

2022 South Dakota Legislature

House Bill 1045

HOUSE ENGROSSED

Introduced by: **Representative** Ernie Otten

1		o provide for the use and regulated sale of marijuana, and to impose a tax
2	OI	n the sale of marijuana, and to distribute that revenue to counties.
3	BE IT EN	ACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
4	Section	1. That chapter 10-45 be amended with a NEW SECTION:
5		Each county shall use the revenue distributed under section 4 of this Act for
6	neces	sary expenses incurred by the county under the provisions of chapters 7-12, 7-16,
7	<u>7-16</u>	A, and 23A-40.
8	Section	2. That a NEW SECTION be added to title 10:
9		Terms used in this chapter mean:
10	<u>(1)</u>	"Dispensary," a licensed entity that acquires, possesses, stores, delivers, transfers,
11		transports, sells, supplies, or dispenses marijuana, marijuana products, and
12		related supplies to a consumer;
13	<u>(2)</u>	"Marijuana," as defined in § 22-42-1;
14	<u>(3)</u>	"Marijuana concentrate," the resin extracted from any part of a marijuana plant
15		and every compound, manufacture, salt, derivative, mixture, or preparation from
16		such resin;
17	<u>(4)</u>	"Marijuana product," any product infused with marijuana concentrate and intended
18		for use or consumption by humans.
19	Section	3. That a NEW SECTION be added to title 10:
20		There is imposed an excise tax at the rate of eight and one-half percent on the
21	gross	receipts from the sale of marijuana, marijuana concentrate, and marijuana products
22	<u>by a</u>	dispensary. The excise tax imposed under this chapter does not apply to gross
23	<u>receir</u>	ots from the sale of marijuana, marijuana concentrate, and marijuana products to a
24	<u>cardh</u>	older as defined in § 34-20G-1(6).

1 Section 4. That a NEW SECTION be added to title 10:

2 The excise tax revenue collected pursuant to section 3 of this Act must be divided

3 proportionally amongst the counties based on where the revenue was generated. The

- 4 revenue must be distributed by the county by September first of each year to be used for
- 5 <u>the purposes set forth in section 1 of this Act.</u>
- 6 Section 5. That a NEW SECTION be added to title 10:
- The excise tax imposed under section 3 of this Act shall be collected and remitted
 pursuant to chapter 10-45 and administered pursuant to chapter 10-59.

9 Section 6. That a NEW SECTION be added to title 10:

- 10 <u>There is hereby created within the state treasury the marijuana fund into which all</u>
- 11 <u>funds collected under this chapter shall be deposited.</u>

12 Section 7. That § 22-42-1 be AMENDED:

- 13 **22-42-1.** Terms used in this chapter mean:
- (1) "Controlled drug or substance," a drug or substance, or an immediate precursor of
 a drug or substance, listed in Schedules I through IV. The term includes an altered
 state of a drug or substance listed in Schedules I through IV absorbed into the
 human body;
- (2) "Counterfeit substance," a controlled drug or substance which, or the container of
 labeling of which, without authorization, bears the trade-mark, trade name, or
 other identifying mark, imprint, number, or device, or any likeness thereof, of a
 manufacturer, distributor, or dispenser other than the person or persons who
 manufactured, distributed, or dispensed such substance and which thereby falsely
 purports or is represented to be the product of, or to have been distributed by,
 such other manufacturer, distributor, or dispenser;
- (3) "Deliver"-or "delivery," the actual or constructive transfer of a controlled drug,
 substance, or marijuana whether or not there exists an agency relationship;
- (4) "Dispense," to deliver a controlled drug or substance to the ultimate user or human
 research subject by or pursuant to the lawful order of a practitioner, including the
 prescribing, administering, packaging, labeling, or compounding necessary to
 prepare the substance for such delivery, and a dispenser is one who dispenses;

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- (5) "Distribute," to deliver a controlled drug, substance, or marijuana. Distribution
 means the delivery of a controlled drug, substance, or marijuana;
- 3 (6) "Equivalent weight" the weight that a given quantity of marijuana products counts
 4 against a quantity of marijuana;
- (6)(7) "Manufacture," the production, preparation, propagation, compounding, or
 processing of a controlled drug or substance, either directly or indirectly by
 extraction from substances of natural origin, or independently by means of
 chemical synthesis or by a combination of extraction and chemical synthesis. A
 manufacturer includes any person who packages, repackages, or labels any
 container of any controlled drug or substance, except practitioners who dispense
 or compound prescription orders for delivery to deliver to the ultimate user;
- (7)(8) "Marijuana," all parts of any plant of the genus cannabis, whether growing or not, 12 13 in its natural and unaltered state, except for drying or curing and crushing or 14 crumbling. The term includes an altered state of marijuana absorbed into the 15 human body. The term does not include fiber produced from the mature stalks of 16 such plant, or oil or cake made from the seeds of such plant. The term does not 17 include the plant Cannabis sativa L. and any part of that plant, including the seeds 18 thereof and all derivatives, extracts, cannabinoids, isomers, acids, salts, and salts 19 of isomers, whether growing or not, with a delta-9 tetrahydrocannabinol 20 concentration of not more than three-tenths of one percent on a dry weight basis;
- (9) "Marijuana concentrate," the resin extracted from any part of a marijuana plant
 and every compound, manufacture, salt, derivative, mixture, or preparation from
 such resin;
- 24 (10) "Marijuana products," products infused with marijuana concentrate and intended
 25 for use or consumption by humans;
- (8)(11) "Practitioner," a doctor of medicine, osteopathy, podiatry, dentistry,
 optometry, or veterinary medicine licensed to practice his profession, or
 pharmacists licensed to practice their profession; physician's assistants certified to
 practice their profession; government employees acting within the scope of their
 employment; and persons permitted by certificates issued by the Department of
 Health to distribute, dispense, conduct research with respect to, or administer a
 substance controlled by chapter 34-20B;
- 33 (9)(12) "Precursor" or "immediate precursor," a substance which the Department of
 34 Health has found to be and by rule designates as being a principal compound
 35 commonly used or produced primarily for use, and which is an immediate chemical

intermediary used or likely to be used, in the manufacture of a controlled drug or
 substance, the control of which is necessary to prevent, curtail, or limit such
 manufacture;

4 (10)(13) "Schedule I," "Schedule II," "Schedule III," and "Schedule IV," those
 5 schedules of drugs, substances, and immediate precursors listed in chapter 34 6 20B;

7 (11)(14) "Ultimate user," a person who lawfully possesses a controlled drug or
 8 substance for that person's own use or for the use of a member of that person's
 9 household or for administration to an animal owned by that person or by a member
 10 of that person's household.

11 Section 8. That § 22-42-6 be AMENDED:

12 22-42-6. No person may knowingly possess marijuana. No person under the age of twenty-one may knowingly possess marijuana. It is a Class 1 Class 2 misdemeanor for 13 any person under the age of twenty-one to possess two ounces of marijuana or marijuana 14 15 in quantities less than four ounces of marijuana, including an equivalent weight of marijuana products. It is a Class 6 felony for any person under the age of twenty-one to 16 17 possess four or more ounces of marijuana, including an equivalent weight of marijuana 18 products. It is a Class 2 misdemeanor for any person twenty-one or older to possess more 19 than one ounce but less than four ounces of marijuana, including an equivalent weight of 20 marijuana products. It is a Class 6 felonyClass 1 misdemeanor for any person twenty-one 21 or older to possess-more than two ounces of marijuana but less than one-half pound four 22 to sixteen ounces of marijuana, including an equivalent weight of marijuana products. It 23 is a Class 5 Class 6 felony for any person twenty-one or older to possess one half pound 24 but less than one pound more than sixteen ounces of marijuana, including an equivalent 25 weight of marijuana products. It is a Class 4 felony to possess one to ten pounds of 26 marijuana. It is a Class 3 felony to possess more than ten pounds of marijuana. A civil 27 penalty may be imposed, in addition to any criminal penalty, upon a conviction of a 28 violation of this section not to exceed ten thousand dollars. This section does not apply to 29 any person licensed or registered with the state to undertake an activity involving the possession of marijuana or marijuana products who acts in compliance with the 30 31 authorizing law.

32 Section 9. That § 22-42-7 be AMENDED:

1 22-42-7. The distribution, or possession with intent to distribute, of less than one-2 half ounce of marijuana without consideration is a Class 1 misdemeanor; otherwise, the 3 distribution, or possession with intent to distribute, for consideration, of marijuana in quantities one ounce or less than four ounces of marijuana, including an equivalent weight 4 5 of marijuana products, to any person twenty-one or older is a Class 6 felonyClass 1 misdemeanor. The distribution, or possession with intent to distribute, of more than one 6 7 ouncefour ounces but less than one half one pound of marijuana, including an equivalent 8 weight of marijuana products, to a person twenty-one or older is a Class 5 Class 6 felony. 9 The distribution, or possession with intent to distribute, of one-half pound but less than 10 one pound or more of marijuana, including an equivalent weight of marijuana products, to a person twenty-one or older, is a Class 4Class 5 felony. The distribution, or possession 11 12 with intent to distribute, of one pound or more of marijuana is a Class 3 felony. The 13 distribution, or possession with intent to distribute of marijuana, of less than one-half 14 ounce of marijuana, including an equivalent weight of marijuana products, to a minor any 15 person under the age of twenty-one without consideration is a Class 6 felonyClass 1 16 misdemeanor; otherwise, the distribution, or possession with intent to distribute, of-one 17 ounce four ounces or less of marijuana, including an equivalent weight of marijuana products, to a minor any person under the age of twenty-one is a Class 5Class 6 felony. 18 19 The distribution, or possession with intent to distribute, of more than one ounce four 20 ounces but less than one half one pound of marijuana, including an equivalent weight of 21 marijuana products, to a minor any person under the age of twenty-one is a Class 4Class 22 5 felony. The distribution, or possession with intent to distribute, of one-half pound but 23 less than one pound of marijuana to a minor is a Class 3 felony. The distribution, or 24 possession with intent to distribute, of one pound or more of marijuana, including an 25 equivalent weight of marijuana products, to a minor any person under the age of twenty-26 one is a Class 2 Class 4 felony. A first conviction of a felony under this section shall be 27 punished by a mandatory sentence in the state penitentiary or county jail of at least thirty 28 days, which sentence may not be suspended. A second or subsequent conviction of a 29 felony under this section shall be punished by a mandatory sentence of at least one year. 30 Conviction of a Class 1 misdemeanor under this section shall be punished by a mandatory sentence in county jail of not less than fifteen days, which sentence may not be 31 32 suspended. A civil penalty, not to exceed ten thousand dollars, may be imposed, in 33 addition to any criminal penalty, upon a conviction of a felony violation of this section. 34 This section does not apply to any person licensed or registered with the state to undertake

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1 <u>an activity involving the distribution, or possession with intent to distribute, of marijuana</u>

2 <u>or marijuana products who acts in compliance with the authorizing law.</u>

3 Section 10. That chapter 22-42 be amended with a NEW SECTION:

- 4 <u>The equivalent weight of the following marijuana products to one ounce of</u> 5 <u>marijuana is:</u>
- 6 (1) Eight grams net weight of marijuana concentrate in smokable form;
- 7 (2) Eight grams net weight of vaporizer pens or cartridges;
- 8 (3) Eight hundred milligrams delta-9 tetrahydrocannabinol in edibles, excluding oils;
- 9 (4) Five grams net weight of oils in oral dosage syringe or capsule form;
- 10 (5) Twelve fluid ounces of liquid topical application, including ointment, cream, or
 11 lotion;
- 12 (6) One ounce of dried topical application, included dried plant material or powder; or
- 13 (7) Eight hundred milligrams delta-9 tetrahydrocannabinol in transdermal patches.

14 Section 11. That § 22-42-15 be AMENDED:

15 22-42-15. Any person who intentionally ingests, inhales, or otherwise takes into 16 the body any substance, except marijuana, marijuana concentrate, marijuana products, or alcoholic beverages as defined in § 35-1-1, for purposes of becoming intoxicated, 17 18 unless such substance is prescribed by a practitioner of the medical arts lawfully practicing 19 within the scope of the practitioner's practice, is guilty of a Class 1 misdemeanor. The 20 venue for a violation of this section exists in either the jurisdiction in which the substance 21 was ingested, inhaled, or otherwise taken into the body or the jurisdiction in which the 22 substance was detected in the body of the accused.

23 Section 12. That § 22-42-24 be AMENDED:

24 22-42-24. While a motor vehicle is located upon a public highway or the right-of way of a public highway, it is a Class 2 misdemeanor if any person operating or in actual
 physical control of a motor vehicle smokes or consumes marijuana, or marijuana
 concentrate, or marijuana products while the vehicle is being operated. For purposes of
 this section and § 22-42-25, marijuana concentrate is the resin extracted from any part
 of a marijuana plant and every compound, manufacture, salt, derivative, mixture, or
 preparation from such resin.

31 Section 13. That chapter 22-42 be amended with a NEW SECTION:

1	No person may smoke, eat, consume, or vape marijuana, marijuana concentrate,
2	or marijuana products in any public place or place of employment. A violation of this
3	section is a Class 2 misdemeanor. A second or subsequent violation is a Class 1
4	misdemeanor.

5 Section 14. That chapter 22-42 be amended with a NEW SECTION:

An employer may prohibit an employee from ingesting cannabis on the work site
 during work hours. An employer may prohibit an employee from performing work duties
 while under the influence of cannabis.

9 Section 15. That § 22-42A-3 be AMENDED:

22-42A-3. No person, knowing the drug_-related nature of the object, may use or
 to-possess with intent to use, drug paraphernalia to plant, propagate, cultivate, grow,
 harvest, manufacture, compound, convert, produce, process, prepare, test, analyze, pack,
 repack, store, contain, conceal, inject, ingest, inhale, or otherwise introduce into the
 human body any controlled substance-or marijuana in violation of this chapter. Any person
 who violates any provision of this section is guilty of a Class 2 misdemeanor.

16 Section 16. That § 22-42A-4 be AMENDED:

17 **22-42A-4.** No person, knowing the drug related nature of the object, may deliver, 18 possess with intent to deliver, or manufacture with intent to deliver, drug paraphernalia, 19 knowing, or under circumstances where one reasonably should know, that it will be used 20 to plant, propagate, cultivate, grow, harvest, manufacture, compound, convert, produce, 21 process, prepare, test, analyze, pack, repack, store, contain, conceal, inject, ingest, 22 inhale, or otherwise introduce into the human body a controlled substance or marijuana 23 in violation of this chapter. Any person who violates any provision of this section is quilty 24 of a Class 6 felony.

25 Section 17. That chapter 22-42A be amended with a NEW SECTION:

26 For the purposes of this chapter, marijuana, marijuana concentrate, and marijuana
 27 products, as defined in § 22-42-1, are not controlled substances.

28 Section 18. That § 34-20B-1 be AMENDED:

29 **34-20B-1.** Terms as used in this chapter mean:

- (1) "Administer," to deliver a controlled drug or substance to the ultimate user or
 human research subject by injection, inhalation, or ingestion, or by any other
 means;
- 4 (2) "Agent," an authorized person who acts on behalf of or at the direction of a
 5 manufacturer, distributor, or dispenser and includes a common or contract carrier,
 6 public warehouseman, or employee thereof;
- 7 (3) "Control," to add, remove, or change the placement of a drug, substance, or
 8 immediate precursor under §§ 34-20B-27 and 34-20B-28;
- 9 (4) "Counterfeit substance," a controlled drug or substance which, or the container or 10 labeling of which, without authorization, bears the trademark, trade name, or other 11 identifying mark, imprint, number, or device, or any likeness thereof, of a 12 manufacturer, distributor, or dispenser other than the person or persons who 13 manufactured, distributed, or dispensed such substance and which thereby falsely 14 purports or is represented to be the product of, or to have been distributed by, 15 such other manufacturer, distributor, or dispenser;
- (5) "Deliver" or "delivery," the actual, constructive, or attempted transfer of a
 controlled drug<u>, or</u> substance, or marijuana whether or not there exists an agency
 relationship;
- 19 (6) "Department," the Department of Health created by chapter 1-43;
- (7) "Dispense," to deliver a controlled drug or substance to the ultimate user or human
 research subject by or pursuant to the lawful order of a practitioner, including the
 prescribing, administering, packaging, labeling, or compounding necessary to
 prepare the substance for such delivery, and a dispenser is one who dispenses;
- (8) "Distribute," to deliver a controlled drug₇ or substance, or marijuana. A distributor
 is a person who delivers a controlled drug₇ or substance, or marijuana;

(9) "Hashish," the resin extracted from any part of any plant of the genus cannabis that
 contains a delta 9 tetrahydrocannabinol concentration of more than three tenths
 of one percent on a dry weight basis;

- (10)(9) "Imprisonment," imprisonment in the state penitentiary unless the penalty
 specifically provides for imprisonment in the county jail;
- 31 (11)(10) "Manufacture," the production, preparation, propagation, compounding, or
 32 processing of a controlled drug or substance, either directly or indirectly by
 33 extraction from substances of natural origin, or independently by means of
 34 chemical synthesis or by a combination of extraction and chemical synthesis. A
 35 manufacturer includes any person who packages, repackages, or labels any

1 container of any controlled drug or substance, except practitioners who dispense 2 or compound prescription orders for delivery to the ultimate consumer; 3 (12) "Marijuana," all parts of any plant of the genus cannabis, whether growing or not; 4 the seeds thereof; and every compound, manufacture, salt, derivative, mixture, or 5 preparation of such plant or its seeds. The term does not include fiber produced 6 from the mature stalks of the plant, or oil or cake made from the seeds of the 7 plant, or the resin when extracted from any part of the plant or cannabidiol in a 8 drug product approved by the United States Food and Drug Administration. The 9 term does not include the plant Cannabis sativa L. and any part of that plant, including the seeds thereof and all derivatives, extracts, cannabinoids, isomers, 10 acids, salts, and salts of isomers, whether growing or not, with a delta-9 11 12 tetrahydrocannabinol concentration of not more than three tenths of one percent 13 on a dry weight basis; 14 "Narcotic drug," any of the following, whether produced directly or indirectly (13)(11)15 by extraction from substances of vegetable origin or independently by means of 16 chemical synthesis, or by a combination of extraction and chemical synthesis: 17 (a) Opium, coca leaves, and opiates; 18 (b) A compound, manufacture, salt, derivative, or preparation of opium, coca leaves, or opiates; 19 20 (c) A substance (and any compound, manufacture, salt, derivative, or 21 preparation thereof) which is chemically identical with any of the substances 22 referred to in subsections (a) and (b) of this subdivision; 23 except that the term, narcotic drug, as used in this chapter does not include 24 decocainized coca leaves or extracts of coca leaves, which extracts do not contain 25 cocaine or ecgonine; 26 "Opiate" or "Opioid," any controlled drug or substance having an addiction-(14)(12) 27 sustaining liability similar to morphine or being capable of conversion into a drug 28 having such addiction-forming or addiction-sustaining liability; 29 (15)(13) "Opium poppy," the plant of the species papaver somniferum L., except the 30 seeds thereof; 31 (16)(14)"Person," any corporation, association, limited liability company, partnership 32 or one or more individuals; 33 "Poppy straw," all parts, except the seeds, of the opium poppy, after mowing; (17)(15)"Practitioner," a doctor of medicine, osteopathy, podiatry, optometry, 34 (18)(16) 35 dentistry, or veterinary medicine licensed to practice their profession, or

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1	pharmacists licensed to practice their profession; physician assistants certified to
2	practice their profession; certified nurse practitioners, certified nurse midwives,
3	and certified registered nurse anesthetists to practice their profession; government
4	employees acting within the scope of their employment; and persons permitted by
5	certificates issued by the department to distribute, dispense, conduct research with
6	respect to, or administer a substance controlled by this chapter;
7	(17) "Prescribe," an order of a practitioner for a controlled drug or substance.
8	(20)(18) "Production," the manufacture, planting, cultivation, growing, or harvesting
9	of a controlled drug or substance;
10	(21)(19) "State," the State of South Dakota;
11	(22)(20) "Ultimate user," a person who lawfully possesses a controlled drug or
12	substance for personal use or for the use of a member of the person's household
13	or for administration to an animal owned by the person or by a member of the
14	person's household;
15	(23)(21) "Controlled substance analogue," any of the following:
16	(a) A substance that differs in its chemical structure to a controlled substance
17	listed in or added to the schedule designated in schedule I or II only by
18	substituting one or more hydrogens with halogens or by substituting one
19	halogen with a different halogen; or
20	(b) A substance that is an alkyl homolog of a controlled substance listed in or
21	added to schedule I or II; or
22	(c) A substance intended for human consumption; and
23	(i) The chemical structure of which is substantially similar to the chemical
24	structure of a controlled substance in schedule I or II;
25	(ii) Which has a stimulant, depressant, or hallucinogenic effect on the
26	central nervous system that is substantially similar to or greater than
27	the stimulant, depressant, or hallucinogenic effect on the central
28	nervous system of a controlled substance in schedule I or II; or
29	(iii) With respect to a particular person, which such person represents or
30	intends to have a stimulant, depressant, or hallucinogenic effect on
31	the central nervous system that is substantially similar to or greater
32	than the stimulant, depressant, or hallucinogenic effect on the
33	central nervous system of a controlled substance in schedule I or II;
34	However, the term, controlled substance analogue, does not include a controlled
35	substance or any substance for which there is an approved new drug application.

1 Section 19. That § 34-20B-14 be AMENDED:

34-20B-14. Any material, compound, mixture, or preparation which contains any
 quantity of the following hallucinogenic substances, their salts, isomers, and salts of
 isomers, is included in Schedule I, unless specifically excepted, whenever the existence of
 such salts, isomers, and salts of isomers is possible within the specific chemical
 designation:

- 7 (1) Bufotenine;
- 8 (2) Diethyltryptamine (DET);
- 9 (3) Dimethyltryptamine (DMT);
- 10 (4) 5-methoxy-N, N-Dimethyltryptamine (5-MeO-DMT);
- 11 (5) 5-methoxy-3, 4-methylenedioxy amphetamine;
- 12 (6) 4-bromo-2, 5-dimethoxyamphetamine;
- 13 (7) 4-methoxyamphetamine;
- 14 (8) 4-methoxymethamphetamine;
- 15 (9) 4-methyl-2, 5-dimethoxyamphetamine;
- 16 (10) Hashish and hash oil;
- 17 (<u>11)(10)</u> Ibogaine;
- 18 (12)(11) Lysergic acid diethylamide;
- 19 (<u>13)(12)</u> Mescaline;
- 20 (14)(13) N-ethyl-3-piperidyl benzilate;
- 21 (15)(14) N-methyl-3-piperidyl benzilate;
- 22 (16)(15) 1-(-(2-thienyl)cyclohexyl) piperidine (TCP);
- (17)(16) Peyote, except that when used as a sacramental in services of the Native
 American church in a natural state which is unaltered except for drying or curing
 and cutting or slicing, it is hereby excepted;
- 26 (18)(17) Psilocybin;
- 27 (<u>19)(18)</u> Psilocyn;
- 28 (20) Tetrahydrocannabinol, other than that
- which occurs in industrial hemp as defined in § 38-35-1 or marijuana in its natural and
 unaltered state, including any compound, except nabilone or compounds listed
 under a different schedule, structurally derived from 6,6' dimethyl benzo[c]chromene by substitution at the 3-position with either alkyl (C3 to C8),
 methyl cycloalkyl, or adamantyl groups, whether or not the compound is further
 modified in any of the following ways:
- 35 (a) By partial to complete saturation of the C-ring; or

1	(b) By s t	ubstitution at the 1-position with a hydroxyl or methoxy group; or
2		ubstitution at the 9-position with a hydroxyl, methyl, or methylhydoxyl group;
3	Or	
4	(d) By m	nodification of the possible 3-alkyl group with a 1,1' dimethyl moiety, a 1,1'
5	cycli	ic moiety, an internal methylene group, an internal acetylene group, or a
6	tern	ninal halide, cyano, azido, or dimethylcarboxamido group.
7	Sorr	e trade and other names: JWH-051; JWH-057; JWH-133; JWH-359; HHC; AM-
8	087	; AM-411; AM-855, AM-905; AM-906; AM-2389; HU-210; HU-211; HU-243;
9	HU-	336;
10	(21)<u>(19)</u>	3, 4, 5-trimethoxy amphetamine;
11	(22)<u>(20)</u>	3, 4-methylenedioxy amphetamine;
12	(23)<u>(21)</u>	3-methoxyamphetamine;
13	(24) (22)	2, 5-dimethoxyamphetamine;
14	(25)<u>(23)</u>	2-methoxyamphetamine;
15	(26)<u>(24)</u>	2-methoxymethamphetamine;
16	(27)<u>(25)</u>	3-methoxymethamphetamine;
17	(28) (26)	Phencyclidine;
18	(29)<u>(27)</u>	3, 4-methylenedioxymethamphetamine (MDMA);
19	(30)<u>(28)</u>	3, 4-methylenedioxy-N-ethylamphetamine;
20	(31) (29)	N-hydroxy-3, 4-methylenedioxyamphetamine;
21	(32)<u>(30)</u>	4-methylaminorex (also known as 2-Amino-4-methyl/x-5-phenyl-2-
22	oxaz	zoline);
23	(33)<u>(31)</u>	2,5 Dimethoxy-4-ethylamphetamine;
24	(34)<u>(32)</u>	N,N-Dimethylamphetamine;
25	(35) (33)	1-(1-(2-thienyl)cyclohexyl)pyrrolidine;
26	(36)<u>(34)</u>	Aminorex;
27	(37)<u>(35)</u>	Cathinone and other variations, defined as any compound, material, mixture,
28		paration or other product unless listed in another schedule or an approved FDA
29	-	g (e.g. buproprion, pyrovalerone), structurally derived from 2-aminopropan-1-
30		by substitution at the 1-position with either phenyl, naphthyl, or thiophene
31	_	systems, whether or not the compound is further modified in any of the
32		wing ways:
33	(a)	By substitution in the ring system to any extent with alkyl, alkylenedioxy,
34		alkoxy, haloalkyl, hydroxyl, or halide substituents, whether or not further
35		substituted in the ring system by one or more other univalent substitutents;

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1 (b) By substitution at the 3-position with an acyclic alkyl substituent; 2 (c) By substitution at the 2-amino nitrogen atom with alkyl, dialkyl, benzyl, or 3 methoxybenzyl groups or by inclusion of the 2-amino nitrogen atom in a 4 cyclic structure. 5 Some trade or other names: methcathinone, 4-methyl-N-methylcathinone 6 (mephedrone); 3,4-methylenedioxy-N-methylcathinone (methylone); 3,4-7 methylenedioxypyrovalerone (MDPV); Naphthylpyrovalerone (naphyrone); 4-8 flouromethcathinone (flephedrone); 4-methoxymethcathinone (methedrone; Bk-9 PMMA); Ethcathinone (N-Ethylcathinone); 3,4-methylenedioxyethcathinone 10 (ethylone); Beta-keto-N-methyl-3,4-benzodioxyolybutanamine (butylone); N,N-11 dimethylcathinone (metamfepramone); Alpha-pyrrolidinopropiophenone (alpha-PPP); 12 (MOPPP); 3,4-4-methoxy-alpha-pyrrolidinopropiophenone 13 methylenedioxyalphapyrrolidinopropiophenone (MDPPP); Alpha-14 pyrrolidinovalerophenone (alpha-PVP); 3-fluoromethcathinone; 4'-Methyl-alpha-15 pyrrolidinobutiophenone (MPBP); Methyl-&agr;;-pyrrolindinopropiophenone 16 (MPPP); Methyl-&agr;;-pyrrolidino-hexanophenone (MPHP); Buphedrone; Methyl-17 N-ethylcathinone; Pentedrone; Dimethylmethcathinone (DMMC); 18 Dimethylethcathinone (DMEC); Methylenedioxymethcathinone (MDMC); 19 Pentylone; Ethylethcathinone; Ethylmethcathinone; Fluoroethcathinone; methyl-20 alpha-pyrrolidinobutiophenone (MPBP); Methylecathinone (MEC); Methylenedioxy-21 (MDPBP); alpha-pyrrolidinobutiophenone Methoxymethcathinone (MOMC); 22 Methylbuphedrone (MBP); Benzedrone (4-MBC); Dibutylone (DMBDB); 23 Dimethylone (MDDMA); Diethylcathinone; Eutylone (EBDB); N-ethyl-N-24 Methylcathinone; N-ethylbuphedrone, 1-(1,3-benzodioxol-5-yl)2-25 4'-Methyl-alpha-(ethylamino)pentan-1-one (N-Ethylpentylone); 26 pyrrolidinopropiophenone MPPP MaPPP); (4-MEPPP, or alpha-27 Pyrrolidinobutiophenone (a;PBP); 1-(1,3-benzodioxol-5-yl)-2-(tert-28 butylamino)propan-1-one (Tertylone); 1-(1,3-benzodioxol-5-yl)-2-29 (ethylamino)hexan-1-one (N-ethyl Hexylone); 1-(1,3-benzodioxol-5-yl)-2-30 (methylamino)pntan-1-one (Pentylone); 31 (38)(36) 2,5-Dimethoxy-4-ethylamphetamine (DOET); 32 (39)(37) Alpha-ethyltryptamine; 33 (40)(38) 4-Bromo-2,5-dimethoxy phenethylamine; 34 2,5-dimethoxy-4-(n)-propylthiophenethylamine (2C-T-7); (41)(39) 35 1-(3-trifluoromethylphenyl) piperazine (TFMPP); (42)(40)

- 1 (43)(41) Alpha-methyltryptamine (AMT);
- 2 (44)(42) 5-methoxy-N,N-diisopropyltryptamine (5-MeO-DIPT);
- 3 (45)(43) 5-methoxy-N,N-dimethyltryptamine (5-MeO-DMT);
- 4 (46)<u>(</u>44) Synthetic cannabinoids. Any material, compound, mixture, or preparation 5 that is not listed as a controlled substance in another schedule, is not an FDA-6 approved drug, and contains any quantity of the following substances, their salts, 7 isomers (whether optical, positional, or geometric), homologues, modifications of 8 the indole ring by nitrogen heterocyclic analog substitution or nitrogen heterocyclic 9 analog substitution of the phenyl, benzyl, naphthyl, adamantly, cyclopropyl, cumyl, 10 or propional dehyde structure, and salts of isomers, homologues, and modifications, 11 unless specifically excepted, whenever the existence of these salts, isomers, 12 homologues, modifications, and salts of isomers, homologues, and modifications is 13 possible within the specific chemical designation:
- 14 (a) Naphthoylindoles. Any compound containing a 2-(1- naphthoyl)indole or 3-15 (1-naphthoyl)indole structure with substitution at the nitrogen atom of the 16 indole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 17 1-(N-methyl-2-piperidinhyl)methyl, 2-(4-morpholinyl)ethyl, cyanoalky, 1-(N-methyl-2-pyrrolidinyl)methyl, 18 1-(N-methyl-3-morpholinyl)methyl, 19 (tetrahydropyran-4-yl)methyl, benzyl, or halobenzyl group, whether or not 20 further substituted on the indole ring to any extent and whether or not 21 substituted on the naphthyl ring to any extent.
- 22 Some trade or other names: JWH-015; 1-pentyl-3-(1-naphthoyl)indole 23 1-hexyl-3-(1-naphthoyl)indole (JWH-019); (JWH-018); 1-butyl-3-(1-24 naphthoyl)indole (JWH-073); 1-pentyl-3-[1-(4-methoxynaphthoyl)]indole 25 (JWH-081); 1-pentyl-3-(4-methyl-1-naphthoyl)indole (JWH-122); 1-[2-(4-26 morpholinyl)ethyl]-3-(1-naphthoyl)indole (JWH-200); JWH-210; JWH-398; 1-(5-fluoropentyl)-3-(1-27 1-pentyl-3-(1-naphthoyl)indole (AM-678); 28 naphthoyl)indole (AM-2201); WIN 55-212; JWH-004; JWH-007; JWH-009; 29 JWH-011; JWH-016; JWH-020; JWH-022; JWH-046; JWH-047; JWH-048; JWH-049; JWH-050; JWH-070; JWH-071; JWH-072; JWH-076; JWH-079; 30 JWH-080; JWH-082; JWH-094; JWH-096; JWH-098; JWH-116; JWH-120; 31 32 JWH-148; JWH-149; JWH-164; JWH-166; JWH-180; JWH-181; JWH-182; 33 JWH-189; JWH-193; JWH-198; JWH-211; JWH-212; JWH-213; JWH-234; 34 JWH-235; JWH-236; JWH-239; JWH-240; JWH-241; JWH-258; JWH-262; 35 JWH-386; JWH-387; JWH-394; JWH-395; JWH-397; JWH-399; JWH-400;

1	JWH-412; JWH-413; JWH-414; JWH-415; JWH-424; AM-678; AM-1220;
2	AM-1221; AM-1235; AM-2232, THJ-2201;
3	(b) Naphthylmethylindoles. Any compound containing a 1H-indol-2-yl-(1-
4	naphthyl)methane or 1H-indol-3-yl-(1-naphthyl)methane structure with
5	substitution at the nitrogen atom of the indole ring by an alkyl, haloalkyl,
6	alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-
7	piperidinyl)methyl, 2-(4-morpholinyl)ethyl, cyanoalky, 1-(N-methyl-2-
8	pyrrolidinyl)methyl, 1-(N-methyl-3-morpholinyl)methyl, (tetrahydropyran-
9	4-yl)methyl, benzyl, or halobenzyl group, whether or not further substituted
10	on the indole ring to any extent and whether or not substituted on the
11	naphthyl ring to any extent.
12	Some trade or other names: JWH-175; JWH-184; JWH-185; JWH-192;
13	JWH-194; JWH-195; JWH-196; JWH-197; JWH-199;
14	(c) Phenylacetylindoles. Any compound containing a 2-phenylacetylindole or 3-
15	phenylacetylindole structure with substitution at the nitrogen atom of the
16	indole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl,
17	1-(N-methyl-2-piperidinyl)methyl, or 2-(4-morpholinyl)ethyl, cyanoalky, 1-
18	(N-methyl-2-pyrrolidinyl)methyl, 1-(N-methyl-3-morpholinyl)methyl,
19	(tetrahydropyran-4-yl)methyl, benzyl, or halobenzyl group, whether or not
20	further substituted on the indole ring to any extent and whether or not
21	substituted on the phenyl ring to any extent.
22	Some trade or other names: 1-cyc lohexylethyl-3-(2-
23	methoxyphenylacetyl)indole (SR-18); 1-cyclohexylethyl-3-(2-
24	methoxyphenylacetyl)indole (RCS-8); 1-pentyl-3-(2-
25	methoxyphenylacetyl)indole (JWH-250); 1-pentyl-3-(2-
26	chlorophenylacetyl)indole (JWH-203); JWH-167; JWH-201; JWH-202; JWH-
27	204; JWH-205; JWH-206; JWH-207; JWH-208; JWH-209; JWH-237; JWH-
28	248; JWH-249; JWH-251; JWH-253; JWH-302; JWH-303; JWH-304; JWH-
29	305; JWH-306; JWH-311; JWH-312; JWH-313; JWH-314; JWH-315; JWH-
30	316; Cannabipiperidiethanone;
31	(d) Benzoylindoles. Any compound containing a 2-(benzoyl)indole or 3-
32	(benzoyl)indole structure with substitution at the nitrogen atom of the
33	indole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl,
34	1-(N-methyl-2-piperidinyl)methyl, 2-(4-morpholinyl)ethyl, cyanoalky, 1-
35	(N-methyl-2-pyrrolidinyl)methyl, 1-(N-methyl-3-morpholinyl)methyl,

1	(tetrahydropyran-4-yl)methyl, benzyl, or halobenzyl group, whether or not
2	further substituted on the indole ring to any extent and whether or not
3	substituted on the phenyl ring to any extent.
4	Some trade or other names: 1-(5-fluoropentyl)-3-(2-iodobenzoyl)indole
5	(AM-694); 1-pentyl-3-[(4-methoxy)-benzoyl]indole (SR-19); Pravadoline
6	(WIN 48,098); 1-pentyl-3-[(4-methoxy)-benzoyl]indole (RCS-4); AM-630;
7	AM-661; AM-2233; AM-1241;
8	(e) Naphthoylpyrroles. Any compound containing a 2-(1-naphthoyl)pyrrole or 3-
9	(1-naphthoyl)pyrrole structure with substitution at the nitrogen atom of the
10	pyrrole ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl,
11	cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl, 2-(4-morpholinyl)ethyl,
12	cyanoalky, 1-(N-methyl-2-pyrrolidinyl)methyl, 1-(N-methyl-3-
13	morpholinyl)methyl, (tetrahydropyran-4-yl)methyl, benzyl, or halobenzyl
14	group, whether or not further substituted on the pyrrole ring to any extent
15	and whether or not substituted on the naphthyl ring to any extent.
16	Some trade or other names: JWH-307; JWH-030; JWH-031; JWH-145;
17	JWH-146; JWH-147; JWH-150; JWH-156; JWH-242; JWH-243; JWH-244;
18	JWH-245; JWH-246; JWH-292; JWH-293; JWH-308; JWH-309; JWH-346;
19	JWH-348; JWH-363; JWH-364; JWH-365; JWH-367; JWH-368; JWH-369;
20	JWH-370; JWH-371; JWH-373; JWH-392;
21	(f) Naphthylmethylindenes. Any compound containing a naphthylideneindene
22	structure with substitution at the 3-position of the indene ring by an alkyl,
23	haloalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-
24	piperidinyl)methyl, 2-(4-morpholinyl)ethyl, cyanoalky, 1-(N-methyl-2-
25	pyrrolidinyl)methyl, 1-(N-methyl-3-morpholinyl)methyl, (tetrahydropyran-
26	4-yl)methyl, benzyl, or halobenzyl group, whether or not further substituted
27	on the indene ring to any extent and whether or not substituted on the
28	naphthyl ring to any extent.
29	Some trade or other names: JWH-171; JWH-176; JWH-220;
30	(g) Cyclohexylphenols. Any compound containing a 2-(3-
31	hydroxycyclohexyl)phenol structure with substitution at the 5-position of
32	the phenolic ring by an alkyl, haloalkyl, alkenyl, cycloalkylmethyl,
33	cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl, or 2-(4-
34	morpholinyl)ethyl, 1-(N-methyl-2-pyrrolidinyl)methyl, 1-(N-methyl-3-

1	morpholinyl)methyl, (tetrahydropyran-4-yl)methyl, benzyl, or halobenzyl
2	group, whether or not substituted on the cyclohexyl ring to any extent.
3	Some trade or other names: 5-(1,1-dimethylheptyl)-2-[(1R,3S)-3-
4	hydroxycyclohexyl]-phenol (CP 47, 497 and homologues, which includes
5	C8); cannabicyclohexanol; CP-55,490; CP-55,940; CP-56,667
6	(h) (6aR,10aR)-9-(hydroxymethyl)-6,6-dimethyl-3-(2-methyloctan-2-yl)
7	6a,7,10,10a-tetrahydrobenzo[c]chromen-1-ol. Some trade or other names:
8	HU-210;
9	(i) 2,3-Dihydro-5-methyl-3-(4-m orpholinylmethyl)pyrrolo[1,2,3-de]-1,4-
10	benzoxazin-6-yl]-1-napthalenyl. Some trade or other names: WIN 55, 212-
11	2;
12	(j) Substituted Acetylindoles. Any compound containing a 2-acetyl indole or 3-
13	acetyl indole structure substituted at the acetyl by replacement of the
14	methyl group with a tetramethylcyclopropyl, adamantyl, benzyl, cumyl, or
15	propionaldehyde substituent whether or not further substituted on the
16	tetramethylcyclopropyl, adamantyl, benzyl, cumyl, or propionaldehyde
17	substituent to any extent and whether or not further substituted at the
18	nitrogen atom of the indole ring by an alkyl, haloalkyl, cyanoalkyl, alkenyl,
19	cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl, 2-(4-
20	morpholinyl)ethyl, 1-(N-methyl-2-pyrrolidinyl)methyl, 1-(N-methyl-3-
21	morpholinyl)methyl, (tetrahydropyran-4-yl)methyl, benzyl, or halobenzyl
22	group whether or not further substituted on the indole ring to any extent.
23	Some trade and or names: (1-Pentylindol-3-yl)-(2,2,3,3-
24	tetramethylcyclopropyl)methanone (UR-144); (1-(5-fluoropentyl)indol-3-
25	yl)-(2,2,3,3-tetramethylcyclopropyl)methanone (XLR-11); (1-(2-
26	morpholin-4-ylethyl)-1H-indol-3-yl)-(2,2,3,3-
27	tetramethylcyclopropyl)methanone (A-796,260); 1-[(N-methylpiperidin-2-
28	yl)methyl]-3-(adamant-1-oyl)indole (AM-1248); 1-Pentyl-3-(1-
29	adamantoyl)indole (AB-001 and JWH-018 adamantyl analog); AM-679;
30	(k) Substituted Carboxamide Indole. Any compound containing a 2-carboxamide
31	indole or 3-carboxamide indole structure substituted at the nitrogen of the
32	carboxamide with a tetramethylcyclopropyl, naphthyl, adamantyl, cumyl,
33	phenyl, or propionaldehyde substituent, whether or not further substituted
34	on the tetramethylcyclopropyl, adamantyl, cumyl, naphthyl, phenyl, or
35	propionaldehyde substituent to any extent and whether or not further

1	substituted at the nitrogen atom of the indole ring by an alkyl, haloalkyl,
2	cyanoalkyl, alkenyl, cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-
3	piperidinyl)methyl, 2-(4-morpholinyl)ethyl, 1-(N-methyl-2-
4	pyrrolidinyl)methyl, 1-(N-methyl-3-morpholinyl)methyl, (tetrahydropyran-
5	4-yl)methyl, benzyl, or halobenzyl group whether or not further substituted
6	on the indole ring to any extent.
7	Some trade and other names: JWH-018 adamantyl carboxamide; STS-135;
8	MN-18; 5-Fluoro-MN-18, 1-(5-fluoropentyl)-N-(2-phenylpropan-2-yl)-1H-
9	pyrrolo[2,3-b]pyridine-3-carboxamide (5F-CUMYL-P7AICA) ; N-
10	(Adamantan-1-yl)-1-(5-fluoropentyl)-1H-indazole-3-carboxamide (5F-
11	APINACA); methyl (2R)-2-[[1-(5-fluoropentyl)indazole-3-carbonyl]amino]-
12	3,3-dimethylbutanoate (5F-ADB); N-(1-amino-3-methyl-1-oxobutan-2-yl)-
13	1-(cyclohexylmethyl)indazole-3-carboxamide (AB-CHMINACA); 1-(4-
14	cyanobutyl)-N-(2-phenylpropan-2-yl)-1H-indazole-3-carboxamide (4-CN-
15	CUMYL-BUTINACA); N-(1-amino-3,3-dimethyl-1-oxobutan-2-yl)-1-
16	(cyclohexylmethyl)indazole-3-carboxamide (ADB-CHMINACA or MAB-
17	CHMINACA); methyl (2S)-2-[[1-[4-fluorophenyl)methyl]indazole-3-
18	carbonyl]amino]-3,3-dimethylbutanoate (MDMB-FUBINACA); methyl 2-(1-
19	(cyclohexylmethyl)-1H-indole-3-carboxamido)-3-methylbutanoate (MMB-
20	CHMICA); methyl (2S)-2-[[1-[4-fluorophenyl)methyl]indazole-3-
21	carbonyl]amino]-3-methylbutanoate (AMB-FUBINACA); Methyl 2-(1-(5-
22	fluoropentyl)-1H-indazole-3-carboxamido)-3-methylbutanoate (5F-AMB);
23	methyl 2-(1-(5-fluoropentyl-1Hindole-3-carboxamido)-3,3-
24	dimethylbutaoate (5F-MDMB-PICA); methyl (S)-3,3-dimethyl-2-[(1-(pent-
25	4-enlindazole-3-carbonyl)amino]butanoate (MDMB-4en-PINACA); methyl
26	2-(1-(4-fluorobutyl)-1H-indazole-3carboxamido)-3,3-dimethylbutanoate
27	(4F-MDMB-BUTINACA);
28	(I) Substituted Carboxylic Acid Indole. Any compound containing a 1H-indole-2-
29	carboxylic acid or 1H-indole-3-carboxylic acid substituted at the hydroxyl
30	group of the carboxylic acid with a phenyl, benzyl, naphthyl, adamantyl,
31	cyclopropyl, quinolinyl, isquinolinyl, cumyl, or propionaldehyde substituent
32	whether or not further substituted on the phenyl, benzyl, naphthyl,
33	adamantyl, cyclopropyl, cumyl, quinolinyl, isquinolinyl, or propionaldehyde
34	substituent to any extent and whether or not further substituted at the
35	nitrogen atom of the indole ring by an alkyl, haloalkyl, cyanoalkyl, alkenyl,
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1	cycloalkylmethyl, cycloalkylethyl, 1-(N-methyl-2-piperidinyl)methyl, 2-(4-
2	morpholinyl)ethyl, 1-(N-methyl-2-pyrrolidinyl)methyl, 1-(N-methyl-3-
3	morpholinyl)methyl, tetrahydropyranylmethyl, benzyl, or halo benzyl group
4	whether or not further substituted on the indole ring to any extent.
5	Some trade and other names: Naphthalen-1-yl 1-(5-fluoropntyl)-1H-indole-
6	3-carboxylate (NM2201);
7	(47)(45) 6,7-dihydro-5H-indeno-(5,6-d)-1,3-dioxol-6-amine) (MDAI);
8	(48)(46) 2-(2,5-Dimethoxy-4-ethylphenyl)ethanamine (2C-E);
9	(49)(47) 2-(2,5-Dimethoxy-4-methylphenyl)ethanamine (2C-D);
10	(50)(48) 2-(4-Chloro-2,5-dimethoxyphenyl)ethanamine (2C-C);
11	(51)(49) 2-(4-Iodo-2,5-dimethoxyphenyl)ethanamine (2C-I);
12	(52)(50) 2-[4-(Ethylthio)-2,5-dimethoxyphenyl]ethanamine (2C-T-2);
13	(53)(51) 2-[4-(Isopropylthio)-2,5-dimethoxyphenyl]ethanamine (2C-T-4);
14	(54)(52) 2-(2,5-Dimethoxyphenyl)ethanamine (2C-H);
15	(55)(53) 2-(2,5-Dimethoxy-4-nitro-phenyl)ethanamine (2C-N);
16	(56)(54) 2-(2,5-Dimethoxy-4-(n)-propylphenyl)ethanamine (2C-P);
17	(57)(55) Substituted phenethylamine. Any compound, unless specifically exempt,
18	listed as a controlled substance in another schedule or an approved FDA drug,
19	structurally derived from phenylethan-2-amine by substitution on the phenyl ring
20	in any of the following ways, that is to sayby substitution with a fused
21	methylenedioxy, fused furan, or fused tetrahydrofuran ring system; by substitution
22	with two alkoxy groups; by substitution with one alkoxy and either one fused furan,
23	tetrahydrofuran, or tetrahydropyran ring system; by substitution with two fused
24	ring systems from any combination of the furan, tetrahydrofuran, or
25	tetrahydropyran ring systems; whether or not the compound is further modified in
26	any of the following ways:
27	(a) By substitution on the phenyl ring by any halo, hydroxyl, alkyl,
28	trifluoromethyl, alkoxy, or alkylthio groups;
29	(b) By substitution on the 2-position by any alkyl groups; or
30	(c) By substitution on the 2-amino nitrogen atom with acetyl, alkyl, dialkyl,
31	benzyl, methoxybenzyl, or hydroxybenzyl groups.
32	Some trade and other names: 2-(2,5-dimethoxy-4-
33	(methylthio)phenyl)ethanamine (2C-T or 4-methylthio-2,5-
33 34	dimethoxyphenethylamine); 1-(2,5-dimethoxy-4-iodophenyl)-propan-2-amine
35	(DOI or 2, 5-Dimethoxy-4-iodoamphetamine); 1-(4-Bromo-2,5-

1	dim	ethoxyphenyl)-2-aminopropane (DOB or 2,5-Dimethoxy-4-
2		moamphetamine); 1-(4-chloro-2,5-dimethoxy-phenyl)propan-2-amine (DOC
3		2,5-Dimethoxy-4-chloroamphetamine); 2-(4-bromo-2,5-dimethoxyphenyl)-N-
4	[(2-	-methoxyphenyl)methyl]ethanamine (2C-B-NBOMe; 25B-NBOMe or 2,5-
5	Dim	nethoxy-4-bromo-N-(2-methoxybenzyl)phenethylamine); 2-4-iodo-2,5-
6	dim	ethoxyphenyl)-N-[(2-methoxyphenyl)methyl]ethanamine (2C-I-NBOMe; 25I-
7	NBC	DMe or 2,5-Dimethoxy-4-iodo-N-(2-methoxybenzyl)phenethylamine); N-(2-
8	Met	hoxybenzyl)-2-(3,4,5-trimethoxypheny (Mescaline-NBOMe or 3,4,5-
9	trim	nethoxy-(2-methoxybenzyl)phenethylamine); 2-(4-chloro-2,5-
10	dim	ethoxyphenyl)-N-[(2-methoxyphenyl)methyl]ethanamine (2C-C-NBOMe; 25C-
11	NBC	DMe or 2,5-Dimethoxy-4-chloro-N-(2-methoxybenzyl)phenethylamine); 2-(7-
12	Bro	mo-5-methoxy-2,3-dihydro-1-benzofuran-4-yl)ethanamine (2CB-5-hemiFLY);
13	2-(8	8-bromo-2,3,6,7-tetrahydrofuro [2,3-f][1]benzofuran-4-yl)ethanamine (2C-B-
14	FLY); 2-(10-Bromo-2,3,4,7,8,9-hexahydropyrano[2,3-g]chromen-5-
15	yl)e	thanamine (2C-B-butterFLY); -(2-Methoxybenzyl)-1-(8-bromo-2,3,6,7-
16	tetr	ahydrobenzo[1,2-b:4,5-b']difuran-4-yl)-2-aminoethane (2C-B-FLY-NBOMe);
17	1-(4	4-Bromofuro[2,3-f][1]benzofuran-8-yl)propan-2-amine (bromo-
18	ben	zodifuranyl-isopropylamine or bromo-dragonFLY); -(2-Hydroxybenzyl)-4-iodo-
19	2,5-	-dimethoxyphenethylamine (2C-I-NBOH or 25I-NBOH); 5-(2-
20	Ami	inoprpyl)benzofuran (5-APB); 6(2-Aminopropyl)benzofuran (6-APB); 5-(2-
21	Ami	inopropyl)-2,3-dihydrobenzofuran (5-APDB); 6-(2-Aminopropyl)-2,3,-
22	dihy	ydrobenzofuran (6-APDB);
23	(58)<u>(56)</u>	Substituted tryptamines. Any compound, unless specifically exempt, listed as
24	a co	ontrolled substance in another schedule or an approved FDA drug, structurally
25	deri	ived from 2-(1H-indol-3-yl)ethanamine (i.e, tryptamine) by mono- or di-
26	sub	stitution of the amine nitrogen with alkyl or alkenyl groups or by inclusion of
27	the	amino nitrogen atom in a cyclic structure whether or not the compound is
28	furt	her substituted at the alpha-position with an alkyl group or whether or not
29	furt	her substituted on the indole ring to any extent with any alkyl, alkoxy, halo,
30	hyd	roxyl, or acetoxy groups.
31	Son	ne trade and other names: 5-methoxy-N,N-diallyltryptamine (5-MeO-DALT); 4-
32	ace	toxy-N,N-dimethyltryptamine (4-AcO-DMT or O-Acetylpsilocin); 4-hydroxy-N-
33	met	thyl-N-ethyltryptamine (4-HO-MET); 4-hydroxy-N,N-diisopropyltryptamine (4-
34	HO-	-DIPT); 5-methoxy-N-methyl-N-isopropyltryptamine (5-MeO-MiPT);
35	(59)<u>(57)</u>	Naphthalen-1-yl-(4-pentyloxynaphthalen-1-yl)methanone (CB-13);

1	(60)<u>(58)</u>	N-Adamantyl-1-pentyl-1H-Indazole-3-carboxamide (AKB 48);
2	(61)<u>(59)</u>	1-(4-Fluorophenyl)piperazine (pFPP);
3	(62)<u>(60)</u>	1-(3-Chlorophenyl)piperazine (mCPP);
4	(63)<u>(61)</u>	1-(4-Methoxyphenyl)piperazine (pMeOPP);
5	(64)<u>(62)</u>	1,4-Dibenzylpiperazine (DBP);
6	(65)<u>(63)</u>	Isopentedrone;
7	(66)<u>(64)</u>	Fluoromethamphetamine;
8	(67)<u>(65)</u>	Fluoroamphetamine;
9	(68)<u>(66)</u>	Fluorococaine;
10	(69)<u>(67)</u>	1-pentyl-8-quinolinyl ester-1H-indole-3-carboxylic acid (PB-22);
11	(70)<u>(68)</u>	1-(5-fluoropentyl)-8-quinolinyl ester-1H-indole-3-carboxylic acid (5 Fluoro-
12	PB-22);	
13	(71)<u>(69)</u>	N-(1-amino-3-methyl-1-oxobutan-2-yl)-1-pentyl-1H-indazole-3-
14	carb	oxamide (AB-PINACA);
15	(72)<u>(</u>70)	N-(1-amino-3-methyl-1-oxobutan-2-yl)-1-(5-fluoropentyl)-1H-indazole-3-
16	carb	oxamide (5 Fluoro-AB-PINACA);
17	(73)<u>(71)</u>	N-(1-amino-3-methyl-1-oxobutan-2-yl)-1-(4-fluorobenzyl)-1H-indazole-3-
18	carb	oxamide (AB-FUBINACA);
19	(74)<u>(72)</u>	N-(1-amino-3,3-dimethyl-1-oxobutan-2-yl)-1-pentyl-1H-indole-3-
20	carb	oxamide (ADB-PINACA (ADBICA));
21	(75)<u>(73)</u>	N-(1-amino-3,3-dimethyl-1-oxobutan-2-yl)-1-(5-fluoropentyl)-1H-indole-3-
22	carb	oxamide (5 Fluoro-ADB-PINACA (5 Fluoro-ADBICA)); and
23	(76)<u>(74)</u>	N-(1-Amino-3,3-dimethyl-1-oxobutan-2-yl)-1-(4-fluorobenzyl)-1H-indazole-
24	3-ca	irboxamide (ADB-FUBINACA).

25 Section 20. That § 34-20G-74 be AMENDED:

26 34-20G-74. In addition to any other penalty under law, a medical cannabis 27 establishment or an agent of a medical cannabis establishment who intentionally sells or otherwise transfers cannabis in exchange for anything of value to a person other than a 28 29 cardholder, a nonresident cardholder, a person under the age of twenty-one, or to a 30 medical cannabis establishment or its agent is guilty of a Class 6 felony. A person convicted 31 under this section may not continue to be affiliated with the medical cannabis 32 establishment and is disqualified from any future affiliation with any medical cannabis 33 establishment under this chapter.

Section 21. That chapter 34-20G be amended with a NEW SECTION: 1

2	Notwithstanding §§ 34-20G-8 and 34-20G-70, a dispensary located in a						
3	jurisdiction that permits marijuana sales pursuant to sections 22 to 61, inclusive, of this						
4	<u>Act m</u>	ay sell cannabis, cannabis products, cannabis paraphernalia, or related supplies to					
5	<u>any p</u>	any person twenty-one years or older. The conditions and limitations for dispensing					
6	cannabis, cannabis products, cannabis paraphernalia, or related supplies pursuant to						
7	sections 22 to 61, inclusive, of this Act apply to a sale to any person twenty-one years or						
8	<u>older</u>	older who is not a cardholder or nonresident cardholder.					
9 Section 22. That a NEW SECTION be added to title 34:							
10		Terms used in this chapter mean:					
11	(1)	"Cultivator," an entity licensed pursuant to this chapter that acquires, possesses,					
12		cultivates, delivers, transfers, transports, supplies, or sells marijuana and related					
13		supplies to a marijuana facility;					
14	<u>(2)</u>	"Dispensary," an entity licensed pursuant to this chapter that acquires, possesses,					
15		<u>stores, delivers, transfers, transports, sells, supplies, or dispenses marijuana,</u>					
16		marijuana products, and related supplies to a consumer;					
17	(3) "Immature plant," a nonflowering marijuana plant that is no taller than twelve						
18		inches and no wider than twelve inches; is produced from a cutting, clipping, or					
19		seedling; and is in a cultivating container;					
20	<u>(4)</u>	"Manufacturer," an entity licensed pursuant to this chapter that acquires,					
21		possesses, manufactures, delivers, transfers, transports, supplies, or sells					
22		marijuana products to a marijuana facility;					
23	<u>(5)</u>	"Marijuana," as defined in § 22-42-1;					
24	<u>(6)</u>	"Marijuana facility," an entity licensed pursuant to this chapter to cultivate, test,					
25		manufacture, or dispense marijuana or marijuana products;					
26	<u>(7)</u>	"Marijuana product," any product infused with marijuana concentrate, as defined					
27		in § 22-42-1, and intended for use or consumption by humans;					
28	<u>(8)</u>	"Testing facility," an independent entity registered with the Department of Revenue					
29		pursuant to this chapter to analyze the safety and potency of marijuana and					
30		marijuana products.					

Section 23. That a NEW SECTION be added to title 34: 31

1 <u>Neither the secretary of revenue nor any employee of the Department of Revenue</u>

- 2 whose duties include the licensing of marijuana facilities or regulation of marijuana facility
- 3 <u>licensees may have any interest, financial or otherwise, in the production, transportation,</u>
- 4 <u>storage, or sale of marijuana or marijuana products.</u>

5 Section 24. That a NEW SECTION be added to title 34:

- 6 The secretary of revenue shall prescribe the forms for any application for a license
- 7 provided in this chapter. The application must contain information required by the
- 8 secretary and necessary to determine the eligibility of the applicant.

9 Section 25. That a NEW SECTION be added to title 34:

An applicant for a manufacturer, cultivator, or dispensary license under this chapter
 must initially submit the application to the secretary of revenue.

12 Section 26. That a NEW SECTION be added to title 34:

13 After submitting an application under section 25 of this Act, the applicant for a 14 manufacturer, cultivator, or dispensary license shall submit the application to the 15 governing body of the municipality in which the applicant intends to operate, or if outside 16 the corporate limits of a municipality, to the governing body of the county in which the 17 applicant intends to operate. The governing body may charge a reasonable fee that must accompany the application. The license fee shall be retained by the local governing body 18 19 in which the license shall be issued. If the application is rejected, the fee shall be promptly 20 returned to the applicant. 21 The governing body may approve the application for a manufacturer, cultivator, or 22 dispensary if the governing body deemed the applicant and the proposed location suitable.

23 Section 27. That a NEW SECTION be added to title 34:

- Any applicant for a manufacturer, cultivator, or dispensary license under this chapter shall include the applicant's signed affirmation that the premises to be licensed, for the purposes of search and seizure laws of the state and any ordinances of the county or municipality where the license is issued, are considered public premises. In addition, the affirmation must state: (1) The premises and all buildings, safes, cabinets, lockers, and storerooms on the
- 30 premises are at all times, on demand of the secretary of revenue, the attorney

1	general, or officers charged with law enforcement in the county or municipality,						
2	open to inspection;						
3	(2) All of the applicant's records and books dealing with the sale and ownership of						
4	marijuana are open to the persons specified in subdivision (1) for inspection; and						
5	(3) The application and license issued on the application is a contract between the						
6	applicant and the state and the county or municipality having jurisdiction, entitling						
7	the state and the county or municipality, for the purpose of enforcing the law,						
8	rules, and ordinances, to inspect the applicant's premises and books at any time.						
9	Section 28. That a NEW SECTION be added to title 34:						
10	No license for a marijuana manufacturer, cultivator, or dispensary license may be						
11	issued to an applicant until a public hearing is conducted pursuant to this chapter.						
12	Section 29. That a NEW SECTION be added to title 34:						
13	The governing body of any incorporated municipality or county presented with an						
14	application for a manufacturer, cultivator, or dispensary license shall fix the time and place						
15	for the governing body's hearing on the application. The finance officer or county auditor						
16	shall publish one notice, at least one week before the hearing, in the official newspaper of						
17	the municipality or county:						
18	(1) With the heading "Notice of Hearing Upon Applications for Marijuana Facility;"						
19	(2) That states the time and place when and where the applications will be considered;						
20	and						
21	(3) That states that any person interested in the approval or rejection of any						
22	application may appear and be heard.						
23	At the hearing, the body shall consider the application and any support or objection						
24	to the application before making a final decision on the application.						
25	Section 30. That a NEW SECTION be added to title 34:						
26	If the governing body of the municipality or county does not approve the						
27	application, the governing body shall endorse on the application the reasons for the denial						
28	and return the application and fee to the applicant. No further application may be received						
29	from the applicant until after the expiration of one year from the date of a denied						
30	application. However, if the body denied the application based on the suitability of the						
31	location for the license, no further application may be received from the applicant until						

after three months from the date of the denied application, if the subsequent application
 is for a different location.

3 Section 31. That a NEW SECTION be added to title 34:

- 4 If the governing body of the municipality or county approves the application, the 5 governing body shall endorse the approval on the application. The licensee is entitled to 6 operate under the license for the succeeding licensing year. The license fee must be
- 7 <u>deposited in the general fund of the municipality or county.</u>

8 Section 32. That a NEW SECTION be added to title 34:

- 9 Any manufacturer, cultivator, or dispensary licensee under this chapter shall be a
- 10 person of good moral character and never convicted of a felony. If the licensee is a
- 11 <u>corporation, the managing officers of the corporation must meet the same qualifications.</u>

12 Section 33. That a NEW SECTION be added to title 34:

- 13 Any manufacturer, cultivator, or dispensary licensee under this chapter shall be
- 14 <u>the owner or actual lessee of the premises where the business is conducted, and the sole</u>
- 15 <u>owner of the business operated under the license.</u>

16 Section 34. That a NEW SECTION be added to title 34:

- 17The secretary of revenue, in compliance with chapter 1-26, may revoke or suspend18any manufacturer, cultivator, or dispensary license issued under this chapter upon proof19of violation by the licensee, by the licensee's agents or employees, or by the manager or20contractual operators of the cultivator, manufacturer, or dispensary facility or their agents21or employees operating under a county or municipal license, of:
- 22 (1) Any provision of this chapter;
- 23 (2) Any rule promulgated pursuant to this chapter; or
- 24 (3) Any ordinance or regulation relevant to marijuana control adopted by the political
 25 subdivision issuing the license.
- 26 For any licensee with multiple marijuana facility licenses for the same premises,
- 27 upon suspension or revocation of any license pursuant to this chapter for that premises,
- 28 <u>the licensee shall cease operation under all marijuana facility licenses held by the licensee</u>
- 29 for that same premises for the same period as the suspension or revocation.

1 Section 35. That a NEW SECTION be added to title 34:

No dispensary license may be revoked or suspended by the secretary of revenue
 because of a violation of any statute, ordinance, rule, or regulation prohibiting the sale or
 service of marijuana to a person under the age of twenty-one years if the violation was
 committed by an employee or agent of the dispensary licensee and the licensee has not
 had more than one violation of any statute, ordinance, rule, or regulation prohibiting the
 sale or service of marijuana to a person under the age of twenty-one years on the premises
 where the violation occurred in the previous twenty-four months.

9 If the licensee meets the requirements of the conditions of this section, the 10 secretary shall impose a civil penalty of one thousand dollars for a first violation and two thousand dollars for a second violation. However, if the employee or agent has not been 11 12 certified by a nationally recognized training program approved by the Department of 13 Revenue that provides instruction on techniques to prevent persons under the age of twenty-one years from purchasing or consuming marijuana, the secretary shall impose a 14 15 civil penalty of two thousand dollars for a first violation and four thousand dollars for a 16 second violation.

A licensee may request an administrative hearing pursuant to chapter 1-26 to
 contest the imposition of a civil penalty.

An agent of a dispensary convicted under § 22-42-7 may not continue to be
 affiliated with a dispensary and is disqualified from any future affiliation with any
 marijuana facility under this chapter.

22 Section 36. That a NEW SECTION be added to title 34:

- 23 <u>The governing body of a municipality or county may recommend to the secretary</u>
- 24 of revenue following a hearing that any manufacturer, cultivator, or dispensary license
- 25 <u>issued under this chapter be suspended or revoked for violation of any of the provisions</u>
- 26 of this chapter or for violations of any ordinance or regulation of the governing body
- 27 relevant to marijuana control that occurs on the premises of the licensee. Upon receipt of
- 28 the recommendation, the secretary shall proceed as provided in this chapter.

29 Section 37. That a NEW SECTION be added to title 34:

- 30 <u>Any action taken by the governing body of a municipality or county pursuant to</u>
- 31 <u>this chapter that requires a public hearing shall be noticed to the licensee, at the address</u>
- 32 given on the license, at least thirty days in advance of the date set for public hearing. The

- 1 <u>finance officer or the county auditor shall publish the notice of hearing in the official</u>
- 2 <u>newspaper of the municipality or county at least one week before the hearing, in a form</u>
- 3 <u>approved by the governing body.</u>

4 Section 38. That a NEW SECTION be added to title 34:

- 5 If the secretary of revenue receives information of a violation by any manufacturer,
- 6 <u>cultivator, or dispensary licensee of any provision of this chapter, the secretary must</u>
- 7 investigate the alleged violation. If there is substantial evidence to support a violation of
- 8 any provision of this chapter, the secretary must proceed in accordance with this chapter.

9 Section 39. That a NEW SECTION be added to title 34:

10 <u>A manufacturer, cultivator, or dispensary applicant or licensee under this chapter</u>

11 <u>or any interested person or governing body has a right to a hearing in relation to any</u>

12 action taken upon the application or license. The hearing must occur, under the provisions

13 of chapter 1-26, in the municipality or county with jurisdiction over the license.

14 Section 40. That a NEW SECTION be added to title 34:

15No manufacturer, cultivator, or dispensary licensee under this chapter, whose16license is revoked, may be granted any license under this chapter for one year after the17revocation. If any relative of any such former licensee or any of the former licensee's

18 employees or former employees, applies for any such license before the one-year period

19 has elapsed, the license may be granted only upon affirmative and satisfactory proof that

20 <u>the former licensee has no interest in the business.</u>

21 Section 41. That a NEW SECTION be added to title 34:

- 22 Upon service of the secretary of revenue's order for revocation of the cultivator,
- 23 <u>manufacturer, or dispensary license on the licensee, all of the licensee's rights under the</u>
- 24 <u>license terminate, except in the event of a stay on appeal.</u>

25 Section 42. That a NEW SECTION be added to title 34:

- 26 <u>No manufacturer, cultivator, or dispensary license granted pursuant to this chapter</u>
- 27 <u>may be issued unless the applicant has first obtained a sales tax license pursuant to</u>
- 28 <u>chapter 10-45, if applicable, or a use tax license pursuant to chapter 10-46, if applicable.</u>

1 Section 43. That a NEW SECTION be added to title 34:

2 The governing body of a municipality or county may, by ordinance or resolution,

3 prohibit the locating of marijuana facilities within its jurisdiction. If the governing body of

4 <u>a municipality or county does not prohibit the locating of marijuana facilities, the body</u>

- 5 <u>may not, by ordinance or resolution, establish a maximum number of manufacturer,</u>
- 6 <u>cultivator, or dispensary licenses within its jurisdiction.</u>

7 Section 44. That a NEW SECTION be added to title 34:

8 Any cultivator, manufacturer, or dispensary licensee or employee of a licensee who

9 is charged with a felony offense involving a minor, a crime of violence pursuant to

10 <u>subdivision 22-1-2(9), or a felony drug-related offense, on the licensed premises may, as</u>

11 <u>a condition of bond, be prohibited from entering onto the licensed premises.</u>

12 Section 45. That a NEW SECTION be added to title 34:

13 No marijuana facility may employ any person under the age of twenty-one, or any

14 person with a conviction for a violation of §§ 22-42-2, 22-42-3, 22-42-4, 22-42-4.3, or

15 <u>22-42-7 within the last ten years.</u>

16 Section 46. That a NEW SECTION be added to title 34:

All cultivation, manufacturing, and packaging of marijuana or marijuana products
 must take place at the licensed premises. The licensed premises may only be accessed by

agents of the marijuana facility, emergency personnel, and adults who are twenty-one

20 <u>years of age and older who are accompanied by a marijuana facility agent.</u>

21 Section 47. That a NEW SECTION be added to title 34:

- 22 <u>A marijuana facility shall implement appropriate security measures designed to</u>
- 23 deter and prevent theft of marijuana or marijuana products and unauthorized entrance
- 24 <u>into any area containing marijuana or marijuana products.</u>

25 Section 48. That a NEW SECTION be added to title 34:

26 No person under the age of twenty-one may enter a dispensary. A dispensary shall

27 verify the age of every person who enters through a valid government-issued identification

28 <u>card. Each dispensary shall record the name of each person purchasing marijuana or</u>

- 1 <u>marijuana products from the dispensary. The records kept by a dispensary pursuant to</u>
- 2 <u>this section are subject to search only through a valid search warrant issued by a judicial</u>
- 3 <u>officer. A dispensary may not sell or otherwise transfer the records kept pursuant to this</u>
- 4 <u>section to any person for promotional purposes.</u>

5 Section 49. That a NEW SECTION be added to title 34:

- 6 <u>A marijuana facility may not manufacture or dispense marijuana products made in</u>
- 7 the shape of a person, animal, insect, fruit, or any other likeness designed to be appealing
- 8 <u>to a person under the age of twenty-one.</u>

9 Section 50. That a NEW SECTION be added to title 34:

A cultivator shall cultivate marijuana within a secure, indoor facility out of view of
 the public.

12 Section 51. That a NEW SECTION be added to title 34:

- 13 <u>A marijuana facility may not engage in advertising that:</u>
- 14 (1) Is false or misleading;
- 15 (2) Promotes overconsumption of marijuana or marijuana products;
- 16 (3) Depicts the actual consumption of marijuana or marijuana products;
- 17 (4) Depicts a person under the age of twenty-one consuming marijuana or marijuana
 18 products;
- 19 (5) Makes any health, therapeutic, or medicinal claims about marijuana or marijuana
 20 products; or
- (6) Is designed in a way that is likely to appeal to a person under the age of twenty one or includes cartoons, animals, children, or any other likeness to images,
 characters, or phrases that are designed in any manner to be appealing or to
 encourage consumption of marijuana or marijuana products by a person under the
 age of twenty-one.

26 Section 52. That a NEW SECTION be added to title 34:

- Any person who, in any application, report, or statement, knowingly makes a false
 statement as to any matter required by any provision of this chapter or any administrative
- rule promulgated pursuant to this chapter is guilty of a Class 6 felony.

15

1 Section 53. That a NEW SECTION be added to title 34:

- 2 It is a Class 1 misdemeanor for any person to purchase or otherwise acquire 3 marijuana or marijuana products from a dispensary and to give or resell the marijuana or marijuana products to any person under the age of twenty-one years. A second or 4 5 subsequent conviction under this section is a Class 6 felony. This section does not apply 6 to any person registered with the state to undertake an activity involving the distribution, 7 or possession with intent to distribute, of marijuana or marijuana products who acts in 8 compliance with the authorizing law. 9 Section 54. That a NEW SECTION be added to title 34: 10 This chapter does not limit or affect laws that prohibit or otherwise regulate: 11 (1)Possession or consumption of marijuana or marijuana products or possession of 12 marijuana or marijuana product paraphernalia on the grounds of any preschool, 13 school, in a school bus; 14 (2) Possession or consumption of marijuana or marijuana products on the grounds of
- 16 <u>(3)</u> Consumption of marijuana or marijuana products as part of a criminal penalty 17 diversion program;
- 18 (4) Conduct that endangers others; or

any correctional facility;

19 (5) Undertaking any task under the influence of marijuana or marijuana products, if
 20 doing so would constitute negligence or professional malpractice.

21 Section 55. That a NEW SECTION be added to title 34:

- 22 <u>This chapter does not:</u>
- 23 (1) Require that an employer permit or accommodate conduct allowed by this chapter;
- 24 (2) Affect an employer's ability to restrict the use of marijuana or marijuana products
 25 by employees;
- 26 (3) Limit the right of a person who occupies, owns, or controls private property from
 27 prohibiting or otherwise regulating conduct permitted by this chapter on or in that
 28 property; or
- 29 (4) Limit the ability of the state or local government to prohibit or restrict any conduct
 30 otherwise permitted under this chapter within a building owned, leased, or
 31 occupied by the state or local government.

1 Section 56. That a NEW SECTION be added to title 34:

2 The rights provided by this chapter do not apply to the extent that they conflict

3 with an employer's obligations under federal law or regulation or to the extent that they

- 4 <u>would disqualify an employer from a monetary or licensing-related benefit under federal</u>
- 5 <u>law or regulation.</u>

16

23

6 Section 57. That a NEW SECTION be added to title 34:

- 7 <u>The Department of Revenue may promulgate rules pursuant to chapter 1-26:</u>
- 8 (1) Governing the transportation of marijuana and marijuana products to ensure
 9 health, safety, and accurate documentation;
- (2) Governing how the department shall evaluate, register, and revoke the registration
 of testing facilities to ensure the health and safety of consumers of marijuana and
 marijuana products;
- 13(3)Governing marijuana facilities to ensure the health and safety of consumers and14prevent diversion and theft, including:
- 15 <u>(a) Oversight requirements;</u>
 - (b) Record-keeping requirements;
- 17 (c) Security requirements, including lighting, physical security, and alarm
 18 requirements;
- 19(d) Health and safety regulations, including restrictions on the use of pesticides20that are injurious to human health;
- 21 (e) Standards for the manufacture of marijuana products and indoor cultivation
 22 of marijuana by a cultivator;
 - (f) Requirements for the storage of marijuana and marijuana products;
- 24 (g) Employment and training requirements, including requiring that each
 25 marijuana facility create an identification badge for each agent;
- 26 (h) Standards for the safe manufacture of marijuana products;
- 27 (i) Procedures for the safe packaging and labeling of marijuana and marijuana
 28 products; and
- 29 (j) Testing requirements for marijuana and marijuana products, certification
 30 standards for testing facilities, including requirements for equipment and
 31 qualifications for personnel;
- 32 (4) Establishing labeling requirements for marijuana and marijuana products, including
 33 requiring labels to include the following:

1		(a) The tetrahydrocannabinol concentration level and length of time it typically					
2		takes for marijuana or a marijuana product to take effect;					
3		(b) Disclosing ingredients and possible allergens;					
4		(c) A nutritional fact panel; and					
5		(d) Requiring that edible marijuana products be clearly identifiable, when					
6		practicable, with a standard symbol indicating that it contains marijuana;					
7	<u>(5)</u>	Establishing packaging requirements for marijuana and marijuana products,					
8		including that packaging be childproof and resealable;					
9	<u>(6)</u>	Establishing a seed to sale tracking system to ensure that marijuana plants are					
10		tracked from seeds or from the immature plant stage for immature plants produced					
11		from a cutting or clipping through cultivation, manufacturing, testing, and					
12		packaging before sale in a dispensary; and					
13	<u>(7)</u>	Establishing a requirement that dispensaries conspicuously post warnings to					
14		consumers regarding the legal possession limits for marijuana and marijuana					
15		products under chapter 22-42 and establishing:					
16		(a) Required language;					
17		(b) Sign dimensions, font size, and font type; and					
18		(c) Acceptable locations for such signage.					
19		A violation of a required or prohibited action under any rule authorized by this					
20	<u>sectio</u>	ection is a Class 2 misdemeanor.					

21 Section 58. That a NEW SECTION be added to title 34:

- If an individual licensee under this title dies, the personal representative of the deceased licensee may succeed to all of the rights of the deceased licensee under the license. By operating under the license, the personal representative agrees to all of the terms and conditions of the license and is subject to all of the liabilities and responsibilities of the licensee. Any bond executed under this title includes the personal representative as
- 27 <u>a principal if the license passes to the personal representative.</u>

28 Section 59. That a NEW SECTION be added to title 34:

- 29 <u>Any licensee authorized to conduct marijuana sales, upon termination of the</u> 30 <u>license, may at any time within thirty days after the termination of the license sell the</u>
- 31 whole or any part of the marijuana included in the licensee's stock in trade at the time of
- <u>whole of any part of the manjuana included in the incensee's stock in trade at the time of</u>
- 32 <u>the termination to any entity licensed to sell the marijuana purchased.</u>

1

Section 60. That a NEW SECTION be added to title 34:

2 The department shall maintain on its public internet website, a directory listing all 3 nationally recognized marijuana training programs that are approved by the department. 4 Any licensee making a prohibited sale or service of marijuana to a person under the age 5 of twenty-one years has the burden of proof to show that the licensee's employees have 6 attended an approved marijuana training program to be eligible for any reduction in the 7 penalty imposed for the violation.

8 Section 61. That a NEW SECTION be added to title 34:

9 If a violation is established in any proceeding under this title, but the secretary 10 determines due to the nature and the circumstances of the violation, a suspension of the 11 license is adequate, the secretary may, instead of revoking the license, suspend the 12 license for a period not exceeding sixty days. During the period of the suspension, the 13 licensee may not exercise any rights or privileges under the license. The secretary may, 14 in lieu of suspending or revoking the license, accept a monetary settlement of any 15 proceeding under this title. The amount of the settlement may not exceed seventy-five 16 thousand dollars. The secretary may also recover the actual costs of investigation and 17 prosecution.

18 Section 62. That chapter 10-52 be amended with a NEW SECTION:

In lieu of any tax imposed under chapter 10-52A, there is imposed an excise tax at the
 rate of five percent on the gross receipts from the sale of marijuana, marijuana concentrate,
 and marijuana products by a dispensary.

22 Section 63. That chapter 10-52 be amended with a NEW SECTION:

The excise tax revenue collected pursuant to section 62 of this Act must be divided proportionally amongst the municipalities based on where the revenue was generated. All moneys received and collected on behalf of a municipality by the department, pursuant to section 62 of this Act, shall be credited to a special municipal tax fund and after deducting the amount of refunds made, the amounts necessary to defray the cost of collecting the tax, and the administrative expenses incident thereto, shall be paid within thirty days after collection to the municipality entitled thereto.

Section 64. That chapter 10-45 be amended with a NEW SECTION:

1	In lieu of any	y other tax imposed	under this chapter,	, there is imposed	l an excise tax at the

- 2 rate of one and one-half percent on the gross receipts from the sale of marijuana, marijuana
- 3 <u>concentrate, and marijuana products by a dispensary.</u>

4 Section 65. That chapter 10-45 be amended with a NEW SECTION:

5 <u>The excise tax revenue collected pursuant to section 64 of this Act must be distributed to</u>
6 <u>the marijuana fund.</u>

7 Section 66. That chapter 10-45 be amended with a NEW SECTION:

- 8 The excise taxes imposed under sections 3, 62, and 64 of this Act shall be collected and
- 9 <u>remitted pursuant to chapter 10-45 and administered pursuant to chapter 10-59.</u>
- 10 Section 67. <u>Provisions of this Act become effective on approval by the voters of an initiated</u>
- 11 measure to legalize possession, use, and distribution of marijuana and marijuana
- 12 paraphernalia for persons twenty-one years of age or older.