GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2015**

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HOUSE DRH20023-MG-31B (02/05)

	Short Title:	Enact Medical Cannabis Act. (Public)
	Sponsors:	Representatives Alexander, Carney, Harrison, and Cunningham (Primary Sponsors).
	Referred to:	
1		A BILL TO BE ENTITLED
2	AN ACT TO	ENACT THE NORTH CAROLINA MEDICAL CANNABIS ACT.
3	The General A	Assembly of North Carolina enacts:
4	SE	ECTION 1. Chapter 90 of the General Statutes is amended by adding a new
5	Article to read	-
6		"Article 43.
7		"North Carolina Medical Cannabis Act.
8	" <u>§ 90-730.</u> Sl	hort title.
9		cle shall be known and may be cited as the "North Carolina Medical Cannabis
10	Act."	
11	" <u>§ 90-730.1.</u>	Legislative findings and purpose.
12	The Gene	ral Assembly makes the following findings:
13	<u>(1</u>)) Modern medical research has discovered beneficial uses for cannabis in
14		treating or alleviating pain, nausea, and other symptoms associated with
15		certain debilitating medical conditions, as found by the National Academy of
16		Sciences' Institute of Medicine in March 1999.
17	<u>(2</u>)	According to the United States Sentencing Commission and the Federal
18		Bureau of Investigation, 99 out of every 100 cannabis arrests in the United
19		States are made under State law, rather than under federal law.
20		Consequently, changing State law will have the practical effect of protecting
21		from arrest the vast majority of seriously ill people who have a medical need
22		to use cannabis.
23	<u>(3</u>) The United States Department of Health and Human Services, through the
24		Compassionate Investigational New Drug (IND) program, provides cannabis
25		by prescription to a number of individuals for their use as medicine. The
26		cannabis is grown at the federal cannabis research garden at the University
27		of Mississippi and is processed and distributed by the Research Triangle
28		Institute in Research Triangle Park, North Carolina. The patients receive the
29		cannabis monthly in canisters of approximately 300 prerolled cigarettes. The
30		dosage for patients in the IND program ranges from seven to nine grams per
31		day. Since the inception of the program in 1978, individual patients in the
32		IND program have received and consumed approximately 6.5 pounds of
33		cannabis per year, thereby establishing a safe and effective dosage for a
34		chronic daily-use patient to possess and consume. The IND program was
35		closed to new applicants in 1991.



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1	<u>(4)</u>	In 1992, the United States Drug Enforcement	t Administration (DEA)
2		published research in a report entitled "Cannabis Y	
3		cover, rather than the number of plants, is the mo	• • • •
		garden's yield. According to the DEA report, 25	50 square feet of mature
		garden canopy will typically yield six pounds of	f processed cannabis per
		year, a common amount for patients who use can	
		the amount prescribed and delivered to the IND	-
		government.	÷ •
	<u>(5)</u>	Although federal law currently prohibits any use of	of cannabis outside of the
		IND program, the laws of Alaska, Arizona	
		Connecticut, District of Columbia, Delaware,	Hawaii, Illinois, Maine,
		Maryland, Massachusetts, Michigan, Minnesota,	Montana, Nevada, New
		Hampshire, New Jersey, New Mexico, New Yorl	k, Oregon, Rhode Island,
		Vermont, and Washington permit the medical	use and cultivation of
		cannabis. North Carolina joins in this effort for the	
		citizens.	
	<u>(6)</u>	States are not required to enforce federal law	or prosecute people for
		engaging in activities prohibited by federal law. The	nerefore, compliance with
		this Article does not put the State of North Caroli	- · · · · · · · · · · · · · · · · · · ·
		law.	
	<u>(7)</u>	Compassion dictates that State law should make	a distinction between the
		medical and nonmedical use of cannabis. Hence, t	•
		is to protect patients with debilitating medica	± ±
		physicians and caregivers, from arrest and prosec	•
		penalties, and property forfeiture by allowing the	
		cannabis in a regulated system for alleviating	
		debilitating medical conditions and their medical tr	
	<u>(8)</u>	This Article is intended to make only those ch	nanges to existing North
		Carolina laws that are necessary to protect patien	ts and their doctors from
		criminal and civil penalties and is not intended to	
		criminal laws governing the use of cannabis for nor	nmedical purposes.
	<u>(9)</u>	Based on data gathered from other states where m	nedical cannabis has been
		regulated, this Article will result in approximately	two hundred fifty million
		dollars (\$250,000,000) per year in revenues for the	State within four years of
		implementation.	-
	<u>(10)</u>	The General Assembly enacts this Article pursua	int to its police power to
		enact legislation for the protection of the health of	its citizens, as reserved to
		the State in the Tenth Amendment of the United Sta	ates Constitution.
	" <u>§ 90-730.2. Def</u>	initions.	
	The following	g definitions apply in this Article:	
	<u>(1)</u>	"Adequate supply" has the following meanings:	
		a. An amount of usable cannabis derived s	solely from an intrastate
		source that is possessed by a qualified	patient, or collectively
		possessed by a qualified patient and the qua	lified patient's designated
		caregiver, in an amount that does not ex	ceed what is reasonably
		necessary to assure the uninterrupted avai	lability of cannabis for a
		period of three months, in any form recon	nmended by the qualified
		patient's physician for the purpose of alle	
		effects of the qualified patient's debilitating	
		b. For a qualified patient for whom a delivery	
		cannabis vapor or smoking is recommended	l by the qualified patient's

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1		physician, "adequate supply" means not more	than 24 ounces of
2		cannabis in a form usable for that purpose. The	
3		garden cultivated by the qualified patient or the	
4		designated caregiver of not more than 250 feet of	• •
5		of mature female cannabis plants, measured	
6		vegetative growth area, excluding any garder	
7		cannabis plants that are not mature and fen	
8		cultivated for the purpose of maintaining th	
9		productive canopy of mature female cannabis pl	-
0		Article.	
1		c. For a qualified patient for whom a delivery	method other than
2		inhalation of cannabis vapor or smoking has be	en recommended by
3		the patient's physician, "adequate supply" n	neans a garden of
4		cannabis cultivated by the qualified patient or the	-
5		designated caregiver of a size reasonably nec	
6		uninterrupted availability of cannabis for a perio	d of three months, in
7		a form recommended by the qualified patient	's physician, for the
8		purpose of alleviating the symptoms or effective	cts of the qualified
9		patient's debilitating medical condition.	•
20	<u>(2)</u>	"Bona fide physician-patient relationship" means a phy	ysician and a patient
21		have a treatment or counseling relationship in which	h the physician has
2		completed a full assessment of the patient's medical	history and current
23		medical condition, including an appropriate physical e	examination; and the
24		physician is available or offers to provide follow-up c	are and treatment to
25		the patient, including patient examinations, to determin	e the efficacy of the
26		use of medical cannabis as a treatment for the patient's n	nedical condition.
27	<u>(3)</u>	"Cannabis" means marijuana as defined in G.S. 90-87(10	<u>6).</u>
8	<u>(4)</u>	"Cannabis-infused product" means a product infused y	with cannabis that is
9		intended for use or consumption other than by inha	alation, smoking, or
0		otherwise. The term includes edible products, ointments,	, and tinctures.
1	<u>(5)</u>	"Canopy" means the foliage of growing plants.	
2	<u>(6)</u>	"Canopy cover" means the area shaded by the foliage of	
3	<u>(7)</u>	"Debilitating medical condition" means any of the follow	
4			<u>tatus for human</u>
5			immune deficiency
6		syndrome (AIDS), hepatitis C, porphyria,	
7		sclerosis (Lou Gehrig's disease or ALS), A	
8		nail-patella syndrome, fibromyalgia, severe	
9		sclerosis, celiac disease, Crohn's disease, diabete	
0		gastrointestinal disorders, hypertension, inco	
1		disease to the spinal cord, spinal colu	
12		methicillin-resistant Staphylococcus aureus (MF	
3		osteoporosis, pruritus, rheumatoid arthritis, sle	<u>ep apnea, Tourette's</u>
4		syndrome, or the treatment of such conditions.	
5		b. <u>A chronic or debilitating disease or medical conc</u>	
6		that produces one or more of the following:	
7		syndrome; severe pain; severe nausea; anorexia	-
8		those characteristic of epilepsy; or severe an	
19		spasms, including those characteristic of mult	• · · · · · · · · · · · · · · · · · · ·
50		amyotrophic lateral sclerosis (Lou Gehrig's d	usease or ALS), or
51		Crohn's disease.	

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1		c. Any other serious medical or mental condit	ion or its treatment
2		approved by a physician or other practitioner au	uthorized to prescribe
3		or recommend a controlled substance classified	l in the schedules set
4		forth in either the Controlled Substances Act (Ar	rticle 5 of Chapter 90
5		of the General Statutes) or the federal Compre	chensive Drug Abuse
6		Prevention and Control Act of 1970, P.L. 91-512	3, 84 Stat. 1236 (Oct.
7		<u>27, 1970).</u>	
8	<u>(8)</u>	"Designated caregiver" means a person who is at least	
9		who has agreed to assist with a qualified patient's medic	
10	<u>(9)</u>	"Licensed medical cannabis center" means a person	
11		G.S. 90-730.6 to operate a business that sells cannabis	
12		products to registry identification cardholders and other	her licensed medical
13		cannabis centers.	
14	<u>(10)</u>	"Licensed producer of cannabis-infused products" mea	-
15		pursuant to G.S. 90-730.6 to operate a business produc	cing cannabis-infused
16	(1.1)	products.	1. 1
17	<u>(11)</u>	"Licensed producer of medical cannabis" means a pers	-
18		to G.S. 90-730.6 to cultivate cannabis for sale to a licen	sed medical cannabis
19 20	(12)	<u>center.</u>	
20	<u>(12)</u>	"Medical use of cannabis" means the acquisition, po	
21 22		manufacture, use, internal possession, delivery, transfer	-
22 23		cannabis or paraphernalia relating to the administration	
25 24		or alleviate a qualified patient's medical condition or with the medical condition or its treatment.	symptoms associated
24 25	(13)	"Physician" means a person licensed under Article 1	of Chapter 90 of the
25 26	(13)	General Statutes who is in good standing to practice me	-
20 27	(14)	"Producer" includes a producer of medical cannabis	
28	<u>(11)</u>	cannabis-infused products.	<u>una a producer or</u>
29	(15)	"Qualified patient" means a person who has been diag	nosed by a physician
30	(10)	as having a debilitating medical condition.	
31	(16)	"Registry identification cardholder" means a qualified p	atient or a designated
32	<u> </u>	caregiver who holds a valid registry identification card	-
33		Carolina Department of Health and Human Se	
34		G.S. 90-730.5.	*
35	(17)	"Registry identification card" means a document is	ssued by the North
36		Carolina Department of Health and Human Se	ervices pursuant to
37		G.S. 90-730.5 that identifies a person as a qualified	patient or designated
38		<u>caregiver.</u>	
39	<u>(18)</u>	"Regulated medical cannabis supply system" or "system	m" means the system
40		established by the North Carolina Department of Agric	ulture and Consumer
41		Services pursuant to G.S. 90-730.6 to provide a safe n	nethod for producing
42		and distributing cannabis to registry identification care	
43		licensed to produce and distribute cannabis and cannabi	is-infused products to
44		registry identification cardholders.	
45	<u>(19)</u>	"Usable cannabis" means the dried buds and mature f	
46		plant of the genus Cannabis, and any mixture or prepara	ation thereof, that are
47		appropriate for medical use as provided in this Article.	
48	<u>(20)</u>	"Written certification" means a statement in a patient's	
49		statement signed by a physician with whom the pati	
50		physician-patient relationship indicating that, in the physician-patient relationship indicating that, in the physician-patient relationship indicating that is a second s	
51		opinion, the patient has a debilitating medical condition	ion and the potential

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1	health benefits of the medical use of cannabis would likely outweigh the				
2	health risks for the patient.				
3	"§ 90-730.3. Protections for the medical use of cannabis.				
4	(a) A qualified patient shall not be subject to arrest, prosecution, or penalty in any				
5	manner, or denied any right or privilege, including, but not limited to, civil penalty or				
6	disciplinary action by a business or occupational or professional licensing board or bureau, for				
7	he possession or purchase of cannabis for medical use by the qualified patient if the quantity of				
8	usable cannabis possessed or purchased does not exceed an adequate supply, as determined by				
9	he qualified patient's physician.				
10	(b) A designated caregiver shall not be subject to arrest, prosecution, or penalty in any				
11	manner, or denied any right or privilege, including imposition of a civil penalty or disciplinary				
12	action by a business or occupational or professional licensing board or bureau, for the				
13	possession or purchase of cannabis for medical use by the qualified patient if the quantity of				
14	cannabis possessed or purchased does not exceed an adequate supply for the qualified patient.				
15	as determined by the qualified patient's physician.				
16	(c) If usable cannabis is infused or added as an ingredient to food, salve, tincture, or any				
17	other preparation to be consumed or used by a qualified patient, the weight of the other				
18	ngredients that are not usable cannabis shall not be included for the purpose of determining				
19	whether a qualified patient is in possession of an amount of cannabis that exceeds the qualified				
20	patient's adequate supply.				
21	(d) Subsection (a) of this section does not apply to a qualified patient under 18 years of				
22	age, unless all of the following criteria are met:				
23	(1) The qualified patient's physician has explained the potential risks and				
24	benefits of the medical use of cannabis to the qualified patient and to a				
25	parent, guardian, or person having legal custody of the qualified patient.				
26	(2) A parent, guardian, or person having legal custody of the qualified patient				
27	consents in writing to (i) allow the qualified patient's medical use of				
28	cannabis, (ii) serve as the qualified patient's designated caregiver, and (iii)				
29	control the dosage and frequency of the medical use of cannabis by the				
30	qualified patient.				
31	(e) <u>A qualified patient or a designated caregiver shall be granted the full legal</u>				
32	protections provided in this section as long as the qualified patient or designated caregiver is in				
33	possession of a registry identification card. If the qualified patient or designated caregiver is not				
34	n possession of a registry identification card, the individual shall be given an opportunity to				
35	produce the registry identification card before the initiation of any arrest, criminal charges, or				
36	other penalties.				
37	(f) <u>A qualified patient or a designated caregiver is presumed to be engaged in the</u>				
38	medical use of cannabis if the qualified patient or designated caregiver is in possession of a				
39 40	registry identification card and an amount of cannabis that does not exceed the qualified				
40 41	patient's adequate supply. This presumption may be rebutted only by evidence that the qualified patient or designated caregiver engaged in conduct related to cannabis for a purpose other than				
42	alleviating the qualified patient's debilitating medical condition or symptoms associated with				
43	the debilitating medical condition.				
43 44	(g) A designated caregiver may receive reimbursement for costs associated with				
45	assisting a qualified patient in the medical use of cannabis. Reimbursement for these costs does				
46	not constitute the sale of a controlled substance under Article 5 of Chapter 90 of the General				
47	Statutes.				
48	(h) A school, employer, or landlord shall not refuse to enroll, employ, lease, or				
49	otherwise penalize a qualified patient or a designated caregiver solely because of (i) the				
50	individual's status as a qualified patient or a designated caregiver or (ii) the presence of				
51	cannabis metabolites in the individual's bodily fluids.				

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1	(i) For the purposes of medical care, including organ transplants, a qual	ified patient's
2	authorized use of cannabis in accordance with this Article shall be treated in the	-
3	as the authorized use of any other medication used at the direction of a physician	
4	constitute the use of an illegal substance.	
5	(j) A licensed producer of medical cannabis shall not be subject to arrest	. prosecution.
6	or penalty in any manner, or denied any right or privilege, or subject to disciplina	
7	business or occupational or professional licensing board or bureau for producing	
8	distributing, or dispensing cannabis in a manner consistent with this Article.	5 , possessin 5 ,
9	(k) A physician shall not be subject to arrest, prosecution, or penalty in a	ny manner. or
10	denied any right or privilege, or subject to increased monitoring or disciplinary	
11	North Carolina Medical Board or any other business or occupational or profession	
12	board or bureau for either of the following:	<u></u>
13	(1) Advising a patient about the risks and benefits of the me	edical use of
14	cannabis or that the patient may benefit from the medical use of	
15	in the physician's medical judgment, the potential benefits of th	
16	of cannabis would likely outweigh the health risks for that parti	
17	(2) Providing a patient with valid documentation, based upon the	•
18	assessment of the patient's medical history and current medic	
19	that the potential benefits of the medical use of cannabis	
20	outweigh the health risks for that particular patient.	<u>,</u>
21	(1) A physician shall not be subject to arrest, prosecution, or penalty in a	ny manner, or
22	denied any right or privilege, or subject to disciplinary action by a business or oc	•
23	professional licensing board or bureau for discussing with a patient the benefits of	-
24	of the medical use of cannabis or the interaction of cannabis with other substances	<u>.</u>
25	(m) State and local law enforcement officers shall not harm, neglect, inju	re, or destroy
26	an individual's interest in or right to property that is possessed, owned, or used	in connection
27	with the medical use of cannabis, or acts incidental to the medical use of cannabis	bis, while the
28	property is in the possession of State or local law enforcement officials as a result	lt of a seizure
29	of the property in connection with the claimed medical use of cannabis. A per	
30	forfeit any right or interest in property seized in connection with the medical us	
31	under any provision of State law providing for the forfeiture of property, unless th	
32	part of a sentence imposed upon the person as a result of a conviction of a crimina	
33	this Article or entry of a plea of guilty to such violation. Cannabis, paraphern	
34	property seized from a qualified patient, designated caregiver, or licensed produc	
35	cannabis in connection with the claimed medical use or production for medical us	
36	shall be returned immediately upon the determination by a court, prosec	
37	enforcement officer that the qualified patient, designated caregiver, or licensed	*
38	medical cannabis is entitled to the protections of this Article. In making this deter	
39 40	court, a prosecutor, or a law enforcement officer shall consider as evidence the	
40	enforcement officers to actively investigate the case, a decision not to prosecute,	the dismissal
41	of charges, or acquittal.	4
42	(n) <u>A person shall not be denied custody of, or visitation or parenting</u>	time with, a
43	minor for conduct allowed under this Article.	duct allowed
44 45	(o) <u>There is no presumption of neglect or child endangerment for con</u> under this Article.	auct allowed
45 46	(p) No person shall be subject to arrest or prosecution for constructiv	a possession
47	conspiracy, aiding and abetting, being an accessory, or any other offense, for sin	
48	the presence or vicinity of the medical use of cannabis as permitted under this	
49	assisting a qualified patient with using or administering cannabis.	
50	(q) Possession of or application for a registry identification card sha	all not alone
51	constitute probable cause to search the person or the property of the person	

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1	applying	for a r	registry identification card or otherwise subject the	he person or the person's	
2	property to inspection by any government agency.				
3	(r) If an individual being investigated by a law enforcement officer employed by a				
4	State-fun	ded or	locally funded law enforcement agency credibly as	sserts during the course of	
5	the inves	tigation	that the individual is a qualified patient or design	ated caregiver, neither the	
6	law enfor	rcement	officer nor the law enforcement agency shall provide	de any information, except	
7	as requir	red by	federal law or the United States Constitution, f	from any cannabis-related	
8	investiga	tion of	the individual to any law enforcement authority th	hat does not recognize the	
9	protection	ns of thi	s Article. Any prosecution of the individual for a vi	olation of this Article shall	
10	be condu	cted pur	suant to the laws of this State.		
11	<u>(s)</u>	Canna	abis produced and possessed under this Artic	cle is exempt from the	
12	Unauthor	rized Su	bstances Tax set forth in Article 2D of Chapter 10)5 of the General Statutes,	
13	and no ta	x under	that Article may be levied against any qualified part	tient, designated caregiver,	
14	licensed	medical	cannabis center, licensed producer of medical cann	nabis, or licensed producer	
15	of cannal	ois-infus	ed products operating in accordance with this Articl	e.	
16	<u>(t)</u>	Nothi	ng in this Article shall be construed to extend the pr	rotections of this Article to	
17	any pers	on, incl	uding a qualified patient, designated caregiver, o	or producer, to allow that	
18	person to	acquir	e, possess, manufacture, produce, use, sell, distrib	ute, dispense, or transport	
19	cannabis	in a ma	nner that is not consistent with this Article.		
20	" <u>§ 90-73</u>	0.4. Pro	phibitions, restrictions, and limitations on medica	<u>l use of cannabis.</u>	
21	<u>(a)</u>	This A	Article does not permit any person to do any of the fo	<u>ollowing:</u>	
22		<u>(1)</u>	Operate, navigate, or be in actual physical cont	rol of any motor vehicle,	
23			aircraft, or motorboat while impaired by canna	bis. However, a qualified	
24			patient shall not be considered impaired solely	y due to the presence of	
25			cannabis metabolites in the individual's system.		
26		<u>(2)</u>	Undertake any task under the influence of canna	bis, when doing so would	
27			constitute negligence or professional malpractice.		
28		<u>(3)</u>	Smoke cannabis in a school bus or other form o		
29			any school grounds, in any correctional facility, or	t in any public place in this	
30			State.		
31	<u>(b)</u>	<u>A per</u>	son who commits an act prohibited by subsection (a	a) of this section is subject	
32	<u>to all pen</u>		ovided by law.		
33	<u>(c)</u>	<u>Nothi</u>	ng in this Article shall be construed to require any or	-	
34		<u>(1)</u>	A government-sponsored medical assistance particular	• · · ·	
35			insurer to reimburse a person for costs associate	d with the medical use of	
36			<u>cannabis.</u>		
37		<u>(2)</u>	An employer to accommodate the medical use of c	• •	
38	<u>(d)</u>		ulent representation to a law enforcement official of		
39			edical use of cannabis to avoid arrest or prosecution		
40	-	-	fine of five hundred dollars (\$500.00) in addition		
41	-		ting a false statement about the medical use of canna		
42	<u>(e)</u>		ensed producer of medical cannabis that sells,	-	
43			s to an individual other than a registry identification	-	
44		-	on licensed pursuant to G.S. 90-730.6, or obtains or	-	
45			ha in violation of federal law, is subject to arrest,	, prosecution, and civil or	
46		_	s pursuant to State law.		
47	<u>(f)</u>	<u>Nothi</u>	ng in this Article shall be construed as a waiver of s	sovereign immunity by the	
48	State.				
49			gistry identification cards for qualified patients an		
50	<u>(a)</u>		sed in this section, "Department" means the North	h Carolina Department of	
51	Health ar	nd Huma	an Services.		

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1	(b) The Department shall issue a registry identification card to any qualified patient or				
2	designated caregiver who meets the requirements of this section.				
3	(c) <u>The Department shall not issue or renew a registry identification card to a qualified</u>				
4	patient ur	nder 18	years of age unless each of the following criteria i	<u>s met:</u>	
5		<u>(1)</u>	The qualified patient's physician has explain	ned the potential risks and	
6			benefits of the medical use of cannabis to the	e qualified patient and to a	
7			parent, guardian, or person having legal custody	of the qualified patient.	
8		<u>(2)</u>	A parent, guardian, or person having legal cus	tody of the qualified patient	
9			consents in writing to (i) allow the qualified	ed patient's medical use of	
10			cannabis, (ii) serve as one of the qualified pat	tient's designated caregivers,	
11			and (iii) control the acquisition of the can	nabis, the dosage, and the	
12			frequency of the medical use of cannabis by the	qualified patient.	
13	<u>(d)</u>	The l	Department shall verify the information contained	d in a registry identification	
14	card appl	ication	or renewal application submitted pursuant to this	section and shall approve or	
15	deny an a	applicat	ion or renewal application within 45 days after r	eceipt. The Department may	
16	deny a re	egistry i	dentification card application or renewal applicati	on only if the applicant fails	
17	to provid	e the in	formation required pursuant to this section or if the	e Department determines that	
18	the appli	cation (or renewal application contains false information	n. If the Department fails to	
19	approve	or deny	a registration application or renewal application	n submitted pursuant to this	
20	section v	vithin 4	5 days after receipt, the application or renewal	application shall be deemed	
21	approved	, and a	copy of the application or renewal application toge	ether with proof of receipt by	
22			at least 45 days prior to the date this informati		
23	<u>registry i</u>	dentific	ation card shall be deemed a valid registry identified	cation card.	
24	<u>(e)</u>	The	Department may issue a registry identification	card to a maximum of two	
25	designate	ed careg	ivers named in a qualified patient's approved appli	<u>cation.</u>	
26	<u>(f)</u>	The I	Department shall issue a registry identification car	d to an applicant within five	
27			ving an application or renewal. The application of	or renewal expires two years	
28	after the	date of	ssuance.		
29	<u>(g)</u>		registry identification card shall contain at	least all of the following	
30	<u>informati</u>				
31		<u>(1)</u>	The date of issuance.		
32		<u>(2)</u>	The date of expiration.		
33		<u>(3)</u>	A random registry identification number.		
34		<u>(4)</u>	A photograph of the registry identification cardh		
35	<u>(h)</u>	-	ns issued registry identification cards shall be subj		
36		<u>(1)</u>	A qualified patient who has been issued a regi	-	
37			notify the Department of any change in the qual	±	
38			or designated caregiver and submit a ten-		
39			Department within 15 days after the change occ	± ±	
40			fails to notify the Department of any of these		
41			time frame commits an infraction and is subject	to a fine not to exceed more	
42			than one hundred fifty dollars (\$150.00).		
43		<u>(2)</u>	A designated caregiver shall notify the Departm	• •	
44			address and submit a ten-dollar (\$10.00) fee t	÷	
45			days after the change occurs. A designated care		
46			Department of any of these changes within the s		
47			an infraction and is subject to a fine not to exce	eed one hundred fifty dollars	
48			<u>(\$150.00).</u>		
49		<u>(3)</u>	When a qualified patient or designated caregive	-	
50			any change, as required by this subsection, the	-	
51			qualified patient and each designated caregiver	a new registry identification	

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1		card within 10 days after receiving	the updated information and the
2		ten-dollar (\$10.00) fee.	•
3	<u>(4)</u>	When a qualified patient who possesses a	registry identification card notifies
4		the Department of a change in designat	ed caregiver, the Department shall
5		notify the designated caregiver of record	of the change within 15 days after
6		receiving notification of the change. T	
7		Article to the designated caregiver of re	cord shall expire 30 days after the
8		designated caregiver of record is notified	by the Department of the change in
9		designated caregiver.	
10	<u>(5)</u>	If a qualified patient or a designated care	egiver loses a registry identification
11		card, the cardholder shall notify the Dep	artment within 15 days after losing
12		the card. The notification shall include a	ten-dollar (\$10.00) replacement fee
13		for a new card. Within five days after rec	eiving notification of a lost registry
14		identification card, the Department shall	issue the cardholder a new registry
15		identification card with a new random ide	entification number.
16	(i) If the	Department determines that a qualified p	patient or designated caregiver has
17	willfully violated	any provision of this Article, the Depar	rtment may suspend or revoke the
18	qualified patient's	or designated caregiver's registry identific	ation card.
19	(j) <u>Applic</u>	ations and supporting information submit	ted by qualified patients, including
20	information regard	ling their designated caregivers and physic	cians, are confidential and protected
21		Health Insurance Portability and Accounta	•
22		epartment shall maintain a confidential	-
23		ssued registry identification cards. Indiv	
24		e list shall be confidential, exempt from the	· · ·
25		and not subject to disclosure, except	
26	-	essary to perform official duties of the De	-
27		epartment shall verify to law enforcen	· · ·
28		d is valid solely by confirming the	• • •
29		ber and the name of the person to whom	n the Department has assigned the
30		entification number.	
31		rson, including an employee or official	
32		vernment, who breaches the confidentiali	• •
33		guilty of a Class 1 misdemeanor; howeve	• •
34		on shall not exceed one thousand dollars (
35		g in this section shall be construed to pr	
36		preement officers about falsified or fraue	
37		<u>v individual in support of an application for</u>	
38		4 of Chapter 150B of the General Stat	utes governs judicial review of an
39		ision made under this section.	
40		ilated medical cannabis supply system.	the Nexth Constinue Demonstrated of
41		d in this section, "Department" means	the North Carolina Department of
42	Agriculture and C		f (his (h - D
43		er than 120 days after the effective date	•
44 45		<u>l cannabis supply system that (i) provides</u>	• • • • •
45 46		for use by qualified patients who hold va	
40 47		icient revenue for the Department to manot use any appropriations from the Gene	
47 48	•	n shall be funded by the fees authorized in	•
48 49			
49 50		<u>ll Cannabis Center License. –</u> No person shall establish or operate a m	adical cannabis cantar without first
50 51	<u>(1)</u>	No person shall establish or operate a m applying for a license to the Departm	
51		apprying for a neense to the Departing	nent and submitting the required

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1		information on application forms provided by the Department. The
2		application form shall require at least all of the following:
3		a. The applicant's name and any name the applicant will use in the
4		operation of a medical cannabis center.
5		b. The address of any property the applicant will use to possess, deliver,
6		transport, dispense, or distribute cannabis.
7		c. The name, address, and date of birth of each principal officer and
8		board member of the medical cannabis center.
9		d. The name, address, and date of birth of each employee of the medical
0		cannabis center.
1		e. For first-year licensees, a nonrefundable license fee in the amount of
2		five thousand dollars (\$5,000).
3		f. For licensees seeking license renewal, a nonrefundable renewal fee in
4		an amount not less than five thousand dollars (\$5,000), as specified
5		in rules adopted pursuant to subsection (s) of this section.
6		g. Proof of North Carolina residency for each principal officer, board
7		member, and employee of the medical cannabis center.
8		h. Any other information the Department considers necessary to ensure
9		compliance with the terms of this Article.
0	<u>(2)</u>	Unless suspended or revoked, a medical cannabis center license is valid for a
1		period not to exceed 12 months from the date of issuance.
2	<u>(3)</u>	A licensee shall apply for renewal, as necessary, at least 30 days prior to the
3	<u>x=x</u>	expiration of a current license.
4	(4)	No later than 30 days after issuing or renewing a license under this
5	<u> </u>	subsection, the Department shall issue a medical cannabis center registry
6		identification card to each director and employee listed on the application or
7		renewal form upon receipt of a ten-dollar (\$10.00) fee per cardholder.
8	<u>(5)</u>	A licensee shall notify the Department of any change in the information
9		submitted on the license application or renewal form within 30 days after the
)		change.
1	<u>(6)</u>	A medical cannabis center licensee may do all of the following:
2	<u> </u>	a. <u>Sell cannabis, cannabis-infused products, cannabis plants, cannabis</u>
3		seeds, cultivation equipment, and related supplies and educational
1		materials only to registry identification cardholders.
5		b. Contract with a producer to sell live plants on the premises of the
5		medical cannabis center to registry identification cardholders.
7		c. Assist registry identification cardholders with other products and
3		services, including equipment, supplies, and educational materials.
9	(7)	A medical cannabis center licensee shall not cultivate cannabis unless
0		separately licensed as a producer of medical cannabis under subsection (c) of
1		this section.
2	<u>(8)</u>	<u>A medical cannabis center licensee and its directors, agents, and employees</u>
3		are exempt from the criminal laws of this State for possession, production,
4		delivery, or transportation of cannabis, or aiding and abetting another in the
5		possession, production, delivery, or transportation of cannabis, or any other
6		criminal offense in which possession, production, delivery, or transportation
7		of cannabis is an element if the medical cannabis center and the directors,
8		agents, and employees of the medical cannabis center are in substantial
9		compliance with this section and the applicable rules adopted by the
0		Department for regulating medical cannabis centers.
0		Department for regulating medical califiable centers.

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	(9)	The records of a licensed medical cannabis center are s	ubject to the same
		restrictions imposed on pharmacy records pursuant	to G.S. 90-85.36.
		G.S. 90-85.36 shall apply to each medical cannabis cen	ter as if it were a
		pharmacy regulated under Article 4A of Chapter 90 of the	General Statutes.
<u>(d)</u>	Produ	cer of Medical Cannabis License. –	
	(1)	No person shall cultivate cannabis for sale to a licensed	medical cannabis
		center without first applying for a license to the Departm	
		the required information on application forms provided b	•
		The application form shall require at least all of the follow	•
		a. The name of the person responsible for the	
		production site and the name of each individual	
		person.	. . .
		b. The address of each property, location, or premise	s used or proposed
		for use by the producer to produce cannabis.	
		c. The name, address, and date of birth of each pr	incipal officer and
		board member of the producer.	-
		d. The name, address, and date of birth of each	employee of the
		producer.	
		e. For first-year licensees, a nonrefundable license fe	e in the amount of
		five thousand dollars (\$5,000).	
		f. For licensees seeking license renewal, a nonrefund	able renewal fee in
		an amount not less than five thousand dollars (\$5	,000), as specified
		in the rules adopted pursuant to subsection (s) of the	is section.
		g. Proof of North Carolina residency for each pro	oducer of medical
		cannabis and each employee of the producer.	
		h. Proof that the producer of medical cannabis	and each of the
		producer's employees has attained the age of 21 years	ars.
		i. <u>Any other information the Department considers r</u>	ecessary to ensure
		compliance with this Article.	
	<u>(2)</u>	Unless suspended or revoked, a producer of medical canna	bis license is valid
		for a period not to exceed 12 months from the date of issua	ance.
	<u>(3)</u>	A licensee shall notify the Department of any change	
		submitted on the application form within 30 days after the	<u>change.</u>
	<u>(4)</u>	A licensee shall apply for renewal, as necessary, at least 3	0 days prior to the
		expiration of a current license.	
	<u>(5)</u>	Not later than 30 days after issuing or renewing a pro-	
		cannabis license, the Department shall issue a producer o	
		registry identification card to the producer and to each	•
		employees upon payment of a fee of ten dollars (\$10.00) p	
	<u>(6)</u>	The Department shall issue a medical cannabis production	
		licensed producer of medical cannabis for each prop	
		premises approved for cannabis production under this sect	
		be posted conspicuously at the medical cannabis production	<u>n site.</u>
<u>(e)</u>	Produ	cer of Cannabis-Infused Products License. –	
	<u>(1)</u>	No person shall establish or operate a business to produc	
		products without first applying for a license to the	
		submitting the required information on application form	· ·
		Department. The application form shall require at least all	of the following:
		a. <u>The name of the person or entity responsible</u> production site and any employee of that person or	for the cannabis

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		<u>b.</u>	The address of each property, locati	on, or premises used or proposed
			for use by the producer of canna	bis-infused products to produce
			cannabis and cannabis-infused produ	ucts.
		<u>c.</u>	The name, address, and date of bi	rth of each principal officer and
			board member of the producer of ca	
		<u>d.</u>	The name, address, and date of	
			producer of cannabis-infused produced	
		<u>e.</u>	For first-year licensees, a nonrefund	
			five thousand dollars (\$5,000).	
		<u>f.</u>	For licensees seeking license rene	ewal, a nonrefundable fee in an
		_	amount not less than five thousand	dollars (\$5,000), as specified in
			rules adopted pursuant to subsection	
		<u>g.</u>	Proof of North Carolina resi	
		<u>_</u>	cannabis-infused products and each	• •
		h.	Proof that the producer of cannabis	
		_	producer's employees has attained th	
		<u>i.</u>	Any other information the Departm	
			compliance with the terms of this A	•
	(2)	Unles	s suspended or revoked, a license to p	
	<u>, , , , , , , , , , , , , , , , , , , </u>		id for a period not to exceed 12 month	
	(3)		ensee shall notify the Department of	
	<u>, </u>		itted on the application form within 30	
	(4)		ensee shall apply for renewal, as neces	• •
	<u> </u>		ation of a current license.	
	(5)		ater than 30 days after issuing or	renewing a license to produce
	<u> </u>		bis-infused products, the Depart	
			fication card to the licensed producer	
			ch of the producer's employees upon	-
			00) per cardholder.	<u> </u>
	(6)		Department shall issue a medical cann	abis production site card to each
	<u> </u>		cer of cannabis-infused products	
		-	ses approved for production of cann	
		-	n. The card shall be conspicuously	-
			cal cannabis production site.	· · · · · · · · · · · · · · · · · · ·
(f)	Permi		Sales Transactions. – All cannabis so	ld through the regulated medical
			n established under this section sh	
limitations				
	(1)	-	persons licensed as a medical cannab	ois center under subsection (b) of
	<u></u>		ection are authorized to sell cannabis	
			ied patients or designated caregivers t	-
	(2)		persons licensed as a producer of m	
	<u></u>		f this section or a producer of c	
			ction (d) of this section are authorize	■
			ed medical cannabis centers through t	▲
	(3)		ensed medical cannabis center shall no	• • • • •
	<u> </u>		cts, cannabis plants, cannabis seeds, c	
		_	ies and educational materials to an	
			at or designated caregiver.	, Freedon onter man a qualified
	<u>(4)</u>	-	ensed producer of medical cannabis	shall not sell cannabis cannabis
	<u>, 1</u>	-	s, or cannabis seeds to any person	
		-	bis center or a licensed producer	
		Junio	on a needed producer	or cumuois mused products.

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1			However, a licensed producer of medical cannabis	may transfer for no
2			consideration cannabis, cannabis plants, or cannabis se	
3			patient or designated caregiver.	• •
4		(5)	A producer of cannabis-infused products shall not s	sell cannabis-infused
5			products for resale to any person other than a licens	ed medical cannabis
6			center.	
7		<u>(6)</u>	A medical cannabis center, producer of medical cann	abis, or producer of
8			cannabis-infused products shall not sell to any re-	-
9			cardholder cannabis or cannabis plants in an amou	
10			adequate supply.	
11	<u>(g)</u>	Exem	ption From Criminal Laws. – A medical cannabis center,	producer of medical
12	cannabis.	, or pro	ducer of cannabis-infused products with a valid license	for that function is
13	exempt	from th	ne criminal laws of this State for possession, prod	uction, delivery, or
14	transport	ation o	f cannabis, or aiding and abetting another in the pos	ssession, production,
15	delivery,	or tran	sportation of cannabis, or any other criminal offense i	in which possession,
16	production	on, deliv	very, or transportation of cannabis is an element if the med	dical cannabis center,
17	producer	of me	dical cannabis, or producer of cannabis-infused produ	cts is in substantial
18	<u>complian</u>	ce with	this section and any rules adopted under this section.	
19	<u>(h)</u>	Loss	of Exemption From Criminal Laws A person who is n	ot a qualified patient
20	or license	ed careg	giver but who is otherwise authorized to possess, produce	, deliver, or transport
21	<u>cannabis</u>	for med	lical use pursuant to this Article ceases to be exempt as p	rovided in subsection
22	<u>(g) of thi</u>	s section	n upon committing any of the following acts:	
23		<u>(1)</u>	Driving while impaired by cannabis, provided that the	e person shall not be
24			considered to be impaired solely for having cannabis	metabolites in his or
25			her system.	
26		<u>(2)</u>	Delivering cannabis to any individual who the person k	nows is not a registry
27			identification cardholder or qualified patient.	
28		<u>(3)</u>	Manufacturing or distributing cannabis at an address no	ot registered with the
29			Department.	
30		<u>(4)</u>	Failing to report transfer of cannabis authorized under	er this section to the
31			Department.	
32	<u>(i)</u>		hly Fees and Reporting. –	
33		<u>(1)</u>	Each medical cannabis center, producer of medical ca	-
34			of cannabis-infused products licensed under this s	
35			quarterly reports to the Department on all financial tra	
36			but not limited to, sales and purchases of cannabis a	
37			products, and transfers of cannabis and cannabis-infu	ised products for no
38			consideration.	
39		<u>(2)</u>	Each medical cannabis center licensed and operating ur	•
40			pay to the Department monthly fees equal to ten p	
41			medical cannabis center's gross revenue derived from	the sale of cannabis
42			and cannabis-infused products.	
43		<u>(3)</u>	Each producer of medical cannabis or cannabis-infuse	
44			licensed and operating under this section shall pay	
45			monthly fees equal to ten percent (10%) of the prod	-
46			derived from the sale of cannabis and cannabis-infused	
47		<u>(4)</u>	Each person who (i) holds a medical cannabis center	
48			producer of medical cannabis license or cannabis-infus	± ±
49			license, or both, and (ii) operates both a retail medical	•
50			one or more production sites, shall pay to the Department	nt monthly fees equal

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	to fifteen percent (15%) of that person's gross re	evenue derived from retail
	sales of cannabis and cannabis-infused products pr	
(5)	Nothing in this subsection shall be construed to	exempt persons licensed
	under this section from the reporting or remitta	ance of sales tax for any
	transaction upon which a sales tax may be levied.	-
(j) The I	Department shall use system revenues from licens	e fees and monthly gross
•	and, in the following order of priority:	
(1)	Costs associated with establishing and operating	ng the regulated medical
	cannabis supply system established under this sect	
<u>(2)</u>	The registry system established under G.S. 90-730	.5.
$\overline{(3)}$	The medical cannabis research program established	
$\overline{(4)}$	Other Department programs.	
	alifications for Licensure. – The Department s	hall not issue a license
_	s section to any of the following persons:	
(1)	A person who has not paid the appropriate license	or license renewal fee.
$\overline{(2)}$	An individual who is less than 21 years of age.	
(3)	A person who has served a sentence for any of the	e following felonies in the
<u></u>	five years immediately preceding the date of lice	
	A through E felony; any felony that includes assa	ult as an essential element
	of the offense; any felony under Article 14 (Burg	
	of Chapter 14 of the General Statutes; any	
	(Larceny), Article 16A (Organized Retail Thef	•
	Article 18 (Embezzlement), Article 19 (False Pret	· · · · · · · · · · · · · · · · · · ·
	19A (Obtaining Property or Services by False or	
	Device or Other Means), Article 19B (Financial	
	Act), or Article 19C (Identity Theft) of Chapter 1	
	In order to ensure compliance with this subdivis	
	conduct a criminal history record check of an	-
	submitted on an application as the director or an	L
	cannabis center, or as a producer or employee of a	• •
<u>(4)</u>	A person who at any time has been convicted	
	manufacturing, selling, delivering, or possessing v	-
	sell, deliver, or possess a Schedule I or II control	
	of G.S. 90-95(b)(1). In order to ensure compliance	e with this subdivision, the
	Department shall conduct a criminal history rec	
	whose name is submitted on an application as the	director or an employee of
	the medical cannabis center or as a producer or em	ployee of a producer.
<u>(5)</u>	Except as otherwise provided in this subdivision,	
	a resident of North Carolina for at least two yea	rs prior to the date of the
	license application. A person who submits an	-
	pursuant to this section within 180 days after	the effective date of this
	Article is not subject to this residency requirer	nent if the person was a
	resident of North Carolina for at least 180 days pr	ior to the effective date of
	this Article.	
(l) Inspec	ction The Department may inspect the premises	of any person seeking or
	e as a medical cannabis center or a licensed produced	
	ne compliance with this Article.	
	se Suspension or Revocation. – The Department	may suspend or revoke a
(m) Licen	<u>se suspension of Revocation. – The Department</u>	may suspend of revoke a
	rsuant to this section if the Department determines	• •
license issued pu		that the licensee is not in

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1	least 14 days in advance of a proposed suspension or revocation, including the reasons for the
2	suspension or revocation and any possible remedial options available to the licensee. The
3	Department shall not suspend or revoke a license without conducting an investigation and
4	providing the licensee an opportunity for a public hearing, at which the licensee shall be
5	afforded an opportunity to be heard. The Department has the power to administer oaths and
6	issue subpoenas to require the presence of persons and the production of papers, books, and
7	records necessary to conduct a suspension or revocation hearing.
8	(n) The Department shall maintain a confidential list of the persons to whom the
9	Department has issued a license pursuant to subsection (b), (c), or (d) of this section. Individual
10	names and other identifying information on the list shall be confidential, exempt from the
11	provisions of Chapter 132 of the General Statutes, and not subject to disclosure, except to
12	authorized employees of the Department as necessary to perform official duties of the
13	Department.
14	(o) The Department shall verify to law enforcement personnel whether a license is valid
15	solely by confirming the validity of the license number and the name of the person to whom the
16	Department has issued the license number.
17	(p) Any person, including an employee or official of the Department or another State
18	agency or local government, who breaches the confidentiality of information obtained pursuant
19	to subsection (c), (d), or (e) of this section is guilty of a Class 1 misdemeanor; however, any
20	fine imposed for a violation under this subsection shall not exceed one thousand dollars
21	<u>(\$1,000).</u>
22	(q) Nothing in this section shall be construed to prevent Department employees from
23	notifying law enforcement officers about falsified or fraudulent information submitted to the
24	Department by any person in support of an application for a license authorized by subsection
25	(c), (d), or (e) of this section.
26	(r) <u>A person licensed under subsection (c), (d), or (e) of this section shall be granted the</u>
27	full legal protections provided in this section as long as the person is in possession of a valid
28	license. If the person is not in possession of a valid license, the person shall be given a
29	reasonable period of time to produce the license before the initiation of any arrest, criminal
30	charges, or other penalties.
31	(s) Rules. – Not later than 120 days after the effective date of this act, the North
32	Carolina Medical Care Commission shall adopt rules to implement the provisions of this
33	section. The rules shall do all of the following:
34	(1) Establish requirements for the issuance of registry identification cards to
35	qualified patients and designated caregivers, which shall include at least all
36	of the following:
37	<u>a.</u> <u>Written certification, as defined in G.S. 90-730.1.</u>
38	b. <u>An application or renewal fee.</u>
39 40	c. <u>The name, address, and date of birth of the qualified patient, except</u>
40	that if a qualified patient is homeless, no address is required.
41	d. <u>The name, address, and telephone number of the qualified patient's</u>
42	physician. The name address and date of high of each of the qualified nationtic
43	e. <u>The name, address, and date of birth of each of the qualified patient's</u>
44	designated caregivers, if any.
45	(2) Establish qualifications and requirements for licensure of medical cannabis
46	centers, producers of medical cannabis, and producers of cannabis-infused
47 48	<u>products.</u> (2) Establish givil populting for minor violations of the provisions of this section
48	(3) <u>Establish civil penalties for minor violations of the provisions of this section.</u>
49 50	(t) <u>Article 4 of Chapter 150B of the General Statutes governs judicial review of an</u> administrative decision made under this section.
50 51	"§ 90-730.7. Affirmative defenses.
51	S 20-150.1. Alli mative detenses.

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l	(a) Except as otherwise provided in this section and G.S. 90-730.4, either of the			
2	affirmative defenses set out in subdivisions (1) and (2) of this subsection may be used by a			
3	person charged with a criminal offense of possession, delivery, or production of cannabis, or			
ŀ	any other criminal offense in which possession, delivery, or production of cannabis is an			
	element. The affirmative defenses are as follows:			
	(1) The person satisfies all of the following criteria:			
	a. <u>Has been diagnosed with a chronic or debilitating medical condition</u>			
	and has been advised by the person's attending physician that the			
	medical use of cannabis may mitigate the symptoms or effects of that			
	chronic or debilitating medical condition.			
	b. <u>Is engaged in the medical use of cannabis.</u>			
	c. <u>Possesses, delivers, or produces cannabis only in the amount</u>			
	described in this Article as an adequate supply, or in an amount			
	exceeding an adequate supply if the person proves by a			
	preponderance of the evidence that the greater amount is medically			
	necessary to mitigate the symptoms or effects of the person's chronic			
	or debilitating medical condition, as determined by the person's attending physician.			
	(2) The person satisfies all of the following criteria:			
	<u>a.</u> Is assisting a person described in sub-subdivision (1)a. of this			
	<u>subsection in the medical use of cannabis.</u>			
	b. Possesses, delivers, or produces cannabis only in the amount			
	described herein as an adequate supply or in excess of that amount if			
	the person proves by a preponderance of the evidence that the greater			
	amount is medically necessary as determined by the assisted person's			
	attending physician to mitigate the symptoms or effects of the			
	assisted person's chronic or debilitating medical condition.			
	(b) A person does not need to be a registry identification cardholder in order to assert an			
	affirmative defense described in this section.			
	(c) A qualified patient or designated caregiver who has not received a registry			
	identification card may present evidence supporting the need for the medical use of cannabis.			
	Such evidence may constitute a defense to a charge of cannabis possession or cultivation and is			
	admissible in the courts of the State of North Carolina if such evidence otherwise properly			
	qualifies as admissible under the rules of evidence.			
	(d) Except as otherwise provided in this section and in addition to the affirmative			
	defenses described in subsection (a) of this section, a person engaged or assisting in the medical			
	use of cannabis who is charged with a crime pertaining to the medical use of cannabis is not precluded from doing either of the following:			
	(1) Asserting a full defense of medical necessity.			
	(2) Presenting evidence supporting the medical necessity of using cannabis for			
	treatment of a specific disease or medical condition if (i) the amount of			
	cannabis at issue is not greater than the amount described in this Article as			
	an adequate supply and (ii) the person has taken steps to substantially			
	comply with the provisions of this Article.			
	(e) A person may assert the need for the medical use of cannabis in a motion to dismiss,			
	and the court shall dismiss charges following an evidentiary hearing where the defendant shows			
	that the elements listed in subsection (a) of this section existed at any time prior or subsequent			
	to the charges being filed.			
	(f) Any interest in or right to property that was possessed, owned, or used in connection			
	with a person's use of cannabis for medical purposes shall not be forfeited, nor shall the person			
	be subject to disciplinary action by a business or occupational or professional licensing board			

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1	r bureau if the person or the person's designated caregiver demonstrates the person's me	dical		
2	purpose for using cannabis pursuant to this section.			
3	" <u>§ 90-730.8. Immunity for physicians.</u>			
4	A physician shall not be subject to arrest or prosecution, penalized in any manner, or d	enied		
5	ny right or privilege for recommending the medical use of cannabis or providing w			
6	ertification for the medical use of cannabis pursuant to this Article.			
7	§ 90-730.9. North Carolina Cannabis Research Program.			
8	(a) It is the intent of the General Assembly that The University of North Car	olina		
9	system undertake objective scientific research regarding the efficacy and safet			
10	dministering cannabis as part of medical treatment. If the Board of Governors of			
11	Jniversity of North Carolina, by appropriate resolution, accepts this responsibility,			
12	Iniversity of North Carolina shall create a program to be known as the North Car			
13	Cannabis Research Program.			
14	(b) The purpose of the program is to develop and conduct studies designed to asce	ertain		
15	he general safety and efficacy of using cannabis for medical treatment. If the studies con			
16	hat cannabis is safe and effective for medical treatment, the program shall develop me			
17	uidelines for the appropriate administration and use of cannabis to assist physicians			
18	atients in evaluating the risks and benefits of using cannabis for medical treatment a			
19	rovide a scientific basis for future policies.			
20	(c) The research conducted under this section may involve the development of qu	uality		
21	ontrol, purity, and labeling standards for medical cannabis dispensed through the sy			
22	ound advice and recommendations on the best practices for the safe and efficient cultivati			
23	annabis; and analysis of genetic and healing properties of the many varied strains of can			
24	o determine which strains may be best suited for a particular condition or treatment.			
25	§ 90-730.10. Severability.			
26	The provisions of this Article are severable. If any provision of this Article is held in	valid		
27	y a court of competent jurisdiction, the invalidity shall not affect other provisions of	f this		
28	Article which can be given effect without the invalid provision."			
29	SECTION 2. During the period between the effective date of this act and 30	days		
30	fter the effective date of rules adopted under G.S. 90-730.6(s), the following provisions a	oply:		
31	(1) The Department of Agriculture and Consumer Services shall iss	ue a		
32	temporary certificate for participation in the regulated medical su	upply		
33	system established under G.S. 90-730.6 to any individual who would	ld be		
34	eligible to participate in the system as a qualified patient but for the ado	ption		
35	of rules to fully implement the system, upon presentation of a w	ritten		
36	certification for the medical use of cannabis from the individual's tre	ating		
37	physician. The certificate shall specify the amount of cannabis the certificate shall	ficate		
38	holder may possess for the medical use of cannabis. The Departme			
39	Agriculture and Consumer Services shall maintain a list of all temp	orary		
40	certificates issued pursuant to this section.			
41	(2) An individual in possession of a temporary certificate issued pursua	nt to		
42	subdivision (1) of this section and that individual's designated caregive	er are		
43	not subject to arrest, prosecution, civil or criminal penalty, or denial o	f any		
44	right or privilege for possessing cannabis if the amount of usable can	nabis		
45	possessed collectively is not more than the amount specified or			
46	temporary certificate issued by the Department of Agriculture and Cons	umer		
47	Services.			
48	(3) A physician shall not be subject to arrest or prosecution, penalized in	ı any		
49	manner, or denied any right or privilege for recommending the medica	l use		
50	of cannabis or providing written certification for the medical use of can	nabis		
51	pursuant to this Article.			

	General Assembly of No	orth Carolina	Session 2015
1	SECTION 3.	G.S. 106-121(6) reads as rewritten:	
2	"(6) The te	rm "drug" means	
3	a.	Articles recognized in the official United Stat	tes Pharmacopoeia,
		official Homeopathic Pharmacopoeia of the United	ed States, or official
		National Formulary, or any supplement to any of	them; and
	b.	Articles intended for use in the diagnosis, cure, n	nitigation, treatment
		or prevention of disease in man or other animals	animals, except for;
		cannabis-infused products, as defined in G.S.	90-730.1, that are
		manufactured or sold by a licensed medical ca	annabis center or a
		licensed producer of cannabis-infused products; a	nd
	с.	Articles (other than food) intended to affect the	
		function of the body of man or other animals; and	
	d.	Articles intended for use as a component of any	1
		paragraphs a, b or c; but does not include	e devices or their
		components, parts, or accessories."	
		G.S. 106-121(8) reads as rewritten:	
	"(8) The te	rm "food" means	
	a.	Articles used for food or drink for man or other	animals, except for
		cannabis-infused products, as defined in G.S.	
		manufactured or sold by a licensed medical ca	annabis center or a
		licensed producer of cannabis-infused products,	
	b.	Chewing gum, and	
	с.	Articles used for components of any such article."	
		G.S. 105-164.4(a) is amended by adding a new su	
		te of five percent (5%) applies to the gross receipts	
		nabis, cannabis-infused products as defined in G.S.	
	-	cannabis seeds, cannabis cultivation equipment, a	
		es. A person who sells cannabis, cannabis-infused	-
		S. 90-730.1, cannabis plants, cannabis seeds, c	
		nent, and related cannabis supplies is considered	
		e. For the purpose of this subdivision, cannabis has	s the same meaning
		ijuana under G.S. 90-87(16)."	
		. This act is effective when it becomes law a	and applies to acts
	committed on and after th	nat date.	