^{117th CONGRESS} 2D SESSION H.R. 3617

AN ACT

- To decriminalize and deschedule cannabis, to provide for reinvestment in certain persons adversely impacted by the War on Drugs, to provide for expungement of certain cannabis offenses, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Marijuana Opportunity
3 Reinvestment and Expungement Act" or the "MORE
4 Act".

5 SEC. 2. FINDINGS.

6 The Congress finds as follows:

7 (1) The communities that have been most
8 harmed by cannabis prohibition are benefiting the
9 least from the legal marijuana marketplace.

10 (2) A legacy of racial and ethnic injustices,
11 compounded by the disproportionate collateral con12 sequences of 80 years of cannabis prohibition en13 forcement, now limits participation in the industry.

(3) 37 States, the District of Columbia, Puerto
Rico, Guam, and the U.S. Virgin Islands have
adopted laws allowing legal access to cannabis, and
15 States, the District of Columbia, the Commonwealth of the Northern Mariana Islands, and Guam
have adopted laws legalizing cannabis for adult recreational use.

(4) A total of 47 States have reformed their
laws pertaining to cannabis despite the Schedule I
status of marijuana and its Federal criminalization.
(5) Legal cannabis sales totaled
\$20,000,000,000 in 2020 and are projected to reach

26 \$40,500,000,000 by 2025.

(6) According to the American Civil Liberties
 Union (ACLU), enforcing cannabis prohibition laws
 costs taxpayers approximately \$3.6 billion a year.

4 (7) The continued enforcement of cannabis pro5 hibition laws results in over 600,000 arrests annu6 ally, disproportionately impacting people of color
7 who are almost 4 times more likely to be arrested
8 for cannabis possession than their White counter9 parts, despite equal rates of use across populations.

10 (8) People of color have been historically tar11 geted by discriminatory sentencing practices result12 ing in Black men receiving drug sentences that are
13 13.1 percent longer than sentences imposed for
14 White men and Latinos being nearly 6.5 times more
15 likely to receive a Federal sentence for cannabis possion than non-Hispanic Whites.

17 (9) In 2013, simple cannabis possession was the
18 fourth most common cause of deportation for any of19 fense and the most common cause of deportation for
20 drug law violations.

(10) Fewer than one-fifth of cannabis business
owners identify as minorities and only approximately
4 percent are black.

24 (11) Applicants for cannabis licenses are lim-25 ited by numerous laws, regulations, and exorbitant

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1	permit applications, licensing fees, and costs in these
2	States, which can require more than \$700,000.
3	(12) Historically disproportionate arrest and
4	conviction rates make it particularly difficult for
5	people of color to enter the legal cannabis market-
6	place, as most States bar these individuals from par-
7	ticipating.
8	(13) Federal law severely limits access to loans
9	and capital for cannabis businesses, disproportion-
10	ately impacting minority small business owners.
11	(14) Some States and municipalities have taken
12	proactive steps to mitigate inequalities in the legal
13	cannabis marketplace and ensure equal participation
14	in the industry.
15	SEC. 3. DECRIMINALIZATION OF CANNABIS.
16	(a) Cannabis Removed From Schedule of Con-
17	TROLLED SUBSTANCES.—
18	(1) REMOVAL IN STATUTE.—Subsection (c) of
19	schedule I of section 202(c) of the Controlled Sub-
20	stances Act (21 U.S.C. 812) is amended—
21	(A) by striking "(10) Marihuana."; and
22	(B) by striking (17)
23	Tetrahydrocannabinols, except for
24	tetrahydrocannabinols in hemp (as defined

under section 297A of the Agricultural Marketing Act of 1946).".

(2) REMOVAL FROM SCHEDULE.—Not later 3 4 than 180 days after the date of the enactment of this Act, the Attorney General shall finalize a rule-5 6 making under section 201(a)(2) removing mari-7 huana and tetrahydrocannabinols from the schedules 8 of controlled substances. For the purposes of the 9 Controlled Substances Act, marihuana and 10 tetrahydrocannabinols shall each be deemed to be a 11 drug or other substance that does not meet the re-12 quirements for inclusion in any schedule. A rule-13 making under this paragraph shall be considered to 14 have taken effect as of the date of enactment of this 15 Act for purposes of any offense committed, case 16 pending, conviction entered, and, in the case of a ju-17 venile, any offense committed, case pending, and ad-18 judication of juvenile delinquency entered before, on, 19 or after the date of enactment of this Act.

20 (b) CONFORMING AMENDMENTS TO CONTROLLED
21 SUBSTANCES ACT.—The Controlled Substances Act (21
22 U.S.C. 801 et seq.) is amended—

23 (1) in section 102(44) (21 U.S.C. 802(44)), by
24 striking "marihuana,";

25 (2) in section 401(b) (21 U.S.C. 841(b))—

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1	(A) in paragraph (1)—
2	(i) in subparagraph (A)—
3	(I) in clause (vi), by inserting
4	"or" after the semicolon;
5	(II) by striking clause (vii); and
6	(III) by redesignating clause
7	(viii) as clause (vii);
8	(ii) in subparagraph (B)—
9	(I) in clause (vi), by inserting
10	"or" after the semicolon;
11	(II) by striking clause (vii); and
12	(III) by redesignating clause
13	(viii) as clause (vii);
14	(iii) in subparagraph (C), in the first
15	sentence, by striking "subparagraphs (A),
16	(B), and (D)" and inserting "subpara-
17	graphs (A) and (B)";
18	(iv) by striking subparagraph (D);
19	(v) by redesignating subparagraph (E)
20	as subparagraph (D); and
21	(vi) in subparagraph (D)(i), as so re-
22	designated, by striking "subparagraphs (C)
23	and (D)" and inserting "subparagraph
24	(C)";
25	(B) by striking paragraph (4); and

1	(C) by redesignating paragraphs (5) , (6) ,
2	and (7) as paragraphs (4), (5), and (6), respec-
3	tively;
4	(3) in section $402(c)(2)(B)$ (21 U.S.C.
5	842(c)(2)(B)), by striking ", marihuana,";
6	(4) in section 403(d)(1) (21 U.S.C. 843(d)(1)),
7	by striking ", marihuana,";
8	(5) in section 418(a) (21 U.S.C. 859(a)), by
9	striking the last sentence;
10	(6) in section 419(a) (21 U.S.C. 860(a)), by
11	striking the last sentence;
12	(7) in section 422(d) (21 U.S.C. 863(d))—
13	(A) in the matter preceding paragraph (1),
14	by striking "marijuana,"; and
15	(B) in paragraph (5), by striking ", such
16	as a marihuana cigarette,"; and
17	(8) in section 516(d) (21 U.S.C. 886(d)), by
18	striking "section $401(b)(6)$ " each place the term ap-
19	pears and inserting "section $401(b)(5)$ ".
20	(c) Other Conforming Amendments.—
21	(1) NATIONAL FOREST SYSTEM DRUG CONTROL
22	ACT OF 1986.—The National Forest System Drug
23	Control Act of 1986 (16 U.S.C. 559b et seq.) is
24	amended—

1	(A) in section 15002(a) (16 U.S.C.
2	559b(a)) by striking "marijuana and other";
3	(B) in section 15003(2) (16 U.S.C.
4	559c(2)) by striking "marijuana and other";
5	and
6	(C) in section $15004(2)$ (16 U.S.C.
7	559d(2)) by striking "marijuana and other".
8	(2) Interception of communications.—Sec-
9	tion 2516 of title 18, United States Code, is amend-
10	ed—
11	(A) in subsection (1)(e), by striking "mari-
12	huana,"; and
13	(B) in subsection (2) by striking "mari-
14	huana''.
15	(3) FMCSA PROVISIONS.—
16	(A) Conforming Amendment.—Section
17	31301(5) of title 49, United States Code, is
18	amended by striking "section 31306," and in-
19	serting "sections 31306, 31306a, and sub-
20	sections (b) and (c) of section 31310,".
21	(B) DEFINITION.—Section 31306(a) of
22	title 49, United States Code, is amended—
23	(i) by striking "means any substance"
24	and inserting the following: "means—
25	"(A) any substance"; and

1	(ii) by striking the period at the end
2	and inserting "; and
3	"(B) any substance not covered under sub-
4	paragraph (A) that was a substance under such
5	section as of December 1, 2018, and specified
6	by the Secretary of Transportation.".
7	(C) DISQUALIFICATIONS.—Section
8	31310(b) of title 49, United States Code, is
9	amended by adding at the end the following:
10	"(3) In this subsection and subsection (c), the term
11	'controlled substance' has the meaning given such term
12	in section 31306(a).".
13	(4) FAA provisions.—Section 45101 of title
14	49, United States Code, is amended—
15	(A) by striking "means any substance"
16	and inserting the following: "means—
17	"(A) any substance"; and
18	(B) by striking the period at the end and
19	inserting "; and
20	"(B) any substance not covered under sub-
21	paragraph (A) that was a substance under such
22	section as of December 1, 2018, and specified
23	by the Secretary of Transportation.".
24	(5) FRA provisions.—Section 20140(a) of
25	title 49, United States Code, is amended—

1	(A) by striking "means any substance"
2	and inserting the following: "means—
3	"(A) any substance"; and
4	(B) by striking the period at the end and
5	inserting "; and
6	"(B) any substance not covered under sub-
7	paragraph (A) that was a substance under such
8	section as of December 1, 2018, and specified
9	by the Secretary of Transportation.".
10	(6) FTA PROVISIONS.—Section $5331(a)(1)$ of
11	title 49, United States Code, is amended—
12	(A) by striking "means any substance"
13	and inserting the following: "means—
14	"(A) any substance"; and
15	(B) by striking the period at the end and
16	inserting "; and
17	"(B) any substance not covered under sub-
18	paragraph (A) that was a substance under such
19	section as of December 1, 2018, and whose use
20	the Secretary of Transportation decides has a
21	risk to transportation safety.".
22	(d) RETROACTIVITY.—The amendments made by this
23	section to the Controlled Substances Act (21 U.S.C. 801
24	et seq.) are retroactive and shall apply to any offense com-
25	mitted, case pending, conviction entered, and, in the case

1	of a juvenile, any offense committed, case pending, or ad-
2	judication of juvenile delinquency entered before, on, or
3	after the date of enactment of this Act.
4	(e) EFFECT ON OTHER LAW.—Nothing in this sub-
5	title shall affect or modify—
6	(1) the Federal Food, Drug, and Cosmetic Act
7	(21 U.S.C. 301 et seq.);
8	(2) section 351 of the Public Health Service
9	Act (42 U.S.C. 262); or
10	(3) the authority of the Commissioner of Food
11	and Drugs and the Secretary of Health and Human
12	Services—
13	(A) under—
14	(i) the Federal Food, Drug, and Cos-
15	metic Act (21 U.S. 301 et seq.); or
16	(ii) section 351 of the Public Health
17	Service Act (42 U.S.C. 262); or
18	(B) to promulgate Federal regulations and
19	guidelines that relate to products containing
20	cannabis or cannabis-derived compounds under
21	the Act described in subparagraph (A)(i) or the
22	section described in subparagraph (A)(ii).
23	(f) Public Meetings.—Not later than one year
24	after the date of enactment of this Act, the Secretary of
25	Health and Human Services, acting through the Commis-

sioner of Food and Drugs, shall hold not less than one
 public meeting to address the regulation, safety, manufac turing, product quality, marketing, labeling, and sale of
 products containing cannabis or cannabis-derived com pounds.

6 (g) SPECIAL RULE FOR FEDERAL EMPLOYEE TEST7 ING.—Section 503 of the Supplemental Appropriations
8 Act, 1987 (5 U.S.C. 7301 note) is amended by adding at
9 the end the following:

10 "(h) Marijuana.—

11 "(1) CONTINUED TESTING.—Notwithstanding 12 the Opportunity Reinvestment Marijuana and 13 Expungement Act and the amendments made there-14 by, the Secretary of Health and Human Services 15 may continue to include marijuana for purposes of 16 drug testing of Federal employees subject to this 17 section, Executive Order 12564, or other applicable 18 Federal laws and orders.

19 "(2) DEFINITION.—The term 'marijuana' has
20 the meaning given to the term 'marihuana' in sec21 tion 102 of the Controlled Substances Act (21 6
22 U.S.C. 802) on the day before the date of enactment
23 of the Marijuana Opportunity Reinvestment and
24 Expungement Act.".

25 (h) Special Rule for Certain Regulations.—

1	(1) IN GENERAL.—The amendments made by
2	this section may not be construed to abridge the au-
3	thority of the Secretary of Transportation, or the
4	Secretary of the department in which the Coast
5	Guard is operating, to regulate and screen for the
6	use of a controlled substance.
7	(2) Controlled substance defined.—In
8	this subsection, the term "controlled substance"
9	means—
10	(A) any substance covered under section
11	102 of the Controlled Substances Act (21)
12	U.S.C. 802) on the day before the date of en-
13	actment of this Act; and
14	(B) any substance not covered under sub-
15	paragraph (A) that was a substance covered
16	under section 102 of the Controlled Substances
17	Act (21 U.S.C. 802) on December 1, 2018, and
18	specified by the Secretary of Transportation.
19	SEC. 4. DEMOGRAPHIC DATA OF CANNABIS BUSINESS OWN-
20	ERS AND EMPLOYEES.
21	(a) IN GENERAL.—The Bureau of Labor Statistics
22	shall regularly compile, maintain, and make public data
23	on the demographics of—
24	(1) individuals who are business owners in the
25	cannabis industry; and

1	(2) individuals who are employed in the can-
2	nabis industry.
3	(b) DEMOGRAPHIC DATA.—The data collected under
4	subsection (a) shall include data regarding—
5	(1) age;
6	(2) certifications and licenses;
7	(3) disability status;
8	(4) educational attainment;
9	(5) family and marital status;
10	(6) nativity;
11	(7) race and Hispanic ethnicity;
12	(8) school enrollment;
13	(9) veteran status; and
14	(10) sex.
15	(c) Confidentiality.—The name, address, and
16	other identifying information of individuals employed in
17	the cannabis industry shall be kept confidential by the Bu-
18	reau and not be made available to the public.
19	(d) DEFINITIONS.—In this section:
20	(1) CANNABIS.—The term "cannabis" means
21	either marijuana or cannabis as defined under the
22	State law authorizing the sale or use of cannabis in
23	which the individual or entity is located.
24	(2) CANNABIS INDUSTRY.—The term "cannabis
25	industry" means an individual or entity that is li-

1	censed or permitted under a State or local law to en-
2	gage in commercial cannabis-related activity.
3	(3) OWNER.—The term "owner" means an in-
4	dividual or entity that is defined as an owner under
5	the State or local law where the individual or busi-
6	ness is licensed or permitted.
7	SEC. 5. CREATION OF OPPORTUNITY TRUST FUND AND IM-
8	POSITION OF TAXES WITH RESPECT TO CAN-
9	NABIS PRODUCTS.
10	(a) Establishment of Opportunity Trust
11	FUND.—Subchapter A of chapter 98 of the Internal Rev-
12	enue Code of 1986 is amended by adding at the end the
13	following new section:
14	"SEC. 9512. ESTABLISHMENT OF OPPORTUNITY TRUST
15	FUND.
16	"(a) Creation of Trust Fund.—There is estab-
17	lished in the Treasury of the United States a trust fund
18	to be known as the 'Opportunity Trust Fund' (referred
19	to in this section as the 'Trust Fund'), consisting of such
20	amounts as may be appropriated or credited to such fund
21	as provided in this section or section 9602(b).
22	"(b) TRANSFERS TO TRUST FUND.—There are here-
23	by appropriated to the Trust Fund amounts equivalent to

24 the net revenues received in the Treasury from the taxes25 imposed under chapter 56.

"(c) EXPENDITURES.—Amounts in the Trust Fund
 shall be available, without further appropriation, only as
 follows:

4 "(1) 50 percent to the Attorney General to
5 carry out section 3052(a) of part OO of the Omni6 bus Crime Control and Safe Streets Act of 1968.
7 "(2) 10 percent to the Attorney General to
8 carry out section 3052(b) of part OO of the Omni9 bus Crime Control and Safe Streets Act of 1968.

"(3) 20 percent to the Administrator of the
Small Business Administration to carry out section
6(b)(1) of the Marijuana Opportunity Reinvestment
and Expungement Act.

"(4) 20 percent to the Administrator of the
Small Business Administration to carry out section
6(b)(2) of the Marijuana Opportunity Reinvestment
and Expungement Act.".

(b) CANNABIS REVENUE AND REGULATION ACT.—
19 Subtitle E of the Internal Revenue Code of 1986 is
20 amended by adding at the end the following new chapter:

21 "CHAPTER 56—CANNABIS PRODUCTS

"SUBCHAPTER A. TAX ON CANNABIS PRODUCTS "SUBCHAPTER B. OCCUPATIONAL TAX "SUBCHAPTER C. BOND AND PERMITS "SUBCHAPTER D. OPERATIONS "SUBCHAPTER E. PENALTIES

1 "Subchapter A—Tax on Cannabis Products

"Sec. 5901. Imposition of tax."Sec. 5902. Definitions."Sec. 5903. Liability and method of payment."Sec. 5904. Exemption from tax; transfers in bond."Sec. 5905. Credit, refund, or drawback of tax.

2 "SEC. 5901. IMPOSITION OF TAX.

3 "(a) IMPOSITION OF TAX.—There is hereby imposed
4 on any cannabis product produced in or imported into the
5 United States a tax equal to—

6 "(1) for any such product removed during the
7 first 5 calendar years ending after the date on which
8 this chapter becomes effective, the applicable per9 centage of such product's removal price, and

10 "(2) for any product removed during any cal11 endar year after the calendar years described in
12 paragraph (1), the applicable equivalent amount.

13 "(b) APPLICABLE PERCENTAGE.—For purposes of
14 subsection (a)(1), the applicable percentage shall be deter15 mined as follows:

16 "(1) For any cannabis product removed during
17 the first 2 calendar years ending after the date on
18 which this chapter becomes effective, 5 percent.

19 "(2) For any cannabis product removed during
20 the calendar year after the last calendar year to
21 which paragraph (1) applies, 6 percent.

1 "(3) For any cannabis product removed during 2 the calendar year after the calendar year to which 3 paragraph (2) applies, 7 percent. "(4) For any cannabis product removed during 4 5 the calendar year after the calendar year to which 6 paragraph (3) applies, 8 percent. 7 "(c) Applicable Equivalent Amount.— "(1) IN GENERAL.—For purposes of subsection 8 9 (a)(2), the term 'applicable equivalent amount' 10 means, with respect to any cannabis product re-11 moved during any calendar year, an amount equal 12 to— "(A) in the case of any cannabis product 13 14 not described in subparagraph (B), the product 15 of the applicable rate per ounce multiplied by 16 the number of ounces of such product (and a 17 proportionate tax at the like rate on all frac-18 tional parts of an ounce of such product), and "(B) in the case of any THC-measurable 19 20 cannabis product, the product of the applicable 21 rate per gram multiplied by the number of 22 grams of tetrahydrocannabinol in such product 23 (and a proportionate tax at the like rate on all 24 fractional of parts a gram of 25 tetrahydrocannabinol in such product).

"(2) Applicable rates.—

1

2 "(A) IN GENERAL.—For purposes of paragraph (1)(A), the term 'applicable rate per 3 ounce' means, with respect to any cannabis 4 5 product removed during any calendar year, 8 6 percent of the prevailing sales price of cannabis 7 flowers sold in the United States during the 12-8 month period ending one calendar quarter be-9 fore such calendar year, expressed on a per 10 ounce basis, as determined by the Secretary.

11 "(B) THC-MEASURABLE CANNABIS PROD-12 UCTS.—For purposes of paragraph (1)(B), the 13 term 'applicable rate per gram' means, with re-14 spect to any cannabis product removed during 15 any calendar year, 8 percent of the prevailing 16 sales price of tetrahydrocannabinol sold in the 17 United States during the 12-month period end-18 ing one calendar quarter before such calendar 19 year, expressed on a per gram basis, as deter-20 mined by the Secretary.

"(d) TIME OF ATTACHMENT ON CANNABIS PRODUCTS.—The tax under this section shall attach to any cannabis product as soon as such product is in existence as
such, whether it be subsequently separated or transferred

20
into any other substance, either in the process of original
production or by any subsequent process.
"SEC. 5902. DEFINITIONS.
"(a) Definitions Related to Cannabis Prod-
UCTS.—For purposes of this chapter—
"(1) CANNABIS PRODUCT.—
"(A) IN GENERAL.—Except as provided in
subparagraph (B), the term 'cannabis product'
means any article which contains (or consists
of) cannabis.
"(B) EXCEPTIONS.—The term 'cannabis
product' shall not include an FDA-approved ar-
ticle or industrial hemp.
"(C) FDA-APPROVED ARTICLE.—The term
'FDA-approved article' means any article if the
producer or importer thereof demonstrates to
the satisfaction of the Secretary of Health and
Human Services that such article is—
"(i) a drug—
"(I) that is approved under sec-
tion 505 of the Federal Food, Drug,
and Cosmetic Act or licensed under
section 351 of the Public Health Serv-
ice Act, or

1	$((\Pi)$ for which an investigational
2	use exemption has been authorized
3	under section 505(i) of the Federal
4	Food, Drug, and Cosmetic Act or
5	under section 351(a) of the Public
6	Health Service Act, or
7	"(ii) a combination product (as de-
8	scribed in section 503(g) of the Federal
9	Food, Drug, and Cosmetic Act), the con-
10	stituent parts of which were approved or
11	cleared under section 505, $510(k)$, or 515
12	of such Act.
13	"(D) INDUSTRIAL HEMP.—The term 'in-
14	dustrial hemp' means the plant Cannabis sativa
15	L. and any part of such plant, whether growing
16	or not, with a delta-9 tetrahydrocannabinol con-
17	centration of not more than 0.3 percent on a
18	dry weight basis.
19	"(2) THC-measurable cannabis product.—
20	The term 'THC-measurable cannabis product'
21	means any cannabis product—
22	"(A) with respect to which the Secretary
23	has made a determination that the amount of
24	tetrahydrocannabinol in such product can be
25	measured with a high degree of accuracy, or

1	"(B) which is not cannabis flower and the
2	concentration of tetrahydrocannabinol in which
3	is significantly higher than the average such
4	concentration in cannabis flower.
5	"(3) CANNABIS.—The term 'cannabis' has the
6	meaning given such term under section $102(16)$ of
7	the Controlled Substances Act (21 U.S.C. 802(16)).
8	"(b) Definitions Related to Cannabis Enter-
9	PRISES.—For purposes of this chapter—
10	"(1) CANNABIS ENTERPRISE.—The term 'can-
11	nabis enterprise' means a producer, importer, or ex-
12	port warehouse proprietor.
13	"(2) Producer.—
14	"(A) IN GENERAL.—The term 'producer'
15	means any person who plants, cultivates, har-
16	vests, grows, manufactures, produces, com-
17	pounds, converts, processes, prepares, or pack-
18	ages any cannabis product.
19	"(B) PERSONAL USE EXCEPTION.—Subject
20	to regulation prescribed by the Secretary, the
21	term 'producer' shall not include any individual
22	otherwise described in subparagraph (A) if the
23	only cannabis product described in such sub-
24	paragraph with respect to such individual is for
25	personal or family use and not for sale.

1	"(3) IMPORTER.—The term 'importer' means
2	any person who—
3	"(A) is in the United States and to whom
4	non-tax-paid cannabis products, produced in a
5	foreign country or a possession of the United
6	States, are shipped or consigned,
7	"(B) removes cannabis products for sale or
8	consumption in the United States from a cus-
9	toms bonded warehouse, or
10	"(C) smuggles or otherwise unlawfully
11	brings any cannabis product into the United
12	States.
13	"(4) Export warehouse proprietor.—
14	"(A) IN GENERAL.—The term 'export
15	warehouse proprietor' means any person who
16	operates an export warehouse.
17	"(B) EXPORT WAREHOUSE.—The term
18	'export warehouse' means a bonded internal
19	revenue warehouse for the storage of cannabis
20	products, upon which the internal revenue tax
21	has not been paid—
22	"(i) for subsequent shipment to a for-
23	eign country or a possession of the United
24	States, or

1	"(ii) for consumption beyond the ju-
2	risdiction of the internal revenue laws of
3	the United States.
4	"(5) CANNABIS PRODUCTION FACILITY.—The
5	term 'cannabis production facility' means an estab-
6	lishment which is qualified under subchapter C to
7	perform any operation for which such qualification is
8	required under such subchapter.
9	"(c) Other Definitions.—For purposes of this
10	chapter—
11	"(1) PRODUCE.—The term 'produce' includes
12	any activity described in subsection (b)(2)(A).
13	"(2) Removal; Remove.—The terms 'removal'
14	or 'remove' means—
15	"(A) the transfer of cannabis products
16	from the premises of a producer (or the trans-
17	fer of such products from the bonded premises
18	of a producer to a non-bonded premises of such
19	producer),
20	"(B) release of such products from cus-
21	toms custody, or
22	"(C) smuggling or other unlawful importa-
23	tion of such products into the United States.
24	"(3) Removal price.—The term 'removal
25	price' means—

1	"(A) except as otherwise provided in this
2	paragraph, the price for which the cannabis
3	product is sold in the sale which occurs in con-
4	nection with the removal of such product,
5	"(B) in the case of any such sale which is
6	described in section 5903(c), the price deter-
7	mined under such section, and
8	"(C) if there is no sale which occurs in
9	connection with such removal, the price which
10	would be determined under section 5903(c) if
11	such product were sold at a price which cannot
12	be determined.
13	"SEC. 5903. LIABILITY AND METHOD OF PAYMENT.
14	"(a) LIABILITY FOR TAX.—
15	"(1) Original liability.—The producer or
16	importer of any cannabis product shall be liable for
17	the taxes imposed thereon by section 5901.
18	"(2) TRANSFER OF LIABILITY.—
19	"(A) IN GENERAL.—When cannabis prod-
20	(ii) in omtimum. When carmans prou
	ucts are transferred, without payment of tax,
21	· · · · · · · · · · · · · · · · · · ·
21 22	ucts are transferred, without payment of tax,
	ucts are transferred, without payment of tax, pursuant to subsection (b) or (c) of section
22	ucts are transferred, without payment of tax, pursuant to subsection (b) or (c) of section 5904—

1	articles, and the transferor shall thereupon
2	be relieved of their liability for such tax,
3	and
4	"(ii) in the case of cannabis products
5	which are released in bond from customs
6	custody for transfer to the bonded prem-
7	ises of a producer, the transferee shall be-
8	come liable for the tax on such articles
9	upon release from customs custody, and
10	the importer shall thereupon be relieved of
11	their liability for such tax.
12	"(B) Returned to Bond.—All provisions
13	of this chapter applicable to cannabis products
14	in bond shall be applicable to such articles re-
15	turned to bond upon withdrawal from the mar-
16	ket or returned to bond after previous removal
17	for a tax-exempt purpose.
18	"(b) Method of Payment of Tax.—
19	"(1) IN GENERAL.—
20	"(A) TAXES PAID ON BASIS OF RETURN.—
21	The taxes imposed by section 5901 shall be
22	paid on the basis of return. The Secretary shall,
23	by regulations, prescribe the period or the event
24	to be covered by such return and the informa-
25	tion to be furnished on such return.

"(B) APPLICATION TO TRANSFEREES.—In the case of any transfer to which subsection (a)(2)(A) applies, the tax under section 5901 on the transferee shall (if not otherwise relieved by reason of a subsequent transfer to which such subsection applies) be imposed with respect to the removal of the cannabis product from the bonded premises of the transferee.

9 "(C) POSTPONEMENT.—Any postponement under this subsection of the payment of taxes 10 11 determined at the time of removal shall be conditioned upon the filing of such additional 12 13 bonds, and upon compliance with such require-14 ments, as the Secretary may prescribe for the 15 protection of the revenue. The Secretary may, 16 by regulations, require payment of tax on the 17 basis of a return prior to removal of the can-18 nabis products where a person defaults in the 19 postponed payment of tax on the basis of a re-20 turn under this subsection or regulations pre-21 scribed thereunder.

22 "(D) ADMINISTRATION AND PENALTIES.—
23 All administrative and penalty provisions of this
24 title, insofar as applicable, shall apply to any
25 tax imposed by section 5901.

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"(2) TIME FOR PAYMENT OF TAXES.—

2	"(A) IN GENERAL.—Except as otherwise
3	provided in this paragraph, in the case of taxes
4	on cannabis products removed during any semi-
5	monthly period under bond for deferred pay-
6	ment of tax, the last day for payment of such
7	taxes shall be the 14th day after the last day
8	of such semimonthly period.
9	"(B) Imported articles.—In the case of
10	cannabis products which are imported into the
11	United States, the following provisions shall
12	apply:
13	"(i) IN GENERAL.—The last day for
14	payment of tax shall be the 14th day after
15	the last day of the semimonthly period
16	during which the article is entered into the
17	customs territory of the United States.
18	"(ii) Special rule for entry of
19	WAREHOUSING.—Except as provided in
20	clause (iv), in the case of an entry for
21	warehousing, the last day for payment of
22	tax shall not be later than the 14th day
23	after the last day of the semimonthly pe-
24	riod during which the article is removed
25	from the first such warehouse.

1	"(iii) Foreign trade zones.—Ex-
2	cept as provided in clause (iv) and in regu-
3	lations prescribed by the Secretary, articles
4	brought into a foreign trade zone shall,
5	notwithstanding any other provision of law,
6	be treated for purposes of this subsection
7	as if such zone were a single customs
8	warehouse.
9	"(iv) Exception for articles des-
10	TINED FOR EXPORT.—Clauses (ii) and (iii)
11	shall not apply to any article which is
12	shown to the satisfaction of the Secretary
13	to be destined for export.
14	"(C) CANNABIS PRODUCTS BROUGHT INTO
15	THE UNITED STATES FROM PUERTO RICO.—In
16	the case of cannabis products which are
17	brought into the United States from Puerto
18	Rico and subject to tax under section 7652, the
19	last day for payment of tax shall be the 14th
20	day after the last day of the semimonthly pe-
21	riod during which the article is brought into the
22	United States.
23	"(D) Special rule where due date
24	FALLS ON SATURDAY, SUNDAY, OR HOLIDAY
25	Notwithstanding section 7503, if, but for this

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subparagraph, the due date under this para-2 graph would fall on a Saturday, Sunday, or a 3 legal holiday (as defined in section 7503), such 4 due date shall be the immediately preceding day which is not a Saturday, Sunday, or such a hol-6 iday.

7 "(E) SPECIAL RULE FOR UNLAWFULLY 8 PRODUCED CANNABIS PRODUCTS.—In the case 9 of any cannabis products produced in the 10 United States at any place other than the 11 premises of a producer that has filed the bond 12 and obtained the permit required under this 13 chapter, tax shall be due and payable imme-14 diately upon production.

15 "(3) PAYMENT BY ELECTRONIC FUND TRANS-16 FER.—Any person who in any 12-month period, end-17 ing December 31, was liable for a gross amount 18 equal to or exceeding \$5,000,000 in taxes imposed 19 on cannabis products by section 5901 (or section 20 7652) shall pay such taxes during the succeeding 21 calendar year by electronic fund transfer (as defined 22 in section 5061(e)(2)) to a Federal Reserve Bank. 23 Rules similar to the rules of section 5061(e)(3) shall 24 apply to the \$5,000,000 amount specified in the pre-25 ceding sentence.

1	"(c) Determination of Price.—
2	"(1) Constructive sale price.—
3	"(A) IN GENERAL.—If an article is sold di-
4	rectly to consumers, sold on consignment, or
5	sold (otherwise than through an arm's length
6	transaction) at less than the fair market price,
7	or if the price for which the article sold cannot
8	be determined, the tax under section $5901(a)$
9	shall be computed on the price for which such
10	articles are sold, in the ordinary course of
11	trade, by producers thereof, as determined by
12	the Secretary.
13	"(B) Arm's length.—
14	"(i) IN GENERAL.—For purposes of
15	this section, a sale is considered to be
16	made under circumstances otherwise than
17	at arm's length if—
18	"(I) the parties are members of
19	the same controlled group, whether or
20	not such control is actually exercised
21	to influence the sale price,
22	"(II) the parties are members of
23	a family, as defined in section
24	267(c)(4), or

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"(III) the sale is made pursuant
to special arrangements between a
producer and a purchaser.
"(ii) Controlled groups.—
"(I) IN GENERAL.—The term
'controlled group' has the meaning
given to such term by subsection (a)
of section 1563, except that 'more
than 50 percent' shall be substituted
for 'at least 80 percent' each place it
appears in such subsection.
"(II) Controlled groups
WHICH INCLUDE NONINCORPORATED
PERSONS.—Under regulations pre-
scribed by the Secretary, principles
similar to the principles of subclause
(I) shall apply to a group of persons
under common control where one or
more of such persons is not a corpora-
tion.
"(2) Containers, packing and transpor-
TATION CHARGES.—In determining, for the purposes
of this chapter, the price for which an article is sold,
there shall be included any charge for coverings and
containers of whatever nature, and any charge inci-

1	dent to placing the article in condition packed ready
2	for shipment, but there shall be excluded the amount
3	of tax imposed by this chapter, whether or not stat-
4	ed as a separate charge. A transportation, delivery,
5	insurance, installation, or other charge (not required
6	by the preceding sentence to be included) shall be
7	excluded from the price only if the amount thereof
8	is established to the satisfaction of the Secretary in
9	accordance with regulations.
10	"(3) Determination of applicable equiva-
11	LENT AMOUNTS.—Paragraphs (1) and (2) shall
12	apply for purposes of section 5901(c) only to the ex-
13	tent that the Secretary determines appropriate.
14	"(d) Partial Payments and Installment Ac-
15	COUNTS.—
16	"(1) PARTIAL PAYMENTS.—In the case of—
17	"(A) a contract for the sale of an article
18	wherein it is provided that the price shall be
19	paid by installments and title to the article sold
20	does not pass until a future date notwith-
21	standing partial payment by installments,
22	"(B) a conditional sale, or
23	"(C) a chattel mortgage arrangement
24	wherein it is provided that the sales price shall
	wherein it is provided that the sales price shall

there shall be paid upon each payment with respect
 to the article a percentage of such payment equal to
 the rate of tax in effect on the date such payment
 is due.

"(2) SALES OF INSTALLMENT ACCOUNTS.-If 5 6 installment accounts, with respect to payments on 7 which tax is being computed as provided in para-8 graph (1), are sold or otherwise disposed of, then 9 paragraph (1) shall not apply with respect to any 10 subsequent payments on such accounts (other than 11 subsequent payments on returned accounts with re-12 spect to which credit or refund is allowable by rea-13 son of section 6416(b)(5), but instead—

14 "(A) there shall be paid an amount equal15 to the difference between—

16 "(i) the tax previously paid on the
17 payments on such installment accounts,
18 and

19 "(ii) the total tax which would be pay20 able if such installment accounts had not
21 been sold or otherwise disposed of (com22 puted as provided in paragraph (1)), ex23 cept that

24 "(B) if any such sale is pursuant to the25 order of, or subject to the approval of, a court

1	of competent jurisdiction in a bankruptcy or in-
2	solvency proceeding, the amount computed
3	under subparagraph (A) shall not exceed the
4	sum of the amounts computed by multiplying—
5	"(i) the proportionate share of the
6	amount for which such accounts are sold
7	which is allocable to each unpaid install-
8	ment payment, by
9	"(ii) the rate of tax under this chap-
10	ter in effect on the date such unpaid in-
11	stallment payment is or was due.
12	The sum of the amounts payable under this
13	subsection in respect of the sale of any article
14	shall not exceed the total tax.
15	"SEC. 5904. EXEMPTION FROM TAX; TRANSFERS IN BOND.
16	"(a) EXEMPTION FROM TAX.—Cannabis products on
17	which the internal revenue tax has not been paid or deter-
18	mined may, subject to such regulations as the Secretary
19	shall prescribe, be withdrawn from the bonded premises
20	of any producer in approved containers free of tax and
21	not for resale for use—
22	((1) exclusively in scientific research by a lab-
23	oratory,
24	"(2) by a proprietor of a cannabis production
25	facility in research, development, or testing (other

1 than consumer testing or other market analysis) of 2 processes, systems, materials, or equipment, relating to cannabis or cannabis operations, under such limi-3 4 tations and conditions as to quantities, use, and ac-5 countability as the Secretary may by regulations re-6 quire for the protection of the revenue, or 7 "(3) by the United States or any governmental 8 agency thereof, any State, any political subdivision 9 of a State, or the District of Columbia, for non-10 consumption purposes. "(b) CANNABIS PRODUCTS TRANSFERRED OR RE-11 MOVED IN BOND FROM DOMESTIC FACTORIES AND EX-12 13 PORT WAREHOUSES.— 14 "(1) IN GENERAL.—Subject to such regulations 15 and under such bonds as the Secretary shall pre-16 scribe, a producer or export warehouse proprietor 17 may transfer cannabis products, without payment of 18 tax, to the bonded premises of another producer or

export warehouse proprietor, or remove such articles,
without payment of tax, for shipment to a foreign
country or a possession of the United States, or for
consumption beyond the jurisdiction of the internal
revenue laws of the United States.

24 "(2) LABELING.—Cannabis products may not
25 be transferred or removed under this subsection un-

1 less such products bear such marks, labels, or no-2 tices as the Secretary shall by regulations prescribe. 3 "(c) CANNABIS PRODUCTS RELEASED IN BOND 4 FROM CUSTOMS CUSTODY.—Cannabis products imported 5 or brought into the United States may be released from customs custody, without payment of tax, for delivery to 6 7 a producer or export warehouse proprietor if such articles 8 are not put up in packages, in accordance with such regu-9 lations and under such bond as the Secretary shall pre-10 scribe.

11 "(d) CANNABIS PRODUCTS EXPORTED AND RE-12 TURNED.—Cannabis products classifiable under item 9801.00.10 of the Harmonized Tariff Schedule of the 13 14 United States (relating to duty on certain articles pre-15 viously exported and returned), as in effect on the date of the enactment of the Marijuana Opportunity Reinvest-16 ment and Expungement Act, may be released from cus-17 18 toms custody, without payment of that part of the duty 19 attributable to the internal revenue tax for delivery to the 20 original producer of such cannabis products or to the ex-21 port warehouse proprietor authorized by such producer to 22 receive such products, in accordance with such regulations 23 and under such bond as the Secretary shall prescribe. 24 Upon such release such products shall be subject to this

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1	chapter as if they had not been exported or otherwise re-
2	moved from internal revenue bond.
3	"SEC. 5905. CREDIT, REFUND, OR DRAWBACK OF TAX.
4	"(a) Credit or Refund.—
5	"(1) IN GENERAL.—Credit or refund of any tax
6	imposed by this chapter or section 7652 shall be al-
7	lowed or made (without interest) to the cannabis en-
8	terprise on proof satisfactory to the Secretary that
9	the claimant cannabis enterprise has paid the tax
10	on—
11	"(A) cannabis products withdrawn from
12	the market by the claimant, or
13	"(B) such products lost (otherwise than by
14	theft) or destroyed, by fire, casualty, or act of
15	God, while in the possession or ownership of the
16	claimant.
17	"(2) CANNABIS PRODUCTS LOST OR DE-
18	STROYED IN BOND.—
19	"(A) EXTENT OF LOSS ALLOWANCE.—No
20	tax shall be collected in respect of cannabis
21	products lost or destroyed while in bond, except
22	that such tax shall be collected—
23	"(i) in the case of loss by theft, unless
24	the Secretary finds that the theft occurred
25	without connivance, collusion, fraud, or

1 negligence on the part of the proprietor of 2 the cannabis production facility, owner, 3 consignor, consignee, bailee, or carrier, or 4 their employees or agents, "(ii) in the case of voluntary destruc-5 6 tion, unless such destruction is carried out 7 as provided in paragraph (3), and 8 "(iii) in the case of an unexplained 9 shortage of cannabis products. "(B) PROOF OF LOSS.—In any case in 10 11 which cannabis products are lost or destroyed, 12 whether by theft or otherwise, the Secretary 13 may require the proprietor of a cannabis pro-14 duction facility or other person liable for the 15 tax to file a claim for relief from the tax and submit proof as to the cause of such loss. In 16 17 every case where it appears that the loss was by 18 theft, the burden shall be upon the proprietor 19 of the cannabis production facility or other per-20 son responsible for the tax under section 5901 21 to establish to the satisfaction of the Secretary 22 that such loss did not occur as the result of 23 connivance, collusion, fraud, or negligence on 24 the part of the proprietor of the cannabis pro-

1	duction facility, owner, consignor, consignee,
2	bailee, or carrier, or their employees or agents.
3	"(C) Refund of Tax.—In any case where
4	the tax would not be collectible by virtue of sub-
5	paragraph (A), but such tax has been paid, the
6	Secretary shall refund such tax.
7	"(D) LIMITATIONS.—Except as provided in
8	subparagraph (E), no tax shall be abated, re-
9	mitted, credited, or refunded under this para-
10	graph where the loss occurred after the tax was
11	determined. The abatement, remission, credit,
12	or refund of taxes provided for by subpara-
13	graphs (A) and (C) in the case of loss of can-
14	nabis products by theft shall only be allowed to
15	the extent that the claimant is not indemnified
16	against or recompensed in respect of the tax for
17	such loss.
18	"(E) Applicability.—The provisions of
19	this paragraph shall extend to and apply in re-
20	spect of cannabis products lost after the tax
21	was determined and before completion of the
22	physical removal of the cannabis products from
23	the bonded premises.
24	"(3) VOLUNTARY DESTRUCTION.—The propri-

25 etor of a cannabis production facility or other per-

sons liable for the tax imposed by this chapter or by
 section 7652 with respect to any cannabis product in
 bond may voluntarily destroy such products, but
 only if such destruction is under such supervision
 and under such regulations as the Secretary may
 prescribe.

"(4) LIMITATION.—Any claim for credit or refund of tax under this subsection shall be filed within 6 months after the date of the withdrawal from
the market, loss, or destruction of the products to
which the claim relates, and shall be in such form
and contain such information as the Secretary shall
by regulations prescribe.

14 "(b) DRAWBACK OF TAX.—There shall be an allow-15 ance of drawback of tax paid on cannabis products, when 16 shipped from the United States, in accordance with such 17 regulations and upon the filing of such bond as the Sec-18 retary shall prescribe.

19 "Subchapter B—Occupational Tax

"Sec. 5911. Imposition and rate of tax."Sec. 5912. Payment of tax."Sec. 5913. Provisions relating to liability for occupational taxes."Sec. 5914. Application to State laws.

20 "SEC. 5911. IMPOSITION AND RATE OF TAX.

21 "(a) IN GENERAL.—Any person engaged in business
22 as a producer or an export warehouse proprietor shall pay
23 a tax of \$1,000 per year (referred to in this subchapter

1 as an 'occupational tax') in respect of each premises at2 which such business is carried on.

3 "(b) PENALTY FOR FAILURE TO REGISTER.—Any 4 person engaged in business as a producer or an export 5 warehouse proprietor who willfully fails to pay the occupa-6 tion tax shall be fined not more than \$5,000, or impris-7 oned not more than 2 years, or both, for each such offense.

8 "SEC. 5912. PAYMENT OF TAX.

9 "(a) CONDITION PRECEDENT TO CARRYING ON
10 BUSINESS.—No person shall be engaged in or carry on
11 any trade or business subject to the occupational tax until
12 such person has paid such tax.

13 "(b) Computation.—

14 "(1) IN GENERAL.—The occupational tax shall
15 be imposed—

16 "(A) as of on the first day of July in each17 year, or

18 "(B) on commencing any trade or business19 on which such tax is imposed.

"(2) PERIOD.—In the case of a tax imposed
under subparagraph (A) of paragraph (1), the occupational tax shall be reckoned for 1 year, and in the
case of subparagraph (B) of such paragraph, it shall
be reckoned proportionately, from the first day of
the month in which the liability to such tax com-

menced, to and including the 30th day of June fol lowing.

3 "(c) Method of Payment.—

4 "(1) PAYMENT BY RETURN.—The occupational
5 tax shall be paid on the basis of a return under such
6 regulations as the Secretary shall prescribe.

"(2) STAMP DENOTING PAYMENT OF TAX.—
After receiving a properly executed return and remittance of any occupational tax, the Secretary shall
issue to the taxpayer an appropriate stamp as a receipt denoting payment of the tax. This paragraph
shall not apply in the case of a return covering liability for a past period.

14 "SEC. 5913. PROVISIONS RELATING TO LIABILITY FOR OC-

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CUPATIONAL TAXES.

16 "(a) PARTNERS.—Any number of persons doing busi17 ness in partnership at any one place shall be required to
18 pay a single occupational tax.

"(b) DIFFERENT BUSINESSES OF SAME OWNERSHIP
AND LOCATION.—Whenever more than one of the pursuits
or occupations described in this subchapter are carried on
in the same place by the same person at the same time,
except as otherwise provided in this subchapter, the occupational tax shall be paid for each according to the rates
severally prescribed.

1	"(c) Businesses in More Than One Location.—
2	"(1) LIABILITY FOR TAX.—The payment of the
3	occupational tax shall not exempt from an additional
4	occupational tax the person carrying on a trade or
5	business in any other place than that stated in the
6	records of the Internal Revenue Service.
7	"(2) Storage.—Nothing contained in para-
8	graph (1) shall require imposition of an occupational
9	tax for the storage of cannabis products at a loca-
10	tion other than the place where such products are
11	sold or offered for sale.
12	"(3) Place.—
13	"(A) IN GENERAL.—For purposes of this
14	section, the term 'place' means the entire office,
15	plant or area of the business in any one loca-
16	tion under the same proprietorship.
17	"(B) DIVISIONS.—For purposes of this
18	paragraph, any passageways, streets, highways,
19	rail crossings, waterways, or partitions dividing
20	the premises shall not be deemed sufficient sep-
21	aration to require an additional occupational
22	tax, if the various divisions are otherwise con-
23	tiguous.
24	"(d) Death or Change of Location.—

1	"(1) IN GENERAL.—In addition to the person
2	who has paid the occupational tax for the carrying
3	on of any business at any place, any person de-
4	scribed in paragraph (2) may secure the right to
5	carry on, without incurring any additional occupa-
6	tional tax, the same business at the same place for
7	the remainder of the taxable period for which the oc-
8	cupational tax was paid.
9	"(2) ELIGIBLE PERSONS.—The persons de-
10	scribed in this paragraph are the following:
11	"(A) The surviving spouse or child, or ex-
12	ecutor or administrator or other legal represent-
13	ative, of a deceased taxpayer.
14	"(B) A husband or wife succeeding to the
15	business of his or her living spouse.
16	"(C) A receiver or trustee in bankruptcy,
17	or an assignee for benefit of creditors.
18	"(D) The partner or partners remaining
19	after death or withdrawal of a member of a
20	partnership.
21	"(3) CHANGE OF LOCATION.—When any person
22	moves to any place other than the place for which
23	occupational tax was paid for the carrying on of any
24	business, such person may secure the right to carry
25	on, without incurring additional occupational tax,

1 the same business at the new location for the re-2 mainder of the taxable period for which the occupa-3 tional tax was paid. To secure the right to carry on 4 the business without incurring additional occupational tax, the successor, or the person relocating 5 6 their business, must register the succession or relo-7 cation with the Secretary in accordance with regula-8 tions prescribed by the Secretary.

9 "(e) FEDERAL AGENCIES OR INSTRUMENTAL-10 ITIES.—Any tax imposed by this subchapter shall apply 11 to any agency or instrumentality of the United States un-12 less such agency or instrumentality is granted by statute 13 a specific exemption from such tax.

14 "SEC. 5914. APPLICATION TO STATE LAWS.

15 "The payment of any tax imposed by this subchapter
16 for carrying on any trade or business shall not be held
17 to—

18 "(1) exempt any person from any penalty or 19 punishment provided by the laws of any State for 20 carrying on such trade or business within such 21 State, or in any manner to authorize the commence-22 ment or continuance of such trade or business con-23 trary to the laws of such State or in places prohib-24 ited by municipal law, or "(2) prohibit any State from placing a duty or
 tax on the same trade or business, for State or other
 purposes.

4 "Subchapter C—Bond and Permits

"Sec. 5921. Establishment and bond. "Sec. 5922. Application for permit. "Sec. 5923. Permit.

5 "SEC. 5921. ESTABLISHMENT AND BOND.

6 "(a) PROHIBITION ON PRODUCTION OUTSIDE OF7 BONDED CANNABIS PRODUCTION FACILITY.—

8 "(1) IN GENERAL.—Except as authorized by 9 the Secretary or on the bonded premises of a can-10 nabis production facility duly authorized to produce 11 cannabis products according to law, no cannabis 12 product may planted, cultivated, harvested, grown, 13 manufactured, produced, compounded, converted, 14 processed, prepared, or packaged in any building or 15 on any premises.

16 "(2) AUTHORIZED PRODUCERS ONLY.—No per17 son other than a producer which has filed the bond
18 required under subsection (b) and received a permit
19 described in section 5923 may produce any cannabis
20 product.

21 "(3) PERSONAL USE EXCEPTION.—This sub22 section shall not apply with respect the activities of
23 an individual who is not treated as a producer by
24 reason of section 5902(b)(2)(B).

1 "(b) BOND.—

"(1) WHEN REQUIRED.—Every person, before 2 commencing business as a producer or an export 3 4 warehouse proprietor, shall file such bond, condi-5 tioned upon compliance with this chapter and regu-6 lations issued thereunder, in such form, amount, and 7 manner as the Secretary shall by regulation pre-8 scribe. A new or additional bond may be required 9 whenever the Secretary considers such action nec-10 essary for the protection of the revenue.

11 "(2) APPROVAL OR DISAPPROVAL.—No person 12 shall engage in such business until he receives notice 13 of approval of such bond. A bond may be dis-14 approved, upon notice to the principal on the bond, 15 if the Secretary determines that the bond is not ade-16 quate to protect the revenue.

17 "(3) CANCELLATION.—Any bond filed here18 under may be canceled, upon notice to the principal
19 on the bond, whenever the Secretary determines that
20 the bond no longer adequately protects the revenue.

21 "SEC. 5922. APPLICATION FOR PERMIT.

"(a) IN GENERAL.—Every person, before commencing business as a cannabis enterprise, and at such
other time as the Secretary shall by regulation prescribe,
shall make application for the permit provided for in sec-

1 tion 5923. The application shall be in such form as the
2 Secretary shall prescribe and shall set forth, truthfully and
3 accurately, the information called for on the form. Such
4 application may be rejected and the permit denied if the
5 Secretary, after notice and opportunity for hearing, finds
6 that—

7 "(1) the premises on which it is proposed to
8 conduct the cannabis enterprise will not be adequate
9 to protect the revenue after commencing operations,
10 or

"(2) such person (including, in the case of a
corporation, any officer, director, or principal stockholder and, in the case of a partnership, any partner) has failed to disclose any material information
required or made any materially false statement in
the application therefor.

17 "SEC. 5923. PERMIT.

18 "(a) ISSUANCE.—A person shall not engage in business as a cannabis enterprise without a permit to engage 19 20 in such business. Such permit, conditioned upon compli-21 ance with this chapter and regulations issued thereunder, 22 shall be issued in such form and in such manner as the 23 Secretary shall by regulation prescribe. A new permit may 24 be required at such other time as the Secretary shall by regulation prescribe. 25

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1	"(b) SUSPENSION OR REVOCATION.—
2	"(1) Show cause hearing.—If the Secretary
3	has reason to believe that any person holding a per-
4	mit—
5	"(A) has not in good faith complied with
6	this chapter, or with any other provision of this
7	title involving intent to defraud,
8	"(B) has violated the conditions of such
9	permit,
10	"(C) has failed to disclose any material in-
11	formation required or made any material false
12	statement in the application for such permit, or
13	"(D) has failed to maintain their premises
14	in such manner as to protect the revenue,
15	the Secretary shall issue an order, stating the facts
16	charged, citing such person to show cause why their
17	permit should not be suspended or revoked.
18	"(2) Action following hearing.—If, after
19	hearing, the Secretary finds that such person has
20	not shown cause why their permit should not be sus-
21	pended or revoked, such permit shall be suspended
22	for such period as the Secretary deems proper or
23	shall be revoked.
24	"(c) INFORMATION REPORTING.—The Secretary may
25	require—

"(1) information reporting by any person issued 1 2 a permit under this section, and "(2) information reporting by such other per-3 sons as the Secretary deems necessary to carry out 4 5 this chapter. 6 "(d) INSPECTION OR DISCLOSURE OF INFORMA-7 TION.—For rules relating to inspection and disclosure of 8 returns and return information, see section 6103(o). 9 "Subchapter D—Operations

"Sec. 5931. Inventories, reports, and records.
"Sec. 5932. Packaging and labeling.
"Sec. 5933. Purchase, receipt, possession, or sale of cannabis products after removal.
"Sec. 5934. Restrictions relating to marks, labels, notices, and packages.
"Sec. 5935. Restriction on importation of previously exported cannabis products. **"SEC. 5931. INVENTORIES, REPORTS, AND RECORDS.**"Every cannabis enterprise shall—

12 "(1) make a true and accurate inventory at the 13 time of commencing business, at the time of con-14 cluding business, and at such other times, in such 15 manner and form, and to include such items, as the 16 Secretary shall by regulation prescribe, with such in-17 ventories to be subject to verification by any internal 18 revenue officer,

"(2) make reports containing such information,
in such form, at such times, and for such periods as
the Secretary shall by regulation prescribe, and

"(3) keep such records in such manner as the
 Secretary shall by regulation prescribe, with such
 records to be available for inspection by any internal
 revenue officer during business hours.

5 "SEC. 5932. PACKAGING AND LABELING.

6 "(a) PACKAGES.—All cannabis products shall, before
7 removal, be put up in such packages as the Secretary shall
8 by regulation prescribe.

9 "(b) MARKS, LABELS, AND NOTICES.—Every pack-10 age of cannabis products shall, before removal, bear the 11 marks, labels, and notices if any, that the Secretary by 12 regulation prescribes.

"(c) LOTTERY FEATURES.—No certificate, coupon,
or other device purporting to be or to represent a ticket,
chance, share, or an interest in, or dependent on, the event
of a lottery shall be contained in, attached to, or stamped,
marked, written, or printed on any package of cannabis
products.

"(d) INDECENT OR IMMORAL MATERIAL PROHIBITED.—No indecent or immoral picture, print, or representation shall be contained in, attached to, or stamped,
marked, written, or printed on any package of cannabis
products.

1	"(e) EXCEPTIONS.—Subject to regulations prescribed
2	by the Secretary, cannabis products may be exempted
3	from subsections (a) and (b) if such products are—
4	"(1) for experimental purposes, or
5	"(2) transferred to the bonded premises of an-
6	other producer or export warehouse proprietor or re-
7	leased in bond from customs custody for delivery to
8	a producer.
9	"SEC. 5933. PURCHASE, RECEIPT, POSSESSION, OR SALE OF
10	CANNABIS PRODUCTS AFTER REMOVAL.
11	"(a) RESTRICTION.—No person shall—
12	"(1) with intent to defraud the United States,
13	purchase, receive, possess, offer for sale, or sell or
14	otherwise dispose of, after removal, any cannabis
15	products—
16	"(A) upon which the tax has not been paid
17	or determined in the manner and at the time
18	prescribed by this chapter or regulations there-
19	under, or
20	"(B) which, after removal without payment
21	of tax pursuant to section 5904(a), have been
22	diverted from the applicable purpose or use
23	specified in that section,
24	

25 purchase, receive, possess, offer for sale, or sell or

otherwise dispose of, after removal, any cannabis
 products which are not put up in packages as re quired under section 5932 or which are put up in
 packages not bearing the marks, labels, and notices,
 as required under such section, or

6 "(3) otherwise than with intent to defraud the 7 United States, purchase, receive, possess, offer for 8 sale, or sell or otherwise dispose of, after removal, 9 any cannabis products which are not put up in pack-10 ages as required under section 5932 or which are 11 put up in packages not bearing the marks, labels, 12 and notices, as required under such section.

"(b) EXCEPTION.—Paragraph (3) of subsection (a)
shall not prevent the sale or delivery of cannabis products
directly to consumers from proper packages, nor apply to
such articles when so sold or delivered.

17 "(c) LIABILITY TO TAX.—Any person who possesses
18 cannabis products in violation of paragraph (1) or (2) of
19 subsection (a) shall be liable for a tax equal to the tax
20 on such articles.

21 "SEC. 5934. RESTRICTIONS RELATING TO MARKS, LABELS, 22 NOTICES, AND PACKAGES.

23 "No person shall, with intent to defraud the United
24 States, destroy, obliterate, or detach any mark, label, or
25 notice prescribed or authorized, by this chapter or regula-

1	tions thereunder, to appear on, or be affixed to, any pack-
2	age of cannabis products before such package is emptied.
3	"SEC. 5935. RESTRICTION ON IMPORTATION OF PRE-
4	VIOUSLY EXPORTED CANNABIS PRODUCTS.
5	"(a) Export Labeled Cannabis Products.—
6	"(1) IN GENERAL.—Cannabis products pro-
7	duced in the United States and labeled for expor-
8	tation under this chapter—
9	"(A) may be transferred to or removed
10	from the premises of a producer or an export
11	warehouse proprietor only if such articles are
12	being transferred or removed without tax in ac-
13	cordance with section 5904,
14	"(B) may be imported or brought into the
15	United States, after their exportation, only if
16	such articles either are eligible to be released
17	from customs custody with the partial duty ex-
18	emption provided in section 5904(d) or are re-
19	turned to the original producer of such article
20	as provided in section 5904(c), and
21	"(C) may not be sold or held for sale for
22	domestic consumption in the United States un-
23	less such articles are removed from their export
24	packaging and repackaged by the original pro-

ducer into new packaging that does not contain an export label.

3 "(2) Alterations by persons other than 4 ORIGINAL PRODUCER.—This section shall apply to articles labeled for export even if the packaging or 5 6 the appearance of such packaging to the consumer 7 of such articles has been modified or altered by a 8 person other than the original producer so as to re-9 move or conceal or attempt to remove or conceal (in-10 cluding by the placement of a sticker over) any ex-11 port label.

"(3) EXPORTS INCLUDE SHIPMENTS TO PUERTO RICO.—For purposes of this section, section
5904(d), section 5941, and such other provisions as
the Secretary may specify by regulations, references
to exportation shall be treated as including a reference to shipment to the Commonwealth of Puerto
Rico.

"(b) EXPORT LABEL.—For purposes of this section,
an article is labeled for export or contains an export label
if it bears the mark, label, or notice required under section
5904(b).

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"Subchapter E—Penalties

"Sec. 5941. Civil penalties. "Sec. 5942. Criminal penalties. 56

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1 "SEC. 5941. CIVIL PENALTIES.

2 "(a) Omitting Things Required or Doing 3 THINGS FORBIDDEN.—Whoever willfully omits, neglects, or refuses to comply with any duty imposed upon them 4 5 by this chapter, or to do, or cause to be done, any of the things required by this chapter, or does anything prohib-6 7 ited by this chapter, shall in addition to any other penalty 8 provided in this title, be liable to a penalty of \$10,000, 9 to be recovered, with costs of suit, in a civil action, except where a penalty under subsection (b) or (c) or under sec-10 11 tion 6651 or 6653 or part II of subchapter A of chapter 68 may be collected from such person by assessment. 12

"(b) FAILURE TO PAY TAX.—Whoever fails to pay
any tax imposed by this chapter at the time prescribed
by law or regulations, shall, in addition to any other penalty provided in this title, be liable to a penalty of 10 percent of the tax due but unpaid.

18 "(c) SALE OF CANNABIS OR CANNABIS PRODUCTS19 FOR EXPORT.—

20 "(1) Every person who sells, relands, or receives
21 within the jurisdiction of the United States any can22 nabis products which have been labeled or shipped
23 for exportation under this chapter,

24 "(2) every person who sells or receives such re-25 landed cannabis products, and

"(3) every person who aids or abets in such
 selling, relanding, or receiving,

3 shall, in addition to the tax and any other penalty provided 4 in this title, be liable for a penalty equal to the greater 5 of \$10,000 or 10 times the amount of the tax imposed by this chapter. All cannabis products relanded within the 6 7 jurisdiction of the United States shall be forfeited to the 8 United States and destroyed. All vessels, vehicles, and air-9 craft used in such relanding or in removing such cannabis 10 products from the place where relanded, shall be forfeited to the United States. 11

"(d) APPLICABILITY OF SECTION 6665.—The penalties imposed by subsections (b) and (c) shall be assessed,
collected, and paid in the same manner as taxes, as provided in section 6665(a).

16 "(e) CROSS REFERENCES.—For penalty for failure to
17 make deposits or for overstatement of deposits, see section
18 6656.

19 "SEC. 5942. CRIMINAL PENALTIES.

20 "(a) FRAUDULENT OFFENSES.—Whoever, with in21 tent to defraud the United States—

"(1) engages in business as a cannabis enterprise without filing the application and obtaining the
permit where required by this chapter or regulations
thereunder,

1	"(2) fails to keep or make any record, return,
2	report, or inventory, or keeps or makes any false or
3	fraudulent record, return, report, or inventory, re-
4	quired by this chapter or regulations thereunder,
5	"(3) refuses to pay any tax imposed by this
6	chapter, or attempts in any manner to evade or de-
7	feat the tax or the payment thereof,
8	"(4) sells or otherwise transfers, contrary to
9	this chapter or regulations thereunder, any cannabis
10	products subject to tax under this chapter, or
11	"(5) purchases, receives, or possesses, with in-
12	tent to redistribute or resell, any cannabis product—
13	"(A) upon which the tax has not been paid
14	or determined in the manner and at the time
15	prescribed by this chapter or regulations there-
16	under, or
17	"(B) which, without payment of tax pursu-
18	ant to section 5904, have been diverted from
19	the applicable purpose or use specified in that
20	section,
21	shall, for each such offense, be fined not more than
22	\$10,000, or imprisoned not more than 5 years, or both.
23	"(b) LIABILITY TO TAX.—Any person who possesses
24	cannabis products in violation of subsection (a) shall be
25	liable for a tax equal to the tax on such articles.".

(c) STUDY.—Not later than 2 years after the date
 of the enactment of this Act, and every 5 years thereafter,
 the Secretary of the Treasury, or the Secretary's delegate,
 shall—

5 (1) conduct a study concerning the characteris-6 tics of the cannabis industry, including the number 7 of persons operating cannabis enterprises at each 8 level of such industry, the volume of sales, the 9 amount of tax collected each year, and the areas of 10 evasion, and

(2) submit to Congress recommendations to improve the regulation of the industry and the administration of the related tax.

14 (d) ANNUAL REPORTS REGARDING DETERMINATION 15 OF APPLICABLE RATES.—Not later than 6 months before the beginning of each calendar year to which section 16 17 5901(a)(2) of the Internal Revenue Code of 1986 (as 18 added by this section) applies, the Secretary of the Treasury, or the Secretary's delegate, shall make publicly avail-19 20 able a detailed description of the methodology which the 21 Secretary anticipates using to determine the applicable 22 rate per ounce and the applicable rate per gram which 23 will apply for such calendar year under section 5901(c)(2)of such Code. 24

25 (e) Conforming Amendments.—

	01
1	(1) Section $6103(0)(1)(A)$ of the Internal Rev-
2	enue Code of 1986 is amended by striking "and fire-
3	arms" and inserting "firearms, and cannabis prod-
4	ucts".
5	(2) The table of chapters for subtitle E of such
6	Code is amended by adding at the end the following
7	new item:
	"Chapter 56. Cannabis Products".
8	(3) The table of sections for subchapter A of
9	chapter 98 of such Code is amended by adding at
10	the end the following new item:
	"Sec. 9512. Establishment of Opportunity Trust Fund.".
11	(f) Effective Date.—
12	(1) IN GENERAL.—Except as otherwise pro-
13	vided in this subsection, the amendments made by
14	this section shall apply to removals, and applications
15	for permits under section 5922 of the Internal Rev-
16	enue Code of 1986 (as added by subsection (b)),
17	after 180 days after the date of the enactment of
18	this Act.
19	(2) ESTABLISHMENT OF OPPORTUNITY TRUST
20	FUND.—The amendment made by subsection (a)
21	shall take effect on the date of the enactment of this
22	Act.

1 SEC. 6. OPPORTUNITY TRUST FUND PROGRAMS.

2 (a) CANNABIS JUSTICE OFFICE; COMMUNITY REIN3 VESTMENT GRANT PROGRAM.—

4 (1) CANNABIS JUSTICE OFFICE.—Part A of
5 title I of the Omnibus Crime Control and Safe
6 Streets Act of 1968 (34 U.S.C. 10101 et seq.) is
7 amended by inserting after section 109 the fol8 lowing:

9 "SEC. 110. CANNABIS JUSTICE OFFICE.

10 "(a) ESTABLISHMENT.—There is established within the Office of Justice Programs a Cannabis Justice Office. 11 12 "(b) DIRECTOR.—The Cannabis Justice Office shall 13 be headed by a Director who shall be appointed by the Assistant Attorney General for the Office of Justice Pro-14 grams. The Director shall report to the Assistant Attorney 15 General for the Office of Justice Programs. The Director 16 shall award grants and may enter into compacts, coopera-17 18 tive agreements, and contracts on behalf of the Cannabis 19 Justice Office. The Director may not engage in any em-20 ployment other than that of serving as the Director, nor may the Director hold any office in, or act in any capacity 21 22 for, any organization, agency, or institution with which the 23 Office makes any contract or other arrangement.

- 24 "(c) Employees.—
- 25 "(1) IN GENERAL.—The Director shall employ
 26 as many full-time employees as are needed to carry
 •HR 3617 EH

1	out the duties and functions of the Cannabis Justice
2	Office under subsection (d). Such employees shall be
3	exclusively assigned to the Cannabis Justice Office.
4	"(2) INITIAL HIRES.—Not later than 6 months
5	after the date of enactment of this section, the Di-
6	rector shall—
7	"(A) hire no less than one-third of the
8	total number of employees of the Cannabis Jus-
9	tice Office; and
10	"(B) no more than one-half of the employ-
11	ees assigned to the Cannabis Justice Office by
12	term appointment that may after 2 years be
13	converted to career appointment.
14	"(3) LEGAL COUNSEL.—At least one employee
15	hired for the Cannabis Justice Office shall serve as
16	legal counsel to the Director and shall provide coun-
17	sel to the Cannabis Justice Office.
18	"(d) Duties and Functions.—The Cannabis Jus-
19	tice Office is authorized to—
20	"(1) administer the Community Reinvestment
21	Grant Program; and
22	((2) perform such other functions as the Assist-
23	ant Attorney General for the Office of Justice Pro-
24	grams may delegate, that are consistent with the
25	statutory obligations of this section.".

(2) COMMUNITY REINVESTMENT GRANT PRO GRAM.—Title I of the Omnibus Crime Control and
 Safe Streets Act of 1968 (34 U.S.C. et seq.) is
 amended by adding at the end the following:

5 "PART PP—COMMUNITY REINVESTMENT GRANT 6 PROGRAM

7 "SEC. 3056. AUTHORIZATION.

8 "(a) IN GENERAL.—The Director of the Cannabis 9 Justice Office shall establish and carry out a grant pro-10 gram, known as the 'Community Reinvestment Grant Pro-11 gram', to provide eligible entities with funds to administer 12 services for individuals adversely impacted by the War on 13 Drugs, including—

14 "(1) job training;

15 "(2) reentry services;

16 "(3) legal aid for civil and criminal cases, in17 cluding expungement of cannabis convictions;

18 "(4) literacy programs;

19 "(5) youth recreation or mentoring programs;20 and

21 "(6) health education programs.

"(b) SUBSTANCE USE DISORDER SERVICES.—The
Director, in consultation with the Secretary of Health and
Human Services, shall provide eligible entities with funds
to administer substance use disorder services for individ-

uals adversely impacted by the War on Drugs or connect
 patients with substance use disorder services. Also eligible
 for such services are individuals who have been arrested
 for or convicted of the sale, possession, use, manufacture,
 or cultivation of a controlled substance other than can nabis (except for a conviction involving distribution to a
 minor).

8 "SEC. 3057. FUNDING FROM OPPORTUNITY TRUST FUND.

9 "The Director shall carry out the program under this
10 part using funds made available under section 9512(c)(1)
11 and (2) of the Internal Revenue Code.

12 **"SEC. 3058. DEFINITIONS.**

13 "In this part:

"(1) The term 'cannabis conviction' means a
conviction, or adjudication of juvenile delinquency,
for a cannabis offense (as such term is defined in
section 13 of the Marijuana Opportunity Reinvestment and Expungement Act).

"(2) The term 'eligible entity' means a nonprofit organization, as defined in section 501(c)(3)
of the Internal Revenue Code, that is representative
of a community or a significant segment of a community with experience in providing relevant services
to individuals adversely impacted by the War on
Drugs in that community.

"(3) The term 'individuals adversely impacted
 by the War on Drugs' has the meaning given that
 term in section 6 of the Marijuana Opportunity Re investment and Expungement Act.".

5 (b) CANNABIS RESTORATIVE OPPORTUNITY PRO-6 GRAM; EQUITABLE LICENSING GRANT PROGRAM.—

7 (1)CANNABIS RESTORATIVE **OPPORTUNITY** PROGRAM.—The Administrator of the Small Busi-8 9 ness Administration shall establish and carry out a 10 program, to be known as the "Cannabis Restorative 11 Opportunity Program", to provide loans and tech-12 nical assistance under section 7(m) of the Small 13 Business Act (15 U.S.C. 636(m)) to assist small 14 business concerns owned and controlled by socially 15 and economically disadvantaged individuals that op-16 erate in eligible States or localities.

17 (2) Equitable licensing grant program.— 18 The Administrator of the Small Business Adminis-19 tration shall establish and carry out a grant pro-20 gram, to be known as the "Equitable Licensing 21 Grant Program", to provide any eligible State or lo-22 cality funds to develop and implement equitable can-23 nabis licensing programs that minimize barriers to 24 cannabis licensing and employment for individuals 25 adversely impacted by the War on Drugs, provided

1	that each grantee includes in its cannabis licensing
2	program at least four of the following elements:
3	(A) A waiver of cannabis license applica-
4	tion fees for individuals who report an income
5	below 250 percent of the Federal Poverty Level
6	for at least 5 of the past 10 years and who are
7	first-time applicants for a cannabis license.
8	(B) A prohibition on the denial of a can-
9	nabis license based on a conviction for a can-
10	nabis offense that took place prior to State le-
11	galization of cannabis or the date of enactment
12	of this Act, as appropriate.
13	(C) A prohibition on restrictions for licens-
14	ing relating to criminal convictions except with
15	respect to a criminal conviction related to own-
16	ing and operating a business.
17	(D) A prohibition on cannabis license hold-
18	ers engaging in suspicionless cannabis drug
19	testing of their prospective or current employ-
20	ees, except with respect to drug testing for safe-
21	ty-sensitive positions required under part 40 of
22	title 49, Code of Federal Regulations.
23	(E) The establishment of a cannabis li-
24	censing board that is reflective of the racial,
25	ethnic, economic, and gender composition of the

1	eligible State or locality, to serve as an over-
2	sight body of the equitable licensing program.
3	(3) DEFINITIONS.—In this subsection:
4	(A) ELIGIBLE STATE OR LOCALITY.—The
5	term "eligible State or locality" means a State
6	or locality that has taken steps to—
7	(i) create an automatic process, at no
8	cost to the individual, for the
9	expungement, destruction, or sealing of
10	criminal records for cannabis offenses; and
11	(ii) eliminate violations or other pen-
12	alties for persons under parole, probation,
13	pre-trial, or other State or local criminal
14	supervision for a cannabis offense.
15	(B) Individual adversely impacted by
16	THE WAR ON DRUGS.—The term "individual
17	adversely impacted by the War on Drugs"
18	means an individual—
19	(i) who reports an income below 250
20	percent of the Federal Poverty Level for at
21	least 5 of the past 10 years; and
22	(ii) who has been arrested for or con-
23	victed of the sale, possession, use, manu-
24	facture, or cultivation of cannabis (except
25	for a conviction involving distribution to a

1	minor), or whose parent, sibling, spouse, or
2	child has been arrested for or convicted of
3	such an offense.

4 (C) SMALL BUSINESS CONCERN OWNED 5 AND CONTROLLED BY SOCIALLY AND ECONOMI-6 CALLY DISADVANTAGED INDIVIDUALS.—The 7 term "small business concern owned and controlled by socially and economically disadvan-8 9 taged individuals" has the meaning given in 10 section 8(d)(3)(C) of the Small Business Act 11 (15 U.S.C. 637(d)(3)(C)).

12 (D) STATE.—The term "State" means 13 each of the several States, the District of Co-14 lumbia, Puerto Rico, any territory or possession 15 of the United States, and any Indian Tribe (as 16 defined in section 201 of Public Law 90–294 17 (25 U.S.C. 1301) (commonly known as the "In-18 dian Civil Rights Act of 1968")).

19 (c) Study on Programs.—

(1) GAO STUDY.—The Comptroller General of
the United States, in consultation with the Administrator of the Small Business Administration, shall
conduct an annual study on the individuals and entities receiving assistance under the Cannabis Restorative Opportunity and Equitable Licensing Pro-

1	orama. This study shall include the types of assist
	grams. This study shall include the types of assist-
2	ance by state, and a description of the efforts by the
3	Small Business Administration to increase access to
4	capital for cannabis-related small business concerns
5	owned and controlled by socially and economically
6	disadvantaged individuals, individuals adversely im-
7	pacted by the War on Drugs, as well as the racial,
8	ethnic, economic and gender composition of the eligi-
9	ble State or locality.
10	(2) REPORT.—Not later than 1 year after the
11	date of enactment of this Act, the Comptroller Gen-
12	eral of the United States shall submit a report on
13	the results of the study conducted under paragraph
14	(1) to—
15	(A) the Committee on Small Business of
16	the House of Representatives;
17	(B) the Committee on Small Business and
18	Entrepreneurship of the Senate;
19	(C) the Committee on the Judiciary of the
20	House of Representatives; and
21	(D) the Committee on the Judiciary of the
22	Senate.

1	SEC. 7. AVAILABILITY OF SMALL BUSINESS ADMINISTRA-
2	TION PROGRAMS AND SERVICES TO CAN-
3	NABIS-RELATED LEGITIMATE BUSINESSES
4	AND SERVICE PROVIDERS.
5	(a) Definitions Relating to Cannabis-Related
6	LEGITIMATE BUSINESSES AND SERVICE PROVIDERS.—
7	Section 3 of the Small Business Act (15 U.S.C. 632) is
8	amended by adding at the end the following new sub-
9	section:
10	"(gg) Cannabis-Related Legitimate Businesses
11	AND SERVICE PROVIDERS.—In this Act:
12	"(1) CANNABIS.—The term 'cannabis'—
13	"(A) means—
14	"(i) all parts of the plant Cannabis
15	sativa L., whether growing or not;
16	"(ii) the seeds thereof;
17	"(iii) the resin extracted from any
18	part of such plant; and
19	"(iv) every compound, manufacture,
20	salt, derivative, mixture, or preparation of
21	such plant, its seeds or resin; and
22	"(B) does not include—
23	"(i) hemp, as defined in section 297A
24	of the Agricultural Marketing Act of 1946;
25	"(ii) the mature stalks of such plant,
26	fiber produced from such stalks, oil or cake

1	made from the seeds of such plant, any
2	other compound, manufacture, salt, deriva-
3	tive, mixture, or preparation of such ma-
4	ture stalks (except the resin extracted
5	therefrom), fiber, oil, or cake, or the steri-
6	lized seed of such plant which is incapable
7	of germination; or
8	"(iii) any drug product approved
9	under section 505 of the Federal Food,
10	Drug, and Cosmetic Act, or biological
11	product licensed under section 351 of the
12	Public Health Service Act.
13	"(2) CANNABIS-RELATED LEGITIMATE BUSI-
14	NESS.—The term 'cannabis-related legitimate busi-
15	ness' means a manufacturer, producer, or any per-
16	son or company that is a small business concern and
17	that—
18	"(A) engages in any activity described in
19	subparagraph (B) pursuant to a law established
20	by a State or a political subdivision of a State,
21	as determined by such State or political subdivi-
22	sion; and
23	"(B) participates in any business or orga-
24	nized activity that involves handling cannabis or
25	cannabis products, including cultivating, pro-

1	ducing, manufacturing, selling, transporting,
2	displaying, dispensing, distributing, or pur-
3	chasing cannabis or cannabis products.
4	"(3) SERVICE PROVIDER.—The term 'service
5	provider'—
6	"(A) means a business, organization, or
7	other person that—
8	"(i) sells goods or services to a can-
9	nabis-related legitimate business; or
10	"(ii) provides any business services,
11	including the sale or lease of real or any
12	other property, legal or other licensed serv-
13	ices, or any other ancillary service, relating
14	to cannabis; and
15	"(B) does not include a business, organiza-
16	tion, or other person that participates in any
17	business or organized activity that involves han-
18	dling cannabis or cannabis products, including
19	cultivating, producing, manufacturing, selling,
20	transporting, displaying, dispensing, distrib-
21	uting, or purchasing cannabis or cannabis prod-
22	ucts.".
23	(b) Small Business Development Centers.—
24	Section 21(c) of the Small Business Act (15 U.S.C.

1 648(c)) is amended by adding at the end the following new2 paragraph:

3 "(9) SERVICES FOR CANNABIS-RELATED LE4 GITIMATE BUSINESSES AND SERVICE PROVIDERS.—
5 A small business development center may not decline
6 to provide services to an otherwise eligible small
7 business concern under this section solely because
8 such concern is a cannabis-related legitimate busi9 ness or service provider.".

(c) WOMEN'S BUSINESS CENTERS.—Section 29 of
the Small Business Act (15 U.S.C. 656) is amended by
adding at the end the following new subsection:

"(p) SERVICES FOR CANNABIS-RELATED LEGITIMATE BUSINESSES AND SERVICE PROVIDERS.—A women's business center may not decline to provide services
to an otherwise eligible small business concern under this
section solely because such concern is a cannabis-related
legitimate business or service provider.".

(d) SCORE.—Section 8(b)(1)(B) of the Small Business Act (15 U.S.C. 637(b)(1)(B)) is amended by adding
at the end the following new sentence: "The head of the
SCORE program established under this subparagraph
may not decline to provide services to an otherwise eligible
small business concern solely because such concern is a
cannabis-related legitimate business or service provider.".

(e) VETERAN BUSINESS OUTREACH CENTERS.—Sec tion 32 of the Small Business Act (15 U.S.C. 657b) is
 amended by adding at the end the following new sub section:

5 "(h) SERVICES FOR CANNABIS-RELATED LEGITI-6 MATE BUSINESSES AND SERVICE PROVIDERS.—A Vet-7 eran Business Outreach Center may not decline to provide 8 services to an otherwise eligible small business concern 9 under this section solely because such concern is a can-10 nabis-related legitimate business or service provider.".

(f) SECTION 7(a) LOANS.—Section 7(a) of the Small
Business Act (15 U.S.C. 636(a)) is amended by adding
at the end the following new paragraph:

14 "(38) LOANS TO CANNABIS-RELATED LEGITI-15 MATE BUSINESSES AND SERVICE PROVIDERS.—The 16 Administrator may not decline to provide a guar-17 antee for a loan under this subsection, and a lender 18 may not decline to make a loan under this sub-19 section, to an otherwise eligible small business con-20 cern solely because such concern is a cannabis-re-21 lated legitimate business or service provider.".

(g) DISASTER LOANS.—Section 7(b) of the Small
Business Act (15 U.S.C. 636(b)) is amended by inserting
after paragraph (15) the following new paragraph:

"(16) ASSISTANCE TO CANNABIS-RELATED LEGITIMATE BUSINESSES AND SERVICE PROVIDERS.—
The Administrator may not decline to provide assistance under this subsection to an otherwise eligible
small business concern solely because such concern
is a cannabis-related legitimate business or service
provider.".

8 (h) MICROLOANS.—Section 7(m) of the Small Busi9 ness Act (15 U.S.C. 636(m)) is amended by adding at the
10 end the following new paragraph:

11 "(14) Assistance to cannabis-related le-12 GITIMATE BUSINESSES AND SERVICE PROVIDERS.— 13 The Administrator may not decline to make a loan 14 or a grant under this subsection, and an eligible 15 intermediary may not decline to provide assistance under this subsection to an otherwise eligible bor-16 17 rower, eligible intermediary, or eligible nonprofit en-18 tity (as applicable) solely because such borrower, 19 intermediary, or nonprofit entity is a cannabis-re-20 lated legitimate business or service provider.".

(i) SMALL BUSINESS INVESTMENT COMPANY DEBENTURES TO FINANCE CANNABIS-RELATED LEGITIMATE BUSINESSES AND SERVICE PROVIDERS.—Part A of
title III of the Small Business Investment Act of 1958

1 (15 U.S.C. 681 et seq.) is amended by adding at the end2 the following new section:

3 "SEC. 321. DEBENTURES TO FINANCE CANNABIS-RELATED 4 LEGITIMATE BUSINESSES AND SERVICE PRO5 VIDERS.

6 "(a) GUARANTEES.—The Administrator may not de-7 cline to purchase or guarantee a debenture made under 8 this title to an otherwise eligible small business investment 9 company solely because such small business investment 10 company provides financing to an entity that is a cannabis-related legitimate business or service provider (as 11 12 defined in section 7(a)(38) of the Small Business Act). 13 "(b) OTHER ASSISTANCE.—A small business investment company may not decline to provide assistance under 14 15 this title to an otherwise eligible small business concern solely because such small business concern is a cannabis-16 related legitimate business or service provider (as defined 17 in section 7(a)(38) of the Small Business Act).". 18

(j) STATE OR LOCAL DEVELOPMENT COMPANY
LOANS.—Title V of the Small Business Investment Act
of 1958 (15 U.S.C. 695 et seq.) is amended by adding
at the end the following new section:

1 "SEC. 511. LOANS TO FINANCE CANNABIS-RELATED LEGITI-

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MATE BUSINESSES AND SERVICE PROVIDERS.

3 "(a) LOANS AND LOAN GUARANTEES.—The Administrator may not decline to make or provide a guarantee 4 5 for a loan under this title to an otherwise eligible qualified State or local development company solely because such 6 7 qualified State or local development company provides fi-8 nancing to an entity that is a cannabis-related legitimate 9 business or service provider (as defined in section 7(a)(38)) of the Small Business Act). 10

11 "(b) OTHER ASSISTANCE.—A qualified State or local 12 development company may not decline to provide assist-13 ance under this title to an otherwise eligible small business 14 concern solely because such small business concern is a cannabis-related legitimate business or service provider (as 15 defined in section 7(a)(38) of the Small Business Act).". 16 17 SEC. 8. NO DISCRIMINATION IN THE PROVISION OF A FED-18 ERAL PUBLIC BENEFIT ON THE BASIS OF 19 CANNABIS.

(a) IN GENERAL.—No person may be denied any
Federal public benefit (as such term is defined in section
401(c) of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (8 U.S.C. 1611(c))) on
the basis of any use or possession of cannabis, or on the
basis of a conviction or adjudication of juvenile delinquency for a cannabis offense, by that person.

(b) SECURITY CLEARANCES.—Federal agencies may
 not use past or present cannabis or marijuana use as cri teria for granting, denying, or rescinding a security clear ance.

5 SEC. 9. NO ADVERSE EFFECT FOR PURPOSES OF THE IMMI6 GRATION LAWS.

7 (a) IN GENERAL.—For purposes of the immigration laws (as such term is defined in section 101 of the Immi-8 9 gration and Nationality Act), cannabis may not be consid-10 ered a controlled substance, and an alien may not be denied any benefit or protection under the immigration laws 11 based on any event, including conduct, a finding, an ad-12 13 mission, addiction or abuse, an arrest, a juvenile adjudication, or a conviction, relating to the possession or use of 14 15 cannabis that is no longer prohibited pursuant to this Act or an amendment made by this Act, regardless of whether 16 the event occurred before, on, or after the effective date 17 of this Act. 18

19 (b) CANNABIS DEFINED.—The term "cannabis"—

(1) means all parts of the plant Cannabis sativa
L., whether growing or not; the seeds thereof; the
resin extracted from any part of such plant; and
every compound, manufacture, salt, derivative, mixture, or preparation of such plant, its seeds or resin;
and

(2) does not include—

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2 (A) hemp, as defined in section 297A of
3 the Agricultural Marketing Act of 1946;

4 (B) the mature stalks of such plant, fiber 5 produced from such stalks, oil or cake made 6 from the seeds of such plant, any other com-7 pound, manufacture, salt, derivative, mixture, 8 or preparation of such mature stalks (except 9 the resin extracted therefrom), fiber, oil, or 10 cake, or the sterilized seed of such plant which 11 is incapable of germination; or

12 (C) any drug product approved under sec13 tion 505 of the Federal Food, Drug, and Cos14 metic Act, or biological product licensed under
15 section 351 of the Public Health Service Act.

16 (c) CONFORMING AMENDMENTS TO IMMIGRATION
17 AND NATIONALITY ACT.—The Immigration and Nation18 ality Act (8 U.S.C. 1101 et seq.) is amended—

(1) in section 212(h), by striking "and subparagraph (A)(i)(II) of such subsection insofar as it relates to a single offense of simple possession of 30
grams or less of marijuana";

(2) in section 237(a)(2)(B)(i), by striking
"other than a single offense involving possession for
one's own use of 30 grams or less of marijuana";

(3) in section $101(f)(3)$, by striking "(except as
such paragraph relates to a single offense of simple
possession of 30 grams or less of marihuana)";
(4) in section $244(c)(2)(A)(iii)(II)$ by striking
"except for so much of such paragraph as relates to
a single offense of simple possession of 30 grams or
less of marijuana'';
(5) in section $245(h)(2)(B)$ by striking "(except
for so much of such paragraph as related to a single
offense of simple possession of 30 grams or less of
marijuana)'';
(6) in section $210(c)(2)(B)(ii)(III)$ by striking
", except for so much of such paragraph as relates
to a single offense of simple possession of 30 grams
or less of marihuana"; and
(7) in section $245A(d)(2)(B)(ii)(II)$ by striking
", except for so much of such paragraph as relates
to a single offense of simple possession of 30 grams
or less of marihuana".
SEC. 10. RESENTENCING AND EXPUNGEMENT.
(a) Expungement of Non-Violent Federal
CANNABIS OFFENSE CONVICTIONS FOR INDIVIDUALS
NOT UNDER A CRIMINAL JUSTICE SENTENCE.—
(1) IN GENERAL.—Not later than 1 year after
the date of the enactment of this Act, each Federal

dication of juvenile delinquency for a non-violent
Federal cannabis offense entered by each Federal
court in the district before the date of enactment of
this Act and on or after May 1, 1971. Each Federal
court shall also issue an order expunging any arrests
associated with each expunged conviction or adjudication of juvenile delinquency.

10 (2) NOTIFICATION.—To the extent practicable, 11 each Federal district shall notify each individual 12 whose arrest, conviction, or adjudication of delin-13 quency has been expunged pursuant to this sub-14 section that their arrest, conviction, or adjudication 15 of juvenile delinquency has been expunged, and the 16 effect of such expungement.

17 (3)RIGHT TO PETITION COURT FOR 18 EXPUNGEMENT.—At any point after the date of en-19 actment of this Act, any individual with a prior con-20 viction or adjudication of juvenile delinquency for a 21 non-violent Federal cannabis offense, who is not 22 under a criminal justice sentence, may file a motion 23 for expungement. If the expungement of such a con-24 viction or adjudication of juvenile delinquency is re-25 quired pursuant to this Act, the court shall expunge

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the conviction or adjudication, and any associated
 arrests. If the individual is indigent, counsel shall be
 appointed to represent the individual in any pro ceedings under this subsection.

5 (4) SEALED RECORD.—The court shall seal all 6 records related to a conviction or adjudication of ju-7 venile delinquency that has been expunged under 8 this subsection. Such records may only be made 9 available by further order of the court.

10 (b) SENTENCING REVIEW FOR INDIVIDUALS UNDER
11 A CRIMINAL JUSTICE SENTENCE.—

12 (1) IN GENERAL.—For any individual who is 13 under a criminal justice sentence for a non-violent 14 Federal cannabis offense, the court that imposed the 15 sentence shall, on motion of the individual, the Di-16 rector of the Bureau of Prisons, the attorney for the 17 Government, or the court, conduct a sentencing re-18 view hearing. If the individual is indigent, counsel 19 shall be appointed to represent the individual in any 20 sentencing review proceedings under this subsection.

21 (2) POTENTIAL REDUCED RESENTENCING.—
22 After a sentencing hearing under paragraph (1), a
23 court shall—

24 (A) expunge each conviction or adjudica-25 tion of juvenile delinquency for a non-violent

Federal cannabis offense entered by the court before the date of enactment of this Act, and any associated arrest;

4 (B) vacate the existing sentence or disposi5 tion of juvenile delinquency and, if applicable,
6 impose any remaining sentence or disposition of
7 juvenile delinquency on the individual as if this
8 Act, and the amendments made by this Act,
9 were in effect at the time the offense was com10 mitted; and

11 (C) order that all records related to a con-12 viction or adjudication of juvenile delinquency 13 that has been expunged or a sentence or dis-14 position of juvenile delinquency that has been 15 vacated under this Act be sealed and only be 16 made available by further order of the court.

17 (c) EFFECT OF EXPUNGEMENT.—An individual who
18 has had an arrest, a conviction, or juvenile delinquency
19 adjudication expunged under this section—

20 (1) may treat the arrest, conviction, or adju-21 dication as if it never occurred; and

(2) shall be immune from any civil or criminal
penalties related to perjury, false swearing, or false
statements, for a failure to disclose such arrest, conviction, or adjudication.

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1 (d) EXCEPTION.—An individual who at sentencing 2 received an aggravating role adjustment pursuant to 3 United States Sentencing Guideline 3B1.1(a) in relation 4 to a Federal cannabis offense conviction shall not be eligi-5 ble for expungement of that Federal cannabis offense con-6 viction under this section.

7 (e) DEFINITIONS.—In this section:

8 (1) The term "Federal cannabis offense" means
9 an offense that is no longer punishable pursuant to
10 this Act or the amendments made under this Act.

(2) The term "expunge" means, with respect to
an arrest, a conviction, or a juvenile delinquency adjudication, the removal of the record of such arrest,
conviction, or adjudication from each official index
or public record.

16 (3) The term "under a criminal justice sen-17 tence" means, with respect to an individual, that the 18 individual is serving a term of probation, parole, su-19 pervised release, imprisonment, official detention, 20 pre-release custody, or work release, pursuant to a 21 sentence or disposition of juvenile delinquency im-22 posed on or after the effective date of the Controlled 23 Substances Act (May 1, 1971).

24 (f) STUDY.—The Comptroller General of the United25 States, in consultation with the Secretary of Health and

Human Services, shall conduct a demographic study of in dividuals convicted of a Federal cannabis offense. Such
 study shall include information about the age, race, eth nicity, sex, and gender identity of those individuals, the
 type of community such users dwell in, and such other
 demographic information as the Comptroller General de termines should be included.

8 (g) REPORT.—Not later than 2 years after the date 9 of the enactment of this Act, the Comptroller General of 10 the United States shall report to Congress the results of 11 the study conducted under subsection (f).

12 SEC. 11. REFERENCES IN EXISTING LAW TO MARIJUANA OR 13 MARIHUANA.

14 Wherever, in the statutes of the United States or in 15 the rulings, regulations, or interpretations of various ad-16 ministrative bureaus and agencies of the United States—

17 (1) there appears or may appear the term
18 "marihuana" or "marijuana", that term shall be
19 struck and the term "cannabis" shall be inserted;
20 and

(2) there appears or may appear the term
"Marihuana" or "Marijuana", that term shall be
struck and the term "Cannabis" shall be inserted.

1 SEC. 12. SEVERABILITY.

If any provision of this Act or an amendment made by this Act, or any application of such provision to any person or circumstance, is held to be unconstitutional, the remainder of this Act, the amendments made by this Act, and the application of this Act and the amendments made by this Act to any other person or circumstance shall not be affected.

9 SEC. 13. CANNABIS OFFENSE DEFINED.

10 For purposes of this Act, the term "cannabis offense"11 means a criminal offense related to cannabis—

(1) that, under Federal law, is no longer punishable pursuant to this Act or the amendments
made under this Act; or

(2) that, under State law, is no longer an offense or that was designated a lesser offense or for
which the penalty was reduced under State law pursuant to or following the adoption of a State law authorizing the sale or use of cannabis.

20 SEC. 14. RULEMAKING.

Unless otherwise provided in this Act, not later than
1 year after the date of enactment of this Act, the Department of the Treasury, the Department of Justice, and the
Small Business Administration shall issue or amend any
rules, standard operating procedures, and other legal or
policy guidance necessary to carry out implementation of
•HR 3617 EH

this Act. After the 1-year period, any publicly issued sub regulatory guidance, including any compliance guides,
 manuals, advisories and notices, may not be issued with out 60-day notice to appropriate congressional commit tees. Notice shall include a description and justification
 for additional guidance.

7 SEC. 15. SOCIETAL IMPACT OF MARIJUANA LEGALIZATION 8 STUDY.

9 The Comptroller General of the United States shall, 10 not later than 2 years after the date of enactment of this 11 Act, provide to Congress a study that addresses the soci-12 etal impact of the legalization of recreational cannabis by 13 States, including—

- 14 (1) sick days reported to employers;
- 15 (2) workers compensations claims;
- 16 (3) tax revenue remitted to States resulting17 from legal marijuana sales;
- 18 (4) changes in government spending related to19 enforcement actions and court proceedings;
- 20 (5) Federal welfare assistance applications;
- 21 (6) rate of arrests related to methamphetamine22 possession;
- 23 (7) hospitalization rates related to methamphet24 amine and narcotics use;

1	(8) uses of marijuana and its byproducts for
2	medical purposes;
3	(9) uses of marijuana and its byproducts for
4	purposes relating to the health, including the mental
5	health, of veterans;
6	(10) arrest rates of individuals driving under
7	the influence or driving while intoxicated by mari-
8	juana;
9	(11) traffic-related deaths and injuries where
10	the driver is impaired by marijuana;
11	(12) arrest of minors for marijuana-related
12	charges;
13	(13) violent crime rates;
14	(14) school suspensions, expulsions, and law en-
15	forcement referrals that are marijuana-related;
16	(15) high school dropout rates;
17	(16) changes in district-wide and State-wide
18	standardized test scores;
19	(17) marijuana-related hospital admissions and
20	poison control calls;
21	(18) marijuana-related juvenile admittances
22	into substance rehabilitation facilities and mental
23	health clinics;
24	(19) diversion of marijuana into neighboring
25	States and drug seizures in neighboring States;

(20) marijuana plants grown on public lands in
 contravention to Federal and State laws; and

3 (21) court filings under a State's organized
4 crime statutes.

5 SEC. 16. STUDY ON MARIJUANA IMPAIRMENT.

6 (a) IN GENERAL.—Not later than 1 year after the 7 date of enactment of this Act, the Secretary of Transpor-8 tation shall conduct a study on technologies and methods 9 that law enforcement may use to determine whether a 10 driver is impaired by marijuana.

(b) REQUIREMENTS.—The study conducted under
subsection (a) shall be carried out by the National Highway Traffic Safety Administration, in consultation with
any other agency the Secretary determines appropriate.

(c) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated \$10,000,000 to carry out
this section.

18 SEC. 17. WORKPLACE IMPACT OF MARIJUANA LEGALIZA19 TION STUDY.

20 Not later than one year after the date of enactment
21 of this Act, the National Institute for Occupational Safety
22 and Health shall—

(1) conduct a study and submit to Congress a
report on the impact of the legalization of recreational cannabis by States on the workplace; and

1	(2) develop best practices for use by employers
2	that are transitioning their policies related to the
3	use of recreational cannabis, prioritizing the develop-
4	ment of best practices for employers engaged in
5	Federal infrastructure projects, transportation, pub-
6	lic safety, and national security.
7	SEC. 18. SCHOOL IMPACT OF MARIJUANA LEGALIZATION
8	STUDY.
9	Not later than one year after the date of enactment
10	of this Act, the Secretary of Education shall—
11	(1) conduct a study and submit to Congress a
12	report on the impact of the legalization of rec-
13	reational cannabis by States on schools and school-
14	aged children; and
15	(2) develop best practices for use by educators
16	and administrators to protect school-aged children
17	from any negative impacts of such legalization.
	Passed the House of Representatives April 1, 2022.
	Attest:

Clerk.

¹¹⁷^{TH CONGRESS} H. R. 3617

AN ACT

To decriminalize and deschedule cannabis, to provide for reinvestment in certain persons adversely impacted by the War on Drugs, to provide for expungement of certain cannabis offenses, and for other purposes.