SENATE BILL 1075

Q4, E1, J1 0lr0742

By: Senator Feldman

Introduced and read first time: February 28, 2020

Assigned to: Rules

A BILL ENTITLED

1 AN ACT concerning

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Adult-Use Cannabis - Legalization

FOR the purpose of renaming the Alcohol and Tobacco Commission to be the Alcohol, Cannabis, and Tobacco Commission; providing that a member of the Alcohol, Cannabis, and Tobacco Commission may not have a certain interest, ownership, or management in the cannabis industry, have an official relationship to a person who holds a certain license, receive or share in certain receipts or proceeds, or accept certain contributions of money or property; requiring the Alcohol, Cannabis, and Tobacco Commission to educate the public on cannabis; requiring the Alcohol, Cannabis, and Tobacco Commission, in consultation with the Natalie M. LaPrade Medical Cannabis Commission, to determine, license, and regulate the entities that may provide cannabis in the State; establishing the Advisory Committee on Adult-Use Cannabis; providing for the purpose and membership of the Advisory Committee; requiring the Governor to designate the chair of the Advisory Committee; providing for the terms of the members of the Advisory Committee; providing for the staggering of terms of the members of the Advisory Committee; providing that certain entities may not provide more than a certain amount of cannabis in a single transaction; requiring the Alcohol, Cannabis, and Tobacco Commission to adopt certain regulations; repealing provisions of law providing that the Natalie M. LaPrade Medical Cannabis Commission is an independent commission that functions within the Maryland Department of Health and requiring the Alcohol, Cannabis, and Tobacco Commission to consult with the Maryland Department of Health when adopting certain regulations; substituting the term "cannabis" for the term "marijuana" in certain provisions of law; altering a certain quantity threshold and establishing a certain age limit applicable to a certain civil offense of use or possession of cannabis; establishing an exception to the existing prohibition on obtaining or attempting to obtain a controlled dangerous substance or procuring or attempting to procure the administration of a controlled dangerous substance under certain circumstances; establishing a civil offense for use or possession of a certain amount of cannabis for a person at least a certain age; repealing provisions of law requiring a court to summon a certain person for trial



under certain circumstances; repealing a certain provision of law authorizing a court to impose a certain fine and costs against a certain person and find the person guilty of a Code violation for a certain purpose; prohibiting a person from smoking cannabis in a public place; providing that a violation of the prohibition is a civil offense and providing for a fine for a violation of the prohibition; providing that adjudication of a violation of the prohibition is not a criminal conviction for any purpose and does not impose certain civil disabilities; providing for the form and issuance of a citation for a violation of the prohibition; providing that a court shall summon a certain person for trial under certain circumstances; requiring the Chief Judge of the District Court to establish a certain prepayment schedule; providing for payment of a civil citation issued for a violation of the prohibition; providing for a procedure for the prosecution of the civil offense; providing for discovery, trial, and disposition in a case involving the violation of the prohibition; providing that a defendant may be represented by a certain attorney subject to a certain requirement; providing that a certain defendant is liable for certain costs; providing that a State's Attorney may enter a nolle prosegui, move to place a certain case on a stet docket, and exercise authority in a certain manner under certain circumstances; providing for procedures for a minor issued a citation for a violation of the prohibition established by this Act; providing that a certain citation and official record regarding the citation are not subject to public inspection and may not be included on a certain public website maintained by the Maryland Judiciary under certain circumstances; providing for the expungement of certain offenses relating to cannabis; altering and establishing certain advertising requirements related to cannabis; prohibiting a certain person under the age of 21 years from presenting or offering certain false or fraudulent evidence for the purpose of purchasing or otherwise procuring cannabis; establishing a certain penalty for a violation of the prohibition; providing that a certain individual who is at least 21 years old and in possession of a certain amount of cannabis is not subject to arrest, prosecution, revocation of mandatory supervision, parole, or probation, or any civil or administrative penalty; imposing a certain excise tax on the sale or transfer of cannabis under certain circumstances; imposing a certain sales and use tax on the sale of cannabis by certain persons; authorizing a county, municipal corporation, special taxing district, or other political subdivision of the State to impose a certain sales and use tax under certain circumstances; requiring the publisher of the Annotated Code of Maryland, in consultation with and subject to the approval of the Department of Legislative Services, to correct any cross-references or terminology rendered incorrect by this Act and to describe any corrections made in an editor's note following the section affected; defining certain terms; making conforming changes; making stylistic changes; repealing a certain obsolete provision; requiring the Natalie M. LaPrade Medical Cannabis Commission to issue a certain request for proposals to conduct a certain assessment; requiring the Natalie M. LaPrade Medical Cannabis Commission, on or before a certain date, to report on a certain assessment and make certain recommendations to the Governor and the General Assembly; providing for a delayed effective date for certain provisions of this Act; making certain provisions of this Act subject to a certain contingency; and generally relating to cannabis.

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Article – Health – General
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 2
          Section 13-3301, 13-3301.1, 13-3302, 13-3303, 13-3303.1, 13-3304, 13-3304.1,
 3
                 13–3305, 13–3305.1 through 13–3305.3, 13–3306 through
 4
                 13–3311.1.
                             13–3312,
                                         13–3313,
                                                    13–3313.1,
                                                                 and
                                                                        13-3314
                                                                                  through
                 13-3316, respectively, and the subtitle "Subtitle 33. Natalie M. LaPrade
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 6
                Medical Cannabis Commission"
          Annotated Code of Maryland
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          (2019 Replacement Volume)
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    to be
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          Article – Alcoholic Beverages
          Section 1–501 through 1–524, respectively, and the subtitle "Subtitle 5. Natalie M.
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                LaPrade Medical Cannabis Commission"
          Annotated Code of Maryland
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14
          (2016 Volume and 2019 Supplement)
15
    BY repealing and reenacting, with amendments,
16
          Article – Alcoholic Beverages
17
          Section 1–101, 1–302, 1–304, and 1–307
18
          Annotated Code of Maryland
          (2016 Volume and 2019 Supplement)
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20
          (As enacted by Chapter 12 of the Acts of the General Assembly of 2019)
21
    BY adding to
22
          Article – Alcoholic Beverages
23
          Section 1–310.1 through 1–310.4
24
          Annotated Code of Maryland
25
          (2016 Volume and 2019 Supplement)
26
    BY repealing and reenacting, with amendments,
27
          Article – Alcoholic Beverages
28
          Section 1–503 and 1–515
29
          Annotated Code of Maryland
30
          (2016 Volume and 2019 Supplement)
          (As enacted by Section 1 of this Act)
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32
    BY repealing and reenacting, with amendments,
          Article – Criminal Law
33
34
          Section 5-101
35
          Annotated Code of Maryland
36
          (2012 Replacement Volume and 2019 Supplement)
37
          (As enacted by Chapter 228 of the Acts of the General Assembly of 2019)
38
    BY repealing and reenacting, with amendments,
39
          Article – Criminal Law
40
          Section 5-601, 5-601.1, 5-612(a)(1), 5-614(a)(1)(i) and (b)(1), 5-619(c), and
                 5-620(d)(2)
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42
          Annotated Code of Maryland
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1	(2012 Replacement Volume and 2019 Supplement)
2 3 4 5 6	BY adding to Article – Criminal Law Section 5–601.2 Annotated Code of Maryland (2012 Replacement Volume and 2019 Supplement)
7 8 9 10 11	BY adding to Article – Criminal Procedure Section 10–105.1 Annotated Code of Maryland (2018 Replacement Volume and 2019 Supplement)
12 13 14 15 16	BY adding to Article – Tax – General Section 12.5–101 and 12.5–102 to be under the new title "Title 12.5. Cannabis Tax" Annotated Code of Maryland (2016 Replacement Volume and 2019 Supplement)
17 18 19 20 21 22 23 24 25	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 13–3301, 13–3301.1, 13–3302, 13–3303, 13–3303.1, 13–3304, 13–3304.1, 13–3305, 13–3305.1 through 13–3305.3, 13–3306 through 13–3311, 13–3311.1, 13–3312, 13–3313, 13–3313.1, and 13–3314 through 13–3316, respectively, and the subtitle "Subtitle 33. Natalie M. LaPrade Medical Cannabis Commission" of Article – Health – General of the Annotated Code of Maryland be transferred to be Section(s) 1–501 through 1–524, respectively, and the subtitle "Subtitle 5. Natalie M. LaPrade Medical Cannabis Commission" of Article – Alcoholic Beverages of the Annotated Code of Maryland.
26 27	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
28	Article – Alcoholic Beverages
29	1–101.
30	(a) In this article the following words have the meanings indicated.
31 32	(b) (1) "Alcoholic beverage" means a spirituous, vinous, malt, or fermented liquor, liquid, or compound that:
33	(i) contains at least one-half of 1% of alcohol by volume; and
34	(ii) is suitable for beverage purposes.
35	(2) "Alcoholic beverage" includes alcohol, brandy, whiskey, rum, gin,

1	cordial, beer,	and wine.	
2 3 4	contains up to	5% of alco	nolic beverage" does not include a confectionery food product that shol by volume and is regulated by the Maryland Department of the Health – General Article.
5	(c) (1) "Beer	" means a brewed alcoholic beverage.
6	(2) "Beer	" includes:
7		(i)	ale;
8		(ii)	porter;
9		(iii)	stout;
0		(iv)	hard cider that:
$\frac{1}{2}$	water, pears,	or pear con	1. is derived primarily from apples, apple concentrate and centrate and water; and
13 14	one–half of 1%	6 and less t	2. contains no other fruit product but contains at least han 8.5% of alcohol by volume;
15		(v)	an alcoholic beverage that contains:
16 17 18		olume obta	1. 6% or less alcohol by volume, derived primarily from the ith not more than 49% of the alcoholic beverage's overall alcohol ained from flavors and other added nonbeverage ingredients
20 21 22 23		t by volum	2. more than 6% alcohol by volume, derived primarily from n, with not more than 1.5% of the alcoholic beverage's overall e obtained from flavors and other added nonbeverage ingredients
24		(vi)	mead.
25 26 27 28	PART OF TH ISOMERS, AC	E PLANT, IDS, SALTS ETRAHYD	INABIS" MEANS THE PLANT CANNABIS SATIVA L. AND ANY INCLUDING ALL DERIVATIVES, EXTRACTS, CANNABINOIDS, AND SALTS OF ISOMERS, WHETHER GROWING OR NOT, WITH ROCANNABINOL CONCENTRATION GREATER THAN 0.3% ON A

(2) "CANNABIS" DOES NOT INCLUDE HEMP, AS DEFINED IN § 14–101 OF THE AGRICULTURE ARTICLE.

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- 1 **[(d)] (E)** "Central Repository" means the Criminal Justice Information System 2 Central Repository of the Department of Public Safety and Correctional Services.
- 3 [(e)] **(F)** "Club" means an association or a corporation that is:
- 4 (1) organized and operated exclusively for educational, social, fraternal, 5 patriotic, political, or athletic purposes; and
- 6 (2) nonprofit.
- 7 [(f)] (G) "Commission" means the Alcohol, CANNABIS, and Tobacco 8 Commission.
- 9 [(g)] (H) (1) "Comptroller" means the Comptroller of the State.
- 10 (2) "Comptroller" includes a deputy, an inspector, a clerk, or any other 11 individual authorized to act by the Comptroller.
- [(h)] (I) "Consumer" means an individual at least 21 years old or a corporation not otherwise prohibited by this article or any other State law, that buys, possesses, keeps, or transports alcoholic beverages on which the taxes under Title 5 of the Tax – General Article have been paid, for the individual's or corporation's own use and not for sale.
- 16 [(i)] (J) "County" means a county of the State or Baltimore City.
- 17 [(j)] (K) (1) "Executive Director" means the Executive Director of the 18 Commission.
- 19 (2) "Executive Director" includes a deputy, an inspector, a clerk, or any 20 other individual authorized to act by the Executive Director.
- [(k)] (L) (1) "Family beer" means homemade beer produced for home consumption and not for sale.
- 23 (2) "Family beer" includes beer produced at a family beer and wine facility 24 that has been granted a permit under § 2–138 of this article.
- [(1)] (M) (1) "Family wine" means homemade wine produced for home consumption and not for sale.
- 27 (2) "Family wine" includes wine produced at a family beer and wine facility 28 that has been granted a permit under § 2–138 of this article.
- [(m)] (N) (1) Subject to paragraph (2) of this subsection, "hotel" means an establishment that:

1		(i)	accommodates the public;
2 3	facilities for prepa	(ii) ring ar	is equipped with at least 10 bedrooms and a dining room with nd serving regular meals; and
4 5	food that exceed th	(iii) ne aver	has average daily receipts from the rental of rooms and sale of rage daily receipts from the sale of alcoholic beverages.
6 7	(2) what constitutes a	-	gulation, a local licensing board may set a different standard as to
8	[(n)] (O) manufactured, bot		t alcoholic beverage" means an alcoholic beverage that has been rectified:
0	(1)	in the	e State at a location not licensed under this article; or
$\frac{1}{2}$	(2) Internal Revenue		de the State at a location not licensed under the United States r the laws of a foreign country.
13	[(o)] (P)	"Juris	sdiction" means a county or the City of Annapolis.
14 15	[(p)] (Q) article.	"Lice	nse" means an alcoholic beverages license issued under this
16 17	[(q)] (R) granted under this	(1) s articl	"License holder" means the holder of a license issued or a permit e.
18	(2)	"Lice	nse holder" includes:
9		(i)	a county liquor control board and a county dispensary; and
20 21 22	2–213 and 2–314 o a license.	(ii) f this a	for the delivery and billing purposes of Title 2, Subtitle 3 and §§ article, a corporation on behalf of which an individual has obtained
23 24	[(r)] (S) the Tax – General	_	or" has the same meaning as "distilled spirits" under \S 5–101(g) of e.
25	[(s)] (T)	(1)	"Local collecting agent" means:
26		(i)	in the City of Annapolis, the city clerk;
27	Goorgo's County of	(ii)	in Allegany County, Baltimore County, Howard County, Prince

(1)

an individual;

- 1 in Calvert County, Dorchester County, St. Mary's County, or 2 Somerset County, the treasurer of the county; or 3 in each other county, the board of license commissioners unless another governmental unit is expressly authorized to collect fees under this article. 4 "Local collecting agent" does not include a clerk of a circuit court. 5 (2) 6 [(t)] (U) "Local licensing board" means a board of license commissioners or other 7 governmental unit of a jurisdiction that issues licenses. "Manufacturer's license" means a license issued under Title 2, Subtitle 8 [(u)] **(V)** 9 2 of this article that is: 10 (1) a Class 1 distillery license; (2) a Class 2 rectifying license; 11 a Class 3 winery license; 12(3) 13 (4) a Class 4 limited winery license; 14 a Class 5 brewery license: (5)15 (6)a Class 6 pub-brewery license; 16 a Class 7 micro-brewery license; (7)17 (8)a Class 8 farm brewery license; or a Class 9 limited distillery license. 18 (9)19 [(v)] (W) "Mead" means a fermented alcoholic beverage consisting primarily of honey and water. 20 "Off-sale" means the sale of alcoholic beverages that are to be consumed 21[(w)] (X) 22 off the licensed premises. [(x)](Y)23 "On-sale" means the sale of alcoholic beverages that are to be consumed 24on the licensed premises. 25[(y)] **(Z)** "Person" means:
- 27 (2) an association, a partnership, a corporation, a trust, or any other entity,

1 and the officers, directors, and other individuals in active control of the activities of the 2association, partnership, corporation, trust, or other entity; or 3 (3)the State or a political subdivision of the State, or a unit or an instrumentality of the State or a political subdivision of the State; or 4 5 (ii) another state or a political subdivision of that state. 6 "Pomace brandy" means brandy that is distilled from the pulpy residue [(z)] (AA) 7 of wine pressing, including the skins, pips, and stalks of grapes. 8 [(aa)] **(BB)** (1) Subject to paragraph (2) of this subsection, "restaurant" means an establishment that: 9 10 (i) accommodates the public: is equipped with a dining room with facilities for preparing and 11 (ii) 12 serving regular meals; and 13 has average daily receipts from the sale of food that exceed the (iii) 14 average daily receipts from the sale of alcoholic beverages. 15 By regulation, a local licensing board may set a different standard as to (2)16 what constitutes a restaurant. "Retail dealer" means a person that sells an alcoholic beverage to 17 [(bb)] (CC) (1) 18 any person other than a license holder. 19 (2) "Retail dealer" includes a county dispensary. 20 [(cc)] **(DD)** "7-day license" means a license that is in effect every day of the week. 21[(dd)] (EE) "6-day license" means a license that is in effect Monday through 22 Saturday. 23 [(ee)] **(FF)** (1) Except as provided in paragraph (2) of this subsection, "state" 24means: 25a state, possession, territory, or commonwealth of the United (i) 26States; or 27 (ii) the District of Columbia. When capitalized, "State" means Maryland. 28(2)

"Tobacco" includes cigarettes regulated under Title 16 of the Business

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[(ff)] (GG)

Regulation Article and other tobacco and related products regulated under Titles 16.5 and 1 216.7 of the Business Regulation Article. 3 "Wholesaler" means: [(gg)] **(HH)** (1) 4 a person that purchases or imports an alcoholic beverage for sale to wholesale dealers or retail dealers only; or 5 6 (ii) a limited winery that sells wine to retail dealers. 7 "Wholesaler" includes: (2)8 (i) a county liquor control board; and 9 (ii) a county wholesale dispensary. "Wholesaler's license" means a license issued under Title 2, Subtitle 3 10 [(hh)] (II) of this article that is: 11 12 (1)a Class 1 beer, wine, and liquor license; 13 (2) a Class 2 wine and liquor license; 14 (3) a Class 3 beer and wine license; a Class 4 beer license: 15 (4) 16 a Class 5 wine license: (5)17 a Class 6 limited wine license; or (6) 18 a Class 7 limited beer license. (7)19 [(ii)] **(JJ)** "Wine" means a fermented beverage. (1) 20 (2)"Wine" includes: 21 (i) light wine; 22sparkling wine that is naturally or artificially carbonated; and (ii) 23 (iii) fortified wine to which alcohol, spirits, or other ingredients are 24added. 251 - 302.

There is an Alcohol, CANNABIS, and Tobacco Commission.

1	1–304.
2	(a) A member of the Commission may not:
3 4 5	(1) have a direct or indirect financial interest, ownership, or management, including holding any stocks, bonds, or other similar financial interests, in the alcohol, tobacco, CANNABIS, or motor fuel industries;
6 7	(2) have an official relationship to a person who holds a license or permit under this article or Title 16, Title 16.5, or Title 16.7 of the Business Regulation Article;
8 9 10	(3) HAVE AN OFFICIAL RELATIONSHIP TO A PERSON WHO HOLDS A LICENSE AS A GROWER, PROCESSOR, OR DISPENSARY WITH THE NATALIE M. LAPRADE MEDICAL CANNABIS COMMISSION;
11	[(3)] (4) be an elected official;
12 13	[(4)] (5) receive or share in, directly or indirectly, the receipts or proceeds of any activities conducted in the alcohol, CANNABIS, or tobacco industries;
14 15 16 17	[(5)] (6) have a beneficial interest in any contract for the manufacture or sale of any device or product or the provision of any independent consulting services in connection with a holder of a license or permit issued under this article or Title 16, Title 16.5, or Title 16.7 of the Business Regulation Article; or
18 19 20	[(6)] (7) accept a contribution of money or property worth at least \$100 from an entity or individual associated with the alcohol, CANNABIS, or tobacco industries with respect to the regulation of alcohol, CANNABIS, or tobacco.
21 22 23	(b) A member of the Commission shall file a financial disclosure statement with the State Ethics Commission in accordance with Title 5, Subtitle 6 of the General Provisions Article.
24	1–307.
25	(a) The Commission has the powers and duties set forth in this section.
26	(b) The Commission shall:
27 28	(1) educate the public, by resource sharing and serving as an information clearinghouse, on such topics as:
29 30	(i) recent increases in alcohol content for popular beer and other beverages;

1	(ii) the proper limits of drinking for adults;	
2	(iii) the adverse consequences of surpassing those limits;	
3 4	(iv) parental or adult responsibility for serving alcohol to under individuals; and	age
5 6	(v) comparable topics relating to smoking, vaping, tobacco, ot tobacco products, [and] electronic nicotine delivery systems, AND CANNABIS; [and]	her
7 8 9	(2) subject to federal approval, ensure that all alcoholic beverages sold the State with an alcohol content exceeding 4.5% by volume bear a large and conspiculabel stating the percentage of alcohol content; AND	
10 11 12	(3) IN CONSULTATION WITH THE NATALIE M. LAPRADE MEDIC CANNABIS COMMISSION, DETERMINE, LICENSE, AND REGULATE THE ENTITY THAT MAY PROVIDE CANNABIS IN THE STATE.	
13	(c) (1) The Commission shall conduct studies of:	
14 15	(i) the operation and administration of similar laws in other state or countries; and	ıtes
16 17 18	(ii) federal laws that may affect the operation of the alcol CANNABIS , or tobacco industries, the literature on those industries, and the reaction residents of the State to existing and potential features of those industries.	
19 20 21	(2) The Commission shall submit to the Governor and, in accordance w § 2–1257 of the State Government Article, the General Assembly the studies required un this subsection.	
22	1-310.1.	
23 24	(A) IN THIS SECTION, "ADVISORY COMMITTEE" MEANS THE ADVISOR COMMITTEE ON ADULT-USE CANNABIS.)RY
25	(B) THERE IS AN ADVISORY COMMITTEE ON ADULT-USE CANNABIS.	
26 27 28 29	(C) THE PURPOSE OF THE ADVISORY COMMITTEE IS TO ADVISE AND MARECOMMENDATIONS TO THE COMMISSION ON ISSUES RELATED TO THE USE CANNABIS BY ADULTS AND TO MONITOR THE ADMINISTRATION OF THE CANNADINDUSTRY INCLUDING:	OF
30	(1) PUBLIC HEALTH IMPACTS;	

1	(CRIMINAL JUSTICE;
2	(SOCIAL EQUITY;
3	(LICENSING AND REGULATION;
4	(TAXATION;
5	(ADVERTISING AND LABELING;
6 7	STATE'S MED	THE REGULATION OF CANNABIS IN COORDINATION WITH THE AL CANNABIS PROGRAM; AND
8	(CANNABIS AS	ANY OTHER ISSUE RELATED TO THE REGULATION OF ADULT-US EEMED NECESSARY BY THE ADVISORY COMMITTEE.
10	(D) T	E ADVISORY COMMITTEE CONSISTS OF THE FOLLOWING MEMBERS
11	(THE SECRETARY OF HEALTH, OR THE SECRETARY'S DESIGNEE;
12 13	(MEDICAL CA	THE EXECUTIVE DIRECTOR OF THE NATALIE M. LAPRAD NABIS COMMISSION; AND
14	(THE FOLLOWING MEMBERS, APPOINTED BY THE GOVERNOR:
15		(I) ONE REPRESENTATIVE OF THE JUDICIARY;
16		(II) TWO REPRESENTATIVES OF LAW ENFORCEMENT;
17		(III) TWO REPRESENTATIVES WITH HEALTH CARE EXPERTISE;
18 19	CANNABIS-R	(IV) ONE REPRESENTATIVE OF AN ORGANIZATION FOCUSING O ATED POLICY; AND
20		(V) ONE REPRESENTATIVE WITH EXPERTISE IN TAX POLICY.
21 22	(E) T	E GOVERNOR SHALL DESIGNATE THE CHAIR OF THE ADVISOR
23 24 25	` '	THE EXTENT PRACTICABLE, THE MEMBERSHIP OF THE ADVISOR IALL REFLECT THE RACIAL, ETHNIC, AND GEOGRAPHICAL DIVERSIT

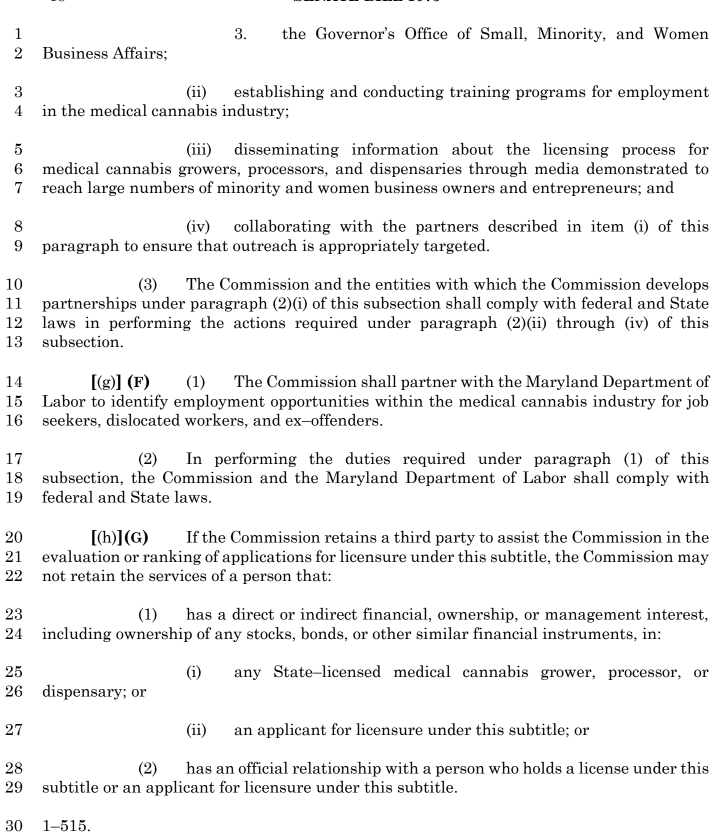
- 1 (G) (1) THE TERM OF A MEMBER OF THE ADVISORY COMMITTEE IS 4 2 YEARS.
- 3 (2) THE TERMS OF THE MEMBERS ARE STAGGERED AS REQUIRED BY
- 4 THE TERMS PROVIDED FOR MEMBERS OF THE ADVISORY COMMITTEE ON JANUARY
- 5 **1,2021**.
- 6 (3) AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE UNTIL 7 A SUCCESSOR IS APPOINTED AND QUALIFIES.
- 8 (4) A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN SERVES
- 9 ONLY FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED AND
- 10 QUALIFIES.
- 11 (5) A MEMBER MAY NOT SERVE MORE THAN TWO FULL TERMS.
- 12 **1–310.2.**
- 13 (A) AN ENTITY LICENSED BY THE COMMISSION TO PROVIDE CANNABIS TO
- 14 ADULTS MAY NOT SELL, GIVE, OR OTHERWISE DISTRIBUTE TO AN INDIVIDUAL MORE
- 15 THAN THE FOLLOWING AMOUNTS OF CANNABIS, CANNABIS PRODUCTS, OR EDIBLE
- 16 CANNABIS PRODUCTS FOR ADULT USE IN A SINGLE TRANSACTION:
- 17 (1) 1 OUNCE OF CANNABIS;
- 18 (2) 5 GRAMS OF CONCENTRATED CANNABIS; OR
- 19 (3) AN AMOUNT OF CANNABIS PRODUCTS OR ADULT-USE CANNABIS
- 20 PRODUCTS WITH AN AGGREGATE AMOUNT OF DELTA-9-TETRAHYDROCANNABINOL
- 21 EXCEEDING 500 MILLIGRAMS.
- 22 (B) THE COMMISSION SHALL ADOPT REGULATIONS PROVIDING FOR THE
- 23 SALE OF CANNABIS FOR ADULT USE BY ADULTS WHO ARE AT LEAST 21 YEARS OLD.
- 24 **1–310.3.**
- 25 (A) A PERSON WHO IS UNDER THE AGE OF 21 YEARS MAY NOT PRESENT OR
- 26 OFFER WRITTEN OR ORAL EVIDENCE OF AGE THAT IS FALSE, FRAUDULENT, OR NOT
- 27 ACTUALLY THE PERSON'S OWN FOR THE PURPOSE OF PURCHASING, ATTEMPTING TO
- 28 PURCHASE, OR OTHERWISE PROCURING OR ATTEMPTING TO PROCURE
- 29 ADULT-USE CANNABIS, ADULT-USE CANNABIS PRODUCTS, OR EDIBLE CANNABIS
- 30 PRODUCTS FOR ADULT USE.

- 1 (B) A VIOLATION OF THIS SECTION IS A CIVIL OFFENSE PUNISHABLE BY A
- 2 FINE NOT EXCEEDING \$150 OR COMMUNITY SERVICE NOT EXCEEDING 10 HOURS OR
- 3 **BOTH.**
- 4 **1–310.4**.
- 5 (A) AN ADVERTISEMENT, INCLUDING AN ADVERTISEMENT PLACED ON
- 6 SOCIAL MEDIA OR A MOBILE APPLICATION, FOR AN ENTITY ADVERTISING
- 7 ADULT-USE CANNABIS, ADULT-USE CANNABIS PRODUCTS, EDIBLE CANNABIS
- 8 PRODUCTS FOR ADULT USE, OR ADULT-USE CANNABIS-RELATED SERVICES:
- 9 (1) SHALL INCLUDE:
- 10 (I) NOTIFICATION THAT ADULT-USE CANNABIS IS FOR USE BY
- 11 ADULTS WHO ARE AT LEAST 21 YEARS OLD; AND
- 12 (II) INFORMATION ON THE MOST SIGNIFICANT SIDE EFFECTS OR
- 13 RISKS ASSOCIATED WITH THE USE OF CANNABIS; AND
- 14 **(2)** MAY NOT:
- 15 (I) MAKE ANY STATEMENT THAT IS FALSE OR MISLEADING IN
- 16 ANY MATERIAL WAY OR IS OTHERWISE A VIOLATION OF §§ 13–301 THROUGH 13–320
- 17 OF THE COMMERCIAL LAW ARTICLE; OR
- 18 (II) CONTAIN A DESIGN, AN ILLUSTRATION, A PICTURE, OR A
- 19 REPRESENTATION THAT:
- 20 1. ENCOURAGES THE RECREATIONAL USE OF CANNABIS;
- 2. TARGETS OR IS ATTRACTIVE TO MINORS, INCLUDING
- 22 A CARTOON CHARACTER, A MASCOT, OR ANY OTHER DEPICTION THAT IS COMMONLY
- 23 USED TO MARKET PRODUCTS TO MINORS; OR
- 3. DISPLAYS THE USE OF CANNABIS, INCLUDING THE
- 25 CONSUMPTION, SMOKING, OR VAPING OF CANNABIS.
- 26 (B) A WEBSITE OWNED, MANAGED, OR OPERATED BY AN ENTITY DEPICTING
- 27 OR ADVERTISING ADULT-USE CANNABIS, ADULT-USE CANNABIS PRODUCTS, EDIBLE
- 28 CANNABIS PRODUCTS FOR ADULT USE, OR ADULT-USE CANNABIS-RELATED
- 29 SERVICES SHALL EMPLOY A NEUTRAL AGE-SCREENING MECHANISM THAT VERIFIES
- 30 THAT THE USER IS AT LEAST 21 YEARS OLD, INCLUDING BY USING AN AGE-GATE,
- 31 AGE-SCREEN, OR AGE VERIFICATION MECHANISM.

- 1 (C) AN ADVERTISEMENT FOR ADULT-USE CANNABIS, ADULT-USE CANNABIS
 2 PRODUCTS, EDIBLE CANNABIS PRODUCTS FOR ADULT USE, OR ADULT-USE
 3 CANNABIS-RELATED SERVICES MAY NOT BE PLACED ON A BILLBOARD.
- 4 (D) (1) THIS SUBSECTION DOES NOT APPLY TO AN ADVERTISEMENT 5 PLACED ON PROPERTY OWNED OR LEASED BY A DISPENSARY, GROWER, OR 6 PROCESSOR.
- 7 (2) AN ADVERTISEMENT FOR ADULT-USE CANNABIS, ADULT-USE 8 CANNABIS PRODUCTS, EDIBLE CANNABIS PRODUCTS FOR ADULT USE, OR 9 ADULT-USE CANNABIS-RELATED SERVICES MAY NOT BE PLACED WITHIN 500 FEET 10 OF:
- 11 (I) A SUBSTANCE USE DISORDER OR TREATMENT FACILITY;
- 12 (II) A PRIMARY OR SECONDARY SCHOOL OR A CHILD CARE
- 13 CENTER LICENSED OR A FAMILY CHILD CARE HOME REGISTERED UNDER TITLE 9.5
- 14 OF THE EDUCATION ARTICLE; OR
- 15 (III) A PLAYGROUND, RECREATION CENTER, LIBRARY, OR 16 PUBLIC PARK.
- 17 1–503.
- 18 (a) There is a Natalie M. LaPrade Medical Cannabis Commission.
- 19 (b) [The Commission is an independent commission that functions within the 20 Department.
- 21 (c)] The purpose of the Commission is to develop policies, procedures, guidelines, 22 and regulations to implement programs to make medical cannabis available to qualifying 23 patients in a safe and effective manner.
- [(d)] (C) (1) The Commission shall develop identification cards for qualifying patients and caregivers.
- 26 (2) (i) The Department shall adopt regulations that establish the requirements for identification cards provided by the Commission.
- 28 (ii) The regulations adopted under subparagraph (i) of this 29 paragraph shall include:
- 30 1. the information to be included on an identification card;

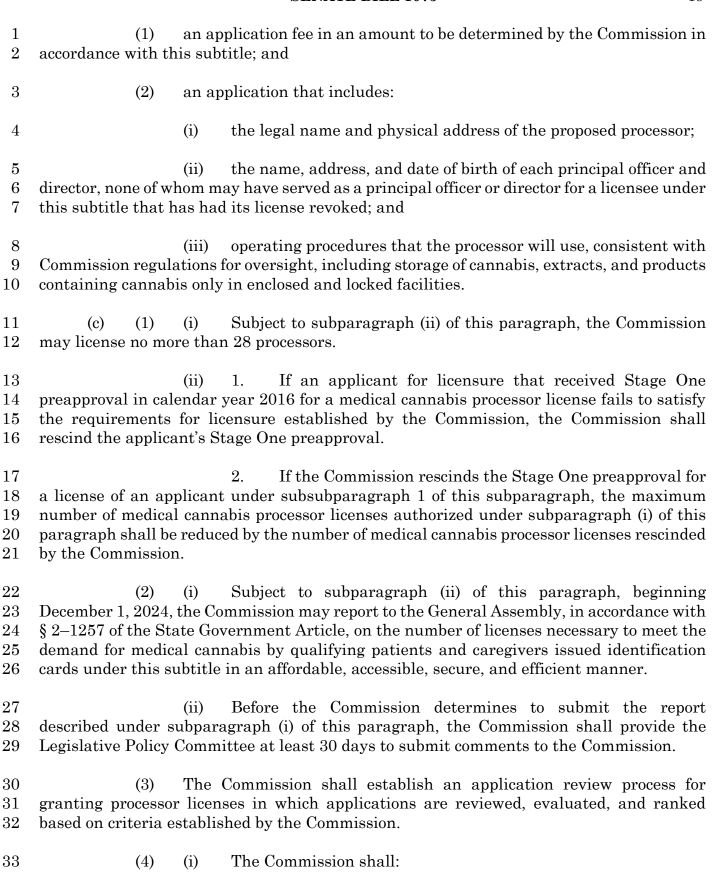
1 2	identification card	s; and	2.	the me	thod t	hrough v	which th	ne Commiss	sion will distr	ribute
3 4	identification card	s.	3.	the me	ethod	through	which	the Comn	nission will	track
5	[(e)] (D)	The C	Commi	ssion sh	all de	velop and	d maint	ain a websi	te that:	
6 7	in the State; (1)	provi	des inf	formation	n on h	ow an in	dividua	l can obtain	medical can	nabis
8	(2)	provi	des coi	ntact info	ormat	ion for li	censed	dispensarie	s;	
9 10	(3) respect to federal 1	-				_			nsequences, and	with
11 12	(4) information:	disclo	oses, v	with the	e exc	eption o	of any	confidentia	al or propri	etary
13 14	this subtitle; and	(i)	the n	nethodolo	ogy for	r the ran	king of a	applicants f	or licensure i	ınder
15 16	subtitle.	(ii)	the r	esults of	any r	ankings	of appli	cants for lic	ensure unde	r this
17	[(f)] (E)	(1)	The (Commiss	sion sł	nall:				
18 19 20	small, minority, and in applying for me		nen bu	siness ov	vners	and enti	reprene	urs who ma	•	
21 22 23 24	development organ and entrepreneurs dispensaries.		ns to ti	rain and	assist	small, n	ninority		n business ov	
25 26	(2) include:	The o	outread	ch requi	red ui	nder par	agraph	(1)(i) of thi	s subsection	shall
27		(i)	devel	loping pa	ırtner	ships wi	th:			
28 29	surrounding juriso	lictions	1. s, inclu				_		s in the Statersities;	e and
30 31	women–owned bus	sinesse	2. es; and	trade	ass	ociations	s rep	resenting	minority	and

(a)



32 (b) To be licensed as a processor, an applicant shall submit to the Commission:

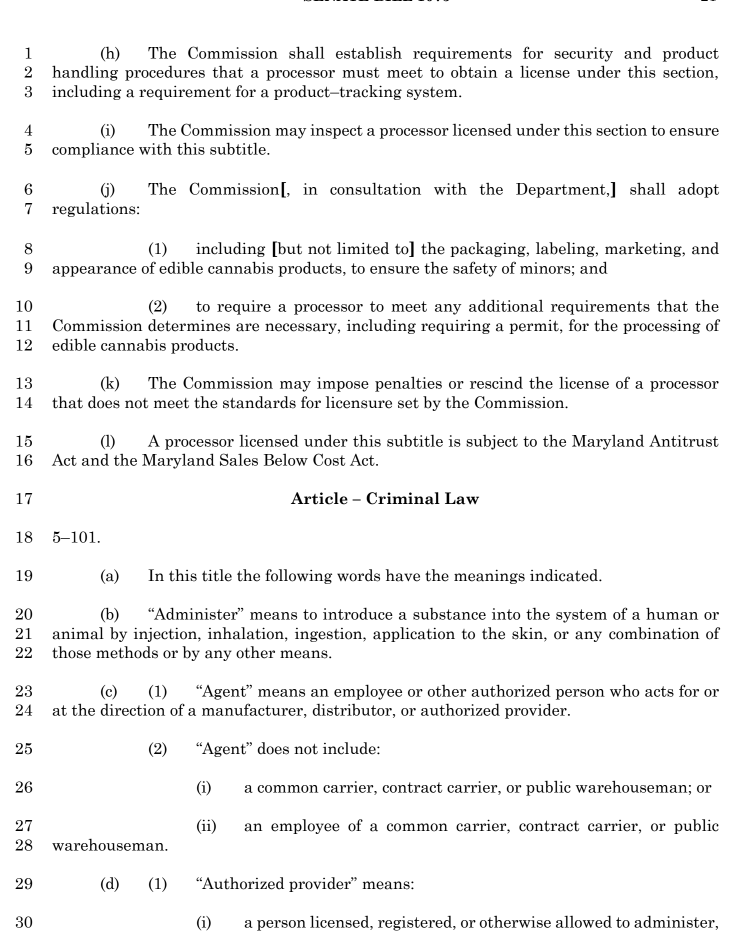
A processor shall be licensed by the Commission.



1. to the extent permitted by federal and State law, actively seek to achieve racial, ethnic, gender, and geographic diversity when licensing processors;

1 and

- 2. encourage applicants who qualify as a minority business 3 enterprise, as defined in § 14–301 of the State Finance and Procurement Article, or who 4 are small, minority, or women—owned business entities to apply for licensure as processors.
- 5 (ii) Beginning June 1, 2018, a processor licensed under this subtitle 6 shall report annually to the Commission on:
- 7 1. the number of minority and women owners of the 8 processor;
- 9 2. the ownership interest of any minority and women owners 10 of the processor; and
- 11 3. the number of minority and women employees of the 12 processor.
- 13 (d) A person may not have an ownership interest in or control of, including the 14 power to manage and operate, more than one processor.
- 15 (e) (1) A processor license is valid for 6 years on initial licensure.
- 16 (2) A processor license is valid for 4 years on renewal.
- 17 (f) The Commission shall allow a processor licensed under this section or a processor agent registered under [§ 13–3310] § 1–516 of this subtitle to:
- 19 (1) acquire, possess, process, package, label, transfer, transport, sell, and distribute to a dispensary edible cannabis products for use by a qualifying patient, a caregiver, or an academic research representative purchasing medical cannabis under [§ 13–3304.1] § 1–507 of this subtitle; and
- 23 (2) transport edible cannabis products to an independent testing 24 laboratory.
- 25 (g) A processor licensed under this section or a processor agent registered under 26 [§ 13–3310] § 1–516 of this subtitle may not be penalized or arrested under State law for:
- (1) acquiring, possessing, processing, packaging, labeling, transferring, transporting, selling, or distributing medical cannabis or products containing medical cannabis to a dispensary for use by a qualifying patient, a caregiver, or an academic research representative purchasing medical cannabis under [§ 13–3304.1] § 1–507 of this subtitle; or
- 32 (2) transporting medical cannabis or products containing medical cannabis 33 to an independent testing laboratory.



(2)

- 1 distribute, dispense, or conduct research on a controlled dangerous substance in the State 2in the course of professional practice or research; or 3 a pharmacy, laboratory, hospital, or other institution licensed, 4 registered, or otherwise allowed to administer, distribute, dispense, or conduct research on a controlled dangerous substance in the State in the course of professional practice or 5 6 research. 7 **(2)** "Authorized provider" includes: 8 (i) a scientific investigator; 9 an individual authorized by the State to practice medicine, (ii) dentistry, or veterinary medicine; and 10 11 (iii) an animal control facility licensed under § 2-305 of the 12 Agriculture Article. "Cannabimimetic agents" means substances that are cannabinoid 13 (1) receptor type 1 (CB1 receptor) agonists as demonstrated by binding studies and functional 14 assays within one of the following structural classes: 15 16 2–(3–hydroxycyclohexyl)phenol with substitution the 5-position of the phenolic ring by alkyl or alkenyl, whether or not substituted on the 17 18 cyclohexyl ring to any extent; 19 3–(1–naphthoyl)indole or 3–(1–naphthylmethane)indole by (ii) 20 substitution at the nitrogen atom of the indole ring, whether or not further substituted on 21the indole ring to any extent and whether or not substituted on the naphthoyl or naphthyl 22ring to any extent; 233–(1–naphthoyl)pyrrole by substitution at the nitrogen atom of (iii) 24the pyrrole ring, whether or not further substituted in the pyrrole ring to any extent and whether or not substituted on the naphthoyl ring to any extent; 2526 (iv) 1–(1–naphthylmethylene)indene by substitution the 27 3-position of the indene ring, whether or not further substituted in the indene ring to any 28 extent and whether or not substituted on the naphthyl ring to any extent; or 29 3-phenylacetylindole or 3-benzoylindole by substitution at the 30 nitrogen atom of the indole ring, whether or not further substituted in the indole ring to 31 any extent and whether or not substituted on the phenyl ring to any extent.
- 33 (i) 5-(1,1-dimethylheptyl)-2-[(1R,3S)-3-hydroxycyclohexyl]-34 phenol (CP-47,497);

"Cannabimimetic agents" includes:

- 5-(1,1-dimethyloctyl)-2-[(1R,3S)-3-hydroxycyclohexyl]-phenol 1 (ii) 2 (cannabicyclohexanol or CP-47,497 C8-homolog); 3 (iii) 1-pentyl-3-(1-naphthoyl)indole (JWH-018 and AM678); 4 (iv) 1-butyl-3-(1-naphthoyl)indole (JWH-073); 1-hexyl-3-(1-naphthoyl)indole (JWH-019); 5 (v) 6 (vi) 1-[2-(4-morpholinyl)ethyl]-3-(1-naphthoyl)indole (JWH-200); 7 1-pentyl-3-(2-methoxyphenylacetyl)indole (JWH-250); (vii) 8 (viii) 1-pentyl-3-[1-(4-methoxynaphthoyl)]indole (JWH-081); 9 (ix) 1-pentyl-3-(4-methyl-1-naphthoyl)indole (JWH-122); 10 1-pentyl-3-(4-chloro-1-naphthoyl)indole (JWH-398); (x) 11 (xi) 1-(5-fluoropentyl)-3-(1-naphthoyl)indole (AM2201); 12 1–(5–fluoropentyl)–3–(2–iodobenzoyl)indole (AM694); (xii) 13 1-pentyl-3-[(4-methoxy)-benzoyl]indole (SR-19 and RCS-4); (xiii) 14 1-cyclohexylethyl-3-(2-methoxyphenylacetyl)indole (SR-18 (xiv) 15 and RCS-8); and 16 1-pentyl-3-(2-chlorophenylacetyl)indole (JWH-203). (xv) "CANNABIS" MEANS THE PLANT CANNABIS SATIVA L. AND ANY 17 (f) 18 PART OF THE PLANT, INCLUDING ALL DERIVATIVES, EXTRACTS, CANNABINOIDS, ISOMERS, ACIDS, SALTS, AND SALTS OF ISOMERS, WHETHER GROWING OR NOT, WITH 19 20 A DELTA-9-TETRAHYDROCANNABINOL CONCENTRATION GREATER THAN 0.3% ON A 21DRY WEIGHT BASIS. "CANNABIS" DOES NOT INCLUDE HEMP AS DEFINED IN § 14–101 22 **(2)** 23 OF THE AGRICULTURE ARTICLE. 24(G) "Coca leaf" includes a leaf containing cocaine, the optical and geometric (1) isomers of cocaine, and any compound, manufactured substance, salt, derivative, mixture, 25
- 27 (2) "Coca leaf" does not include a derivative of a coca leaf that does not 28 contain cocaine, ecgonine, or a substance from which cocaine or ecgonine may be

or preparation of a coca leaf.

(2)

a hallucinogenic effect.

1	synthesized or ma	de.	
2	[(g)] (H)	(1)	"Controlled dangerous substance" means:
3		(i)	a drug or substance listed in Schedule I through Schedule V; or
4 5	I through Schedul	(ii) e V th	an immediate precursor to a drug or substance listed in Schedule at:
6 7 8			1. by regulation the Department designates as being the monly used or produced primarily for use to manufacture a drug hedule I through Schedule V;
9 10	used to manufactu	ıre a d	2. is an immediate chemical intermediary used or likely to be rug or substance listed in Schedule I through Schedule V; and
11 12	a drug or substan	ce liste	3. must be controlled to prevent or limit the manufacture of ed in Schedule I through Schedule V.
13 14	(2) wine, malt bevera		trolled dangerous substance" does not include distilled spirits, tobacco.
15	[(h)] (I)	"Con	trolled paraphernalia" means:
16 17	(1) objects adapted to		podermic syringe, needle, or any other object or combination of nister a controlled dangerous substance by hypodermic injection;
18 19	(2) packaging individ		latin capsule, glassine envelope, or other container suitable for antities of a controlled dangerous substance; or
20 21	(3) hydrochloride, or		se, quinine, mannite, mannitol, dextrose, sucrose, procaine ner substance suitable as a diluent or adulterant.
22 23 24	[(i)] (J) or exchange from relationship exists	one pe	ver" means to make an actual, constructive, or attempted transferrson to another whether or not remuneration is paid or an agency
25	[(j)] (K)	"Dep	artment" means the Maryland Department of Health.
26 27 28		stance	ressant or stimulant drug" means a drug that contains any that the Attorney General of the United States by regulation otential for abuse because of:
29	(1)	a der	pressant or stimulant effect on the central nervous system; or

- 1 [(1)] **(M)** "Dispense" means to deliver to the ultimate user or the human (1) 2 research subject by or in accordance with the lawful order of an authorized provider. 3 "Dispense" includes to prescribe, administer, package, label, or compound a substance for delivery. 4 5 "Distribute" means, with respect to a controlled dangerous substance, [(m)] (N) to deliver other than by dispensing. 6 7 [(n)] **(O)** (1) "Drug" means: 8 official (i) substance recognized in the United States 9 Pharmacopoeia, official Homeopathic Pharmacopoeia of the United States, or official 10 National Formulary; 11 a substance intended for use in the diagnosis, cure, mitigation, 12 treatment, or prevention of disease in humans or other animals; 13 except for food, a substance intended to affect the structure or function of the body of humans or other animals; or 14 15 a substance intended for use as a component of any substance (iv) 16 specified in item (i), (ii), or (iii) of this paragraph. 17 (2)"Drug" does not include a device or an accessory, part, or component of a device. 18 [(o)] **(P)** "Drug dependent person" means a person who: 19 20 is using a controlled dangerous substance; and (1) 21 (2)is in a state of psychological or physical dependence, or both, that: 22arises from administration of that controlled dangerous (i) 23substance on a continuous basis; and 24is characterized by behavioral and other responses that include (ii) 25a strong compulsion to take the substance on a continuous basis in order to experience its 26 psychological effects or to avoid the discomfort of its absence. 27 "Drug paraphernalia" means equipment, a product, or material **[**(p)**] (Q)** (1)
- (i) planting, propagating, cultivating, growing, harvesting, 30 manufacturing, compounding, converting, producing, processing, preparing, packaging, 31 repackaging, storing, containing, or concealing a controlled dangerous substance in 32 violation of this title: or

that is used, intended for use, or designed for use, in:

28

31

human body; and

$\frac{1}{2}$	(ii) injecting, ingesting, inhaling, or otherwise introducing into the human body a controlled dangerous substance in violation of this title.
3	(2) "Drug paraphernalia" includes:
4 5 6	(i) a kit used, intended for use, or designed for use in planting, propagating, cultivating, growing, or harvesting any species of plant that is a controlled dangerous substance or from which a controlled dangerous substance can be derived;
7 8 9	(ii) a kit used, intended for use, or designed for use in manufacturing, compounding, converting, producing, processing, or preparing a controlled dangerous substance;
$egin{array}{c} 10 \\ 1 \\ 2 \end{array}$	(iii) an isomerization device used, intended for use, or designed for use in increasing the potency of any species of plant that is a controlled dangerous substance;
13 14	(iv) testing equipment used, intended for use, or designed for use in analyzing the strength, effectiveness, or purity of a controlled dangerous substance;
15 16	(v) a scale or balance used, intended for use, or designed for use in weighing or measuring a controlled dangerous substance;
17 18 19	(vi) a diluent or adulterant, such as quinine hydrochloride, mannitol, mannite, dextrose, or lactose, used, intended for use, or designed for use in cutting a controlled dangerous substance;
20 21	(vii) a separation gin or sifter used, intended for use, or designed for use in removing twigs and seeds from, or in otherwise cleaning or refining, marijuana;
22 23	(viii) a blender, bowl, container, spoon, or mixing device used, intended for use, or designed for use in compounding a controlled dangerous substance;
24 25 26	(ix) a capsule, balloon, envelope, or other container used, intended for use, or designed for use in packaging small quantities of a controlled dangerous substance;
27 28	(x) a container or other object used, intended for use, or designed for use in storing or concealing a controlled dangerous substance;
29	(xi) a hypodermic syringe, needle, or other object used, intended for

32 (xii) an object used, intended for use, or designed for use in ingesting, 33 inhaling, or otherwise introducing marijuana, cocaine, hashish, or hashish oil into the

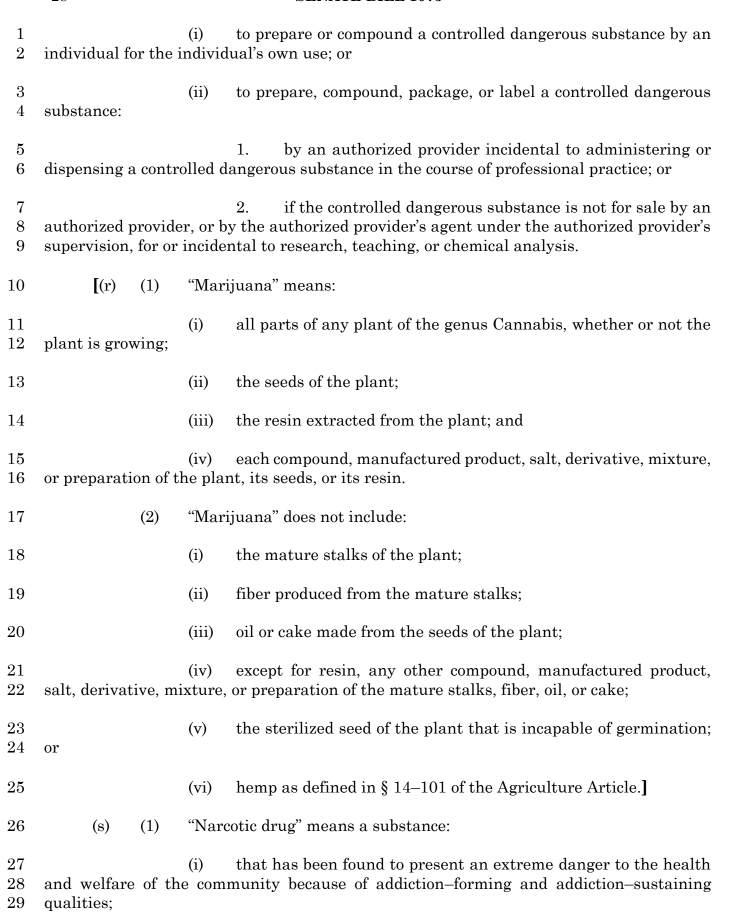
use, or designed for use in parenterally injecting a controlled dangerous substance into the

1	human body such a	as:		
2 3	pipe with or withou	ut scre	1. en, pei	a metal, wooden, acrylic, glass, stone, plastic, or ceramic manent screen, hashish head, or punctured metal bowl;
4			2.	a water pipe;
5			3.	a carburetion tube or device;
6			4.	a smoking or carburetion mask;
7 8 9	material, such as a the hand;	ı marij	5. uana c	an object known as a roach clip used to hold burning igarette that has become too small or too short to be held in
0			6.	a miniature spoon used for cocaine and cocaine vials;
1			7.	a chamber pipe;
2			8.	a carburetor pipe;
13			9.	an electric pipe;
4			10.	an air-driven pipe;
15			11.	a chillum;
16			12.	a bong; and
17			13.	an ice pipe or chiller.
18 19 20	[(q)] (R) means to produce dangerous substan			ufacture", with respect to a controlled dangerous substance, propagate, compound, convert, or process a controlled
21 22	origin;	(i)	direct	ly or indirectly by extraction from substances of natural
23		(ii)	indep	endently by chemical synthesis; or
24		(iii)	by a c	combination of extraction and chemical synthesis.
25 26	(2) dangerous substan			re" includes to package and repackage a controlled and relabel its containers.

 $\hbox{``Manufacture'' does not include:} \\$

27

(3)



1		(ii)	that i	s:
2			1.	an opiate;
3 4	preparation of opi	am, coo	2. ca leaf,	a compound, manufactured substance, salt, derivative, or or an opiate; or
5 6 7	salt, derivative, or 1 and 2 of this iter		3. ration	a substance and any compound, manufactured substance, that is chemically identical with a substance listed in items
8		(iii)	that i	s produced:
9 10	vegetable origin;		1.	directly or indirectly by extraction from substances of
11			2.	independently by chemical synthesis; or
12			3.	by a combination of extraction and chemical synthesis.
13 14	(2) that does not conta			rug" includes decocainized coca leaf or an extract of coca leaf recgonine.
15 16	` '			bstance" means a substance that is not classified as a under Subtitle 4 of this title.
17 18 19		ng qua	ality sin	eans a substance that has an addiction—forming or milar to morphine or that can be converted into a drug that ddiction—sustaining quality.
20	(2)	"Opia	ıte" inc	ludes:
21		(i)	the ra	acemic and levorotatory forms of an opiate;
22 23	Papaver somnifer	(ii) um L.;	excep	t for seeds, the opium poppy, the plant of the species
24 25	except the seeds; a	(iii) ınd	the p	oppy straw consisting of the opium poppy after mowing
26		(iv)	coca l	eaf.
27 28 29	(3) under § 5–202 of t and its salts (dext	his titl	e, the	es not include, unless specifically designated as controlled dextrorotatory isomer of 3-methoxy-n-methyl-morphinan n).

"PERSONAL USE AMOUNT" MEANS:

30

(v)

1	(1) AN AMOUNT OF CANNABIS THAT DOES NOT EXCEED 1 OUNCE;
2 3	(2) AN AMOUNT OF CONCENTRATED CANNABIS THAT DOES NOT EXCEED 5 GRAMS; OR
4 5	(3) AN AMOUNT OF CANNABIS PRODUCT CONTAINING DELTA-9-TETRAHYDROCANNABINOL THAT DOES NOT EXCEED 500 MILLIGRAMS.
6 7	(W) "Possess" means to exercise actual or constructive dominion or control over a thing by one or more persons.
8	[(w)] (X) (1) "Prescription drug" means a drug that:
9	(i) is intended to be used by an individual; and
10 11	(ii) because of its toxicity, other potentiality for harmful effect, method of use, or collateral measures necessary for its use:
12 13	1. bears a cautionary label warning a person that under federal law the drug may not be dispensed without a prescription; or
14 15	2. is designated by the Department as not safe for use except under the supervision of a person licensed by the State to administer a prescription drug.
16	(2) "Prescription drug" does not include a controlled dangerous substance.
17 18	[(x)] (Y) "Produce", with respect to a controlled dangerous substance, includes to manufacture, plant, cultivate, grow, and harvest.
19 20	[(y)] (Z) "Registrant" means a person who is registered by the Department to manufacture, distribute, or dispense a controlled dangerous substance in the State.
21 22	[(z)] (AA) "Schedule I" means a list of controlled dangerous substances that appears in \S 5–402 of this title.
23 24	[(aa)] (BB) "Schedule II" means a list of controlled dangerous substances that appears in § 5–403 of this title.
25	[(bb)] (CC) "Schedule III" means a list of controlled dangerous substances that

[(cc)] (DD) "Schedule IV" means a list of controlled dangerous substances that appears in \S 5–405 of this title.

appears in § 5–404 of this title.

26

- [(dd)] (EE) "Schedule V" means a list of controlled dangerous substances that appears in § 5-406 of this title.
- 3 [(ee)] **(FF)** "Secretary" means the Secretary of the Department.
- [(ff)] (GG) "Ultimate user" means a person who lawfully possesses a controlled dangerous substance for the person's own use, for the use of a member of the person's household, or for administration to an animal owned by the person or by a member of the person's household.
- 8 5–601.
- 9 (a) Except as otherwise provided in this title, a person may not:
- 10 (1) possess or administer to another a controlled dangerous substance, 11 unless obtained directly or by prescription or order from an authorized provider acting in 12 the course of professional practice; or
- 13 (2) obtain or attempt to obtain a controlled dangerous substance, or 14 procure or attempt to procure the administration of a controlled dangerous substance by:
- 15 (i) fraud, deceit, misrepresentation, or subterfuge;
- 16 (ii) the counterfeiting or alteration of a prescription or a written 17 order:
- 18 (iii) the concealment of a material fact;
- 19 (iv) the use of a false name or address;
- 20 (v) falsely assuming the title of or representing to be a 21 manufacturer, distributor, or authorized provider; or
- 22 (vi) making, issuing, or presenting a false or counterfeit prescription 23 or written order.
- 24 (b) Information that is communicated to a physician in an effort to obtain a 25 controlled dangerous substance in violation of this section is not a privileged 26 communication.
- 27 (c) (1) Except as provided in paragraphs (2), (3), and (4) of this subsection, a 28 person who violates this section is guilty of a misdemeanor and on conviction is subject to:
- 29 (i) for a first conviction, imprisonment not exceeding 1 year or a fine 30 not exceeding \$5,000 or both;
- 31 (ii) for a second or third conviction, imprisonment not exceeding 18

- 1 months or a fine not exceeding \$5,000 or both; or
- 2 (iii) for a fourth or subsequent conviction, imprisonment not 3 exceeding 2 years or a fine not exceeding \$5,000 or both.
- 4 (2) (i) Except as provided in [subparagraph (ii)] SUBPARAGRAPHS (II)
 5 AND (III) of this paragraph, a person whose violation of this section involves the use or
 6 possession of [marijuana] CANNABIS is guilty of [a] THE misdemeanor of possession of
 7 [marijuana] CANNABIS and is subject to imprisonment not exceeding 6 months or a fine
 8 not exceeding \$1,000 or both.
- 9 (ii) 1. A first finding of guilt under this section involving the use 10 or possession of [less than 10 grams of marijuana] AN AMOUNT OF CANNABIS NOT 11 EXCEEDING THE PERSONAL USE AMOUNT BY AN INDIVIDUAL UNDER THE AGE OF 21 12 YEARS is a civil offense punishable by a fine not exceeding \$100.
- 13 2. A second finding of guilt under this section involving the 14 use or possession of [less than 10 grams of marijuana] AN AMOUNT OF CANNABIS NOT 15 EXCEEDING THE PERSONAL USE AMOUNT BY AN INDIVIDUAL UNDER THE AGE OF 21 16 YEARS is a civil offense punishable by a fine not exceeding \$250.
- 3. A third or subsequent finding of guilt under this section involving the use or possession of [less than 10 grams of marijuana] AN AMOUNT OF CANNABIS NOT EXCEEDING THE PERSONAL USE AMOUNT BY AN INDIVIDUAL UNDER THE AGE OF 21 YEARS is a civil offense punishable by a fine not exceeding \$500.
- 4. A. In addition to a fine, a court shall order a person under the age of 21 years who commits a violation punishable under subsubparagraph 1, 2, or 3 of this subparagraph to attend a drug education program approved by the Maryland Department of Health, refer the person to an assessment for substance abuse disorder, and refer the person to substance abuse treatment, if necessary.
- B. [In addition to a fine, a court shall order a person at least 21 years old who commits a violation punishable under subsubparagraph 3 of this subparagraph to attend a drug education program approved by the Maryland Department of Health, refer the person to an assessment for substance abuse disorder, and refer the person to substance abuse treatment, if necessary.
- 31 C.] A court that orders a person to a drug education program 32 or substance abuse assessment or treatment under this subsubparagraph may hold the 33 case sub curia pending receipt of proof of completion of the program, assessment, or 34 treatment.
- 35 (III) A VIOLATION OF THIS SECTION INVOLVING A PERSON AT 36 LEAST 21 YEARS OLD USING OR POSSESSING AN AMOUNT OF CANNABIS GREATER

THAN THE PERSONAL USE AMOUNT BUT NOT EXCEEDING DOUBLE THE PERSONAL 1 2 USE AMOUNT IS A CIVIL OFFENSE PUNISHABLE BY A FINE NOT EXCEEDING \$250 OR 3 THE PERFORMANCE OF COMMUNITY SERVICE NOT EXCEEDING 20 HOURS OR BOTH. 4 (3)(i) 1. In this paragraph the following words have the meanings indicated. 5 6 2. "Bona fide physician-patient relationship" means a 7 relationship in which the physician has ongoing responsibility for the assessment, care, and 8 treatment of a patient's medical condition. 9 "Caregiver" means an individual designated by a patient 3. with a debilitating medical condition to provide physical or medical assistance to the 10 patient, including assisting with the medical use of [marijuana] CANNABIS, who: 11 12 Α. is a resident of the State; 13 В. is at least 21 years old; 14 C. is an immediate family member, a spouse, or a domestic partner of the patient; 15 16 D. has not been convicted of a crime of violence as defined in 17 § 14–101 of this article; 18 Ε. has not been convicted of a violation of a State or federal 19 controlled dangerous substances law; F. 20 has not been convicted of a crime of moral turpitude; 21G. has been designated as caregiver by the patient in writing 22 that has been placed in the patient's medical record prior to arrest; 23 H. is the only individual designated by the patient to serve as 24caregiver; and I. 25 is not serving as caregiver for any other patient. 26 4. "Debilitating medical condition" means a chronic or 27 debilitating disease or medical condition or the treatment of a chronic or debilitating 28disease or medical condition that produces one or more of the following, as documented by 29 a physician with whom the patient has a bona fide physician—patient relationship: 30 Α. cachexia or wasting syndrome; 31 В. severe or chronic pain;

be used if the defendant was:

1	C	C.	severe nausea;
2	Γ).	seizures;
3	E	E.	severe and persistent muscle spasms; or
4 5	F conventional medicine.	^ب .	any other condition that is severe and resistant to
6 7 8	(ii) 1 CANNABIS, the defendant rany evidence of medical necessions.	may i	In a prosecution for the use or possession of [marijuana] ntroduce and the court shall consider as a mitigating factor by.
9 10 11	court finds that the person necessity, the court shall di	used	Notwithstanding paragraph (2) of this subsection, if the d or possessed [marijuana] CANNABIS because of medical s the charge.
12 13 14	(iii) 1 CANNABIS under this sectors possessed [marijuana] CAN	tion,	In a prosecution for the use or possession of [marijuana] it is an affirmative defense that the defendant used or IS because:
15 16 17	has been diagnosed by physician–patient relations	a ph	the defendant has a debilitating medical condition that nysician with whom the defendant has a bona fide
18 19	to conventional medicine; a		the debilitating medical condition is severe and resistant
20 21	with therapeutic or palliati		[marijuana] CANNABIS is likely to provide the defendant lief from the debilitating medical condition.
22 23 24 25 26	[marijuana] CANNABIS bed	tion, i	A. In a prosecution for the possession of [marijuana] it is an affirmative defense that the defendant possessed the [marijuana] CANNABIS was intended for medical use itating medical condition for whom the defendant is a
27 28 29 30 31	intention to assert the aff	ss the firma of t	A defendant may not assert the affirmative defense under e defendant notifies the State's Attorney of the defendant's tive defense and provides the State's Attorney with all he affirmative defense in accordance with the rules of Rules 4–262 and 4–263.
32	3	3.	An affirmative defense under this subparagraph may not

1 using [marijuana] CANNABIS in a public place or A. 2 assisting the individual for whom the defendant is a caregiver in using the [marijuana] 3 **CANNABIS** in a public place; or 4 in possession of more than [1 ounce of marijuana] THE В. 5 PERSONAL USE AMOUNT OF CANNABIS. 6 A violation of this section involving the smoking of marijuana in a 7 public place is a civil offense punishable by a fine not exceeding \$500. 8 The provisions of subsection (c)(2)(ii) of this section making the possession of 9 [marijuana] CANNABIS a civil offense may not be construed to affect the laws relating to: 10 operating a vehicle or vessel while under the influence of or while 11 impaired by a controlled dangerous substance; or 12 (2)seizure and forfeiture. 13 (e) Before imposing a sentence under subsection (c) of this section, (1) (i) the court may order the Maryland Department of Health or a certified and licensed 14 15 designee to conduct an assessment of the defendant for substance use disorder and 16 determine whether the defendant is in need of and may benefit from drug treatment. 17 If an assessment for substance use disorder is requested by the 18 defendant and the court denies the request, the court shall state on the record the basis for 19 the denial. 20 (2) On receiving an order under paragraph (1) of this subsection, the 21 Maryland Department of Health, or the designee, shall conduct an assessment of the 22defendant for substance use disorder and provide the results to the court, the defendant or 23 the defendant's attorney, and the State identifying the defendant's drug treatment needs. 24The court shall consider the results of an assessment performed under 25 paragraph (2) of this subsection when imposing the defendant's sentence and: 26 (i) except as provided in subparagraph (ii) of this paragraph, the 27 court shall suspend the execution of the sentence and order probation and, if the assessment shows that the defendant is in need of substance abuse treatment, require the 2829 Maryland Department of Health or the designee to provide the medically appropriate level 30 of treatment as identified in the assessment; or 31 (ii) the court may impose a term of imprisonment under subsection 32 (c) of this section and order the Division of Correction or local correctional facility to 33 facilitate the medically appropriate level of treatment for the defendant as identified in the

34

assessment.

1 5-601.1.

1	001.1.		
2 3 4 5	(a) A police officer shall issue a citation to a person who the police officer has probable cause to believe has committed a violation of § 5–601 of this part involving the use or possession of [less than 10 grams of marijuana] AN AMOUNT OF CANNABIS NOT EXCEEDING DOUBLE THE PERSONAL USE AMOUNT.		
6 7 8	(b) (1) A violation of § 5–601 of this part involving the use or possession of [less than 10 grams of marijuana] AN AMOUNT OF CANNABIS NOT EXCEEDING DOUBLE THE PERSONAL USE AMOUNT is a civil offense.		
9 10 11	(2) Adjudication of a violation under § 5–601 of this part involving the use or possession of [less than 10 grams of marijuana] AN AMOUNT OF CANNABIS NOT EXCEEDING DOUBLE THE PERSONAL USE AMOUNT:		
12	(i) is not a criminal conviction for any purpose; and		
13 14	(ii) does not impose any of the civil disabilities that may result from a criminal conviction.		
15 16 17 18	or possession of [less than 10 grams of marijuana] AN AMOUNT OF CANNABIS NOT EXCEEDING DOUBLE THE PERSONAL USE AMOUNT shall be signed by the police officer		
19	(i) the name, address, and date of birth of the person charged;		
20	(ii) the date and time that the violation occurred;		
21	(iii) the location at which the violation occurred;		
22	(iv) the fine that may be imposed;		
23 24	(v) a notice stating that prepayment of the fine is allowed, except as provided in paragraph (2) of this subsection; and		
25	(vi) a notice in boldface type that states that the person shall:		
26	1. pay the full amount of the preset fine; or		
27 28	2. request a trial date at the date, time, and place established by the District Court by writ or trial notice.		

29 (2) (i) If a citation for a violation of § 5–601 of this part involving the 30 use or possession of [less than 10 grams of marijuana] AN AMOUNT OF CANNABIS NOT EXCEEDING THE PERSONAL USE AMOUNT is issued to a person under the age of 21 years,

- 1 the court shall summon the person for trial.
- 2 (ii) If the court finds that a person at least 21 years old who has been
- 3 issued a citation under this section has at least twice previously been found guilty under §
- 4 5-601 of this part involving the use or possession of [less than 10 grams of marijuana] AN
- 5 $\,$ AMOUNT OF CANNABIS NOT EXCEEDING DOUBLE THE PERSONAL USE AMOUNT, the
- 6 court shall summon the person for trial.
- 7 (d) The form of the citation shall be uniform throughout the State and shall be 8 prescribed by the District Court.
- 9 (e) (1) The Chief Judge of the District Court shall establish a schedule for the 10 prepayment of the fine.
- 11 (2) Prepayment of a fine shall be considered a plea of guilty to a Code 12 violation.
- 13 (3) A person described in subsection (c)(2) of this section may not prepay 14 the fine.
- 15 (f) (1) A person may request a trial by sending a request for trial to the District 16 Court in the jurisdiction where the citation was issued within 30 days of the issuance of the 17 citation.
- 18 (2) If a person other than a person described in subsection (c)(2) of this section does not request a trial or prepay the fine within 30 days of the issuance of the citation, the court may impose the maximum fine and costs against the person and find the person is guilty of a Code violation for purposes of subsection (c)(2)(ii) of this section.
- 22 (g) The issuing jurisdiction shall forward a copy of the citation and a request for 23 trial to the District Court in the district having venue.
- 24 (h) (1) The failure of a defendant to respond to a summons described in subsection (c)(2) of this section shall be governed by § 5–212 of the Criminal Procedure Article.
- 27 (2) If a person at least 21 years old fails to appear after having requested a trial, the court may impose the maximum fine and costs against the person and find the person is guilty of a Code violation for purposes of subsection (c)(2)(ii) of this section.
- 30 (i) In any proceeding for a Code violation under § 5–601 of this part involving the 31 use or possession of [less than 10 grams of marijuana] AN AMOUNT OF CANNABIS NOT 32 EXCEEDING DOUBLE THE PERSONAL USE AMOUNT:
- 33 (1) the State has the burden to prove the guilt of the defendant by a 34 preponderance of the evidence;

and

- 1 the court shall apply the evidentiary standards as prescribed by law or (2)2 rule for the trial of a criminal case; 3 the court shall ensure that the defendant has received a copy of the 4 charges against the defendant and that the defendant understands those charges; 5 the defendant is entitled to cross-examine all witnesses who appear 6 against the defendant, to produce evidence or witnesses on behalf of the defendant, and to 7 testify on the defendant's own behalf, if the defendant chooses to do so; 8 the defendant is entitled to be represented by counsel of the defendant's (5)9 choice and at the expense of the defendant; and 10 (6) the defendant may enter a plea of guilty or not guilty, and the verdict of the court in the case shall be: 11 12 (i) guilty of a Code violation; 13 not guilty of a Code violation; or (ii) 14 probation before judgment, imposed by the court in the same (iii) manner and to the same extent as is allowed by law in the trial of a criminal case. 15 16 (j) (1) The defendant is liable for the costs of the proceedings in the District 17 Court. 18 (2) The court costs in a Code violation case under § 5-601 of this part involving the use or possession of [less than 10 grams of marijuana] AN AMOUNT OF 19 20 CANNABIS NOT EXCEEDING DOUBLE THE PERSONAL USE AMOUNT in which costs are 21imposed are \$5. 22 (k) The State's Attorney for any county may prosecute a Code violation under § 5-601 of this part involving the use or possession of [less than 10 grams of 2324marijuana] AN AMOUNT OF CANNABIS NOT EXCEEDING DOUBLE THE PERSONAL USE **AMOUNT** in the same manner as prosecution of a violation of the criminal laws of the State. 2526 In a Code violation case under § 5–601 of this part involving the use or (2)27 possession of [less than 10 grams of marijuana] AN AMOUNT OF CANNABIS NOT 28 **EXCEEDING DOUBLE THE PERSONAL USE AMOUNT**, the State's Attorney may: 29 (i) enter a nolle prosequi or move to place the case on the stet docket;
- 31 (ii) exercise authority in the same manner as prescribed by law for 32 violation of the criminal laws of the State.

- 1 A person issued a citation for a violation of § 5–601 of this part involving the (1)2 use or possession of [less than 10 grams of marijuana] AN AMOUNT OF CANNABIS NOT EXCEEDING THE PERSONAL USE AMOUNT who is under the age of 18 years shall be 3 4 subject to the procedures and dispositions provided in Title 3, Subtitle 8A of the Courts Article. 5 6 A citation for a violation of § 5–601 of this part involving the use or possession 7 of [less than 10 grams of marijuana] CANNABIS NOT EXCEEDING DOUBLE THE 8 PERSONAL USE AMOUNT and the official record of a court regarding the citation are not 9 subject to public inspection and may not be included on the public [Web site] WEBSITE maintained by the Maryland Judiciary if: 10 11 the defendant has prepaid the fine; (1)12 (2)the defendant has pled guilty to or been found guilty of the Code 13 violation and has fully paid the fine and costs imposed for the violation; 14 (3)the defendant has received a probation before judgment and has fully 15 paid the fine and completed any terms imposed by the court; 16 **(4)** the case has been removed from the stet docket after the defendant fully 17 paid the fine and completed any terms imposed by the court; 18 (5)the State has entered a nolle prosequi; the defendant has been found not guilty of the charge; or 19 (6)20 (7)the charge has been dismissed. 215-601.2. 22 (A) A PERSON MAY NOT SMOKE CANNABIS IN A PUBLIC PLACE. 23(B) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A CIVIL OFFENSE 24PUNISHABLE BY A FINE NOT EXCEEDING \$500. 25 A POLICE OFFICER SHALL ISSUE A CITATION TO A PERSON WHO THE POLICE OFFICER HAS PROBABLE CAUSE TO BELIEVE HAS COMMITTED A VIOLATION 26 27 OF THIS SECTION. 28(D) **(1)** A VIOLATION OF THIS SECTION IS A CIVIL OFFENSE.
 - (I) IS NOT A CRIMINAL CONVICTION FOR ANY PURPOSE; AND

ADJUDICATION OF A VIOLATION UNDER THIS SECTION:

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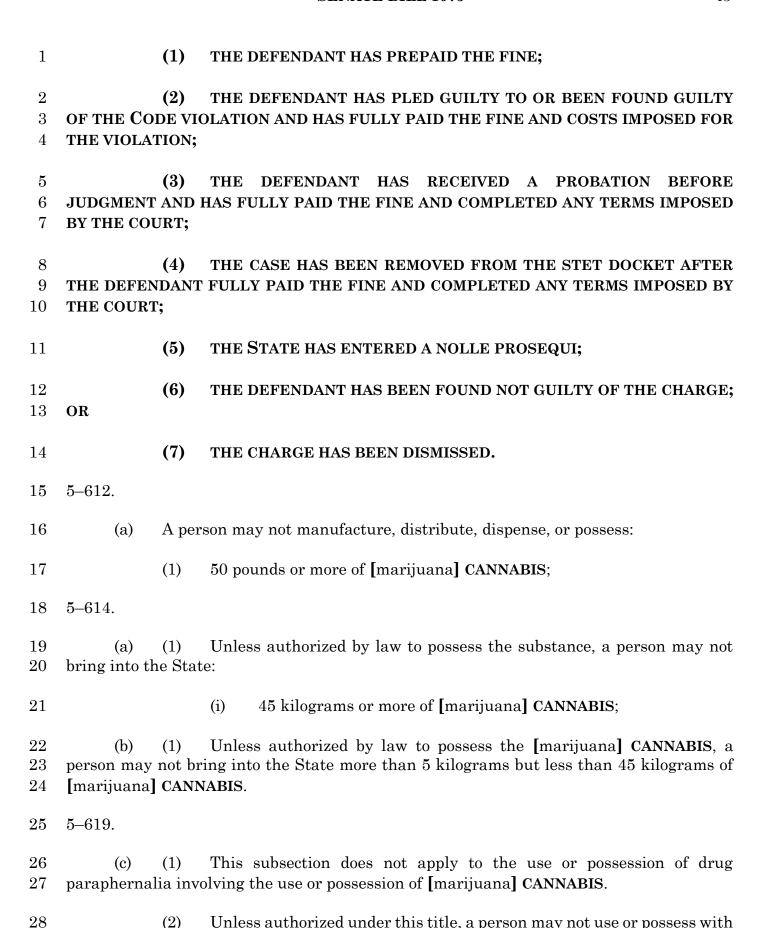
(2)

1 2	(II) DOES NOT IMPOSE ANY OF THE CIVIL DISABILITIES THAT MAY RESULT FROM A CRIMINAL CONVICTION.
3 4	(E) (1) A CITATION ISSUED FOR A VIOLATION OF THIS SECTION SHALL BE SIGNED BY THE POLICE OFFICER WHO ISSUES THE CITATION AND SHALL CONTAIN:
5 6	(I) THE NAME, ADDRESS, AND DATE OF BIRTH OF THE PERSON CHARGED;
7	(II) THE DATE AND TIME THAT THE VIOLATION OCCURRED;
8	(III) THE LOCATION AT WHICH THE VIOLATION OCCURRED;
9	(IV) THE FINE THAT MAY BE IMPOSED;
10 11	(V) A NOTICE STATING THAT PREPAYMENT OF THE FINE IS ALLOWED, EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION; AND
12 13	(VI) A NOTICE IN BOLDFACE TYPE THAT STATES THAT THE PERSON SHALL:
14	1. PAY THE FULL AMOUNT OF THE PRESET FINE; OR
15 16	2. REQUEST A TRIAL AT THE DATE, TIME, AND PLACE ESTABLISHED BY THE DISTRICT COURT BY WRIT OR TRIAL NOTICE.
17 18 19	(2) (I) IF A CITATION FOR A VIOLATION OF THIS SECTION IS ISSUED TO A PERSON UNDER THE AGE OF 21 YEARS, THE COURT SHALL SUMMON THE PERSON FOR TRIAL.
20 21 22 23	(II) IF THE COURT FINDS THAT A PERSON AT LEAST 21 YEARS OLD WHO HAS BEEN ISSUED A CITATION UNDER THIS SECTION HAS AT LEAST TWICE PREVIOUSLY BEEN FOUND GUILTY UNDER THIS SECTION, THE COURT SHALL SUMMON THE PERSON FOR TRIAL.

- 24 (F) THE FORM OF THE CITATION SHALL BE UNIFORM THROUGHOUT THE 25 STATE AND SHALL BE PRESCRIBED BY THE DISTRICT COURT.
- 26 (G) (1) THE CHIEF JUDGE OF THE DISTRICT COURT SHALL ESTABLISH A 27 SCHEDULE FOR THE PREPAYMENT OF THE FINE.
 - (2) PREPAYMENT OF A FINE SHALL BE CONSIDERED A PLEA OF

- 1 GUILTY TO A CODE VIOLATION.
- 2 (3) A PERSON DESCRIBED IN SUBSECTION (E)(2) OF THIS SECTION 3 MAY NOT PREPAY THE FINE.
- 4 (H) (1) A PERSON MAY REQUEST A TRIAL BY SENDING A REQUEST FOR 5 TRIAL TO THE DISTRICT COURT IN THE JURISDICTION WHERE THE CITATION WAS
- 6 ISSUED WITHIN 30 DAYS AFTER THE ISSUANCE OF THE CITATION.
- 7 (2) If A PERSON OTHER THAN A PERSON DESCRIBED IN SUBSECTION
 8 (E)(2) OF THIS SECTION DOES NOT REQUEST A TRIAL OR PREPAY THE FINE WITHIN
 9 30 DAYS AFTER THE ISSUANCE OF THE CITATION, THE COURT MAY IMPOSE THE
 10 MAXIMUM FINE AND COSTS AGAINST THE PERSON AND FIND THE PERSON GUILTY OF
- 11 A CODE VIOLATION FOR PURPOSES OF SUBSECTION (E)(2)(II) OF THIS SECTION.
- 12 (I) THE ISSUING JURISDICTION SHALL FORWARD A COPY OF THE CITATION
 13 AND A REQUEST FOR TRIAL TO THE DISTRICT COURT IN THE DISTRICT HAVING
 14 VENUE.
- 15 (J) (1) THE FAILURE OF A DEFENDANT TO RESPOND TO A SUMMONS 16 DESCRIBED IN SUBSECTION (E)(2) OF THIS SECTION SHALL BE GOVERNED BY § 5–212 OF THE CRIMINAL PROCEDURE ARTICLE.
- 18 (2) If A PERSON AT LEAST 21 YEARS OLD FAILS TO APPEAR AFTER
 19 HAVING REQUESTED A TRIAL, THE COURT MAY IMPOSE THE MAXIMUM FINE AND
 20 COSTS AGAINST THE PERSON AND FIND THE PERSON GUILTY OF A CODE VIOLATION
 21 FOR PURPOSES OF SUBSECTION (E)(2)(II) OF THIS SECTION.
- 22 (K) IN ANY PROCEEDING FOR A CODE VIOLATION UNDER THIS SECTION:
- 23 (1) THE STATE HAS THE BURDEN TO PROVE THE GUILT OF THE 24 DEFENDANT BY A PREPONDERANCE OF THE EVIDENCE;
- 25 (2) THE COURT SHALL APPLY THE EVIDENTIARY STANDARDS AS 26 PRESCRIBED BY LAW OR RULE FOR THE TRIAL OF A CRIMINAL CASE;
- 27 (3) THE COURT SHALL ENSURE THAT THE DEFENDANT HAS RECEIVED A COPY OF THE CHARGES AGAINST THE DEFENDANT AND THAT THE DEFENDANT UNDERSTANDS THOSE CHARGES;
- 30 (4) THE DEFENDANT IS ENTITLED TO CROSS-EXAMINE ALL 31 WITNESSES WHO APPEAR AGAINST THE DEFENDANT, TO PRODUCE EVIDENCE OR 32 WITNESSES ON BEHALF OF THE DEFENDANT, AND TO TESTIFY ON THE DEFENDANT'S

- 1 OWN BEHALF, IF THE DEFENDANT CHOOSES TO DO SO;
- 2 (5) THE DEFENDANT IS ENTITLED TO BE REPRESENTED BY COUNSEL
- 3 OF THE DEFENDANT'S CHOICE AND AT THE EXPENSE OF THE DEFENDANT; AND
- 4 (6) THE DEFENDANT MAY ENTER A PLEA OF GUILTY OR NOT GUILTY,
- 5 AND THE VERDICT OF THE COURT IN THE CASE SHALL BE:
- 6 (I) GUILTY OF A CODE VIOLATION;
- 7 (II) NOT GUILTY OF A CODE VIOLATION; OR
- 8 (III) PROBATION BEFORE JUDGMENT, IMPOSED BY THE COURT
- 9 IN THE SAME MANNER AND TO THE SAME EXTENT AS IS ALLOWED BY LAW IN THE
- 10 TRIAL OF A CRIMINAL CASE.
- 11 (L) (1) THE DEFENDANT IS LIABLE FOR THE COSTS OF THE
- 12 PROCEEDINGS IN THE DISTRICT COURT.
- 13 (2) THE COURT COSTS IN A CODE VIOLATION CASE UNDER THIS
- 14 SECTION IN WHICH COSTS ARE IMPOSED ARE \$5.
- 15 (M) (1) THE STATE'S ATTORNEY FOR ANY COUNTY MAY PROSECUTE A
- 16 CODE VIOLATION UNDER THIS SECTION IN THE SAME MANNER AS PROSECUTION OF
- 17 A VIOLATION OF THE CRIMINAL LAWS OF THE STATE.
- 18 (2) IN A CODE VIOLATION CASE UNDER THIS SECTION, THE STATE'S
- 19 **ATTORNEY MAY:**
- 20 (I) ENTER A NOLLE PROSEQUI OR MOVE TO PLACE THE CASE ON
- 21 THE STET DOCKET; AND
- 22 (II) EXERCISE AUTHORITY IN THE SAME MANNER AS
- 23 PRESCRIBED BY LAW FOR VIOLATION OF THE CRIMINAL LAWS OF THE STATE.
- 24 (N) A PERSON ISSUED A CITATION FOR A VIOLATION OF THIS SECTION WHO
- 25 IS UNDER THE AGE OF 18 YEARS SHALL BE SUBJECT TO THE PROCEDURES AND
- 26 DISPOSITIONS PROVIDED IN TITLE 3, SUBTITLE 8A OF THE COURTS ARTICLE.
- 27 (O) A CITATION FOR A VIOLATION OF THIS SECTION AND THE OFFICIAL
- 28 RECORD OF A COURT REGARDING THE CITATION ARE NOT SUBJECT TO PUBLIC
- 29 INSPECTION AND MAY NOT BE INCLUDED ON THE PUBLIC WEBSITE MAINTAINED BY
- 30 THE MARYLAND JUDICIARY IF:



30

THAT DOES NOT EXCEED 5 GRAMS; OR

1 intent to use drug paraphernalia to: 2 plant, propagate, cultivate, grow, harvest, manufacture, (i) 3 compound, convert, produce, process, prepare, pack, repack, store, contain, or conceal a controlled dangerous substance; or 4 5 inject, ingest, inhale, or otherwise introduce into the human body 6 a controlled dangerous substance. 7 A person who violates this subsection is guilty of a misdemeanor and 8 on conviction is subject to: 9 (i) for a first violation, a fine not exceeding \$500; and 10 for each subsequent violation, imprisonment not exceeding 2 11 years or a fine not exceeding \$2,000 or both. 12 A person who is convicted of violating this subsection for the first time **(4)** 13 and who previously has been convicted of violating subsection (d)(4) of this section is subject to the penalty specified under paragraph (3)(ii) of this subsection. 14 15 5-620.16 (d) (2)A person who violates this section involving the use or possession of 17 [marijuana] CANNABIS is subject to imprisonment not exceeding 1 year or a fine not 18 exceeding \$1,000 or both. Article - Criminal Procedure 19 10-105.1. 20 21(A) **(1)** IN THIS SECTION THE FOLLOWING TERMS HAVE THE MEANINGS 22INDICATED. "AUTOMATIC EXPUNGEMENT" MEANS EXPUNGEMENT WITHOUT 23**(2)** 24THE FILING OF A PETITION OR PAYMENT OF A FEE BY THE PERSON WHO IS THE 25 SUBJECT OF THE RECORDS TO BE EXPUNGED. 26 "PERSONAL USE AMOUNT" MEANS: **(3)** 27 **(I)** AN AMOUNT OF MARIJUANA OR CANNABIS THAT DOES NOT 28**EXCEED 1 OUNCE;**

AN AMOUNT OF CONCENTRATED MARIJUANA OR CANNABIS

- 1 (III) AN AMOUNT OF MARIJUANA OR CANNABIS PRODUCT 2 CONTAINING DELTA-9-TETRAHYDROCANNABINOL THAT DOES NOT EXCEED 500 3 MILLIGRAMS.
- (B) ALL COURT RECORDS AND POLICE RECORDS RELATING TO ANY DISPOSITION OF A CHARGE OF POSSESSION OF MARIJUANA OR CANNABIS UNDER § 5–601 OF THE CRIMINAL LAW ARTICLE INVOLVING A QUANTITY OF MARIJUANA OR CANNABIS THAT DID NOT EXCEED THE PERSONAL USE AMOUNT ENTERED BEFORE OCTOBER 1, 2022, WHERE POSSESSION OF MARIJUANA OR CANNABIS IS THE ONLY CHARGE IN THE CASE SHALL BE AUTOMATICALLY EXPUNGED ON OR BEFORE OCTOBER 1, 2024.
- NOTWITHSTANDING § 10–107 OF THIS SUBTITLE, ALL COURT RECORDS 11 (C) 12 AND POLICE RECORDS RELATING TO ANY DISPOSITION OF A CHARGE OF POSSESSION 13 OF MARIJUANA OR CANNABIS UNDER § 5-601 OF THE CRIMINAL LAW ARTICLE INVOLVING A QUANTITY OF MARIJUANA OR CANNABIS THAT DID NOT EXCEED THE 14 PERSONAL USE AMOUNT ENTERED BEFORE OCTOBER 1, 2022, WHERE THE 15 DEFENDANT WAS ALSO CHARGED WITH ONE OR MORE OTHER CRIMES IN THE SAME 16 CASE, REGARDLESS OF THE DISPOSITION OF THE OTHER CHARGE OR CHARGES, 17 18 SHALL BE AUTOMATICALLY EXPUNGED ON OR BEFORE OCTOBER 1, 2030.
- (D) WITH REGARD TO ANY DISPOSITION OF A CHARGE OF POSSESSION OF
 MARIJUANA OR CANNABIS UNDER § 5–601 OF THE CRIMINAL LAW ARTICLE
 INVOLVING A QUANTITY OF MARIJUANA OR CANNABIS THAT DID NOT EXCEED THE
 PERSONAL USE AMOUNT ENTERED ON OR AFTER OCTOBER 1, 2020,
 NOTWITHSTANDING § 10–107 OF THIS SUBTITLE:
- 24 (1) THE COURT WITH JURISDICTION OVER THE CASE SHALL INITIATE
 25 EFFORTS TO AUTOMATICALLY EXPUNGE ALL COURT RECORDS AND POLICE
 26 RECORDS RELATING TO THE CHARGE 4 YEARS AFTER DISPOSITION OF THE CHARGE;
 27 AND
- 28 (2) EXPUNGEMENT OF COURT RECORDS AND POLICE RECORDS 29 RELATING TO THE CHARGE SHALL BE COMPLETED ON OR BEFORE 4 YEARS AND 90 30 DAYS AFTER DISPOSITION.
- 31 Article Tax General
- 32 TITLE 12.5. CANNABIS TAX.
- 33 **12.5–101.**

- 1 (A) THIS SECTION IS NOT APPLICABLE TO MEDICAL CANNABIS.
- 2 (B) A 30% EXCISE TAX IS IMPOSED ON THE SALE OR TRANSFER OF CANNABIS
- 3 FROM A CANNABIS GROWER TO A CANNABIS PROCESSOR OR A CANNABIS
- 4 DISPENSARY LICENSED BY THE ALCOHOL, CANNABIS, AND TOBACCO COMMISSION.
- 5 (C) SALES OF CANNABIS BY A CANNABIS GROWER, CANNABIS PROCESSOR,
- 6 OR CANNABIS DISPENSARY ARE SUBJECT TO A 30% SALES AND USE TAX TO BE
- 7 COLLECTED IN THE MANNER PROVIDED UNDER TITLE 11 OF THIS ARTICLE.
- 8 **12.5–102.**
- 9 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, A COUNTY,
- 10 MUNICIPAL CORPORATION, SPECIAL TAXING DISTRICT, OR OTHER POLITICAL
- 11 SUBDIVISION OF THE STATE MAY IMPOSE A SALES TAX NOT EXCEEDING 3% ON SALES
- 12 OF CANNABIS, CANNABIS PRODUCTS, AND EDIBLE CANNABIS PRODUCTS WITHIN ITS
- 13 JURISDICTION.
- 14 (B) A COUNTY, MUNICIPAL CORPORATION, SPECIAL TAXING DISTRICT, OR
- 15 OTHER POLITICAL SUBDIVISION OF THE STATE MAY NOT IMPOSE A SALES TAX
- 16 UNDER SUBSECTION (A) OF THIS SECTION:
- 17 (1) IF THE COUNTY, MUNICIPAL CORPORATION, SPECIAL TAXING
- 18 DISTRICT, OR POLITICAL SUBDIVISION HAS ADOPTED A LOCAL LAW, ORDINANCE, OR
- 19 REGULATION PROHIBITING THE SITING OF A CANNABIS GROWER, CANNABIS
- 20 PROCESSOR, OR CANNABIS DISPENSARY ANYWHERE WITHIN ITS JURISDICTION;
- 21 (2) ON SALES OF MEDICAL CANNABIS UNDER TITLE 1, SUBTITLE 5 OF
- 22 THE ALCOHOLIC BEVERAGES ARTICLE; OR
- 23 **(3)** ON SALES TO:
- 24 (I) A GROWER LICENSED UNDER THE ALCOHOLIC BEVERAGES
- 25 ARTICLE;
- 26 (II) AN ACADEMIC RESEARCH REPRESENTATIVE PURCHASING
- 27 CANNABIS UNDER THE ALCOHOLIC BEVERAGES ARTICLE;
- 28 (III) A DISPENSARY LICENSED UNDER THE ALCOHOLIC
- 29 BEVERAGES ARTICLE;
- 30 (IV) A PROCESSOR LICENSED UNDER THE ALCOHOLIC
- 31 BEVERAGES ARTICLE; OR

1 2 3 4	(V) A THIRD-PARTY VENDOR AUTHORIZED BY THE COMMISSION TO TEST, TRANSPORT, OR DISPOSE OF MEDICAL CANNABIS, MEDICAL CANNABIS PRODUCTS, OR MEDICAL CANNABIS WASTE UNDER THE PROVISIONS OF TITLE 1, SUBTITLE 5 OF THE ALCOHOLIC BEVERAGES ARTICLE.
5 6 7	SECTION 3. AND BE IT FURTHER ENACTED, That the terms of the initial appointed members of the Advisory Committee on Adult—Use Cannabis shall expire as follows:
8	(1) two members in 2023;
9	(2) two members in 2024; and
10	(3) three members in 2025.
11 12 13 14 15 16	SECTION 4. AND BE IT FURTHER ENACTED, That the publisher of the Annotated Code of Maryland, in consultation with and subject to the approval of the Department of Legislative Services, shall correct, with no further action required by the General Assembly, cross—references and terminology rendered incorrect by Section 1 of this Act. The publisher shall adequately describe any correction that is made in an editor's note following the section affected.
17	SECTION 5. AND BE IT FURTHER ENACTED, That:
18 19	(a) The Natalie M. LaPrade Medical Cannabis Commission shall issue a request for proposals to conduct an assessment of:
20	(1) the current and future size of the medical cannabis market in the State;
21 22	(2) the health, public safety, and economic impact of legalizing adult—use cannabis in the State; and
23 24	(3) the impact of the legalization of adult—use cannabis on medical cannabis patients and the Maryland Medical Cannabis Program.
25 26 27	(b) On or before December 1, 2020, the Commission shall report to the Governor and, in accordance with \S 2–1257 of the State Government Article, the General Assembly on:
28	(1) the assessment required under subsection (a) of this section; and
29 30 31	(2) recommendations, based on the assessment required under subsection (a) of this section, for an Adult–Use Cannabis Health Advisory Committee, including recommendations related to committee membership and duties, public health outreach and

education, data collection, and reporting.

 $\begin{array}{c} 1 \\ 2 \end{array}$

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SECTION 6. AND BE IT FURTHER ENACTED, That, except as provided in Section 7 of this Act, this Act shall take effect January 1, 2021, the effective date of Chapter 12 of the Acts of the General Assembly of 2019. If the effective date of Chapter 12 is amended, this Act shall take effect on the taking effect of Chapter 12.

5 SECTION 7. AND BE IT FURTHER ENACTED, That Section 5 of this Act shall take 6 effect June 1, 2020.