GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**

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HOUSE BILL DRH30085-MGf-4C (11/16)

Short Title:	Legalize Medical Marijuana.	(Public)
Sponsors:	Representatives Alexander, Carney, Harrison, and R. Moore (Primary Sp	ponsors).
Referred to:		
	A BILL TO BE ENTITLED	
AN ACT E	ABLISHING THE NORTH CAROLINA MEDICAL CANNABIS ACT.	
	ssembly of North Carolina enacts:	
	CTION 1. Chapter 90 of the General Statutes is amended by adding a 1	new Artic
to read:	c HON I. Chapter 90 of the General Statutes is amended by adding a l	lew Altic
to read.	"Article 43.	
	"North Carolina Medical Cannabis Act.	
" <u>§ 90-730.</u>		
		bio Act "
	e shall be known and may be cited as the "North Carolina Medical Canna Legislative findings and purpose.	<u>1015 ACt.</u>
	al Assembly makes the following findings:	
	Modern medical research has discovered beneficial uses for cannabis	in traati
<u>-</u>	or alleviating pain, nausea, and other symptoms associated w	
	<u>debilitating medical conditions, as found by the National Academy of the Nati</u>	
	Institute of Medicine in March 1999.	JI SCIEIIC
		aral Dura
<u>(</u>	According to the United States Sentencing Commission and the Federal of Investigation, 99 out of every 100 cannabis arrests in the United	
	made under state law, rather than under federal law. Consequently	_
	State law will have the practical effect of protecting from arre	
	majority of seriously ill people who have a medical need to use canna The United States Department of Health and Human Services t	
<u>(</u>	The United States Department of Health and Human Services, t	
	Compassionate Investigational New Drug (IND) program, provides of	
	prescription to a number of individuals for their use as medicine. The	
	is grown at the federal cannabis research garden at the University of and is processed and distributed by the Research Triangle Institute i	
	Triangle Park, North Carolina. The patients receive the cannabis	
	canisters of approximately 300 prerolled cigarettes. The dosage for	
	the IND program ranges from seven to nine grams per day. Since the	-
	of the program in 1978, individual patients in the IND program ha	
	and consumed approximately 6.5 pounds of cannabis per yea	
	establishing a safe and effective dosage for a chronic daily use	
	possess and consume. The IND program was closed to new applicant	-
(In 1992, the United States Drug Enforcement Administration (DEA	
<u>'</u>	research in a report entitled "Cannabis Yields" stating that canopy c	-
	than the number of plants, is the most accurate indicator of a gard	
	According to the DEA report, 250 square feet of mature garden of	
	According to the DEA report, 250 square reet of mature galden t	anopy w



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1		typically yield six pounds of processed cannabis per y	ear, a common amount
2		for patients who use cannabis daily, and less than the	amount prescribed and
3		delivered to the IND patients by the federal government.	<u>.</u>
4	<u>(5)</u>	Although federal law currently prohibits any use of canr	nabis outside of the IND
5		program, the laws of Alaska, Arizona, Arkansas,	California, Colorado,
6		Connecticut, District of Columbia, Delaware, Florida,	<u>Hawaii, Illinois, Maine,</u>
7		Maryland, Massachusetts, Michigan, Minnesota, M	ontana, Nevada, New
8		Hampshire, New Jersey, New Mexico, New York,	North Dakota, Ohio,
9		Oregon, Pennsylvania, Rhode Island, Vermont, and	Washington permit the
10		medical use and cultivation of cannabis. North Carolin	a joins in this effort for
11		the health and welfare of its citizens.	
12	<u>(6)</u>	States are not required to enforce federal law or prosec	ute people for engaging
13		in activities prohibited by federal law. Therefore, comp	pliance with this Article
14		does not put the State of North Carolina in violation of f	ederal law.
15	<u>(7)</u>	Compassion dictates that State law should make a c	distinction between the
16		medical and nonmedical use of cannabis. Hence, the pre-	urpose of this Article is
17		to protect patients with debilitating medical conditions,	- · ·
18		caregivers, from arrest and prosecution, criminal an	d other penalties, and
19		property forfeiture by allowing the beneficial use of	medical cannabis in a
20		regulated system for alleviating symptoms caused by	by debilitating medical
21		conditions and their medical treatments.	
22	<u>(8)</u>	This Article is intended to make only those changes to	existing North Carolina
23		laws that are necessary to protect patients and their do	· · · · · · · · · · · · · · · · · · ·
24		civil penalties and is not intended to change current	civil and criminal laws
25		governing the use of cannabis for nonmedical purposes.	
26	<u>(9)</u>	Based on data gathered from other states where med	· · · · · · · · · · · · · · · · · · ·
27		regulated, this Article will result in approximately two	
28		dollars (\$250,000,000) per year in revenues for the Sta	ate within four years of
29	(1.0)	implementation.	
30	<u>(10)</u>	The General Assembly enacts this Article pursuant to it	
31		legislation for the protection of the health of its citizens,	
32		in the Tenth Amendment of the United States Constitution	<u>on.</u>
33	" <u>§ 90-730.2. Def</u>		
34		g definitions apply in this Article:	
35	<u>(1)</u>	"Adequate supply" has the following meanings:	• , , , ,
36		a. <u>An amount of usable cannabis derived solely fr</u>	
37		that is possessed by a qualified patient, or colle	
38		qualified patient and the qualified patient's desi	
39 40		amount that does not exceed what is reasonably	
		uninterrupted availability of cannabis for a per	
41 42		any form recommended by the qualified pati	
42 43		purpose of alleviating the symptoms or effects of debilitating medical condition	<u>or the quantied patients</u>
43 44		<u>debilitating medical condition.</u>	nothed of inhelation of
44 45		b. For a qualified patient for whom a delivery n	
43 46		cannabis vapor or smoking is recommended by physician, "adequate supply" means not mo	
40 47		cannabis in a form usable for that purpose. The	
47 48		garden cultivated by the qualified patient or	· · · · · · · · · · · · · · · · · · ·
40 49		designated caregiver of not more than 250 feet o	
49 50		mature female canabis plants, measured by the	
50 51		growth area, excluding any garden space devoted	
51		growin area, excluding any garden space devoled	a to cannaois plants tilat

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1		are not mature and female bu	it which are cultivated for the purpose of
2			nost productive canopy of mature female
3		cannabis plants allowed by thi	s Article.
4		c. For a qualified patient for who	om a delivery method other than inhalation
5		of cannabis vapor or smoking	g has been recommended by the patient's
6		physician, "adequate supply"	means a garden of cannabis cultivated by
7		the qualified patient or the qu	alified patient's designated caregiver of a
8		size reasonably necessary to	assure the uninterrupted availability of
9		cannabis for a period of three	e months, in a form recommended by the
10		qualified patient's physician	n, for the purpose of alleviating the
11		symptoms or effects of the	qualified patient's debilitating medical
12		condition.	
13	<u>(2)</u>	"Bona fide physician-patient relations	ship" means a physician and a patient have
14		a treatment or counseling relationship	p in which the physician has completed a
15		full assessment of the patient's media	cal history and current medical condition,
16		including an appropriate physical examination	mination; and the physician is available or
17		offers to provide follow-up care and	treatment to the patient, including patient
18		examinations, to determine the effic	acy of the use of medical cannabis as a
19		treatment for the patient's medical con	ndition.
20	<u>(3)</u>	"Cannabis" means marijuana as define	ed in G.S. 90-87(16).
21	<u>(4)</u>		a product infused with cannabis that is
22		intended for use or consumption	other than by inhalation, smoking, or
23		otherwise. The term includes edible p	roducts, ointments, and tinctures.
24	<u>(5)</u>	"Canopy" means the foliage of growing	
25	<u>(6)</u>	"Canopy cover" means the area shade	d by the foliage of growing plants.
26	<u>(7)</u>	"Debilitating medical condition" mean	ns any of the following:
27		<u>a.</u> <u>Cancer, gliomas, glauco</u>	oma, positive status for human
28			<i>I</i>), acquired immune deficiency syndrome
29			ria, amyotrophic lateral sclerosis (Lou
30			zheimer's disease, nail-patella syndrome,
31			nes, multiple sclerosis, celiac disease,
82			llitus, dystonia, gastrointestinal disorders,
33			ijury or disease to the spinal cord, spinal
34			nicillin-resistant Staphylococcus aureus
35			eoporosis, pruritus, rheumatoid arthritis,
6			me, or the treatment of such conditions.
37			ease or medical condition or its treatment
38			of the following: cachexia or wasting
39		- • ·	re nausea; anorexia; seizures, including
40			y; or severe and persistent muscle spasms,
41		-	of multiple sclerosis (MS), amyotrophic
42			disease or ALS), or Crohn's disease.
43			mental condition or its treatment approved
14			practitioner authorized to prescribe or
45			tance classified in the schedules set forth
6			ances Act (Article 5 of Chapter 90 of the
17			al Comprehensive Drug Abuse Prevention
18			91-513, 84 Stat. 1236 (Oct. 27, 1970).
19	<u>(8)</u>		on who is at least 21 years of age and who
50		has agreed to assist with a qualified pa	atient's medical use of cannabis

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<u>(9)</u>	"Licensed medical cannabis center" means a person lice	nsed pursuant to
	G.S. 90-730.6 to operate a business that sells cannabis and	cannabis-infused
	products to registry identification cardholders and other	licensed medical
	cannabis centers.	
<u>(10)</u>	"Licensed producer of cannabis-infused products" means a	a person licensed
	pursuant to G.S. 90-730.6 to operate a business producing	cannabis-infused
	products.	
<u>(11)</u>	"Licensed producer of medical cannabis" means a person lic	ensed pursuant to
	G.S. 90-730.6 to cultivate cannabis for sale to a licensed	-
	center.	
<u>(12)</u>	"Medical use of cannabis" means the acquisition, posses	ssion, cultivation,
	manufacture, use, internal possession, delivery, transfer, or	
	cannabis or paraphernalia relating to the administration of ca	-
	alleviate a qualified patient's medical condition or symptom	
	the medical condition or its treatment.	
<u>(13)</u>	"Physician" means a person licensed under Article 1 of C	Chapter 90 of the
<u>-,;-</u>	General Statutes who is in good standing to practice medicine	-
<u>(14)</u>	"Producer" includes a producer of medical cannabis and	
<u>-</u>	cannabis-infused products.	<u>.</u>
<u>(15)</u>	"Qualified patient" means a person who has been diagnosed	by a physician as
<u> </u>	having a debilitating medical condition.	I
<u>(16)</u>	"Registry identification card" means a document issued by the	he North Carolina
<u> </u>	Department of Health and Human Services pursuant to C	
	identifies a person as a qualified patient or designated caregive	
<u>(17)</u>	"Registry identification cardholder" means a qualified patier	
	caregiver who holds a valid registry identification card issued	
	Carolina Department of Health and Human Services pursuant	
<u>(18)</u>	"Regulated medical cannabis supply system" or "system" r	
<u>(10)</u>	established by the North Carolina Department of Agricultu	•
	Services pursuant to G.S. 90-730.6 to provide a safe method	
	distributing cannabis to registry identification cardholders and	
	to produce and distribute cannabis and cannabis-infused pro-	
	identification cardholders.	<u>oddets to registry</u>
<u>(19)</u>	"Usable cannabis" means the dried buds and mature female fl	owers of the plant
<u>(1))</u>	of the genus Cannabis, and any mixture or preparation	
	appropriate for medical use as provided in this Article.	thereof, that are
<u>(20)</u>	"Written certification" means a statement in a patient's med	dical records or a
<u>(20)</u>	statement signed by a physician with whom the patient	
	physician-patient relationship indicating that, in the physic	
	opinion, the patient has a debilitating medical condition and the	
		-
	benefits of the medical use of cannabis would likely outweig	gn the nearth risks
"8 00 720 2 Dm	for the patient.	
	otections for the medical use of cannabis.	lter in oner monnon
	lified patient shall not be subject to arrest, prosecution, or penal	
	ght or privilege, including, but not limited to, civil penalty or o	
	c occupational or professional licensing board or bureau, for	-
•	nabis for medical use by the qualified patient if the quantity of	
	rchased does not exceed an adequate supply, as determined	by the qualified
patient's physicia		on non-14
	signated caregiver shall not be subject to arrest, prosecution,	
manner, or denie	ed any right or privilege, including imposition of a civil penal	ity or disciplinary

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1	action by a business or occupational or professional licensing board or bureau, for the possession
2	or purchase of cannabis for medical use by the qualified patient if the quantity of cannabis
3	possessed or purchased does not exceed an adequate supply for the qualified patient, as
4	determined by the qualified patient's physician.
5	(c) If usable cannabis is infused or added as an ingredient to food, salve, tincture, or any
6	other preparation to be consumed or used by a qualified patient, the weight of the other ingredients
7	that are not usable cannabis shall not be included for the purpose of determining whether a
8	qualified patient is in possession of an amount of cannabis that exceeds the qualified patient's
9	adequate supply.
10	(d) Subsection (a) of this section does not apply to a qualified patient under 18 years of
11	age, unless all of the following criteria are met:
12	(1) The qualified patient's physician has explained the potential risks and benefits
13	of the medical use of cannabis to the qualified patient and to a parent, guardian,
14	or person having legal custody of the qualified patient.
15	(2) A parent, guardian, or person having legal custody of the qualified patient
16	consents in writing to (i) allow the qualified patient's medical use of cannabis,
17	(ii) serve as the qualified patient's designated caregiver, and (iii) control the
18	dosage and frequency of the medical use of cannabis by the qualified patient.
19	(e) <u>A qualified patient or a designated caregiver shall be granted the full legal protections</u>
20	provided in this section as long as the qualified patient or designated caregiver is in possession of
21	a registry identification card. If the qualified patient or designated caregiver is not in possession of
22	a registry identification card, the individual shall be given an opportunity to produce the registry
23	identification card before the initiation of any arrest, criminal charges, or other penalties.
24	(f) <u>A qualified patient or a designated caregiver is presumed to be engaged in the medical</u>
25 26	use of cannabis if the qualified patient or designated caregiver is in possession of a registry
26 27	identification card and an amount of cannabis that does not exceed the qualified patient's adequate
28	supply. This presumption may be rebutted only by evidence that the qualified patient or designated caregiver engaged in conduct related to cannabis for a purpose other than alleviating the qualified
28 29	patient's debilitating medical condition or symptoms associated with the debilitating medical
30	condition.
31	(g) A designated caregiver may receive reimbursement for costs associated with assisting a
32	qualified patient in the medical use of cannabis. Reimbursement for these costs does not constitute
33	the sale of a controlled substance under Article 5 of Chapter 90 of the General Statutes.
34	(h) A school, employer, or landlord shall not refuse to enroll, employ, lease, or otherwise
35	penalize a qualified patient or a designated caregiver solely because of (i) the individual's status as
36	a qualified patient or a designated caregiver or (ii) the presence of cannabis metabolites in the
37	individual's bodily fluids.
38	(i) For the purposes of medical care, including organ transplants, a qualified patient's
39	authorized use of cannabis in accordance with this Article shall be treated in the same manner as
40	the authorized use of any other medication used at the direction of a physician and shall not
41	constitute the use of an illegal substance.
42	(j) A licensed producer of medical cannabis shall not be subject to arrest, prosecution, or
43	penalty in any manner, or denied any right or privilege, or subject to disciplinary action by a
44	business or occupational or professional licensing board or bureau for producing, possessing,
45	distributing, or dispensing cannabis in a manner consistent with this Article.
46	(k) A physician shall not be subject to arrest, prosecution, or penalty in any manner, or
47	denied any right or privilege, or subject to increased monitoring or disciplinary action by the
48	North Carolina Medical Board or any other business or occupational or professional licensing
49 50	board or bureau for either of the following:
50	(1) Advising a patient about the risks and benefits of the medical use of cannabis or that the patient may benefit from the medical use of comparise if in the
51	that the patient may benefit from the medical use of cannabis if, in the

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1	physician's medical judgment, the potential benefits of the medical	al use of
2	cannabis would likely outweigh the health risks for that particular patie	
3	(2) Providing a patient with valid documentation, based upon the pl	
4	assessment of the patient's medical history and current medical condi	
5	the potential benefits of the medical use of cannabis would likely out	
6	health risks for that particular patient.	
7	(1) A physician shall not be subject to arrest, prosecution, or penalty in any m	anner. or
8	denied any right or privilege, or subject to disciplinary action by a business or occupa	
9	professional licensing board or bureau for discussing with a patient the benefits or healt	
10	the medical use of cannabis or the interaction of cannabis with other substances.	
11	(m) State and local law enforcement officers shall not harm, neglect, injure, or d	estrov an
12	individual's interest in or right to property that is possessed, owned, or used in connection	
13	medical use of cannabis, or acts incidental to the medical use of cannabis, while the prop	
14	the possession of State or local law enforcement officials as a result of a seizure of the pro-	
15	connection with the claimed medical use of cannabis. A person does not forfeit any	
16	interest in property seized in connection with the medical use of cannabis under any pro-	
17	State law providing for the forfeiture of property, unless the forfeiture is part of a	
18	imposed upon the person as a result of a conviction of a criminal violation of this Article	
19	of a plea of guilty to such violation. Cannabis, paraphernalia, or other property seize	
20	qualified patient, designated caregiver, or licensed producer of medical cannabis in co	
21	with the claimed medical use or production for medical use of cannabis shall be	
22	immediately upon the determination by a court, prosecutor, or law enforcement office	
23	qualified patient, designated caregiver, or licensed producer of medical cannabis is entit	
24	protections of this Article. In making this determination, the court, a prosecutor,	
25	enforcement officer shall consider as evidence the failure of law enforcement officers to	
26	investigate the case, a decision not to prosecute, the dismissal of charges, or acquittal.	<u></u>
27	(n) A person shall not be denied custody of, or visitation or parenting time with	. a minor
28	for conduct allowed under this Article.	<u>,</u>
29	(o) There is no presumption of neglect or child endangerment for conduct allow	ved under
30	this Article.	
31	(p) No person shall be subject to arrest or prosecution for constructive pe	ossession,
32	conspiracy, aiding and abetting, being an accessory, or any other offense, for simply being	ing in the
33	presence or vicinity of the medical use of cannabis as permitted under this Article or for a	
34	qualified patient with using or administering cannabis.	
35	(q) Possession of or application for a registry identification card shall not alone	constitute
36	probable cause to search the person or the property of the person possessing or apply	ing for a
37	registry identification card or otherwise subject the person or the person's property to i	
38	by any government agency.	•
39	(r) If an individual being investigated by a law enforcement officer employ	yed by a
40	State-funded or locally funded law enforcement agency credibly asserts during the court	rse of the
41	investigation that the individual is a qualified patient or designated caregiver, neither	r the law
42	enforcement officer nor the law enforcement agency shall provide any information,	except as
43	required by federal law or the United States Constitution, from any cannabis-related inve	estigation
44	of the individual to any law enforcement authority that does not recognize the protection	ns of this
45	Article. Any prosecution of the individual for a violation of this Article shall be c	onducted
46	pursuant to the laws of this State.	
47	(s) <u>Cannabis produced and possessed under this Article is exempt from the Una</u>	uthorized
48	Substances Tax set forth in Article 2D of Chapter 105 of the General Statutes, and no	tax under
49	that Article may be levied against any qualified patient, designated caregiver, licensed	
50	cannabis center, licensed producer of medical cannabis, or licensed producer of cannabi	s-infused
51	products operating in accordance with this Article.	

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1	(t) Noth	ning in this Article shall be construed to extend the protec	tions of this Article to
2		luding a qualified patient, designated caregiver, or producer,	
3	• •	s, manufacture, produce, use, sell, distribute, dispense, or t	-
4		ot consistent with this Article.	<u> </u>
5		rohibitions, restrictions, and limitations on medical use of	f cannabis.
6	-	Article does not permit any person to do any of the following	
7	$\overline{(1)}$	Operate, navigate, or be in actual physical control of any	
8		or motorboat while impaired by cannabis. However, a qu	
9		be considered impaired solely due to the presence of c	-
10		the individual's system.	
11	<u>(2)</u>	Undertake any task under the influence of cannabis,	when doing so would
12		constitute negligence or professional malpractice.	-
13	<u>(3)</u>	Smoke cannabis in a school bus or other form of public	transportation, on any
14		school grounds, in any correctional facility, or in any pub	lic place in this State.
15	<u>(b)</u> <u>A pe</u>	erson who commits an act prohibited by subsection (a) of the	nis section is subject to
16	all penalties pro	wided by law.	
17	<u>(c)</u> <u>Not</u>	ning in this Article shall be construed to require any of the fo	
18	<u>(1)</u>	A government-sponsored medical assistance program or	▲
19		to reimburse a person for costs associated with the medic	
20	<u>(2)</u>	An employer to accommodate the medical use of cannabi	
21		dulent representation to a law enforcement official of any	
22	-	medical use of cannabis to avoid arrest or prosecution is a	
23		fine of five hundred dollars (\$500.00) in addition to any oth	ier applicable penalties
24 25		lse statement about the medical use of cannabis.	diamanaga an tuanafana
25 26		censed producer of medical cannabis that sells, distributes,	
20 27		ndividual other than a registry identification cardholder or t l pursuant to G.S. 90-730.6, or obtains or transports can	±
27	2	ation of federal law, is subject to arrest, prosecution, and civ	
28 29	pursuant to Stat		<u>Il ol climinal penatues</u>
30	*	ning in this Article shall be construed as a waiver of sover	reign immunity by the
31	State.	ing in this raticle shall be construct as a warver of sove.	teign minimunity by the
32		egistry identification cards for qualified patients and des	ignated caregivers.
33		used in this section, "Department" means the North Carolina	
34	and Human Ser	-	<u> </u>
35		Department shall issue a registry identification card to a	ny qualified patient or
36		giver who meets the requirements of this section.	
37	(c) The	Department shall not issue or renew a registry identification	ion card to a qualified
38	patient under 18	3 years of age unless each of the following criteria is met:	
39	<u>(1)</u>	The qualified patient's physician has explained the potential	ntial risks and benefits
40		of the medical use of cannabis to the qualified patient and	d to a parent, guardian,
41		or person having legal custody of the qualified patient.	
42	<u>(2)</u>	A parent, guardian, or person having legal custody of	
43		consents in writing to (i) allow the qualified patient's m	
44		(ii) serve as one of the qualified patient's designated care	
45		the acquisition of the cannabis, the dosage, and the fre	quency of the medical
46		use of cannabis by the qualified patient.	
47		Department shall verify the information contained in a regi	-
48	* *	enewal application submitted pursuant to this section and sh	± ±
49 50		renewal application within 45 days after receipt. The De	
50		cation card application or renewal application only if the ap	
51	the information	n required pursuant to this section or if the Department	at determines that the

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1	applicatio	application or renewal application contains false information. If the Department fails to approve or				
2		deny a registration application or renewal application submitted pursuant to this section within 45				
3	days after	days after receipt, the application or renewal application shall be deemed approved, and a copy of				
4	the applic	cation c	r renewal application together with proof of receipt by the L	Department at least 45		
5			date this information is presented in lieu of a registry identi			
6			egistry identification card.			
7	(e)	The	Department may issue a registry identification card to	a maximum of two		
8		d careg	ivers named in a qualified patient's approved application.			
9	(f)		Department shall issue a registry identification card to an	applicant within five		
10		-	ving an application or renewal. The application or renewal e			
11	the date of	of issua	nce.			
12	(g)	Each	registry identification card shall contain at least all of the fol	lowing information:		
13		(1)	The date of issuance.	-		
14		(2)	The date of expiration.			
15		(3)	A random registry identification number.			
16		$\overline{(4)}$	A photograph of the registry identification cardholder.			
17	<u>(h)</u>	Perso	ons issued registry identification cards shall be subject to the f	following:		
18		(1)	A qualified patient who has been issued a registry ide	ntification card shall		
19			notify the Department of any change in the qualified patie	nt's name, address, or		
20			designated caregiver and submit a ten-dollar (\$10.00) fe	ee to the Department		
21			within 15 days after the change occurs. A qualified patie	nt who fails to notify		
22			the Department of any of these changes within the s	specified time frame		
23			commits an infraction and is subject to a fine not to ex	kceed more than one		
24			hundred fifty dollars (\$150.00).			
25		(2)	A designated caregiver shall notify the Department of an	y change in name or		
26			address and submit a ten-dollar (\$10.00) fee to the Depar	tment within 15 days		
27			after the change occurs. A designated caregiver who	fails to notify the		
28			Department of any of these changes within the specified til	me frame commits an		
29			infraction and is subject to a fine not to exceed one	hundred fifty dollars		
30			<u>(\$150.00).</u>			
31		(3)	When a qualified patient or designated caregiver notifies the	he Department of any		
32			change, as required by this subsection, the Department sh	all issue the qualified		
33			patient and each designated caregiver a new registry iden	tification card within		
34			10 days after receiving the updated information and the ter	n-dollar (\$10.00) fee.		
35		<u>(4)</u>	When a qualified patient who possesses a registry identi	fication card notifies		
36			the Department of a change in designated caregiver, the Department of a change in designated caregiver, the Department of a change in designated caregiver.	epartment shall notify		
37			the designated caregiver of record of the change within 1:	5 days after receiving		
38			notification of the change. The protections afforded und	er this Article to the		
39			designated caregiver of record shall expire 30 days	after the designated		
40			caregiver of record is notified by the Department of the	change in designated		
41			<u>caregiver.</u>			
42		<u>(5)</u>	If a qualified patient or a designated caregiver loses a n	registry identification		
43			card, the cardholder shall notify the Department within 15	days after losing the		
44			card. The notification shall include a ten-dollar (\$10.00)	replacement fee for a		
45			new card. Within five days after receiving notification	n of a lost registry		
46			identification card, the Department shall issue the cardh	older a new registry		
47			identification card with a new random identification number	er.		
48	<u>(i)</u>		e Department determines that a qualified patient or design			
49			d any provision of this Article, the Department may su	spend or revoke the		
50	qualified	patient	's or designated caregiver's registry identification card.			

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	(j) Applications	and supporting information submitted by quali	fied patients, including
)		eir designated caregivers and physicians, are co	1
5		Insurance Portability and Accountability Act of 1	-
ļ		nent shall maintain a confidential list of the	
í		registry identification cards. Individual names	-
		hall be confidential, exempt from the provision	
)			-
		t subject to disclosure, except to authorized emplo	byees of the Department
		official duties of the Department.	
		nent shall verify to law enforcement person	
		id solely by confirming the validity of the rando	
		f the person to whom the Department has assign	ned the random registry
	identification number.		
		including an employee or official of the Depa	
		ent, who breaches the confidentiality of informat	-
		a Class 1 misdemeanor; however, any fine impos	ed for a violation under
		exceed one thousand dollars (\$1,000).	
	· · · · · · · · · · · · · · · · · · ·	nis section shall be construed to prevent Depa	1 1
	notifying law enforcem	ent officers about falsified or fraudulent inform	nation submitted to the
		idual in support of an application for a registry ide	
	(o) <u>Article 4 of</u>	Chapter 150B of the General Statutes governs	<u>s judicial review of an</u>
	administrative decision r	nade under this section.	
	" <u>§ 90-730.6. Regulated</u>	medical cannabis supply system.	
	(a) As used in	this section, "Department" means the North C	Carolina Department of
	Agriculture and Consum	er Services.	
	(b) Not later that	n 120 days after the effective date of this act	t, the Department shall
	establish a medical can	abis supply system that (i) provides a safe, reg	ulated supply of quality
	medical cannabis for use	by qualified patients who hold valid registry ide	ntification cards and (ii)
	generates sufficient rev	enue for the Department to maintain and or	perate the system. The
	Department shall not us	e any appropriations from the General Fund to	establish or operate the
		be funded by the fees authorized in this section.	*
	(c) Medical Can	abis Center License. –	
		erson shall establish or operate a medical canna	bis center without first
		ng for a license to the Department and su	
		nation on application forms provided by the Depa	• •
		hall require at least all of the following:	<u></u>
	<u>a.</u>	The applicant's name and any name the applicant	plicant will use in the
		operation of a medical cannabis center.	
	<u>b.</u>	The address of any property the applicant will	use to possess deliver
	<u> </u>	transport, dispense, or distribute cannabis.	
	C	The name, address, and date of birth of each pri	ncipal officer and board
	<u>C.</u>	member of the medical cannabis center.	neipai officer and board
	d	The name, address, and date of birth of each e	mployee of the medical
	<u>d.</u>		<u>imployee of the medical</u>
		<u>cannabis center.</u>	a fact in the amount of
	<u>e.</u>	For first-year licensees, a nonrefundable licens	se ree in the amount of
	C	five thousand dollars (\$5,000).	- J-11 1.C '
	<u>f.</u>	For licensees seeking license renewal, a nonrefu	
		amount not less than five thousand dollars (\$5,0	· · · · · · · · · · · · · · · · · · ·
		adopted pursuant to subsection (s) of this section	
	<u>g.</u>	Proof of North Carolina residency for each	-
		member, and employee of the medical cannabis	<u>center.</u>

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		<u>h.</u> Any other information the Departm	nent considers necessary to ensure
		compliance with the terms of this Art	
	<u>(2)</u>	Unless suspended or revoked, a medical car	
	<u>-</u>	period not to exceed 12 months from the date	
	(3)	A licensee shall apply for renewal, as neces	
	<u> </u>	expiration of a current license.	~~~,,,,,,
	<u>(4)</u>	No later than 30 days after issuing or renew	ing a license under this subsection.
	<u></u>	the Department shall issue a medical cannabi	•
		to each director and employee listed on the	
		receipt of a ten-dollar (\$10.00) fee per cardho	
	<u>(5)</u>	A licensee shall notify the Department of	
	(5)	submitted on the license application or rene	
		change.	ewar formi within 50 days after the
	(6)	A medical cannabis center licensee may do a	ll of the following:
	<u>(0)</u>		
		<u>a.</u> <u>Sell cannabis, cannabis-infused prosended</u> seeds, cultivation equipment, and	
		materials only to registry identification	1 1
		<u>b.</u> <u>Contract with a producer to sell li</u>	
		<u>medical cannabis center to registry id</u>	
			-
		<u>c.</u> <u>Assist registry identification cardle</u> <u>services, including equipment, suppli</u>	
	<u>(7)</u>	<u>A medical cannabis center licensee sha</u>	
	<u>(7)</u>	separately licensed as a producer of medica	
		this section.	ii cainadis under subsection (c) of
	(8)	A medical cannabis center licensee and its d	iractors agants and amployees are
	<u>(8)</u>	exempt from the criminal laws of this	
		delivery, or transportation of cannabis, or a	
		possession, production, delivery, or transpo	
		criminal offense in which possession, produ	
		cannabis is an element if the medical cannal	• •
		and employees of the medical cannabis ce	
		with this section and the applicable rules	
			s adopted by the Department for
	(0)	regulating medical cannabis centers.	is contant and subject to the same
	<u>(9)</u>	The records of a licensed medical cannab	
		restrictions imposed on pharmacy reco	
		G.S. 90-85.36 shall apply to each medical	
	Duadu	pharmacy regulated under Article 4A of Cha	pter 90 of the General Statutes.
<u>(d)</u>		<u>cer of Medical Cannabis License. –</u>	. 1:
	<u>(1)</u>	No person shall cultivate cannabis for sale to	
		without first applying for a license to the	
		required information on application forms	
		application form shall require at least all of the	•
		a. <u>The name of the person responsible f</u>	
		site and the name of each individual e	
		b. <u>The address of each property, location</u>	
		use by the producer to produce canna	
		c. <u>The name, address, and date of birth</u>	ot each principal officer and board
		member of the producer.	
		d. <u>The name, address, and date of birth</u>	ot each employee of the producer
		e. For first-year licensees, a nonrefunct five thousand dollars (\$5,000).	

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		<u>f.</u> For licensees seeking license renewal, a nor	nrefundable renewal fee in an
		amount not less than five thousand dollars	
		rules adopted pursuant to subsection (s) of t	· · · · ·
		g. Proof of North Carolina residency for	
		cannabis and each employee of the produce	
		h. Proof that the producer of medical cannabi	
		employees has attained the age of 21 years.	-
		i. Any other information the Department co	
		compliance with this Article.	<u>.</u>
	<u>(2)</u>	Unless suspended or revoked, a producer of medi	ical cannabis license is valid
		for a period not to exceed 12 months from the date	of issuance.
	<u>(3)</u>	A licensee shall notify the Department of any	
	<u> </u>	submitted on the application form within 30 days a	
	<u>(4)</u>	A licensee shall apply for renewal, as necessary,	
	<u></u>	expiration of a current license.	
	<u>(5)</u>	Not later than 30 days after issuing or renewing a p	producer of medical cannabis
	<u>, , , , , , , , , , , , , , , , , , , </u>	license, the Department shall issue a producer of	
		identification card to the producer and to each of	
		upon payment of a fee of ten dollars (\$10.00) per ca	
	<u>(6)</u>	The Department shall issue a medical cannabis	
	<u> </u>	licensed producer of medical cannabis for each pr	
		approved for cannabis production under this section	
		conspicuously at the medical cannabis production s	-
<u>(e)</u>	Prod	ucer of Cannabis-Infused Products License. –	
<u></u>	$\frac{1100}{(1)}$	No person shall establish or operate a business	to produce cannabis-infused
	<u> </u>	products without first applying for a license to the	=
		the required information on application forms prov	
		application form shall require at least all of the follo	
		a. The name of the person or entity responsible	
		site and any employee of that person or enti	
		b. The address of each property, location, or p	
		use by the producer of cannabis-infused p	
		and cannabis-infused products.	<u> </u>
		c. The name, address, and date of birth of eac	h principal officer and board
		member of the producer of cannabis-infused	X X
		d. The name, address, and date of birth of each	
		of cannabis-infused products.	
		e. For first-year licensees, a nonrefundable 1	icense fee in the amount of
		five thousand dollars (\$5,000).	
		<u>f.</u> <u>For licensees seeking license renewal, a nor</u>	nrefundable fee in an amount
		not less than five thousand dollars (\$5,	
		adopted pursuant to subsection (s) of this se	
		g. <u>Proof of North Carolina residency for the products and each of the producer's employed</u>	
		h. Proof that the producer of cannabis-infuse	
		producer's employees has attained the age o	
		<u>i.</u> <u>Any other information the Department co</u>	
		compliance with the terms of this Article.	manuers necessary to ensure
	<u>(2)</u>	▲	
		Unless suspended or revoked, a license to produce	cannabic_intucad products in

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1	<u>(3)</u>	A licensee shall notify the Department of any change	e in the information
2		submitted on the application form within 30 days after the	<u>change.</u>
3	<u>(4)</u>	A licensee shall apply for renewal, as necessary, at least	30 days prior to the
4		expiration of a current license.	
5	<u>(5)</u>	Not later than 30 days after issuing or renewing a	license to produce
6		cannabis-infused products, the Department shall issue a r	
7		card to the licensed producer of cannabis-infused produc	
8 9		producer's employees upon payment of a fee of ten cardholder.	<u>dollars (\$10.00) per</u>
10	<u>(6)</u>	The Department shall issue a medical cannabis producti	on site card to each
11		producer of cannabis-infused products for each property,	location, or premises
12		approved for production of cannabis-infused products un	der this section. The
13		card shall be conspicuously posted at the location of t	he medical cannabis
14		production site.	
15		issible Sales Transactions All cannabis sold through the	
16	cannabis supply	system established under this section shall be subject to the	following limitations
17	and requirements	—	
18	<u>(1)</u>	Only persons licensed as a medical cannabis center under	
19		section are authorized to sell cannabis or cannabis-infused	products to qualified
20		patients or designated caregivers through the system.	
21	<u>(2)</u>	Only persons licensed as a producer of medical cannabis	
22		of this section or a producer of cannabis-infused products	
23		of this section are authorized to produce cannabis for sale	e to licensed medical
24 25	(2)	<u>cannabis centers through the system.</u>	1. '
25 26	<u>(3)</u>	A licensed medical cannabis center shall not sell cannal	
20 27		products, cannabis plants, cannabis seeds, cultivation eq supplies and educational materials to any person other that	
28		or designated caregiver.	<u>un a quanneu patient</u>
28 29	<u>(4)</u>	A licensed producer of medical cannabis shall not sel	l cannabis cannabis
30	<u>11</u>	plants, or cannabis seeds to any person other than a licens	
31		center or a licensed producer of cannabis-infused products.	
32		producer of medical cannabis may transfer for no con	
33		cannabis plants, or cannabis seeds to any qualified p	
34		caregiver.	
35	<u>(5)</u>	A producer of cannabis-infused products shall not s	sell cannabis-infused
36		products for resale to any person other than a licensed med	ical cannabis center.
37	<u>(6)</u>	A medical cannabis center, producer of medical canna	abis, or producer of
38		cannabis-infused products shall not sell to any registry iden	ntification cardholder
39		cannabis or cannabis plants in an amount that exceeds an a	· · · ·
40		nption From Criminal Laws A medical cannabis center,	-
41		ducer of cannabis-infused products with a valid license for th	
42		al laws of this State for possession, production, delivery,	▲
43		ng and abetting another in the possession, production, deliv	• •
44		any other criminal offense in which possession, prod	•
45		f cannabis is an element if the medical cannabis center,	
46		ducer of cannabis-infused products is in substantial complia	nce with this section
47 18		opted under this section.	a qualified noticet as
48 49		of Exemption From Criminal Laws. – A person who is not	· ·
49 50		er but who is otherwise authorized to possess, produce, lical use pursuant to this Article ceases to be exempt as provi	±
50 51		bon committing any of the following acts:	aca in subsection (g)

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1	(1)	Driving while impaired by cannabis, provided that the	e person shall not be
2		considered to be impaired solely for having cannabis me	etabolites in his or her
3		system.	
4	<u>(2)</u>	Delivering cannabis to any individual who the person k	nows is not a registry
5		identification cardholder or qualified patient.	
6	<u>(3)</u>	Manufacturing or distributing cannabis at an address n	ot registered with the
7		Department.	
8	<u>(4)</u>	Failing to report transfer of cannabis authorized under	er this section to the
9		Department.	
10		thly Fees and Reporting. –	
11	<u>(1)</u>	Each medical cannabis center, producer of medical cann	±
12 13		cannabis-infused products licensed under this section s reports to the Department on all financial transaction	
13 14		limited to, sales and purchases of cannabis and cannabis	
14		transfers of cannabis and cannabis-infused products for no	
16	(2)	Each medical cannabis center licensed and operating up	
17	<u>(2)</u>	pay to the Department monthly fees equal to ten percent	
18		cannabis center's gross revenue derived from the s	
19		cannabis-infused products.	
20	<u>(3)</u>	Each producer of medical cannabis or cannabis-infus	ed products producer
21		licensed and operating under this section shall pay to the	
22		fees equal to ten percent (10%) of the producer's gross rev	venue derived from the
23		sale of cannabis and cannabis-infused products.	
24	<u>(4)</u>	Each person who (i) holds a medical cannabis center	license and either a
25		producer of medical cannabis license or cannabis-infus	sed products producer
26		license, or both, and (ii) operates both a retail medical ca	
27		or more production sites shall pay to the Department	
28		fifteen percent (15%) of that person's gross revenue deriv	
29	(5)	cannabis and cannabis-infused products produced by that	_
30	<u>(5)</u>	Nothing in this subsection shall be construed to exempt j	
31 32		this section from the reporting or remittance of sales ta upon which a sales tax may be levied.	ax for any transaction
32 33	(j) The	Department shall use system revenues from license fee	e and monthly gross
33 34		Fund, in the following order of priority:	<u>s and monuny gross</u>
35	<u>(1)</u>	Costs associated with establishing and operating the regul	lated medical cannabis
36	(1)	supply system established under this section.	
37	<u>(2)</u>	The registry system established under G.S. 90-730.5.	
38	$\overline{(3)}$	The medical cannabis research program established under	G.S. 90-730.9.
39	$\overline{(4)}$	Other Department programs.	
40		ualifications for Licensure. – The Department shall not issu	e a license authorized
41	by this section to	o any of the following persons:	
42	<u>(1)</u>	A person who has not paid the appropriate license or licer	nse renewal fee.
43	<u>(2)</u>	An individual who is less than 21 years of age.	
44	<u>(3)</u>	A person who has served a sentence for any of the follow	-
45		years immediately preceding the date of license appl	
46		through E felony; any felony that includes assault as an e	
47		offense; any felony under Article 14 (Burglary and House	
48		<u>14 of the General Statutes; any felony under Article 16 (</u>	
49 50		(Organized Retail Theft), Article 17 (Robbery), Article	
50 51		Article 19 (False Pretenses and Cheats), Article 19A (
51		Services by False or Fraudulent Use of Credit Device or	Omer Means), Article

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1		19B (Financial Transaction Card Crime Act), or	r Article 19C (Identity Theft) of		
2		Chapter 14 of the General Statutes. In order			
3		subdivision, the Department shall conduct a c	-		
4		any person whose name is submitted on an a	•		
5		employee of the medical cannabis center or a			
6		producer.			
7	<u>(4)</u>	A person who at any time has been convid	cted of a felony violation for		
8	<u> </u>	manufacturing, selling, delivering, or possessi	-		
9		sell, deliver, or possess a Schedule I or II cont			
0		G.S. 90-95(b)(1). In order to ensure complia			
1		Department shall conduct a criminal history rec			
2		name is submitted on an application as the c	• •		
3		medical cannabis center or as a producer or emp	• •		
4	<u>(5)</u>	Except as otherwise provided in this subdivisio	• •		
5	<u></u>	resident of North Carolina for at least two years			
6		application. A person who submits an application			
7		section within 180 days after the effective date	-		
8		this residency requirement if the person was a r	•		
9		least 180 days prior to the effective date of this A			
0	(l) Inspe	ction. – The Department may inspect the prem			
21	_	holding licensure as a medical cannabis center or a licensed producer of medical cannabis solely to			
22	determine compl	iance with this Article.			
23	(m) Licen	se Suspension or Revocation. – The Department 1	may suspend or revoke a license		
24	issued pursuant	to this section if the Department determines that t	he licensee is not in substantial		
25	compliance with	this section or the rules adopted by the North Card	olina Medical Care Commission		
26	under subsection	(r) of this section. The Department shall notify	y a licensee at least 14 days in		
27	advance of a pr	oposed suspension or revocation, including the	reasons for the suspension or		
8	revocation and a	ny possible remedial options available to the lice	ensee. The Department shall not		
9	suspend or revo	ke a license without conducting an investigation	and providing the licensee an		
80		opportunity for a public hearing, at which the licensee shall be afforded an opportunity to be			
1	heard. The Dep	artment has the power to administer oaths and	issue subpoenas to require the		
2	presence of pers	presence of persons and the production of papers, books, and records necessary to conduct a			
3		vocation hearing.			
4		Department shall maintain a confidential list	-		
5		issued a license pursuant to subsection (b), (c), c			
36		r identifying information on the list shall be			
37	-	hapter 132 of the General Statutes, and not su	v 1		
38		oyees of the Department as necessary to perform o			
89		Department shall verify to law enforcement perso			
0		ning the validity of the license number and the n	ame of the person to whom the		
1		ssued the license number.			
-2		person, including an employee or official of th	-		
3		government, who breaches the confidentiality of in	-		
4		d), or (e) of this section is guilty of a Class 1 m			
5		plation under this subsection shall not exceed one			
6		ng in this section shall be construed to preven			
7		nforcement officers about falsified or fraudulen			
8		ny person in support of an application for a licen	se authorized by subsection (c),		
9	(d), or (e) of this		his section shall be a fid		
50		rson licensed under subsection (c), (d), or (e) of t			
51	<u>ruii legal protec</u>	tions provided in this section as long as the per	son is in possession of a valid		

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1	license. If the pe	rson is	not in possession of a valid license	e, the person shall be given a reasonable
2	-		•	of any arrest, criminal charges, or other
3	penalties.	-		
4	-	. – No	t later than 120 days after the effec	tive date of this act, the North Carolina
5				the provisions of this section. The rules
6	shall do all of the			<u> </u>
7	(1)		-	ce of registry identification cards to
8	<u> </u>		-	vers, which shall include at least all of
9		-	ollowing:	·····
10		<u>a.</u>	Written certification, as defined i	in G.S. 90-730.1.
11		<u>b.</u>	An application or renewal fee.	
12		<u>c.</u>		birth of the qualified patient, except that
13			if a qualified patient is homeless.	· · · ·
14		<u>d.</u>	· · ·	one number of the qualified patient's
15			physician.	<u> </u>
16		<u>e.</u>		birth of each of the qualified patient's
17			designated caregivers, if any.	* *
18	(2)	Estal	• • •	nts for licensure of medical cannabis
19				is, and producers of cannabis-infused
20		prod	-	*
21	(3)	Estal	blish civil penalties for minor violat	ions of the provisions of this section.
22	(t) Articl		-	Statutes governs judicial review of an
23	administrative de	ecision	made under this section.	
24	"§ 90-730.7. Af	firmati	ve defenses.	
25	(a) Except	ot as	otherwise provided in this secti	on and G.S. 90-730.4, either of the
26	affirmative defer	ises set	out in subdivisions (1) and (2) of t	his subsection may be used by a person
27	charged with a c	rimina	1 offense of possession, delivery, of	or production of cannabis, or any other
28	criminal offense	in wh	nich possession, delivery, or produ	uction of cannabis is an element. The
29	affirmative defer	ises are	e as follows:	
30	<u>(1)</u>		person satisfies all of the following	
31		<u>a.</u>	Has been diagnosed with a chron	nic or debilitating medical condition and
32			has been advised by the person	's attending physician that the medical
33			use of cannabis may mitigate the	e symptoms or effects of that chronic or
34			debilitating medical condition.	
35		<u>b.</u>	Is engaged in the medical use of	<u>cannabis.</u>
36		<u>c.</u>	Possesses, delivers, or produces	cannabis only in the amount described
37			in this Article as an adequate s	supply, or in an amount exceeding an
38				oves by a preponderance of the evidence
39			that the greater amount is medica	ally necessary to mitigate the symptoms
40			or effects of the person's chronic	ic or debilitating medical condition, as
41			determined by the person's attend	<u>ding physician.</u>
42	<u>(2)</u>	The	person satisfies all of the following	<u>criteria:</u>
43		<u>a.</u>	Is assisting a person described in	sub-subdivision (1)a. of this subsection
44			in the medical use of cannabis.	
45		<u>b.</u>	Possesses, delivers, or produces	cannabis only in the amount described
46			herein as an adequate supply or	in excess of that amount if the person
47			proves by a preponderance of t	he evidence that the greater amount is
48			medically necessary as determi	ned by the assisted person's attending
49				oms or effects of the assisted person's
50			chronic or debilitating medical co	ondition.

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1	(b) A person does not need to be a registry identification cardholder in order to assert an
2	affirmative defense described in this section.
3	(c) A qualified patient or designated caregiver who has not received a registry
4	identification card may present evidence supporting the need for the medical use of cannabis. Such
5	evidence may constitute a defense to a charge of cannabis possession or cultivation and is
6	admissible in the courts of the State of North Carolina if such evidence otherwise properly
7	qualifies as admissible under the rules of evidence.
8	(d) Except as otherwise provided in this section and in addition to the affirmative defenses
9	described in subsection (a) of this section, a person engaged or assisting in the medical use of
10	cannabis who is charged with a crime pertaining to the medical use of cannabis is not precluded
11	from doing either of the following:
12	(1) Asserting a full defense of medical necessity.
13	(2) <u>Presenting evidence supporting the medical necessity of using cannabis for</u>
14	treatment of a specific disease or medical condition if (i) the amount of
15	cannabis at issue is not greater than the amount described in this Article as an
16	adequate supply and (ii) the person has taken steps to substantially comply with
17	the provisions of this Article.
18	(e) <u>A person may assert the need for the medical use of cannabis in a motion to dismiss</u> ,
19	and the court shall dismiss charges following an evidentiary hearing where the defendant shows
20	that the elements listed in subsection (a) of this section existed at any time prior or subsequent to
21	the charges being filed.
22	(f) Any interest in or right to property that was possessed, owned, or used in connection
23	with a person's use of cannabis for medical purposes shall not be forfeited, nor shall the person be
24	subject to disciplinary action by a business or occupational or professional licensing board or
25	bureau if the person or the person's designated caregiver demonstrates the person's medical
26 27	purpose for using cannabis pursuant to this section. "§ 90-730.8. Immunity for physicians.
28	A physician shall not be subject to arrest or prosecution, penalized in any manner, or denied
28 29	any right or privilege for recommending the medical use of cannabis or providing written
30	certification for the medical use of cannabis pursuant to this Article.
31	"§ 90-730.9. North Carolina Cannabis Research Program.
32	(a) It is the intent of the General Assembly that The University of North Carolina
33	undertake objective scientific research regarding the efficacy and safety of administering cannabis
34	as part of medical treatment. If the Board of Governors of The University of North Carolina, by
35	appropriate resolution, accepts this responsibility, The University of North Carolina shall create a
36	program to be known as the North Carolina Cannabis Research Program.
37	(b) The purpose of the program is to develop and conduct studies designed to ascertain the
38	general safety and efficacy of using cannabis for medical treatment. If the studies conclude that
39	cannabis is safe and effective for medical treatment, the program shall develop medical guidelines
40	for the appropriate administration and use of cannabis to assist physicians and patients in
41	evaluating the risks and benefits of using cannabis for medical treatment and to provide a
42	scientific basis for future policies.
43	(c) The research conducted under this section may involve the development of quality
44	control, purity, and labeling standards for medical cannabis dispensed through the system; sound
45	advice and recommendations on the best practices for the safe and efficient cultivation of
46 47	cannabis; and analysis of genetic and healing properties of the many varied strains of cannabis to
47 48	determine which strains may be best suited for a particular condition or treatment. "§ 90-730.10. Severability.
48 49	<u>The provisions of this Article are severable. If any provision of this Article is held invalid by a</u>
4) 50	court of competent jurisdiction, the invalidity shall not affect other provisions of this Article which
51	can be given effect without the invalid provision."

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after the ef		TON 2. During the period between the effective date of date of rules adopted under G.S. 90-730.6(s), the following	•
	(1)	The Department of Agriculture and Consumer Services sh	1 4
		certificate for participation in the regulated medical supp	
		under G.S. 90-730.6 to any individual who would be elig	
		the system as a qualified patient but for the adoption of rul	• •
		the system, upon presentation of a written certification for	
		cannabis from the individual's treating physician. The ce	
		the amount of cannabis the certificate holder may possess cannabis. The Department of Agriculture and Consumer S	
		a list of all temporary certificates issued pursuant to this se	
	(2)	An individual in possession of a temporary certificate	
	(2)	subdivision (1) of this section and that individual's design	-
		subject to arrest, prosecution, civil or criminal penalty, or	0
		privilege for possessing cannabis if the amount of usabl	
		collectively is not more than the amount specified on the	-
		issued by the Department of Agriculture and Consumer Se	
	(3)	A physician shall not be subject to arrest or prosecution	
		manner, or denied any right or privilege for recommending	
		cannabis or providing written certification for the med	
		pursuant to this Article.	
	SECT	TON 3. G.S. 106-121(6) reads as rewritten:	
	"(6)	The term "drug" means	
		a. Articles recognized in the official United States Ph	1
		Homeopathic Pharmacopoeia of the United States	s, or official National
		Formulary, or any supplement to any of them; and	
		b. Articles intended for use in the diagnosis, cure, m	
		prevention of disease in man or other animals	
		cannabis-infused products, as defined in G.S.	
		manufactured or sold by a licensed medical c licensed producer of cannabis-infused products; an	
		c. Articles (other than food) intended to affect the stru	
		of the body of man or other animals; and	icture of any function
		d. Articles intended for use as a component of an	v article specified in
		paragraphs a, b or c; but does not include devices	
		parts, or accessories."	or their components,
	SECT	TON 4. G.S. 106-121(8) reads as rewritten:	
	"(8)	The term "food" means	
	. ,	a. Articles used for food or drink for man or other	r animals <u>, except for</u>
		cannabis-infused products, as defined in G.S	
		manufactured or sold by a licensed medical c	annabis center or a
		licensed producer of cannabis-infused products,	
		b. Chewing gum, and	
		c. Articles used for components of any such article."	
		TON 5. G.S. 105-164.4(a) is amended by adding a new sub	
	" <u>(17)</u>	The rate of five percent (5%) applies to the sales	
		cannabis-infused products as defined in G.S. 90-730	_
		cannabis seeds, cannabis cultivation equipment, and relat	
		<u>A person who sells cannabis, cannabis-infused proc</u>	
		G.S. 90-730.1, cannabis plants, cannabis seeds, cannabis c	
		and related cannabis supplies is considered a retailer under	a unis Article. For the

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1	purpose of this subdivision, cannabis has the same meaning as marijuana under
2	<u>G.S. 90-87(16).</u> "
3	SECTION 6. This act becomes effective only upon approval by the voters of a
4	constitutional amendment to legalize the medical use and cultivation of cannabis for individuals
5	with debilitating medical conditions verified by a physician licensed to practice medicine in North
6	Carolina. If the constitutional amendment is approved by the voters, this act becomes effective
7	December 1, 2018, and applies to acts committed on and after that date.