## SENATE BILL No. 175

### DIGEST OF INTRODUCED BILL

**Citations Affected:** IC 2-5-41.1; IC 6-7-3; IC 6-8.1-1-1; IC 6-11; IC 7.1-8; IC 7.1-9; IC 35-48-4.

**Synopsis:** Medical cannabis. Defines "medical cannabis", specifies that the term does not include smokable cannabis or cannabis mixed with a food product, and permits the use of medical cannabis by a person with a qualifying medical condition as determined by the person's physician. Establishes a medical cannabis program (program) to permit the cultivation, processing, testing, transportation, and dispensing of medical cannabis by holders of a valid permit. Establishes the Indiana cannabis commission (commission) as a state agency to oversee, implement, and enforce the program, and establishes the commission advisory committee to review the effectiveness of the program. Requires that permit holders take steps to prevent diversion of cannabis to unauthorized persons. Requires that medical cannabis be properly labeled, placed in child resistant packaging, and tested by an independent testing laboratory before being made available for purchase. Prohibits packaging medical cannabis in a manner that is appealing to children. Authorizes research on medical cannabis in accordance with rules set forth by the commission. Makes conforming amendments.

Effective: July 1, 2022.

## Ford J.D.

 $January\,10, 2022, read\,first\,time\,and\,referred\,to\,Committee\,on\,Commerce\,and\,Technology.$ 



#### 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.

## SENATE BILL No. 175

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 2-5-41.1 IS ADDED TO THE INDIANA CODE
2	AS A <b>NEW</b> CHAPTER TO READ AS FOLLOWS [EFFECTIVE
3	JULY 1, 2022]:
4	Chapter 41.1. Medical Cannabis Advisory Committee
5	Sec. 1. The following definitions apply throughout this chapter
6	(1) "Advisory committee" means the medical cannabis
7	advisory committee established by section 2 of this chapter.
8	(2) "Commission" means the Indiana cannabis commission
9	established by IC 7.1-9-2-1.
10	Sec. 2. The medical cannabis advisory committee is established
l 1	Sec. 3. (a) The advisory committee consists of the following four
12	(4) voting members and five (5) nonvoting members:
13	(1) One (1) legislative member appointed by the speaker of the
14	house of representatives.
15	(2) One (1) legislative member appointed by the minority
16	leader of the house of representatives.
17	(3) One (1) legislative member appointed by the president pro



1	tempore of the senate.
2	(4) One (1) legislative member appointed by the minority
3	leader of the senate.
4	(5) One (1) representative of law enforcement, appointed as a
5	nonvoting member by the speaker of the house of
6	representatives.
7	(6) One (1) individual having experience in the treatment of
8	medical conditions by means of medical cannabis as a patient,
9	physician, or caregiver, appointed as a nonvoting member by
10	the president pro tempore of the senate.
11	(7) The commissioner of the department of state revenue or
12	the commissioner's designee, who serves as a nonvoting
13	member.
14	(8) The director of the department of agriculture or the
15	director's designee, who serves as a nonvoting member.
16	(9) The state health commissioner or the commissioner's
17	designee, who serves as a nonvoting member.
18	(b) The chairperson of the legislative council shall annually
19	select one (1) of the voting members to serve as chairperson.
20	Sec. 4. (a) A legislative member of the advisory committee may
21	be removed at any time by the appointing authority who appointed
22	the legislative member.
23	(b) If a vacancy exists on the advisory committee, the appointing
24	authority who appointed the former member whose position has
25	become vacant shall appoint an individual to fill the vacancy.
26	Sec. 5. Each member of the advisory committee is entitled to
27	receive the same per diem, mileage, and travel allowances paid to
28	individuals who serve as legislative and lay members, respectively,
29	of interim study committees established by the legislative council.
30	Sec. 6. The affirmative votes of a majority of the voting
31	members appointed to the advisory committee are required for the
32	advisory committee to take action on any measure, including final
33	reports.
34	Sec. 7. The advisory committee shall do the following:
35	(1) Review rules adopted by the commission.
36	(2) Review legislative proposals suggested by the commission.
37	(3) Evaluate the medical cannabis research and development
38	program under IC 7.1-9-5.
39	(4) Evaluate the operation of the medical cannabis program.
40	(5) Consider any other matter that has bearing on the
41	operation of the medical cannabis program.
42	SECTION 2. IC 6-7-3 IS REPEALED [EFFECTIVE JULY 1, 2022].



(Controlled Substance Excise Tax).

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SECTION 3. IC 6-8.1-1-1, AS AMENDED BY P.L.165-2021, SECTION 120, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]: Sec. 1. "Listed taxes" or "taxes" includes only the pari-mutuel taxes (IC 4-31-9-3 through IC 4-31-9-5); the supplemental wagering tax (IC 4-33-12); the riverboat wagering tax (IC 4-33-13); the slot machine wagering tax (IC 4-35-8); the type II gambling game excise tax (IC 4-36-9); the gross income tax (IC 6-2.1) (repealed); the utility receipts and utility services use taxes (IC 6-2.3); the state gross retail and use taxes (IC 6-2.5); the adjusted gross income tax (IC 6-3); the supplemental net income tax (IC 6-3-8) (repealed); the county adjusted gross income tax (IC 6-3.5-1.1) (repealed); the county option income tax (IC 6-3.5-6) (repealed); the county economic development income tax (IC 6-3.5-7) (repealed); the local income tax (IC 6-3.6); the auto rental excise tax (IC 6-6-9); the financial institutions tax (IC 6-5.5); the gasoline tax (IC 6-6-1.1); the special fuel tax (IC 6-6-2.5); the motor carrier fuel tax (IC 6-6-4.1); a motor fuel tax collected under a reciprocal agreement under IC 6-8.1-3; the vehicle excise tax (IC 6-6-5); the aviation fuel excise tax (IC 6-6-13); the commercial vehicle excise tax (IC 6-6-5.5); the excise tax imposed on recreational vehicles and truck campers (IC 6-6-5.1); the hazardous waste disposal tax (IC 6-6-6.6) (repealed); the heavy equipment rental excise tax (IC 6-6-15); the vehicle sharing excise tax (IC 6-6-16); the cigarette tax (IC 6-7-1); the medical cannabis cultivation tax (IC **6-11);** the closed system cartridge tax (IC 6-7-2-7.5); the electronic cigarette tax (IC 6-7-4); the beer excise tax (IC 7.1-4-2); the liquor excise tax (IC 7.1-4-3); the wine excise tax (IC 7.1-4-4); the hard cider excise tax (IC 7.1-4-4.5); the petroleum severance tax (IC 6-8-1); the various innkeeper's taxes (IC 6-9); the various food and beverage taxes (IC 6-9); the county admissions tax (IC 6-9-13 and IC 6-9-28); the oil inspection fee (IC 16-44-2); the penalties assessed for oversize vehicles (IC 9-20-3 and IC 9-20-18); the fees and penalties assessed for overweight vehicles (IC 9-20-4 and IC 9-20-18); and any other tax or fee that the department is required to collect or administer.

SECTION 4. IC 6-11 IS ADDED TO THE INDIANA CODE AS A **NEW** ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2022]:

# **ARTICLE 11. MEDICAL CANNABIS CULTIVATION TAX Chapter 1. Imposition and Collection of Tax**

- Sec. 1. The following definitions apply throughout this article:
- 41 (1)"Department" refers to the department of state revenue.
- 42 (2)"Dispensary" has the meaning set forth in IC 7.1-8-1.



1	(3)"Integrated facility" has the meaning set forth in
2	IC 7.1-8-1.
3	(4)"Patient" has the meaning set forth in IC 7.1-8-1.
4	(5)"Person" has the meaning set forth in IC 6-2.5-1-3.
5	(6) "Processor" has the meaning set forth in IC 7.1-8-1.
6	Sec. 2. A tax is imposed upon the privilege of processing
7	cannabis at a rate of seven percent (7%) of the sales price per
8	ounce of cannabis. This tax shall be paid to the department by a
9	processor and by an integrated facility that processes cannabis,
10	and is not the responsibility of a grower, dispensary, or a
11	qualifying patient.
12	Sec. 3. (a) Every person subject to the tax under this article shall
13	remit the tax owed to the department before the fifteenth day of
14	the month following the month in which the cannabis is sold.
15	(b) The department shall prescribe the return to be filed for the
16	payment of the tax.
17	Sec. 4. The amounts received from the tax imposed by this
18	article shall be transferred by the auditor of state to the state
19	general fund.
20	Sec. 5. The department has full power to administer and enforce
21	this chapter, to collect all taxes and penalties due, and to dispose of
22	taxes and penalties so collected as provided by law. The tax is a
23	listed tax for purposes of IC 6-8.1.
24	Sec. 6. Except as otherwise provided in this article, a tax
25	imposed under this chapter shall be imposed, paid, and collected in
26	the same manner that the state gross retail tax is imposed, paid,
27	and collected under IC 6-2.5.
28	Sec. 7. The department shall adopt rules under IC 4-22-2 to
29	implement this article
30	SECTION 5. IC 7.1-8 IS ADDED TO THE INDIANA CODE AS A
31	<b>NEW</b> ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1,
32	2022]:
33	ARTICLE 8. MEDICAL CANNABIS
34	Chapter 1. Definitions
35	Sec. 1. The following definitions apply throughout this article:
36	(1) "Cannabis" means any part of the plant genus Cannabis.
37	However, the term does not include industrial hemp.
38	(2) "Caregiver" means the individual designated by a patient
39	under this article to obtain, possess, deliver, and assist in the
10	administration of medical cannabis to the patient.
11	(3) "Commission" means the Indiana cannabis commission
12	established by IC 7.1-9-2-1.



1	(4) "Dispensary" means a person that holds a permit issued
2	by the commission to dispense medical cannabis.
3	(5) "Executive commission" means the commissioners
4	described in IC 7.1-9-2.
5	(6) "Family or household member" means a person described
6	in IC 35-31.5-2-128.
7	(7) "Form of medical cannabis" means the characteristics of
8	the medical cannabis recommended for a particular patient,
9	including the method of consumption, and any particular
10	dosage, strain, variety, quantity, or percentage of medical
11	cannabis or of a particular active ingredient.
12	(8) "Grower" means a person that holds a permit issued by
13	the commission to grow cannabis to be processed into medical
14	cannabis. The term includes a site or facility operated by a
15	grower to carry out the functions authorized by the permit.
16	(9) "Identification card" means a valid document issued to a
17	patient or caregiver by the commission authorizing access to
18	medical cannabis.
19	(10) "INSPECT" means the Indiana scheduled prescription
20	electronic collection and tracking program established by
21	IC 25-1-13-4.
22	(11) "Integrated facility" means a person that holds a permit
23	issued by the commission to perform, as specified by the
24	permit, the functions of at least two (2) of the following:
25	(A) a grower;
26	(B) a processor;
27	(C) a secure transporter; and
28	(D) a dispensary.
29	The term includes a site or facility operated by an integrated
30	facility to carry out functions authorized by the permit. An
31	integrated facility may not perform the function of a testing
32	laboratory.
33	(12) "Medical cannabis" means a product containing a
34	derivative of cannabis for medical use by a patient in the form
35	of any of the following, as determined by rule of the
36	commission:
37	(A) An oral tablet, capsule, or tincture.
38	(B) A nonsugarcoated, nonsweetened gelatinous cube,
39	gelatinous rectangular cuboid, or lozenge in a cube or
10	rectangular cuboid shape.
<b>1</b> 1	(C) A gel, oil, cream, or other topical preparation.

(D) A suppository.



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1	(E) A transdermal patch.
2	(F) A nebulizer.
3	(G) A liquid or oil for administration using an inhaler.
4	The term does not include raw plant material, a product
5	administered by smoking or vaping, or a food product that
6	has cannabis baked, mixed, or otherwise infused into the
7	product, such as cookies or candies.
8	(13) "Medical cannabis organization" means a dispensary, a
9	grower, a processor, a secure transporter, a testing
10	laboratory, or an integrated facility that holds a permit issued
11	by the commission.
12	(14) "Package" means a container that a processor uses for
13	enclosing and containing medical cannabis. The term does not
14	include a carryout bag or other similar container.
15	(15) "Patient" means an individual who:
16	(A) is an adult who:
17	(i) has a qualifying medical condition; and
18	(ii) otherwise meets the requirements to use medical
19	cannabis under this article; or
20	(B) is a child less than eighteen (18) years of age who:
21	(i) has a qualifying medical condition;
22	(ii) is permitted to receive medical cannabis under this
23	article with the assistance of a caregiver; and
24	(iii) otherwise meets the requirements to use medical
25	cannabis of this article.
26	(16) "Permit" means an authorization issued by the
27	commission to conduct activities under this article.
28	(17) "Physician certification" means authorization from a
29	physician for a patient to use medical cannabis.
30	(18) "Processor" means a person that holds a permit issued by
31	the commission to purchase cannabis from a grower and
32	extract derivatives from the cannabis to produce medical
33	cannabis for sale and transfer in packaged and labeled form
34	to a dispensary. The term includes a site or facility operated
35	by a processor to carry out functions authorized by the
36	permit.
37	(19) "Qualifying medical condition" means one (1) or more of
38	the following conditions, or symptoms of the following
39	conditions, if treatment with cannabis is the standard of care
40	for the condition, or if there is documented evidence that
41	conventional treatment or therapy has failed:
42	(A) Autism spectrum disorder (ASD).



1	(B) Cancer related cachexia, nausea, vomiting, weight loss,
2	or chronic pain.
3	(C) Crohn's disease.
4	(D) Depression.
5	(E) Epilepsy or a condition causing seizures.
6	(F) HIV/AIDS related nausea or weight loss.
7	(G) Panic disorder.
8	(H) Parkinson's disease.
9	(I) Persistent nausea that is not significantly responsive to
10	traditional treatment, except for nausea related to
11	pregnancy, cannabis induced cyclical vomiting syndrome
12	or cannabinoid hyperemesis syndrome.
13	(J) Posttraumatic stress disorder (PTSD).
14	(K) Sickle cell anemia.
15	(L) Spasticity associated with a motor neuron disease,
16	including amyotrophic lateral sclerosis.
17	(M) Spasticity associated with multiple sclerosis or a spinal
18	cord injury.
19	(N) A terminal illness.
20	(O) Tourette's syndrome.
21	(P) A condition causing chronic or intractable pain in
22	which conventional therapeutic intervention and opiate
23	therapy is contraindicated or has proved ineffective.
24	(20) "Secure transporter" means a person that holds a permit
25	issued by the commission to transport cannabis or medical
26	cannabis from one permitted facility or site to another
27	permitted facility or site. The term includes equipment
28	operated by a secure transporter to carry out functions
29	authorized by the permit.
30	(21) "Testing laboratory" means a laboratory that analyzes
31	medical cannabis.
32	Chapter 2. Medical Cannabis Program
33	Sec. 1. (a) The medical cannabis program is established to serve
34	patients suffering from a qualifying medical condition by
35	permitting the use of medical cannabis under specified conditions.
36	(b) The commission shall administer the program.
37	(c) The commission has regulatory and enforcement authority
38	over the growing, processing, sale, dispensing, transporting, and
39	use of medical cannabis. The commission additionally has
40	regulatory and enforcement authority over the use of cannabis for
41	medical research.

Sec. 2. The commission shall do the following:



1	(1) Issue a permit to a qualifying medical cannabis
2	organization authorizing it to grow, process, dispense,
3	transport, or test medical cannabis.
4	(2) Establish and maintain an electronic data base to store
5	and track information relating to the medical cannabis
6	program. The data base must:
7	(A) have the ability to authenticate in real time an
8	identification card presented to a dispensary;
9	(B) track in real time the amount of cannabis provided to
0	a patient or caregiver at a dispensary, and share this
1	information in real time with other dispensaries to prevent
2	diversion;
3	(C) store records relating to a physician's certification,
4	including, if applicable, the recommended form of
5	cannabis and any early expiration date recommended by
6	the physician; and
7	(D) track the cultivation, processing, transport, storage
8	and dispensing of medical cannabis.
9	(3) Maintain within the commission's data base an electronic
20	directory of patients and caregivers approved to use or assist
21	in the administration of medical cannabis.
.2	(4) Develop enforcement procedures, including announced
22 23 24	and unannounced inspections of:
.4	(A) a dispensary;
25 26	(B) a grower facility;
26	(C) a processor facility;
27	(D) a testing laboratory;
28	(E) a secure transporter;
.9	(F) an integrated facility; and
0	(G) all records of a medical cannabis organization.
1	(5) Establish a program to authorize the use of medical
52	cannabis for medical research purposes, and issue documents
3	to permit a researcher to obtain medical cannabis for
4	research purposes.
55	(6) Establish and maintain public outreach programs about
66	the medical cannabis program, including:
7	(A) a dedicated telephone number for patients, caregivers,
8	and members of the public to obtain basic information
9	about the dispensing of medical cannabis; and
-0	(B) a publicly accessible Internet web site containing
.1	information similar to that described in clause ( $\Delta$ )

(7) Collaborate as necessary with other state agencies, and



1	contract with third parties as necessary to carry out the
2	medical cannabis program.
3	(8) Develop record keeping requirements for all books and
4	papers, any electronic data base or tracking system data, and
5	other information of a medical cannabis organization.
6	Information shall be retained for at least four (4) years unless
7	otherwise provided by the commission.
8	(9) Restrict the advertising and marketing of medical
9	cannabis, which must be consistent with the federal
10	regulations governing prescription drug advertising and
11	marketing.
12	Except as otherwise provided in this article, data and records
13	described in this section are confidential and may not be
14	transferred or sold.
15	Sec. 3. (a) The commission shall adopt rules under IC 4-22-2 to
16	implement this article.
17	(b) The commission may adopt emergency rules in the manner
18	provided under IC 4-22-2-37.1 to implement this article.
19	Emergency rules adopted under this subsection expire on the later
20	of:
21	(1) the date permanent rules are adopted to replace the
22	emergency rules; or
23	(2) July 1, 2024.
24	Sec. 4. (a) The commission shall maintain a confidential list of
25	patients and caregivers to whom it has issued identification cards.
26	Except as provided in subsection (b), all information obtained by
27	the commission relating to patients, caregivers, and other
28	applicants is confidential and may not be transferred or sold.
29	(b) The following records are public:
30	(1) An application for a permit submitted by a medical
31	cannabis organization.
32	(2) Information relating to penalties or other disciplinary
33	actions taken against a medical cannabis organization for
34	violation of this article.
35	Chapter 3. Use of Medical Cannabis
36	Sec. 1. Notwithstanding any law to the contrary, the use,
37	possession, delivery, distribution, transport, cultivation, or
38	manufacture of:
39	(1) medical cannabis; or
40	(2) cannabis used in connection with medical cannabis;
41	is lawful if the use or possession complies with this article.
42	However, this article does not authorize a person to operate a
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1	motor vehicle, a motorboat, or any other device or equipment
2	while under the influence of medical cannabis.
3	Sec. 2. The use of medical cannabis is subject to the following:
4	(1) Medical cannabis may be dispensed only to:
5	(A) an adult patient who receives a certification from a
6	physician and is in possession of a valid identification card
7	issued by the commission that authorizes dispensing
8	medical cannabis to the patient;
9	(B) a caregiver who possesses a valid identification card
10	issued by the commission and who is acting on behalf of a
11	patient; or
12	(C) a research facility authorized by the commission,
13	under terms and conditions established by the commission.
14	(2) Medical cannabis may not be dispensed to a patient less
15	than eighteen (18) years of age, but may be dispensed to the
16	patient's caregiver on behalf of the patient less than eighteen
17	(18) years of age.
18	(3) If a physician has ordered that medical cannabis be
19	dispensed in a specific form, medical cannabis may be
20	dispensed only in that form.
21	(4) An individual may not act as a caregiver for more than ten
22	(10) patients.
23	(5) A patient may designate up to two (2) caregivers at any
24	one (1) time.
25	(6) Medical cannabis that has not been used by the patient
26	shall be kept in the original package in which it was
27	dispensed.
28	(7) A patient or caregiver shall possess an identification card
29	whenever the patient or caregiver is in possession of medical
30	cannabis.
31	(8) A product packaged by a medical cannabis organization
32	may be identified only by:
33	(A) the name of the grower or processor;
34	(B) the name of the dispensary;
35	(C) the form and species of medical cannabis;
36	(D) the percentage of tetrahydrocannabinol and
37	cannabinol contained in the product; and
38	(E) any other labeling required by the commission.
39	Sec. 3. (a) Except as expressly permitted in this article, the
40	possession or use of medical cannabis is unlawful.
41	(b) In addition to any other penalty provided by law, the
42	unlawful possession or use of medical cannabis may be a crime



1	under IC 35-48-4.
2	Chapter 4. Physicians
3	Sec. 1. (a) A physician who issues a physician certification under
4	this article may not have an ownership interest in a medical
5	cannabis organization.
6	(b) A physician may issue a certification to a patient only if the
7	physician:
8	(1) establishes and intends to maintain a bona fide physician
9	patient relationship with the patient for the provision of
10	medical services that is established by an in-person visit and
11	for which there is an expectation that the physician will
12	provide care to the patient on an ongoing basis; or
13	(2) establishes coordination with the patient's existing
14	primary physician for treatment of the patient's serious
15	medical condition.
16	(c) A physician who violates this section may be subject to
17	professional discipline.
18	Sec. 2. A physician may issue a certification to use medical
19	cannabis to a patient if the following requirements are met:
20	(1) The physician has determined that the patient has a
21	qualifying medical condition.
22	(2) The patient is under the physician's continuing care for the
23	serious medical condition, except as provided in section
24	1(b)(2) of this chapter.
25	(3) The physician has determined the patient is likely to
26	receive therapeutic or palliative benefit from the use of
27	medical cannabis.
28	Sec. 3. A physician issuing a certification under section 1(b)(2)
29	of this chapter may not issue a certification unless the physician
30	has contacted the patient's existing primary physician to discuss
31	the patient's qualifying medical condition and which form of
32	medical cannabis the patient is likely to benefit from.
33	Sec. 4. A certification must include the following information:
34	(1) The patient's name, date of birth, and address.
35	(2) The specific qualifying medical condition of the patient.
36	(3) A statement by the physician that the patient has a
37	qualifying medical condition and the patient is under
38	continuing care for the qualifying medical condition that is
39	provided by:
40	(A) the physician; or
41	(B) the patient's existing primary physician (as described
42	under section 1(b)(2) of this chapter).



1	(4) The date of issuance.
2	(5) The name, address, telephone number, and signature of
3	the physician.
4	(6) Any requirement or limitation concerning the appropriate
5	form of medical cannabis, and any limitation on the duration
6	of use, if applicable.
7	Sec. 5. (a) A physician shall review INSPECT:
8	(1) to determine, before issuing a certification, the controlled
9	substance history of a patient; and
0	(2) before recommending a change of amount or form of
l 1	medical cannabis.
12	(b) A physician may access INSPECT to do any of the following:
13	(1) To determine whether a patient is under treatment with a
14	controlled substance by another physician or other person.
15	(2) To allow the physician to review the patient's controlled
16	substance history as considered necessary by the physician.
17	(3) To provide to the patient, or a caregiver on behalf of the
18	patient if authorized by the patient, a copy of the patient's
19	controlled substance history.
20	Sec. 6. A physician shall do the following:
21	(1) Provide the certification to the patient.
22	(2) Provide a copy of the certification to the commission,
23	which shall place the information in the patient directory
24	within the commission's electronic data base. The certification
25	may be transmitted to the commission electronically.
26	(3) File a copy of the certification in the patient's health care
27	record.
28	Sec. 7. A physician may not issue a certification for the
29	physician's own use or for the use of a family or household member
30	of the physician.
31	Chapter 5. Certification Form
32	Sec. 1. The commission shall develop a standard certification
33	form, which it shall provide to a physician upon request. The form
34	must be available electronically. The form must include a
35	statement that a false statement made by a physician is punishable
36	under the penalties of perjury.
37	Chapter 6. Patients
38	Sec. 1. The commission shall issue an identification card to a
39	patient who has a valid certification and who otherwise meets the
10	requirements of this article.

Sec. 2. The commission shall issue an identification card to a

caregiver designated by the patient in accordance with this article.



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1	Sec. 3. Except as provided in section 4 of this chapter, an
2	identification card issued to a patient authorizes the patient to
3	obtain and use medical cannabis as authorized by this article.
4	Except as provided in section 5 of this chapter, an identification
5	card issued to a caregiver authorizes the caregiver to obtain
6	medical cannabis for a patient.
7	Sec. 4. A patient who is less than eighteen (18) years of age may
8	not obtain medical cannabis from a dispensary. A caregiver may
9	obtain medical cannabis at a dispensary for use by a patient.
10	Sec. 5. A caregiver may not obtain medical cannabis from a
11	dispensary in a form that the patient who will use the medical
12	cannabis is not permitted to use.
13	Chapter 7. Identification Cards
14	Sec. 1. The commission shall do the following:
15	(1) Review applications for identification cards.
16	(2) Review certifications submitted by physicians.
17	(3) Issue identification cards to patients and caregivers.
18	(4) Note in the electronic data base if a patient identification
19	card may not be used to obtain medical cannabis from a
20	dispensary because the patient is less than eighteen (18) years
21	of age.
22	(5) Note in the electronic data base any restriction on the form
23	of cannabis that may be dispensed.
24	Sec. 2. A patient or a caregiver may apply, in a form and
25	manner prescribed by the commission, for issuance or renewal of
26	an identification card. A caregiver must submit a separate
27	application for issuance or renewal. Each application must include:
28	(1) the name, address, and date of birth of the patient;
29	(2) the name, address, and date of birth of a caregiver, if
30	applicable;
31	(3) a copy of the certification issued by the physician;
32	(4) the name, address, and telephone number of the physician;
33	(5) the signature of the applicant and the date signed; and
34	(6) any other information required by the commission.
35	Sec. 3. The fee to apply for or to renew an identification card is
36	fifty dollars (\$50). The commission may waive or reduce the fee if
37	the applicant demonstrates financial hardship.
38	Sec. 4. The commission shall make application and renewal
39	forms available on the commission's Internet web site.
40	Sec. 5. (a) The identification card of a patient or caregiver
41	expires one (1) year after the date of issuance, unless a physician

has specified that a patient should use medical cannabis for less



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	14
1	than one (1) year.
2	(b) If a physician has specified that a patient's use of medical
3	cannabis should be limited to certain forms of medical cannabis
4	the permitted types of medical cannabis must be listed on the
5	identification card.
6	Sec. 6. (a) The commission shall issue separate identification
7	cards for a patient and a caregiver as soon as reasonably
8	practicable after receiving a properly completed application.
9	(b) If the commission determines that an application is
10	incomplete or factually inaccurate, the commission shall promptly
11	notify the applicant.
12	(c) If a patient application designates an individual as a
13	caregiver who is not authorized to be a caregiver, the commission
14	shall deny that portion of the application, but may approve the
15	balance of the application.
16	Sec. 7. (a) A patient or caregiver who has been issued an
17	identification card shall notify the commission not later than ter
18	(10) days after any change of name or address.
19	(b) A patient shall notify the commission within ten (10) days is
20	a physician has determined the patient no longer has the qualifying
21	medical condition noted on the certification.
22	Sec. 8. (a) If the identification card of a patient or caregiver is
23	lost, stolen, destroyed, or made illegible, the patient or caregiven
24	shall apply to the commission for a replacement card not later than
25	ten (10) days after discovery of the loss or defacement. The
26	application for a replacement card shall be on a form furnished by
27	the commission and accompanied by a twenty-five dollar (\$25) fee
28	The commission may establish higher fees for issuance of second
29	and subsequent replacement identification cards.
30	(b) The commission may waive or reduce the fee in cases of
31	demonstrated financial hardship.
32	(c) The commission shall issue a replacement identification card
33	as soon as practicable.
34	(d) A patient or caregiver may not obtain medical cannabis
35	from a dispensary until the commission issues the replacement
36	card.
37	Sec. 9. The identification card must contain the following
38	information:
39	(1) The name of the patient or caregiver, as applicable. The
40	identification card must also state whether the individual is
41	designated as a patient or as a caregiver.
42	(2) The date of issuance and expiration date.



1	(3) A unique identification number for the patient or
2	caregiver, as applicable.
3	(4) A photograph of the individual to whom the identification
4	card is issued.
5	(5) Any requirement or limitation set by the physician as to
6	the form of medical cannabis.
7	(6) Any other requirements as determined by the commission
8	However, the commission may not require that ar
9	identification card disclose the patient's qualifying medical
10	condition.
11	The commission shall establish guidelines specifying an acceptable
12	photograph under subdivision (4) and shall provide a reasonable
13	accommodation for a patient who is confined to the patient's home
14	or is in inpatient care.
15	Sec. 10. The commission shall monthly transmit fees received
16	under this chapter to the auditor of state for deposit in the state
17	general fund.
18	Chapter 8. Caregivers
19	Sec. 1. (a) A caregiver must be at least eighteen (18) years of
20	age.
21	(b) However, a caregiver may be less than twenty-one (21) years
22	of age only if the commission determines that it is in the best
23	interests of the patient that a specific person less than twenty-one
24	(21) years of age serve as a caregiver.
25	Sec. 2. (a) A patient may terminate a person's designation as
26	caregiver at any time.
27	(b) The patient shall notify the commission that the patient has
28	terminated the person's caregiver designation as soon as
29	reasonably practicable after the termination.
30	(c) Upon learning that a patient has terminated a person's
31	caregiver designation, the commission shall cancel the caregiver's
32	identification card and notify the caregiver to return the physical
33	copy of the card.
34	Sec. 3. If a patient designates a caregiver, the caregiver may
35	submit an application for an identification card as a caregiver. The
36	caregiver application must include:
37	(1) the name, address, and date of birth of the caregiver;
38	(2) if the caregiver has an identification card for the caregiver
39	(as a patient) or another patient (as caregiver), the expiration
10	date of each identification card; and

(3) any other information required by the commission.

The application must be signed and dated by the caregiver



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1	applicant and verified under penalties of perjury.
2	Sec. 4. (a) Except as provided in subsection (c), before the
3	caregiver application is approved, the caregiver must authorize the
4	commission to perform a national criminal history background
5	check of the caregiver.
6	(b) The caregiver is responsible for the fee for the national
7	criminal history background check.
8	(c) The commission may conduct only one (1) national criminal
9	history background check of the caregiver per year.
10	Sec. 5. The caregiver shall pay an application fee of fifty dollars
11	(\$50). The commission may waive or reduce the fee in cases of
12	demonstrated financial hardship.
13	Sec. 6. (a) After receiving the caregiver application, the fee, and
14	the results of the national criminal history background check, the
15	commission shall:
16	(1) verify the information contained in the application; and
17	(2) review INSPECT with respect to the applicant.
18	(b) The commission may deny a caregiver application if it finds
19	that the caregiver has:
20	(1) been convicted of a criminal offense within the previous
21	five (5) years relating to the sale or possession of a controlled
22	substance; or
23	(2) a history of drug abuse.
24	Sec. 7. The commission shall monthly transmit fees received
25	under this chapter to the auditor of state for deposit in the state
26	general fund.
27	Chapter 9. Minor Patients
28	Sec. 1. If a patient is less than eighteen (18) years of age, the
29	following apply:
30	(1) The patient must have a caregiver.
31	(2) The caregiver must be:
32	(A) the patient's parent or legal guardian;
33	(B) an individual designated by a parent or legal guardian;
34	or
35	(C) an appropriate individual approved by the commission
36	on a sufficient showing that no parent or legal guardian is
37	appropriate or available.
38	Chapter 10. Suspension
39	Sec. 1. If a patient or caregiver knowingly, intentionally, or
40	recklessly:
41	(1) violates any provision of this article; or
42	(2) transfers or sells medical cannabis to a person not



1	qualified as a patient under this article;
2	the commission may suspend or revoke the patient's or caregiver's
3	identification card. The suspension or revocation is in addition to
4	any criminal or other penalty.
5	Chapter 11. General Prohibitions
6	Sec. 1. A person may not operate a motor vehicle, including a
7	motorboat, while under the influence of medical cannabis.
8	Sec. 2. A patient may not perform any employment duties in
9	exposed high places or in confined spaces while under the influence
0	of medical cannabis.
1	Sec. 3. A patient's employer may prohibit a patient from
2	$performing\ any\ task\ while\ under\ the\ influence\ of\ medical\ cannab is.$
3	The prohibition is not an adverse employment decision or unlawful
4	discrimination, even if the prohibition results in financial harm to
5	the patient.
6	Chapter 12. Medical Cannabis Organizations
7	Sec. 1. The following entities may receive a permit to operate as
8	a medical cannabis organization to grow, process, transport,
9	dispense, test, or transport medical cannabis (or, in the case of an
20	integrated facility, to perform one (1) or more functions described
21	in subdivisions (1), (2), (3), or (5)):
22	(1) A grower.
23	(2) A processor.
.4	(3) A dispensary.
2.5	(4) A testing laboratory.
26	(5) A secure transporter.
27	(6) An integrated facility.
28	Sec. 2. A medical cannabis organization may not receive a
29	permit if a person having an ownership interest in the medical
0	cannabis organization has a felony conviction that has not been
1	expunged.
2	Sec. 3. (a) An entity described in section 1 of this chapter may
3	not hold an ownership interest in another entity described in
4	section 1 of this chapter.
5	(b) A person holding an ownership interest, directly or through
6	one (1) or more other entities, in an entity described in section 1 of
7	this chapter may not hold an ownership interest, directly or
8	through one (1) or more other entities, in another entity described
9	in section 1 of this chapter.
-0 -1	Sec. 4. (a) The commission shall develop an application for:
	(1) a grower permit allowing the grower to grow medical
-2	cannabis;



1	(2) a dispensary permit allowing a dispensary to dispense
2	medical cannabis;
3	(3) a processor permit allowing a processor to process medical
4	cannabis;
5	(4) a testing laboratory permit allowing a testing laboratory
6	to test medical cannabis;
7	(5) a secure transporter permit allowing a person to transport
8	medical cannabis; and
9	(6) an integrated facility permit, allowing a person to perform
10	more than one (1) function described in this section.
11	(b) The following information must be included on the permit
12	application:
13	(1) The name, address, telephone number, and other contact
14	information for every person having an ownership interest in
15	the medical cannabis organization.
16	(2) Information relating to a similar permit, license, or other
17	authorization granted in another jurisdiction, including any
18	suspensions, revocations, or discipline in that jurisdiction.
19	(3) A release authorizing the commission to conduct a
20	background check of the persons having an ownership
21	interest in the medical cannabis organization.
22	(4) A statement as to whether the applicant intends to operate
23	as a grower, processor, or dispensary, and a concise
24	description of the business activities in which the medical
25	cannabis organization intends to engage.
26	(5) The address or other location where the medical cannabis
27	organization intends to operate.
28	(6) A statement that no person having an ownership interest
29	in the medical cannabis organization has a felony conviction
30	that has not been expunged.
31	(7) Any other information required by the commission.
32	(c) A permit application described in this section shall be
33	verified and completed subject to the penalties of perjury.
34	(d) An applicant shall submit the appropriate application and
35	permit fees at the time the applicant submits the application.
36	Chapter 13. Medical Cannabis Organization Permits
37	Sec. 1. Subject to the limits and conditions described in section
38	10 of this chapter, the commission may grant a medical cannabis
39	organization permit if the commission makes the following
40	findings:
41	(1) The applicant will maintain effective control of medical

cannabis in the custody of the applicant.



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1	(2) The applicant will comply with all state statutes, all rules
2	adopted by the commission, and any ordinances adopted by
3	a unit.
4	(3) The applicant has the ability to properly carry out the
5	activity for which the permit is sought.
6	(4) The applicant has sufficient financial means to acquire all
7	property, equipment, and permits required to properly grow,
8	process, or dispense medical cannabis.
9	(5) The applicant is able to implement and maintain
10	appropriate security, tracking, record keeping, and
11	surveillance systems relating to the acquisition, possession,
12	growth, manufacture, sale, delivery, transportation,
13	distribution, or dispensing of medical cannabis.
14	(6) The applicant satisfies any other conditions required
15	under rules adopted by the commission.
16	Sec. 2. If the commission finds that information included in the
17	application is insufficient for the commission to grant a permit to
18	the medical cannabis organization, the commission may request
19	that the applicant submit additional documentation relating to one
20	(1) or more items listed in section 1 of this chapter.
21	Sec. 3. (a) Except as provided under subsection (b), a permit
22	granted under this chapter is nontransferable.
23	(b) A permit holder may transfer a permit to a person
24	authorized to hold a permit in accordance with rules adopted by
25	the commission if:
26	(1) the permit holder has held the permit for at least
27	twenty-four (24) months; or
28	(2) the transfer is necessary due to the death or disability of
29	the permit holder or a similar severe hardship. For purposes
30	of this subdivision, financial hardship is not a severe hardship.
31	Sec. 4. A permit granted under this application is valid for one
32	(1) year after the date of issuance.
33	Sec. 5. (a) A permit may be renewed for one (1) or more
34	additional one (1) year periods.
35	(b) The commission shall establish deadlines for filing a renewal
36	application that provide the commission with sufficient time to
37	review the application without causing an interruption in the
38	medical cannabis organization's activities.
39	(c) The same standards that apply for granting an initial
40	application apply to an application for renewal. In determining
41	whether the renewal of a permit serves the public interest, the
42	commission shall consider the manner in which the renewal



1	applicant has appeared the medical connection and
2	applicant has operated the medical cannabis organization and complied with all relevant laws.
3	Sec. 6. A permit issued by the commission to a medical cannabis
4	organization must include the following information:
5	(1) The name and address of the medical cannabis
6	organization.
7	(2) The type of permit.
8	(3) The activities that are permitted under the permit.
9	(4) A description of the property and facilities authorized to
10	be used by the medical cannabis organization.
11	(5) Any other information required by the commission.
12	Sec. 7. The commission may suspend or revoke all or part of a
13	permit granted under this chapter if, following a hearing, the
14	commission finds the following:
15	(1) That one (1) or more of the determinations made under
16	section 1 of this chapter are no longer valid.
17	(2) That the medical cannabis organization knowingly or
18	intentionally sold or distributed medical cannabis to a person
19	not qualified as a patient or a caregiver under this article.
20	(3) That the medical cannabis organization has failed to
21	maintain effective control against diversion of medical
22	cannabis.
23	(4) That the medical cannabis organization has violated a
24	provision of this article or a rule adopted by the commission.
25	(5) That the medical cannabis organization has failed to
26	comply with another law regulating controlled substances.
27	Sec. 8. (a) An applicant for a medical cannabis organization
28	permit has a continuing duty to notify the commission of any
29	material change in facts or circumstances relating to the
30	applicant's application, including a change in ownership.
31	(b) An applicant's duty to notify the commission begins on the
32	date the applicant submits the application and continues for as long
33	as the applicant holds a permit.
34	Sec. 9. The commission may, upon request of a permit holder,
35	amend an existing permit to authorize a permit holder to:
36	(1) move the permit holder's operations from one (1) location
37	to another; or
38	(2) perform additional activities, or cease the performance of
39	certain activities now performed, at the permit holder's
40	facility;
41	if the commission finds that the amendment is reasonable under
42	the circumstances.



1	Sec. 10. (a) The commission may issue not more than:
2	(1) thirteen (13) processor permits;
3	(2) forty (40) grower permits; and
4	(3) five (5) integrated facility permits.
5	(b) The commission shall ensure that, to the extent practicable
6	(1) at least one (1) processor permit is issued for a facility
7	located in each geographical region described in
8	IC 10-11-2-5(d);
9	(2) at least three (3) grower permits are issued for cultivation
10	in each geographical region described in IC 10-11-2-5(d);
11	(3) no more than two (2) integrated facility permits are issued
12	for facilities located in the same geographical region
13	described in IC 10-11-2-5(d); and
14	(4) the persons receiving a permit reflect the diversity and
15	makeup of Indiana.
16	Sec. 11. (a) The commission may not issue a grower, processor
17	or dispensary permit for a new facility located in a municipality
18	unless the governing body of the municipality has adopted ar
19	ordinance or resolution authorizing operation of the facility.
20	(b) The commission may not issue a grower, processor, or
21	dispensary permit for a new facility located in an unincorporated
22	part of a county unless the governing body of the county has
23	adopted an ordinance or resolution authorizing operation of the
24	facility.
25	Chapter 14. General Duties of a Permit Holder
26	Sec. 1. The holder of a medical cannabis organization permit
27	must do the following:
28	(1) Report the loss, theft, or unexplained disappearance of
29	medical cannabis to a law enforcement agency not later than
30	twenty-four (24) hours after the loss, theft, or disappearance
31	is discovered.
32	(2) Permit announced or unannounced inspections by the
33	commission of all medical cannabis organization facilities and
34	records.
35	Chapter 15. Application and Permit Fees
36	Sec. 1. The following fees apply to a grower:
37	(1) A nonrefundable grower permit application fee of ten
38	thousand dollars (\$10,000).
39	(2) A refundable grower permit fee of fifty thousand dollars
40	(\$50,000).
41	(3) A refundable grower permit renewal fee of ten thousand
42	dollars (\$10,000).



1	(4) A nonrefundable permit amendment fee of two hundred
2	fifty dollars (\$250).
3	Sec. 2. The following fees apply to a processor:
4	(1) A nonrefundable processor permit application fee of ten
5	thousand dollars (\$10,000).
6	(2) A refundable processor permit fee of fifty thousand dollars
7	(\$50,000).
8	(3) A refundable processor permit renewal fee of ten thousand
9	dollars (\$10,000).
10	(4) A nonrefundable permit amendment fee of two hundred
11	fifty dollars (\$250).
12	Sec. 3. The following fees apply to a dispensary:
13	(1) A nonrefundable dispensary permit application fee of five
14	thousand dollars (\$5,000).
15	(2) A refundable dispensary permit fee of twenty thousand
16	dollars (\$20,000) for each dispensary location.
17	(3) A refundable dispensary permit renewal fee of five
18	thousand dollars (\$5,000) for each dispensary location.
19	(4) A nonrefundable permit amendment fee of two hundred
20	fifty dollars (\$250).
21	Sec. 4. The following fees apply to a testing laboratory:
22	(1) A nonrefundable testing laboratory permit application fee
23	of two thousand dollars (\$2,000).
24	(2) A refundable testing laboratory permit fee of ten thousand
25	dollars (\$10,000) for each testing laboratory location.
26	(3) A refundable testing laboratory permit renewal fee of two
27	thousand dollars (\$2,000) for each testing laboratory location.
28	(4) A nonrefundable permit amendment fee of two hundred
29	fifty dollars (\$250).
30	Sec. 5. The following fees apply to a secure transporter:
31	(1) A nonrefundable secure transporter permit application fee
32	of two thousand dollars (\$2,000).
33	(2) A refundable secure transporter permit fee of ten
34	thousand dollars (\$10,000) for each secure transporter
35	location.
36	(3) A refundable secure transporter permit renewal fee of two
37	thousand dollars (\$2,000) for each secure transporter
38	location.
39	(4) A nonrefundable permit amendment fee of two hundred
40	fifty dollars (\$250).
41	Sec. 6. An applicant must submit the application fee and permit
42	fee at the time the applicant submits the application.



1	Sec. 7. (a) The commission shall retain the application fee even
2	if the application is not approved.
3	(b) The commission shall refund the permit fee and renewal fee
4	if the permit or renewal is not approved. However, the permit fee
5	and renewal fee are not refundable if the permit is initially granted
6	but later suspended or revoked.
7	(c) The commission shall retain the amendment fee even if the
8	application for amendment is not approved.
9	Sec. 8. The commission shall transfer all fees to the auditor of
10	state for deposit in the state general fund.
11	Chapter 16. Tracking and Record Keeping
12	Sec. 1. (a) A medical cannabis organization must implement an
13	electronic inventory tracking system, which must be directly
14	accessible to the commission through an electronic data base that
15	is updated at least one (1) time each day.
16	(b) The electronic inventory tracking system must include the
17	following:
18	(1) For a grower, a seed to sale tracking system that tracks the
19	medical cannabis from seed to plant until the medical
20	cannabis is sold or transferred to its final destination.
21	(2) For a processor, a system that tracks medical cannabis
22	from its purchase from a grower to its transfer to a
23	dispensary, testing laboratory, secure transporter, or research
24	facility as authorized by this article.
25	(3) For a dispensary, a system that tracks medical cannabis
26	from its purchase from a grower or processor, its receipt from
27	a secure transporter, to its sale to a patient or caregiver or
28	transfer to a testing laboratory, research facility, grower,
29	secure transporter, or processor as authorized by this article.
30	(4) For a dispensary, a system to verify that an identification
31	card presented by a patient or caregiver:
32	(A) is valid; and
33	(B) authorizes the patient or caregiver to receive medical
34	cannabis from a dispensary.
35	(5) For a secure transporter, a system that tracks medical
36	cannabis from its loading to its delivery.
37	(6) For a medical cannabis organization, a:
38	(A) daily log of each day's beginning inventory,
39	acquisitions, amounts purchased and sold, disbursements,
40	disposals, and ending inventory, including prices paid and
41	amounts collected from patients and caregivers;
42	(B) system to recall defective medical cannabis; and



1	(C) system to track the waste resulting from the growth of
2	medical cannabis, including the name and address of a
3	disposal service.
4	Sec. 2. A medical cannabis organization must implement a plan
5	for:
6	(1) security and surveillance; and
7	(2) record keeping and record retention.
8	Sec. 3. The commission:
9	(1) shall require a medical cannabis organization to make an
10	annual report to the commission; and
11	(2) may require a medical cannabis organization to make a
12	quarterly report to the commission.
13	The commission shall determine the form and contents of the
14	report and may make all or part of the report available to the
15	public.
16	Chapter 17. Grower Operations
17	Sec. 1. A person holding a grower permit may do all the
18	following in accordance with rules adopted by the commission:
19	(1) Obtain seed and plant material from another grower.
20	(2) Sell and transport seed and plant material to another
21	grower or processor.
22	(3) Sell cannabis to a processor or research facility authorized
23	by the commission, and transfer cannabis to a testing facility
24	authorized by the commission.
25	(4) Transfer cannabis to a secure transporter to transport the
26	medical cannabis for a purpose authorized under this section.
27	The commission may authorize a person holding a grower permit
28	to sell seed, plant material, and medical cannabis to a grower,
29	processor, dispensary, testing laboratory, or research facility in
30	another state.
31	Sec. 2. The commission shall determine the manner in which
32	medical cannabis may be grown, harvested, and stored at the
33	cultivation site.
34	Sec. 3. The commission shall determine the manner in which the
35	grower shall package or secure cannabis and medical cannabis
36	before transfer to a secure transporter for transport as follows:
37	(1) Requirements relating to shipping containers and
38	packaging.
39	(2) The manner in which trucks, vans, trailers, or other
40	carriers will be secured.
41	(3) Obtaining copies of driver's licenses and registrations and
42	other information related to security and tracking.



1	(4) The use of a GPS tracking system.
2	(5) Record keeping requirements for delivery and receipt of
3	medical cannabis products.
4	Sec. 4. A grower shall contract with a testing laboratory
5	permittee to test the medical cannabis produced by the grower. If
6	a grower learns that the grower's sample has failed required
7	testing, the grower must take steps to remediate the harvest to
8	allowable levels under IC 7.1-8-20-3, or immediately dispose of the
9	harvest.
10	Chapter 18. Processor Operations
11	Sec. 1. A person holding a processor permit may do all the
12	following in accordance with rules adopted by the commission:
13	(1) Obtain cannabis plant material from a grower.
14	(2) Sell and transport cannabis to another grower or
15	processor.
16	(3) Sell and transport medical cannabis to a processor.
17	dispensary, testing laboratory, or research facility authorized
18	by the commission.
19	The commission may authorize a person holding a processor
20	permit to sell processed medical cannabis or unprocessed cannabis
21	to a grower, processor, dispensary, testing laboratory, or research
22	facility in another state.
23	Sec. 2. The commission shall determine the manner in which
24	cannabis and medical cannabis may be processed or stored at the
25	processor facility.
26	Sec. 3. The commission shall determine the manner in which the
27	processor shall package or secure cannabis and medical cannabis
28	before transfer to a secure transporter for transport. Rules
29	adopted by the commission must include the following:
30	(1) Requirements relating to shipping containers and
31	packaging.
32	(2) The manner in which trucks, vans, trailers, or other
33	carriers will be secured.
34	(3) Obtaining copies of driver's licenses and registrations and
35	other information related to security and tracking.
36	(4) The use of a GPS tracking system.
37	(5) Record keeping requirements for delivery and receipt of
38	medical cannabis products.
39	Sec. 4. A processor shall develop a plan to ensure that medical
40	cannabis products are properly labeled, are not packaged in a
41	manner that is appealing to children, and are placed in child
42	resistant packaging.



1	Sec. 5. A processor shall include on its labeling of medical
2	cannabis products the following:
3	(1) The number of doses contained within the package, the
4	species, and the percentage of tetrahydrocannabinol and
5	cannabinol.
6	(2) A warning that the medical cannabis must be kept in the
7	original container in which it was dispensed.
8	(3) A warning that unauthorized use is unlawful and will
9	subject the person to criminal penalties.
0	(4) A list of ingredients.
1	(5) Any other information required by the commission.
2	Sec. 6. A processor shall contract with a testing laboratory
3	permittee to test the medical cannabis product produced by the
4	processor. If a processor learns that a sample submitted by the
5	processor has failed required testing, the processor must take steps
6	to remediate the product to allowable levels under IC 7.1-8-20-3.
7	or immediately dispose of the batch.
8	Chapter 19. Dispensary Operations
9	Sec. 1. A dispensary holding a valid permit under this article
0.	may dispense medical cannabis to a patient or caregiver upon
21	presentation of a valid identification card for that patient or
22	caregiver and electronic verification that the identification card is
2.3	valid and authorizes the patient or caregiver to receive medical
.4	cannabis from a dispensary.
25	Sec. 2. The dispensary shall provide to the patient or caregiver
.6	a receipt including all of the following:
27	(1) The name and address of the dispensary.
28	(2) The name and address of the patient and caregiver (if
.9	applicable).
0	(3) The date the medical cannabis was dispensed.
1	(4) Any requirement or limitation by the physician as to the
2	form of medical cannabis for the patient.
3	(5) The form and the quantity of medical cannabis dispensed
4	Sec. 3. (a) For purposes of this section:
5	(1) eight (8) grams of concentrated medical cannabis; or
6	(2) eighty (80) ten (10) milligram doses of
7	tetrahydrocannabinol;
8	are equivalent to one (1) ounce of medical cannabis.
9	(b) A dispensary may not dispense:
0	(1) more than one (1) ounce of medical cannabis to a patient
-1	(or caregiver on behalf of a specific patient) per day; or

(2) a form of medical cannabis that the patient is not



42

1	permitted to use.
2	Sec. 4. The medical cannabis packaging must include the
3	following information:
4	(1) The number of doses contained within the package, the
5	species, and the percentage of tetrahydrocannabinol and
6	cannabinol.
7	(2) A warning that the medical cannabis must be kept in the
8	original container in which it was dispensed.
9	(3) A warning that unauthorized use is unlawful and will
10	subject the person to criminal penalties.
11	(4) Any other information required by the commission.
12	Sec. 5. A dispensary:
13	(1) may dispense medical cannabis only in an indoor,
14	enclosed, secure facility located in Indiana; and
15	(2) may sell services approved by the commission related to
16	the use of medical cannabis.
17	Sec. 6. A dispensary shall post a copy of its permit in a location
18	within its facility in a manner that is easily observable by the
19	public.
20	Sec. 7. A dispensary shall establish a plan to:
21	(1) prevent diversion of medical cannabis; and
22	(2) ensure a patient is not dispensed more than one (1) ounce
23	of medical cannabis per day.
24	Chapter 20. Testing Laboratory Operations
25	Sec. 1. A testing laboratory may test cannabis and medical
26	cannabis from a medical cannabis organization in accordance with
27	rules adopted by the commission if:
28	(1) it holds a valid permit issued under this article; or
29	(2) it is already accredited as a testing laboratory to
30	International Organization for Standardization (ISO) 17025
31	by a third party accrediting body such as the American
32	Association for Laboratory Accreditation (A2LA) or Assured
33	Calibration and Laboratory Accreditation Select Services
34	(ACLASS).
35	Sec. 2. A testing laboratory shall maintain policies and
36	procedures for the secure and proper analytical testing of cannabis
37	and medical cannabis, which must include:
38	(1) laboratory analysis techniques, including specific
39	instrumentation and protocols necessary to perform the tests
40	required by the commission;
41	(2) the implementation of standards and methods for
42	conducting analysis of forms of medical cannabis in



1	accordance with the requirements of ISO/IEC 17025
2	"General Requirements for the Competence of Testing and
3	Calibration Laboratories"; and
4	(3) methods of testing to detect:
5	(A) potency levels of tetrahydrocannabinol and
6	cannabinol;
7	(B) microbials;
8	(C) mycotoxins;
9	(D) pesticides;
10	(E) residual solvents; and
11	(F) any other matter as required by the commission.
12	Sec. 3. The commission shall establish the allowable level of
13	microbials, mycotoxins, pesticides, residual solvents, and other
14	matter determined by the commission. If a sample received from
15	a grower or processor exceeds allowable levels, the testing
16	laboratory must immediately notify the grower or processor from
17	whom the testing laboratory received the sample.
18	Chapter 21. Secure Transporters
19	Sec. 1. A secure transporter may transport cannabis and
20	medical cannabis if the secure transporter complies with this
21	article.
22	Sec. 2. Cannabis and medical cannabis transported under this
23	article must be:
24	(1) packed in a tamper resistant and tamper evident package;
25	(2) clearly marked as to quantity and contents; and
26	(3) securely stored in the vehicle used for transport.
27	Sec. 3. The secure transporter shall proceed as directly and
28	expeditiously as practicable from the shipping location to the
29	receiving location.
30	Sec. 4. The person who ships the cannabis or medical cannabis
31	shall provide the secure transporter with a shipping manifest
32	clearly stating the:
33	(1) exact quantity of cannabis or medical cannabis that is
34	being transported;
35	(2) address of the shipping location;
36	(3) address of the receiving location;
37	(4) identification of the person transporting the material; and
38	(5) time the person transporting the material left the shipping
39	location.
40	Sec. 5. The secure transporter shall keep the shipping manifest
41	in the transporter's possession at all times.
42	Sec. 6. The commission may adopt rules to regulate the secure



transport of cannabis and medical cannabis. The commission may

2	authorize a transporter to transport cannabis and medical
3	cannabis out of state.
4	Chapter 22. Integrated Facilities
5	Sec. 1. If and to the extent authorized by a permit issued by the
6	commission, an integrated facility may perform the functions of at
7	least two (2) of the following:
8	(1) A grower.
9	(2) A processor.
10	(3) A secure transporter.
11	(4) A dispensary.
12	An integrated facility may not perform the function of a testing
13	laboratory.
14	Sec. 2. Except as provided in section 3 of this chapter, a
15	requirement that applies to:
16	(1) a grower;
17	(2) a processor;
18	(3) a secure transporter; or
19	(4) a dispensary;
20	also applies to an integrated facility carrying out the functions of
21	that entity.
22	Sec. 3. (a) The commission may exempt an integrated facility
23	from a specific rule governing a grower, processor, secure
24	transporter, or dispensary, if following the rule would result in
25	needless duplication.
26	(b) The commission may adopt rules under IC 4-22-2 to regulate
27	an integrated facility.
28	Chapter 23. Reports
29	Sec. 1. The commission shall, not later than December 31 of
30	each year, submit a report concerning the medical cannabis
31	program to the legislative council, the governor, and the chief
32	justice of Indiana. The report to the legislative council must be in
33	an electronic format under IC 5-14-6.
34	Chapter 24. Civil Penalties
35	Sec. 1. The commission may assess a penalty of not more than
36	ten thousand dollars (\$10,000) for each violation of this article or
37	a rule adopted under this article. In addition, the commission may
38	impose an additional penalty of not more than one thousand
39	dollars (\$1,000) for each day of a continuing violation.
40	Sec. 2. (a) In determining the amount of a civil penalty imposed
41	under this chapter, the commission shall consider the following:
42	(1) The seriousness of the violation.



1	(2) The potential harm resulting from the violation to
2	patients, caregivers, or the general public.
3	(3) The willfulness of the violation.
4	(4) Any previous violations.
5	(5) The economic benefit that accrued to the person who
6	committed the violation.
7	(b) If the commission finds that the:
8	(1) violation did not threaten the safety or health of a patient,
9	a caregiver, or the general public; and
0	(2) violator took immediate action to remedy the violation
l 1	upon learning of it;
12	the commission may issue a written warning instead of assessing a
13	civil penalty.
14	Sec. 3. In addition to the civil penalty described in this chapter,
15	and any other penalty authorized by law, the commission may
16	revoke or suspend a person's permit or identification card.
17	Chapter 25. Research
18	Sec. 1. The commission may provide assistance to universities,
19	research facilities, pharmaceutical companies, state agencies, and
20	similar entities that wish to conduct research concerning medical
21	cannabis.
22	Sec. 2. The commission may authorize persons conducting
23 24	research on medical cannabis to obtain, possess, transport, test,
24	and use medical cannabis for research purposes, under terms and
25	conditions established by the commission. The commission shall
26	issue appropriate documentation to allow persons to obtain
27	medical cannabis for research purposes.
28	<b>Chapter 26. Use of Medical Cannabis Inadmissible</b>
29	Sec. 1. A person's use of medical cannabis under this article is
30	not admissible as evidence against an employer in an action for
31	negligent hiring.
32	SECTION 6. IC 7.1-9 IS ADDED TO THE INDIANA CODE AS A
33	<b>NEW</b> ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1,
34	2022]:
35	ARTICLE 9. INDIANA CANNABIS COMMISSION
36	Chapter 1. Definitions
37	Sec. 1. The definitions in IC 7.1-8-1-1 apply throughout this
38	article.
39	Chapter 2. General Provisions
10	Sec. 1. The Indiana cannabis commission (commission) is
11	established as an agency of the state for purposes of administering
12	the medical cannabis program. The commission consists of the



executive commission, an executive director hired by the executive

commission to oversee the day to day operations of the

3	commissions, and other employees employed by the commission.
4	Sec. 2. (a) The executive commission shall supervise and oversee
5	the operations of the commission. The executive commission
6	consists of the following commissioners:
7	(1) A physician licensed under IC 25-22.5, appointed by the
8	governor.
9	(2) A physician licensed under IC 25-22.5 who is primarily
10	engaged in pediatric medicine, appointed by the governor.
11	(3) A pharmacist licensed under IC 25-26, appointed by the
12	governor.
13	(4) An attorney licensed to practice law in Indiana with
14	experience in health care law, appointed by the governor.
15	(5) A biochemist, appointed by the governor.
16	(6) A banker or broker with experience in agricultural
17	lending, appointed by the governor.
18	(7) The state seed commissioner or the commissioner's
19	designee.
20	(8) The state health commissioner or the commissioner's
21	designee.
22	(9) The attorney general or the attorney general's designee
23	who serves as a nonvoting member.
24	(10) The superintendent of the state police department or the
25	superintendent's designee, who serves as a nonvoting member
26	(b) No more than three (3) of the commissioners described in
27	subsection (a)(1) through (a)(6) may be members of the same
28	political party. Each commissioner described in subsection (a)(1)
29	through (a)(6):
30	(1) serves a four (4) year term;
31	(2) serves at the pleasure of the governor; and
32	(3) may be reappointed.
33	(c) A commissioner described in subsection (a)(7) through
34	(a)(10) serves ex officio.
35	Sec. 3. To be eligible for appointment as a commissioner under
36	section 2(a)(1) through 2(a)(6), an individual must have the
37	following qualifications:
38	(1) The individual may not be employed by the state in any
39	other capacity.
40	(2) The individual must have good moral character.
41	(3) The individual must have been a resident of Indiana for a
42	least ten (10) years immediately preceding the appointment.



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- Sec. 4. The governor shall appoint one (1) voting commissioner to serve as chairperson of the executive commission and one (1) voting commissioner to serve as vice chairperson. The vice chairperson shall act as the chairperson if the chairperson is unable to attend a meeting of the executive commission.
- Sec. 5. A commissioner appointed to fill a vacancy in the membership of the executive commission shall serve only for the unexpired part of the original, vacated term. In all other respects, an appointment to fill a vacancy shall be made in the same manner that an original appointment is made.
- Sec. 6. As compensation for services, each commissioner is entitled to the minimum salary per diem provided by IC 4-10-11-2.1(b). A commissioner is also entitled to reimbursement for traveling expenses as provided under IC 4-13-1-4 and other expenses actually incurred in connection with the commissioner's duties as provided in the state policies and procedures established by the department of administration and approved by the budget agency.
- Sec. 7. The executive commission shall hold meetings at the call of the chairperson. The executive commission may establish rules governing meetings, including rules for meetings of subcommittees or working groups.
- Sec. 8. A majority of voting commissioners constitutes a quorum for the transaction of business.
- Sec. 9. A commissioner may not solicit or accept a political contribution from a patient, caregiver, or any individual or entity that has a permit or has applied for a permit issued by the commission. However, the right of a commissioner to vote as the commissioner chooses and to express the commissioner's opinions on political subjects and candidates may not be impaired.
  - **Chapter 3. Employees and Administration**
- Sec. 1. (a) The executive commission shall appoint an executive director to assist the commission in the efficient administration of its powers and duties.
- (b) The executive commission shall fix the salary of the executive director, subject to the approval of the budget agency.
- Sec. 2. The commission has the power to employ all necessary employees, determine their duties, and, subject to the approval of the executive commission and the budget agency, fix their salaries.
  - **Chapter 4. Powers and Duties**
- Sec. 1. The chairperson is the presiding officer at the meetings of the executive commission. The chairperson, together with the



1	executive director, shall prepare, certify, and authenticate all
2	proceedings, minutes, records, rules, and regulations of the
3	executive commission. The chairperson shall also perform all other
4	duties as imposed on the chairperson by this title.
5	Sec. 2. The commission has the power to organize its work, to
6	enforce and administer this article and IC 7.1-8, and to enforce and
7	administer the rules adopted by the commission.
8	Sec. 3. The commission shall adopt rules under IC 4-22-2 to
9	prescribe the forms for all applications, documents, permits,
10	medical cannabis identification cards, and licenses used in the
11	administration of this article and IC 7.1-8.
12	Sec. 4. The commission has the following powers:
13	(1) To hold hearings before the commission or its
14	representative.
15	(2) To take testimony and receive evidence.
16	(3) To conduct inquiries with or without a hearing.
17	(4) To receive reports of investigators or other governmental
18	officers and employees.
19	(5) To administer oaths.
20	(6) To subpoena witnesses and to compel them to appear and
21	testify.
22	(7) To certify copies of records of the commission or any other
23	document or record on file with the commission.
24	(8) To fix the form, mode, manner, time, and number of times
25	for the posting or publication of any required notices if not
26	otherwise provided.
27	(9) To adopt rules under IC 4-22-2 to carry out this article
28	and IC 7.1-8.
29	Sec. 5. The commission has the following duties:
30	(1) To establish the medical cannabis program described in
31	IC 7.1-8 and to adopt all necessary rules to implement the
32	program.
33	(2) To implement protocols for the application and issuance
34	of a medical cannabis identification card, including protocols
35	to:
36	(A) prevent fraud;
37	(B) ensure the accuracy of information contained in the
38	application; and
39	(C) protect the privacy of an applicant.
40	(3) To advise the general assembly concerning the medical
41	cannabis program.
42	(4) To encourage research concerning medical cannabis.



1	Chapter 5. Research and Development
2	Sec. 1. To permit and encourage research concerning medical
3	cannabis:
4	(1) an accredited institution of higher education with a
5	physical presence in Indiana;
6	(2) a pharmaceutical or agricultural business having a
7	research facility in Indiana;
8	(3) a research facility located in Indiana;
9	(4) a state agency; and
0	(5) a similar entity that wishes to conduct research;
1	may apply to the commission for a license to conduct research
2	concerning medical cannabis.
3	Sec. 2. An application under this chapter must include the
4	following:
5	(1) The nature of the research project.
6	(2) The names of the individuals who will conduct the
7	research project.
8	(3) The approximate quantity of cannabis that will be used in
9	the research project.
20	(4) The security protocol to be implemented to ensure that
.1	cannabis is not diverted for uses other than the research
22	project.
23	(5) Any other information required by the commission.
4	Sec. 3. Upon receipt of a completed application, the commission
25	may issue a research license to the entity. The research license
26	must specifically list the names of each individual participating in
27	the research project who will have custody or control of cannabis
28	for research purposes and the approximate quantity of the
9	cannabis that will be used in the research project.
0	Sec. 4. The commission may charge a reasonable fee for issuance
1	of a research license.
2	SECTION 7. IC 35-48-4-10, AS AMENDED BY P.L.153-2018,
3	SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2022]: Sec. 10. (a) A person who:
5	(1) knowingly or intentionally:
6	(A) manufactures;
7	(B) finances the manufacture of;
8	(C) delivers; or
9	(D) finances the delivery of;
0	marijuana, hash oil, hashish, or salvia, pure or adulterated; or
1 2	(2) possesses, with intent to: (A) manufacture:
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1	(B) finance the manufacture of;
2	(C) deliver; or
3	(D) finance the delivery of;
4	marijuana, hash oil, hashish, or salvia, pure or adulterated;
5	commits dealing in marijuana, hash oil, hashish, or salvia, a Class A
6	misdemeanor, except as provided in subsections (b) through (d).
7	(b) A person may be convicted of an offense under subsection (a)(2)
8	only if:
9	(1) there is evidence in addition to the weight of the drug that the
10	person intended to manufacture, finance the manufacture of,
11	deliver, or finance the delivery of the drug; or
12	(2) the amount of the drug involved is at least:
13	(A) ten (10) pounds, if the drug is marijuana; or
14	(B) three hundred (300) grams, if the drug is hash oil, hashish,
15	or salvia.
16	(c) The offense is a Level 6 felony if:
17	(1) the person has a prior conviction for a drug offense and the
18	amount of the drug involved is:
19	(A) less than thirty (30) grams of marijuana; or
20	(B) less than five (5) grams of hash oil, hashish, or salvia; or
21	(2) the amount of the drug involved is:
22 23	(A) at least thirty (30) grams but less than ten (10) pounds of
23	marijuana; or
24	(B) at least five (5) grams but less than three hundred (300)
25	grams of hash oil, hashish, or salvia.
26	(d) The offense is a Level 5 felony if:
27	(1) the person has a prior conviction for a drug dealing offense
28	and the amount of the drug involved is:
29	(A) at least thirty (30) grams but less than ten (10) pounds of
30	marijuana; or
31	(B) at least five (5) grams but less than three hundred (300)
32	grams of hash oil, hashish, or salvia;
33	(2) the:
34	(A) amount of the drug involved is:
35	(i) at least ten (10) pounds of marijuana; or
36	(ii) at least three hundred (300) grams of hash oil, hashish,
37	or salvia; or
38	(B) offense involved a sale to a minor; or
39	(3) the:
40	(A) person is a retailer;
41	(B) marijuana, hash oil, hashish, or salvia is packaged in a
42	manner that appears to be low THC hemp extract; and



1	(C) person knew or reasonably should have known that the
2	product was marijuana, hash oil, hashish, or salvia.
3	(e) This section does not apply to a patient, caregiver, medical
4	cannabis organization, or researcher described in IC 7.1-8 if the
5	person is in substantial compliance with the requirements of
6	IC 7.1-8.
7	SECTION 8. IC 35-48-4-11, AS AMENDED BY P.L.153-2018,
8	SECTION 26, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JULY 1, 2022]: Sec. 11. (a) A person who:
10	(1) knowingly or intentionally possesses (pure or adulterated)
11	marijuana, hash oil, hashish, or salvia;
12	(2) knowingly or intentionally grows or cultivates marijuana; or
13	(3) knowing that marijuana is growing on the person's premises,
14	fails to destroy the marijuana plants;
15	commits possession of marijuana, hash oil, hashish, or salvia, a Class
16	B misdemeanor, except as provided in subsections (b) through (c).
17	(b) The offense described in subsection (a) is a Class A
18	misdemeanor if:
19	(1) the person has a prior conviction for a drug offense; or
20	(2) the:
21	(A) marijuana, hash oil, hashish, or salvia is packaged in a
22	manner that appears to be low THC hemp extract; and
23	(B) person knew or reasonably should have known that the
24	product was marijuana, hash oil, hashish, or salvia.
25	(c) The offense described in subsection (a) is a Level 6 felony if:
26	(1) the person has a prior conviction for a drug offense; and
27	(2) the person possesses:
28	(A) at least thirty (30) grams of marijuana; or
29	(B) at least five (5) grams of hash oil, hashish, or salvia.
30	(d) This section does not apply to a patient, caregiver, medical
31	cannabis organization, or researcher described in IC 7.1-8 if the
32	person is in substantial compliance with the requirements of
33	IC 7.1-8.

