## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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### HOUSE BILL DRH40568-MGxfa-134

Short Title:	North Carolina Medical Cannabis Act.	(Public)
Sponsors:	Representative Alexander.	
Referred to:		

1		
1 2		A BILL TO BE ENTITLED IG THE MEDICAL USE OF CANNABIS; DIRECTING THE
2 3		AGRICULTURE AND CONSUMER SERVICES TO ADOPT RULES
3 4		LICENSING PROCESS FOR THE CULTIVATION OF MEDICAL
4 5		THE MANUFACTURING OF MEDICAL CANNABIS PRODUCTS;
5 6		NORTH CAROLINA ALCOHOLIC BEVERAGE CONTROL
0 7		ADOPT RULES FOR THE ESTABLISHMENT, LICENSING, AND
8		MEDICAL CANNABIS DISPENSARIES; ESTABLISHING AND
9		FUNDS FOR A SOCIAL EQUITY REINVESTMENT GRANT
10		COURAGE PARTICIPATION IN THE MEDICAL CANNABIS
10		DIVIDUALS HIT HARDEST BY THE WAR ON CANNABIS;
12	EXPUNGING MI	
13		AWFUL CONDUCT INVOLVING THE MEDICAL USE OF
14		ING MEDICAL MARIJUANA; AND ESTABLISHING A
15	UNIVERSITY CAN	NABIS EQUITY INVESTMENT FUND.
16	The General Assembly o	
17	•	
18	PART I. LEGALIZAT	ION OF THE MEDICAL USE OF CANNABIS
19	SECTION 1	.1. Chapter 90 of the General Statutes is amended by adding a new
20	Article to read:	
21		" <u>Article 43.</u>
22		"Medical Cannabis.
23	" <u>§ 90-730. Definitions.</u>	
24		tions apply in this Article:
25	<u>(1)</u> <u>"Adec</u>	uate supply" has the following meanings:
26	<u>a.</u>	An amount of usable cannabis derived solely from an intrastate source
27		that is possessed by a qualified patient, or collectively possessed by a
28		qualified patient and the qualified patient's designated caregiver, in an
29		amount that does not exceed what is reasonably necessary to assure
30		the uninterrupted availability of cannabis for a period of three months,
31		in any form recommended by the qualified patient's physician for the
32		purpose of alleviating the symptoms or effects of the qualified patient's
33 34	L	<u>debilitating medical condition.</u>
34 35	<u>b.</u>	For a qualified patient for whom a delivery method of inhalation of
55		cannabis vapor or smoking is recommended by the qualified patient's



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1		physician, "adequate supply" mean	s not more than 24 ounces of
2		cannabis in a form usable for that put	rpose.
3	(2)	"Bona fide health care provider-patient re	elationship" means a physician,
-		physician assistant, or nurse practitioner an	
		counseling relationship in which the physic	ian, physician assistant, or nurse
		practitioner has completed a full assessmen	t of the patient's medical history
		and current medical condition, including an a	
		and the physician, physician assistant, or n	urse practitioner is available or
		offers to provide follow-up care and treatment	-
		examinations, to determine the efficacy of t	he use of medical cannabis as a
		treatment for the patient's medical condition.	<u>.</u>
	<u>(3)</u>	"Cannabis" means marijuana as defined in G	.S. 90-87(16).
	$\overline{(4)}$	"Health care provider" means a physician	
		practitioner licensed under Article 1 of Cha	1 ·
		who is in good standing to practice medicin	-
		prescribe controlled substances in this State.	
	<u>(5)</u>	"Medical use of cannabis" or "medical use" n	neans the acquisition, possession,
		use, internal possession, delivery, transfer,	or transportation of cannabis or
		paraphernalia relating to the administration	of cannabis to treat or alleviate a
		gualified patient's medical condition or symp	toms associated with the medical
		condition or its treatment.	
	<u>(6)</u>	"Qualified patient" means a person who has	been diagnosed by a physician as
		having a debilitating medical condition.	
	<u>(7)</u>	"Written certification" means a statement in	a patient's medical records or a
		statement signed by a health care provider w	vith whom the patient has a bona
		fide health care provider-patient relationship	indicating that, in the health care
		provider's professional opinion, the patient h	has a medical condition that may
		benefit from the medical use of cannabis an	d the potential health benefits of
		the medical use of cannabis would likely of	utweigh the health risks for the
		patient.	
		alth care provider and patient protections f	
	_	alified patient shall not be subject to arrest,	
		d any right or privilege, including, but not limit	
		ess or occupational or professional licensing bo	1
		unnabis for medical use by the qualified patient	if all of the following conditions
	are met:		
	<u>(1)</u>	The quantity of usable cannabis possessed of	1
	( <b>-</b> )	adequate supply, as determined by the qualif	
	<u>(2)</u>	The qualified patient is in possession of	a written certification from a
		physician.	
		alified patient is presumed to be engaged in the	
	· ·	or designated caregiver is in possession of a wr	
		does not exceed the qualified patient's adequat	
		by evidence that the qualified patient engaged	
		han alleviating the qualified patient's medical c	condition or symptoms associated
	with the medical		, <b>1</b>
		ne purposes of medical care, including organ	
		f cannabis in accordance with this Article shall	
		se of any other medication used at the direct	ion of a physician and shall not
	constitute the use	e of an illegal substance.	

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1	(d) A hea	alth care provider shall not be subject to arrest, pro	secution, or penalty in any
2		d any right or privilege, or subject to increased monit	
3		arolina Medical Board or any other business or oc	• • •
4		or bureau for either of the following:	
5	<u>(1)</u>	Advising a patient about the risks and benefits of t	the medical use of cannabis
6	<u>(1)</u>	or that the patient may benefit from the medical	
7		physician's medical judgment, the potential bene	
8		cannabis would likely outweigh the health risks for	
9	<u>(2)</u>	Providing a patient with written certification, b	* *
10	(2)	assessment of the patient's medical history and cur	
11		the potential benefits of the medical use of canna	
12		the health risks for that particular patient.	abis would likely outweigh
12	(e) A hea	alth care provider shall not be subject to arrest, pro	equation or populty in any
13 14		ed any right or privilege, or subject to disciplinar	± • •
14		professional licensing board or bureau for discussing	
15		the medical use of cannabis or the interaction of can	
17		censing of medical cannabis cultivation and manu	
18		Department of Agriculture and Consumer Services	
19		ons for the cultivation of medical cannabis and the	
20		ts. The rules adopted by the Department shall in	-
20	<u>following:</u>	is. The fulles adopted by the Department shan in	iciude, at a minimum, me
22	<u>10110wmg.</u> (1)	Application and annual renewal fees sufficient to	completely cover all of the
22	<u>(1)</u>	Department's costs for oversight and managem	<b>-</b>
23 24		medical cannabis and the production of products co	
24 25		as well as the grant program established by G.S. 9	-
23 26	<u>(2)</u>	Regulation of packaging and labeling of medi	
20 27	<u>(2)</u>	cannabis products.	car cannaois and medicar
28	<u>(3)</u>	The requirement that medical cannabis product	ts not include nicotine or
20 29	<u>(5)</u>	alcohol and not be in a form or flavor intended to	
30		nonmedical purposes or by children.	attract unauthorized use for
31	<u>(4)</u>	Regulation of outdoor cultivation of medical cann	abis to minimize diversion
32	<u></u>	or theft of medical cannabis for unauthorized uses	
33	<u>(5)</u>	Sanitation and testing of medical cannabis proces	
34	<u>(5)</u>	medical cannabis products.	sing and manufacturing or
35	<u>(6)</u>	Guidelines and restrictions on advertising of med	dical cannabis and medical
36	<u>(0)</u>	cannabis products.	dicar cannabis and medicar
37	(b) The I	Department shall complete all rule adoption and sub	mit a report to the General
38		er than January 31, 2023, regarding the licensing system	-
39		censing and regulation of medical cannabis disper	<b>1 1</b>
40		urposes of this section, the terms "Commission" and	
41	in G.S. 18B-101		local bound and as defined
42		o later than January 1, 2023, the Commission	shall adopt rules for the
43	•	censing, and operation of medical cannabis disper	-
44		ction shall include rules for the establishment and	· · · · ·
45		under this section, including fees associated with ap	
46		dition to independent dispensaries licensed under su	
47		ment of any fees required under subsection (b) of thi	
48		erate one medical cannabis dispensary for each ABC	•
49	-	oard may enter into a joint venture with an eligible	· · · · · · · · · · · · · · · · · · ·
<del>4</del> 9 50		00-730.4, for the establishment and operation of a m	
51		mabis dispensary established and operated under this	
51	Lach moultal tal	maors dispensary established and operated under tills	subsection shan de localeu

#### **General Assembly Of North Carolina** Session 2021 no less than 1,000 feet away from an ABC store, an independent dispensary licensed under 1 2 subsection (b) of this section, an elementary or secondary school, or a religious institution. 3 "§ 90-730.4. Social Equity Business Development Grant program. 4 For purposes of this section, the term "eligible social equity recipient" means an (a) 5 applicant for a license under G.S. 90-730.2 for which at least sixty-six percent (66%) of 6 ownership interest in the applicant has any of the following characteristics: 7 A prior conviction for simple possession of cannabis. (1)8 (2)A family member with a conviction for simple possession of cannabis. For 9 purposes of this subdivision, family member means a spouse, parent, 10 stepparent, sibling, step-sibling, child, or stepchild. 11 Residence in an area that is economically distressed, as determined by the (3) 12 Department in consultation with the Department of Commerce, or with a disproportionate number of arrests for cannabis violations, as determined by 13 14 the Department in consultation with the Department of Public Safety. A degree from a public or private historically black college or university. 15 (4) The Department shall establish the Social Equity Business Development Grant 16 (b) Program (Grant Program) to provide grants and low interest loans to an eligible social equity 17 18 recipient. Two hundred fifty thousand dollars (\$250,000) of the licensing fees collected by the 19 Department under G.S. 90-730.2 in each fiscal year shall be used by the Department to fund the 20 Grant Program. Eligible uses of the grant funds by shall include the following: 21 (1)Elimination or amelioration of barriers to licensing under this Article. 22 (2)Technical assistance. 23 Outreach and promotion of medical cannabis cultivation. (3) 24 (c) The Department shall annually report to the chairs of the Joint Legislative Oversight 25 Committee on Agriculture and Natural and Economic Resources and the Fiscal Research 26 program on the Grant Program. The report shall include grant recipients, amount distributed to 27 each recipient, and a description of activities funded by each grant." 28 29 PART II. EXPUNCTION OF MISDEMEANOR AND FELONY MARIJUANA 30 **OFFENSES** 31 **SECTION 2.1.(a)** Article 5 of Chapter 15A of the General Statutes is amended by 32 adding two new sections to read: 33 "§ 15A-145.8B. Automatic expunction of misdemeanor marijuana offenses. 34 If a person was charged with (i) a misdemeanor violation of G.S. 90-95(a)(3) for (a) 35 possession of marijuana or hashish or (ii) a violation of G.S. 90-113.22A, and the person was 36 convicted, the conviction shall be ordered to be automatically expunged no later than December 37 31, 2024, in the manner set forth in this section. The clerk of each superior court shall determine which cases meet the criteria for 38 (b) 39 expunction set forth in subsection (a) of this section. Upon completing the review required under 40 this subsection, the clerk of each superior court shall prepare an order of expungement for each case that meets the criteria set forth in subsection (a) of this section and was finalized in his or 41 42 her court. Upon completion of the order of expungement, the court shall order the expunction. 43 Upon order of expungement, the clerk shall forward the petition to the Administrative Office of 44 the Courts. 45 No person as to whom such an order has been entered under this section shall be held (c) 46 thereafter under any provision of any law to be guilty of perjury, or to be guilty of otherwise 47 giving a false statement or response to any inquiry made for any purpose, by reason of the 48 person's failure to recite or acknowledge any expunged entries concerning apprehension, charge, 49 or trial. 50 The court shall also order that the conviction ordered expunged under this section be (d) expunged from the records of the court and direct all law enforcement agencies bearing record 51

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1	of the same to expunge their records of the conviction. The clerk shall notify State and local
2	agencies of the court's order as provided in G.S. 15A-150.
3	(e) Any other applicable State or local government agency shall expunge from its records
4	entries made as a result of the conviction ordered expunged under this section. The agency shall
5	also reverse any administrative actions taken against a person whose record is expunged under
6	this section as a result of the charges or convictions expunged. This subsection shall not apply to
7	the Department of Justice for DNA records and samples stored in the State DNA Database and
8	the State DNA Databank.
9	(f) Except as otherwise provided by law, it is unlawful for any person having or acquiring
10	access to a record expunged under this section to disclose to another person any expunged
11	information from it without an order from the court that ordered the record expunged. A person
12	who violates this subsection is guilty of a Class 1 misdemeanor.
13	(g) An employer or educational institution shall not, in any application, interview, or
14	otherwise, require an applicant for employment or admission to disclose any information
15	expunged under this section. An applicant need not, in answer to any question concerning any
16	arrest, criminal charge that has not resulted in a conviction, or conviction, include a reference to
17	any information expunged under this section.
18	" <u>§ 15A-145.8C. Expunction of certain felony marijuana offenses.</u>
19	(a) If a person was charged with a felony violation of G.S. 90-95 as it relates to marijuana,
20	and that person was convicted, the person may file a petition in the court of the county where the
21	person was convicted for expunction of the offense from the person's criminal record and any
22	other official record containing an entry relating to the person's apprehension, charge, trial, or
23	conviction. The petition cannot be filed earlier than five years after (i) the date of conviction or
24	(ii) any active sentence, period of probation, or post-release supervision has been served,
25	whichever is later. The court, after notice to the district attorney, shall hold a hearing on the
26	petition and, upon finding that the requirements of this section have been met, and that the
27	continued existence and possible dissemination of information relating to the conviction causes
28	or may cause circumstances that constitute a manifest injustice to the petitioner, the court shall
29	order the expunction.
30	(b) Any petition for expungement under this section shall be on a form approved by the
31	Administrative Office of the Courts and be filed with the clerk of superior court. Upon order of
32	expungement, the clerk shall forward the petition to the Administrative Office of the Courts.
33 34	(c) No person as to whom such an order has been entered under this section shall be held
34 35	thereafter under any provision of any law to be guilty of perjury, or to be guilty of otherwise giving a false statement or response to any inquiry made for any purpose, by reason of the
35 36	person's failure to recite or acknowledge any expunged entries concerning apprehension, charge,
30 37	or trial.
38	(d) The court shall also order that the conviction ordered expunged under this section be
39	expunged from the records of the court and direct all law enforcement agencies bearing record
40	of the same to expunge their records of the conviction. The clerk shall notify State and local
41	agencies of the court's order as provided in G.S. 15A-150.
42	(e) Any other applicable State or local government agency shall expunge from its records
43	entries made as a result of the conviction ordered expunged under this section. The agency shall
44	also reverse any administrative actions taken against a person whose record is expunged under
45	this section as a result of the charges or convictions expunged. This subsection shall not apply to
46	the Department of Justice for DNA records and samples stored in the State DNA Database and
47	the State DNA Databank.
48	(f) A person who files a petition for expunction under this section must pay the clerk of
49	superior court a fee of one hundred dollars (\$100.00) at the time the petition is filed. Fees
50	collected under this subsection shall be deposited in the General Fund. This subsection does not
51	apply to petitions filed by an indigent.

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1	(g) Except as otherwise provided by law, it is unlawful for any person having or acquiring
2	access to a record expunged under this section to disclose to another person any expunged
3	information from it without an order from the court that ordered the record expunged. A person
4	who violates this subsection is guilty of a Class 1 misdemeanor.
5	(h) An employer or educational institution shall not, in any application, interview, or
6	otherwise, require an applicant for employment or admission to disclose any information
7	expunged under this section. An applicant need not, in answer to any question concerning any
8 9	arrest, criminal charge that has not resulted in a conviction, or conviction, include a reference to any information expunged under this section."
10	<b>SECTION 2.1.(b)</b> G.S. 15A-145.8B(f) and G.S. 15A-145.8C(g), as amended by
11	subsection (a) of this section, become effective December 1, 2021, and apply to offenses
12	committed on or after that date. The remainder of this Part becomes effective December 1, 2021.
13 14 15	PART III. UNLAWFUL CONSUMPTION OF MEDICAL CANNABIS IN MOTOR VEHICLES
16	SECTION 3.1.(a) Article 3 of Chapter 20 of the General Statutes is amended by
17	adding a new section to read:
18	" <u>§ 20-138.8.</u> Using or consuming medical cannabis as driver or passenger in a motor
19	vehicle.
20	(a) Offense. – It is unlawful for any person to use or consume medical cannabis while
21	driving a motor vehicle on a highway or the right-of-way of a highway or while being a passenger
22	in a motor vehicle being driven on a highway or the right-of-way of a highway.
23	(b) Inference. – In a prosecution under this section, the trier of fact may infer that a person
24	has consumed medical cannabis in violation of subsection (a) of this section if (i) an open
25	container is located within the passenger area of the motor vehicle, (ii) the medical cannabis in
26	the open container has been at least partially removed, and (iii) the appearance, conduct, speech,
27	or other physical characteristic of the person, excluding odor, is consistent with the consumption
28	of medical cannabis.
29	(c) Punishment. – Unless the conduct is covered under some other provision of law
30	providing greater punishment, a violation of this section is a Class 3 misdemeanor."
31	<b>SECTION 3.1.(b)</b> This Part becomes effective December 1, 2021, and applies to
32	offenses committed on or after that date.
33	
34	PART IV. OTHER PROHIBITED CONDUCT INVOLVING MEDICAL CANNABIS
35	SECTION 4.1.(a) Chapter 14 of the General Statutes is amended by adding a new
36	Article to read:
37	" <u>Article 41A.</u>
38	" <u>Medical Cannabis.</u>
39	"§ 14-332.1. Consuming medical cannabis, or offering to another, in public place; penalty.
40	(a) Offense. – No person shall consume medical cannabis, or offer medical cannabis to
41	another, whether accepted or not, at or in any public place.
42	(b) Punishment. – Any person who violates this section is subject to a civil penalty of no
43	more than twenty-five dollars (\$25.00) for a first offense. A person who is convicted under this
44	section of a second offense is subject to a twenty-five dollar (\$25.00) civil penalty and shall be
45	ordered to enter a substance abuse treatment program, education program, or both, if available,
46	that in the opinion of the court best suits the needs of the accused. A person convicted under this
47	section of a third or subsequent offense is guilty of a Class 3 misdemeanor.
48	"§ 14-332.2. Consuming or possessing medical cannabis in or on public school grounds;
49	penalty.

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1	(a) Offer	nse. – No person shall possess or consume any medical	cannabis in or upon the
2		bublic elementary or secondary school during school ho	<b>.</b>
3	activities.		
4		shment. – Any person convicted of a violation of this see	ction is guilty of a Class
5		r. Notwithstanding G.S. 15A-1340.23, a sentence of im	
6		bosed for a violation of this section.	
7		ssession and consumption of medical cannabis by a	nerson under 18 vears
8	<u>s 14-552.5. 10</u> of ag		person under 10 years
9		<u>c.</u> nse. – No person under 18 years of age may posses	ss or consume medical
10	cannabis.	ise. – No person under 18 years of age may posses	ss of consume medical
10		hmont Any person convicted of a violation of this	saction is guilty of an
		shment. – Any person convicted of a violation of this	<b>u</b>
12		e court shall require the person to enter a substance at	1 0
13		am, or both, if available, that in the opinion of the cour	t best suits the needs of
14	the person.		e
15		<u>llegal importation, shipment, and transportation</u>	of medical cannabis;
16	<u>pena</u>		
17		nse. – Except as allowed by applicable law, no med	dical cannabis shall be
18		ed, transported, or brought into the State.	
19		shment Any person convicted of a violation of this see	
20		r. Notwithstanding G.S. 15A-1340.23, a sentence of im	prisonment of up to one
21		osed for a violation of this section."	
22		<b>TION 4.1.(b)</b> This Part becomes effective December	1, 2021, and applies to
23	offenses commit	ted on or after that date.	
24			
25		KATION OF MEDICAL MARIJUANA AND ES	TABLISHMENT OF
26		CANNABIS EQUITY INVESTMENT FUND	
27		<b>FION 5.1.</b> G.S. 105-113.106 reads as rewritten:	
28	"§ 105-113.106.		
29		g definitions apply in this Article:	
30	(1)	Controlled Substance. – Defined in G.S. 90-87.	
31	(2)	Repealed by Session Laws 1995, c. 340, s. 1.	
32	(3)	Dealer. – Any of the following:	
33		a. A person who actually or constructively po	ssesses more than 42.5
34		grams of marijuana, seven or more grams of	of any other controlled
35		substance that is sold by weight, or 10 or me	ore dosage units of any
36		other controlled substance that is not sold by	weight.
37		b. A person who in violation of Chapter 18B	of the General Statutes
38		possesses illicit spirituous liquor for sale.	
39		c. A person who in violation of Chapter 18B	of the General Statutes
40		possesses mash.	
41		d. A person who in violation of Chapter 18B	of the General Statutes
42		possesses an illicit mixed beverage for sale.	
43			
44	(6)	Marijuana. – All parts of the plant of the genus Canna	abis. Cannabis not taxed
45		pursuant to Article 2E of this Chapter, whether grow	
46		this plant; the resin extracted from any part of this plan	
47		salt, derivative, mixture, or preparation of this plant, i	
48		, wert wit e, minute, or preparation of this plant,	
49	 (9)	Unauthorized substance. – A controlled substance, and	n illicit mixed beverage
50		illicit spirituous liquor, or mash."	

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1	<b>SECTION 5.2.</b> Subchapter I of Chapter 105 of the General	Statutes is amended by
2	adding a new Article to read:	
3	" <u>Article 2E.</u>	
4	"Medical Marijuana.	
5	" <u>§ 105-113.120. Definitions.</u>	
6	The definitions of G.S. 90-730 apply in this Article.	
7	" <u>§ 105-113.121. Medical marijuana tax; exceptions.</u>	
8	(a) Tax. – A tax of ten percent $(10\%)$ is levied on the sale in	•
9	cannabis dispensary operating pursuant to G.S. 90-730.3 of cannabis for	
10	shall be in addition to any tax imposed under any other provision of fede	
11	(b) <u>Exceptions. – The tax shall not apply to any of the following</u>	
12	(1) From a medical cannabis dispensary operating pursu	ant to G.S. 90-730.3 to
13	another such dispensary.	1 (1
14	(2) Of industrial hemp by a grower, processor, or dealer	under the provisions of
15	Article 50F of Chapter 106 of the General Statutes.	trial harmon autroat undan
16 17	(3) Of industrial hemp extract or food containing an indus the provisions of Article 50E of Chapter 106 of the G	-
17	the provisions of Article 50F of Chapter 106 of the G "§ 105-113.122. Optional local marijuana tax.	eneral Statutes.
10	(a) Local Tax. – A governing body of a local governmental unit a	may by resolution levy
20	a tax of two percent (2%) on any sale in the jurisdiction of the unit taxa	
20	provided in this section. The tax shall be in addition to any local sales tax	
22	than the taxes authorized and identified in this subsection, the gove	· ·
23	governmental unit shall not impose any other tax on a sale taxable under	
24	(b) Joint Jurisdiction. – If a municipality imposes a tax und	
25	surrounding county imposes a tax under this section, both taxes apply	
26	municipality.	
27	(c) Interpretation. – Nothing in this section shall be construed	to prohibit a governing
28	body from imposing any tax authorized by law on a person or proper	rty regulated under this
29	Article. Nothing in this section shall be construed to limit the authority o	
30	impose a license or privilege tax or fee on a business engaged in whole o	-
31	under this Article if such tax or fee is (i) based on an annual or per even	
32	law or (ii) is an annual license or privilege tax authorized by law and su	ich tax includes sales or
33	receipts taxable under this Article in its taxable measure.	
34	(d) Notice. – Any governing body that adopts a resolution pursu	
35	this section shall, within 30 days, notify the Department and any retai	
36	jurisdiction of the local governmental unit of the resolution's adoption. T	he resolution shall take
37	effect on the first day of the second month following its adoption.	I he administered and
38 39	(e) <u>Administration. – Any tax levied under this section shall</u> collected by the Department in the same manner as provided for the tax	•
40	39 of this Chapter, provided that the Secretary shall not make a distribution	
41	cities, as provided in G.S. 105-472. For purposes of the tax imposed by	
42	"county" shall be read as "municipality."	<u>a mamerpanty, the term</u>
43	(f) Use. – A local governmental unit may use the proceeds of	a tax levied under this
44	section for any public purpose.	
45	"§ 105-131.123. Use of State tax proceeds.	
46	The Secretary must credit the net proceeds of the State tax	collected pursuant to
47	<u>G.S. 105-131.121 as follows:</u>	
48	(1) Fifty percent (50%) to the General Fund.	
49	(2) The remainder to the University Cannabis Equity Inve	stment Fund established
50	under G.S. 116-29.2."	

#### **General Assembly Of North Carolina** Session 2021 SECTION 5.3. Chapter 116 of the General Statutes is amended by adding a new 1 2 section to read: 3 "§ 116-29.2. University Cannabis Equity Investment Fund. 4 Fund. - The University Cannabis Equity Investment Fund is established as a special (a) revenue fund in the Office of the President of The University of North Carolina. Allocations from 5 the fund shall be made in the discretion of the Cannabis Equity Reinvestment Fund Committee. 6 7 Forty percent (40%) of fund proceeds shall be used only for the purpose of research for medical 8 use of cannabis, as defined in G.S. 90-730, under UNC Hospitals. The remainder of fund 9 proceeds shall be used, in the discretion of the Cannabis Equity Reinvestment Fund Committee, 10 for the following uses: 11 Low-interest loans to social equity applicants for licensure under (1) G.S. 90-730.3. 12 13 Scholarship programs for historically marginalized populations, including (2)14 those who were in foster care or who have been impacted by substance use. 15 Grants to support job training and placement, workforce development, youth (3) mentoring, and reentry services. 16 17 Contributions to the State's legal services program for indigents. (4) Appropriation. – Effective July 1 of each calendar year, the funds remitted to the 18 (b) 19 University Cancer Research Fund by the Secretary of Revenue from the tax on medical marijuana 20 are appropriated for the purposes set forth in this section. 21 (c) Cannabis Equity Reinvestment Fund Committee. - The Cannabis Equity 22 Reinvestment Fund Committee shall consist of the following seven members: Four members and the chair appointed by the Governor. 23 (1)24 (2)One member appointed by the General Assembly upon the recommendation 25 of the Speaker of the House of Representatives pursuant to G.S. 120-121. 26 One member appointed by the General Assembly upon the recommendation (3) 27 of the President Pro Tempore of the Senate pursuant to G.S. 120-121. 28 Quorum. – A majority of the members shall constitute a quorum for the transaction (d) 29 of business. 30 Meetings. – The Committee shall meet at least once in each quarter and may hold (e) special meetings at any time and place at the call of the chair or upon the written request of at 31 32 least a majority of its members. 33 Report. - By November 1 of each year, the Committee shall provide to the Joint (f) 34 Legislative Education Oversight Committee and to the Office of State Budget and Management 35 an annual financial report which shall include (i) an accounting of expenditures of State funds, 36 broken down between permissible purposes, (ii) an overview of programs set up using State funds and an executive summary of the costs and benefits of the programs for the year, and (iii) an 37 accounting of any fund balances retained by the Fund, along with information about any 38 39 restrictions on the use of these funds." 40 SECTION 5.4. Sections 5.1 and 5.2 of this act become effective January 1, 2022, 41 and apply to sales made on or after that date. The remainder of this Part becomes effective 42 January 1, 2022. 43 44 PART VI. APPROPRIATIONS 45 **SECTION 6.1.(a)** Effective July 1, 2021, there is appropriated from the General 46 Fund to the Department of Agriculture and Consumer Services the following sums: The sum of five hundred thousand dollars (\$500,000) in nonrecurring funds 47 (1)48 for the 2021-2022 fiscal year to be used for planning and rule development 49 for the licensing and social equity programs authorized by G.S. 90-730.2, as

enacted by Section 1.1 of this act.

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	General Assem	Session 2021	
1	(2)	The sum of five hundred thousand dollars (\$500,000) ir	n nonrecurring funds
2		for the 2021-2022 fiscal year to be used to establish an	d operate the Social
3		Equity Business Development Grant Program authorized	by G.S. 90-730.2, as
4		enacted by Section 1.1 of this act.	
5	SEC	<b>TION 6.1.(b)</b> This Part becomes effective July 1, 2021.	
6			
7	PART VII. EF	FECTIVE DATE	
8	SEC	TION 7.1. Except as otherwise provided, this act becomes	effective December
9	1, 2021.		