REQUIRES TWO-THIRDS MAJORITY VOTE

(§§ 3, 10, 17)

(Reprinted with amendments adopted on May 31, 2023) FIRST REPRINT S.B. 277

SENATE BILL NO. 277–SENATORS D. HARRIS; FLORES, NEAL AND NGUYEN

MARCH 14, 2023

Referred to Committee on Commerce and Labor

SUMMARY—Revises provisions relating to cannabis. (BDR 56-193)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: Yes.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to cannabis; revising provisions relating to cannabis establishment agents; requiring the Cannabis Compliance Board to consider certain matters before adopting, amending or repealing any regulation; revising provisions relating to the issuance and renewal of licenses and registration cards by the Board; revising certain restrictions on sales of cannabis; requiring the Board to develop and implement a process by which a person may petition for an exemption from certain provisions related to excluded felony offenses; increasing certain fees for the issuance and renewal of an adult-use establishment license; authorizing cannabis cannabis establishments to have more than one entrance; deeming each adult-use cannabis establishment to be a dual licensee; revising the exemption from state prosecution for certain offenses relating to cannabis to increase the amount of cannabis and concentrated cannabis that a person who is 21 years of age or older is authorized to possess, deliver or produce; authorizing certain local governments to use money collected from a licensing tax on cannabis establishments for certain purposes; revising provisions relating to the excise tax on cannabis; revising the definition of the term "marijuana"; requiring the Cannabis Advisory Commission to conduct a study concerning certain matters relating to the scheduling of cannabis; and providing other matters properly relating thereto.





Legislative Counsel's Digest:

Existing law provides for the licensure and regulation of persons and establishments involved in the cannabis industry in this State by the Cannabis Compliance Board. (Title 56 of NRS) Existing law sets forth the method by which the Board may adopt, amend or repeal regulations. (NRS 678A.460) Section 1.5 of this bill requires the Board, before adopting, amending or repealing any regulation, to consider whether the proposed action is likely to have an adverse effect on the environment and, if so, whether there are any methods to reduce or eliminate that adverse effect which would not impose an economic burden on holders of an adultuse cannabis establishment license or medical cannabis establishment license.

10 Existing law establishes different requirements for the cultivation, production 11 and sale of cannabis and cannabis products depending upon whether the cannabis 12 13 establishment engaging in such activities is an adult-use cannabis establishment or a medical cannabis establishment. (Chapters 678C and 678D of NRS) Under 14 existing law, a person who holds both an adult-use cannabis establishment license 15 and a medical cannabis establishment license of the same type is a "dual licensee" 16 and is, in general, authorized to combine the operations of the adult-use cannabis 17 establishment and medical cannabis establishment, subject to various requirements. 18 (NRS 678A.145, 678C.410, 678C.430, 678D.430) Section 13 of this bill deems 19 each adult-use cannabis establishment to be a dual licensee and authorizes the 20establishment to engage in activities relating to the medical use of cannabis to the 21 22 23 24 25 26 27 28 29 30 same extent as if the adult-use cannabis establishment held a medical cannabis establishment license of the same type. Section 15 of this bill exempts from the excise tax imposed on retail sales of cannabis or cannabis products by an adult-use cannabis retail store any sale of cannabis for the medical use of cannabis or a medical cannabis product to the holder of a registry identification card or letter of approval by an adult-use cannabis retail store deemed to be a dual licensee pursuant to section 13.

Sections 3, 5 and 6 of this bill prohibit the Board from issuing or renewing a medical cannabis establishment license on or after January 1, 2024, unless the medical cannabis establishment is located in a local governmental jurisdiction that 31 is a "covered jurisdiction," which section 3 defines to mean a local governmental 32 33 jurisdiction that has adopted local cannabis control measures which prohibit the operation of adult-use cannabis establishments. Section 17 of this bill sets forth a 34 process by which a person who holds a medical cannabis establishment license on 35 January 1, 2024, for a medical cannabis establishment that is not located in a covered jurisdiction may apply for and be issued an adult-use cannabis establishment license of the same type. Section 3 sets forth a similar process to 36 37 38 allow a person who holds a medical cannabis establishment license for a medical 39 cannabis establishment that is located in a covered jurisdiction to apply for and be 40 issued an adult-use cannabis establishment license of the same type if the local 41 governmental jurisdiction in which the establishment is located ceases to be a 42 covered jurisdiction.

43 Existing law imposes limits on the number of: (1) medical cannabis 44 establishment licenses for medical cannabis dispensaries and adult-use cannabis 45 establishment licenses for adult-use cannabis retail stores that the Board is 46 authorized to issue within a county; and (2) medical cannabis establishment 47 licenses and adult-use cannabis establishment licenses that a single person, group of 48 persons or entity is authorized to hold in a county whose population is 100,000 or 49 more (currently Clark and Washoe Counties). (NRS 678B.220, 678B.230, 50 678B.260, 678B.270) Sections 3 and 17 deem an adult-use cannabis establishment 51 license issued pursuant to those sections to be a medical cannabis establishment 52 license for the purpose of those limitations, thereby exempting such a license from 53 the limitations applicable to adult-use cannabis establishment licenses while





54 continuing to subject such licenses to the limitations applicable to medical cannabis 55 establishment licenses.

56 Section 10 of this bill increases the maximum amount of the fees that the Board 57 is authorized to charge for the issuance or renewal of an adult-use cannabis 58 establishment license.

Existing law requires a cannabis establishment that is: (1) a cannabis sales facility to have a single secure entrance for patrons; and (2) not a cannabis sales facility to have a single secure entrance. (NRS 678B.510) Section 11 of this bill authorizes any cannabis establishment to have more than one entrance so long as each entrance is secure.

64 Existing law provides an exemption from state prosecution for the possession, 65 delivery and production of cannabis for: (1) a person who holds a valid registry 66 identification card or letter of approval; and (2) a person who is 21 years of age or 67 older. (NRS 678C.200, 678D.200) However, under existing law, that exemption is 68 subject to certain limitations. For a person who is 21 years of age or older, that 69 exemption applies only to the extent that the person does not, at any one time, 70 possess, deliver or produce more than: (1) one ounce of usable cannabis; (2) one-71 eighth of an ounce of concentrated cannabis; (3) six cannabis plants; and (4) a 72 73 maximum allowable quantity of adult-use cannabis products established by regulation of the Board. (NRS 678D.200) Section 14 of this bill increases the 74 amount of usable cannabis, from 1 ounce to 2.5 ounces, and the amount of 75 concentrated cannabis, from one-eighth of an ounce to one-fourth of an ounce, that 76 a person who is 21 years of age or older is authorized to possess, deliver or produce 77 at any one time and remain subject to the exemption from state prosecution for the 78 possession, delivery and production of cannabis.

79 Existing law prohibits a medical cannabis dispensary from selling to a person 80 more than 1 ounce of cannabis in any one transaction. (NRS 678C.440) Existing 81 regulations of the Board prohibit any cannabis sales facility from selling to any 82 consumer an amount of cannabis or cannabis products which exceeds: (1) one 83 ounce of usable cannabis; (2) one-eighth of an ounce of concentrated cannabis or 84 cannabis products containing not more than 3,543 milligrams of THC; or (3) a 85 combination of usable and concentrated cannabis not to exceed the legal limit. 86 (Nev. Cannabis Compliance Bd. Regs. § 7.025) Section 12 of this bill eliminates 87 provisions prohibiting a medical cannabis dispensary from selling to a person more 88 than 1 ounce of cannabis in any one transaction. Section 4 of this bill instead 89 prohibits any cannabis sales facility from selling to a person in any one transaction 90 more than 2.5 ounces of usable cannabis or one-fourth of an ounce of concentrated 91 cannabis.

92 Existing law prohibits the Board from issuing a: (1) medical cannabis 93 establishment license or adult-use cannabis establishment license if any of the 94 persons proposed to be owners, officers or board members of the proposed medical 95 or adult-use cannabis establishment have been convicted of an excluded felony 96 offense; and (2) cannabis establishment agent registration card if the applicant for 97 the registration card has been convicted of an excluded felony offense. (NRS 98 678B.210, 678B.250, 678B.340) Section 4.5 of this bill requires the Board to 99 develop and implement a process by which a person who has been convicted of an 100 excluded felony offense may submit to the Board a petition for an exemption from 101 those prohibitions. Section 4.5 authorizes the Board to: (1) grant the exemption 102 only if the Board determines that doing so would not pose a threat to the public 103 health or safety or negatively impact the cannabis industry in this State; and (2) 104 impose any conditions and limitations on the granting of an exemption that the 105 Board determines necessary to preserve the public health and safety or mitigate the 106impact of granting the exemption on the cannabis industry in this State. Section 4.5 107 requires the Board to adopt regulations to carry out the provisions of section 4.5. 108 Sections 5, 7 and 8 of this bill revise provisions setting forth the prohibitions





109 concerning excluded felony offenses to reflect the authorization provided in section110 4.5 for the Board to grant an exemption from those prohibitions.

111 Existing law requires a person who holds an ownership interest of less than 5 112 percent in a cannabis establishment to register with the Board as a cannabis 113 establishment agent and obtain a cannabis establishment agent registration card. 114 (NRS 678B.340) Section 8 of this bill eliminates that requirement. Section 1 of this 115 bill eliminates provisions authorizing the Board to adopt regulations establishing 116 policies and procedures pursuant to which the Board may waive the requirement for 117 a person who holds an ownership interest in a cannabis establishment of less than 5 118 percent to reflect the elimination of that requirement in section 8.

Existing law authorizes the board of county commissioners of a county and the governing body of an incorporated city to fix, impose and collect a license tax on cannabis establishments. (NRS 244.35253, 268.0977) Sections 14.3 and 14.6 of this bill authorize the board of county commissioners of a county and the governing body of an incorporated city to use any portion of any money collected from that license tax to educate the public on safely purchasing cannabis and cannabis products from licensed cannabis establishments and the safe consumption of cannabis products.

Existing law defines "marijuana" for the purposes of the regulation of controlled substances. (NRS 453.096) **Section 15.5** of this bill excludes from the definition of "marijuana": (1) root balls which have been fully separated from the stalks of the plant of the genus *Cannabis* after harvest; and (2) the seeds of that plant.

132 Under the federal Controlled Substances Act, cannabis, referred to as 133 "marihuana," is included in the list of controlled substances in schedule I. (21 134 U.S.C. § 812) Similarly, existing regulations adopted by the State Board of 135 Pharmacy pursuant to the provisions of the state Uniform Controlled Substances 136 Act include cannabis, referred to as "marijuana," in the list of controlled substances 137 in schedule I. (NRS 453.011-453.348; NAC 453.510) Section 16 of this bill 138 requires the Cannabis Advisory Commission to conduct a study concerning the 139 potential effects of the removal of cannabis from the list of controlled substances 140 included in schedule I pursuant to the federal Controlled Substances Act or the state 141 Uniform Controlled Substances Act on the cannabis industry in this State.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** NRS 678A.450 is hereby amended to read as 2 follows:

678A.450 1. The Board may adopt regulations necessary or
convenient to carry out the provisions of this title. Such regulations
may include, without limitation:

(a) Financial requirements for licensees.

7 (b) Establishing such investigative and enforcement mechanisms 8 as the Board deems necessary to ensure the compliance of a licensee 9 or registrant with the provisions of this title.

10 (c) Requirements for licensees or registrants relating to the 11 cultivation, processing, manufacture, transport, distribution, testing, 12 study, advertising and sale of cannabis and cannabis products.





1 (d) Policies and procedures to ensure that the cannabis industry 2 in this State is economically competitive, inclusive of racial 3 minorities, women and persons and communities that have been 4 adversely affected by cannabis prohibition and accessible to persons 5 of low-income seeking to start a business.

6 (e) [Policies and procedures governing the circumstances under
 7 which the Board may waive the requirement to obtain a registration
 8 card pursuant to this title for any person who holds an ownership

9 interest of less than 5 percent in any one cannabis establishment or

10 an ownership interest in more than one cannabis establishment of

11 the same type that, when added together, is less than 5 percent.

12 (f)] Reasonable restrictions on the signage, marketing, display 13 and advertising of cannabis establishments. Such a restriction must 14 not require a cannabis establishment to obtain the approval of the 15 Board before using a logo, sign or advertisement.

16 [(g)] (f) Provisions governing the sales of products and 17 commodities made from hemp, as defined in NRS 557.160, or 18 containing cannabidiol by cannabis establishments.

19 [(h)] (g) Requirements relating to the packaging and labeling of 20 cannabis and cannabis products.

21 2. The Board shall adopt regulations providing for the 22 gathering and maintenance of comprehensive demographic 23 information, including, without limitation, information regarding 24 race, ethnicity, age and gender, concerning each:

25 26 (a) Owner and manager of a cannabis establishment.

(b) Holder of a cannabis establishment agent registration card.

3. The Board shall transmit the information gathered and
maintained pursuant to subsection 2 to the Director of the
Legislative Counsel Bureau for transmission to the Legislature on or
before January 1 of each odd-numbered year.

4. The Board shall, by regulation, establish a pilot program for identifying opportunities for an emerging small cannabis business to participate in the cannabis industry. As used in this subsection, "emerging small cannabis business" means a cannabis-related business that:

36 (a) Is in existence, operational and operated for a profit;

37 (b) Maintains its principal place of business in this State; and

(c) Satisfies requirements for the number of employees andannual gross revenue established by the Board by regulation.

40 **Sec. 1.5.** NRS 678A.460 is hereby amended to read as 41 follows:

42 678A.460 1. The Board shall adopt, amend and repeal 43 regulations in accordance with the following procedures:





1 (a) At least 30 days before a meeting of the Board at which the 2 adoption, amendment or repeal of a regulation is considered, notice 3 of the proposed action must be:

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(1) Posted on the Internet website of the Board;

5 (2) Mailed to every person who has filed a request therefor 6 with the Board; and

7 (3) When the Board deems advisable, mailed to any person 8 whom the Board believes would be interested in the proposed 9 action, and published in such additional form and manner as the 10 Board prescribes.

11 (b) The notice of proposed adoption, amendment or repeal must 12 include:

13 (1) A statement of the time, place and nature of the 14 proceedings for adoption, amendment or repeal;

15 (2) Reference to the authority under which the action is 16 proposed; and

17 (3) Either the express terms or an informative summary of 18 the proposed action.

19 (c) On the date and at the time and place designated in the 20 notice, the Board shall afford any interested person or his or her 21 authorized representative, or both, the opportunity to present 22 statements, arguments or contentions in writing, with or without 23 opportunity to present them orally. [The Board shall consider all 24 relevant matter presented to it before adopting, amending or 25 repealing any regulation.]

26 (d) Before adopting, amending or repealing any regulation, 27 the Board shall consider:

(1) Whether the proposed action is likely to have an adverse
effect on the environment and, if so, whether there are any
methods to reduce or eliminate that adverse effect which would
not impose an economic burden upon licensees; and

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(2) All relevant matter presented to the Board.

(e) Any interested person may file a petition with the Board
 requesting the adoption, amendment or repeal of a regulation. The
 petition must state, clearly and concisely:

(1) The substance or nature of the regulation, amendment or
 repeal requested;

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(2) The reasons for the request; and

39 (3) Reference to the authority of the Board to take the action40 requested.

41 \rightarrow Upon receipt of the petition, the Board shall within 45 days deny 42 the request in writing or schedule the matter for action pursuant to 43 this subsection.

44 2. In emergencies, the Board may summarily adopt, amend or 45 repeal any regulation if:





1 (a) The Board submits to the Governor:

2 (1) A written finding that such action is necessary for the 3 immediate preservation of the public peace, health, safety, morals, 4 good order or general welfare; and

5 (2) A written statement of the facts constituting an 6 emergency;

7 (b) The Governor endorses the written finding and written 8 statement described in paragraph (a) by written endorsement at the 9 end of the full text of the written statement and written finding; and

10 (c) The Board files the written statement and written finding 11 endorsed by the Governor at the same time it adopts, amends or 12 repeals the regulation.

3. In any hearing held pursuant to this section, the Board or its
authorized representative may administer oaths or affirmations, and
may continue or postpone the hearing from time to time and at such
places as it prescribes.

17 The Board shall file a copy of any regulation adopted, 4. 18 amended or repealed by the Board with the Legislative Counsel as soon as practicable after adoption, amendment or repeal. The 19 20 adoption, amendment or repeal of a regulation by the Board 21 becomes effective upon filing with the Secretary of State. The Board 22 shall not file a regulation with the Secretary of State until 15 days 23 after the date on which the regulation was adopted, amended or 24 repealed by the Board.

5. Upon the request of a Legislator, the Legislative Commission may examine a regulation adopted, amended or repealed by the Board that is not yet effective pursuant to subsection 4 to determine whether the regulation conforms to the statutory authority pursuant to which it was adopted and whether the regulation carries out the intent of the Legislature in granting that authority.

32 6. Except as otherwise provided in subsection 7, the 33 Legislative Commission shall:

(a) Review the regulation at its next regularly scheduled meeting
if the request for examination of the regulation is received more than
10 working days before the meeting; or

37 (b) Refer the regulation for review to the Subcommittee to 38 Review Regulations appointed pursuant to subsection 6 of 39 NRS 233B.067.

40 7. If the Board determines that an emergency exists which 41 requires a regulation of the Board for which a Legislator requested 42 an examination pursuant to subsection 5 to become effective before 43 the next meeting of the Legislative Commission is scheduled to be 44 held, the Board may notify the Legislative Counsel in writing of the 45 emergency. Upon receipt of such a notice, the Legislative Counsel





shall refer the regulation for review by the Subcommittee to Review
 Regulations as soon as practicable.

8. If the Legislative Commission, or the Subcommittee to Review Regulations if the regulation was referred to the Subcommittee, approves the regulation, the Legislative Counsel shall notify the Board that the Board may file the regulation with the Secretary of State. If the Commission or the Subcommittee objects to the regulation after determining that:

9 10 (a) The regulation does not conform to statutory authority; or

(b) The regulation does not carry out legislative intent,

11 \rightarrow the Legislative Counsel shall attach to the regulation a written 12 notice of the objection, including, if practicable, a statement of the 13 reasons for the objection, and shall promptly return the regulation to 14 the Board.

15 9. If the Legislative Commission or the Subcommittee to 16 Review Regulations has objected to a regulation, the Board shall 17 revise the regulation to conform to the statutory authority pursuant 18 to which it was adopted and to carry out the intent of the Legislature 19 in granting that authority and return it to the Legislative Counsel 20 within 60 days after the Board received the written notice of the 21 objection to the regulation pursuant to subsection 8. Upon receipt of 22 the revised regulation, the Legislative Counsel shall resubmit the 23 regulation to the Legislative Commission or the Subcommittee for 24 review. If the Legislative Commission or the Subcommittee 25 approves the revised regulation, the Legislative Counsel shall notify 26 the Board that the Board may file the revised regulation with the 27 Secretary of State.

10. If the Legislative Commission or the Subcommittee to 28 29 Review Regulations objects to the revised regulation, the Legislative 30 Counsel shall attach to the revised regulation a written notice of the 31 objection, including, if practicable, a statement of the reasons for 32 the objection, and shall promptly return the revised regulation to the 33 Board. The Board shall continue to revise the regulation and 34 resubmit it to the Legislative Commission or the Subcommittee 35 within 30 days after the Board receives a written notice of the 36 objection to the revised regulation.

37 Sec. 2. Chapter 678B of NRS is hereby amended by adding 38 thereto the provisions set forth as sections 3, 4 and 4.5 of this act.

Sec. 3. 1. Except as otherwise provided in this section, the Board shall not, on or after January 1, 2024, issue any additional medical cannabis establishment licenses or renew a medical cannabis establishment license pursuant to NRS 678B.210.

43 2. The Board may, on or after January 1, 2024:

44 (a) Issue a medical cannabis establishment license to an 45 applicant pursuant to NRS 678B.210 if the proposed medical





cannabis establishment will be located in a local governmental 1 2 *iurisdiction that is a covered iurisdiction.*

3 (b) Renew the medical cannabis establishment license of a medical cannabis establishment pursuant to NRS 678B.210 so 4 5 long as the local governmental jurisdiction in which the medical 6 cannabis establishment is located is a covered jurisdiction.

7 3. If a local governmental jurisdiction that is a covered jurisdiction ceases to be a covered jurisdiction, a person who holds 8 9 a medical cannabis establishment license for a medical cannabis establishment located in the local governmental jurisdiction may, 10 upon expiration of the license, submit an application to the Board 11 12 for the issuance of an adult-use cannabis establishment license of 13 the same type. 14

An application submitted pursuant to subsection 3 must: 4.

(a) Contain the same information as required for the renewal 15 16 of a medical cannabis establishment license pursuant to NRS 17 678B.210; and

18 (b) Be accompanied by a fee in an amount that is equal to the fee for the renewal of an adult-use cannabis establishment license 19 20 of the same type as that of the medical cannabis establishment 21 license which has expired, as set forth in NRS 678B.390.

22 5. If the Board determines that the applicant would have been 23 eligible to renew the medical cannabis establishment license which 24 has expired, the Board shall issue to the applicant an adult-use 25 cannabis establishment license of the same type.

26 *Except as otherwise provided in subsection 7, an adult-use* **6**. 27 cannabis establishment license issued by the Board pursuant to 28 this section shall be deemed to be an adult-use cannabis 29 establishment license issued by the Board pursuant to 30 NRS 678B.250.

7. An adult-use cannabis establishment license issued by the 31 32 Board pursuant to this section shall be deemed to be medical cannabis establishment license of the same type for the purposes 33 34 of NRS 678B.220, 678B.230, 678B.260 and 678B.270.

As used in this section: 35 8.

(a) "Covered jurisdiction" means a local governmental 36 jurisdiction that has adopted local cannabis control measures 37 which prohibit the operation of adult-use cannabis establishments 38 39 in the local governmental jurisdiction.

(b) "Local governmental jurisdiction" means a city or 40 41 unincorporated area within a county.

42 **Sec. 4.** A cannabis sales facility shall not sell to a person, in 43 any one transaction, more than 2.5 ounces of usable cannabis or 44 more than one-fourth of an ounce of concentrated cannabis.





Sec. 4.5. 1. The Board shall develop and implement a 1 2 process by which a person who has been convicted of an excluded 3 felony offense may submit to the Board a petition for an exemption from the provisions of: 4

(a) Paragraph (b) of subsection 3 of NRS 678B.210.

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(b) Paragraph (b) of subsection 3 of NRS 678B.250. (c) Paragraph (a) of subsection 6 of NRS 678B.340.

8 2. The Board shall, in accordance with procedures 9 established by the Board by regulation, review and evaluate each petition submitted pursuant to subsection 1 and grant or deny the 10 exemption. The Board shall provide written notice to the petitioner 11 12 of its decision to grant or deny the exemption.

13 *3*. The Board may grant an exemption pursuant to this 14 section only if the Board determines that granting the exemption 15 would not:

(a) Pose a threat to the public health or safety; or

(b) Negatively impact the cannabis industry in this State.

18 4. The Board may impose any conditions and limitations on the granting of an exemption pursuant to this section as the Board 19 determines necessary to preserve the public health and safety or 20 21 mitigate the impact of the granting of the exemption on the 22 cannabis industry in this State. Such conditions and limitations 23 may include, without limitation, conditions and limitations on the 24 conduct of the petitioner in the cannabis industry in this State and 25 the cannabis-related activities in which the petitioner is authorized 26 to engage.

27 5. The Board shall adopt regulations to carry out the 28 provisions of this section.

Sec. 5. NRS 678B.210 is hereby amended to read as follows:

30 678B.210 1. A person shall not engage in the business of a medical cannabis establishment unless the person holds a medical 31 32 cannabis establishment license issued by the Board pursuant to this 33 section.

34 2. A person who wishes to engage in the business of a medical 35 cannabis establishment must submit to the Board an application on a 36 form prescribed by the Board.

Except as otherwise provided in NRS 678B.220, 678B.230 37 3. and 678B.240, and section 3 of this act, not later than 90 days after 38 receiving an application to engage in the business of a medical 39 cannabis establishment, the Board shall register the medical 40 cannabis establishment and issue a medical cannabis establishment 41 42 license and a random 20-digit alphanumeric identification number 43 if:





1 (a) The person who wishes to operate the proposed medical 2 cannabis establishment has submitted to the Board all of the 3 following:

4 5 (1) The application fee, as set forth in NRS 678B.390;

(2) An application, which must include:

6 (I) The legal name of the proposed medical cannabis 7 establishment;

(II) The physical address where the proposed medical 8 9 cannabis establishment will be located and the physical address of any co-owned additional or otherwise associated medical cannabis 10 establishments, the locations of which may not be on the property of 11 12 an airport, within 1,000 feet of a public or private school that 13 provides formal education traditionally associated with preschool or kindergarten through grade 12 and that existed on the date on which 14 15 the application for the proposed medical cannabis establishment was 16 submitted to the Board, within 300 feet of a community facility that 17 existed on the date on which the application for the proposed 18 medical cannabis establishment was submitted to the Board or, if the 19 proposed medical cannabis establishment will be located in a county 20 whose population is 100,000 or more, within 1,500 feet of an 21 establishment that holds a nonrestricted gaming license described in 22 subsection 1 or 2 of NRS 463.0177 and that existed on the date on 23 application for the proposed medical cannabis which the 24 establishment was submitted to the Board:

(III) Evidence that the applicant controls not less than
 \$250,000 in liquid assets to cover the initial expenses of opening the
 proposed medical cannabis establishment and complying with the
 provisions of this title;

(IV) Evidence that the applicant owns the property on
which the proposed medical cannabis establishment will be located
or has the written permission of the property owner to operate the
proposed medical cannabis establishment on that property;

(V) For the applicant and each person who is proposed to be an owner, officer or board member of the proposed medical cannabis establishment, a complete set of the person's fingerprints and written permission of the person authorizing the Board to forward the fingerprints to the Central Repository for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation for its report; and

40 (VI) The name, address and date of birth of each person 41 who is proposed to be an owner, officer or board member of the 42 proposed medical cannabis establishment;

43 (3) Operating procedures consistent with rules of the Board
44 for oversight of the proposed medical cannabis establishment,
45 including, without limitation:





1 (I) Procedures to ensure the use of adequate security 2 measures: and

3 (II) The use of an electronic verification system and an inventory control system pursuant to NRS 678C.420 and 678C.430; 4

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(4) If the proposed medical cannabis establishment will sell 6 deliver medical cannabis products, proposed operating or procedures for handling such products which must be preapproved 7 8 by the Board;

9 (5) If the city or county in which the proposed medical cannabis establishment will be located has enacted zoning 10 restrictions, proof that the proposed location is in compliance with 11 12 those restrictions and satisfies all applicable building requirements; 13 and

14 (6) Such other information as the Board may require by 15 regulation;

16 (b) [None] Except as otherwise provided in section 4.5 of this 17 *act, none* of the persons who are proposed to be owners, officers or board members of the proposed medical cannabis establishment 18 19 have been convicted of an excluded felony offense;

(c) None of the persons who are proposed to be owners, officers 20 21 or board members of the proposed medical cannabis establishment 22 have:

23 (1) Served as an owner, officer or board member for a 24 cannabis establishment that has had its medical cannabis 25 establishment license or adult-use cannabis establishment license 26 revoked:

27 (2) Previously cannabis had a establishment agent 28 registration card revoked;

29 (3) Previously had cannabis establishment а agent 30 registration card for a cannabis executive revoked; or

31 (4) Previously had а cannabis establishment agent registration card for a cannabis receiver revoked; and 32

33 (d) None of the persons who are proposed to be owners, officers or board members of the proposed medical cannabis establishment 34 35 are under 21 years of age.

36 For each person who submits an application pursuant to this 4. 37 section, and each person who is proposed to be an owner, officer or 38 board member of a proposed medical cannabis establishment, the Board shall submit the fingerprints of the person to the Central 39 Repository for Nevada Records of Criminal History for submission 40 to the Federal Bureau of Investigation to determine the criminal 41 42 history of that person.

43 5. Except as otherwise provided in subsection 6 - and section 44 3 of this act, if an application for registration as a medical cannabis 45 establishment satisfies the requirements of this section, is qualified





in the determination of the Board pursuant to NRS 678B.200 and
the establishment is not disqualified from being registered as a
medical cannabis establishment pursuant to this section or other
applicable law, the Board shall issue to the establishment a medical
cannabis establishment license. A medical cannabis establishment
license expires 1 year after the date of issuance and may be renewed
upon:

8 (a) Submission of the information required by the Board by 9 regulation; and

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(b) Payment of the renewal fee set forth in NRS 678B.390.

6. In determining whether to issue a medical cannabis
establishment license pursuant to this section, the Board shall
consider the criteria of merit set forth in NRS 678B.240.

7. For the purposes of sub-subparagraph (II) of subparagraph
(2) of paragraph (a) of subsection 3, the distance must be measured
from the front door of the proposed medical cannabis establishment
to the closest point of the property line of a school, community
facility or gaming establishment.

8. As used in this section, "community facility" means:

- 20 (a) A facility that provides day care to children.
- 21 (b) A public park.
- 22 (c) A playground.
- 23 (d) A public swimming pool.

24 (e) A center or facility, the primary purpose of which is to 25 provide recreational opportunities or services to children or 26 adolescents.

(f) A church, synagogue or other building, structure or placeused for religious worship or other religious purpose.

29 Sec. 6. NRS 678B.220 is hereby amended to read as follows:

678B.220 1. Except as otherwise provided in this section and
NRS 678B.230, *and section 3 of this act*, the Board shall issue
medical cannabis establishment licenses for medical cannabis
dispensaries in the following quantities for applicants who qualify
pursuant to NRS 678B.210:

35 (a) In a county whose population is 700,000 or more, 40 36 licenses;

(b) In a county whose population is 100,000 or more but less
than 700,000, 10 licenses;

(c) In a county whose population is 55,000 or more but less than
100,000, two licenses;

41 (d) In each other county, one license; and

42 (e) For each incorporated city in a county whose population is 43 less than 100,000, one license.

44 2. The Board:





1 (a) Shall not issue medical cannabis establishment licenses for 2 medical cannabis dispensaries in such a quantity as to cause the existence within the applicable county of more than one medical 3 4 cannabis dispensary for every 10 pharmacies that have been licensed in the county pursuant to chapter 639 of NRS. The Board may issue 5 6 medical cannabis establishment licenses for medical cannabis dispensaries in excess of the ratio otherwise allowed pursuant to this 7 8 paragraph if doing so is necessary to ensure that the Board issues at 9 least one medical cannabis establishment license in each county of this State and, pursuant to paragraph (e) of subsection 1, each 10 incorporated city of this State in which the Board has approved an 11 12 application for such an establishment to operate.

(b) Shall, for any county for which no applicants qualify
pursuant to NRS 678B.210, within 2 months after the end of the
period during which the Board accepts applications pursuant to NRS
678B.300, reallocate the licenses provided for that county pursuant
to subsection 1 to the other counties specified in subsection 1 in the
same proportion as provided in subsection 1.

19 3. With respect to medical cannabis establishments that are not 20 medical cannabis dispensaries, the Board shall:

(a) Issue a medical cannabis establishment license to at least one
 medical cannabis cultivation facility and at least one medical
 cannabis production facility in each county; and

(b) Determine the appropriate number of additional such establishments in each county as are necessary to serve and supply the medical cannabis dispensaries to which the Board has granted medical cannabis establishment licenses and issue such a number of medical cannabis establishment licenses for such establishments in each county.

Sec. 7. NRS 678B.250 is hereby amended to read as follows:

678B.250 1. A person shall not engage in the business of an
 adult-use cannabis establishment unless the person holds an adult use cannabis establishment license issued pursuant to this section.

A person who wishes to engage in the business of an adultuse cannabis establishment must submit to the Board an application
on a form prescribed by the Board.

37 3. Except as otherwise provided in NRS 678B.260, 678B.270, 38 678B.280, 678B.322 and 678B.324 to 678B.328, inclusive, the 39 Board shall issue an adult-use cannabis establishment license to an 40 applicant if:

41 (a) The person who wishes to operate the proposed adult-use 42 cannabis establishment has submitted to the Board all of the 43 following:

(1) The application fee, as set forth in NRS 678B.390;

(2) An application, which must include:



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1 (I) The legal name of the proposed adult-use cannabis 2 establishment;

(II) The physical address where the proposed adult-use cannabis establishment will be located and the physical address of any co-owned additional or otherwise associated adult-use cannabis establishments, the locations of which may not be on the property of

6 an airport, within 1,000 feet of a public or private school that 7 8 provides formal education traditionally associated with preschool or 9 kindergarten through grade 12 and that existed on the date on which the application for the proposed adult-use cannabis establishment 10 was submitted to the Board, within 300 feet of a community facility 11 12 that existed on the date on which the application for the proposed 13 adult-use cannabis establishment was submitted to the Board or, if 14 the proposed adult-use cannabis establishment will be located in a county whose population is 100,000 or more, within 1,500 feet of an 15 16 establishment that holds a nonrestricted gaming license described in 17 subsection 1 or 2 of NRS 463.0177 and that existed on the date on 18 which the application for the proposed adult-use cannabis 19 establishment was submitted to the Board;

20 (III) Evidence that the applicant controls liquid assets in 21 an amount determined by the Board to be sufficient to cover the 22 initial expenses of opening the proposed adult-use cannabis 23 establishment and complying with the provisions of this title;

(IV) Evidence that the applicant owns the property on
which the proposed adult-use cannabis establishment will be located
or has the written permission of the property owner to operate the
proposed adult-use cannabis establishment on that property;

(V) For the applicant and each person who is proposed to be an owner, officer or board member of the proposed adult-use cannabis establishment, a complete set of the person's fingerprints and written permission of the person authorizing the Board to forward the fingerprints to the Central Repository for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation for its report; and

(VI) The name, address and date of birth of each person
who is proposed to be an owner, officer or board member of the
proposed adult-use cannabis establishment;

38 (3) Operating procedures consistent with rules of the Board
 39 for oversight of the proposed adult-use cannabis establishment,
 40 including, without limitation:

41 (I) Procedures to ensure the use of adequate security 42 measures; and

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(II) The use of an inventory control system;

44 (4) If the proposed adult-use cannabis establishment will sell 45 or deliver adult-use cannabis products, proposed operating



- 15 -

procedures for handling such products which must be preapproved
 by the Board; and

3 (5) Such other information as the Board may require by 4 regulation;

5 (b) [None] *Except as otherwise provided in section 4.5 of this* 6 *act, none* of the persons who are proposed to be owners, officers or 7 board members of the proposed adult-use cannabis establishment 8 have been convicted of an excluded felony offense;

9 (c) None of the persons who are proposed to be owners, officers 10 or board members of the proposed adult-use cannabis establishment 11 have:

12 (1) Served as an owner, officer or board member for a 13 cannabis establishment that has had its adult-use cannabis 14 establishment license or medical cannabis establishment license 15 revoked;

16 (2) Previously had a cannabis establishment agent 17 registration card revoked;

18 (3) Previously had a cannabis establishment agent 19 registration card for a cannabis executive revoked; or

20 (4) Previously had a cannabis establishment agent 21 registration card for a cannabis receiver revoked; and

(d) None of the persons who are proposed to be owners, officers
or board members of the proposed adult-use cannabis establishment
are under 21 years of age.

4. For each person who submits an application pursuant to this section, and each person who is proposed to be an owner, officer or board member of a proposed adult-use cannabis establishment, the Board shall submit the fingerprints of the person to the Central Repository for Nevada Records of Criminal History for submission to the Federal Bureau of Investigation to determine the criminal history of that person.

32 Except as otherwise provided in subsection 6, if an applicant 5. 33 for licensure to operate an adult-use cannabis establishment satisfies 34 the requirements of this section, is qualified in the determination of 35 the Board pursuant to NRS 678B.200 and is not disqualified from 36 being licensed pursuant to this section or other applicable law, the 37 Board shall issue to the applicant an adult-use cannabis 38 establishment license. An adult-use cannabis establishment license 39 expires 1 year after the date of issuance and may be renewed upon:

40 (a) Submission of the information required by the Board by 41 regulation; and

42 (b) Payment of the renewal fee set forth in NRS 678B.390.

43 6. In determining whether to issue an adult-use cannabis 44 license pursuant to this section, the Board shall consider the criteria





1 of merit and scoring guidelines set forth in NRS 678B.280 or 2 678B.324, as applicable.

7. For the purposes of sub-subparagraph (II) of subparagraph (2) of paragraph (a) of subsection 3, the distance must be measured from the front door of the proposed adult-use cannabis establishment to the closest point of the property line of a school, community facility or gaming establishment.

8. As used in this section, "community facility" means:

9 (a) A facility that provides day care to children.

10 (b) A public park.

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12

- 11 (c) A playground.
 - (d) A public swimming pool.

13 (e) A center or facility, the primary purpose of which is to 14 provide recreational opportunities or services to children or 15 adolescents.

16 (f) A church, synagogue or other building, structure or place 17 used for religious worship or other religious purpose.

18 Sec. 8. NRS 678B.340 is hereby amended to read as follows:

19 678B.340 1. [Except as otherwise provided in any policies 20 and procedures adopted by the Board pursuant to paragraph (e) of 21 subsection 1 of NRS 678A.450, a] A person shall not [hold an 22 ownership interest in a cannabis establishment of less than 5 23 percent, volunteer or work at, contract to provide labor to or be 24 employed by an independent contractor to provide labor to a 25 cannabis establishment as a cannabis establishment agent unless the 26 person is registered with the Board pursuant to this section.

27 2. A person who wishes to volunteer or work at a cannabis 28 establishment shall submit to the Board an application on a form 29 prescribed by the Board. The application must be accompanied by:

30 (a) The name, address and date of birth of the prospective 31 cannabis establishment agent;

32 (b) A statement signed by the prospective cannabis 33 establishment agent pledging not to dispense or otherwise divert 34 cannabis to any person who is not authorized to possess cannabis in 35 accordance with the provisions of this title;

36 (c) A statement signed by the prospective cannabis
37 establishment agent asserting that he or she has not previously had a
38 cannabis establishment agent registration card revoked;

(d) The application fee, as set forth in NRS 678B.390; and

40 (e) Such other information as the Board may require by 41 regulation.

42 3. A person who wishes to contract to provide labor to or be 43 employed by an independent contractor to provide labor to a 44 cannabis establishment shall submit to the Board an application on a 45 form prescribed by the Board for the registration of the independent





contractor and each employee of the independent contractor who
 will provide labor as a cannabis establishment agent. The
 application must be accompanied by:

4 (a) The name, address and, if the prospective cannabis 5 establishment agent has a state business license, the business 6 identification number assigned by the Secretary of State upon 7 compliance with the provisions of chapter 76 of NRS;

(b) The name, address and date of birth of each employee of the
prospective cannabis establishment agent who will provide labor as
a cannabis establishment agent;

prospective 11 (c) A statement signed by the cannabis 12 establishment agent pledging not to dispense or otherwise divert 13 cannabis to, or allow any of its employees to dispense or otherwise divert cannabis to, any person who is not authorized to possess 14 15 cannabis in accordance with the provisions of this title;

16 (d) A statement signed by the prospective cannabis 17 establishment agent asserting that it has not previously had a 18 cannabis establishment agent registration card revoked and that 19 none of its employees who will provide labor as a cannabis 20 establishment agent have previously had a cannabis establishment 21 agent registration card revoked;

(e) The application fee, as set forth in NRS 678B.390; and

23 (f) Such other information as the Board may require by 24 regulation.

4. [Except as otherwise provided in any policies and
procedures adopted by the Board pursuant to paragraph (e) of
subsection 1 of NRS 678A.450, a person who wishes to hold an
ownership interest in a cannabis establishment of less than 5 percent
shall submit to the Board an application on a form prescribed by the
Board. The application must be accompanied by:

(a) The name, address and date of birth of the prospective
 cannabis establishment agent;

(b) A statement signed by the prospective cannabis
 establishment agent pledging not to dispense or otherwise divert
 cannabis to any person who is not authorized to possess cannabis in
 accordance with the provisions of this title;

37 (c) A statement signed by the prospective cannabis
 38 establishment agent asserting that he or she has not previously had a
 39 cannabis establishment agent registration card revoked;

40 (d) Any information required by the Board to complete an
41 investigation into the background of the prospective cannabis
42 establishment agent, including, without limitation, financial records
43 and other information relating to the business affairs of the
44 prospective cannabis establishment agent;

45 (e) The application fee, as set forth in NRS 678B.390; and





1 (f) Such other information as the Board may require by 2 regulation.

3 <u>5.</u>] The Board may conduct any investigation of a prospective 4 cannabis establishment agent and, for an independent contractor, 5 each employee of the prospective cannabis establishment agent who 6 will provide labor as a cannabis establishment agent, that the Board 7 deems appropriate. In connection with such an investigation, the 8 Board may:

9 (a) Conduct or accept any background check the Board 10 determines to be reliable and expedient to determine the criminal 11 history of the prospective cannabis establishment agent or the 12 employee;

13 (b) Require a prospective cannabis establishment agent, if a 14 natural person, and each employee of a prospective cannabis establishment agent who will provide labor as a cannabis 15 16 establishment agent to submit to the Board a complete set of 17 fingerprints and written permission authorizing the Board to forward 18 the fingerprints to the Central Repository for Nevada Records of 19 Criminal History for submission to the Federal Bureau of 20 Investigation for its report; and

(c) If the Board imposes the requirement described in paragraph
(b), submit the fingerprints of the prospective cannabis
establishment agent and each employee of the prospective
cannabis establishment agent who will provide labor as a cannabis
establishment agent to the Central Repository for Nevada Records
of Criminal History for submission to the Federal Bureau of
Investigation for its report.

[6.] 5. A cannabis establishment shall notify the Board within
10 business days after a cannabis establishment agent ceases to
[hold an ownership interest in the cannabis establishment of less
than 5 percent,] be employed by, volunteer at or provide labor as a
cannabis establishment agent to the cannabis establishment.

33 [7. A]

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34 **6.** Except as otherwise provided in section 4.5 of this act, a 35 person who:

- 36 (a) Has been convicted of an excluded felony offense;
 - (b) Is less than 21 years of age; or

(c) Is not qualified, in the determination of the Board pursuant toNRS 678B.200,

40 \rightarrow shall not serve as a cannabis establishment agent.

41 [8.] 7. The provisions of this section do not require a person 42 who is an owner, officer or board member of a cannabis 43 establishment to resubmit information already furnished to the 44 Board at the time the establishment was licensed with the Board.



applicant for registration as a cannabis 1 [9.] 8. If an 2 establishment agent satisfies the requirements of this section, is 3 found to be qualified by the Board pursuant to NRS 678B.200 and is 4 not disqualified from serving as such an agent pursuant to this 5 section or any other applicable law, the Board shall issue to the 6 person and, for an independent contractor, to each person identified in the independent contractor's application for registration as an 7 8 employee who will provide labor as a cannabis establishment agent, 9 a cannabis establishment agent registration card. If the Board does not act upon an application for a cannabis establishment agent 10 registration card within 45 days after the date on which the 11 12 application is received, the application shall be deemed 13 conditionally approved until such time as the Board acts upon the 14 application. A cannabis establishment agent registration card expires 15 2 years after the date of issuance and may be renewed upon:

16 (a) Resubmission of the information set forth in this section; and (b) Payment of the renewal fee set forth in NRS 678B.390.

18 [10.] 9. A person to whom a cannabis establishment agent 19 registration card is issued or for whom such a registration card is 20 renewed shall submit to the Board on the date of the first 21 anniversary of the issuance or renewal an affidavit attesting that in 22 the preceding year there has been no change in the information 23 previously provided to the Board which would subject the person to 24 disciplinary action by the Board.

25 [11.] 10. A cannabis establishment agent registration card 26 issued pursuant to this section to an independent contractor or an 27 employee of an independent contractor authorizes the independent 28 contractor or employee to provide labor to any cannabis 29 establishment in this State.

30 [12.] 11. A cannabis establishment agent registration card 31 issued pursuant to this section to a person who wishes to volunteer 32 or work at a *medical* cannabis establishment authorizes the person 33 to volunteer or work at any cannabis establishment in this State for 34 which the category of the cannabis establishment agent registration 35 card authorizes the person to volunteer or work.

36 [13.] 12. Except as otherwise prescribed by regulation of the Board, an applicant for registration or renewal of registration as a 37 38 cannabis establishment agent is deemed temporarily registered as a 39 cannabis establishment agent on the date on which a complete 40 application for registration or renewal of registration is submitted to 41 the Board. A temporary registration as a cannabis establishment 42 agent expires 45 days after the date upon which the application is 43 received.

44 13. A person who holds an ownership interest of less than 5 45 percent in a cannabis establishment is not required to obtain a





$\frac{1}{2}$	cannabis establishment agent registration card pursuant to this section. The Board may, in connection with the issuance or
3	renewal of a license pursuant to NRS 678B.210 or 678B.250,
4	conduct such investigations of such a person as the Board
5	determines to be necessary.
6	Sec. 9. (Deleted by amendment.)
7	Sec. 10. NRS 678B.390 is hereby amended to read as follows:
8	678B.390 1. Except as otherwise provided in subsection 3,
9	the Board shall collect not more than the following maximum fees:
10	-
11	For the initial issuance of a medical
12	cannabis establishment license for a
13	medical cannabis dispensary \$30,000
14	For the renewal of a medical cannabis
15	establishment license for a medical
16	cannabis dispensary5,000
17	For the initial issuance of a medical
18	cannabis establishment license for a
19	medical cannabis cultivation facility
20	For the renewal of a medical cannabis
21	establishment license for a medical
22	cannabis cultivation facility 1,000
23	For the initial issuance of a medical
24	cannabis establishment license for a
25	medical cannabis production facility
26	For the renewal of a medical cannabis
27	establishment license for a medical
28	cannabis production facility 1,000
29	For the initial issuance of a medical
30	cannabis establishment license for a
31	medical cannabis independent testing
32	laboratory
33	For the renewal of a medical cannabis
34	establishment license for a medical
35	cannabis independent testing
36	laboratory
37	For the initial issuance of an adult-use
38	cannabis establishment license for an
39	adult-use cannabis retail store
40	For the renewal of an adult-use cannabis
41	establishment license for an adult-use
42	cannabis retail store
43	For the initial issuance of an adult-use
44	cannabis establishment license for an
45	adult-use cannabis cultivation facility[30,000] 33,000
	• • • •





1	For the renewal of an adult-use cannabis	
2	establishment license for an adult-use	
3	cannabis cultivation facility	
4	For the initial issuance of an adult-use	
5	cannabis establishment license for an	
6	adult-use cannabis production facility[10,000] 13,000	
7	For the renewal of an adult-use cannabis	
8	establishment license for an adult-use	
9	cannabis production facility	
10	For the initial issuance of an adult-use	
11	cannabis establishment license for an	
12	adult-use cannabis independent testing	
13	laboratory	
14	For the renewal of an adult-use cannabis	
15	establishment license for an adult-use	
16	cannabis independent testing	
17	laboratory	
18	For the initial issuance of an adult-use	
19	cannabis establishment license for a	
20	retail cannabis consumption lounge	
20	For the renewal of an adult-use cannabis	
$\frac{21}{22}$	establishment license for a retail	
$\frac{22}{23}$	cannabis consumption lounge	
23	For the initial issuance of an adult-use	
25	cannabis establishment license for an	
26	independent cannabis consumption	
20 27	lounge	
28	For the renewal of an adult-use cannabis	
29	establishment license for an	
30	independent cannabis consumption	
31	lounge	
32	For the initial issuance of an adult-use	
33	cannabis establishment license for an	
33 34	adult-use cannabis distributor	
35	For the renewal of an adult-use cannabis	
36	establishment license for an adult-use	
37	cannabis distributor	
38	For each person identified in an	
38 39	application for the initial issuance of a	
40	cannabis establishment agent	
40	registration card	
42	For each person identified in an	
43	application for the renewal of a	
44	cannabis establishment agent	
44	registration card	
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2. The Board may by regulation establish reduced fees for:

(a) The initial issuance and renewal of an adult-use cannabis
 establishment license for an independent cannabis consumption
 lounge; and

(b) The application fee set forth in subsection 3,

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6 \rightarrow for a social equity applicant. Such a reduction must not reduce 7 the fee paid by a social equity applicant by more than 75 percent of 8 the fee paid by an applicant who is not a social equity applicant.

9 3. Except as otherwise provided in subsection 2, in addition to 10 the fees described in subsection 1, each applicant for a medical 11 cannabis establishment license *pursuant to NRS 678B.210* or adult-12 use cannabis establishment license *pursuant to NRS 678B.250* must 13 pay to the Board:

(a) For an application for a license other than an adult-use
cannabis establishment license for a retail cannabis consumption
lounge or independent cannabis consumption lounge, a one-time,
nonrefundable application fee of \$5,000;

(b) For an application for an adult-use cannabis establishment
license for a retail cannabis consumption lounge, a one-time,
nonrefundable application fee of \$100,000;

(c) For an application for an adult-use cannabis establishment
 license for an independent cannabis consumption lounge, a one time, nonrefundable application fee of \$10,000; and

(d) The actual costs incurred by the Board in processing theapplication, including, without limitation, conducting backgroundchecks.

4. Any revenue generated from the fees imposed pursuant to this section:

(a) Must be expended first to pay the costs of the Board incarrying out the provisions of this title; and

(b) If any excess revenue remains after paying the costs
described in paragraph (a), such excess revenue must be paid over to
the State Treasurer to be deposited to the credit of the State
Education Fund.

35 Sec. 11. NRS 678B.510 is hereby amended to read as follows:

678B.510 1. The operating documents of a cannabisestablishment must include procedures:

(a) For the oversight of the cannabis establishment; and

(b) To ensure accurate recordkeeping.

2. Except as otherwise provided in this subsection, a cannabis
 establishment [:

42 (a) That is a cannabis sales facility must have a single entrance

43 for patrons, which must be secure, and shall implement strict

44 security measures to deter and prevent the theft of cannabis and
 45 unauthorized entrance into areas containing cannabis.



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- 24 -

1 (b) That is not a cannabis sales facility must] may have [a single

2 secure] more than one entrance so long as each entrance is secure

and shall implement strict security measures to deter and prevent the
theft of cannabis and unauthorized entrance into areas containing
cannabis.

6 [---] The provisions of this subsection do not supersede any state or
7 local requirements relating to minimum numbers of points of entry
8 or exit, or any state or local requirements relating to fire safety.

Except as otherwise provided in NRS 678D.400, all 9 3. cultivation or production of cannabis that a cannabis cultivation 10 facility carries out or causes to be carried out must take place in an 11 12 enclosed, locked facility at the physical address provided to the 13 Board during the licensing process for the cannabis cultivation 14 facility. Such an enclosed, locked facility must be accessible only by 15 cannabis establishment agents who are lawfully associated with the 16 cannabis cultivation facility, except that limited access by persons 17 necessary to perform construction or repairs or provide other labor 18 is permissible if such persons are supervised by a cannabis 19 establishment agent.

4. A cannabis establishment that is not a cannabis consumption lounge shall not allow any person to consume cannabis on the property or premises of the establishment.

5. Cannabis establishments are subject to reasonable inspection
by the Board at any time, and a person who holds a license must
make himself or herself, or a designee thereof, available and present
for any inspection by the Board of the cannabis establishment.

Each cannabis establishment shall install a video monitoringsystem which must, at a minimum:

(a) Allow for the transmission and storage, by digital or analog
 means, of a video feed which displays the interior and exterior of the
 cannabis establishment; and

32 (b) Be capable of being accessed remotely by a law enforcement33 agency in real-time upon request.

7. A cannabis establishment shall not dispense or otherwise sell cannabis or cannabis products from a vending machine or allow such a vending machine to be installed at the interior or exterior of the premises of the cannabis establishment. As used in this subsection, "vending machine" has the meaning ascribed to it in NRS 209.229.

40 Sec. 12. NRS 678C.440 is hereby amended to read as follows:

41 678C.440 1. Each medical cannabis dispensary shall ensure 42 all of the following:

(a) The weight, concentration and content of THC in all
cannabis and cannabis products that the dispensary sells is clearly
and accurately stated on the product sold.





1 (b) [That the dispensary does not sell to a person, in any one 2 transaction, more than 1 ounce of cannabis.

3 (c)] That, posted clearly and conspicuously within the 4 dispensary, are the legal limits on the possession of cannabis for 5 medical purposes, as set forth in NRS 678C.200.

6 [(d)] (c) That, posted clearly and conspicuously within the 7 dispensary, is a sign stating unambiguously the legal limits on the 8 possession of cannabis for medical purposes, as set forth in 9 NRS 678C.200.

10 [(e)] (d) That only persons who are at least 21 years of age or 11 hold a registry identification card or letter of approval are allowed to 12 enter the premises of the medical cannabis dispensary.

13 2. A medical cannabis dispensary may, but is not required to, 14 track the purchases of cannabis for medical purposes by any person to ensure that the person does not exceed the legal limits on the 15 16 possession of cannabis for medical purposes, as set forth in NRS 17 678C.200. The Board shall not adopt a regulation or in any other way require a medical cannabis dispensary to track the purchases of 18 19 a person or determine whether the person has exceeded the legal 20 limits on the possession of cannabis for medical purposes, as set 21 forth in NRS 678C.200.

3. A medical cannabis dispensary which is a dual licensee may, to the extent authorized by the regulations adopted by the Board pursuant to subsection 7 of NRS 678B.650, allow any person who is at least 21 years of age to enter the premises of the medical cannabis dispensary, regardless of whether such a person holds a valid registry identification card or letter of approval.

4. A medical cannabis dispensary shall not sell cannabis or cannabis products to a consumer through the use of, or accept a sale of cannabis or cannabis products from, a third party, intermediary business, broker or any other business that does not hold a medical cannabis establishment license for a medical cannabis dispensary.

5. A medical cannabis dispensary may contract with a third party or intermediary business to deliver cannabis or medical cannabis products to consumers only if:

(a) Every sale of cannabis or cannabis products which is
delivered by the third party or intermediary business is made
directly from the medical cannabis dispensary or an Internet
website, digital network or software application service of the
medical cannabis dispensary;

(b) The third party or intermediary business does not advertise
that it sells, offers to sell or appears to sell cannabis or cannabis
products or allows the submission of an order for cannabis or
cannabis products; and





delivery complies with the requirements of 1 (c) The 2 NRS 678C.450.

3 **Sec. 13.** Chapter 678D of NRS is hereby amended by adding 4 thereto a new section to read as follows:

5 Each adult-use cannabis establishment shall be deemed to 1. be a dual licensee for the purposes of this title and may engage in 6 7 any activity relating to the medical use of cannabis in the same 8 manner and to the same extent as if the adult-use cannabis establishment also held a medical cannabis establishment license 9 of the same type for which the establishment holds an adult-use 10 11 cannabis establishment license.

12 2. An adult-use cannabis establishment that engages in 13 activities involving the medical use of cannabis pursuant to this section shall comply with all provisions of this title and the 14 15 regulations adopted pursuant thereto applicable to a dual licensee, 16 including, without limitation, any provisions governing the 17 specific activity relating to the medical use of cannabis in which 18 the establishment is engaged.

19 *3*. The Board may adopt any regulations necessary to carry 20 out the provisions of this section.

21 Sec. 14. NRS 678D.200 is hereby amended to read as follows: 22 678D.200 1. Except as otherwise provided NRS in

23 678D.300, a person who is 21 years of age or older is exempt from 24 state prosecution for: 25

(a) The possession, delivery or production of cannabis;

(b) The possession or delivery of paraphernalia;

27 (c) Aiding and abetting another in the possession, delivery or 28 production of cannabis;

29 (d) Aiding and abetting another in the possession or delivery of 30 paraphernalia;

31 (e) Any combination of the acts described in paragraphs (a) to 32 (d), inclusive; and

33 (f) Any other criminal offense in which the possession, delivery or production of cannabis or the possession or delivery of 34 35 paraphernalia is an element.

2. In addition to the provisions of subsections 1 and 5, no 36 37 person may be subject to state prosecution for constructive 38 possession, conspiracy or any other criminal offense solely for being in the presence or vicinity of the adult use of cannabis in accordance 39 40 with the provisions of this title.

41 The exemption from state prosecution set forth in subsection 3. 42 1 applies only to the extent that a person:

(a) Is 21 years of age or older; 43





1 (b) Is not employed by any agency or political subdivision of 2 this State in a position which requires the person to be certified by 3 the Peace Officers' Standards and Training Commission;

4 (c) Engages in the adult use of cannabis in accordance with the 5 provisions of this title;

6 (d) Does not, at any one time, possess, deliver or produce more 7 than:

8 (1) [One ounce] *Two and one-half ounces* of usable 9 cannabis;

10 (2) [One eighth] One-fourth of an ounce of concentrated 11 cannabis;

12 (3) Six cannabis plants, irrespective of whether the cannabis13 plants are mature or immature; and

(4) A maximum allowable quantity of adult-use cannabis
 products as established by regulation of the Board;

16 (e) Cultivates, grows or produces not more than six cannabis 17 plants:

18 (1) Within an enclosed area that is not exposed to public 19 view that is equipped with locks or other security devices which 20 allow access only by an authorized person; and

21 (2) At a residence or upon the grounds of a residence in 22 which not more than 12 cannabis plants are cultivated, grown or 23 produced;

(f) Delivers [1 ounce] 2.5 ounces or less of usable cannabis or [one-eighth] one-fourth of an ounce or less of concentrated cannabis without remuneration to a person who is 21 years of age or older so long as such delivery is not advertised or promoted to the public; and

(g) Assists another person who is 21 years of age or older in
carrying out any of the acts described in paragraphs (a) to (f),
inclusive.

4. If a person possesses, uses or produces cannabis in an amount which exceeds the amount set forth in paragraph (d) of subsection 3 or in any manner other than that set forth in subsection 3, the person is not exempt from state prosecution for the possession, delivery or production of cannabis.

37 A person who holds an adult-use cannabis establishment 5. 38 license issued to the person pursuant to NRS 678B.250, a cannabis 39 establishment agent registration card issued to the person pursuant 40 to NRS 678B.340, a cannabis establishment agent registration card 41 for a cannabis executive issued to the person pursuant to NRS 42 678B.350 or a cannabis establishment agent registration card for a cannabis receiver issued to the person pursuant to NRS 678B.355, 43 44 and confines his or her activities to those authorized by this title, and





1 the regulations adopted by the Board pursuant thereto, is exempt 2 from state prosecution for: 3

(a) The possession, delivery or production of cannabis;

(b) The possession or delivery of paraphernalia;

5 (c) Aiding and abetting another in the possession, delivery or 6 production of cannabis;

7 (d) Aiding and abetting another in the possession or delivery of 8 paraphernalia;

9 (e) Any combination of the acts described in paragraphs (a) to 10 (d), inclusive; and

(f) Any other criminal offense in which the possession, delivery 11 12 or production of cannabis or the possession or delivery of 13 paraphernalia is an element.

The commission of any act by a person for which the person 14 6. 15 is exempt from state prosecution pursuant to this section must not be 16 used as the basis for the seizure or forfeiture of any property of the 17 person or for the imposition of a civil penalty.

18 Sec. 14.3. NRS 244.35253 is hereby amended to read as 19 follows:

20 244.35253 1. Except as otherwise provided in this section, a 21 board of county commissioners shall not fix, impose or collect a 22 license tax for revenue or for regulation, or for both revenue and 23 regulation, on a cannabis establishment located in the county.

24 Except as otherwise provided in subsection 3, a board of 2. 25 county commissioners may fix, impose and collect a license tax for 26 revenue or for regulation, or for both revenue and regulation, on a 27 cannabis establishment located in the county outside of the limits of 28 incorporated cities as a:

29 (a) Flat fee;

4

30 (b) Percentage of the gross revenue of the cannabis 31 establishment; or

32 (c) Combination of a flat fee and a percentage of gross revenue of the cannabis establishment. 33

3. The total amount of a license tax imposed on a cannabis 34 35 establishment pursuant to subsection 2, regardless of whether the 36 license tax is imposed in the form described in paragraph (a), (b) or (c) of subsection 2, must not exceed 3 percent of the gross revenue 37 38 of the cannabis establishment, as applicable.

39 4. A board of county commissioners may use any portion of 40 any money collected as a license tax pursuant to subsection 2 to educate the public, using any method of public outreach or 41 42 medium of communication, on safely purchasing cannabis and cannabis products from licensed cannabis establishments and the 43 44 safe consumption of cannabis and cannabis products.





1 5. In addition to any amount of money collected as a license 2 tax pursuant to subsection 2, a board of county commissioners may 3 fix, impose and collect:

4

(a) Any fees required pursuant to chapter 278 of NRS;

5 (b) A one-time flat fee for an application for the issuance of a 6 business license for a cannabis establishment located in the county outside of the limits of incorporated cities in an amount that does 7 8 not exceed any similar fee imposed on a business pursuant to this 9 chapter and chapter 369 of NRS; and

(c) A licensing tax for a business activity engaged in by a 10 cannabis establishment located in the county outside of the limits of 11 12 incorporated cities for which licensing pursuant to chapter 678B of 13 NRS is not required only if:

14 (1) The board of county commissioners is granted the 15 authority to require such a license by some other provision of law; 16 and

17 (2) The amount of the licensing tax does not exceed the 18 amount imposed by the board of county commissioners on other 19 similar businesses.

20 [5.] 6. A board of county commissioners shall not enact or 21 enforce any ordinance which is more restrictive than or conflicts 22 with a law or regulation of this State relating to:

23 (a) The packaging, labeling, testing, dosage or potency of 24 cannabis or cannabis products;

25 (b) The kinds of cannabis or cannabis products authorized to be 26 sold pursuant to title 56 of NRS;

27

28

(d) The tracking of cannabis from seed to sale; 29 (e) The transportation of cannabis or cannabis products other 30 than the direct transportation of cannabis or cannabis products to a 31 consumer and a requirement to notify the county of any

(c) The use of pesticides in the cultivation of cannabis;

32 transportation of cannabis or cannabis products; 33

(f) The issuance or verification of a registry identification card, 34 letter of approval or written documentation;

35 (g) The training or certification of cannabis establishment agents 36 or employees of a cannabis establishment;

(h) The creation or maintenance of a registry or other system to 37 38 obtain and track information relating to customers of cannabis 39 establishments or holders of a registry identification card or letter of 40 approval; or

41 (i) The content of any advertisement used by a cannabis 42 establishment unless the ordinance sets forth specific prohibited 43 content for such an advertisement.

44 [6.] 7. A person who obtains a business license described in 45 this section is subject to all other licensing and permitting





1 requirements of the State and any other counties and cities in which 2 the person does business. 3

[7.] 8. As used in this section:

(a) "Cannabis" has the meaning ascribed to 4 it in 5 NRS 678A.085.

(b) "Cannabis establishment" has the meaning ascribed to it in 6 7 NRS 678A.095.

8 (b) (c) "Cannabis establishment agent" has the meaning 9 ascribed to it in NRS 678A.100.

10 (d) "Cannabis products" has the meaning ascribed to it in 11 NRS 678A.120.

12 [(d)] (e) "Letter of approval" has the meaning ascribed to it in 13 NRS 678C.070.

[(e)] (f) "Registry identification card" has the meaning ascribed 14 15 to it in NRS 678C.080.

(f) (g) "Written documentation" has the meaning ascribed to it 16 17 in NRS 678C.110.

18 Sec. 14.6. NRS 268.0977 is hereby amended to read as 19 follows:

20 268.0977 1. Except as otherwise provided in this section, the 21 governing body of an incorporated city, whether organized under 22 general law or special charter, shall not fix, impose or collect for 23 revenues or for regulation, or both, a license tax on a cannabis 24 establishment located within its corporate limits.

25 2. Except as otherwise provided in subsection 3, the governing 26 body of an incorporated city, whether organized under general law 27 or special charter, may fix, impose and collect for revenues or for 28 regulation, or both, a license tax on a cannabis establishment located 29 within its corporate limits as a:

30 (a) Flat fee;

31 (b) Percentage of the gross revenue of the cannabis 32 establishment: or

33 (c) Combination of a flat fee and a percentage of gross revenue 34 of the cannabis establishment.

35 3. The total amount of a license tax imposed on a cannabis 36 establishment pursuant to subsection 2, regardless of whether the license tax is imposed in the form described in paragraph (a), (b) or 37 38 (c) of subsection 2, must not exceed 3 percent of the gross revenue 39 of the cannabis establishment, as applicable.

40 4. The governing body of an incorporated city, whether organized under general law or special charter, may use any 41 portion of any money collected as a license tax pursuant to 42 43 subsection 2 to educate the public, using any method of public outreach or medium of communication, on safely purchasing 44 45 cannabis and cannabis products from licensed cannabis





1 establishments and the safe consumption of cannabis and 2 cannabis products.

5. In addition to any amount of money collected as a license tax pursuant to subsection 2, the governing body of an incorporated city, whether organized under general law or special charter, may fix, impose and collect:

7

(a) Any fees required pursuant to chapter 278 of NRS;

8 (b) A one-time flat fee for an application for the issuance of a 9 business license for a cannabis establishment located within its 10 corporate limits in an amount that does not exceed any similar fee 11 imposed on a business pursuant to this chapter and chapter 369 of 12 NRS; and

13 (c) A licensing tax for a business activity engaged in by a 14 cannabis establishment located within its corporate limits for which 15 licensing pursuant to chapter 678B of NRS is not required only if:

16 (1) The governing body is granted the authority to require 17 such a license by some other provision of law; and

18 (2) The amount of the licensing tax does not exceed the 19 amount imposed by the governing body on other similar businesses.

20 **[5.] 6.** The governing body of an incorporated city, whether 21 organized under general law or special charter, shall not enact or 22 enforce any ordinance which is more restrictive than or conflicts 23 with a law or regulation of this State relating to:

(a) The packaging, labeling, testing, dosage or potency ofcannabis or cannabis products;

26 (b) The kinds of cannabis products authorized to be sold 27 pursuant to title 56 of NRS;

28 (c) The use of pesticides in the cultivation of cannabis;

29 (d) The tracking of cannabis from seed to sale;

30 (e) The transportation of cannabis or cannabis products other 31 than the direct transportation of cannabis or cannabis products to a 32 consumer and a requirement to notify the city of any transportation 33 of cannabis or cannabis products;

(f) The issuance or verification of a registry identification card,
 letter of approval or written documentation;

36 (g) The training or certification of cannabis establishment 37 agents; or

(h) The creation or maintenance of a registry or other system to
obtain and track information relating to customers of cannabis
establishments or holders of a registry identification card or letter of
approval; or

42 (i) The content of any advertisement used by a cannabis 43 establishment unless the ordinance sets forth specific prohibited 44 content for such an advertisement.





1 [6.] 7. A person who obtains a business license described in 2 this section is subject to all other licensing and permitting 3 requirements of the State and any other counties and cities in which 4 the person does business.

5 [7.] 8. As used in this section:

6 (a) "Cannabis" has the meaning ascribed to it in 7 NRS 678A.085.

8 (b) "Cannabis establishment" has the meaning ascribed to it in 9 NRS 678A.095.

10 [(b)] (c) "Cannabis establishment agent" has the meaning 11 ascribed to it in NRS 678A.100.

12 **((c))** (d) "Cannabis products" has the meaning ascribed to it in 13 NRS 678A.120.

14 **[(d)]** (e) "Letter of approval" has the meaning ascribed to it in 15 NRS 678C.070.

16 **[(e)]** (f) "Registry identification card" has the meaning ascribed 17 to it in NRS 678C.080.

18 **((f))** (g) "Written documentation" has the meaning ascribed to it 19 in NRS 678C.110.

20 Sec. 15. NRS 372A.290 is hereby amended to read as follows:

372A.290 1. An excise tax is hereby imposed on each wholesale sale in this State of cannabis by a medical cannabis cultivation facility to another cannabis establishment at the rate of 15 percent of the fair market value at wholesale of the cannabis. The excise tax imposed pursuant to this subsection is the obligation of the medical cannabis cultivation facility.

27 2. An excise tax is hereby imposed on each wholesale sale in this State of cannabis by an adult-use cannabis cultivation facility to another cannabis establishment at the rate of 15 percent of the fair market value at wholesale of the cannabis. The excise tax imposed pursuant to this subsection is the obligation of the adult-use cannabis cultivation facility.

33 3. [An] *Except as otherwise provided in subsection 8, an* 34 excise tax is hereby imposed on each retail sale in this State of 35 cannabis or cannabis products by an adult-use cannabis retail store 36 or cannabis consumption lounge at the rate of 10 percent of the sales 37 price of the cannabis or cannabis products. The excise tax imposed 38 pursuant to this subsection:

39 (a) Is the obligation of the seller of the cannabis or cannabis40 product;

41 (b) Is separate from and in addition to any general state and 42 local sales and use taxes that apply to retail sales of tangible 43 personal property.

44 4. The revenues collected from the excise tax imposed pursuant 45 to subsection 1 must be distributed:





(a) To the Cannabis Compliance Board and to local
 governments in an amount determined to be necessary by the Board
 to pay the costs of the Board and local governments in carrying out
 the provisions of chapter 678C of NRS; and

5 (b) If any money remains after the revenues are distributed 6 pursuant to paragraph (a), to the State Treasurer to be deposited to 7 the credit of the State Education Fund.

5. The revenues collected from the excise tax imposed pursuant9 to subsection 2 must be distributed:

(a) To the Cannabis Compliance Board and to local
governments in an amount determined to be necessary by the Board
to pay the costs of the Board and local governments in carrying out
the provisions of chapter 678D of NRS; and

(b) If any money remains after the revenues are distributed
 pursuant to paragraph (a), to the State Treasurer to be deposited to
 the credit of the State Education Fund.

17 For the purpose of subsections 4 and 5, a total amount of 6. 18 \$5,000,000 of the revenues collected from the excise tax imposed 19 pursuant to subsection 1 and the excise tax imposed pursuant to 20 subsection 2 in each fiscal year shall be deemed sufficient to pay the 21 costs of all local governments to carry out the provisions of chapters 22 678C and 678D of NRS. The Board shall, by regulation, determine 23 the manner in which local governments may be reimbursed for the 24 costs of carrying out the provisions of chapters 678C and 678D of 25 NRS.

7. The revenues collected from the excise tax imposed pursuant
to subsection 3 must be paid over as collected to the State Treasurer
to be deposited to the credit of the State Education Fund.

8. The excise tax imposed pursuant to subsection 3 does not apply to a sale of cannabis for the medical use of cannabis or a medical cannabis product to the holder of a registry identification card or letter of approval by an adult-use cannabis retail store that has been deemed to be a dual licensee pursuant to section 13 of this act.

35 9. As used in this section:

(a) "Adult-use cannabis cultivation facility" has the meaningascribed to it in NRS 678A.025.

38 (b) "Cannabis product" has the meaning ascribed to it in 39 NRS 678A.120.

40 (c) "Letter of approval" has the meaning ascribed to it in 41 NRS 678C.070.

42 (*d*) "Local government" has the meaning ascribed to it in 43 NRS 360.640.

44 **((d))** (e) "Medical cannabis cultivation facility" has the meaning 45 ascribed to it in NRS 678A.170.





1 (e) (f) "Medical cannabis establishment" has the meaning 2 ascribed to it in NRS 678A.180. 3 [(f)] (g) Medical cannabis product" has the meaning ascribed 4 *to it in NRS 678A.200.* 5 (h) "Medical use of cannabis" has the meaning ascribed to it 6 in NRS 678A.215. 7 (i) "Registry identification card" has the meaning ascribed to 8 *it in NRS 678C.080.* 9 (i) "Wholesale sale" means a sale or transfer of cannabis by a cannabis cultivation facility to another cannabis establishment. The 10 term does not include a transfer of cannabis by a cannabis 11 12 cultivation facility to another cannabis cultivation facility when both 13 cannabis cultivation facilities share identical ownership. 14 **Sec. 15.5.** NRS 453.096 is hereby amended to read as follows: 453.096 1. 15 "Marijuana" means: 16 (a) All parts of any plant of the genus Cannabis, whether 17 growing or not; (b) [The seeds thereof: 18 19 (c) The resin extracted from any part of the plant, including 20 concentrated cannabis: 21 [(d)] (c) Every compound, manufacture, salt, derivative. 22 mixture or preparation of the plant, *or* its [seeds or] resin; 23 [(e)] (d) Any commodity or product made using hemp which 24 exceeds the maximum THC concentration established by the State 25 Department of Agriculture for hemp; and 26 (f) (e) Any product or commodity made from hemp which is 27 manufactured or sold by a cannabis establishment which violates 28 any regulation adopted by the Cannabis Compliance Board pursuant 29 to paragraph [(g)] (f) of subsection 1 of NRS 678A.450 relating to 30 THC concentration. 31 "Marijuana" does not include: 2. (a) Hemp, as defined in NRS 557.160, which is grown or 32 33 cultivated pursuant to the provisions of chapter 557 of NRS; (b) The mature stalks of the plant **[]** and root balls which have 34 35 been fully separated from the stalks of the plant after harvest, fiber produced from the stalks, seeds of the plant, oil or cake made from 36 37 the seeds of the plant, any other compound, manufacture, salt, 38 derivative, mixture or preparation of the mature stalks (except the resin extracted therefrom), fiber, oil or cake ; [, or the sterilized seed 39 40 of the plant which is incapable of germination;] or 41 (c) Any commodity or product made using hemp, as defined in 42 NRS 557.160, which does not exceed the maximum THC 43 concentration established by the State Department of Agriculture for 44 hemp.





1 **Sec. 16.** 1. The Cannabis Advisory Commission created by 2 NRS 678A.300 shall conduct a study concerning the potential effects on the cannabis industry in this State if cannabis were to be 3 4 removed from the list of controlled substances included in schedule 5 I pursuant to the Uniform Controlled Substances Act or the federal 6 Controlled Substances Act. The study must include, without 7 limitation:

8 (a) An examination of federal and state laws and regulations 9 concerning cannabis and what effect the removal of cannabis from the list of controlled substances included in schedule I pursuant to 10 the Uniform Controlled Substances Act or the federal Controlled 11 12 Substances Act would have on such laws and regulations; and

13 (b) Recommendations for changes to the manner in which 14 cannabis is regulated and taxed in this State that may be necessary 15 to ensure the continued growth and success of the cannabis industry 16 in this State if cannabis were to be removed from the list of 17 controlled substances included in schedule I pursuant to the Uniform 18 Controlled Substances Act or the federal Controlled Substances Act. 19 2.

On or before March 1, 2024, the Cannabis Advisory 20 Commission shall submit a report of its findings, including, without 21 limitation, any recommendations for legislation, to: 22

(a) The Joint Interim Standing Committee on the Judiciary; and

23 (b) The Director of the Legislative Counsel Bureau for 24 transmittal to the 83rd Session of the Nevada Legislature.

25 26 3. As used in this section:

(a) "Cannabis" has the meaning ascribed to it in NRS 678A.085.

27 (b) "Federal Controlled Substances Act" means the federal 28 Controlled Substances Act, as amended, 21 U.S.C. §§ 801 et seq.

29 Sec. 17. 1. Except as otherwise provided in this section, a 30 person who, on January 1, 2024, holds a medical cannabis 31 establishment license for a medical cannabis establishment which is 32 not located in a covered jurisdiction and which has been renewed by 33 the person at least one time may, upon expiration of the license, 34 submit an application to the Board for the issuance of an adult-use 35 cannabis establishment license of the same type.

36

An application submitted pursuant to subsection 1 must: 2.

37 (a) Contain the same information as required for the renewal of 38 a medical cannabis establishment license pursuant to NRS 39 678B.210; and

40 (b) Be accompanied by a fee in an amount that is equal to the 41 fee for the renewal of an adult-use cannabis establishment license of 42 the same type as that of the medical cannabis establishment license 43 which has expired, as set forth in NRS 678B.390, as amended by section 10 of this act. 44





3. If the Board determines that the applicant would have been
 eligible to renew the medical cannabis establishment license which
 has expired, the Board shall issue to the applicant an adult-use
 cannabis establishment license of the same type.

5 Notwithstanding the provisions of section 4 of this act, a 4. 6 person who, on January 1, 2024, holds a medical cannabis establishment license for a medical cannabis establishment which is 7 8 not located in a covered jurisdiction and which has never been 9 renewed by the person may renew the license pursuant to NRS 678B.210 one time. Upon expiration of the license after the first 10 11 renewal of the license, the person may apply for and be issued an 12 adult-use cannabis establishment license of the same type in the 13 manner provided in subsections 1, 2 and 3.

5. Èxcept as otherwise provided in subsection 6, an adult-use cannabis establishment license issued by the Board pursuant to this section shall be deemed to be an adult-use cannabis establishment license issued by the Board pursuant to NRS 678B.250.

6. An adult-use cannabis establishment license issued by the Board pursuant to this section shall be deemed to be a medical cannabis establishment license of the same type for the purposes of NRS 678B.220, 678B.230, 678B.260 and 678B.270.

22 7. A person who, on January 1, 2024, holds both an adult-use 23 cannabis establishment license and а medical cannabis 24 establishment license of the same type may not, pursuant to this 25 section, apply for and be issued an additional adult-use cannabis 26 establishment license upon the expiration of the medical cannabis 27 establishment license of the person.

8. The Board may refuse to issue an adult-use cannabis establishment license pursuant to this section to a person who holds a medical cannabis establishment license on January 1, 2024, if:

(a) The person obtained the medical cannabis establishment
license through a transfer in accordance with the regulations adopted
by the Board pursuant to NRS 678B.380 which occurred on or after
July 1, 2023, and on or before December 31, 2023; and

35

(b) The Board determines that:

(1) The transfer by which the person obtained the license wasnot made in good faith; and

(2) Issuing the person an adult-use cannabis establishmentlicense would be against the public interest.

40 9. As used in this section:

41 (a) "Adult-use cannabis establishment license" has the meaning 42 ascribed to it in NRS 678A.040.

43 (b) "Board" means the Cannabis Compliance Board.

44 (c) "Covered jurisdiction" has the meaning ascribed to it in 45 section 3 of this act.





1 (d) "Medical cannabis establishment license" has the meaning 2 ascribed to it in NRS 678A.185.

3 Sec. 18. (Deleted by amendment.)

4 **Sec. 19.** 1. This section becomes effective upon passage and 5 approval.

6 2. Section 16 of this act becomes effective on July 1, 2023.

7 3. Sections 1 to 15.5, inclusive, 17 and 18 of this act become 8 effective:

9 (a) Upon passage and approval for the purpose of adopting any 10 regulations and performing any other preparatory administrative

11 tasks that are necessary to carry out the provisions of this act; and

12 (b) On January 1, 2024, for all other purposes.



