HOUSE BILL No. 1168

DIGEST OF INTRODUCED BILL

Citations Affected: IC 9-30-5; IC 16-18-2; IC 16-51; IC 35-46-9-6; IC 35-48-4; IC 35-52-16.

Synopsis: Medical marijuana. Permits the use of medical marijuana by persons with serious medical conditions as determined by their physician. Establishes a medical marijuana program to permit the cultivation, processing, testing, transportation, and dispensing of medical marijuana by holders of a valid permit. Requires the state department of health (state department) to implement and enforce the medical marijuana program. Requires that permit holders undertake steps to prevent diversion of medical marijuana to unauthorized persons. Requires that medical marijuana and medical marijuana products be properly labeled, placed in child resistant packaging, and tested by an independent testing laboratory before being made available for purchase. Prohibits packaging medical marijuana in a manner that is appealing to children. Authorizes research on medical marijuana in accordance with rules set forth by the state department. Prohibits discrimination against medical marijuana users. Prohibits harassment of medical marijuana users by law enforcement officers, and prohibits cooperation with federal law enforcement officials seeking to enforce federal laws that criminalize the use of marijuana authorized in Indiana. Establishes the medical marijuana oversight board to review appeals and grievances concerning the medical marijuana program. Provides a defense to prosecution for a person who operates a vehicle or motorboat with marijuana or its metabolite in the person's blood under certain conditions that involve medical marijuana. Makes conforming amendments.

Effective: July 1, 2022.

Lucas, Payne, VanNatter, Eberhart

January 6, 2022, read first time and referred to Committee on Public Health.



Introduced

Second Regular Session of the 122nd General Assembly (2022)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2021 Regular Session of the General Assembly.

HOUSE BILL No. 1168

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

1 SECTION 1. IC 9-30-5-1, AS AMENDED BY P.L.49-2021, 2 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 3 JULY 1, 2022]: Sec. 1. (a) A person who operates a vehicle with an 4 alcohol concentration equivalent to at least eight-hundredths (0.08) 5 gram of alcohol but less than fifteen-hundredths (0.15) gram of alcohol 6 per: 7 (1) one hundred (100) milliliters of the person's blood; or 8 (2) two hundred ten (210) liters of the person's breath; 9 commits a Class C misdemeanor. 10 (b) A person who operates a vehicle with an alcohol concentration 11 equivalent to at least fifteen-hundredths (0.15) gram of alcohol per: 12 (1) one hundred (100) milliliters of the person's blood; or

- (2) two hundred ten (210) liters of the person's breath;
- (2) two number left (210) mers of the persons of each,

commits a Class A misdemeanor.

(c) A person who operates a vehicle with a controlled substance
listed in schedule I or II of IC 35-48-2 or its metabolite in the person's
blood commits a Class C misdemeanor.



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1	(d) It is a defense to subsection (c) that:
2	(1) the accused person consumed the controlled substance in
3	accordance with a valid prescription or order of a practitioner (as
4	defined in IC 35-48-1) who acted in the course of the
5	practitioner's professional practice; or
6	(2) the:
7	(A) controlled substance is marijuana or a metabolite of
8	marijuana;
9	(B) person was not intoxicated;
10	(C) person did not cause a traffic accident; and
10	(D) substance was identified by means of a chemical test taken
12	• •
12	pursuant to IC 9-30-7; or
13 14	(3) the: (A) controlled substance is maximum or a metabolite of
14	(A) controlled substance is marijuana or a metabolite of
15 16	marijuana; (D) accurated namen is a namen authorized to use medical
	(B) accused person is a person authorized to use medical
17	marijuana under IC 16-51; and
18	(C) accused person used the medical marijuana in
19	substantial compliance with the requirements of IC 16-51.
20	SECTION 2. IC 9-30-5-4, AS AMENDED BY P.L.184-2019,
21	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
22	JULY 1, 2022]: Sec. 4. (a) A person who causes serious bodily injury
23	to another person when operating a vehicle:
24	(1) with an alcohol concentration equivalent to at least
25	eight-hundredths (0.08) gram of alcohol per:
26	(A) one hundred (100) milliliters of the person's blood; or
27	(B) two hundred ten (210) liters of the person's breath;
28	(2) with a controlled substance listed in schedule I or II of
29	IC 35-48-2 or its metabolite in the person's blood; or
30	(3) while intoxicated;
31	commits a Level 5 felony. However, the offense is a Level 4 felony if
32	the person has a previous conviction of operating while intoxicated
33	within the five (5) years preceding the commission of the offense.
34	(b) A person who violates subsection (a) commits a separate offense
35	for each person whose serious bodily injury is caused by the violation
36	of subsection (a).
37	(c) It is a defense under subsection $(a)(2)$ that:
38	(1) the accused person consumed the controlled substance in
39	accordance with a valid prescription or order of a practitioner (as
40	defined in IC 35-48-1) who acted in the course of the
41	practitioner's professional practice; or
42	(2) the:
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1	(A) controlled substance is marijuana or a metabolite of
2	marijuana;
3	(B) accused person is a person authorized to use medical
4	marijuana under IC 16-51; and
5	(C) accused person used the medical marijuana in
6	substantial compliance with the requirements of IC 16-51.
7	SECTION 3. IC 9-30-5-5, AS AMENDED BY P.L.184-2019,
8	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JULY 1, 2022]: Sec. 5. (a) A person who causes the death or
10	catastrophic injury of another person when operating a vehicle:
11	(1) with an alcohol concentration equivalent to at least
12	eight-hundredths (0.08) gram of alcohol per:
13	(A) one hundred (100) milliliters of the person's blood; or
14	(B) two hundred ten (210) liters of the person's breath;
15	(2) with a controlled substance listed in schedule I or II of
16	IC 35-48-2 or its metabolite in the person's blood; or
17	(3) while intoxicated;
18	commits a Level 4 felony.
19	(b) A person who causes the death of a law enforcement animal (as
20	defined in IC 35-46-3-4.5) when operating a vehicle:
21	(1) with an alcohol concentration equivalent to at least
22	eight-hundredths (0.08) gram of alcohol per:
23	(A) one hundred (100) milliliters of the person's blood; or
24	(B) two hundred ten (210) liters of the person's breath; or
25	(2) with a controlled substance listed in schedule I or II of
26	IC 35-48-2 or its metabolite in the person's blood;
27	commits a Level 6 felony.
28	(c) A person who commits an offense under subsection (a) or (b)
29	commits a separate offense for each person or law enforcement animal
30	whose death (or catastrophic injury, in the case of a person) is caused
31	by the violation of subsection (a) or (b).
32	(d) It is a defense under subsection (a) or (b) that:
33	(1) the person accused of causing the death or catastrophic injury
34	of another person or the death of a law enforcement animal when
35	operating a vehicle with a controlled substance listed in schedule
36	I or II of IC 35-48-2 or its metabolite in the person's blood
37	consumed the controlled substance in accordance with a valid
38	prescription or order of a practitioner (as defined in IC 35-48-1)
39	who acted in the course of the practitioner's professional practice;
40	or
41	(2) the:
42	(A) controlled substance is marijuana or a metabolite of



1 marijuana; 2 (B) accused person is a person authorized to use medical 3 marijuana under IC 16-51; and 4 (C) accused person used the medical marijuana in 5 substantial compliance with the requirements of IC 16-51. 6 SECTION 4. IC 16-18-2-48.8 IS ADDED TO THE INDIANA 7 CODE AS A NEW SECTION TO READ AS FOLLOWS 8 [EFFECTIVE JULY 1, 2022]: Sec. 48.8. "Caregiver", for purposes 9 of IC 16-51, has the meaning set forth in IC 16-51-1-1. 10 SECTION 5. IC 16-18-2-92.6, AS AMENDED BY P.L.101-2006, 11 SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 12 JULY 1, 2022]: Sec. 92.6. (a) "Department", for purposes of IC 16-31-8.5, has the meaning set forth in IC 16-31-8.5-1. 13 14 (b) "Department", for purposes of IC 16-47-1, has the meaning set 15 forth in IC 16-47-1-1. 16 (c) "Department", for purposes of IC 16-51, has the meaning set 17 forth in IC 16-51-1-1. 18 SECTION 6. IC 16-18-2-96.6 IS ADDED TO THE INDIANA 19 CODE AS A NEW SECTION TO READ AS FOLLOWS 20 [EFFECTIVE JULY 1, 2022]: Sec. 96.6. "Dispensary", for purposes 21 of IC 16-51, has the meaning set forth in IC 16-51-1-1. 22 SECTION 7. IC 16-18-2-122.6 IS ADDED TO THE INDIANA 23 CODE AS A NEW SECTION TO READ AS FOLLOWS 24 [EFFECTIVE JULY 1, 2022]: Sec. 122.6. "Family or household 25 member", for purposes of IC 16-51, has the meaning set forth in 26 IC 16-51-1-1. 27 SECTION 8. IC 16-18-2-139.6 IS ADDED TO THE INDIANA 28 CODE AS A NEW SECTION TO READ AS FOLLOWS 29 [EFFECTIVE JULY 1, 2022]: Sec. 139.6. "Form of medical 30 marijuana", for purposes of IC 16-51, has the meaning set forth in 31 IC 16-51-1-1. 32 SECTION 9. IC 16-18-2-154.5 IS ADDED TO THE INDIANA 33 CODE AS A NEW SECTION TO READ AS FOLLOWS 34 [EFFECTIVE JULY 1, 2022]: Sec. 154.5. "Grower", for purposes of 35 IC 16-51, has the meaning set forth in IC 16-51-1-1. 36 SECTION 10. IC 16-18-2-185.5 IS ADDED TO THE INDIANA 37 CODE AS A NEW SECTION TO READ AS FOLLOWS 38 [EFFECTIVE JULY 1, 2022]: Sec. 185.5. "Identification card", for 39 purposes of IC 16-51, has the meaning set forth in IC 16-51-1-1. 40 SECTION 11. IC 16-18-2-190.8 IS ADDED TO THE INDIANA 41 CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 190.8. "INSPECT", for purposes 42



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1 of IC 16-51, has the meaning set forth in IC 16-51-1-1. 2 SECTION 12. IC 16-18-2-216.5 IS ADDED TO THE INDIANA 3 CODE AS A NEW SECTION TO READ AS FOLLOWS 4 [EFFECTIVE JULY 1, 2022]: Sec. 216.5. "Marijuana", for purposes 5 of IC 16-51, has the meaning set forth in IC 16-51-1-1. 6 SECTION 13. IC 16-18-2-223.8 IS ADDED TO THE INDIANA 7 CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 223.8. "Medical marijuana", for 8 9 purposes of IC 16-51, has the meaning set forth in IC 16-51-1-1. 10 SECTION 14. IC 16-18-2-223.9 IS ADDED TO THE INDIANA 11 CODE AS A NEW SECTION TO READ AS FOLLOWS 12 [EFFECTIVE JULY 1, 2022]: Sec. 223.9. "Medical marijuana 13 organization", for purposes of IC 16-51, has the meaning set forth 14 in IC 16-51-1-1. 15 SECTION 15. IC 16-18-2-272, AS AMENDED BY P.L.153-2018, 16 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 17 JULY 1, 2022]: Sec. 272. (a) "Patient", for purposes of IC 16-27-1, has 18 the meaning set forth in IC 16-27-1-6. 19 (b) "Patient", for purposes of IC 16-28 and IC 16-29, means an 20 individual who has been accepted and assured care by a health facility. 21 (c) "Patient", for purposes of IC 16-36-1.5, has the meaning set forth 22 in IC 16-36-1.5-3. 23 (d) "Patient", for purposes of IC 16-39, means an individual who has 24 received health care services from a provider for the examination, 25 treatment, diagnosis, or prevention of a physical or mental condition. 26 (e) "Patient", for purposes of IC 16-51, has the meaning set 27 forth in IC 16-51-1-1. 28 SECTION 16. IC 16-18-2-273.7 IS ADDED TO THE INDIANA 29 CODE AS A NEW SECTION TO READ AS FOLLOWS 30 [EFFECTIVE JULY 1, 2022]: Sec. 273.7. "Permit", for purposes of 31 IC 16-51, has the meaning set forth in IC 16-51-1-1. 32 SECTION 17. IC 16-18-2-293.7 IS ADDED TO THE INDIANA 33 CODE AS A NEW SECTION TO READ AS FOLLOWS 34 [EFFECTIVE JULY 1, 2022]: Sec. 293.7. "Processor", for purposes 35 of IC 16-51, has the meaning set forth in IC 16-51-1-1. 36 SECTION 18. IC 16-18-2-328.7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS 37 38 [EFFECTIVE JULY 1, 2022]: Sec. 328.7. "Serious medical 39 condition", for purposes of IC 16-51, has the meaning set forth in 40 IC 16-51-1-1. 41 SECTION 19. IC 16-18-2-351.7 IS ADDED TO THE INDIANA 42 CODE AS A NEW SECTION TO READ AS FOLLOWS

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1	[EFFECTIVE JULY 1, 2022]: Sec. 351.7. "Testing laboratory", for
2	purposes of IC 16-51, has the meaning set forth in IC 16-51-1-1.
3	SECTION 20. IC 16-18-2-354.2 IS ADDED TO THE INDIANA
4	CODE AS A NEW SECTION TO READ AS FOLLOWS
5	[EFFECTIVE JULY 1, 2022]: Sec. 354.2. "Transporter", for
6	purposes of IC 16-51, has the meaning set forth in IC 16-51-1-1.
7	SECTION 21. IC 16-51 IS ADDED TO THE INDIANA CODE AS
8	A NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1,
9	2022]:
10	ARTICLE 51. MEDICAL MARIJUANA
11	Chapter 1. Definitions
12	Sec. 1. The following definitions apply throughout this article:
13	(1) "Caregiver" means the individual designated by a patient
14	under this article to obtain, possess, deliver, and assist in the
15	administration of medical marijuana to the patient.
16	(2) "Department" means the state department of health.
17	(3) "Dispensary" means a person that holds a permit issued
18	by the department to dispense medical marijuana.
19	(4) "Family or household member" means a person described
20	in IC 35-31.5-2-128.
21	(5) "Form of medical marijuana" means the characteristics
22	of the medical marijuana recommended for a particular
23	patient, including the method of consumption, and any
24	particular dosage, strain, variety, quantity, or percentage of
25	medical marijuana or of a particular active ingredient.
26	(6) "Grower" means a person that holds a permit issued by
27	the department to grow medical marijuana.
28	(7) "Identification card" means a document issued to a
29	patient or caregiver by the department authorizing access to
30	marijuana.
31	(8) "INSPECT" means the Indiana scheduled prescription
32	electronic collection and tracking program established by
33	IC 25-1-13-4.
34	(9) "Marijuana" has the meaning set forth in IC 35-48-1-19.
35	(10) "Medical marijuana" means marijuana for medical use.
36	(11) "Medical marijuana organization" means a dispensary,
37	a grower, a processor, or a testing laboratory.
38	(12) "Patient" means an individual who:
39	(A) has a serious medical condition; and
40	(B) meets the requirements for certification under this
41	article.
42	(13) "Permit" means an authorization issued by the

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1	department to a medical marijuana organization to conduct
2	activities under this article.
3	(14) "Processor" means a person that holds a permit issued by
4 5	the department to process or convert plant material into a marketable form.
6	(15) "Serious medical condition" means a medical condition
7	for which, in the professional opinion of a physician, the
8 9	benefits of treatment with medical marijuana are greater than
	the risks of treatment with medical marijuana.
10 11	(16) "Testing laboratory" means a laboratory that analyzes
	medical marijuana. (17) "Transportar" means a namen suba tuanan suta medical
12	(17) "Transporter" means a person who transports medical
13	marijuana or paraphernalia. The term includes a person who
14	does not possess a permit or identification card.
15	Chapter 2. Medical Marijuana Program
16	Sec. 1. (a) The medical marijuana program is established to
17	serve patients suffering from a serious medical condition.
18	(b) The department shall administer the program.
19	(c) The department has regulatory and enforcement authority
20	over the growing, processing, sale, dispensing, transporting, and
21	use of medical marijuana.
22	Sec. 2. The department shall do the following:
23	(1) Issue a permit to a qualifying medical marijuana
24	organization authorizing it to grow, process, dispense, or test
25	medical marijuana.
26	(2) Establish and maintain an electronic data base to store
27	and track information relating to the medical marijuana
28	program. The data base must:
29	(A) have the ability to authenticate in real time an
30	identification card presented to a dispensary;
31	(B) track in real time the amount of marijuana provided to
32	a patient or caregiver at a dispensary, and share this
33	information in real time with other dispensaries to prevent
34	diversion;
35	(C) store records relating to a physician's certification,
36	including, if applicable, the recommended form of
37	marijuana and any early expiration date recommended by
38	the physician; and
39	(D) track the cultivation, processing, transport, storage,
40	and dispensing of medical marijuana.
41	(3) Maintain within the department's data base an electronic
42	directory of patients and caregivers approved to use or assist



1	in the administration of medical marijuana.
2	(4) Develop enforcement procedures, including announced
3	and unannounced inspections of:
4	(A) a dispensary;
5	(B) a grower facility;
6	(C) a processor facility; and
7	(D) all records of a medical marijuana organization.
8	(5) Establish a program to authorize the use of medical
9	marijuana for medical research purposes, and issue
10	documents to permit a researcher to obtain medical
11	marijuana for research purposes.
12	(6) Establish and maintain public outreach programs about
13	the medical marijuana program, including:
14	(A) a dedicated telephone number for patients, caregivers,
15	and members of the public to obtain basic information
16	about the dispensing of medical marijuana; and
17	(B) a publicly accessible Internet web site with similar
18	information.
19	(7) Collaborate as necessary with other state agencies, and
20	contract with third parties as necessary to carry out the
21	medical marijuana program.
22	(8) Develop record keeping requirements for all books,
23	papers, any electronic data base or tracking system data, and
24	other information of a medical marijuana organization.
25	Information shall be retained for at least four (4) years unless
26	otherwise provided by the department.
27	(9) Restrict the advertising and marketing of medical
28	marijuana, which must be consistent with the federal
29	regulations governing prescription drug advertising and
30	marketing.
31 32	Sec. 3. (a) The department shall adopt rules under IC 4-22-2 to
52 33	implement this article.
33 34	(b) The department may adopt emergency rules in the manner provided under IC 4-22-2-37.1 to implement this article.
34 35	Emergency rules adopted under this subsection expire on the later
35 36	of:
30 37	(1) the date permanent rules are adopted to replace the
38	emergency rules; or
38 39	(2) July 1, 2023.
40	Sec. 4. (a) The department shall maintain a confidential list of
41	patients and caregivers to whom it has issued identification cards.
42	Except as provided in subsection (b), all information obtained by
	Except as provided in subsection (b), an information obtained by

1	the department relating to patients, caregivers, and other
2	applicants is confidential.
3	(b) The following records are public:
4	(1) An application for a permit submitted by a medical
5	marijuana organization.
6	(2) Information relating to penalties or other disciplinary
7	actions taken against a medical marijuana organization for
8	violation of this article.
9	Chapter 3. Use of Medical Marijuana
10	Sec. 1. Notwithstanding any law to the contrary, the use,
11	possession, delivery, distribution, transport, cultivation, or
12	manufacture of:
13	(1) medical marijuana; or
14	(2) paraphernalia used in connection with medical marijuana;
15	is lawful if the use or possession complies with this article.
16	However, this article does not authorize a person to operate a
17	motor vehicle, motorboat, or any other device or equipment while
18	under the influence of medical marijuana.
19	Sec. 2. The use of medical marijuana is subject to the following:
20	(1) Medical marijuana may be dispensed only to:
21	(A) a patient who receives a certification from a physician
22	and is in possession of a valid identification card issued by
23	the department that authorizes dispensing marijuana to
24	the patient;
25	(B) a caregiver who possesses a valid identification card
26	issued by the department; or
27	(C) a research facility authorized by the department, under
28	terms and conditions established by the department.
29	(2) If a physician has ordered that medical marijuana be
30	dispensed in a specific form, medical marijuana may be
31	dispensed only in that form.
32	(3) An individual may not act as a caregiver for more than ten
33	(10) patients.
34	(4) A patient may designate up to two (2) caregivers at any
35	one (1) time.
36	(5) Medical marijuana that has not been used by the patient
37	shall be kept in the original package in which it was
38	dispensed.
39	(6) A patient or caregiver shall possess an identification card
40	whenever the patient or caregiver is in possession of medical
41	marijuana.
42	(7) A product packaged by a medical marijuana organization



1	may be identified only by:
2	(A) the name of the grower or processor;
3	(B) the name of the dispensary;
4	(C) the form and species of medical marijuana;
5	(D) the percentage of tetrahydrocannabinol and
6	cannabinol contained in the product; and
7	(E) any other labeling required by the department.
8	Sec. 3. Except as expressly otherwise provided in this article, the
9	possession or use of medical marijuana is unlawful.
10	Sec. 4. The following acts are unlawful:
11	(1) To grow medical marijuana unless the person:
12	(A) is a grower that has received a permit from the
13	department;
14	(B) is a patient with a valid identification card who is
15	authorized to cultivate marijuana for personal use under
16	this article; or
17	(C) is a research facility authorized by the department.
18	(2) To dispense medical marijuana unless the dispensary has
19	received a permit from the department.
20	Chapter 4. Physicians
21	Sec. 1. (a) A physician who issues a patient certification under
22	this article may not have an ownership interest in a medical
23	marijuana organization.
24	(b) A physician may issue a certification to a patient only if the
25	physician:
26	(1) establishes and intends to maintain a bona fide physician
27	patient relationship with the patient for the provision of
28	medical services that is established by an in person visit and
29	for which there is an expectation that the physician will
30	provide care to the patient on an ongoing basis; or
31	(2) establishes coordination with the patient's existing
32	primary physician for treatment of the patient's serious
33	medical condition.
34	(c) A physician who violates this section may be subject to
35	professional discipline.
36	Sec. 2. A physician may issue a certification to use medical
37	marijuana to a patient if the following requirements are met:
38	(1) The physician has determined that the patient has a
39	serious medical condition and has included the condition in
40	the patient's health care record.
41	(2) The patient is under the physician's continuing care for the
42	serious medical condition, except as provided in section



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1	1(b)(2) of this chapter.
2	(3) The physician has determined the patient is likely to
3	receive therapeutic or palliative benefit from the use of
4	medical marijuana.
5	Sec. 3. A physician issuing a certification under section 1(b)(2)
6	of this chapter may not issue a certification unless the physician
7	has contacted the patient's existing primary physician to discuss
8	the patient's serious medical condition and which form of medical
9	marijuana the patient is likely to benefit from.
10	Sec. 4. A certification must include the following information:
11	(1) The patient's name, date of birth, and address.
12	(2) The specific serious medical condition of the patient.
13	(3) A statement by the physician that the patient has a serious
14	medical condition and the patient is under continuing care for
15	the serious medical condition that is provided by:
16	(A) the physician; or
17	(B) the patient's primary physician (as described under
18	section 1(b)(2) of this chapter).
19	(4) The date of issuance.
20	(5) The name, address, telephone number, and signature of
21	the physician.
22	(6) Any requirement or limitation concerning the appropriate
23	form of medical marijuana, and any limitation on the
24	duration of use, if applicable.
25	Sec. 5. (a) A physician shall review INSPECT:
26	(1) to determine the controlled substance history of a patient,
27	before issuing a certification; and
28	(2) before recommending a change of amount or form of
29	medical marijuana.
30	(b) A physician may access INSPECT to do any of the following:
31	(1) To determine whether a patient is under treatment with a
32	controlled substance by another physician or other person.
33	(2) To allow the physician to review the patient's controlled
34	substance history as considered necessary by the physician.
35	(3) To provide to the patient, or caregiver on behalf of the
36	patient if authorized by the patient, a copy of the patient's
37	controlled substance history.
38	Sec. 6. A physician shall do the following:
39	(1) Provide the certification to the patient.
40	(2) Provide a copy of the certification to the department,
41	which shall place the information in the patient directory
42	within the department's electronic data base. The certification



1 may be transmitted to the department electronically. 2 (3) File a copy of the certification in the patient's health care 3 record. 4 Sec. 7. A physician may not issue a certification for the 5 physician's own use or for the use of a family or household member 6 of the physician. 7 **Chapter 5. Certification Form** 8 Sec. 1. The department shall develop a standard certification 9 form, which it shall provide to a physician upon request. The form 10 must be available electronically. The form must include a 11 statement that a false statement made by a physician is punishable 12 under the penalties of perjury. 13 **Chapter 6. Patients** 14 Sec. 1. The department shall issue an identification card to a 15 patient who has a valid certification and who otherwise meets the 16 requirements of this article. 17 Sec. 2. The department shall issue an identification card to a 18 caregiver designated by the patient in accordance with this article. 19 Sec. 3. Except as provided in section 4 of this chapter, an 20 identification card issued to a patient authorizes the patient to 21 obtain and use medical marijuana as authorized by this article. 22 Except as provided in section 4 of this chapter, an identification 23 card issued to a caregiver authorizes the caregiver to obtain 24 medical marijuana on behalf of the patient. 25 Sec. 4. (a) A patient holding a valid identification card may 26 cultivate marijuana for the patient's own use if the patient 27 complies with the following requirements: 28 (1) The patient notifies the department on or before the date 29 that the patient begins cultivation and informs the department 30 of the number of plants the patient intends to cultivate and the 31 location of cultivation. 32 (2) The patient cultivates not more than six (6) plants. 33 (3) Not more than three (3) of the plants may be mature at 34 any one (1) time. 35 (4) Marijuana from the plant is used only for the patient's 36 personal use. 37 (5) Not later than thirty (30) days before the expected date 38 that the plants become mature, the patient notifies the 39 department of the anticipated maturity date. 40 (b) If the mature plants of a patient cultivating marijuana for 41 the patient's own use die, become damaged, or are otherwise 42 unable to produce marijuana for medical use, the patient shall



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notify the department, which shall reinstate the person's 1 2 authorization to obtain marijuana from a dispensary not later than 3 fifteen (15) days after receipt of the notice. 4 **Chapter 7. Identification Cards** 5 Sec. 1. The department shall do the following: 6 (1) Review an application for an identification card. 7 (2) Review the certification submitted by the physician. 8 (3) Issue identification cards to patients and caregivers. 9 (4) Note in the electronic data base if a patient or caregiver 10 identification card may not be used to obtain marijuana from 11 a dispensary because the patient is cultivating the patient's 12 own marijuana. 13 Sec. 2. A patient or a caregiver may apply, in a form and 14 manner prescribed by the department, for issuance or renewal of 15 an identification card. A caregiver must submit a separate 16 application for issuance or renewal. Each application must include: 17 (1) the name, address, and date of birth of the patient; 18 (2) the name, address, and date of birth of a caregiver, if 19 applicable; 20 (3) a copy of the certification issued by the physician; 21 (4) the name, address, and telephone number of the physician; 22 (5) the signature of the applicant and the date signed; and 23 (6) any other information required by the department. 24 Sec. 3. The fee to apply for or to renew an identification card is 25 fifty dollars (\$50). The department may waive or reduce the fee if 26 the applicant demonstrates financial hardship. 27 Sec. 4. The department shall make application and renewal 28 forms available on the department's Internet web site. 29 Sec. 5. (a) The identification card of a patient or caregiver 30 expires one (1) year after the date of issuance, unless a physician 31 has specified that a patient should use medical marijuana for less 32 than one (1) year. 33 (b) If a physician has specified that a patient's use of medical 34 marijuana should be limited to certain forms of medical 35 marijuana, the types of medical marijuana must be listed on the 36 identification card. 37 Sec. 6. (a) The department shall issue separate identification 38 cards for a patient and a caregiver as soon as reasonably 39 practicable after receiving a properly completed application. 40 (b) If the department determines that an application is 41 incomplete or factually inaccurate, the department shall promptly 42 notify the applicant.



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1 (c) If a patient application designates an individual as a 2 caregiver who is not authorized to be a caregiver, the department 3 shall deny that portion of the application, but may approve the 4 balance of the application. 5 Sec. 7. (a) A patient or caregiver who has been issued an 6 identification card shall notify the department not later than ten 7 (10) days after any change of name or address. 8 (b) A patient shall notify the department within ten (10) days if 9 a physician has determined the patient no longer has the serious 10 medical condition noted on the certification. 11 Sec. 8. (a) If the identification card of a patient or caregiver is 12 lost, stolen, destroyed, or made illegible, the patient or caregiver 13 shall apply to the department for a replacement card not later than ten (10) days after discovery of the loss or defacement. The 14 15 application for a replacement card shall be on a form furnished by 16 the department and accompanied by a twenty-five dollar (\$25) fee. 17 The department may establish higher fees for issuance of second 18 and subsequent replacement identification cards. 19 (b) The department may waive or reduce the fee in cases of 20 demonstrated financial hardship. 21 (c) The department shall issue a replacement identification card 22 as soon as practicable. 23 (d) A patient or caregiver may not obtain medical marijuana 24 from a dispensary until the department issues the replacement 25 card. 26 Sec. 9. The identification card must contain the following information: 27 28 (1) The name of the patient or the caregiver, as applicable. 29 The identification card must also state whether the individual 30 is designated as a patient or as a caregiver. 31 (2) The date of issuance and expiration date. 32 (3) A unique identification number for the patient or 33 caregiver, as applicable. 34 (4) A photograph of the individual to whom the identification 35 card is issued. 36 (5) Any requirement or limitation set by the physician as to 37 the form of medical marijuana. 38 (6) Any other requirements as determined by the department. 39 However, the department may not require that an 40 identification card disclose the patient's serious medical 41 condition. 42 The department shall establish guidelines specifying an acceptable



1 photograph under subdivision (4) and shall provide a reasonable 2 accommodation for a patient who is confined to the patient's home 3 or is in inpatient care. 4 Sec. 10. The department shall monthly transmit fees received 5 under this chapter to the auditor of state for deposit in the state 6 general fund. 7 **Chapter 8. Caregivers** 8 Sec. 1. (a) A caregiver must be at least eighteen (18) years of 9 age. 10 (b) A caregiver may be less than twenty-one (21) years of age only if the department determines that it is in the best interests of 11 12 the patient that a specific person less than twenty-one (21) years of 13 age serves as a caregiver. 14 Sec. 2. (a) A patient may terminate the person's designation as 15 caregiver at any time. 16 (b) The patient shall notify the department that the patient has 17 terminated the person's caregiver designation as soon as 18 reasonably practicable after the termination. 19 (c) Upon learning that a patient has terminated a person's 20 caregiver designation, the department shall cancel the caregiver's 21 identification card and notify the caregiver to return the physical 22 copy of the card. 23 Sec. 3. If a patient designates a caregiver, the caregiver may 24 submit an application for an identification card as a caregiver. The 25 caregiver application must include: 26 (1) the name, address, and date of birth of the caregiver; 27 (2) if the caregiver has an identification card for the caregiver 28 (as a patient) or another patient (as caregiver), the expiration 29 date of each identification card; and 30 (3) any other information required by the department. 31 The application must be signed and dated by the caregiver 32 applicant and verified under penalties of perjury. 33 Sec. 4. (a) Except as provided in subsection (c), before the 34 caregiver application is approved, the caregiver must authorize the 35 department to perform a national criminal history background 36 check of the caregiver. 37 (b) The caregiver is responsible for the fee for the national 38 criminal history background check. 39 (c) The department may conduct only one (1) national criminal 40 history background check of the caregiver per year. 41 Sec. 5. The caregiver shall pay an application fee of fifty dollars 42

(\$50). The department may waive or reduce the fee in cases of

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1	demonstrated financial hardship.
2	Sec. 6. (a) After receiving the caregiver application, the fee, and
3	the results of the national criminal history background check, the
4	department shall:
5	(1) verify the information contained in the application; and
6	(2) review INSPECT with respect to the applicant.
7	(b) The department may deny a caregiver application if it finds
8	that the caregiver has:
9	(1) been convicted of a criminal offense within the previous
10	five (5) years relating to the sale or possession of a controlled
11	substance; or
12	(2) a history of drug abuse.
13	Sec. 7. The department shall monthly transmit fees received
14	under this chapter to the auditor of state for deposit in the state
15	general fund.
16	Chapter 9. Minor Patients
17	Sec. 1. If a patient is less than eighteen (18) years of age, the
18	following apply:
19	(1) The patient must have a caregiver.
20	(2) The caregiver must be:
21	(A) the patient's parent or legal guardian;
22	(B) an individual designated by a parent or legal guardian;
23	or
24	(C) an appropriate individual approved by the department
25	on a sufficient showing that no parent or legal guardian is
26	appropriate or available.
27	Chapter 10. Suspension
28	Sec. 1. If a patient or caregiver knowingly, intentionally, or
29	recklessly:
30	(1) violates any provision of this article; or
31	(2) transfers or sells medical marijuana to a person not
32	qualified as a patient under this article;
33	the department may suspend or revoke the patient's or caregiver's
34	identification card. The suspension or revocation is in addition to
35	any criminal or other penalty.
36	Chapter 11. General Prohibitions
37	Sec. 1. A person may not operate a motor vehicle, including a
38	motorboat, while under the influence of medical marijuana.
39	Sec. 2. A patient may not perform any employment duties in
40	exposed high places or in confined spaces while under the influence
41	of medical marijuana.
42	Sec. 3. A patient's employer may prohibit a patient from
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1	performing any task while under the influence of medical
2	marijuana. The prohibition is not an adverse employment decision
$\frac{2}{3}$	or unlawful discrimination even if the prohibition results in
4	financial harm for the patient.
5	Chapter 12. Medical Marijuana Organizations
6	Sec. 1. The following entities may receive a permit to operate as
7	a medical marijuana organization to grow, process, or dispense
8	medical marijuana:
9	(1) A grower.
10	(2) A processor.
11	(3) A dispensary.
12	Sec. 2. A medical marijuana organization may not receive a
13	permit if a person having an ownership interest in the medical
14	marijuana organization has a felony conviction that has not been
15	expunged.
16	Sec. 3. (a) The department shall develop an application for a:
17	(1) grower permit allowing the grower to grow medical
18	marijuana;
19	(2) dispensary permit allowing a dispensary to dispense
20	medical marijuana;
21	(3) processor permit allowing a processor to process medical
22	marijuana; and
23	(4) testing laboratory permit allowing a testing laboratory to
24	test medical marijuana.
25	(b) The following information must be included on the permit
26	application:
27	(1) The name, address, telephone number, and other contact
28	information for every person having an ownership interest in
29	the medical marijuana organization.
30	(2) Information relating to a similar permit, license, or other
31	authorization granted in another jurisdiction, including any
32	suspensions, revocations, or discipline in that jurisdiction.
33	(3) A release authorizing the department to conduct a
34	background check of the persons having an ownership
35	interest in the medical marijuana organization.
36	(4) A statement as to whether the applicant intends to operate
37	as a grower, a processor, or a dispensary, and a concise
38	description of the business activities in which the medical
39	marijuana organization intends to engage.
40	(5) The address or other location where the medical
41	marijuana organization intends to operate.
42	(6) A statement that no person having an ownership interest



1	in the medical marijuana organization has a felony conviction
2	that has not been expunged.
3	(7) Any other information required by the department.
4	(c) A permit application described in this section shall be
5	verified and completed subject to the penalties of perjury.
6	(d) An applicant shall submit the appropriate application and
7	permit fees at the time the applicant submits the application.
8	Chapter 13. Medical Marijuana Organization Permits
9	Sec. 1. The department shall grant a medical marijuana
10	organization permit if the department makes the following
11	findings:
12	(1) The applicant will maintain effective control of medical
13	marijuana in the custody of the applicant.
14	(2) The applicant will comply with all state statutes, all rules
15	adopted by the department, and any ordinances adopted by a
16	unit.
17	(3) The applicant has the ability to properly carry out the
18	activity for which the permit is sought.
19	(4) The applicant has sufficient financial means to acquire all
20	property, equipment, and permits required to properly grow,
21	process, or dispense medical marijuana.
22	(5) The applicant is able to implement and maintain
23	appropriate security, tracking, record keeping, and
24	surveillance systems relating to the acquisition, possession,
25	growth, manufacture, sale, delivery, transportation,
26	distribution, or dispensing of medical marijuana.
27	(6) The applicant satisfies any other conditions required
28	under rules adopted by the department.
29	(7) Granting a permit to the applicant serves the public
30	interest.
31	Sec. 2. If the department finds that information included in the
32	application is insufficient for the department to grant a permit to
33	the medical marijuana organization, the department may request
34	that the applicant submit additional documentation relating to one
35	(1) or more items listed in section 1 of this chapter.
36	Sec. 3. (a) Except as provided under subsection (b), a permit
37	granted under this chapter is nontransferable.
38	(b) A permit holder may transfer a permit to a person
39	authorized to hold a permit in accordance with rules adopted by
40	the department if:
41	(1) the permit holder has held the permit for at least
42	twenty-four (24) months; or



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1 (2) the transfer is necessary due to the death or disability of 2 the permit holder or a similar severe hardship. For purposes 3 of this subdivision, financial hardship is not a severe hardship. 4 Sec. 4. A permit granted under this application is valid for one 5 (1) year after the date of issuance. 6 Sec. 5. (a) A permit may be renewed for one (1) or more 7 additional one (1) year periods. 8 (b) The department shall establish deadlines for filing a renewal 9 application that provide the department with sufficient time to 10 review the application without causing an interruption in the 11 medical marijuana organization's activities. 12 (c) The same standards that apply for granting an initial 13 application apply to an application for renewal. In determining 14 whether the renewal of a permit serves the public interest, the 15 department shall consider the manner in which the renewal 16 applicant has operated the medical marijuana organization and 17 complied with all relevant laws. 18 Sec. 6. A permit issued by the department to a medical 19 marijuana organization must include the following information: 20 (1) The name and address of the medical marijuana 21 organization. 22 (2) The type of permit. 23 (3) The activities permitted under the permit. 24 (4) A description of the property and facilities authorized to 25 be used by the medical marijuana organization. 26 (5) Any other information required by the department. 27 Sec. 7. The department may suspend or revoke all or part of a 28 permit granted under this section if, following a hearing, the 29 department finds the following: 30 (1) That one (1) or more of the determinations made under 31 section 1 of this chapter are no longer valid. 32 (2) That the medical marijuana organization knowingly or 33 intentionally sold or distributed medical marijuana to a 34 person not qualified as a patient under this article. 35 (3) That the medical marijuana organization has failed to 36 maintain effective control against diversion of medical 37 marijuana. 38 (4) That the medical marijuana organization has violated a 39 provision of this article or a rule adopted by the department. 40 (5) That the medical marijuana organization has failed to 41 comply with another law regulating controlled substances. 42 Sec. 8. (a) An applicant for a medical marijuana organization



1 permit has a continuing duty to notify the department of any 2 material change in facts or circumstances relating to the 3 applicant's application, including a change in ownership. 4 (b) An applicant's duty to notify the department begins on the 5 date the applicant submits the application and continues for as long 6 as the applicant holds a permit. 7 Sec. 9. The department may, upon request of a permit holder, 8 amend an existing permit to authorize a permit holder to: 9 (1) move the permit holder's operations from one (1) location 10 to another; or 11 (2) perform additional activities, or cease the performance of 12 certain activities now performed, at the permit holder's 13 facility; 14 if the department finds that the amendment is reasonable under 15 the circumstances. Chapter 14. General Duties of a Permit Holder 16 17 Sec. 1. The holder of a medical marijuana organization permit 18 must do the following: 19 (1) Report the loss, theft, or unexplained disappearance of 20 medical marijuana to a law enforcement agency not later than 21 twenty-four (24) hours after the loss, theft, or disappearance 22 is discovered. 23 (2) Permit announced or unannounced inspections by the 24 department of all medical marijuana organization facilities 25 and records. 26 **Chapter 15. Application and Permit Fees** 27 Sec. 1. The following fees apply to a grower: 28 (1) A nonrefundable grower permit application fee of ten 29 thousand dollars (\$10,000). 30 (2) A refundable grower permit fee of fifty thousand dollars 31 (\$50,000). 32 (3) A refundable grower permit renewal fee of ten thousand 33 dollars (\$10,000). 34 (4) A nonrefundable permit amendment fee of two hundred 35 fifty dollars (\$250). 36 Sec. 2. The following fees apply to a processor: 37 (1) A nonrefundable processor permit application fee of ten 38 thousand dollars (\$10,000). 39 (2) A refundable processor permit fee of fifty thousand dollars 40 (\$50,000). 41 (3) A refundable processor permit renewal fee of ten thousand

42 dollars (\$10,000).



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1	(4) A nonrefundable permit amendment fee of two hundred
2	fifty dollars (\$250).
3	Sec. 3. The following fees apply to a dispensary:
4	(1) A nonrefundable dispensary permit application fee of five
5	thousand dollars (\$5,000).
6	(2) A refundable dispensary permit fee of twenty thousand
7	dollars (\$20,000) for each dispensary location.
8	(3) A refundable dispensary permit renewal fee of five
9	thousand dollars (\$5,000) for each dispensary location.
10	(4) A nonrefundable permit amendment fee of two hundred
11	fifty dollars (\$250).
12	Sec. 4. The following fees apply to a testing laboratory:
13	(1) A nonrefundable testing laboratory permit application fee
14	of two thousand dollars (\$2,000).
15	(2) A refundable testing laboratory permit fee of ten thousand
16	dollars (\$10,000) for each testing laboratory location.
17	(3) A refundable testing laboratory permit renewal fee of two
18	thousand dollars (\$2,000) for each testing laboratory location.
19	(4) A nonrefundable permit amendment fee of two hundred
20	fifty dollars (\$250).
21	Sec. 5. An applicant must submit the application fee and permit
22	fee at the time the applicant submits the application.
23	Sec. 6. (a) The department shall retain the application fee even
24	if the application is not approved.
25	(b) The department shall refund the permit fee and renewal fee
26	if the permit or renewal is not approved. However, the permit fee
27	and renewal fee are not refundable if the permit is initially granted
28	but later suspended or revoked.
29	(c) The department shall retain the permit amendment fee even
30	if the application for amendment is not approved.
31	Sec. 7. The department shall transfer all fees to the auditor of
32	state for deposit in the state general fund.
33	Chapter 16. Tracking and Record Keeping
34	Sec. 1. (a) A medical marijuana organization must implement an
35	electronic inventory tracking system, which must be directly
36	accessible to the department through an electronic data base that
37	is updated at least one (1) time each day.
38	(b) The electronic inventory tracking system must include the
39	following:
40	(1) For a grower, a seed to sale tracking system that tracks the
41	medical marijuana from seed to plant until the medical
42	marijuana is sold or transferred to its final destination.
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1	(2) For a processor, a system that tracks medical marijuana
2	from its purchase from a grower to its transfer to a
3	dispensary, testing laboratory, or research facility as
4	authorized by this article.
5	(3) For a dispensary, a system that tracks medical marijuana
6	from its purchase from a grower or processor to its sale to a
7	patient or caregiver or transfer to a testing laboratory,
8	research facility, grower, or processor as authorized by this
9	article.
10	(4) For a dispensary, a system to verify that an identification
11	card presented by a patient or caregiver:
12	(A) is valid; and
13	(B) authorizes the patient or caregiver to receive
14	marijuana from a dispensary.
15	(5) For a medical marijuana organization, a:
16	(A) daily log of each day's beginning inventory,
17	acquisitions, amounts purchased and sold, disbursements,
18	disposals, and ending inventory, including prices paid and
19	amounts collected from patients and caregivers;
20	(B) system to recall defective medical marijuana; and
21	(C) system to track the waste resulting from the growth of
22	medical marijuana, including the name and address of a
23	disposal service.
24	Sec. 2. A medical marijuana organization must implement a
25	plan for:
26	(1) security and surveillance; and
27	(2) record keeping and record retention.
28	Sec. 3. The department:
29	(1) shall require a medical marijuana organization to make an
30	annual report to the department; and
31	(2) may require a medical marijuana organization to make a
32	quarterly report to the department.
33	The department shall determine the form and contents of the
34	report and may make all or part of the report available to the
35	public.
36	Chapter 17. Grower Operations
37	Sec. 1. A person holding a grower permit may do all the
38	following in accordance with rules adopted by the department:
39	(1) Obtain seed and plant material from another grower.
40	(2) Sell and transport seed and plant material to another
41	grower or processor.
42	(3) Sell and transport medical marijuana to a processor,
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1	dispensary, testing laboratory, or research facility authorized
2	by the department.
3	Sec. 2. The department shall determine the manner in which
4	medical marijuana may be grown, harvested, and stored at the
5	cultivation or harvesting facility.
6	Sec. 3. The department shall determine the manner in which
7	transportation of medical marijuana shall be conducted between
8	or among growers, processors, testing laboratories, research
9	facilities, and dispensaries. Rules adopted by the department must
10	include the following:
11	(1) Requirements relating to shipping containers and
12	packaging.
13	(2) The manner in which trucks, vans, trailers, or other
14	carriers will be secured.
15	(3) Obtaining copies of driver's licenses and registrations and
16	other information related to security and tracking.
17	(4) The use of a GPS tracking system.
18	(5) Record keeping requirements for delivery and receipt of
19	medical marijuana products.
20	Sec. 4. A grower shall contract with an independent testing
21	laboratory to test the medical marijuana produced by the grower.
22	The department shall approve the testing laboratory and require
23	that the laboratory report testing results in the manner determined
24	by the department. If a grower learns that the grower's sample has
25	failed required testing, the grower must take steps to remediate the
26	harvest to allowable levels under IC 16-51-20-3, or immediately
27	dispose of the harvest.
28	Chapter 18. Processor Operations
29	Sec. 1. A person holding a processor permit may do all the
30	following in accordance with rules adopted by the department:
31	(1) Obtain plant material from a grower.
32	(2) Sell and transport processed medical marijuana to another
33	grower or processor.
34	(3) Sell and transport medical marijuana to a processor,
35	dispensary, testing laboratory, or research facility authorized
36	by the department.
37	Sec. 2. The department shall determine the manner in which
38	medical marijuana may be processed or stored at the processor
39	facility.
40	Sec. 3. The department shall determine the manner in which
41	transportation of medical marijuana shall be conducted between
42	or among medical marijuana organizations and research facilities.

Rules adopted by the department must include the following: (1) Requirements relating to shipping containers and packaging. (2) The manner in which trucks, vans, trailers, or other carriers will be secured. (3) Obtaining copies of driver's licenses and registrations and other information related to security and tracking. (4) The use of a GPS tracking system. 9 (5) Record keeping requirements for delivery and receipt of medical marijuana products. 11 Sec. 4. A processor shall develop a plan to ensure that medical marijuana products are properly labeled, are not packaged in a manner that is appealing to children, and are placed in child resistant packaging. 15 Sec. 5. A processor shall include on its labeling of medical marijuana products the following: 17 (1) The number of doses contained within the package, the species, and the percentage of tetrahydrocannabinol and cannabinol. 100 (2) A warning that the medical marijuana must be kept in the original container in which it was dispensed. 12 (4) A list of ingredients. 13 (5) Any other information required by the department. 14 Sec. 6. A processor shall contract with an independent testing laboratory to test the medical marijuana product by the department. 12 (3) A warning that unauthorized use is unlawful and will subject the person to criminal penalties. 14 A list of ingredients. 15 </th <th></th> <th></th>		
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	42	Sec. 2. The dispensary shall provide to the patient or caregiver

1a receipt including all of the following:2(1) The name and address of the dispensary.3(2) The name and address of the patient and caregiver (if4applicable).5(3) The date the medical marijuana was dispensed.6(4) Any requirement or limitation by the physician as to the7form of medical marijuana for the patient.8(5) The form and the quantity of medical marijuana9dispensed.10Sec. 3. (a) For purposes of this section:11(1) eight (8) grams of concentrated marijuana; or12(2) eighty (80) ten (10) milligram doses of13tetrahydrocannabinol;14is equivalent to one (1) ounce of medical marijuana to a patient17(or caregiver on behalf of a specific patient) per day;18(2) a form of medical marijuana that the patient is not19permitted to possess; or20(3) medical marijuana to a patient who is cultivating mature21marijuana plants for the patient's own use.22Sec. 4. The medical marijuana packaging must include the21following information:22(1) The number of doses contained within the package, the23species, and the percentage of tetrahydrocannabinol and24(1) The number of coses contained within the package, the25species, and the percentage of tetrahydrocannabinol and26(3) A warning that the medical marijuana must be kept in the27(2) A warning that unauthorized use is unlawful and will31(4) Any
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35 (2) may sell medical devices and instruments that are needed
36 to administer medical marijuana; and
37 (3) may sell services approved by the department related to
38 the use of medical marijuana.
39 Sec. 6. A dispensary shall post a copy of its permit in a location
40 within its facility in a manner that is easily observable by the
41 public.
42 Sec. 7. A dispensary shall establish a plan to:
- See (11 dispensing shall estublish a plan to



1 (1) prevent diversion of medical marijuana and medical 2 marijuana products; and 3 (2) ensure a patient is not dispensed more than one (1) ounce 4 of medical marijuana per day. 5 **Chapter 20. Testing Laboratory Operations** 6 Sec. 1. A testing laboratory may test medical marijuana from a 7 medical marijuana organization in accordance with rules adopted 8 by the department if: 9 (1) it holds a valid permit issued under this article; or 10 (2) it is already accredited as a testing laboratory to 11 **International Organization for Standardization (ISO) 17025** 12 by a third party accrediting body such as the American 13 Association for Laboratory Accreditation (A2LA) or Assured 14 Calibration and Laboratory Accreditation Select Services 15 (ACLASS). 16 Sec. 2. A testing laboratory shall maintain policies and 17 procedures for the secure and proper analytical testing of medical 18 marijuana, which must include: 19 (1) laboratory analysis techniques, including specific 20 instrumentation and protocols necessary to perform the tests 21 required by the department; 22 (2) the implementation of standards and methods for 23 conducting analysis of forms of medical marijuana in 24 accordance with the requirements of ISO/IEC 17025 25 "General Requirements for the Competence of Testing and 26 Calibration Laboratories"; and 27 (3) methods of testing to detect: 28 (A) potency levels of tetrahydrocannabinol and 29 cannabidiol; 30 (B) microbials; 31 (C) mycotoxins; 32 (D) pesticides; 33 (E) residual solvents; and 34 (F) any other matter as required by the department. 35 Sec. 3. The department shall establish the allowable level of 36 microbials, mycotoxins, pesticides, residual solvents, and other 37 matter determined by the department. If a sample received from 38 a grower or processor exceeds allowable levels, the testing 39 laboratory must immediately notify the grower or processor from 40 whom they received the sample. 41 Sec. 4. A person holding an ownership interest in a dispensary, 42 grower, or processor permit may not have an ownership interest



2022

1	in a testing laboratory permit.
2	Chapter 21. Transportation
3	Sec. 1. A transporter may transport medical marijuana or
4	paraphernalia from a:
5	(1) grower or processor to a dispensary;
6	(2) grower or processor to a testing laboratory or research
7	facility authorized by the department;
8	(3) dispensary to a grower or processor;
9	(4) dispensary to a testing laboratory or research facility
10	authorized by the department;
11	(5) medical marijuana organization to another medical
12	marijuana organization; or
13	(6) medical marijuana organization to another person if
14	authorized to do so by the department;
15	if the transporter complies with this chapter.
16	Sec. 2. A transporter under this chapter may not have a felony
17	conviction that has not been expunged.
18	Sec. 3. Medical marijuana or paraphernalia transported under
19	this chapter must be:
20	(1) packed in a tamper resistant and tamper evident package;
21	(2) clearly marked as to quantity and contents; and
22	(3) securely stored in the vehicle used for transport.
23	Sec. 4. The transporter shall proceed as directly and
24	expeditiously as practicable from the shipping location to the
25	receiving location.
26	Sec. 5. The person who ships the medical marijuana or
27	paraphernalia shall provide the transporter with a shipping
28	manifest clearly stating the:
29	(1) exact quantity of medical marijuana or paraphernalia that
30	is being transported;
31	(2) address of the shipping location;
32	(3) address of the receiving location; (4) identification of the nonconstruction the motorials and
33	(4) identification of the person transporting the material; and
34 35	(5) time the person transporting the material left the shipping location.
36 37	Sec. 6. The transporter shall keep the shipping manifest in the transporter's possession at all times.
37	Sec. 7. The department may adopt rules to regulate the
30 39	transport of medical marijuana or paraphernalia.
39 40	Chapter 22. Civil Penalties
40 41	Sec. 1. The department may assess a penalty of not more than
42	ten thousand dollars (\$10,000) for each violation of this article or
74	the mousand domais (\$10,000) for each violation of this afficie of



1	
1	a rule adopted under this article. In addition, the department may
2	impose an additional penalty of not more than one thousand
3	dollars (\$1,000) for each day of a continuing violation.
4	Sec. 2. (a) In determining the amount of a civil penalty imposed
5	under this chapter, the department shall consider the following:
6	(1) The seriousness of the violation.
7	(2) The potential harm resulting from the violation to
8	patients, caregivers, or the general public.
9	(3) The willfulness of the violation.
10	(4) Any previous violations.
11	(5) The economic benefit that accrued to the person who
12	committed the violation.
13	(b) If the department finds that the:
14	(1) violation did not threaten the safety or health of a patient,
15	caregiver, or the general public; and
16	(2) violator took immediate action to remedy the violation
17	upon learning of it;
18	the department may issue a written warning instead of assessing a
19	civil penalty.
20	Sec. 3. In addition to the civil penalty described in this chapter,
21	and any other penalty authorized by law, the department may
22	revoke or suspend a person's permit or identification card.
23	Chapter 23. Research
24	Sec. 1. (a) The department may provide assistance to
25	universities, research facilities, pharmaceutical companies, state
26	agencies, and similar entities that wish to conduct research
27	concerning medical marijuana.
28	(b) The department may conduct research concerning medical
29	marijuana.
30	Sec. 2. The department may authorize persons conducting
31	research on medical marijuana to obtain, possess, transport, and
32	use medical marijuana for research purposes, under terms and
33	conditions established by the department. The department shall
34	issue appropriate documentation to allow persons to obtain
35	marijuana for research purposes.
36	Chapter 24. Discrimination Prohibited
37	Sec. 1. (a) It is unlawful discrimination for any person to:
38	(1) suspend;
39	(2) expel;
40	(3) refuse to employ;
41	(4) refuse to admit;
42	(5) refuse to grant or renew a license, permit, or certificate



1	necessary to engage in any activity, occupation, or profession;
2 3	or
	(6) otherwise discriminate against;
4	any person due to the person's lawful certification, use, possession,
5	delivery, distribution, transport, cultivation, or manufacture of
6	marijuana or paraphernalia as authorized by this article.
7	(b) A person who violates this section commits a Class C
8	infraction. However, the offense is a Class B infraction if the
9	person has a prior unrelated adjudication under this section.
10	(c) In addition to any other penalty prescribed by this section,
11	a person who is the victim of unlawful discrimination may obtain
12	injunctive relief.
13	Sec. 2. A person's lawful certification, use, possession, delivery,
14	distribution, transport, cultivation, or manufacture of marijuana
15	or paraphernalia under this article is not admissible as evidence in
16	an action for negligent hiring, admission, or licensure against a
17	person or entity hired, admitted, or licensed by the person or entity
18	that lawfully used marijuana.
19	Sec. 3. A law enforcement officer who knowingly or
20	intentionally performs a search or seizure of a patient or caregiver
21	holding a valid identification card:
22	(1) more than two (2) times in any sixty (60) day period; and
23	(2) without:
24	(A) reasonable suspicion;
25	(B) probable cause; or
26	(C) a warrant;
27	commits harassment of a medical marijuana user, a Class A
28	misdemeanor. However, the offense is a Level 6 felony if the person
29	has a prior unrelated conviction under this section.
30	Sec. 4. (a) This section applies only to a law enforcement officer
31	employed by the state, a political subdivision of the state, or a unit.
32	This section does not apply to a federal law enforcement officer.
33	(b) A law enforcement officer or employee of the state, a
34	political subdivision of the state, or of a unit may not aid or assist
35	a federal law enforcement officer in the enforcement of a federal
36	law:
37	(1) criminalizing; or
38	(2) authorizing civil forfeiture with respect to;
39 40	any activity permitted under this article.
40	(c) A person who knowingly or intentionally violates this section
41	commits a Level 6 felony.
42	Chapter 25. Reports



1	
1	Sec. 1. The department shall, not later than December 31 of
2	each year, submit a report concerning the medical marijuana
3	program to the legislative council, the governor, and the chief
4	justice of the supreme court. The report to the legislative council
5	must be in an electronic format under IC 5-14-6. The report must
6	include the number of appeals and grievances filed and adjudicated
7	under chapter 26 of this article.
8	Chapter 26. Medical Marijuana Oversight Board
9	Sec. 1. (a) The medical marijuana oversight board is established.
10	(b) The medical marijuana oversight board consists of:
11	(1) Two (2) members of the senate, appointed as follows:
12	(A) One (1) member appointed by the president pro
13	tempore of the senate.
14	(B) One (1) member appointed by the senate minority
15	leader.
16	(2) Two (2) members of the house of representatives,
17	appointed as follows:
18	(A) One (1) member appointed by the speaker of the house
19	of representatives.
20	(B) One (1) member appointed by the house minority
21	leader.
22	(3) One (1) member, appointed by the governor.
23	(4) One (1) individual representing the Indiana Pharmacists
24	Association.
25	(5) One (1) individual representing the Indiana State Medical
26	Association.
27	(c) The medical marijuana oversight board shall elect one (1) of
28	its members to be chairperson and one (1) of its members to be
29	secretary of the board.
30	(d) The medical marijuana oversight board shall meet at the call
31	of the chair. The members serve without compensation.
32	(e) A majority of the board members constitutes a quorum. The
33	board may act by an affirmative vote of a majority of the board.
34	Sec. 2. The medical marijuana oversight board may adopt rules
35	under IC 4-22-2 to establish procedures to:
36	(1) implement and administer an appeals process; or
37	(2) resolve grievances;
38	arising under this article.
39	Sec. 3. The rules may include informal procedures to resolve
40	appeals or grievances under this article.
41	Sec. 4. The department must include the number of appeals and
42	grievances filed and adjudicated under this chapter in the yearly



1	report required to be submitted under chapter 25 of this article.
2	Sec. 5. Final resolution of appeals or grievances arising under
3	this chapter are subject to IC 4-21.5.
4	SECTION 22. IC 35-46-9-6, AS AMENDED BY P.L.184-2019,
5	SECTION 14, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
6	JULY 1, 2022]: Sec. 6. (a) Except as provided in subsections (b) and
7	(c), a person who operates a motorboat while:
8	(1) having an alcohol concentration equivalent (as defined in
9	IC 9-13-2-2.4) to at least eight-hundredths (0.08) gram of alcohol
10	per:
11	(A) one hundred (100) milliliters of the person's blood; or
12	(B) two hundred ten (210) liters of the person's breath;
13	(2) having a controlled substance listed in schedule I or II of
14	IC 35-48-2 or its metabolite in the person's body; blood; or
15	(3) intoxicated;
16	commits a Class C misdemeanor.
17	(b) The offense is a Level 6 felony if:
18	(1) the person has a previous conviction under:
19	(A) IC 14-1-5 (repealed);
20	(B) IC 14-15-8-8 (repealed); or
21	(C) this chapter; or
22	(2) the offense results in serious bodily injury to another person.
23	(c) The offense is a Level 5 felony if the offense results in the death
24	or catastrophic injury of another person.
25	(d) It is a defense to a prosecution under subsection (a)(2) that:
26	(1) the accused person consumed the controlled substance in
27	accordance with a valid prescription or order of a practitioner (as
28	defined in IC 35-48-1-24) who acted in the course of the
29	practitioner's professional practice; or
30	(2) the:
31	(A) controlled substance is marijuana or a metabolite of
32	marijuana;
33	(B) accused person is a person authorized to use medical
34	marijuana under IC 16-51; and
35	(C) the accused person used the medical marijuana in
36	substantial compliance with the requirements of IC 16-51.
37	SECTION 23. IC 35-48-4-8.3, AS AMENDED BY P.L.187-2015,
38	SECTION 49, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39	JULY 1, 2022]: Sec. 8.3. (a) This section does not apply to:
40	(1) a rolling paper; or
41	(2) a patient, caregiver, medical marijuana organization,
42	research facility, or transporter described in IC 16-51 if the



1 2	person is in substantial compliance with the requirements of IC 16-51.
$\frac{2}{3}$	(b) A person who knowingly or intentionally possesses an
4	instrument, a device, or another object that the person intends to use
5	for:
6	(1) introducing into the person's body a controlled substance;
7	(2) testing the strength, effectiveness, or purity of a controlled
8	substance; or
9	(3) enhancing the effect of a controlled substance;
10	commits a Class C misdemeanor. However, the offense is a Class A
11	misdemeanor if the person has a prior unrelated judgment or conviction
12	under this section.
13	SECTION 24. IC 35-48-4-8.5, AS AMENDED BY P.L.153-2018,
14	SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
15	JULY 1, 2022]: Sec. 8.5. (a) A person who keeps for sale, offers for
16	sale, delivers, or finances the delivery of a raw material, an instrument,
17	a device, or other object that is intended to be or that is designed or
18	marketed to be used primarily for:
19	(1) ingesting, inhaling, or otherwise introducing into the human
20	body marijuana, hash oil, hashish, salvia, a synthetic drug, or a
21	controlled substance;
22	(2) testing the strength, effectiveness, or purity of marijuana, hash
23	oil, hashish, salvia, a synthetic drug, or a controlled substance;
24	(3) enhancing the effect of a controlled substance;
25	(4) manufacturing, compounding, converting, producing,
26	processing, or preparing marijuana, hash oil, hashish, salvia, a
27	synthetic drug, or a controlled substance;
28	(5) diluting or adulterating marijuana, hash oil, hashish, salvia, a
29	synthetic drug, or a controlled substance by individuals; or
30 31	(6) any purpose announced or described by the seller that is in
31 32	violation of this chapter;
32 33	commits a Class A infraction for dealing in paraphernalia. (b) A person who knowingly or intentionally violates subsection (a)
33 34	commits a Class A misdemeanor. However, the offense is a Level 6
35	felony if the person has a prior unrelated judgment or conviction under
36	this section.
37	(c) This section does not apply to the following:
38	(1) Items marketed for use in the preparation, compounding,
39	packaging, labeling, or other use of marijuana, hash oil, hashish,
40	salvia, a synthetic drug, or a controlled substance as an incident
41	to lawful research, teaching, or chemical analysis and not for sale.
42	(2) Items marketed for or historically and customarily used in



1	connection with the planting, propagating, cultivating, growing,
2 3	harvesting, manufacturing, compounding, converting, producing,
	processing, preparing, testing, analyzing, packaging, repackaging,
4	storing, containing, concealing, injecting, ingesting, or inhaling
5	of tobacco or any other lawful substance.
6	(3) A qualified entity (as defined in IC 16-41-7.5-3) that provides
7	a syringe or needle as part of a program under IC 16-41-7.5.
8	(4) Any entity or person that provides funding to a qualified entity
9	(as defined in IC 16-41-7.5-3) to operate a program described in
10	IC 16-41-7.5.
11	(5) A patient, caregiver, medical marijuana organization,
12	research facility, or transporter described in IC 16-51 if the
13	person is in substantial compliance with the requirements of
14	IC 16-51.
15	SECTION 25. IC 35-48-4-10, AS AMENDED BY P.L.153-2018,
16	SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
17	JULY 1, 2022]: Sec. 10. (a) A person who:
18	(1) knowingly or intentionally:
19	(A) manufactures;
20	(B) finances the manufacture of;
21	(C) delivers; or
22	(D) finances the delivery of;
23	marijuana, hash oil, hashish, or salvia, pure or adulterated; or
24	(2) possesses, with intent to:
25	(A) manufacture;
26	(B) finance the manufacture of;
27	(C) deliver; or
28	(D) finance the delivery of;
29	marijuana, hash oil, hashish, or salvia, pure or adulterated;
30	commits dealing in marijuana, hash oil, hashish, or salvia, a Class A
31	misdemeanor, except as provided in subsections (b) through (d).
32	(b) A person may be convicted of an offense under subsection (a)(2)
33	only if:
34	(1) there is evidence in addition to the weight of the drug that the
35	person intended to manufacture, finance the manufacture of,
36	deliver, or finance the delivery of the drug; or
37	(2) the amount of the drug involved is at least:
38	(A) ten (10) pounds, if the drug is marijuana; or
39	(B) three hundred (300) grams, if the drug is hash oil, hashish,
40	or salvia.
40 41	(c) The offense is a Level 6 felony if:
42	(1) the person has a prior conviction for a drug offense and the
14	(1) the person has a prior conviction for a drug offense and the



1	amount of the drug involved is:
2	(A) less than thirty (30) grams of marijuana; or
3	(B) less than five (5) grams of hash oil, hashish, or salvia; or
4	(2) the amount of the drug involved is:
4 5	(A) at least thirty (30) grams but less than ten (10) pounds of
6	marijuana; or
7	(B) at least five (5) grams but less than three hundred (300)
8	grams of hash oil, hashish, or salvia.
9	(d) The offense is a Level 5 felony if:
10	(1) the person has a prior conviction for a drug dealing offense
11	and the amount of the drug involved is:
12	(A) at least thirty (30) grams but less than ten (10) pounds of
13	marijuana; or
14	(B) at least five (5) grams but less than three hundred (300)
15	grams of hash oil, hashish, or salvia;
16	(2) the:
17	(A) amount of the drug involved is:
18	(i) at least ten (10) pounds of marijuana; or
19	(ii) at least three hundred (300) grams of hash oil, hashish,
20	or salvia; or
21	(B) offense involved a sale to a minor; or
22	(3) the:
23	(A) person is a retailer;
24	(B) marijuana, hash oil, hashish, or salvia is packaged in a
25	manner that appears to be low THC hemp extract; and
26	(C) person knew or reasonably should have known that the
27	product was marijuana, hash oil, hashish, or salvia.
28	(e) This section does not apply to a patient, caregiver, medical
29	marijuana organization, research facility, or transporter described
30	in IC 16-51 if the person is in substantial compliance with the
31	requirements of IC 16-51.
32	SECTION 26. IC 35-48-4-11, AS AMENDED BY P.L.153-2018,
33	SECTION 26, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
34	JULY 1, 2022]: Sec. 11. (a) A person who:
35	(1) knowingly or intentionally possesses (pure or adulterated)
36	marijuana, hash oil, hashish, or salvia;
37	(2) knowingly or intentionally grows or cultivates marijuana; or
38	(3) knowing that marijuana is growing on the person's premises,
39	fails to destroy the marijuana plants;
40	commits possession of marijuana, hash oil, hashish, or salvia, a Class
41	B misdemeanor, except as provided in subsections (b) through (c).
42	(b) The offense described in subsection (a) is a Class A



1	misdemeanor if:
2	(1) the person has a prior conviction for a drug offense; or
3	(2) the:
4	(A) marijuana, hash oil, hashish, or salvia is packaged in a
5	manner that appears to be low THC hemp extract; and
6	(B) person knew or reasonably should have known that the
7	product was marijuana, hash oil, hashish, or salvia.
8	(c) The offense described in subsection (a) is a Level 6 felony if:
9	(1) the person has a prior conviction for a drug offense; and
10	(2) the person possesses:
11	(A) at least thirty (30) grams of marijuana; or
12	(B) at least five (5) grams of hash oil, hashish, or salvia.
13	(d) This section does not apply to a patient, caregiver, medical
14	marijuana organization, research facility, or transporter described
15	in IC 16-51 if the person is in substantial compliance with the
16	requirements of IC 16-51.
17	SECTION 27. IC 35-52-16-94 IS ADDED TO THE INDIANA
18	CODE AS A NEW SECTION TO READ AS FOLLOWS
19	[EFFECTIVE JULY 1, 2022]: Sec. 94. IC 16-51-24-3 defines a crime
20	concerning medical marijuana.
21	SECTION 28. IC 35-52-16-95 IS ADDED TO THE INDIANA
22	CODE AS A NEW SECTION TO READ AS FOLLOWS
23	[EFFECTIVE JULY 1, 2022]: Sec. 95. IC 16-51-24-4 defines a crime
24	concerning medical marijuana.

