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## 2023 South Dakota Legislature House Bill 1129

Introduced by: **Representative** Deutsch

## 1 An Act to modify and establish provisions related to medical cannabis.

2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

## 3 Section 1. That § 34-20G-1 be AMENDED:

- 4 **34-20G-1.** Terms used in this chapter mean:
- 5 (1) "Allowable amount of cannabis,":
  - (a) Three ounces of cannabis or less;
  - (b) The quantity of cannabis products as established by rules promulgated by the department under § 34-20G-72;
- 9 (c) If the cardholder has a registry identification card allowing cultivation, two 10 flowering cannabis plants and two cannabis plants that are not flowering; 11 and
- 12 (d) If the cardholder has a registry identification card allowing cultivation, the 13 amount of cannabis and cannabis products that were produced from the 14 cardholder's allowable plants, if the cannabis and cannabis products are 15 possessed at the same property where the plants were cultivated;
- (2) "Bona fide practitioner-patient relationship," a treatment or consulting relationship
   between a practitioner and patient, during which:
- (a) The practitioner completes, at the initial visit, an assessment of the patient's
   medical history and current medical condition, including an appropriate in person physical examination;
- 21 (b) The patient is under the practitioner's care for the debilitating medical 22 condition that qualifies the patient for the medical use of cannabis or has 23 been referred by the practitioner caring for the patient's debilitating medical 24 condition that qualifies the patient for the medical use of cannabis to 25 another practitioner;

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1 (c) The patient has a reasonable expectation that the practitioner providing the 2 written certification will continue to provide follow-up care to the patient to 3 monitor the medical use of cannabis; and 4 (d) The relationship is not for the sole purpose of providing a written 5 certification for the medical use of cannabis unless the patient has been 6 referred by a practitioner providing care for the debilitating medical 7 condition that qualifies the patient for the medical use of cannabis; 8 (3) "Cannabis products," any concentrated cannabis, cannabis extracts, and products 9 that are infused with cannabis or an extract thereof, and are intended for use or 10 consumption by humans. The term includes edible cannabis products, beverages, 11 topical products, ointments, oils, and tinctures; "Cannabis product manufacturing facility," an entity registered with the 12 (4) 13 department pursuant to this chapter that acquires, possesses, manufactures, 14 delivers, transfers, transports, supplies, or sells cannabis products to a medical 15 cannabis dispensary; 16 "Cannabis testing facility" or "testing facility," an independent entity registered (5) 17 with the department pursuant to this chapter to analyze the safety and potency of 18 cannabis: "Cardholder," a gualifying patient or a designated caregiver who has been issued 19 (6) 20 and possesses a valid registry identification card; 21 "Cultivation facility," an entity registered with the department pursuant to this (7) 22 chapter that acquires, possesses, cultivates, delivers, transfers, transports, 23 supplies, or sells cannabis and related supplies to a medical cannabis 24 establishment; 25 (8) "Debilitating medical condition,": 26 A chronic or debilitating disease or medical condition or its treatment that (a) 27 produces one or more of the following: cachexia or wasting syndrome; 28 severe, debilitating pain; severe nausea; seizures; or severe and persistent 29 muscle spasms, including those characteristic of multiple sclerosis; or 30 (b) Any other medical condition or its treatment added by the department, as 31 provided for in § 34-20G-26; "Department," the Department of Health; 32 (9) "Designated caregiver," an individual who: 33 (10)Is at least twenty-one years of age; 34 (a) 35 (b) Has agreed to assist with a qualifying patient's medical use of cannabis;

1 (c) Has not been convicted of a disgualifying felony offense; and 2 (d) Assists no more than five qualifying patients with the medical use of 3 cannabis, unless the designated caregiver's qualifying patients each reside 4 in or are admitted to a health care facility, as defined in § 34-12-1.1, an 5 accredited prevention or treatment facility, as defined in § 34-20A-2, a 6 mental health center, as defined in § 27A-1-1, a child welfare agency, as 7 defined in § 26-6-1, or a community support provider or community 8 services provider, as defined in § 27B-1-17, where the designated caregiver 9 is employed; 10 (11)"Disqualifying felony offense," a violent crime that was classified as a felony in the jurisdiction where the person was convicted; 11 12 (12)"Edible cannabis products," any product that: 13 Contains or is infused with cannabis or an extract thereof; (a) 14 Is intended for human consumption by oral ingestion; and (b) 15 Is presented in the form of foodstuffs, beverages, extracts, oils, tinctures, (c) 16 or other similar products; 17 "Enclosed, locked facility," any closet, room, greenhouse, building, or other (13) 18 enclosed area that is equipped with locks or other security devices that permit 19 access only by a cardholder or a person allowed to cultivate the plants. Two or 20 more cardholders who reside in the same dwelling may share one enclosed, locked 21 facility for cultivation; 22 (14)"Flowering cannabis plant," the reproductive state of the cannabis plant in which 23 the plant shows physical signs of flower budding out of the nodes of the stem; 24 "Medical cannabis" or "cannabis," marijuana as defined in § 22-42-1; (15)"Medical cannabis dispensary" or "dispensary," an entity registered with the 25 (16)26 department pursuant to this chapter that acquires, possesses, stores, delivers, 27 transfers, transports, sells, supplies, or dispenses cannabis, cannabis products, 28 paraphernalia, or related supplies and educational materials to cardholders; 29 (17)"Medical cannabis establishment," a cultivation facility, a cannabis testing facility, 30 a cannabis product manufacturing facility, or a dispensary; "Medical cannabis establishment agent," an owner, officer, board member, 31 (18)32 employee, or volunteer at a medical cannabis establishment; "Medical use," includes the acquisition, administration, cultivation, manufacture, 33 (19)delivery, harvest, possession, preparation, transfer, transportation, or use of 34 35 cannabis or paraphernalia relating to the administration of cannabis to treat or

1		alleviat	te a registered qualifying patient's debilitating medical condition or symptom
2		associa	ated with the patient's debilitating medical condition. The term does not
3		include	2:
4		(a)	The cultivation of cannabis by a nonresident cardholder;
5		(b)	The cultivation of cannabis by a cardholder who is not designated as being
6			allowed to cultivate on the cardholder's registry identification card; or
7		(c)	The extraction of resin from cannabis by solvent extraction unless the
8			extraction is done by a cannabis product manufacturing facility;
9	(20)	"Nonre	esident cardholder," a person who:
10		(a)	Has been diagnosed with a debilitating medical condition, or is the parent,
11			guardian, conservator, or other person with authority to consent to the
12			medical treatment of a person who has been diagnosed with a debilitating
13			medical condition;
14		(b)	Is not a resident of this state or who has been a resident of this state for
15			fewer than forty-five days;
16		(c)	Was issued a currently valid registry identification card or its equivalent by
17			another state, district, territory, commonwealth, insular possession of the
18			United States, or country recognized by the United States that allows the
19			person to use cannabis for medical purposes in the jurisdiction of issuance;
20			and
21		(d)	Has submitted any documentation required by the department, and has
22			received confirmation of registration;
23	(21)	"Practi	tioner," a physician, physician assistant, or advanced practice registered
24		nurse,	who is licensed with authority to prescribe drugs to humans. In relation to
25		a nonr	esident cardholder, the term means a person who is licensed with authority
26		to pres	scribe drugs to humans in the state of the patient's residence;
27	(22)	"Qualif	ying patient," a person who has been diagnosed by a practitioner as having
28		a debil	itating medical condition;
29	(23)	"Regist	try identification card," a document issued by the department that identifies
30		a perso	on as a registered qualifying patient or registered designated caregiver, or
31		docum	entation that is deemed a registry identification card pursuant to §§ 34-20G-
32		29 to 3	34-20G-42, inclusive;
33	(24)	"Safety	y-sensitive job," any position with tasks or duties that an employer
34		reason	ably believes could:
35		(a)	Cause the illness, injury, or death of an individual; or

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1		(b) Result in serious property damage;	
2	(25)	"Under the influence of cannabis," any abnormal mental or physical condition tha	t
3		tends to deprive a person of clearness of intellect and control that the person would	d
4		otherwise possess, as the result of consuming any degree of cannabis or cannabi	s
5		products; and	
6	(26)	"Written certification," a document dated and signed by a practitioner:	
7		(a) Stating that the patient has a qualifying debilitating medical condition o	r
8		symptom associated with the debilitating medical condition;	
9		(b) Affirming that the document is made in the course of a bona fide	е
10		practitioner-patient relationship;	
11		(c) Specifying the qualifying patient's debilitating medical condition; and	
12		(d) Specifying the expiration date of the qualifying patient's written	n
13		certification, pursuant to § 34-20G-43;	
14		(e) Stating that the practitioner has assessed the patient's medical history and	<u>d</u>
15		current medical condition, including an in-person physical examination;	
16		(f) Stating that the practitioner-patient relationship is not for the sole purpose	<u>e</u>
17		of providing a written certification to the patient, unless the patient has	<u>s</u>
18		been referred by a practitioner providing the patient continuing care; and	
19		(g) Stating that the practitioner has evaluated any medical cannabi	<u>s</u>
20		contraindications with any other drug the patient is taking, assessed othe	<u>r</u>
21		medical conditions the patient has, and discussed with the patient any	Ł
22		associated risks of taking medical cannabis considering the patient	<u>s</u>
23		medical condition.	
24	Section	2. That chapter 34-20G be amended with a NEW SECTION:	
25		Before issuing a written certification for a patient, a practitioner shall:	
26	<u>(1)</u>	Have a bona fide practitioner-patient relationship with the patient; and	
27	<u>(2)</u>	Assess the patient's medical history and current medical condition as it relates to	<u>0</u>
28		the use of medical cannabis, including an in-person physical examination of the	<u>e</u>
29		patient appropriate to confirm the diagnosis of a debilitating medical condition and	<u>d</u>
30		the establishment of a treatment plan for the patient.	
31		A practitioner may not conduct the in-person physical examination required by	Y
32	<u>subdiv</u>	vision 2 by telehealth, as defined in § 34-52-1.	
22	Section	2 That chapter 34-206 be amonded with a NEW SECTION.	

33 Section 3. That chapter 34-20G be amended with a NEW SECTION:

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1	If the secretary of the Department of Health has reason to believe that a				
2	practitioner has issued a written certification to a patient in violation of this chapter, the				
3	secretary must notify the applicable licensing board of the potential violation. Upon				
4	notification, the applicable licensing board shall investigate whether a violation of this				
5	chapter has occurred.				
6	Section 4. That chapter 34-20G be amended with a NEW SECTION:				
7	A practitioner or an entity employing a practitioner may not publish in any form or				
8	through any medium, or cause to be published in any form or through any medium, an				
9	advertisement that:				
10	(1) Contains false or misleading statements about the medical cannabis program;				
11	(2) States or implies that the practitioner is endorsed by the state or the medical				
12	<u>cannabis program;</u>				
13	(3) Contains medical symbols that could reasonably be confused with symbols of				
14	established medical associations or groups;				
15	(4) Guarantees or promises the issuance of a written certification or participation in				
16	the medical cannabis program or implies such a guarantee or promise;				
17	(5) Offers to deliver through telehealth, as defined in § 34-52-1, the initial in-person				
18	visit and medical assessment as required by section 2 of this Act; or				
19	(6) Offers discounts, deals, or other financial incentives for making an appointment				
20	with a practitioner or an entity employing a practitioner.				
21	Upon notification by the department of a violation of this section, the practitioner				
22	or entity employing a practitioner shall cease the nonconforming advertisement and				
23	remove the nonconforming advertisement from any website, social media application,				
24	mobile application, or sign.				
25	A practitioner or entity employing a practitioner found by the secretary of the				
26	Department of Health to have violated this section is prohibited from providing a written				
27	certification to any patient for a time period not to exceed six months. A decision by the				
28	secretary under this section may be appealed under chapter 1-26.				
29	Section 5. That § 34-20G-88 be AMENDED:				
30	34-20G-88. Confidential data or data that is not a public record kept or maintained				
31	by the department may only be disclosed as necessary to:				
32	(1) Verify a registration certificate or registry identification card pursuant to this				
33	chapter;				

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- (2) Notify law enforcement of an apparent criminal violation of this chapter or respond
   to law enforcement or prosecutorial officials engaged in the investigation or
   enforcement of the criminal provisions of this chapter;
- 4 (3) Notify state and local law enforcement about falsified or fraudulent information
  5 submitted for the purpose of obtaining or renewing a registry identification card;
- 6 (4) Notify the applicable licensing board if there is reason to believe that a practitioner 7 provided a written certification and the department has reason to believe the 8 practitioner otherwise violated the standard of care for evaluating a medical 9 condition or respond to the board, if the board is seeking data relevant to an 10 investigation of a person who holds a license issued by the board;
- (5) Any judicial authority under grand jury subpoena or court order or equivalent
   judicial process for investigation of criminal, civil, or administrative violations
   related to the use of medical cannabis;
- 14 (6) An authorized employee of the department performing official duties associated
  15 with the medical cannabis program;-or
- 16 (7) A practitioner to determine if a person in the practitioner's care engages in the 17 medical use of cannabis so the practitioner may assess possible drug interactions 18 or assess other medically necessary concerns<u>; or</u>
- 19 (8) Respond to an applicable licensing board, if that board is seeking data or
   20 information relevant to an investigation of a practitioner who holds a license issued
   21 by the board.

## 22 Section 6. That § 36-4-30 be AMENDED:

- 36-4-30. The term, unprofessional or dishonorable conduct, as used in this
   chapter includes:
- 25 (1) Producing or aiding or abetting a criminal abortion;
- 26 (2) Employing what is known as cappers or steerers;
- 27 (3) Obtaining any fee on the assurance that a manifestly incurable disease can be28 permanently cured;
- 29 (4) Willfully betraying a professional confidence;
- 30 (5) All advertising of medical business in which untruthful or improbable statements
   31 are made or which are calculated to mislead or deceive the public, including any
   32 violation of section 4 of this Act;

(6) Conviction of any criminal offense of the grade of felony, any conviction of a
 criminal offense arising out of the practice of medicine or osteopathy, or one in
 connection with any criminal offense involving moral turpitude;

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- 4 (7) Habits of intemperance or drug addiction, calculated in the opinion of the Board of
  5 Medical and Osteopathic Examiners to affect the licensee's practice of the
  6 profession;
- 7 (8) Refusal or neglect to report the existence of a diseased or unsanitary condition to
  8 the proper health authorities, as prescribed by the regulations of the board;
- 9 (9) Prescribing intoxicants, narcotics, barbiturates, or other habit-forming drugs to any 10 person in quantities and under circumstances making it apparent to the board that 11 the prescription was not made for legitimate medicinal purposes or prescribing in 12 a manner or in amounts calculated in the opinion of the board to endanger the 13 well-being of an individual patient or the public in general;
- (10) Splitting fees or giving to any person furnishing a patient any portion of the fees
   received from the patient or paying or giving to any person consideration of any
   kind for furnishing a patient;
- 17 (11) Failure to disclose one's school of practice or one's professional academic degree18 when using a professional title or designation;
- (12) Sustaining any physical or mental disability which renders the further practice of a
   licensee's profession dangerous;
- (13) Failure to comply with state or federal laws on keeping records regarding
   possessing and dispensing of narcotics, barbiturates, and habit-forming drugs;
- (14) Falsifying the medical records of a patient or any official record regarding
   possession and dispensing of narcotics, barbiturates, and habit-forming drugs or
   regarding any phase of medical treatment of a patient;
- 26 (15) Presenting to the board any license, certificate, or diploma which was obtained by
  27 fraud or deception practiced in passing a required examination or which was
  28 obtained by the giving of false statements or information on applying for the
  29 license;
- 30 (16) Illegally, fraudulently, or wrongfully obtaining a license required by this chapter by
   31 the use of any means, devices, deceptions, or helps in passing any examination or
   32 by making false statements or misrepresentations in any applications or
   33 information presented;
- 34 (17) Conviction of violating § 34-23A-10.1;

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1	(18)	Performing medical services which have been declared, by declaratory ruling of the		
2		board, to be of no medical value;		
3	(19)	The exercise of influence within the physician-patient relationship for the purposes		
4		of engaging a patient in sexual activity. For the purposes of this subdivision, the		
5		patient is presumed incapable of giving free, full, and informed consent to sexual		
6		activity with the physician;		
7	(20)	Engaging in gross or immoral sexual harassment or sexual contact;		
8	(21)	Consistently providing or prescribing medical services or treatments which are		
9		inappropriate or unnecessary;		
10	(22)	Any practice or conduct which tends to constitute a danger to the health, welfare,		
11		or safety of the public or patients or engaging in conduct which is unbecoming a		
12		person licensed to practice medicine;		
13	(23)	Failure to fulfill a valid obligation to a federal or state student loan or scholarship		
14		program for medical school education designed to provide medical services to		
15		underserved geographical areas; and		
16	(24)	Discipline by another state, territorial, or provincial licensing board or the licensing		
17		board of the District of Columbia.		
18		No person may be criminally prosecuted for conduct described in this section unless		
19	such o	such conduct is otherwise unlawful.		