

General Assembly

January Session, 2021

Substitute Bill No. 5313

AN ACT CONCERNING REVISIONS TO MEDICAL CANNABIS STATUTES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Subsections (a) and (b) of section 21a-408d of the general
 statutes are repealed and the following is substituted in lieu thereof
 (*Effective January 1, 2022*):

4 (a) Each qualifying patient who is issued a written certification for the 5 palliative use of marijuana under subdivision (1) of subsection (a) of 6 section 21a-408a, as amended by this act, and the primary caregiver of 7 such qualifying patient, shall register with the Department of Consumer Protection. On and after January 1, 2022, an additional primary 8 9 caregiver may register with the department for a qualifying patient, 10 provided not more than two primary caregivers may register with the 11 department for each qualifying patient. Such registration shall be 12 effective from the date the Department of Consumer Protection issues a 13 certificate of registration until the expiration of the written certification 14 issued by the physician or advanced practice registered nurse. The 15 qualifying patient and the primary caregiver shall provide sufficient 16 identifying information, as determined by the department, to establish 17 the personal identity of the qualifying patient and the primary 18 caregiver. If the qualifying patient is under eighteen years of age and

not an emancipated minor, the custodial parent, guardian or other 19 20 person having legal custody of the qualifying patient shall also provide 21 a letter from both the qualifying patient's primary care provider and a 22 physician who is board certified in an area of medicine involved in the 23 treatment of the debilitating condition for which the qualifying patient 24 was certified that confirms that the palliative use of marijuana is in the 25 best interest of the qualifying patient. A physician may issue a written 26 certification for the palliative use of marijuana by a qualifying patient 27 who is under eighteen years of age, provided such written certification shall not be for marijuana in a dosage form that requires that the 28 29 marijuana be smoked, inhaled or vaporized. The qualifying patient or 30 [the] a primary caregiver shall report any change in the identifying 31 information to the department not later than five business days after 32 such change. The department shall issue a registration certificate to the 33 qualifying patient and to the primary caregiver and may charge a 34 reasonable fee, not to exceed twenty-five dollars, for each registration 35 certificate issued under this subsection. There shall be no fee charged to 36 renew any such registration certificate. Any registration fees collected 37 by the department under this subsection shall be paid to the State 38 Treasurer and credited to the General Fund. On and after January 1, 39 2022, no qualifying patient or primary caregiver shall pay any fee for the 40 department's administrative costs associated with issuing an initial or 41 renewal of a registration certificate under this section or any other fee in 42 addition to the registration fee authorized by this subsection.

43 (b) (1) The qualifying patient, or, if the qualifying patient is under 44 eighteen years of age and not an emancipated minor, the custodial 45 parent, guardian or other person having legal custody of the qualifying 46 patient, shall select a licensed, in-state dispensary to obtain the palliative 47 marijuana products at the time of registration. Upon the issuance of the 48 certificate of registration by the department, the qualifying patient, or 49 the qualifying patient's custodial parent, guardian or other person 50 having legal custody of the qualifying patient, shall purchase such 51 palliative marijuana products from such dispensary, except that the 52 qualifying patient, or the qualifying patient's custodial parent, guardian 53 or other person having legal custody of the qualifying patient, may 54 change such dispensary in accordance with regulations adopted by the 55 department or may use a dispensary described in subdivision (2) of this subsection. [Any] Except as provided in subdivision (2) of this 56 57 subsection, any person with a valid registration certificate who is found 58 to be in possession of marijuana that did not originate from the selected 59 dispensary may be subject to <u>a</u> hearing before the commissioner for 60 possible enforcement action concerning the registration certificate 61 issued by the department.

62 (2) On and after January 1, 2022, the qualifying patient, or the 63 qualifying patient's primary caregiver who is registered with the 64 department, may choose to purchase such palliative marijuana from a 65 dispensary other than the selected dispensary, provided the dispensary 66 where such purchase is made is licensed under this chapter.

- 67 Sec. 2. Section 21a-408h of the general statutes is repealed and the 68 following is substituted in lieu thereof (*Effective October 1, 2021*):
- (a) No person may act as a dispensary or represent that such person
 is a licensed dispensary unless such person has obtained a license from
 the Commissioner of Consumer Protection pursuant to this section.

72 (b) The Commissioner of Consumer Protection shall determine the 73 number of dispensaries appropriate to meet the needs of qualifying 74 patients in this state and shall adopt regulations, in accordance with 75 chapter 54, to provide for the licensure and standards for dispensaries 76 in this state and specify the maximum number of dispensaries that may 77 be licensed in this state. On and after the effective date of such 78 regulations, the commissioner may license any person who applies for 79 a license in accordance with such regulations, provided (1) the 80 commissioner deems such applicant qualified to acquire, possess, 81 distribute and dispense marijuana pursuant to sections 21a-408 to 21a-82 408n, inclusive, (2) the applicant is a pharmacist licensed under chapter 83 400j, and (3) the number of dispensary licenses issued does not exceed 84 the number appropriate to meet the needs of qualifying patients in this

state, as determined by the commissioner pursuant to this subsection.At a minimum, such regulations shall:

(A) Indicate the maximum number of dispensaries that may belicensed in this state;

(B) Provide that only a pharmacist licensed under chapter 400j mayapply for and receive a dispensary license;

91 (C) Provide that no marijuana may be dispensed from, obtained from92 or transferred to a location outside of this state;

(D) Establish a licensing fee and renewal fee for each licensed
dispensary, provided such fees shall not be less than the amount
necessary to cover the direct and indirect cost of licensing and
regulating dispensaries pursuant to sections 21a-408 to 21a-408n,
inclusive;

98 (E) Provide for renewal of such dispensary licenses at least every two99 years;

(F) Describe areas in this state where licensed dispensaries may not
be located, after considering the criteria for the location of retail liquor
permit premises set forth in subsection (a) of section 30-46;

(G) Establish health, safety and security requirements for licensed
dispensaries, which may include, but need not be limited to: (i) The
ability to maintain adequate control against the diversion, theft and loss
of marijuana acquired or possessed by the licensed dispensary, and (ii)
the ability to maintain the knowledge, understanding, judgment,
procedures, security controls and ethics to ensure optimal safety and
accuracy in the distributing, dispensing and use of palliative marijuana;

(H) Establish standards and procedures for revocation, suspension,
summary suspension and nonrenewal of dispensary licenses, provided
such standards and procedures are consistent with the provisions of
subsection (c) of section 4-182 and subsection (f) of this section; and

(I) Establish other licensing, renewal and operational standardsdeemed necessary by the commissioner.

(c) Any fees collected by the Department of Consumer Protectionunder this section shall be paid to the State Treasurer and credited to theGeneral Fund.

(d) On or before January 1, 2017, and annually thereafter, each
licensed dispensary shall report data to the Department of Consumer
Protection relating to the types, mixtures and dosages of palliative
marijuana dispensed by such dispensary. A report prepared pursuant
to this subsection shall be in such form as may be prescribed by the
Commissioner of Consumer Protection.

125 (e) On or before January 1, 2022, each licensed dispensary shall 126 integrate its records concerning the dispensing of palliative marijuana 127 with the electronic prescription drug monitoring program established pursuant to section 21a-254. Any licensed pharmacist working as an 128 employee at a licensed dispensary shall transmit dispensing 129 information using such electronic prescription drug monitoring 130 131 program, in a manner prescribed by the commissioner, on any palliative 132 marijuana sold to a qualifying patient or registered primary caregiver in 133 real time or immediately upon completion of the transaction, unless it is not reasonably feasible for a specific transaction, but in no case more 134 135 than one hour after the completion of the transaction.

136 (f) On and after January 1, 2022, the commissioner may suspend, revoke, refuse to grant or renew, place on probation or place conditions 137 138 on the license of any dispensary that (1) fails to integrate its records 139 concerning the dispensing of palliative marijuana as required under 140 subsection (e) of this section by January 1, 2022, or (2) employs a licensed 141 pharmacist who fails to transmit dispensing information in accordance with subsection (e) of this section. Before any such license is suspended 142 143 or revoked, the license holder shall be given notice and an opportunity for hearing as provided in regulations adopted by the Commissioner of 144 145 Consumer Protection under this section. The commissioner may accept 146 <u>a monetary payment as an offer in compromise (A) in lieu of such</u>
147 <u>suspension, revocation, refusal or condition, or (B) to reduce the term of</u>
148 <u>the suspension of a license under this subsection.</u>

149 Sec. 3. Section 21a-408m of the general statutes is repealed and the 150 following is substituted in lieu thereof (*Effective January 1, 2022*):

151 (a) The Commissioner of Consumer Protection may adopt 152 regulations, in accordance with chapter 54, to establish (1) a standard 153 form for written certifications for the palliative use of marijuana issued 154 by physicians and advanced practice registered nurses under 155 subdivision (1) of subsection (a) of section 21a-408a, as amended by this 156 act, and (2) procedures for registrations under section 21a-408d, as 157 amended by this act. Such regulations, if any, shall be adopted after 158 consultation with the Board of Physicians established in section 21a-159 408*l*.

160 [(b) The Commissioner of Consumer Protection shall adopt regulations, in accordance with chapter 54, to establish a reasonable fee 161 162 to be collected from each qualifying patient to whom a written 163 certification for the palliative use of marijuana is issued under 164 subdivision (1) of subsection (a) of section 21a-408a, for the purpose of 165 offsetting the direct and indirect costs of administering the provisions 166 of sections 21a-408 to 21a-408n, inclusive. The commissioner shall collect 167 such fee at the time the qualifying patient registers with the Department 168 of Consumer Protection under subsection (a) of section 21a-408d. Such 169 fee shall be in addition to any registration fee that may be charged under 170 said subsection. The fees required to be collected by the commissioner 171 from qualifying patients under this subsection shall be paid to the State 172 Treasurer and credited to the General Fund.]

[(c)] (b) The Commissioner of Consumer Protection shall adopt regulations, in accordance with chapter 54, to implement the provisions of sections 21a-408 to 21a-408g, inclusive, and section 21a-408*l*. At a minimum, such regulations shall: (1) Govern the manner in which the department considers
applications for the issuance and renewal of registration certificates for
qualifying patients and primary caregivers, and establish any additional
information to be contained in such registration certificates;

(2) Define the protocols for determining the amount of usable
marijuana that is necessary to constitute an adequate supply to ensure
uninterrupted availability for a period of one month, including amounts
for topical treatments;

(3) Establish criteria for adding medical conditions, medical
treatments or diseases to the list of debilitating medical conditions that
qualify for the palliative use of marijuana;

(4) Establish a petition process under which members of the public
may submit petitions, in such manner and in such form as prescribed in
the regulations, regarding the addition of medical conditions, medical
treatments or diseases to the list of debilitating medical conditions;

(5) Establish a process for public comment and public hearings before
the board regarding the addition of medical conditions, medical
treatments or diseases to the list of debilitating medical conditions,
medical treatments or diseases;

(6) Add additional medical conditions, medical treatments or
diseases to the list of debilitating medical conditions that qualify for the
palliative use of marijuana as recommended by the board; and

(7) Develop a distribution system for marijuana for palliative use thatprovides for:

(A) Marijuana production facilities within this state that are housedon secured grounds and operated by licensed producers; and

(B) Distribution of marijuana for palliative use to qualifying patientsor their primary caregivers by licensed dispensaries.

205 [(d) The commissioner shall submit regulations pursuant to
206 subsections (b) and (c) of this section to the standing legislative
207 regulation review committee not later than July 1, 2013.]

Sec. 4. Section 21a-408i of the general statutes is amended by adding subsection (d) as follows (*Effective January 1, 2022*):

210 (NEW) (d) No producer or any agent of such producer shall offer or 211 give to a dispensary licensed pursuant to section 21a-408h, as amended 212 by this act, or any employee of such dispensary, anything of value, 213 including, but not limited to, a gift or reward, unless authorized by law. 214 The provisions of this section shall not be construed to prohibit any such 215 producer from providing a dispensary with a nonmedical item for the 216 purpose of distributing such items to qualified patients or their primary 217 caregivers, provided any such item has a value of ten dollars or less.

Sec. 5. Subsection (a) of section 21a-408a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2022):

221 (a) A qualifying patient shall register with the Department of 222 Consumer Protection pursuant to section 21a-408d, as amended by this 223 act, prior to engaging in the palliative use of marijuana. A qualifying 224 patient who has a valid registration certificate from the Department of 225 Consumer Protection pursuant to subsection (a) of section 21a-408d, as 226 amended by this act and complies with the requirements of sections 21a-227 408 to 21a-408n, inclusive, shall not be subject to arrest or prosecution, 228 penalized in any manner, including, but not limited to, being subject to 229 any civil penalty, or denied any right or privilege, including, but not 230 limited to, being subject to any disciplinary action by a professional 231 licensing board, for the palliative use of marijuana if:

(1) The qualifying patient's physician or advanced practice registered
nurse has issued a written certification to the qualifying patient for the
palliative use of marijuana after the physician or advanced practice
registered nurse has prescribed, or determined it is not in the best

interest of the patient to prescribe, prescription drugs to address thesymptoms or effects for which the certification is being issued;

(2) The combined amount of marijuana possessed by the qualifying
patient and the primary caregiver for palliative use does not exceed an
amount of usable marijuana reasonably necessary to ensure
uninterrupted availability for a period of one month, as determined by
the Department of Consumer Protection pursuant to regulations
adopted under section 21a-408m, as amended by this act; and

(3) The qualifying patient has not more than [one] <u>two</u> primary
[caregiver] <u>caregivers</u> at any time.

Sec. 6. Subsection (b) of section 21a-408b of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2022):

249 (b) A primary caregiver who has a valid registration certificate from 250 the Department of Consumer Protection pursuant to subsection (a) of 251 section 21a-408d, as amended by this act, and complies with the 252 requirements of sections 21a-408 to 21a-408n, inclusive, shall not be 253 subject to arrest or prosecution, penalized in any manner, including, but 254 not limited to, being subject to any civil penalty, or denied any right or 255 privilege, including, but not limited to, being subject to any disciplinary 256 action by a professional licensing board, for the acquisition, distribution, 257 possession or transportation of marijuana or paraphernalia related to 258 marijuana on behalf of such primary caregiver's qualifying patient, 259 provided (1) the amount of any marijuana so acquired, distributed, 260 possessed or transported, together with the combined amount of usable 261 marijuana possessed by the qualifying patient and the primary 262 caregiver, does not exceed an amount reasonably necessary to ensure 263 uninterrupted availability for a period of one month, as determined by the Department of Consumer Protection pursuant to regulations 264 265 adopted under section 21a-408m, as amended by this act, and (2) such 266 amount is obtained solely within this state from a licensed dispensary. 267 [Any] Except as provided in subdivision (2) of subsection (b) of section

21a-408d, as amended by this act, any person with a valid registration 268 269 certificate who is found to be in possession of marijuana that did not 270 originate from the selected dispensary may be subject to a hearing 271 before the commissioner for possible enforcement action concerning the 272 registration certificate issued by the department. For the purposes of 273 this subsection, "distribution" or "distributed" means the transfer of 274 marijuana and paraphernalia related to marijuana from the primary 275 caregiver to the qualifying patient.

This act shall take effect as follows and shall amend the following sections:		
Section 1	January 1, 2022	21a-408d(a) and (b)
Sec. 2	October 1, 2021	21a-408h
Sec. 3	January 1, 2022	21a-408m
Sec. 4	January 1, 2022	21a-408i
Sec. 5	January 1, 2022	21a-408a(a)
Sec. 6	January 1, 2022	21a-408b(b)

Statement of Legislative Commissioners:

Section 1(b) was reworded for clarity and Sections 5 and 6 were added for consistency with the changes being made in Section 1.

GL Joint Favorable Subst.