		Il pay the excise taxes due on the cannabis that the cannabis establishment solo	_				
6	in the prior calen		-				
7	·	annabis excise tax shall be separately itemized from the cannabis local option	n				
8		t provided to the purchaser.	-				
9	-	nnabis local option tax.					
10		nunicipality may collect a cannabis local option tax of three percent (3%) of the	е				
11		ch sale of cannabis and cannabis products to a consumer in the municipality					
12	·	d medical cannabis patients pursuant to Article 43 of Chapter 90 of the Genera	_				
13		npt from the tax imposed under this section.	-				
14		annabis local option tax may be adopted by a municipality that has provided (i	)				
15		osition and (ii) the amount to the Department of Revenue at least 90 days prior	_				
16		f the tax quarter when the cannabis local option tax will be collected.	-				
17		ax imposed by this section shall be paid by the consumer to the cannabis	s				
18		ach cannabis establishment shall collect from the consumer the full amount of					
19		n each taxable sale.	-				
20		e fifteenth day of each month, every cannabis establishment that sells cannabis	s				
21		Il pay the local option taxes due on the cannabis that the cannabis establishmen					
22	sold in the prior		ž				
23	-	ax imposed by this section is separate from and in addition to the cannabis excise	е				
24		tax authorized under G.S. 18D-501. The tax imposed by this section shall not be part of the sales					
25		e cannabis excise tax applies. The cannabis local option tax shall be separately	_				
26		e cannabis excise tax on the receipt provided to the purchaser.	<u></u>				
27		portionment of revenue.					
28		nerated in excess of the amount needed to implement and enforce this Chapter	r				
29	-	excise tax shall be distributed every three months as follows:	-				
30	(1)	Twenty-five percent (25%) shall be distributed to the Community	V				
31		Reinvestment and Repair Fund established by this Chapter.	_				
32	<u>(2)</u>	Ten percent (10%) shall be distributed to the Social Equity Fund established	ł				
33	<u> </u>	by this Chapter.	-				
34	(3)	Three percent (3%) shall be distributed to the Cannabis Education and	h				
35	<u></u>	Technical Assistance Fund established by this Chapter.	-				
36	<u>(4)</u>	Seven percent (7%) shall be distributed to the Department of Health and	h				
37	<u></u>	Human Services for use in evidence-based, voluntary programs for the					
38		prevention or treatment of substance abuse.	-				
39	<u>(5)</u>	Two percent (2%) shall be distributed to the Department of Health and Humar	n				
40	<u>107</u>	Services for a scientifically and medically accurate public education campaign					
41		educating youth and adults about the health and safety risks of alcohol					
42		tobacco, cannabis, and other substances, including the risks of driving while					
43		impaired.	-				
44	<u>(6)</u>	Two percent (2%) shall be distributed to the Department of Health and Humar	n				
45	101	Services to fund diverse scientific, academic, or medical research on cannabis					
46		or endocannabinoids, including research exploring the benefits of cannabis					
47		provided that all funded research data, results, and papers shall be released	_				
48		into the public domain and shall be published for free and open access by the	_				
49		public and by other researchers.	<u> </u>				
~		puone una of outer resourchers.					

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(7)	Up to one percent (1%) shall be distributed to the Department of Public S	afety
<u></u>	to fund Advanced Roadside Impaired Driving Enforcement and	
	recognition expert training.	urus
(8)	Any remaining funds shall be deposited in the General Fund."	
	<b>CTION 1.2.</b> This Part becomes effective January 1, 2024, and applies to offe	ancec
	or after that date.	11505
committed on		
PART II. LE	GALIZATION OF MEDICAL CANNABIS	
	<b>CTION 2.1.</b> Chapter 90 of the General Statutes is amended by adding a	new
Article to read	· · · · · · · · · · · · · · · · ·	
	"Article 44.	
	"North Carolina Medical Cannabis Act.	
" <u>§ 90-748.</u> Sh		
	e shall be known and may be cited as the "North Carolina Medical Cannabis.	Act."
	otections for the medical use of cannabis.	
	atient shall not be subject to arrest, prosecution, or penalty in any manne	er. or
	t or privilege, including, but not limited to, civil penalty or disciplinary action	
• •	occupational or professional licensing board or bureau, for the possession	•
	mabis for medical use by the patient if the quantity of usable cannabis posses	
-	bes not exceed an adequate supply, as determined by the North Carolina Me	
Care Commiss		
	esignated caregiver shall not be subject to arrest, prosecution, or penalty ir	1 anv
	ied any right or privilege, including imposition of a civil penalty or discipling	
	iness or occupational or professional licensing board or bureau, for the posses	
	cannabis for medical use by the patient if the quantity of cannabis possess	
	s not exceed an adequate supply for the patient, as determined by the N	
	cal Care Commission.	<u>, , , , , , , , , , , , , , , , , , , </u>
	section (a) of this section does not apply to a patient under 18 years of age, u	nless
	ving criteria are met:	<u>111055</u>
(1)	The patient's physician has explained the potential risks and benefits of	of the
<u>(1)</u>	medical use of cannabis to the patient and to a parent, guardian, or patient	
	having legal custody of the patient.	<u>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</u>
(2)	A parent, guardian, or person having legal custody of the patient conser	nts in
<u>(2)</u>	writing to (i) allow the patient's medical use of cannabis, (ii) serve a	
	patient's designated caregiver, and (iii) control the dosage and frequence	
	the medical use of cannabis by the patient.	<u>, or</u>
(d) A r	atient or a designated caregiver shall be granted the full legal protections prov	vided
	as long as the patient or designated caregiver is in possession of a reg	
	ard issued by the Department of Health and Human Services. If the patie	
	giver is not in possession of a registry identification card, the individual sha	
-	tunity to produce the registry identification card before the initiation of any a	
	es, or other penalties.	<u>1105t,</u>
	atient or a designated caregiver is presumed to be engaged in the medical u	se of
-	patient or designated caregiver is in possession of a registry identification	
	of cannabis that does not exceed the patient's adequate supply. This presum	
	d only by evidence that the patient or designated caregiver engaged in cor	
	abis for a purpose other than alleviating a medical condition of the patie	
	ciated with the medical condition.	<u> </u>
	esignated caregiver may receive reimbursement for costs associated with assi	sting
	medical use of cannabis. Reimbursement for these costs does not constitut	
	lled substance under Article 5 of Chapter 90 of the General Statutes.	- 110
sale of a contr	nea substance ander ratione 5 of Chapter 50 of the Ocheral Statutes.	

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(g) A scl	hool, employer, or landlord shall neither refuse to enroll, e	mploy, or lease to nor
	ze a patient or a designated caregiver solely because of (i)	
•	designated caregiver or (ii) the presence of cannabis meta	
-	annabis in the individual's bodily fluids.	<u> </u>
	he purposes of medical care, including organ transplants,	a patient's authorized
	in accordance with this Article shall be treated in the	-
	f any other medication used at the direction of a physician a	
the use of an ille	• • •	
(i) A ph	ysician shall not be subject to arrest, prosecution, or pena	alty in any manner, or
denied any righ	t or privilege, or subject to increased monitoring or disc	iplinary action by the
North Carolina	Medical Board or any other business or occupational or	professional licensing
board or bureau	for either of the following:	
<u>(1)</u>	Advising a patient about the risks and benefits of the m	edical use of cannabis
	or that the patient may benefit from the medical use	of cannabis if, in the
	physician's medical judgment, the potential benefits of	of the medical use of
	cannabis would likely outweigh the health risks for that	<u>t particular patient.</u>
<u>(2)</u>	Providing a patient with valid documentation, based	± •
	assessment of the patient's medical history and current n	
	the potential benefits of the medical use of cannabis v	vould likely outweigh
	the health risks for that particular patient.	
	ysician shall not be subject to arrest, prosecution, or pena	•
	t or privilege, or subject to disciplinary action by a busine	<b>•</b>
-	nsing board or bureau for discussing with a patient the ben	
	of cannabis or the interaction of cannabis with other subst	
	and local law enforcement officers shall not harm, neglec	
	rest in or right to property that is possessed, owned, or us of cannabis, or acts incidental to the medical use of cannabis	
	sion of State or local law enforcement officials as a resu	
*	nection with the claimed medical use of cannabis. A perso	
	in property seized in connection with the medical use of	
	te law providing for the forfeiture of property, unless the	
<b>A</b>	ed upon the person as a result of a conviction of a criminal v	*
*	a of guilty to such violation. Cannabis, paraphernalia, or	
	r designated caregiver in connection with the claimed me	
	l immediately upon the determination by a court, prosecuto	
officer that the	patient or designated caregiver is entitled to the protection	ons of this Article. In
making this dete	ermination, the court, a prosecutor, or a law enforcement of	fficer shall consider as
evidence the fai	lure of law enforcement officers to actively investigate th	e case, a decision not
-	dismissal of charges, or acquittal.	
	rson shall not be denied custody of, or visitation or parenti	ing time with, a minor
	wed under this Article.	
	e is no presumption of neglect or child endangerment for c	conduct allowed under
his Article.		
	person shall be subject to arrest or prosecution for con	1
	ng and abetting, being an accessory, or any other offense, f	
	nity of the medical use of cannabis as permitted under this	Article or for assisting
-	sing or administering cannabis.	11 ( 1
	ession of or application for a registry identification card sha	
*	to search the person or the property of the person possess	
by any governm	cation card or otherwise subject the person or the person's	property to inspection
DV ANV SOVERIM	CHL AZCHUV.	

## If an individual being investigated by a law enforcement officer employed by a 1 (p) 2 State-funded or locally funded law enforcement agency credibly asserts during the course of the investigation that the individual is a patient or designated caregiver, neither the law enforcement 3 4 officer nor the law enforcement agency shall provide any information, except as required by 5 federal law or the United States Constitution, from any cannabis-related investigation of the individual to any law enforcement authority that does not recognize the protections of this 6 7 Article. Any prosecution of the individual for a violation of this Article shall be conducted 8 pursuant to the laws of this State. 9 Nothing in this Article shall be construed to extend the protections of this Article to (q) 10 any person, including a patient or designated caregiver, to allow that person to acquire, possess, manufacture, produce, use, sell, distribute, dispense, or transport cannabis in a manner that is not 11 12 consistent with this Article. 13 "§ 90-750. Registry identification cards for patients and designated caregivers. 14 As used in this Article, "Department" means the North Carolina Department of Health (a) 15 and Human Services. The Department shall issue a registry identification card to any patient or designated 16 (b) 17 caregiver who meets the requirements of this section. 18 The Department shall not issue or renew a registry identification card to a patient (c) 19 under 18 years of age unless each of the following criteria is met: 20 (1)The patient's physician has explained the potential risks and benefits of the 21 medical use of cannabis to the patient and to a parent, guardian, or person 22 having legal custody of the patient. 23 A parent, guardian, or person having legal custody of the patient consents in (2) 24 writing to (i) allow the patient's medical use of cannabis, (ii) serve as one of 25 the patient's designated caregivers, and (iii) control the acquisition of the 26 cannabis, the dosage, and the frequency of the medical use of cannabis by the 27 patient. 28 The Department shall verify the information contained in a registry identification card (d) 29 application or renewal application submitted pursuant to this section and shall approve or deny 30 an application or renewal application within 45 days after receipt. The Department may deny a 31 registry identification card application or renewal application only if the applicant fails to provide 32 the information required pursuant to this section or if the Department determines that the 33 application or renewal application contains false information. If the Department fails to approve 34 or deny a registration application or renewal application submitted pursuant to this section within 35 45 days after receipt, the application or renewal application shall be deemed approved and a copy 36 of the application or renewal application together with proof of receipt by the Department at least 37 45 days prior to the date this information is presented in lieu of a registry identification card shall be deemed a valid registry identification card. 38 39 The Department may issue a registry identification card to a maximum of two (e) 40 designated caregivers named in a patient's approved application. The Department shall issue a registry identification card to an applicant within five 41 (f) 42 days after approving an application or renewal. The application or renewal expires two years 43 after the date of issuance. 44 Each registry identification card shall contain at least all of the following information: (g) 45 The date of issuance. (1) 46 (2)The date of expiration. A random registry identification number. 47 (3) 48 A photograph of the registry identification cardholder. (4) 49 Persons issued registry identification cards shall be subject to the following: (h) 50 A patient who has been issued a registry identification card shall notify the (1)Department of any change in the patient's name, address, or designated

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	caregiver and submit a ten dollar (\$10.00) fee to	the Department within 15
	days after the change occurs. A patient who fails	to notify the Department of
	any of these changes within the specified time fi	rame commits an infraction
	and is subject to a fine not to exceed more than	n one hundred fifty dollars
	<u>(\$150.00).</u>	
<u>(2)</u>	A designated caregiver shall notify the Department	nt of any change in name or
	address and submit a ten dollar (\$10.00) fee to the	Department within 15 days
	after the change occurs. A designated caregive	er who fails to notify the
	Department of any of these changes within the sp	ecified time frame commits
	an infraction and is subject to a fine not to excee	ed one hundred fifty dollars
	<u>(\$150.00).</u>	
<u>(3)</u>	When a patient or designated caregiver notifies the	e Department of any change,
	as required by this subsection, the Department sha	Ill issue the patient and each
	designated caregiver a new registry identification	n card within 10 days after
	receiving the updated information and the ten dol	lar (\$10.00) fee.
<u>(4)</u>	When a patient who possesses a registry iden	tification card notifies the
	Department of a change in designated caregiver,	the Department shall notify
	the designated caregiver of record of the change w	ithin 15 days after receiving
	notification of the change. The protections afford	led under this Article to the
	designated caregiver of record shall expire 30	days after the designated
	caregiver of record is notified by the Department	of the change in designated
	<u>caregiver.</u>	
<u>(5)</u>	If a patient or a designated caregiver loses a regi	stry identification card, the
	cardholder shall notify the Department within 15	
	The notification shall include a ten dollar (\$10.00	) replacement fee for a new
	card. Within five days after receiving notifi	cation of a lost registry
	identification card, the Department shall issue the	
	identification card with a new random identificati	<u>on number.</u>
	Department determines that a patient or designation	
	vision of this Article, the Department may suspen-	d or revoke the patient's or
	iver's registry identification card.	
	cations and supporting information submitted by pat	
	esignated caregivers and physicians, are confident	-
	surance Portability and Accountability Act of 1996.	
	Department shall maintain a confidential list of	-
-	issued registry identification cards. Individual na	
	e list are confidential, exempt from the provisions of	-
	not subject to disclosure, except to authorized empl	loyees of the Department as
• •	orm official duties of the Department.	
	Department shall verify to law enforcement per	
	d is valid solely by confirming the validity of the ra	
	name of the person to whom the Department has as	ssigned the random registry
identification nu		
· · · ·	person, including an employee or official of the D	-
	government, who breaches the confidentiality of inf	
	guilty of a Class 1 misdemeanor; however, any fi	
	ction shall not exceed one thousand dollars (\$1,000)	
	ng in this section shall be construed to prevent D	· · · ·
	forcement officers about falsified or fraudulent in	
Department by a	ny individual in support of an application for a regis	sury identification card.

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1	(o) Article 4 of Chapter 150B of the General Statutes governs judicial review of an
2	administrative decision made under this section.
3	(p) Not later than 120 days after the effective date of this act, the North Carolina Medical
4	Care Commission shall adopt rules to implement the provisions of this section, including defining
5	what constitutes a qualifying medical condition and an adequate supply of medical cannabis. The
6	rules shall establish requirements for the issuance of registry identification cards to patients and
7	designated caregivers, which shall include at least all of the following:
8	(1) Written certification of a statement in a patient's medical records or a
9	statement signed by a physician with whom the patient has a bona fide
10	physician patient relationship indicating that, in the physician's professional
11	opinion, the patient is likely to receive therapeutic or palliative benefit from
12	the medical use of cannabis to treat or alleviate the patient's qualifying medical
13	condition or symptoms associated with the qualifying medical condition and
14	the potential health benefits of the medical use of cannabis would likely
15	outweigh the health risks for the patient.
16	(2) <u>An application or renewal fee.</u>
17	(3) The name, address, and date of birth of the patient, except that if a patient is
18	homeless, no address is required.
19 20	(4) <u>The name, address, and telephone number of the patient's physician.</u>
20	(5) The name, address, and date of birth of each of the patient's designated
21 22	caregivers, if any. "§ 90-751. Definitions.
22	For purposes of this Article, the term "patient" means a person who has been issued a written
23 24	certification described in G.S. 90-750 and the term "physician" means a person who is licensed
25	to prescribe drugs under the laws of this State."
26	<b>SECTION 2.2.</b> This Part becomes effective January 1, 2024, and applies to acts
27	committed on or after that date.
28	
29	PART III. AUTOMATIC EXPUNCTION OF MARIJUANA OFFENSES
30	<b>SECTION 3.1.</b> Article 5 of Chapter 15A of the General Statutes is amended by
31	adding a new section to read:
32	" <u>§ 15A-145.8B. Automatic expunction of certain marijuana offenses.</u>
33	(a) If a person was charged with an offense involving marijuana or hashish that is legal
34	under Chapter 18D of the General Statutes, and such person was convicted, such conviction shall
35	be ordered to be automatically expunged no later than July 1, 2026, in the manner set forth in
36	this section.
37	(b) The Administrative Office of the Courts shall determine which offenses meet the
38	criteria for expunction set forth in subsection (a) of this section. Upon completing the
39 40	determination required under this subsection, the Administrative Office of the Courts shall
40	provide an electronic list of the offenses to the clerk of each superior court. Upon receipt of the
41 42	electronic list required under this subsection, the clerk of each superior court shall prepare an order of expungement for each case that meets the criteria set forth in subsection (a) of this section
42 43	and was finalized in his or her court. Upon completion of the order of expungement, the court
43 44	shall order the expunction. Upon order of expungement, the clerk shall forward the petition to
45	the Administrative Office of the Courts.
46	(c) No person as to whom such an order has been entered under this section shall be held
47	thereafter under any provision of any law to be guilty of perjury, or to be guilty of otherwise
48	giving a false statement or response to any inquiry made for any purpose, by reason of the
49	person's failure to recite or acknowledge any expunged entries concerning apprehension, charge,
50	or trial.

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1	(d)	The co	ourt shall also order that the conviction ordered expunged	under this section be			
2	expunged from the records of the court and direct all law enforcement agencies bearing record						
3	of the same to expunge their records of the conviction. The clerk shall notify State and local						
4	agencies of the court's order as provided in G.S. 15A-150.						
5	(e)						
6	entries mad	entries made as a result of the conviction ordered expunged under this section. The agency shall					
7			administrative actions taken against a person whose reco				
8		-	esult of the charges or convictions expunged. This subsect				
9			f Justice for DNA records and samples stored in the Stat				
10	the State D						
11		SECT	TION 3.2. The Administrative Office of the Courts s	shall provide the list			
12	required un	der G.	S. 15A-145.8B(b), as enacted by this Part, by October 1,				
13			<b>TON 3.3.</b> This Part becomes effective January 1, 2024.				
14							
15	PART IV.	CON	FORMING CHANGES				
16		SECT	<b>TON 4.1.</b> G.S. 90-87(16) is repealed.				
17		SECT	<b>TON 4.2.</b> G.S. 90-94 is repealed.				
18		SECT	<b>TON 4.3.</b> G.S. 90-95 reads as rewritten:				
19	"§ 90-95. V	Violati	ions; penalties.				
20	••••		/ <b>•</b>				
21	(b)	Excep	t as provided in subsections (h) and (i) of this section, any	y person who violates			
22			with respect to:	1			
23		•••	1				
24		(2)	A controlled substance classified in Schedule III, IV, 4	<del>, or VI or</del> V shall be			
25			punished as a Class I felon, except that the sale of a				
26			classified in Schedule III, IV, <del>V, or VI or V shall be p</del>				
27			felon. The transfer of less than 5 grams of marijuana for				
28			not constitute a delivery in violation of G.S. 90-95(a)(1)				
29							
30	(d)	Excep	t as provided in subsections (h) and (i) of this section, any	y person who violates			
31			with respect to:	•			
32		•••					
33		(4)	A controlled substance classified in Schedule VI shall I	be guilty of a Class 3			
34			misdemeanor, but any sentence of imprisonment impose				
35			and the judge may not require at the time of sentencia	-			
36			serve a period of imprisonment as a special condition	-			
37			quantity of the controlled substance exceeds one	e-half of an ounce			
38			(avoirdupois) of marijuana or one-twentieth of an ounce				
39			extracted resin of marijuana, commonly known as hashi	- · · ·			
40			be punishable as a Class 1 misdemeanor. If the quan				
41			substance exceeds one and one half ounces (avoirdup	ois) of marijuana, or			
42			three-twentieths of an ounce (avoirdupois) of the extract	ed resin of marijuana,			
43			commonly known as hashish, or if the controlled subs	•			
44			quantity of synthetic tetrahydrocannabinols or tetrahydr	-			
45			from the resin of marijuana, the violation shall be put				
46			felony.				
47			-				
48	(e) '	The p	rescribed punishment and degree of any offense under	this Article shall be			
49	· · ·	-	owing conditions, but the punishment for an offense may				
50			horized under any one of the applicable conditions:				
51			- 11				

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1 22 33 44 55 55 77 33	(8)	G.S. for sec for a punis less t delive child	person 21 years of age or older who co 90-95(a)(1) on property used for a child care c condary school or within 1,000 feet of the boun child care center, or for an elementary or s hed as a Class E felon. For purposes of this s han five grams of marijuana for no remuneratery in violation of G.S. 90-95(a)(1). For purp care center is as defined in G.S. 110-86(3)a., tary of the Department of Health and Human	enter, or for an elementary adary of real property used secondary school shall be ubdivision, the transfer of tion shall not constitute a oses of this subdivision, a and that is licensed by the
) [ 2 3 4 5 5	 (10)	G.S. bound felon marij	person 21 years of age or older who co 90-95(a)(1) on property that is a public park of dary of real property that is a public park shal. For purposes of this subdivision, the transfer uana for no remuneration shall not constitute 90-95(a)(1).	or within 1,000 feet of the l be punished as a Class E of less than five grams of
7				
3 )			ling any other provision of law, the following	provisions apply except as
, )	otherwise provide		person who sells, manufactures, delivers, tr	anenorte or nossassas in
l 2	(1)	exces	s of 10 pounds (avoirdupois) of marijuana s r felony shall be known as "trafficking in mar	hall be guilty of a felony
} 		<del>of su</del>	ch substance involved:	
		<del>a.</del>	Is in excess of 10 pounds, but less than 50	
			be punished as a Class H felon and shall be	
			term of 25 months and a maximum term of	
		<del>b.</del>	prison and shall be fined not less than five t Is 50 pounds or more, but less than 2,000 pc punished as a Class G felon and shall be sen	unds, such person shall be
		<del>e.</del>	of 35 months and a maximum term of 51 m and shall be fined not less than twenty five the Is 2,000 pounds or more, but less than 10 shall be punished as a Class F felon and	onths in the State's prison nousand dollars (\$25,000); ,000 pounds, such person
			minimum term of 70 months and a maximum	
			State's prison and shall be fined not less the (\$50,000);	
		<del>d.</del>	Is 10,000 pounds or more, such person shal felon and shall be sentenced to a minimum maximum term of 222 months in the State's not less than two hundred thousand dollars	term of 175 months and a s prison and shall be fined
)	"		not less than two hundred thousand donars	<del>(\$200,000).</del>
		TION 4	<b>.4.</b> G.S. 90-113.22A is repealed.	
			<b>.5.</b> G.S. 90-113.21 reads as rewritten:	
	"§ 90-113.21. Ge			
			this Article, "drug paraphernalia" means all	equipment, products and
			at are used to facilitate, or intended or designed	
			es Act, including planting, propagating, cultiva	
	-	-	nding, converting, producing, processing, pre	
	ingesting, inhalin	ig, or o	storing, containing, and concealing controlled therwise introducing controlled substances in	
l	paraphernalia" ind	cludes,	but is not limited to, the following:	

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	(7)	Separation gins and sifters for removing twigs and se	eds from, or otherwise
		cleaning or refining, marijuana;	
	(12)	Objects for ingesting, inhaling, or otherwise introduct	ing <del>marijuana, cocaine,</del>
		hashish, or hashish oil cocaine into the body, such as:	8 . J , ,
		a. Metal, wooden, acrylic, glass, stone, plastic, o	r ceramic pipes with or
		without screens, permanent screens, hashish he bowls;	
		b. Water pipes;	
		c. Carburetion tubes and devices;	
		d. Smoking and carburetion masks;	
		e. Objects, commonly called roach clips, for ho	lding burning material,
		such as a marijuana cigarette, <u>material</u> that hat the too short to be held in the hand;	as become too small or
	<b>SEC</b>		
105		<b>TION 4.6.</b> G.S. 105-113.106 reads as rewritten:	
0		<b>Definitions.</b> g definitions apply in this Article:	
1 116		g definitions apply in this Article.	
	(3)	Dealer. – Any of the following:	
	$(\mathbf{J})$	a. A person who actually or constructively pos	sesses more than 42.5
		grams of marijuana, seven or more grams of	
		substance <u>other than marijuana</u> that is sold by	-
		dosage units of any other controlled substan	-
		weight.	
		b. A person who in violation of Chapter 18B of	of the General Statutes
		possesses illicit spirituous liquor for sale.	
		c. A person who in violation of Chapter 18B of	of the General Statutes
		possesses mash.	
		d. A person who in violation of Chapter 18B of	of the General Statutes
		possesses an illicit mixed beverage for sale.	
	<del>(6)</del>	Marijuana. All parts of the plant of the genus Cannal	bis, whether growing or
		not; the seeds of this plant; the resin extracted from an	
		every compound, salt, derivative, mixture, or prepar	ration of this plant, its
		seeds, or its resin.	
	"		
		<b>TION 4.7.</b> G.S. 105-113.107 reads as rewritten:	
		Excise tax on unauthorized substances.	
(a)		olled Substances. – An excise tax is levied on controlled	d substances possessed,
ther a	•	constructively, by dealers at the following rates:	41 6 61 4 1
	(1)	At the rate of forty cents $(40¢)$ for each gram, or fracti-	
		marijuana stems and stalks that have been separated f	rom and are not mixed
	(1o)	with any other parts of the marijuana plant.	anah grom or fraction
	<del>(1a)</del>	At the rate of three dollars and fifty cents (\$3.50) for thereof, of marijuana, other than separated stems of	-
		thereof, of marijuana, other than separated stems a subdivision (1) of this [subleaction] or synthetic cannot	
	(14)	subdivision (1) of this [sub]section, or synthetic canna	
	(1b)	At the rate of fifty dollars (\$50.00) for each gram, cocaine.	or machon thereor, or
		Cocalle.	

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1 2	(1c)	At the rate of fifty dollars (\$50.00) for each gram, or low-street-value drug that is sold by weight.	fraction thereof, of any
3 4	(2)	At the rate of two hundred dollars (\$200.00) for each g of any other controlled substance that is sold by weig	
5 6	(2a)	At the rate of fifty dollars (\$50.00) for each 10 d thereof, of any low-street-value drug that is not sold l	osage units, or fraction
7 8	(3)	At the rate of two hundred dollars (\$200.00) for ea fraction thereof, of any other controlled substance that	ach 10 dosage units, or
9	(a1) Weig	ht. – A quantity of marijuana or other controlled substance that	• •
10	-	stance whether pure or impure or dilute, or by dosage u	-
11	-	ight, in the dealer's possession. A quantity of a control	
12	•	etectable quantity of pure controlled substance and any	
13	"		
14		<b>FION 4.8.</b> G.S. 105-113.107A reads as rewritten:	
15	"§ 105-113.107A	*	
16	. ,	orized Possession.—The tax levied in this Article does	
17	-	of a dealer who is authorized by law to possess the sul	-
18		ng the time the dealer's possession of the substance is a	
19		in Marijuana Parts. The tax levied in this Article	does not apply to the
20	following mariju		1 . 1 1.1
21	(1)	Harvested mature marijuana stalks when separated fr	rom and not mixed with
22 23	( <b>2</b> )	any other parts of the marijuana plant.	and in subdivision (1) of
23 24	(2)	Fiber or any other product of marijuana stalks described this subsection, except resin extracted from the stalks	
24 25	(3)	Marijuana seeds that have been sterilized and are inco	
23 26	( <del>3)</del> (4)	Roots of the marijuana plant."	apable of germination.
20 27		<b>FION 4.9.</b> G.S. 105-113.108(b)(1) is repealed.	
28		<b>FION 4.10.</b> G.S. 106-134(4) reads as rewritten:	
29	"(4)	If it is for use by man and contains any quantity of	the narcotic or hypnotic
30		substance alphaeucaine, barbituric acid, betaeuca	• -
31		carbromal, chloral, coca, cocaine, codeine, heroin	, <del>marijuana, </del> morphine,
32		opium, paraldehyde, peyote, or sulphonmethane; or	any chemical derivative
33		of such substances, which derivative has been by the E	Board after investigation,
34		found to be, and by regulations under this Articl	
35		forming; unless its label bears the name and quantit	
36		substance or derivative and in juxtaposition therewith	the statement "Warning
37		– May be habit forming.""	
38		<b>FION 4.11.</b> G.S. 148-64.1(a)(2)e. is repealed.	
39 40		<b>FION 4.12.</b> G.S. 90-94.1 is repealed.	1
40		<b>FION 4.13.</b> This Part becomes effective January 1, 2024	+, and applies to offenses
41 42	committed on or	alter that date.	
42 43	DADT V SAVI	NGS CLAUSE, SEVERABILITY CLAUSE, AND E	FFFCTIVE DATE
43 44		<b>FION 5.1.</b> Prosecutions for offenses committed before	
45		l or affected by this act, and the statutes that would be a	
46		e to those prosecutions.	rr ow for this upt
47		<b>FION 5.2.</b> If any provision of this act or its application	tion is held invalid, the
48		ot affect other provisions or applications of this act t	
49	-	lid provisions or application and, to this end, the pr	-
50	severable.		

SECTION 5.3. Except as otherwise provided in this act, this act is effective when it
 becomes law.