House Bill 1 (AS PASSED HOUSE AND SENATE)

By: Representatives Peake of the 141st, Gravley of the 67th, Kaiser of the 59th, Ramsey of the 72nd, McCall of the 33rd, and others

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to 2 public health and morals, so as to provide for the possession of low THC oil under certain 3 circumstances; to provide for definitions; to provide for penalties; to amend Title 31 of the Official Code of Georgia Annotated, relating to health, so as to create a registration within 4 5 the Department of Public Health for individuals or caregivers who are authorized to possess low THC oil; to define certain terms; to provide for registration cards; to provide for 6 7 procedure; to create the Georgia Commission on Medical Cannabis; to provide for 8 membership, procedures, duties, and responsibilities; to provide for an automatic repeal of 9 the commission; to allow the Board of Regents of the University System of Georgia to create or work with others to create a research program using low THC oil in treating certain 10 residents of this state who have medication-resistant epilepsies; to provide for permits to be 11 12 issued to program participants and others; to provide for automatic repeal of the research 13 program; to amend Chapter 1 of Title 51 of the Official Code of Georgia Annotated, relating 14 to general provisions of torts, so as to provide for limited liability for health care institutions 15 and health care providers that permit the possession, administration, or use of low THC oil 16 by an individual or caregiver on their premises in accordance with the laws of this state; to 17 provide for a short title; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes. 18

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

20 **PART I** 21 **SECTION 1-1.**

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22 This Act shall be known and may be cited as the "Haleigh's Hope Act."

23	SECTION 1-2.
2. 3	SECTION 1-2.

24 Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to offenses against

25 public health and morals, is amended by adding a new article to read as follows:

26 "ARTICLE 8

- 27 16-12-190.
- 28 As used in this article, the term 'low THC oil' means an oil that contains not more than 5
- 29 <u>percent by weight of tetrahydrocannabinol and an amount of cannabidiol equal to or greater</u>
- 30 <u>than the amount of tetrahydrocannabinol.</u>
- 31 <u>16-12-191.</u>
- 32 (a)(1) Notwithstanding any provision of Chapter 13 of this title, it shall be lawful for any
- person to possess or have under his or her control 20 fluid ounces or less of low THC oil
- 34 <u>if:</u>
- 35 (A) Such person is registered with the Department of Public Health as set forth in
- 36 <u>Code Section 31-2A-18;</u>
- 37 (B) Such person has in his or her possession a registration card issued by the
- 38 <u>Department of Public Health; and</u>
- 39 (C) Such substance is in a pharmaceutical container labeled by the manufacturer
- 40 <u>indicating the percentage of tetrahydrocannabinol therein.</u>
- 41 (2) Notwithstanding any provision of Chapter 13 of this title, any person who possesses
- 42 <u>or has under his or her control 20 fluid ounces or less of low THC oil without complying</u>
- with subparagraphs (A), (B), and (C) of paragraph (1) of this subsection shall be punished
- as for a misdemeanor.
- 45 (b)(1) Notwithstanding any provision of Chapter 13 of this title, it shall be lawful for any
- 46 person to possess or have under his or her control 20 fluid ounces or less of low THC oil
- 47 <u>if:</u>
- 48 (A) Such person is involved in a clinical research program being conducted by the
- 49 <u>Board of Regents of the University System of Georgia or any authorized clinical trial</u>
- or research study in this state or their authorized agent pursuant to Chapter 51 of Title
- 51 <u>31 as:</u>
- 52 (i) A program participant;
- 53 (ii) A parent, guardian, or legal custodian of a program participant;
- 54 (iii) An employee of the board of regents designated to participate in the research
- 55 <u>program;</u>
- 56 (iv) A program agent;

- 57 (v) A program collaborator and their designated employees;
- 58 (vi) A program supplier and their designated employees;
- 59 (vii) A program physician;
- 60 (viii) A program clinical researcher;
- 61 (ix) Program pharmacy personnel; or
- 62 (x) Other program medical personnel;
- (B) Such person has in his or her possession a permit issued as provided in Code
- 64 <u>Section 31-51-7; and</u>
- 65 (C) Such substance is in a pharmaceutical container labeled by the manufacturer
- indicating the percentage of tetrahydrocannabinol therein.
- 67 (2) Notwithstanding any provision of Chapter 13 of this title, any person who possesses
- or has under his or her control 20 fluid ounces or less of low THC oil without complying
- 69 with subparagraphs (A), (B), and (C) of paragraph (1) of this subsection shall be punished
- as for a misdemeanor.
- 71 (c) Notwithstanding any provision of Chapter 13 of this title, any person having possession
- of or under his or her control more than 20 fluid ounces of low THC oil but less than 160
- 73 <u>fluid ounces of low THC oil or who manufactures, distributes, dispenses, sells, or possesses</u>
- 74 with the intent to distribute low THC oil shall be guilty of a felony, and upon conviction
- 75 thereof, shall be punished by imprisonment for not less than one nor more than ten years,
- a fine not to exceed \$50,000.00, or both.
- 77 (d) Notwithstanding any provision of Chapter 13 of this title, any person who sells,
- 78 <u>manufactures, delivers, brings into this state, or has possession of 160 or more fluid ounces</u>
- 79 of low THC oil shall be guilty of the felony offense of trafficking in low THC oil and, upon
- 80 <u>conviction thereof, shall be punished as follows:</u>
- 81 (1) If the quantity of low THC oil is at least 160 fluid ounces but less than 31,000 fluid
- 82 <u>ounces, by imprisonment for not less than five years nor more than ten years and a fine</u>
- 83 <u>not to exceed \$100,000.00;</u>
- 84 (2) If the quantity of low THC oil is at least 31,000 fluid ounces but less than 154,000
- 85 <u>fluid ounces, by imprisonment for not less than seven years nor more than 15 years and</u>
- 86 <u>a fine not to exceed \$250,000.00; and</u>
- 87 (3) If the quantity of low THC oil is 154,000 or more fluid ounces, by imprisonment for
- not less than ten years nor more than 20 years and a fine not to exceed \$1 million.
- 89 (e) Subsections (c) and (d) of this Code section shall not apply to a person involved in a
- 90 research program being conducted by the Board of Regents of the University System of
- 91 Georgia or its authorized agent pursuant to Chapter 51 of Title 31 as an employee of the
- 92 <u>board of regents designated to participate in such program, a program agent, a program</u>
- 93 collaborator and their designated employees, a program supplier and their designated

94 employees, a physician, clinical researcher, pharmacy personnel, or other medical 95 personnel, provided that such person has in his or her possession a permit issued as 96 provided in Code Section 31-5-7 and such possession, sale, manufacturing, distribution, 97 or dispensing is solely for the purposes set forth in Chapter 51 of Title 31. 98 (f) Nothing in this article shall require an employer to permit or accommodate the use, 99 consumption, possession, transfer, display, transportation, sale, or growing of marijuana 100 in any form, or to affect the ability of an employer to have a written zero tolerance policy 101 prohibiting the on-duty, and off-duty, use of marijuana, or prohibiting any employee from 102 having a detectable amount of marijuana in such employee's system while at work." 103 **PART II** 104 **SECTION 2-1.** Title 31 of the Official Code of Georgia Annotated, relating to health, is amended in Chapter 105 106 2A, relating to the Department of Public Health, by adding a new Code section to read as 107 follows: "31-2A-18. 108 109 (a) As used in this Code section, the term: 110 (1) 'Board' means the Georgia Composite Medical Board. 111 (2) 'Caregiver' means the parent, guardian, or legal custodian of an individual who is less 112 than 18 years of age or the legal guardian of an adult. 113 (3) 'Condition' means: 114 (A) Cancer, when such diagnosis is end stage or the treatment produces related wasting 115 illness, recalcitrant nausea and vomiting; 116 (B) Amyotrophic lateral sclerosis, when such diagnosis is severe or end stage; 117 (C) Seizure disorders related to diagnosis of epilepsy or trauma related head injuries; 118 (D) Multiple sclerosis, when such diagnosis is severe or end stage; 119 (E) Crohn's disease; 120 (F) Mitochondrial disease; 121 (G) Parkinson's disease, when such diagnosis is severe or end stage; or 122 (H) Sickle cell disease, when such diagnosis is severe or end stage. 123 (4) 'Department' means the Department of Public Health. 124 (5) 'Low THC oil' shall have the same meaning as set forth in Code Section 16-12-190. 125 (6) 'Physician' means an individual licensed to practice medicine pursuant to Article 2 of Chapter 34 of Title 43. 126

(7) 'Registry' means the Low THC Oil Patient Registry.

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128 (b) There is established within the department the Low THC Oil Patient Registry.

129 (c) The purpose of the registry is to provide a registration of individuals and caregivers who have been issued registration cards. The department shall establish procedures and 130 131 promulgate rules and regulations for the establishment and operation of the registration 132 process and dispensing of registry cards to individuals and caregivers. Only individuals 133 residing in this state for at least one year or a child born in this state less than one year old 134 shall be eligible for registration under this Code section. Nothing in this Code section shall 135 apply to any Georgia residents living temporarily in another state for the purpose of securing THC oil for treatment of any condition under this Code section. 136 137 (d) The department shall issue a registration card to individuals and caregivers as soon as 138 practicable but no later than September 1, 2015, when an individual has been certified to the department by his or her physician as being diagnosed with a condition and has been 139 140 authorized by such physician to use low THC oil as treatment for such condition. The 141 board shall establish procedures and promulgate rules and regulations to assist physicians in providing required uniform information relating to certification and any other matter 142 143 relating to the issuance of certifications. In promulgating such rules and regulations, the 144 board shall require that physicians have a doctor-patient relationship when certifying an 145 individual as needing low THC oil and physicians shall be required to be treating an 146 individual for the specific condition requiring such treatment. 147 (e) The board shall require physicians to issue quarterly reports to the board. Such reports shall require physicians to provide information, including, but not limited to, dosages 148 149 recommended for a particular condition, clinical responses, compliance, responses to 150 treatment, side effects, and drug interactions. 151 (f) Information received and records kept by the department for purposes of administering 152 this Code section shall be confidential; provided, however, that such information shall be 153 disclosed: (1) Upon written request of an individual or caregiver registered pursuant to this Code 154 155 section; and 156 (2) To peace officers and prosecuting attorneys for the purpose of: (A) Verifying that an individual in possession of a registration card is registered 157 158 pursuant to this Code section; or 159 (B) Determining that an individual in possession of low THC oil is registered pursuant to this Code section. 160 161 (g) The board shall develop a waiver form that will advise that the use of cannabinoids and 162 THC containing products have not been approved by the FDA and the clinical benefits are unknown and may cause harm. Any patient or caregiver shall sign such waiver prior to his 163

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or her approval for registration."

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165	PART III
166	SECTION 3-1.
167	Said title is further amended by adding a new chapter to read as follows:
168	"CHAPTER 50
169	<u>31-50-1.</u>
170	(a) There is created the Georgia Commission on Medical Cannabis.
171	(b) As used in this chapter, the term 'commission' means the Georgia Commission on
172	Medical Cannabis.
173	<u>31-50-2.</u>
174	(a) The commission shall consist of 17 members. The commissioner of public health, the
175	director of the Georgia Bureau of Investigation, the director of the Georgia Drugs and
176	Narcotics Agency, the commissioner of agriculture, the chairperson of the Georgia
177	Composite Medical Board, and the Governor's executive counsel shall be permanent
178	members of the commission. The permanent members of the commission may designate
179	another individual to serve in his or her stead. The remaining members of the commission
180	shall be appointed by the Governor on or before July 1, 2015. The remaining members
181	shall be:
182	(1) Two members of the Senate;
183	(2) Two members of the House of Representatives;
184	(3) A board certified hematologist-oncologist;
185	(4) A board certified neurologist;
186	(5) A board certified gastroenterologist;
187	(6) A board certified pharmacist;
188	(7) An attorney employed by the Prosecuting Attorneys' Council of the State of Georgia
189	or a prosecuting attorney;
190	(8) A sheriff; and
191	(9) A police chief.
192	(b) In the event of death, resignation, disqualification, or removal for any reason of any
193	member of the commission, the vacancy shall be filled in the same manner as the original
194	appointment, and the successor shall serve for the unexpired term.

(c) Membership on the commission shall not constitute public office, and no member shall

be disqualified from holding public office by reason of his or her membership.

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197 (d) The Governor shall designate a chairperson of the commission from among the

- members, which chairperson shall serve in that position at the pleasure of the Governor.
- The chairperson shall only vote to break a tie. The commission may elect such other
- 200 <u>officers and committees as it considers appropriate.</u>
- 201 (e) The commission, with the approval of the Governor, may employ such professional,
- 202 <u>technical</u>, or clerical personnel as deemed necessary to carry out the purposes of this
- 203 <u>chapter. The commission may create committees from among its membership as well as</u>
- 204 appoint other persons to serve in an advisory capacity to the commission in implementing
- 205 <u>this chapter.</u>
- 206 (f) The commission shall be attached for administrative purposes only to the Department
- of Public Health in accordance with Code Section 50-4-3. The Department of Public
- Health may use any funds specifically appropriated to it to support the work of the
- 209 <u>commission.</u>
- 210 <u>31-50-3.</u>
- 211 (a) The commission may conduct meetings at such places and times as it deems necessary
- or convenient to enable it to exercise fully and effectively its powers, perform its duties,
- 213 and accomplish the objectives and purposes of this chapter. The commission shall hold
- 214 <u>meetings at the call of the chairperson.</u>
- 215 (b) A quorum for transacting business shall be a majority of the members of the
- 216 <u>commission.</u>
- 217 (c) Any legislative members of the commission shall receive the allowances provided for
- in Code Section 28-1-8. Citizen members shall receive a daily expense allowance in the
- amount specified in subsection (b) of Code Section 45-7-21 as well as the mileage or
- 220 <u>transportation allowance authorized for state employees. Members of the commission who</u>
- 221 <u>are state officials, other than legislative members, or state employees shall receive no</u>
- 222 <u>compensation for their services on the commission, but shall be reimbursed for expenses</u>
- 223 <u>incurred in the performance of their duties as members of the commission in the same</u>
- 224 <u>manner as reimbursements are made in their capacity as state officials or state employees.</u>
- 225 The funds necessary for the reimbursement of the expenses of state officials, other than
- legislative members, and state employees shall come from funds appropriated to or
- otherwise available to their respective departments.
- 228 <u>31-50-4.</u>
- 229 (a) The commission shall have the following duties:
- 230 (1) To establish comprehensive recommendations regarding the potential regulation of
- 231 <u>medical cannabis in this state. Such recommendations shall include, without limitations,</u>

232	specification of the department or departments to have responsibility for the oversight of
233	a state-sanctioned system related to medical cannabis. A detailed report, which shall be
234	submitted no later than December 31, 2015, including a review of the conditions, needs,
235	issues, and problems related to medical cannabis and any recommended action or
236	proposed legislation which the commission deems necessary or appropriate shall be
237	provided to the executive counsel of the Governor, the Office of Planning and Budget,
238	and the chairpersons of the House Committee on Appropriations, the Senate
239	Appropriations Committee, the House Committee on Judiciary, Non-civil, the Senate
240	Judiciary, Non-civil Committee, the House Committee on Health and Human Services,
241	and the Senate Health and Human Services Committee; and
242	(2) To evaluate and consider the best practices, experiences, and results of legislation in
243	other states with regard to medical cannabis.
244	(b) The commission shall have the following powers:
245	(1) To evaluate how the laws and programs affecting medical cannabis should operate
246	in this state;
247	(2) To request and receive data from and review the records of appropriate state agencies
248	to the greatest extent allowed by state and federal law;
249	(3) To authorize entering into contracts or agreements through the commission's
250	chairperson necessary or incidental to the performance of its duties;
251	(4) To establish rules and procedures for conducting the business of the commission; and
252	(5) To conduct studies, hold public meetings, collect data, or take any other action the
253	commission deems necessary to fulfill its responsibilities.
254	(c) Subject to the availability of funds, the commission shall be authorized to retain the
255	services of attorneys, consultants, subject matter experts, economists, budget analysts, data
256	analysts, statisticians, and other individuals or organizations as determined appropriate by
257	the commission.
258	<u>31-50-5.</u>
259	This chapter shall stand repealed on June 30, 2016."
260	PART IV
261	SECTION 4-1.
262	Title 31 of the Official Code of Georgia Annotated, relating to health, is amended by adding
263	a new chapter to read as follows:

264 "<u>CHAPTER 51</u>

- 265 <u>31-51-1.</u>
- 266 (a) As used in this chapter, the term 'low THC oil' shall have the same meaning as set forth
- 267 <u>in Code Section 16-12-190.</u>
- 268 (b) The Board of Regents of the University System of Georgia may cause to be designed.
- developed, implemented, and administered a low THC oil research program to develop
- 270 rigorous data that will inform and expand the scientific community's understanding of
- 271 potential treatments for individuals under 18 years of age with medication-resistant
- 272 <u>epilepsies.</u>
- 273 (c) Any such program shall adhere to the regulatory process established by the federal
- Food, Drug, and Cosmetic Act, as well as other federal laws and regulations governing the
- 275 <u>development of new medications containing controlled substances.</u>
- 276 (d) Any universities and nonprofit institutions of higher education that conduct research
- 277 may continue any research that is permitted under federal law as well as any additional
- 278 <u>research is permitted under this chapter.</u>
- 279 <u>31-51-2.</u>
- 280 To the extent permissible under this chapter, any research program developed pursuant to
- 281 this chapter shall be designed to permit the voluntary enrollment of all individuals under
- 282 <u>18 years of age having medication-resistant epilepsies who are residents of this state and</u>
- 283 <u>who:</u>
- 284 (1) Have been residents of this state for the 24 month period immediately preceding their
- 285 entry into the program; or
- 286 (2) Have been residents of this state continuously since birth if they are less than 24
- 287 months old at the time of their entry into the program.
- 288 <u>31-51-3.</u>
- 289 (a) For purposes of this chapter, the board of regents may act through a unit of the
- 290 <u>University System of Georgia, a nonprofit corporation research institute, or a nonprofit</u>
- institution of higher education that conducts research, or any combination thereof.
- 292 (b) Any nonprofit corporation research institute approved by the board of regents to
- 293 participate in the research program established under this chapter shall be required to have
- 294 the necessary experience, expertise, industry standards and security procedures, and
- 295 <u>infrastructure to implement such research in accordance with accepted scientific and</u>
- 296 <u>regulatory standards.</u>

297 (c) The board of regents and its authorized agent may enter into such agreements, among
298 themselves and with other parties, as are reasonable and necessary to implement the

- 299 provisions of this chapter.
- 300 <u>31-51-4.</u>
- 301 (a) The board of regents or its authorized agent may designate an FDA approved supplier
- of low THC oil and collaborate with a designated supplier to develop a clinical trial or
- 303 research study protocol to study the use of low THC oil in the treatment of individuals
- 304 <u>under 18 years of age with medication-resistant epilepsies, which trial or research study</u>
- 305 <u>shall be conducted at one or more locations in this state.</u> Such supplier shall be required
- 306 to supply a source of low THC oil that has been standardized and tested in keeping with
- 307 <u>such standards.</u>
- 308 (b) The board of regents or its authorized agent shall work with any supplier of low THC
- 309 oil to commit personnel and other resources to such collaboration and to supply low THC
- 310 oil for a collaborative study under reasonable terms and conditions to be agreed upon
- 311 <u>mutually.</u>
- 312 <u>31-51-5.</u>
- 313 Any public record, as defined by Code Section 50-18-70, produced pursuant to this chapter
- 314 <u>shall be exempt from disclosure to the extent provided by Code Section 50-18-72.</u>
- 315 <u>31-51-6.</u>
- All activities undertaken pursuant to this chapter shall be subject to availability of funds
- 317 appropriated to the board of regents or to any other academic or research institution or
- 318 otherwise made available for purposes of this chapter.
- 319 <u>31-51-7.</u>
- 320 (a)(1) Research program participants and their parents, guardian, or legal custodian,
- employees of the board of regents designated to participate in the research program,
- 322 program agents and collaborators and their designated employees, and program suppliers
- of low THC oil and their designated employees shall be immune from state prosecution
- as provided in Code Section 16-12-191.
- 325 (2) Physicians, clinical researchers, pharmacy personnel, and all medical personnel in
- 326 the research program authorized by this chapter shall be immune from state prosecution
- as provided in Code Section 16-12-191.
- 328 (b) For purposes of providing proof of research program participation, the board of regents
- 329 or its agent which administers the research program authorized by this chapter shall provide

330 appropriate permits, suitable for carrying on their persons or display, as applicable, to research program participants and their parents, guardian, or legal custodian, employees 331 332 of the board of regents designated to participate in the research program, program agents 333 and collaborators and their designated employees, program suppliers of low THC oil and their designated employees, physicians, clinical researchers, pharmacy personnel, and all 334 335 medical personnel in the program. 336 <u>31-51-8.</u> 337 The board of regents may establish fees for program participants in such amounts as are 338 reasonable to offset program costs. 339 <u>31-51-9.</u> 340 The board of regents may adopt such rules and regulations as are reasonable and necessary 341 for purposes of this chapter. 342 <u>31-51-10.</u> This chapter shall stand repealed on July 1, 2020." 343 344 **PART V SECTION 5-1.** 345 346 Chapter 1 of Title 51 of the Official Code of Georgia Annotated, relating to general 347 provisions of torts, is amended by adding a new Code section to read as follows: 348 "<u>51-1-29.6.</u> 349 (a) As used in this Code section, the term: 350 (1) 'Caregiver' shall have the same meaning as set forth in Code Section 31-2A-18. 351 (2) 'Health care institution' shall have the same meaning as set forth in Code Section 352 51-1-29.5. (3) 'Health care provider' means any person licensed, certified, or registered under 353 Chapter 9, 10A, 11, 11A, 26, 28, 30, 33, 34, 35, 39, or 44 of Title 43 or Chapter 4 of 354 355 <u>Title 26.</u> 356 (4) 'Low THC oil' shall have the same meaning as set forth in Code Section 16-12-190. 357 (b) A health care institution shall not be subject to any civil liability, penalty, licensing 358 sanction, or other detrimental action and a health care provider shall not be subject to any civil liability, penalty, denial of a right or privilege, disciplinary action by a professional 359 360 licensing board, or other detrimental action for allowing an individual or caregiver to 361 possess, administer, or use low THC oil on the premises of a health care institution or

362	offices of a health care provider provided that the possession of such substance is in
363	accordance with the laws of this state."
364	PART VI
365	SECTION 6-1.
366	This Act shall become effective upon its approval by the Governor or upon its becoming law
367	without such approval.
368	SECTION 6-2.
369	All laws and parts of laws in conflict with this Act are repealed.

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Senate Bill 16

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By: Senators Watson of the 1st, Unterman of the 45th, Hufstetler of the 52nd, Millar of the 40th, Kirk of the 13th and others

AS PASSED

A BILL TO BE ENTITLED AN ACT

- 1 To amend Code Sections 16-12-191 and 31-2A-18 of the Official Code of Georgia
- 2 Annotated, relating to possession, manufacture, distribution, or sale of low THC oil, and the
- 3 establishment of the Low THC Oil Patient Registry, definitions, purpose, registration cards,
- 4 quarterly reports, and waiver forms, respectively, so as to change provisions relating to the
- 5 possession of low THC oil; to change provisions relating to conditions and eligibility; to
- 6 provide a definition; to change certain reporting requirements; to provide for related matters;
- 7 to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

9 **SECTION 1.** 10 Code Section 16-12-191 of the Official Code of Georgia Annotated, relating to possession, 11 manufacture, distribution, or sale of low THC oil, is amended by revising subsection (a) as 12 follows: 13 "(a)(1) Notwithstanding any provision of Chapter 13 of this title, it shall be lawful for 14 any person to possess or have under his or her control 20 fluid ounces or less of low THC 15 oil if such substance is in a pharmaceutical container labeled by the manufacturer indicating the percentage of tetrahydrocannabinol therein and: 16 17 (A) Such person is registered with the Department of Public Health as set forth in Code Section 31-2A-18; and 18 19 (B) Such person has in his or her possession a registration card issued by the 20 Department of Public Health; and or 21 (C)(B) Such person has in his or her possession a registration card issued by another 22 state that allows the same possession of low THC oil as provided by this state's law; provided, however, that such registration card shall not be lawful authority when such 23 person has been present in this state for 45 days or more. Such substance is in a 24 25 pharmaceutical container labeled by the manufacturer indicating the percentage of 26 tetrahydrocannabinol therein.

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27 (2) Notwithstanding any provision of Chapter 13 of this title, any person who possesses 28 or has under his or her control 20 fluid ounces or less of low THC oil without complying 29 with subparagraphs (A), (B), and (C) of paragraph (1) of this subsection shall be punished as for a misdemeanor."

31 **SECTION 2.**

- Code Section 31-2A-18 of the Official Code of Georgia Annotated, relating to the 32
- establishment of the Low THC Oil Patient Registry, definitions, purpose, registration cards, 33
- 34 quarterly reports, and waiver forms, is amended by revising paragraph (3) of subsection (a)
- 35 and subsections (c) through (e) as follows:
- 36 "(3) 'Condition' means:
- 37 (A) Cancer, when such diagnosis is disease is diagnosed as end stage or the treatment
- 38 produces related wasting illness, or recalcitrant nausea and vomiting;
- 39 (B) Amyotrophic lateral sclerosis, when such diagnosis is disease is diagnosed as
- 40 severe or end stage;
- 41 (C) Seizure disorders related to a diagnosis of epilepsy or trauma related head injuries;
- 42 (D) Multiple sclerosis, when such diagnosis is disease is diagnosed as severe or end
- 43 stage;

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- 44 (E) Crohn's disease;
- 45 (F) Mitochondrial disease;
- 46 (G) Parkinson's disease, when such diagnosis is disease is diagnosed as severe or end
- 47 stage; or
- 48 (H) Sickle cell disease, when such diagnosis is disease is diagnosed as severe or end
- 49 stage;
- 50 (I) Tourette's syndrome, when such syndrome is diagnosed as severe;
- 51 (J) Autism spectrum disorder, when such disorder is diagnosed for a patient who is at
- least 18 years of age, or severe autism, when diagnosed for a patient who is less than 52
- 53 18 years of age;
- 54 (K) Epidermolysis bullosa;
- 55 (L) Alzheimer's disease, when such disease is diagnosed as severe or end stage;
- 56 (M) Acquired immune deficiency syndrome, when such syndrome is diagnosed as
- 57 severe or end stage; or
- (N) Peripheral neuropathy, when such symptoms are diagnosed as severe or end stage." 58
- "(c) The purpose of the registry is to provide a registration of individuals and caregivers 59
- who have been issued registration cards. The department shall establish procedures and 60
- promulgate rules and regulations for the establishment and operation of the registration 61
- 62 process and dispensing of registry cards to individuals and caregivers. Only individuals

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63 residing in this state for at least one year or a child born in this state less than one year old 64 shall be eligible for registration under this Code section. Nothing in this Code section shall 65 apply to any Georgia residents living temporarily in another state for the purpose of 66 securing THC oil for treatment of any condition under this Code section. (d) The department shall issue a registration card to individuals and caregivers as soon as 67 68 practicable but no later than September 1, 2015, when an individual has who have been 69 certified to the department by his or her physician as being diagnosed with a condition or 70 is an inpatient or outpatient in a hospice program and has have been authorized by such 71 physician to use low THC oil as treatment for such condition. The department shall issue 72 a registration card to a caregiver when the circumstances warrant the issuance of such card. 73 The board shall establish procedures and promulgate rules and regulations to assist 74 physicians in providing required uniform information relating to certification and any other 75 matter relating to the issuance of certifications. In promulgating such rules and regulations, 76 the board shall require that physicians have a doctor-patient relationship when certifying an individual as needing low THC oil and physicians shall be required to be treating an 77 such individual for the specific condition requiring such treatment or be treating such 78 79 individual in a hospice program. 80 (e) The board shall require physicians to issue quarterly semiannual reports to the board. 81 Such reports shall require physicians to provide information, including, but not limited to, 82 dosages recommended for a particular condition, patient clinical responses, levels of 83 tetrahydrocannabinol or tetrahydrocannabinolic acid present in test results, compliance, 84 responses to treatment, side effects, and drug interactions."

85 SECTION 3.

86 All laws and parts of laws in conflict with this Act are repealed.

House Bill 324 (AS PASSED HOUSE AND SENATE)

By: Representatives Gravley of the 67th, Newton of the 123rd, Powell of the 32nd, Smyre of the 135th, Clark of the 98th, and others

A BILL TO BE ENTITLED AN ACT

1 To amend Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to 2 offenses against public health and morals, so as to provide for the production, manufacturing, 3 and dispensing of low THC oil in this state; to provide for an exception to possession of 4 certain quantities of low THC oil; to provide for definitions; to require a license to produce, 5 grow, manufacture, or dispense low THC oil in this state; to provide for the creation of the Georgia Access to Medical Cannabis Commission; to provide for its membership, powers, 6 7 and duties; to provide for the issuance of designated university licenses and Class 1 and Class 2 production licenses; to authorize the University System of Georgia to obtain cannabis 8 9 through the National Institute on Drug Abuse or from any available legal source; to provide 10 for the dispensing of low THC oil by pharmacies; to provide for dispensing licenses; to provide for seed-to-sale tracking systems; to provide for retrospective study; to provide for 11 12 enforcement by the Georgia Bureau of Investigation; to provide for facility inspections and 13 product sample testing; to prohibit certain convicted felons from working as employees for 14 licensees; to provide for confidentiality of records; to provide for transfer of certain licenses; 15 to provide for revocation of licenses; to prohibit ownership by certain physicians in low THC 16 oil manufacturers or distributors; to provide for violations and penalties; to provide for 17 immunity; to provide for reimbursement of legal expenses for state employees; to provide for contracts; to prohibit ingesting low THC oil through vaping; to prohibit regulation by the 18 Department of Agriculture; to amend Chapter 11 of Title 2 of the Official Code of Georgia, 19 20 relating to seeds and plants generally, so as to provide for an exception; to amend Code Section 31-2A-18 of the Official Code of Georgia Annotated, relating to establishment of the 21 22 Low THC Oil Patient Registry, so as to require a physician to review information in the 23 prescription drug monitoring program data base; to provide for research to determine the efficacy of low THC oil for treatment of conditions; to provide for related matters; to provide 24 25 for a short title; to provide for legislative findings; to repeal conflicting laws; and for other 26 purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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SECTION 1.

29 This Act shall be known and may be cited as "Georgia's Hope Act."

30 SECTION 2.

- 31 (a) The General Assembly finds that the establishment of the Low THC Oil Patient Registry
- 32 in 2015 allows Georgia patients to possess low THC oil but provides no way to access low
- 33 THC oil. The General Assembly finds that thousands of Georgians have serious medical
- 34 conditions that can be improved by the medically approved use of cannabis and that the law
- 35 should not stand between them and treatment necessary for life and health. The General
- 36 Assembly finds that the purpose of this Act is to allow the legitimate use of medical cannabis
- 37 for health care, including palliative care. The General Assembly finds that this Act does not
- 38 in any way diminish this state's strong public policy and laws against illegal drug use, nor
- 39 should it be deemed in any manner to advocate, authorize, promote, or legally or socially
- 40 accept the use of marijuana for children or adults for any nonmedical use.
- 41 (b) The General Assembly further finds that:
- 42 (1) Low THC oil can offer significant medical benefits to patients;
- 43 (2) Low THC oil can only be derived from the cannabis plant;
- 44 (3) A carefully constructed system of in-state cultivation to benefit only those patients
- authorized by Georgia law and approved by their physician would benefit patients within
- 46 the State of Georgia;
- 47 (4) The State of Georgia is deeply opposed to any recreational or nonmedical use of
- 48 marijuana, and any system to help patients access low THC oil should be as limited in
- 49 scope as possible;
- 50 (5) Business opportunities resulting from a system of in-state cultivation should be
- 51 inclusive of minority, women, and veteran owned businesses;
- 52 (6) Businesses resulting from this Act should include at least 20 percent participation by
- minority, women, and veteran owned businesses as licensees, suppliers, and partners of
- businesses licensed under this Act; and
- 55 (7) The State of Georgia should encourage active participation by minority, women, and
- veteran owned businesses, as well as take any steps necessary to ensure there is no
- discrimination in the issuance of licenses or participation in business activities resulting
- from this Act.

59 SECTION 3.

- 60 Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to offenses against
- 61 public health and morals, is amended by revising Code Section 16-12-191, relating to
- 62 possession, manufacture, distribution, or sale of low THC oil and penalties, as follows:

- 63 "16-12-191.
- 64 (a)(1) Notwithstanding any provision of Chapter 13 of this title, it shall be lawful for any
- person to possess, purchase, or have under his or her control 20 fluid ounces or less of
- low THC oil if such substance is in a pharmaceutical container labeled by the
- 67 manufacturer indicating the percentage of tetrahydrocannabinol therein and:
- (A) Such person is registered with the Department of Public Health as set forth in Code
- Section 31-2A-18 and has in his or her possession a registration card issued by the
- 70 Department of Public Health; or
- 71 (B) Such person has in his or her possession a registration card issued by another state
- that allows the same possession of low THC oil as provided by this state's law;
- provided, however, that such registration card shall not be lawful authority when such
- person has been present in this state for 45 days or more.
- 75 (2) Notwithstanding any provision of Chapter 13 of this title, any person who possesses.
- purchases, or has under his or her control 20 fluid ounces or less of low THC oil without
- complying with paragraph (1) of this subsection shall be punished as for a misdemeanor.
- 78 (b)(1) Notwithstanding any provision of Chapter 13 of this title, it shall be lawful for any
- person to possess, <u>purchase</u>, or have under his or her control 20 fluid ounces or less of
- low THC oil if:
- 81 (A) Such person is involved in a clinical research program being conducted by the
- Board of Regents of the University System of Georgia or any authorized clinical trial
- or research study in this state or their authorized agent pursuant to Chapter 51 of
- 84 Title 31 as:

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- (i) A program participant;
 - (ii) A parent, guardian, or legal custodian of a program participant;
- 87 (iii) An employee of the board of regents designated to participate in the research
- program;
- (iv) A program agent;
- 90 (v) A program collaborator and their designated employees;
- 91 (vi) A program supplier and their designated employees;
- 92 (vii) A program physician;
- 93 (viii) A program clinical researcher;
- 94 (ix) Program pharmacy personnel; or
- 95 (x) Other program medical personnel;
- 96 (B) Such person has in his or her possession a permit issued as provided in Code
- 97 Section 31-51-7; and
- 98 (C) Such substance is in a pharmaceutical container labeled by the manufacturer
- indicating the percentage of tetrahydrocannabinol therein.

100 (2) Notwithstanding any provision of Chapter 13 of this title, any person who possesses. purchases, or has under his or her control 20 fluid ounces or less of low THC oil without 102 complying with subparagraphs (A), (B), and (C) of paragraph (1) of this subsection shall 103 be punished as for a misdemeanor.

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- (c) Notwithstanding any provision of Chapter 13 of this title, any person having possession of, purchasing, or having under his or her control more than 20 fluid ounces of low THC oil but less than 160 fluid ounces of low THC oil or who manufactures, distributes, dispenses, sells, <u>purchases</u>, or possesses with the intent to distribute low THC oil shall be guilty of a felony, and, upon conviction thereof, shall be punished by imprisonment for not less than one <u>year</u> nor more than ten years, a fine not to exceed \$50,000.00, or both.
- (d) Notwithstanding any provision of Chapter 13 of this title, any person who sells, 110 111 manufactures, delivers, brings into this state, <u>purchases</u>, or has possession of 160 or more fluid ounces of low THC oil shall be guilty of the felony offense of trafficking in low THC 112 113 oil and, upon conviction thereof, shall be punished as follows:
- 114 (1) If the quantity of low THC oil is at least 160 fluid ounces but less than 31,000 fluid ounces, by imprisonment for not less than five years nor more than ten years and a fine 115 not to exceed \$100,000.00; 116
- 117 (2) If the quantity of low THC oil is at least 31,000 fluid ounces but less than 154,000 118 fluid ounces, by imprisonment for not less than seven years nor more than 15 years and 119 a fine not to exceed \$250,000.00; and
- 120 (3) If the quantity of low THC oil is 154,000 or more fluid ounces, by imprisonment for 121 not less than ten years nor more than 20 years and a fine not to exceed \$1 million.
- 122 (e) Subsections (c) and (d) of this Code section shall not apply to a person involved in a research program being conducted by the Board of Regents of the University System of 123 124 Georgia or its authorized agent pursuant to Chapter 51 of Title 31 as an employee of the 125 board of regents designated to participate in such program, a program agent, a program collaborator and their designated employees, a program supplier and their designated 126 employees, a physician, clinical researcher, pharmacy personnel, or other medical 127 128 personnel, provided that such person has in his or her possession a permit issued as 129 provided in Code Section 31-51-7 and such possession, purchase, sale, manufacturing, distribution, or dispensing is solely for the purposes set forth in Chapter 51 of Title 31. 130
- 131 (f) Subsections (c) and (d) of this Code section shall not apply to a designated university, 132 pharmacy, or licensee under Article 9 of Chapter 12 of Title 16, provided that such possession, purchase, control, sale, manufacturing, distribution, or dispensing is solely 133 conducted in accordance with the provisions of Article 9 of Chapter 12 of Title 16. 134
- 135 (f)(g) Nothing in this article shall require an employer to permit or accommodate the use, consumption, possession, transfer, display, transportation, <u>purchase</u>, sale, or growing of 136

marijuana in any form, or to affect the ability of an employer to have a written zero tolerance policy prohibiting the on-duty, and off-duty, use of marijuana, or prohibiting any employee from having a detectable amount of marijuana in such employee's system while at work."

141 **SECTION 4.**

142	Said chapter is further amended by adding a new article to read as follows:
143	"ARTICLE 9
144	Part 1
145	<u>16-12-200.</u>
146	As used in this article, the term:
147	(1) 'Applicant' means a corporate entity applying for a license pursuant to this article.
148	(2) 'Available capital' means corporate assets that are available to fund business
149	operations in the event a license is awarded pursuant to Part 2 of this article.
150	(3) 'Class 1 production license' means a license to produce and manufacture low THC
151	oil issued pursuant to Code Section 16-12-211.
152	(4) 'Class 2 production license' means a license to produce and manufacture low THC
153	oil issued pursuant to Code Section 16-12-212.
154	(5) 'Commission' means the Georgia Access to Medical Cannabis Commission created
155	pursuant to Code Section 16-12-202.
156	(6) 'Designated universities' means the University of Georgia and Fort Valley State
157	<u>University.</u>
158	(7) 'Designated university license' means a license issued by the commission pursuant
159	to this article to a designated university to, separately or jointly, produce, manufacture,
160	and purchase low THC oil in accordance with this article.
161	(8) 'Dispense' means the sale or provision of low THC oil to registered patients by a
162	dispensing licensee.
163	(9) 'Dispensing license' means a specialty license issued by the State Board of Pharmacy
164	or the commission pursuant to Code Section 16-12-206 to dispense low THC oil to
165	registered patients.
166	(10) 'Grow' means cultivating and harvesting cannabis for use in producing low THC oil.
167	(11) 'Licensee' means any business, or owner of such business, with a valid license

issued pursuant to this article.

170 (13) 'Manufacture' means to process cannabis to produce low THC oil.

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(12) 'Low THC oil' shall have the same meaning as set forth in Code Section 16-12-190.

171 (14) 'Owner' means any person who directly or indirectly owns, actually or beneficially,

- or controls 5 percent or greater of interests of the applicant or any licensee. In the event
- that one person owns a beneficial right to interests and another person holds the voting
- rights with respect to such interests, then both shall be considered an owner of such
- interests.
- 176 (15) 'Product' means low THC oil delivered through an oil, tincture, transdermal patch,
- lotion, or capsule, except as prohibited by Code Section 16-12-234, but not including any
- food products infused with low THC oil, including, but not limited to, cookies, candies,
- or edibles.
- 180 (16) 'Registered patient' means an individual who is legally authorized to possess and use
- low THC oil pursuant to Code Section 31-2A-18.
- 182 (17) 'Tracking system' means a seed-to-sale tracking system to track marijuana that is
- grown, processed, manufactured, transferred, stored, or disposed of and low THC oil that
- is transferred, stored, sold, dispensed, or disposed of pursuant to this article.
- 185 <u>16-12-201.</u>
- Except as otherwise provided in this article, it shall be unlawful for any person in this state
- to produce, grow, manufacture, or dispense low THC oil or any products related to its
- production in this state.
- 189 <u>16-12-202.</u>
- 190 (a) There is created the Georgia Access to Medical Cannabis Commission which is
- assigned to the Secretary of State for administrative purposes only, as prescribed in Code
- 192 <u>Section 50-4-3. The commission shall consist of seven members who shall be appointed</u>
- 193 <u>as follows:</u>
- (1) Three members appointed by the Governor;
- 195 (2) Two members appointed by the Lieutenant Governor; and
- 196 (3) Two members appointed by the Speaker of the House of Representatives.
- 197 (b) Members shall serve four-year terms of office. The Governor shall designate one of
- his or her appointees as the chairperson.
- (c) The commission shall meet upon the call of the chairperson or upon the request of three
- 200 members. The commission shall organize itself as it deems appropriate and may elect
- 201 <u>additional officers from among its members.</u>
- 202 (d) Any vacancy on the commission shall be filled for the unexpired term by appointment
- by the original appointing authority.
- 204 (e) Members of the commission shall serve without compensation but shall receive the
- same expense allowance per day as that received by a member of the General Assembly

for each day such member of the commission is in attendance at a meeting of such commission, plus either reimbursement for actual transportation costs while traveling by public carrier or the same mileage allowance for use of a personal car in connection with such attendance as members of the General Assembly receive. Such expense and travel allowance shall be paid in lieu of any per diem, allowance, or other remuneration now received by any such member for such attendance.

212 <u>16-12-203.</u>

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- 213 The commission shall have the following powers, duties, and responsibilities:
- (1) To apply for, receive, and administer state funds appropriated to the commission,
- 215 private grants and donations, and other funds and donations. The commission's annual
- distributions shall be capped and limited to funds received from the sources specified in
- 217 <u>this paragraph. The commission shall ensure that its funds are not used as a supplement</u>
- or secondary payor to any other third-party payor;
- 219 (2) To execute a contract or contracts to purchase or obtain low THC oil, cannabis,
- 220 <u>cannabinoids, or any other derivative, compound, or substantially similar products from</u>
- 221 any available legal source and to provide logistics related thereto in accordance with this
- 222 article. Such contract or contracts may be executed with one or more qualified
- 223 <u>corporations or with one or more governmental entities. Purchases made pursuant to this</u>
- 224 paragraph shall not be subject to state purchasing laws contained in Article 3 of Chapter 5
- of Title 50 or in other provisions of the Official Code of Georgia Annotated;
- 226 (3) To utilize funds appropriated to the commission as may be necessary to purchase and
- 227 <u>transport low THC oil to the State of Georgia for use by registered patients;</u>
- 228 (4) To develop, establish, maintain, and administer a low THC oil distribution network
- 229 to obtain and distribute low THC oil to registered patients in this state and to coordinate
- 230 the best use of facilities and resources to operate such distribution network;
- 231 (5) To establish procedures for inspecting production facilities operated by designated
- 232 <u>universities</u>;
- 233 (6) To establish requirements and procedures to ensure quality control, security, and
- 234 oversight of low THC oil production in this state, including, but not limited to, testing for
- 235 purity and dosage levels and verification that product labels accurately reflect product
- 236 <u>content;</u>
- 237 (7) To provide for oversight of tracking systems;
- 238 (8) To coordinate and assist in the collection of data to evaluate the provision of low
- 239 THC oil in this state;
- 240 (9) To study the provision of low THC oil in this state to determine the best practices and
- 241 <u>methods of providing such services, to determine what changes are needed to improve</u>

242 the provision of low THC oil, and to report any proposed legislative changes to the

- 243 <u>General Assembly each year;</u>
- 244 (10) To coordinate its activities with the Department of Public Health;
- 245 (11) To employ an executive director and other staff and to establish duties and
- 246 <u>responsibilities of such persons; and</u>
- 247 (12) To employ and manage consultants, as deemed necessary, in order to fulfill its
- duties and responsibilities under this article.
- 249 <u>16-12-204.</u>
- 250 (a) The commission shall issue nontransferable designated university licenses for the
- 251 production of low THC oil. The licenses granted to designated universities pursuant to this
- 252 <u>Code section shall be in addition to any licenses issued pursuant to Part 2 of this article.</u>
- 253 The designated universities shall have the option to be licensed as a production facility,
- 254 <u>either separately or jointly. The designated universities shall be authorized to contract with</u>
- 255 private entities to fulfill the terms of the license, including contracting for the production
- of low THC oil. All contracts shall be approved by the commission.
- 257 (b) Each designated university may conduct research on marijuana for therapeutic use if
- 258 <u>such university is licensed as a production facility pursuant to this Code section. Effective</u>
- January 1, 2020, and annually thereafter, the designated universities shall submit a report
- 260 to the Senate Health and Human Services Committee and the House Committee on Health
- 261 <u>and Human Services, to include data and outcomes of the research conducted pursuant to</u>
- 262 this paragraph.
- 263 (c)(1) The commission shall collect the following information from each licensee:
- 264 (A) The amount of low THC oil produced by the licensee during each calendar year;
- 265 (B) The details of all production costs, including but not limited to seed, fertilizer,
- 266 <u>labor, advisory services, construction, and irrigation;</u>
- 267 (C) The details of any items or services for which the licensee subcontracted and the
- 268 costs of each subcontractor directly or indirectly working for the licensee;
- (D) The amount of therapeutic chemicals produced resulting from the low THC oil
- 270 <u>manufactured pursuant to this article;</u>
- (E) The amounts paid each year to the licensee related to the licensee's production of
- 272 <u>low THC oil manufactured pursuant to this article; and</u>
- 273 (F) The amount of low THC oil distributed to each dispensing licensee to dispense low
- 274 THC oil in this state during each calendar year.
- 275 (2) The commission shall provide the information collected pursuant to this subsection
- 276 for the previous calendar year in the form of a written report to the Senate Health and
- 277 <u>Human Services Committee and the House Committee on Health and Human Services</u>

278 no later than February 1 of each year. The commission shall also make a copy of such

- 279 report available to the public by posting such report on the commission's website.
- 280 (d) The commission may revoke the license of a designated university if it is found by the
- 281 <u>commission to have violated any of the requirements established pursuant to this article.</u>
- 282 <u>16-12-205.</u>
- 283 (a) The University System of Georgia shall:
- 284 (1) Apply to contract with the National Institute on Drug Abuse for receipt of cannabis
- 285 pursuant to regulations promulgated by the National Institute on Drug Abuse, the United
- States Food and Drug Administration, and the United States Drug Enforcement
- 287 <u>Administration; or</u>
- 288 (2) Obtain cannabis, cannabinoids, or any other derivative, compound, or substantially
- 289 <u>similar products from any available legal source.</u>
- 290 (b) A designated university may obtain cannabis, cannabinoids, or any other derivative,
- 291 compound, or substantially similar products from the University System of Georgia.
- 292 (c) Upon receipt of any cannabis, cannabinoids, or its extracts, compounds, or derivatives,
- or any other substantially similar product, regardless of its source, including any product
- 294 produced pursuant to Code Section 16-12-204, a designated university shall test the
- 295 <u>specifications of such product.</u>
- 296 <u>16-12-206.</u>
- 297 (a)(1) The State Board of Pharmacy shall develop an annual, nontransferable specialty
- dispensing license for a pharmacy to dispense low THC oil to registered patients. The
- 299 <u>State Board of Pharmacy shall develop rules and regulations regarding dispensing</u>
- 300 pharmacies in this state.
- 301 (2) The commission shall be authorized to develop an annual, nontransferable dispensing
- 302 <u>license for retail outlets to dispense low THC oil to registered patients. The commission</u>
- 303 <u>shall develop rules and regulations regarding retail dispensing licensees in this state. The</u>
- 304 <u>commission shall ensure that retail outlets are dispersed throughout the state for access</u>
- 305 <u>by registered patients.</u>
- 306 (b) The State Board of Pharmacy and the commission shall jointly adopt rules relating to
- 307 the dispensing of low THC oil by pharmacies and retail dispensing licensees. Such rules
- 308 <u>shall include but not be limited to:</u>
- 309 (1) Standards, procedures, and protocols for the effective use of low THC oil as
- authorized by state law and related rules and regulations;

311	(2) Standards, procedures, and protocols for the dispensing of low IHC oil by a
312	pharmacy with a dispensing license and by retail dispensing licensees and for the
313	utilization of a tracking system;
314	(3) Procedures and protocols to provide that no low THC oil may be sold to or
315	transferred to a location outside of this state;
316	(4) The establishment of standards, procedures, and protocols for determining the
317	amount of usable low THC oil that is necessary to constitute an adequate supply for
318	registered patients in this state to ensure uninterrupted availability for a period of one
319	month, including amounts for topical treatments;
320	(5) The establishment of standards, procedures, and protocols to ensure that all low THC
321	oil dispensed is consistently pharmaceutical grade;
322	(6) The establishment of standards and procedures for the revocation, suspension, and
323	nonrenewal of dispensing licenses;
324	(7) The establishment of other licensing, renewal, and operational standards which are
325	deemed necessary by the State Board of Pharmacy and the commission;
326	(8) The establishment of standards and procedures for testing low THC oil for levels of
327	tetrahydrocannabinol or other testing parameters deemed appropriate by the State Board
328	of Pharmacy and the commission;
329	(9) The establishment of health, safety, and security requirements for pharmacies and
330	other retail outlets dispensing low THC oil; and
331	(10) Requirements for the issuance of dispensing licenses to pharmacies and other retail
332	outlets.
333	<u>16-12-207.</u>
334	The General Assembly shall establish a Medical Cannabis Commission Oversight
335	Committee with two members appointed by the Lieutenant Governor and two members
336	appointed by the Speaker of the House of Representatives. Any member of the Medical
337	Cannabis Commission Oversight Committee shall be permitted to inspect any production
338	facility upon request and after reasonable notice is provided to the production facility.
339	Part 2
340	<u>16-12-210.</u>
341	(a) The commission shall have the following powers, duties, and responsibilities to
342	implement the provisions of this part:
343	(1) Issue licenses related to the production, growing, and manufacturing of low THC oil
344	in accordance with the provisions of this part;

345 (2) Coordinate with the Georgia Bureau of Investigation to implement security plans and

- enforce the provisions of this part;
- 347 (3) Establish procedures for granting licenses, testing products, and inspecting facilities;
- 348 (4) Establish requirements and procedures to ensure quality control, security, and
- oversight of all low THC oil production in this state, including, but not limited to,
- 350 conducting testing for purity and dosage levels and verifying that product labels
- 351 <u>accurately reflect product content. The commission is authorized to contract with private</u>
- laboratories to perform the functions described in this paragraph;
- 353 (5) Establish procedures and ensure sufficient resources are available to receive and
- resolve complaints from registered patients;
- 355 (6) Establish applications and forms necessary to carry out the provisions of this part;
- 356 (7) Establish criteria for applicants and licensees as necessary to ensure market stability
- and adequate supply;
- 358 (8) Provide for the selection, implementation, and oversight of tracking systems;
- 359 (9) Provide oversight of licensee reporting, data collection, and analysis;
- 360 (10) Establish requirements and procedures for marketing and signage; and
- 361 (11) Promulgate rules and regulations and adopt policies and procedures necessary to
- 362 <u>carry out the provisions of this part.</u>
- 363 (b) The commission shall not promulgate any rules or regulations that would unduly
- burden access to low THC oil by registered patients.
- 365 (c) All fees collected by the commission shall be remitted to the general fund of the state
- 366 <u>treasury.</u>
- 367 <u>16-12-211.</u>
- 368 (a) The commission may issue up to two Class 1 production licenses. A Class 1
- production licensee shall be authorized to:
- 370 (1) Grow cannabis only in indoor facilities for use in producing low THC oil, limited to
- 371 <u>100,000 square feet of cultivation space; and</u>
- 372 (2) Manufacture low THC oil.
- 373 (b) Class 1 production licenses shall be issued to applicants selected by the commission
- 374 <u>following a competitive application and review process in accordance with the</u>
- 375 requirements set forth in this part. An applicant must be a Georgia corporation or entity
- and shall maintain a bank account with a bank located in this state. An applicant for a
- 377 <u>Class 1 production license shall submit an application on a form established by the</u>
- 378 <u>commission, together with the following information:</u>
- 379 (1) Proof of available capital to make the investments needed to safely, securely, and
- promptly perform all required functions of a licensee. Prior to issuance of a Class 1

381	$\underline{production\ license, the\ applicant\ shall\ provide\ written\ documentation\ showing\ that\ on\ the}$
382	date of application and award such applicant holds at least \$2 million in available cash
383	reserves to invest in operations in this state;
384	(2) A written production plan detailing the production processes that, at a minimum,
385	includes details describing how the chain of custody will be maintained, documented, and
386	made available for review by the commission or the Georgia Bureau of Investigation.
387	Production processes shall include compliance with all production standards, laws, and
388	regulations needed to protect public safety and ensure product purity;
389	(3) A comprehensive security plan that ensures compliance with the applicable laws of
390	this state. At a minimum, a security plan shall include a 24 hours per day, seven days per
391	week interior and exterior video monitoring and intrusion detection monitoring system,
392	recording and video storage capabilities for all facilities, and licensed security personnel.
393	The entire premises of licensees shall be equipped with a centralized access control
394	system capable of generating detailed reports of access logs for a minimum of one year.
395	All videos, access logs, and any other monitoring data shall be available to the Georgia
396	Bureau of Investigation upon request. The commission is authorized to set requirements
397	for the minimum technology, resolution, and storage capacity of at least 45 days for the
398	video recording capabilities of licensees;
399	(4) A written plan detailing specific security measures to ensure secured transportation
400	and tracking of delivered products for intrafacility transportation;
401	(5) A detailed employment plan specifying the jobs and salaries of employees and
402	demonstrating the expected economic impact of proposed activities in Georgia;
403	(6) A written plan to ensure that no pesticides are used at any point in the production
404	process other than those certified organic by the Organic Materials Review Institute or
405	another similar standards organization;
406	(7) Detailed designs of all production facilities;
407	(8) Letters of support from one or more local governmental entities where the primary
408	facilities will be located;
409	(9) A demonstration of significant involvement in the business by one or more minority
410	business enterprises as defined in Code Section 50-5-131, either as co-owners of the
411	business or as significant suppliers of goods and services for the business. Such
412	applicants shall be encouraged to form business relationships with Georgia agricultural
413	businesses and military veterans;
414	(10) Documentation of the applicant's industry capabilities and management experience.
415	The commission shall consider the relevant industry experience and strength of the
416	applicant's management team and board of directors when considering its merits;

417 (11) Sufficient documentation to prove that a \$1.5 million cash bond payable to the State of Georgia or an irrevocable letter of credit can be obtained within 30 days of license 418 419 award. Failure to provide the requisite bond or letter of credit within 30 days of the 420 license award date shall be cause for revocation of the license; 421 (12) At least one set of classifiable electronically recorded fingerprints submitted to the 422 commission in accordance with the fingerprint system of identification established by the 423 director of the Federal Bureau of Investigation. The commission shall transmit the fingerprints to the Georgia Crime Information Center, which shall submit the fingerprints 424 425 to the Federal Bureau of Investigation for a search of bureau records and an appropriate 426 report and shall promptly conduct a search of state records based upon the fingerprints. 427 After receiving the report from the Georgia Crime Information Center and the Federal 428 Bureau of Investigation, the commission shall review the record for all owners, officers, 429 and employees of the applicant demonstrating a lack of convictions, except for felony convictions that are greater than ten years old, are not drug related, or have been 430 431 expunged or pardoned; and 432 (13) A description of any efforts made by the applicant to create jobs or locate facilities in tier one or tier two counties as defined in Code Section 48-7-40. 433 434 (c) An applicant for a Class 1 production license shall submit a nonrefundable application 435 fee in the amount of \$25,000.00 concurrent with submission of the application. (d) Upon award of a Class 1 production license, an applicant shall be required to submit 436 an initial license fee of \$200,000.00, and upon annual renewal, a license renewal fee of 437 438 \$100,000.00. (e) A Class 1 production license shall be revoked if the licensee is not operational 439 440 within 12 months of the award date. 441 (f)(1) No person or entity holding an ownership interest in a license issued under this 442 Code section may hold an ownership interest in any other type of license issued under 443 this part. 444 (2) No person or entity or director or officer of such entity may hold an ownership 445 interest in more than one Class 1 production license at any one time. 446 (3) Ownership interests in more than one license shall be cause for revocation of all 447 licenses. 448 (g) In the event a license issued pursuant to this Code section is revoked by the

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commission or surrendered by the licensee, the commission shall be authorized to issue a

replacement license through a competitive application and review process conducted in

- 452 16-12-212.
- 453 (a) The commission may issue up to four Class 2 production licenses. A Class 2
- 454 <u>production licensee shall be authorized to:</u>
- 455 (1) Grow cannabis only in indoor facilities for use in producing low THC oil, limited to
- 456 <u>50,000 square feet of cultivation space; and</u>
- 457 (2) Manufacture low THC oil.
- 458 (b) Class 2 production licenses shall be issued to applicants selected by the commission
- 459 <u>following a competitive application and review process in accordance with the</u>
- 460 requirements set forth in this part. An applicant must be a Georgia corporation or entity
- and shall maintain a bank account with a bank located in this state. An applicant for a
- 462 <u>Class 2 production license shall submit an application on a form established by the</u>
- 463 <u>commission, together with the following information:</u>
- 464 (1) Proof of available capital to make the investments needed to safely, securely, and
- promptly perform all required functions of a licensee. Prior to issuance of a Class 2
- production license, the applicant shall provide written documentation showing that on the
- date of application and award such applicant holds at least \$1.25 million in available cash
- 468 <u>reserves to invest in operations in this state;</u>
- 469 (2) A written production plan detailing the production processes that, at a minimum,
- 470 <u>includes details describing how the chain of custody will be maintained, documented, and</u>
- 471 <u>made available for review by the commission or the Georgia Bureau of Investigation.</u>
- 472 <u>Production processes shall include compliance with all production standards, laws, and</u>
- 473 <u>regulations needed to protect public safety and ensure product purity;</u>
- 474 (3) A comprehensive security plan that ensures compliance with the applicable laws of
- 475 <u>this state. At a minimum, a security plan shall include a 24 hours per day, seven days per</u>
- week interior and exterior video monitoring and intrusion detection monitoring system,
- 477 recording and video storage capabilities for all facilities, and licensed security personnel.
- The entire premises of licensees shall be equipped with a centralized access control
- 479 <u>system capable of generating detailed reports of access logs for a minimum of one year.</u>
- 480 All videos, access logs, and any other monitoring data shall be available to the Georgia
- Bureau of Investigation upon request. The commission is authorized to set requirements
- for the minimum technology, resolution, and storage capacity of at least 45 days for the
- 483 <u>video recording capabilities of licensees;</u>
- 484 (4) A written plan detailing specific security measures to ensure secured transportation
- and tracking of delivered products for intrafacility transportation;
- 486 (5) A detailed employment plan specifying the jobs and salaries of employees and
- demonstrating the expected economic impact of proposed activities in Georgia;

488	(6) A written plan to ensure that no pesticides are used at any point in the production
489	process other than those certified organic by the Organic Materials Review Institute or
490	another similar standards organization;
491	(7) Detailed designs of all production facilities;
492	(8) Letters of support from one or more local governmental entities where the primary
493	facilities will be located;
494	(9) A demonstration of significant involvement in the business by one or more minority
495	business enterprises as defined in Code Section 50-5-131, either as co-owners of the
496	business or as significant suppliers of goods and services for the business. Such
497	applicants shall be encouraged to form business relationships with Georgia agricultural
498	businesses and military veterans;
499	(10) Documentation of the applicant's industry capabilities and management experience.
500	The commission shall consider the relevant industry experience and strength of the
501	applicant's management team and board of directors when considering its merits;
502	(11) Sufficient documentation to prove that a \$625,000.00 cash bond payable to the State
503	of Georgia or an irrevocable letter of credit can be obtained within 30 days of license
504	award. Failure to provide the requisite bond or letter of credit within 30 days of the
505	license award date shall be cause for revocation of the license;
506	(12) At least one set of classifiable electronically recorded fingerprints submitted to the
507	commission in accordance with the fingerprint system of identification established by the
508	director of the Federal Bureau of Investigation. The commission shall transmit the
509	<u>fingerprints to the Georgia Crime Information Center, which shall submit the fingerprints</u>
510	to the Federal Bureau of Investigation for a search of bureau records and an appropriate
511	report and shall promptly conduct a search of state records based upon the fingerprints.
512	After receiving the report from the Georgia Crime Information Center and the Federal
513	Bureau of Investigation, the commission shall review the record for all owners, officers,
514	and employees of the applicant demonstrating a lack of convictions, except for felony
515	convictions that are greater than ten years old, are not drug related, or have been
516	expunged or pardoned; and
517	(13) A description of any efforts made by the applicant to create jobs or locate facilities
518	in tier one or tier two counties as defined in Code Section 48-7-40.
519	$\underline{(c)\ An\ applicant\ for\ a\ Class\ 2\ production\ license\ shall\ submit\ a\ nonrefundable\ application}$
520	fee in the amount of \$5,000.00 concurrent with submission of the application.
521	(d) Upon award of a Class 2 production license, an applicant shall be required to submit
522	an initial license fee of \$100,000.00, and upon annual renewal, a license renewal fee of
523	<u>\$50,000.00.</u>

(e) A Class 2 production license shall be revoked if the licensee is not operational within

- 525 <u>12 months of the award date.</u>
- 526 (f)(1) No person or entity holding an ownership interest in a license issued under this
- 527 <u>Code section may hold an ownership interest in any other type of license issued under</u>
- 528 this part.
- 529 (2) No person or entity or director or officer of such entity may hold an ownership
- interest in more than one Class 2 production license at any one time.
- 531 (3) Ownership interests in more than one license shall be cause for revocation of all
- 532 <u>licenses.</u>
- 533 (g) In the event a license issued pursuant to this Code section is revoked by the
- 534 <u>commission or surrendered by the licensee, the commission shall be authorized to issue a</u>
- 535 replacement license through a competitive application and review process conducted in
- accordance with this Code section.
- 537 <u>16-12-213.</u>
- 538 (a) The commission shall require that each Class 1 production licensee and Class 2
- 539 production licensee establish, maintain, and utilize, directly or by contract, a tracking
- 540 system. The commission shall approve one or more vendors to provide or operate tracking
- 541 <u>systems.</u>
- (b) A tracking system shall have the functions and capabilities described in subsections (c)
- and (d) of this Code section and shall be operated in compliance with the federal Health
- Insurance Portability and Accountability Act of 1996, Public Law 104-191.
- 545 (c) The tracking system shall be hosted on a platform that allows for:
- 546 (1) Dynamic allocation of resources;
- 547 (2) Data redundancy; and
- 548 (3) Recovery from natural disaster within 12 hours.
- 549 (d) The tracking system shall be capable of:
- 550 (1) Tracking all plants, products, packages, and registered patients' purchase totals,
- 551 <u>waste, transfers, conversions, sales, and returns that, if practicable, are linked to unique</u>
- 552 <u>identification numbers;</u>
- (2) Tracking lot and batch information throughout the entire chain of custody;
- (3) Tracking all marijuana and low THC oil throughout the entire chain of custody;
- 555 (4) Tracking plant, batch, and marijuana and low THC oil destruction;
- 556 (5) Tracking transportation of marijuana and low THC oil;
- (6) Performing complete batch recall tracking that clearly identifies all of the following
- details relating to the specific batch subject to the recall:
- (A) Amount of low THC oil sold;

(B) Amount of low THC oil inventory that is finished and available for sale;

- (C) Amount of low THC oil that is in the process of transfer;
- (D) Amount of low THC oil being processed into another form; and
- (E) Amount of postharvest raw marijuana, such as marijuana that is in the drying,
- 564 <u>trimming, or curing process;</u>
- 565 (7) Reporting and tracking loss, theft, or diversion of marijuana or low THC oil;
- 566 (8) Reporting and tracking all inventory discrepancies;
- 567 (9) Reporting and tracking adverse patient responses or dose related efficacy issues;
- 568 (10) Reporting and tracking all sales and refunds:
- 569 (11) Tracking purchase limits and flagging purchases in excess of authorized limits;
- 570 (12) Receiving electronically submitted information required to be reported under this
- 571 <u>Code section</u>;
- 572 (13) Receiving testing results electronically from a laboratory via a secured application
- 573 program interface into the tracking system and directly linking the testing results to each
- applicable source batch and sample;
- 575 (14) Flagging test results that have characteristics indicating that they may have been
- 576 <u>altered;</u>
- 577 (15) Providing information to cross-check that low THC oil sales are made to a
- 578 registered patient, caregiver, or designated caregiver and that the low THC oil received
- 579 <u>the required testing;</u>
- 580 (16) Providing the commission with real-time access to information in the tracking
- 581 <u>system; and</u>
- 582 (17) Providing real-time information to the commission regarding key performance
- 583 <u>indicators, including:</u>
- (A) Total low THC oil daily sales;
- 585 (B) Total marijuana plants in production;
- 586 (C) Total marijuana plants destroyed; and
- (D) Total inventory adjustments.
- (e) A Class 1 production licensee or Class 2 production licensee shall supply the relevant
- 589 <u>tracking or testing information regarding each plant, product, package, batch, test, transfer,</u>
- 590 conversion, sale, recall, or disposition of marijuana or low THC oil in or from such
- 591 <u>licensee's possession or control on forms created by the commission.</u>
- 592 <u>16-12-214.</u>
- 593 (a) Beginning January 1, 2022, the commission shall undertake a retrospective study of the
- 594 participation of minority and women owned businesses as licensees under this part for the

595 period from January 1, 2020, through December 31, 2021. Thereafter, the commission

- shall conduct such study every four years for the immediately preceding four-year period.
- 597 (b) The initial and subsequent studies conducted pursuant to subsection (a) of this Code
- 598 section shall identify any proof of discrimination based on race or gender in the issuance
- of licenses under this part.
- 600 (c) In the event that any proof of discrimination based on race or gender in the issuance
- of licenses under this part is identified, the commission shall be authorized to address such
- proof of discrimination by:
- (1) Issuing one additional Class 1 production license and two additional Class 2
- production licenses to minority and women owned businesses;
- 605 (2) Reissuing any licenses that have been surrendered or revoked to minority or women
- 606 <u>owned businesses; or</u>
- 607 (3) A combination of the above.
- 608 (d) This Code section shall not require the commission to issue a license to any applicant
- 609 <u>unless such applicant otherwise meets all requirements for licensure under this part.</u>
- 610 <u>16-12-215.</u>
- 611 (a) No licensee shall operate in any location, whether for cultivation, harvesting, and
- processing of marijuana or for processing, manufacturing, packaging, or distributing low
- 613 THC oil, within a 3,000 foot radius of a covered entity, measured from property boundary
- 614 to property boundary. No dispensing licensee may operate in any location within a 1,000
- 615 <u>foot radius of a covered entity, measured from property boundary to property boundary.</u>
- As used in this subsection, the term 'covered entity' means a public or private school; an
- early care and education program as defined in Code Section 20-1A-2; or a church,
- 618 synagogue, or other place of public religious worship, in existence prior to the date of
- 619 <u>licensure of such licensee by the commission or State Board of Pharmacy.</u>
- 620 (b) No licensee shall advertise or market low THC oil to registered patients or the public;
- provided, however, that a licensee shall be authorized to provide information regarding its
- 622 <u>low THC oil directly to physicians.</u>
- 623 <u>16-12-216.</u>
- 624 <u>The Georgia Bureau of Investigation shall be responsible for ensuring that all activities of</u>
- 625 <u>licensees are conducted in accordance with this part and the laws of this state. In addition</u>
- 626 to other powers and duties, the Georgia Bureau of Investigation shall establish procedures
- 627 <u>to ensure that no activities conducted under this part result in the illegal or recreational use</u>
- of low THC oil or manufacturing by-products and establish any other procedures necessary
- 629 to carry out its duties and responsibilities pursuant to this part.

- 630 16-12-217.
- (a) All licensees shall provide on-demand access to facilities for inspection when requested
- by the Georgia Bureau of Investigation, the commission, or the local law enforcement
- agency for the jurisdiction in which the facility is located. The commission and the
- 634 Georgia Drugs and Narcotics Agency may each conduct one annual inspection. Upon
- 635 request by the Georgia Bureau of Investigation, the commission, the Georgia Drugs and
- Narcotics Agency, or the local law enforcement agency for the jurisdiction in which the
- 637 <u>facility is located, a licensee shall immediately provide product samples for the purposes</u>
- 638 <u>of laboratory testing.</u>
- (b) Each Class 1 production licensee and Class 2 production licensee shall contract with
- 640 <u>a laboratory on the commission's approved list of independent laboratories, subject to any</u>
- requirements set by the commission, for purposes of testing low THC oil manufactured by
- 642 <u>such licensees.</u> Low THC oil shall be analyzed for potency, foreign matter, microbial
- presence, pesticides, heavy metals, and residual solvents. The commission shall establish
- 644 <u>limits for each item tested to verify that such low THC oil meets the requirements of this</u>
- 645 part. The commission shall promulgate rules and regulations governing the operations of
- 646 <u>laboratories for the testing of low THC oil. The costs of laboratory testing shall be paid by</u>
- 647 the licensees. Each low THC oil product shall be required to pass all requirements
- 648 <u>established by the commission before being distributed.</u> Products that do not pass the
- 649 <u>commission's requirements shall be destroyed by the licensee and proof of such destruction</u>
- shall be sent to the commission upon request.
- 651 (c) This Code section shall not apply to intrafacility transportation of low THC oil;
- 652 provided, however, that licensees engaging in such transportation shall maintain secured
- 653 <u>transportation and tracking of product delivery.</u>
- 654 <u>16-12-218.</u>
- A licensee shall not be eligible for any tax credit allowed pursuant to any of the following
- 656 <u>Code Sections: 48-7-29.8, 48-7-29.11, 48-7-40, 48-7-40.1, 48-7-40.2, 48-7-40.3, 48-7-40.4,</u>
- 657 48-7-40.5, 48-7-40.7, 48-7-40.8, 48-7-40.9, 48-7-40.12, 48-7-40.17, 48-7-40.18,
- 658 <u>48-7-40.20</u>, 48-7-40.21,48-7-40.22, 48-7-40.24, 48-7-40.25, 48-7-40.26, 48-7-40.26A,
- 48-7-40.27, 48-7-40.28, 48-7-40.29, 48-7-40.30, 48-7-40.31, 48-7-40.32, 48-7-40.33, or
- 660 <u>48-7-40.35.</u>
- 661 <u>16-12-219.</u>
- 662 (a) No individual convicted of a drug related felony shall be eligible to work as an
- 663 <u>employee of a licensee or otherwise participate in the business activities of a licensee</u>

664 conducted pursuant to this part unless the conviction has been expunged or the individual

- has been pardoned or had his or her civil rights restored.
- (b) No individual convicted of a nondrug related felony shall be eligible to work as an
- 667 <u>employee of a licensee or otherwise participate in the business activities of a licensee</u>
- 668 conducted pursuant to this part unless:
- (1) The conviction has been expunged or the individual has been pardoned or had his or
- 670 <u>her civil rights restored; or</u>
- 671 (2)(A) The date of conviction is greater than ten years old; and
- 672 (B) The individual:
- (i) Has been released from incarceration for at least five years; or
- 674 (ii) Agrees to submit to weekly drug screenings.
- 675 <u>16-12-220.</u>
- 676 (a) All working papers, recorded information, documents, and copies produced by,
- obtained by, or disclosed to the commission pursuant to the activities conducted pursuant
- 678 to this part, other than information published in an official commission report regarding the
- 679 <u>activities conducted pursuant to this article, shall be confidential data and shall not be</u>
- subject to Article 4 of Chapter 18 of Title 50; provided, however, that any contract,
- 681 memorandum of understanding, or cooperative endeavor agreement entered into by the
- 682 commission pursuant to this article shall be subject to Article 4 of Chapter 18 of Title 50.
- (b) In no event shall the commission disclose any information that would reveal the
- 684 <u>identity or health information of any registered patient or violate the federal Health</u>
- Insurance Portability and Accountability Act of 1996, Public Law 104-191.
- 686 <u>16-12-221.</u>
- (a) The commission shall grant licenses under this part pursuant to contracts awarded
- 688 through competitive sealed bids or competitive sealed proposals as provided for in Article 3
- of Chapter 5 of Title 50.
- 690 (b) Any contract for a license awarded pursuant to this subsection shall not be for less than
- 691 <u>five years and may contain provisions for automatic renewal.</u>
- 692 (c) No licensee shall subcontract for services for the cultivation or processing in any way
- of marijuana if the subcontractor, or any of the service providers in the chain of
- 694 <u>subcontractors, is owned wholly or in excess of 5 percent by any state employee or member</u>
- of a state employee's immediate family, including but not limited to any legislator,
- 696 <u>state-wide public official, or employee of a designated university.</u> For purposes of this
- 697 <u>subsection, the term 'immediate family member' means a spouse, child, sibling, or parent</u>
- or the spouse of a child, sibling, or parent.

699 (d) No licensee shall give or receive anything of value in connection with any contract,

- 700 memorandum of understanding, or cooperative endeavor agreement executed pursuant to
- this part except the value that is expressed in the contract, memorandum of understanding,
- 702 <u>or cooperative endeavor agreement.</u>
- 703 <u>16-12-222.</u>
- 704 (a) No license issued under this part shall transfer ownership within five years of issuance.
- 705 (b) All subsequent transfers of license ownership shall be approved by the commission to
- become valid. The commission shall not unreasonably withhold approval of a license
- 707 <u>transfer when the parties adequately demonstrate that a proposed new owner satisfies all</u>
- requirements necessary to obtain a license and that the transfer is in the best interest of
- 709 <u>registered patients in this state.</u>
- 710 (c) A licensee who has been denied transfer approval by the commission may file an
- appeal in the Superior Court of Fulton County in accordance with Chapter 13 of Title 50,
- 712 <u>the 'Georgia Administrative Procedure Act.'</u>
- 713 (d) A license issued pursuant to this article:
- 714 (1) Is effective for a single business entity;
- 715 (2) Vests no property or right in the holder of the license except to conduct the licensed
- 50 business during the period the license is in effect;
- 717 (3) Is nontransferable, nonassignable by and between owners or location owners and
- 718 <u>location operators, and not subject to execution; and</u>
- 719 (4) Expires upon the death of an individual holder of a license or upon the dissolution
- of any other holder of a license.
- 721 (e) Upon the sale of a licensee's business in its entirety, the buyer shall pay to the
- 722 commission, subject to approval, a transfer fee for the license that accompanies the
- business in the following amounts:
- 724 (1) For the first sale of a:
- 725 (A) Class 1 production license business, a transfer fee for the license in the amount of
- 726 <u>\$100,000.00</u>; and
- 727 (B) Class 2 production license business, a transfer fee for the license in the amount of
- 728 \$12,500.00;
- 729 (2) For the second sale of a:
- 730 (A) Class 1 production license business, a transfer fee for the license in the amount of
- 731 <u>\$150,000.00; and</u>
- (B) Class 2 production license business, a transfer fee for the license in the amount of
- 733 <u>\$62,500.00;</u>
- 734 (3) For the third sale of a:

(A) Class 1 production license business, a transfer fee for the license in the amount of

- 736 \$200,000.00; and
- 737 (B) Class 2 production license business, a transfer fee for the license in the amount of
- 738 <u>\$112,500.00; and</u>
- 739 (4) For the fourth or subsequent sale of a:
- 740 (A) Class 1 production license business, a transfer fee for the license in an amount to
- be established by the commission, which shall be not less than \$200,000.00; and
- 742 (B) Class 2 production license business, a transfer fee for the license in an amount to
- 543 be established by the commission, which shall be not less than \$112,500.00.
- 744 16-12-223.
- 745 (a) A license shall be revoked by the commission if the licensee:
- 746 (1) Holds ownership interest in more than one category of license issued under this
- 747 <u>article</u>;
- 748 (2) Knowingly employs individuals convicted of a felony within the previous ten years
- 749 <u>unless the conviction has been expunged or the individual has been pardoned or had his</u>
- or her civil rights restored;
- 751 (3) Utilizes pesticides other than pest management products that have been certified
- organic by the Organic Materials Review Institute or another similar standards
- 753 <u>organization;</u>
- 754 (4) Fails to comply with inspection and access requirements in accordance with this part;
- 755 (5) Fails to be fully operational within 12 months of the date a license is awarded; or
- 756 (6) Fails to comply with any other provision or requirement of this part.
- 757 (b) A licensee whose license has been revoked by the commission may file an appeal in
- the Superior Court of Fulton County in accordance with Chapter 13 of Title 50, the
- 759 'Georgia Administrative Procedure Act.'
- 760 <u>16-12-224.</u>
- 761 (a) No current member of the commission, or former member of the commission for a
- period of five years from the date such individual ceased to be a member, shall own,
- operate, have a financial interest in, or be employed by a low THC oil manufacturer or
- 764 <u>distributor, including any licensee under this part.</u>
- 765 (b) No physician who certifies individuals to the commission pursuant to Code
- Section 31-2A-18 for the use of low THC oil to treat certain conditions shall own, operate,
- have a financial interest in, or be employed by a low THC oil manufacturer or distributor,
- including any licensee under this part. This subsection shall not prohibit a physician from
- furnishing a registered patient or his or her caregiver, upon request, with the names of low

770 THC oil manufacturers or distributors. Any physician violating this Code section shall be

- 771 guilty of a misdemeanor.
- 772 (c) A licensee that makes a campaign contribution pursuant to Article 2 of Chapter 5 of
- 773 <u>Title 21 shall identify itself as a licensee under this part to the recipient of such campaign</u>
- 774 <u>contribution.</u>
- 775 <u>16-12-225.</u>
- 776 (a) A licensee or licensee's employee who knowingly or willfully encourages, causes,
- abets, connives, conspires, or aids in the endangerment of patients, trafficking of low THC
- oil or its manufacturing by-products, or criminal distribution of raw materials and
- agricultural inputs, including but not limited to seeds, under this part shall be guilty of a
- felony and, upon conviction thereof, be punished by a fine not to exceed \$100,000.00,
- imprisonment for not less than five nor more than ten years, or both.
- (b) Any person whose acts or omissions of gross, willful, or wanton negligence contribute
- 783 to or cause the endangerment of patients, trafficking of low THC oil or its manufacturing
- by-products, or criminal distribution of raw materials and agricultural inputs, including but
- not limited to seeds, under this part shall be guilty of a misdemeanor of a high and
- aggravated nature and, upon conviction thereof, be punished by a fine of up to \$5,000.00,
- imprisonment for up to 12 months, or both.
- (c) Failure to comply with all other provisions of this part shall be punishable by a fine of
- 789 <u>up to \$500.00 for the first offense</u>. All persons convicted of a second or subsequent offense
- shall be guilty of a misdemeanor and, upon conviction thereof, be punished by a fine of up
- 791 to \$1,000.00, imprisonment for up to six months, or both, for each violation.
- 792 (d) The provisions of this Code section shall not preclude prosecution and punishment for
- the commission of any offense otherwise provided by law.
- 794 <u>16-12-226.</u>
- 795 The sale of low THC oil products authorized by this article shall be subject to all applicable
- sales and use taxes.
- 797 <u>Part 3</u>
- 798 <u>16-12-230.</u>
- 799 (a) Low THC oil shall only be dispensed to registered patients in this state by a dispensing
- 800 <u>licensee or directly from the commission pursuant to this article.</u>
- 801 (b) A pharmacist who dispenses low THC oil shall seek and review information on a
- registered patient from the prescription drug monitoring program data base established

pursuant to Code Section 16-13-57 prior to dispensing low THC oil to the registered

- 804 patient.
- 805 <u>16-12-231.</u>
- 806 The following persons and entities, when acting in accordance with the provisions of this
- article, shall not be subject to arrest, prosecution, or any civil or administrative penalty,
- 808 including a civil penalty or disciplinary action by a professional licensing board, or be
- 809 denied any right or privilege, for the medical use, prescription, administration,
- 810 manufacture, or distribution of low THC oil:
- 811 (1) A registered patient who is in possession of an amount of low THC oil authorized
- 812 <u>under Code Section 16-12-191 or such patient's caregiver, parent, or guardian;</u>
- 813 (2) A physician who certifies a patient to the Department of Public Health as being
- 814 <u>diagnosed with a condition or in a hospice program and authorized to use low THC oil</u>
- for treatment pursuant to Code Section 31-2A-18;
- 816 (3) A pharmacist or pharmacy that dispenses or provides low THC oil to a registered
- 817 <u>patient;</u>
- 818 (4) The commission or its employees or contractors associated with the production of
- 819 <u>low THC oil in accordance with this article; and</u>
- 820 (5) A designated university, an employee of a designated university, or any other person
- associated with the production of low THC oil in accordance with this article.
- 822 <u>16-12-232.</u>
- A state employee is eligible for reimbursement for incurred counsel fees under Code
- 824 Section 45-12-26 in the event of a federal criminal investigation or prosecution solely
- related to the employee's good faith discharge of public responsibilities under this article.
- 826 <u>16-12-233.</u>
- 827 <u>It is the intent of the General Assembly that contracts related to the cultivation, harvesting,</u>
- 828 <u>manufacturing</u>, production, and distribution of cannabis solely for the manufacture of low
- 829 THC oil pursuant to this article are not deemed contracts against public policy pursuant to
- 830 Code Section 13-8-2 and shall be enforceable. No such contract shall be unenforceable on
- the basis that activities related to cannabis are prohibited by federal law.
- 832 <u>16-12-234.</u>
- 833 <u>It shall be unlawful to ingest low THC oil in a manner that employs a heating element,</u>
- power source, electronic circuit, or other electronic, chemical, or mechanical means,
- regardless of shape or size, that can be used to produce vapor in a solution or other form,

836 including but not limited to any electronic cigarette, electronic cigar, electronic cigarillo, 837 electronic pipe, or similar product or device and any vapor cartridge or other container of 838 low THC oil in a solution or other form that is intended to be used with or in an electronic 839 cigarette, electronic cigar, electronic cigarillo, electronic pipe, or similar product or device. <u>16-12-235.</u> 840 841 (a) Notwithstanding anything to the contrary within this article, nothing herein shall be construed to prohibit the conduct of research involving low THC oil or cannabis that is 842 843 conducted in full accordance with federal regulations, including the regulations of the 844 United States Food and Drug Administration and United States Drug Enforcement 845 Administration by any university or nonprofit institution of higher education within the 846 State of Georgia, provided that: 847 (1) The university researchers conducting the research have the appropriate federal and state permits to acquire and use low THC oil or cannabis in clinical or preclinical 848 849 research; and 850 (2) The substances used for such research are obtained from licensed pharmaceutical 851 companies or through channels established by the United States government, such as the 852 National Institute on Drug Abuse. 853 (b) Nothing in this article shall be construed to prohibit research otherwise permitted by 854 Chapter 51 of Title 31. 855 <u>16-12-236.</u> 856 The Georgia Department of Agriculture shall not regulate any activity authorized under this 857 article. To the extent that the Department of Agriculture is authorized under any other law 858 of this state to regulate any activity authorized by this article, including, but not limited to, 859 the production process and seeds used by growers, such activities shall be exempt from 860 regulation by the Department of Agriculture; provided, however, that all use of artificial 861 pesticides regulated by the Department of Agriculture shall be banned." **SECTION 5.** 862 Chapter 11 of Title 2 of the Official Code of Georgia, relating to seeds and plants generally, 863 is amended by adding a new Code section to read as follows: 864 <u>"2-11-36.</u> 865 866 This article shall not apply to seeds used for the production of low THC oil in accordance with Article 9 of Chapter 12 of Title 16 and no person shall be subject to regulation or 867

penalties pursuant to this article for growing, selling, offering for sale, exposing for sale,

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or transporting in this state any seed used for the lawful production of low THC oil pursuant to Article 9 of Chapter 12 of Title 16."

SECTION 6.

Code Section 31-2A-18 of the Official Code of Georgia Annotated, relating to establishment of the Low THC Oil Patient Registry, is amended by revising subsections (d), (e), and (h) as

874 follows:

- "(d) The department shall issue a registration card to individuals who have been certified to the department by his or her physician as being diagnosed with a condition or is an inpatient or outpatient in a hospice program and have been authorized by such physician to use low THC oil as treatment. The department shall issue a registration card to a caregiver when the circumstances warrant the issuance of such card. The board shall establish procedures and promulgate rules and regulations to assist physicians in providing required uniform information relating to certification and any other matter relating to the issuance of certifications. In promulgating such rules and regulations, the board shall require that physicians have a doctor-patient relationship when certifying an individual as needing low THC oil and physicians shall be required to be treating such individual for the specific condition requiring such treatment or be treating such individual in a hospice program. A physician shall seek and review information about a patient from the prescription drug monitoring program data base established pursuant to Code Section 16-13-57 prior to certifying such patient to the department as being diagnosed with a specific condition that requires the use of low THC oil as treatment.
- (e) The board shall require physicians to issue semiannual reports to the board. Such reports shall require physicians to provide information, including, but not limited to, dosages recommended for a particular condition, patient clinical responses, levels of tetrahydrocannabinol or tetrahydrocannabinolic acid present in test results, compliance, responses to treatment, side effects, and drug interactions. Such reports shall be used for research purposes to determine the efficacy of the use of low THC oil as a treatment for conditions."
- "(h) The board, in coordination with the Department of Public Health, shall annually review the conditions included in paragraph (3) of subsection (a) of this Code section and recommend additional conditions that have been shown through medical research to be effectively treated with low THC oil. Such recommendations shall include recommended dosages for a particular condition, patient responses to treatment with respect to the particular condition, and drug interactions with other drugs commonly taken by patients with the particular condition. Such recommendations shall be made jointly by the board

and the Department of Public Health to the General Assembly no later than December 1
 of each year."

906 **SECTION 7.**

907 All laws and parts of laws in conflict with this Act are repealed.

Senate Bill 195

By: Senator Mullis of the 53rd

AS PASSED

A BILL TO BE ENTITLED AN ACT

1 To amend Title 16 of the Official Code of Georgia Annotated, relating to crimes and 2 offenses, so as to provide that low THC oil, marijuana, and tetrahydrocannabinols do not 3 include certain federally approved products; to update and revise provisions; to revise 4 definitions; to provide for review of new treatment and delivery methods; to repeal a 5 provision relating to the role of Georgia universities and testing of specifications; to provide 6 for additional powers of the Georgia Access to Medical Cannabis Commission; to revise 7 provisions relating to dispensing; to provide for the issuance of dispensing licenses to 8 production licensees; to provide for recommendations and input from the oversight 9 committee; to provide for fees for dispensing licenses; to authorize the commission to require 10 a comparable surety in lieu of a bond; to provide for coordination with the Georgia 11 Composite Medical Board; to provide a method for the issuance of subsequent production 12 licenses; to provide for permits to colleges and universities within this state to conduct 13 medical research via a bona fide partnership with a Class 1 or Class 2 production licensee; 14 to remove epidiolex as a Schedule V controlled substance; to provide for related matters; to 15 provide for legislative findings; to provide for application; to repeal conflicting laws; and for 16 other purposes.

17 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

- 19 Title 16 of the Official Code of Georgia Annotated, relating to crimes and offenses, is
- 20 amended by revising Code Section 16-12-190, relating to the definition of low THC oil, as
- 21 follows:
- 22 "16-12-190.
- As used in this article, the term 'low THC oil' means an oil that contains an amount of
- 24 cannabidiol and not more than 5 percent by weight of tetrahydrocannabinol,
- 25 tetrahydrocannabinolic acid, or a combination of tetrahydrocannabinol and
- 26 tetrahydrocannabinolic acid which does not contain plant material exhibiting the external
- 27 morphological features of the plant of the genus Cannabis. Such term shall not mean
- 28 products approved by the federal Food and Drug Administration under Section 505 of the
- 29 <u>federal Food, Drug, and Cosmetic Act.</u>"

30 **SECTION 2.**

- 31 Said title is further amended by revising Code Section 16-12-200, relating to definitions, as
- 32 follows:
- 33 "16-12-200.
- 34 As used in this article, the term:
- 35 (1) 'Applicant' means a corporate entity applying for a license pursuant to this article.
- 36 (2) 'Available capital' means corporate assets that are available to fund business
- operations in the event a license is awarded pursuant to Part 2 of this article.
- 38 (3) 'Class 1 production license' means a license to produce and manufacture low THC
- oil and products issued pursuant to Code Section 16-12-211.
- 40 (4) 'Class 2 production license' means a license to produce and manufacture low THC
- oil <u>and products</u> issued pursuant to Code Section 16-12-212.
- 42 (5) 'Commission' means the Georgia Access to Medical Cannabis Commission created
- pursuant to Code Section 16-12-202.

44 (6) 'Designated universities' means the University of Georgia and Fort Valley State

- 45 University.
- 46 (7) 'Designated university license' means a license issued by the commission pursuant
- 47 to this article to a designated university to, separately or jointly, produce, manufacture,
- and purchase low THC oil <u>and products</u> in accordance with this article.
- 49 (8) 'Dispense' means the sale or provision of low THC oil and products to registered
- patients by a dispensing licensee.
- 51 (9) 'Dispensing license' means a specialty license issued by the State Board of Pharmacy
- or the commission pursuant to Code Section 16-12-206 to dispense low THC oil and
- 53 <u>products</u> to registered patients.
- 54 (10) 'Grow' means cultivating and harvesting cannabis for use in producing low THC oil
- and products.
- 56 (11) 'Licensee' means any business, or owner of such business, with a valid license
- issued pursuant to this article.
- 58 (12) 'Low THC oil' shall have the same meaning as set forth in Code Section 16-12-190.
- 59 (13) 'Manufacture' means to process cannabis to produce low THC oil <u>and products</u>.
- 60 (14) 'Owner' means any person who directly or indirectly owns, actually or beneficially,
- or controls 5 percent or greater of interests of the applicant or any licensee. In the event
- that one person owns a beneficial right to interests and another person holds the voting
- rights with respect to such interests, then both shall be considered an owner of such
- 64 interests.
- 65 (15) 'Product' means low THC oil delivered through an oil, tincture, transdermal patch,
- lotion, or capsule, except as prohibited by Code Section 16-12-234, but not including any
- food products infused with low THC oil, including, but not limited to, cookies, candies,
- or edibles.
- (16) 'Registered patient' means an individual who is legally authorized to possess and use
- 70 low THC oil <u>and products</u> pursuant to Code Section 31-2A-18.

71 (17) 'Tracking system' means a seed-to-sale tracking system to track marijuana that is

- grown, processed, manufactured, transferred, stored, or disposed of and low THC oil and
- 73 <u>products</u> that is are transferred, stored, sold, dispensed, or disposed of pursuant to this

74 article."

75 SECTION 3.

- 76 Said title is further amended by revising Code Section 16-12-203, relating to powers, duties,
- 77 and responsibilities of the Georgia Access to Medical Cannabis Commission, as follows:
- 78 "16-12-203.
- 79 The commission shall have the following powers, duties, and responsibilities:
- 80 (1) To apply for, receive, and administer state funds appropriated to the commission,
- private grants and donations, and other funds and donations. The commission's annual
- distributions shall be capped and limited to funds received from the sources specified in
- this paragraph. The commission shall ensure that its funds are not used as a supplement
- or secondary payor to any other third-party payor;
- 85 (2) To execute a contract or contracts to purchase or obtain low THC oil, cannabis,
- 86 cannabinoids, or any other derivative, compound, or substantially similar products from
- any available legal source and to provide logistics related thereto in accordance with this
- 88 article. Such contract or contracts may be executed with one or more qualified
- corporations or with one or more governmental entities. Purchases made pursuant to this
- paragraph shall not be subject to state purchasing laws contained in Article 3 of Chapter
- 5 of Title 50 or in other provisions of the Official Code of Georgia Annotated;
- 92 (3) To utilize funds appropriated to the commission as may be necessary to purchase and
- transport low THC oil and products to the State of Georgia for use by registered patients;
- 94 (4) To develop, establish, maintain, and administer a low THC oil and products
- 95 distribution network to obtain and distribute low THC oil and products to registered

patients in this state and to coordinate the best use of facilities and resources to operate

- 97 such distribution network;
- 98 (5) To establish procedures for inspecting production facilities operated by designated
- 99 universities;
- 100 (6) To establish requirements and procedures to ensure quality control, security, and
- oversight of low THC oil and products production in this state, including, but not limited
- to, testing for purity and dosage levels and verification that product labels accurately
- reflect product content;
- 104 (7) To provide for oversight of tracking systems;
- 105 (8) To coordinate and assist in the collection of data to evaluate the provision of low
- 106 THC oil and products in this state;
- 107 (9) To study the provision of low THC oil <u>and products</u> in this state to determine the best
- practices and methods of providing such services, to determine what changes are needed
- to improve the provision of low THC oil and products, and to report any proposed
- legislative changes to the General Assembly each year;
- 111 (10) To coordinate its activities with the Department of Public Health;
- 112 (11) To employ an executive director and other staff and to establish duties and
- responsibilities of such persons; and
- 114 (12) To employ and manage consultants, as deemed necessary, in order to fulfill its
- duties and responsibilities under this article:
- 116 (13) To review new treatment and delivery methods for low THC oil and products that
- may result from medical research and are not otherwise inconsistent with this article, and
- 118 recommend statutory changes to the General Assembly to authorize such treatment and
- delivery methods and products;
- 120 (14) To be responsible for the noncriminal enforcement of the provisions of this article
- and to have all of the necessary duties, power, and authority to carry out such
- 122 <u>responsibility;</u>

123 (15) To be authorized to draft, adopt, amend, repeal, and enforce such rules and 124 regulations as it deems necessary for the administration and enforcement of this article 125 in the protection of public health, safety, and welfare; 126 (16) To enforce qualifications for licensure; and (17) To levy fines for failure by a Class 1 production licensee, Class 2 production 127 licensee, or dispensing licensee to operate in accordance with rules and regulations 128 129 established by the commission within 14 days of written notice by the commission of 130 specific violations. Such fines shall not exceed \$25,000.00 for a first offense, \$50,000.00 131 for a failure to remedy the offense within 60 days after written notice of a first offense, 132 and \$75,000.00 for subsequent failures to remedy noncompliance within 90 days after written notice of a first offense. Following a third written notice of a recurring violation, 133 the commission may also order a licensee to cease operations for a period of up to 30 134 days to correct the violation. Any such fines or orders to cease operations shall be subject 135

SECTION 4.

Said title is further amended by revising Code Section 16-12-204, relating to the issuance of nontransferable designated university licenses for production of low THC oil, research on therapeutic use, reporting, collected information, and license revocation, as follows:

to Chapter 13 of Title 50, the 'Georgia Administrative Procedure Act.'"

141 "16-12-204.

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(a) The Upon request by a designated university, the commission shall issue nontransferable designated university licenses for the production of low THC oil and products. The licenses granted to designated universities pursuant to this Code section shall be in addition to any licenses issued pursuant to Part 2 of this article. The designated universities shall have the option to be licensed as a production facility, either separately or jointly. The designated universities shall be authorized to contract with private entities

to fulfill the terms of the license, including contracting for the production of low THC oil

- and products. All contracts shall be approved by the commission.
- 150 (b) Each designated university may conduct research on marijuana for therapeutic use if
- such university is licensed as a production facility pursuant to this Code section. Effective
- 152 January 1, 2020, and annually thereafter, the designated universities shall submit a report
- to the Senate Health and Human Services Committee and the House Committee on Health
- and Human Services, to include data and outcomes of the research conducted pursuant to
- this paragraph.
- (c)(1) The commission shall collect the following information from each licensee:
- 157 (A) The amount of low THC oil <u>and products</u> produced by the licensee during each
- calendar year;
- (B) The details of all production costs, including but not limited to seed, fertilizer,
- labor, advisory services, construction, and irrigation;
- 161 (C) The details of any items or services for which the licensee subcontracted and the
- costs of each subcontractor directly or indirectly working for the licensee;
- (D) The amount of therapeutic chemicals produced resulting from the low THC oil <u>and</u>
- products manufactured pursuant to this article;
- 165 (E) The amounts paid each year to the licensee related to the licensee's production of
- low THC oil and products manufactured pursuant to this article; and
- 167 (F) The amount of low THC oil <u>and products</u> distributed to each dispensing licensee
- to dispense low THC oil <u>and products</u> in this state during each calendar year.
- 169 (2) The commission shall provide the information collected pursuant to this subsection
- for the previous calendar year in the form of a written report to the Senate Health and
- Human Services Committee and the House Committee on Health and Human Services
- no later than February 1 of each year. The commission shall also make a copy of such
- report available to the public by posting such report on the commission's website.

174 (d) The commission may revoke the license of a designated university if it is found by the commission to have violated any of the requirements established pursuant to this article."

176 SECTION 5.

177 Said title is further amended by repealing and reserving Code Section 16-12-205, relating to 178 the role of Georgia universities and testing of specifications.

179 **SECTION 6.**

- 180 Said title is further amended by revising Code Section 16-12-206, relating to annual,
- 181 nontransferable dispensing licenses and adoption of rules, as follows:
- 182 "16-12-206.
- 183 (a)(1) The Upon request by a licensed pharmacy in this state, the State Board of
- Pharmacy shall be authorized to develop an annual, nontransferable specialty dispensing
- license for a an independent pharmacy with a registered office located within this state
- to dispense low THC oil and products to registered patients. The State Board of
- Pharmacy shall develop rules and regulations regarding dispensing pharmacies in this
- state in accordance with the requirements contained in subsection (b) of this Code
- section.
- 190 (2) The commission shall be authorized to develop an annual, nontransferable dispensing
- 191 license issue five dispensing licenses to each Class 1 production licensee and each Class
- 192 2 production licensee for retail outlets to dispense low THC oil and products to registered
- patients. The commission shall ensure that dispensing licenses shall be issued so that
- retail outlets are dispersed throughout the state. The commission shall develop rules and
- regulations regarding retail dispensing licensees in this state in accordance with the
- requirements contained in subsection (b) of this Code section. The commission shall be
- authorized to issue one additional dispensing license to each Class 1 and Class 2
- production licensee when the Low THC Oil Patient Registry established and maintained

pursuant to Code Section 31-2A-18 reaches 25,000 patients and for every increase of

- 200 <u>10,000 patients thereafter</u>. The commission shall ensure that retail outlets are dispersed
- 201 throughout the state for access by registered patients.
- 202 (b) The State Board of Pharmacy and the commission shall jointly separately adopt rules
- 203 relating to the dispensing of low THC oil and products, with the State Board of Pharmacy
- 204 promulgating rules and regulations for pharmacies that dispense low THC oil and products
- and the commission promulgating rules and regulations for other retail outlets that dispense
- 206 <u>low THC oil and products</u> by pharmacies and retail dispensing licensees. Such rules shall
- 207 include but not be limited to:
- 208 (1) Standards, procedures, and protocols for the effective use of low THC oil and
- 209 <u>products</u> as authorized by state law and related rules and regulations;
- 210 (2) Standards, procedures, and protocols for the dispensing of low THC oil and products
- by a pharmacy with a dispensing license and by retail dispensing licensees and for the
- 212 utilization of a tracking system;
- 213 (3) Procedures and protocols to provide that no low THC oil <u>or products</u> may be sold to
- or transferred to a location outside of this state;
- 215 (4) The establishment of standards, procedures, and protocols for determining the
- amount of usable low THC oil <u>and products</u> that is necessary to constitute an adequate
- supply for registered patients in this state to ensure uninterrupted availability for a period
- of one month, including amounts for topical treatments;
- 219 (5) The establishment of standards, procedures, and protocols to ensure that all low THC
- oil <u>and products</u> dispensed is <u>are</u> consistently pharmaceutical grade;
- 221 (6) The establishment of standards and procedures for the revocation, suspension, and
- 222 nonrenewal of dispensing licenses;
- 223 (7) The establishment of other licensing, renewal, and operational standards which are
- deemed necessary by the State Board of Pharmacy and the commission;

225 (8) The establishment of standards and procedures for testing low THC oil <u>and products</u> 226 for levels of tetrahydrocannabinol or other testing parameters deemed appropriate by the

- 227 State Board of Pharmacy and the commission;
- 228 (9) The establishment of health, safety, and security requirements for pharmacies and
- other retail outlets retail dispensing licensees dispensing low THC oil and products; and
- 230 (10) Requirements for the issuance of dispensing licenses to pharmacies and other retail
- 231 outlets Class 1 and Class 2 production licensees.
- 232 (c) The commission shall each be authorized, by rules and regulations, to establish fees for
- 233 dispensing licenses to Class 1 and Class 2 production licensees commensurate with the
- 234 <u>location of the retail outlet and demand for low THC oil and products at such location.</u>"

235 **SECTION 7.**

- 236 Said title is further amended by revising Code Section 16-12-207, relating to establishment
- 237 of Medical Cannabis Commission Oversight Committee, membership, and inspections, as
- 238 follows:
- 239 "16-12-207.
- 240 (a) The General Assembly shall establish a Medical Cannabis Commission Oversight
- 241 Committee with two members appointed by the Lieutenant Governor and two members
- 242 appointed by the Speaker of the House of Representatives. Any member of the Medical
- 243 Cannabis Commission Oversight Committee shall be permitted to inspect any production
- 244 facility upon request and after reasonable notice is provided to the production facility.
- 245 (b) The commission shall promptly provide any document or information requested by the
- oversight committee that is in its possession, provided that the commission shall not share
- documents containing data identifying individual patients or physicians, information
- 248 marked as trade secrets by applicants or licensees, information that in the view of the
- 249 commission would interfere with an ongoing licensing applicant selection process, or

250 <u>information that in the judgment of the commission would create law enforcement or</u>

- 251 security risks to the citizens of Georgia.
- 252 (c) No later than August 1, 2021, the oversight committee shall recommend to the
- 253 commission a process and plan for providing accredited lab testing of products produced
- 254 by licensees and for labeling such products. The commission shall consider the
- 255 recommendations of the oversight committee in adopting policies, procedures, and
- 256 <u>regulations regarding such testing and labeling.</u>
- 257 (d) The oversight committee may regularly seek input from patients and physicians as to
- 258 the availability and quality of products produced pursuant to this chapter, and recommend
- 259 to the commission changes to policies, procedures, and regulations to improve availability
- and quality. The commission shall consider such recommendations in adopting policies,
- 261 procedures, and regulations."

262 SECTION 8.

- 263 Said title is further amended by revising Code Section 16-12-210, relating to powers, duties,
- and responsibilities of commission, no undue burden on patients, and remission of fees, as
- 265 follows:
- 266 "16-12-210.
- 267 (a) The commission shall have the following powers, duties, and responsibilities to
- 268 implement the provisions of this part:
- 269 (1) Issue licenses related to the production, growing, and manufacturing of low THC oil
- 270 <u>and products</u> in accordance with the provisions of this part;
- 271 (2) Coordinate with the Georgia Bureau of Investigation to implement security plans and
- enforce the provisions of this part;
- 273 (3) Establish procedures for granting licenses, testing products, and inspecting facilities;
- 274 (4) Establish requirements and procedures to ensure quality control, security, and
- oversight of all low THC oil and product production in this state, including, but not

limited to, conducting testing for purity and dosage levels and verifying that product

- labels accurately reflect product content. The commission is authorized to contract with
- 278 private laboratories to perform the functions described in this paragraph;
- 279 (5) Establish procedures and ensure sufficient resources are available to receive and
- resolve complaints from registered patients;
- 281 (6) Establish applications and forms necessary to carry out the provisions of this part;
- 282 (7) Establish criteria for applicants and licensees as necessary to ensure market stability
- and adequate supply;
- 284 (8) Provide for the selection, implementation, and oversight of tracking systems;
- 285 (9) Provide oversight of licensee reporting, data collection, and analysis;
- 286 (10) Establish requirements and procedures for marketing and signage; and
- 287 (11) Promulgate rules and regulations and adopt policies and procedures necessary to
- carry out the provisions of this part.
- 289 (b) The commission shall not promulgate any rules or regulations that would unduly
- burden access to low THC oil or products by registered patients.
- 291 (c) All fees collected by the commission shall be remitted to the general fund of the state
- 292 treasury."

293 SECTION 9.

- 294 Said title is further amended by revising subsections (a), (b), and (g) of Code Section
- 295 16-12-211, relating to Class 1 production licenses, application fee, revocation, limitation on
- 296 ownership, and replacement licenses, as follows:
- 297 "(a) The commission may issue up to two Class 1 production licenses. A Class 1
- 298 production licensee shall be authorized to:
- 299 (1) Grow cannabis only in indoor facilities for use in producing low THC oil, limited to
- 300 100,000 square feet of cultivation space; and
- 301 (2) Manufacture low THC oil and products.

302 (b) Class 1 production licenses shall be issued to applicants selected by the commission 303 following a competitive application and review process in accordance with the 304 requirements set forth in this part. An applicant must be a Georgia corporation or entity 305 and shall maintain a bank account with a bank or credit union located in this state. An 306 applicant for a Class 1 production license shall submit an application on a form established 307 by the commission, together with the following information: 308 (1) Proof of available capital to make the investments needed to safely, securely, and 309 promptly perform all required functions of a licensee. Prior to issuance of a Class 1 310 production license, the applicant shall provide written documentation showing that on the 311 date of application and award such applicant holds at least \$2 million in available cash 312 reserves to invest in operations in this state; 313 (2) A written production plan detailing the production processes that, at a minimum, 314 includes details describing how the chain of custody will be maintained, documented, and 315 made available for review by the commission or the Georgia Bureau of Investigation. 316 Production processes shall include compliance with all production standards, laws, and 317 regulations needed to protect public safety and ensure product purity; 318 (3) A comprehensive security plan that ensures compliance with the applicable laws of 319 this state. At a minimum, a security plan shall include a 24 hours per day, seven days per 320 week interior and exterior video monitoring and intrusion detection monitoring system, 321 recording and video storage capabilities for all facilities, and licensed security personnel. 322 The entire premises of licensees shall be equipped with a centralized access control 323 system capable of generating detailed reports of access logs for a minimum of one year. 324 All videos, access logs, and any other monitoring data shall be available to the Georgia 325 Bureau of Investigation upon request. The commission is authorized to set requirements 326 for the minimum technology, resolution, and storage capacity of at least 45 days for the 327 video recording capabilities of licensees;

328 (4) A written plan detailing specific security measures to ensure secured transportation

- and tracking of delivered products for intrafacility transportation;
- 330 (5) A detailed employment plan specifying the jobs and salaries of employees and
- demonstrating the expected economic impact of proposed activities in Georgia;
- 332 (6) A written plan to ensure that no pesticides are used at any point in the production
- process other than those certified organic by the Organic Materials Review Institute or
- another similar standards organization;
- 335 (7) Detailed designs of all production facilities;
- 336 (8) Letters of support from one or more local governmental entities where the primary
- facilities will be located;
- 338 (9) A demonstration of significant involvement in the business by one or more minority
- business enterprises as defined in Code Section 50-5-131, either as co-owners of the
- business or as significant suppliers of goods and services for the business. Such
- applicants shall be encouraged to form business relationships with Georgia agricultural
- businesses and military veterans;
- 343 (10) Documentation of the applicant's industry capabilities and management experience.
- 344 The commission shall consider the relevant industry experience and strength of the
- applicant's management team and board of directors when considering its merits:
- 346 (11) Sufficient documentation to prove that a \$1.5 million cash bond or for any licenses
- that are applied for on or after July 1, 2021, other comparable surety as determined by the
- commission, payable to the State of Georgia or an irrevocable letter of credit can be
- obtained within 30 days of license award. Failure to provide the requisite bond or letter
- of credit within 30 days of the license award date shall be cause for revocation of the
- 351 license:
- 352 (12) At least one set of classifiable electronically recorded fingerprints submitted to the
- commission in accordance with the fingerprint system of identification established by the
- director of the Federal Bureau of Investigation. The commission shall transmit the

355 fingerprints to the Georgia Crime Information Center, which shall submit the fingerprints 356 to the Federal Bureau of Investigation for a search of bureau records and an appropriate 357 report and shall promptly conduct a search of state records based upon the fingerprints. 358 After receiving the report from the Georgia Crime Information Center and the Federal 359 Bureau of Investigation, the commission shall review the record for all owners, officers, 360 and employees of the applicant demonstrating a lack of convictions, except for felony 361 convictions that are greater than ten years old, are not drug related, or have been 362 expunged or pardoned; and (13) A description of any efforts made by the applicant to create jobs or locate facilities 363 in tier one or tier two counties as defined in Code Section 48-7-40." 364 "(g) In the event a license issued pursuant to this Code section is revoked by the 365 commission or surrendered by the licensee, the commission shall be authorized to issue a 366 replacement license through a competitive application and review process conducted in 367 accordance with this Code section." 368

SECTION 10.

370 Said title is further amended by revising subsections (a), (b), and (g) of Code Section

16-12-212, relating to Class 2 production licenses, application fee, revocation, limitation on

372 ownership, and replacement licenses, as follows:

- 373 "(a) The commission may issue up to four Class 2 production licenses. A Class 2
- production licensee shall be authorized to:
- 375 (1) Grow cannabis only in indoor facilities for use in producing low THC oil, limited to
- 376 50,000 square feet of cultivation space; and
- 377 (2) Manufacture low THC oil and products.
- 378 (b) Class 2 production licenses shall be issued to applicants selected by the commission
- 379 following a competitive application and review process in accordance with the
- requirements set forth in this part. An applicant must be a Georgia corporation or entity

and shall maintain a bank account with a bank <u>or credit union</u> located in this state. An applicant for a Class 2 production license shall submit an application on a form established by the commission, together with the following information:

- (1) Proof of available capital to make the investments needed to safely, securely, and promptly perform all required functions of a licensee. Prior to issuance of a Class 2 production license, the applicant shall provide written documentation showing that on the date of application and award such applicant holds at least \$1.25 million in available cash reserves to invest in operations in this state;
- 389 (2) A written production plan detailing the production processes that, at a minimum, includes details describing how the chain of custody will be maintained, documented, and made available for review by the commission or the Georgia Bureau of Investigation.

 Production processes shall include compliance with all production standards, laws, and
- regulations needed to protect public safety and ensure product purity;
- 394 (3) A comprehensive security plan that ensures compliance with the applicable laws of 395 this state. At a minimum, a security plan shall include a 24 hours per day, seven days per 396 week interior and exterior video monitoring and intrusion detection monitoring system, 397 recording and video storage capabilities for all facilities, and licensed security personnel. 398 The entire premises of licensees shall be equipped with a centralized access control 399 system capable of generating detailed reports of access logs for a minimum of one year. 400 All videos, access logs, and any other monitoring data shall be available to the Georgia
- Bureau of Investigation upon request. The commission is authorized to set requirements for the minimum technology, resolution, and storage capacity of at least 45 days for the
- video recording capabilities of licensees;

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- 404 (4) A written plan detailing specific security measures to ensure secured transportation 405 and tracking of delivered products for intrafacility transportation;
- 406 (5) A detailed employment plan specifying the jobs and salaries of employees and demonstrating the expected economic impact of proposed activities in Georgia;

408 (6) A written plan to ensure that no pesticides are used at any point in the production 409 process other than those certified organic by the Organic Materials Review Institute or 410 another similar standards organization; 411 (7) Detailed designs of all production facilities; 412 (8) Letters of support from one or more local governmental entities where the primary 413 facilities will be located; 414 (9) A demonstration of significant involvement in the business by one or more minority 415 business enterprises as defined in Code Section 50-5-131, either as co-owners of the 416 business or as significant suppliers of goods and services for the business. Such 417 applicants shall be encouraged to form business relationships with Georgia agricultural 418 businesses and military veterans; 419 (10) Documentation of the applicant's industry capabilities and management experience. 420 The commission shall consider the relevant industry experience and strength of the 421 applicant's management team and board of directors when considering its merits; 422 (11) Sufficient documentation to prove that a \$625,000.00 cash bond or for any licenses 423 that are applied for on or after July 1, 2021, other comparable surety as determined by the 424 commission, payable to the State of Georgia or an irrevocable letter of credit can be 425 obtained within 30 days of license award. Failure to provide the requisite bond or letter 426 of credit within 30 days of the license award date shall be cause for revocation of the 427 license: 428 (12) At least one set of classifiable electronically recorded fingerprints submitted to the 429 commission in accordance with the fingerprint system of identification established by the 430 director of the Federal Bureau of Investigation. The commission shall transmit the

fingerprints to the Georgia Crime Information Center, which shall submit the fingerprints

to the Federal Bureau of Investigation for a search of bureau records and an appropriate

report and shall promptly conduct a search of state records based upon the fingerprints.

After receiving the report from the Georgia Crime Information Center and the Federal

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Bureau of Investigation, the commission shall review the record for all owners, officers,

- and employees of the applicant demonstrating a lack of convictions, except for felony
- convictions that are greater than ten years old, are not drug related, or have been
- 438 expunged or pardoned; and
- 439 (13) A description of any efforts made by the applicant to create jobs or locate facilities
- in tier one or tier two counties as defined in Code Section 48-7-40."
- 441 "(g) In the event a license issued pursuant to this Code section is revoked by the
- 442 commission or surrendered by the licensee, the commission shall be authorized to issue a
- 443 replacement license through a competitive application and review process conducted in
- 444 accordance with this Code section."

445 **SECTION 11.**

- 446 Said title is further amended by revising Code Section 16-12-213, relating to tracking
- 447 systems required, as follows:
- 448 "16-12-213.
- 449 (a) The commission shall require that each Class 1 production licensee and Class 2
- 450 production licensee establish, maintain, and utilize, directly or by contract, a tracking
- 451 system. The commission shall approve one or more vendors to provide or operate tracking
- 452 systems.
- 453 (b) A tracking system shall have the functions and capabilities described in subsections (c)
- and (d) of this Code section and shall be operated in compliance with the federal Health
- Insurance Portability and Accountability Act of 1996, Public Law 104-191.
- 456 (c) The tracking system shall be hosted on a platform that allows for:
- 457 (1) Dynamic allocation of resources;
- 458 (2) Data redundancy; and
- 459 (3) Recovery from natural disaster within 12 hours.
- 460 (d) The tracking system shall be capable of:

461 (1) Tracking all plants, products, packages, and registered patients' purchase totals,

- waste, transfers, conversions, sales, and returns that, if practicable, are linked to unique
- identification numbers;
- 464 (2) Tracking lot and batch information throughout the entire chain of custody;
- 465 (3) Tracking all marijuana, and low THC oil, and products throughout the entire chain
- of custody;
- 467 (4) Tracking plant, batch, and marijuana, and low THC oil, and product destruction;
- 468 (5) Tracking transportation of marijuana, and low THC oil, and products;
- 469 (6) Performing complete batch recall tracking that clearly identifies all of the following
- details relating to the specific batch subject to the recall:
- 471 (A) Amount of low THC oil and products sold;
- (B) Amount of low THC oil <u>and products</u> inventory that is finished and available for
- 473 sale;
- 474 (C) Amount of low THC oil <u>and products</u> that is in the process of transfer;
- (D) Amount of low THC oil and products being processed into another form; and
- 476 (E) Amount of postharvest raw marijuana, such as marijuana that is in the drying,
- trimming, or curing process;
- 478 (7) Reporting and tracking loss, theft, or diversion of marijuana, or low THC oil, or
- 479 <u>products</u>;
- 480 (8) Reporting and tracking all inventory discrepancies;
- 481 (9) Reporting and tracking adverse patient responses or dose related efficacy issues;
- 482 (10) Reporting and tracking all sales and refunds;
- 483 (11) Tracking purchase limits and flagging purchases in excess of authorized limits;
- 484 (12) Receiving electronically submitted information required to be reported under this
- 485 Code section;

486 (13) Receiving testing results electronically from a laboratory via a secured application

- program interface into the tracking system and directly linking the testing results to each
- applicable source batch and sample;
- 489 (14) Flagging test results that have characteristics indicating that they may have been
- 490 altered;
- 491 (15) Providing information to cross-check that low THC oil and product sales are made
- 492 to a registered patient, caregiver, or designated caregiver and that the low THC oil and
- 493 <u>products</u> received the required testing;
- 494 (16) Providing the commission with real-time access to information in the tracking
- 495 system; and
- 496 (17) Providing real-time information to the commission regarding key performance
- 497 indicators, including:
- 498 (A) Total low THC oil <u>and products</u> daily sales;
- (B) Total marijuana plants in production;
- 500 (C) Total marijuana plants destroyed; and
- 501 (D) Total inventory adjustments.
- 502 (e) A Class 1 production licensee or Class 2 production licensee shall supply the relevant
- tracking or testing information regarding each plant, product, package, batch, test, transfer,
- 504 conversion, sale, recall, or disposition of marijuana, or low THC oil, or products in or from
- such licensee's possession or control on forms created by the commission."

506 **SECTION 12.**

- 507 Said title is further amended by revising Code Section 16-12-215, relating to limitation on
- 508 locations, advertising or marketing prohibited, and information available to physicians, as
- 509 follows:

510 "16-12-215.

511 (a) No licensee shall operate in any location, whether for cultivation, harvesting, and 512 processing of marijuana or for processing, manufacturing, packaging, or distributing low 513 THC oil or products, within a 3,000 foot radius of a covered entity, measured from 514 property boundary to property boundary. No dispensing licensee may operate in any 515 location within a 1,000 foot radius of a covered entity, measured from property boundary 516 Notwithstanding the provisions of this subsection, local to property boundary. 517 governments may, via use of existing zoning powers otherwise provided by law, allow 518 dispensing licensees only to locate in places other than those provided in this subsection 519 so long as such modification is needed to allow retail outlets to be established to service 520 registered patients residing within such local jurisdiction. As used in this subsection, the 521 term 'covered entity' means a public or private school; an early care and education program 522 as defined in Code Section 20-1A-2; or a church, synagogue, or other place of public 523 religious worship, in existence prior to the date of licensure of such licensee by the 524 commission or State Board of Pharmacy. 525 (b) No licensee shall advertise or market low THC oil or products to registered patients or 526 the public; provided, however, that a licensee shall be authorized to provide information regarding its low THC oil and products directly to physicians." 527

528 **SECTION 13.**

529 Said title is further amended by revising Code Section 16-12-216, relating to Georgia Bureau 530 of Investigation ensuring compliance, as follows:

531 "16-12-216.

The Georgia Bureau of Investigation shall be responsible for ensuring investigating any alleged criminal activities related to the activities of the licensees, and shall work with the commission and the Georgia Composite Medical Board to develop procedures to ensure that all activities of licensees are conducted in accordance with this part and the laws of this

state. In addition to other powers and duties, the Georgia Bureau of Investigation, the commission, and the Georgia Composite Medical Board shall jointly establish procedures to ensure that no activities conducted under this part result in the illegal or recreational use of low THC oil, products, or manufacturing by-products and jointly establish any other procedures necessary to carry out its duties and responsibilities pursuant to this part."

SECTION 14.

542 Said title is further amended by revising Code Section 16-12-217, relating to on-demand access to facilities, provision of samples, testing, and secured transportation, as follows:

544 "16-12-217.

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545 (a) All licensees shall provide on-demand access to facilities for inspection when requested

by the Georgia Bureau of Investigation, the commission, or the local law enforcement

agency for the jurisdiction in which the facility is located. The commission and the

Georgia Drugs and Narcotics Agency may each conduct one annual inspection. Upon

request by the Georgia Bureau of Investigation, the commission, the Georgia Drugs and

Narcotics Agency, or the local law enforcement agency for the jurisdiction in which the

facility is located, a licensee shall immediately provide product samples for the purposes

of laboratory testing.

(b) Each Class 1 production licensee and Class 2 production licensee shall contract with

a laboratory on the commission's approved list of independent laboratories, subject to any

requirements set by the commission, for purposes of testing low THC oil and products

manufactured by such licensees. Low THC oil <u>and products</u> shall be analyzed for potency,

foreign matter, microbial presence, pesticides, heavy metals, and residual solvents. The

commission shall establish limits for each item tested to verify that such low THC oil and

559 <u>products meet meets</u> the requirements of this part. The commission shall promulgate rules

and regulations governing the operations of laboratories for the testing of low THC oil and

products. The costs of laboratory testing shall be paid by the licensees. Each low THC oil

product shall be required to pass all requirements established by the commission before

- being distributed. Products that do not pass the commission's requirements shall be
- destroyed by the licensee and proof of such destruction shall be sent to the commission
- 565 upon request.
- 566 (c) This Code section shall not apply to intrafacility transportation of low THC oil or
- 567 <u>products</u>; provided, however, that licensees engaging in such transportation shall maintain
- secured transportation and tracking of product delivery."

SECTION 15.

- 570 Said title is further amended by revising Code Section 16-12-221, relating to contracts
- 571 awarded through bids or proposals, minimum contract terms and renewals, subcontracting,
- 572 and giving or receiving things of value limited, as follows:
- 573 "16-12-221.
- 574 (a) The commission shall grant <u>initial</u> licenses under this part pursuant to contracts
- awarded through competitive sealed bids or competitive sealed proposals as provided for
- 576 in Article 3 of Chapter 5 of Title 50. After issuance of two initial Class 1 production
- 577 licenses pursuant to Code Section 16-12-211 and four initial Class 2 production licenses
- 578 pursuant to Code Section 16-12-212, and in the event that the commission revokes a
- 579 <u>Class 1 or Class 2 production license, a Class 1 or 2 production license is surrendered for</u>
- any reason, or the commission issues an additional Class 1 production license pursuant to
- Code Section 16-12-214, the commission shall be authorized to issue any replacement
- 582 <u>Class 1 or Class 2 production licenses in accordance with rules and regulations established</u>
- 583 by the commission for such purpose. Such rules and regulations shall not otherwise
- 584 conflict with this article, and to the extent practicable, such rules and regulations shall
- incorporate provisions and processes similar to Article 3 of Chapter 5 of Title 50.
- 586 (b) Any contract for a license awarded pursuant to this subsection shall not be for less than
- 587 five years and may contain provisions for automatic renewal.

588 (c) No licensee shall subcontract for services for the cultivation or processing in any way 589 of marijuana if the subcontractor, or any of the service providers in the chain of 590 subcontractors, is owned wholly or in excess of 5 percent by any state employee or member 591 of a state employee's immediate family, including but not limited to any legislator, 592 state-wide public official, or employee of a designated university. For purposes of this 593 subsection, the term 'immediate family member' means a spouse, child, sibling, or parent 594 or the spouse of a child, sibling, or parent. 595 (d) No licensee shall give or receive anything of value in connection with any contract, 596 memorandum of understanding, or cooperative endeavor agreement executed pursuant to 597 this part except the value that is expressed in the contract, memorandum of understanding,

SECTION 16.

or cooperative endeavor agreement."

600 Said title is further amended by revising Code Section 16-12-224, relating to limitation on 601 ownership by member or former member of commission, limitation on physician's

602 involvement, and identification when contributing to political campaigns, as follows:

603 "16-12-224.

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- 604 (a) No current member of the commission, or former member of the commission for a
- period of five years from the date such individual ceased to be a member, shall own,
- operate, have a financial interest in, or be employed by a low THC oil or product
- 607 manufacturer or distributor, including any licensee under this part.
- 608 (b) No physician who, presently or during the period of such business relationship,
- 609 certifies individuals to the commission pursuant to Code Section 31-2A-18 for the use of
- 610 low THC oil and products to treat certain conditions shall own, operate, have a financial
- interest in, or be employed by a low THC oil or product manufacturer or distributor,
- 612 including any licensee under this part. This subsection shall not prohibit a physician from
- furnishing a registered patient or his or her caregiver, upon request, with the names of low

THC oil and product manufacturers or distributors. Any physician violating this Code

- section shall be guilty of a misdemeanor.
- 616 (c) A licensee that makes a campaign contribution pursuant to Article 2 of Chapter 5 of
- Title 21 shall identify itself as a licensee under this part to the recipient of such campaign
- 618 contribution."

SECTION 17.

- 620 Said title is further amended by revising Code Section 16-12-225, relating to criminal
- 621 offenses and penalty, as follows:
- 622 "16-12-225.
- 623 (a) A licensee or licensee's employee who knowingly or willfully encourages, causes,
- abets, connives, conspires, or aids in the endangerment of patients, trafficking of low THC
- oil, products, or its manufacturing by-products, or criminal distribution of raw materials
- and agricultural inputs, including but not limited to seeds, under this part shall be guilty of
- a felony and, upon conviction thereof, be punished by a fine not to exceed \$100,000.00,
- imprisonment for not less than five nor more than ten years, or both.
- 629 (b) Any person whose acts or omissions of gross, willful, or wanton negligence contribute
- 630 to or cause the endangerment of patients, trafficking of low THC oil, products, or its
- manufacturing by-products, or criminal distribution of raw materials and agricultural
- 632 inputs, including but not limited to seeds, under this part shall be guilty of a misdemeanor
- of a high and aggravated nature and, upon conviction thereof, be punished by a fine of up
- to \$5,000.00, imprisonment for up to 12 months, or both.
- 635 (c) Failure to comply with all other provisions of this part shall be punishable by a fine of
- up to \$500.00 for the first offense. All persons convicted of a second or subsequent offense
- shall be guilty of a misdemeanor and, upon conviction thereof, be punished by a fine of up
- 638 to \$1,000.00, imprisonment for up to six months, or both, for each violation.

639 (d) The provisions of this Code section shall not preclude prosecution and punishment for

- the commission of any offense otherwise provided by law."
- **SECTION 18.**
- 642 Said title is further amended by revising Code Section 16-12-226, relating to applicable sales
- 643 and use tax, as follows:
- 644 "16-12-226.
- The sale of low THC oil and products authorized by this article shall be subject to all
- applicable sales and use taxes."
- **SECTION 19.**
- 648 Said title is further amended by revising Code Section 16-12-230, relating to requirements
- 649 for dispensing low THC oil, as follows:
- 650 "16-12-230.
- 651 (a) Low THC oil and products shall only be dispensed to registered patients in this state
- by a dispensing licensee or directly from the commission pursuant to this article.
- 653 (b) A pharmacist who dispenses low THC oil or products shall seek and review
- information on a registered patient from the prescription drug monitoring program data
- base established pursuant to Code Section 16-13-57 prior to dispensing low THC oil or
- 656 products to the registered patient."
- 657 **SECTION 20.**
- 658 Said title is further amended by revising Code Section 16-12-231, relating to exemptions
- 659 from arrest, prosecutions, or penalty, as follows:
- 660 "16-12-231.
- The following persons and entities, when acting in accordance with the provisions of this
- article, shall not be subject to arrest, prosecution, or any civil or administrative penalty,

including a civil penalty or disciplinary action by a professional licensing board, or be

- denied any right or privilege, for the medical use, prescription, administration,
- 665 manufacture, or distribution, or transport of low THC oil or products:
- 666 (1) A registered patient who is in possession of an amount of low THC oil or products
- authorized under Code Section 16-12-191 or such patient's caregiver, parent, or guardian;
- 668 (2) A physician who certifies a patient to the Department of Public Health as being
- diagnosed with a condition or in a hospice program and authorized to use low THC oil
- or products for treatment pursuant to Code Section 31-2A-18;
- 671 (3) A pharmacist or pharmacy that dispenses or provides low THC oil or products to a
- 672 registered patient;
- 673 (4) The commission or its employees or contractors associated with the production of
- low THC oil or products in accordance with this article; and
- 675 (5) A designated university, an employee of a designated university, or any other person
- associated with the production of low THC oil <u>or products</u> in accordance with this article;
- 677 <u>and</u>
- 678 (6) An employee, contractor, or agent of a licensee with proper identification associated
- with the production, manufacture, distribution, transport, or sale of low THC oil or
- products in accordance with this article."
- 681 **SECTION 21.**
- 682 Said title is further amended by revising Code Section 16-12-233, relating to contracts not
- 683 against public policy, as follows:
- 684 "16-12-233.
- 685 It is the intent of the General Assembly that contracts related to the cultivation, harvesting,
- manufacturing, production, and distribution of cannabis solely for the manufacture of low
- THC oil or products pursuant to this article are not deemed contracts against public policy

pursuant to Code Section 13-8-2 and shall be enforceable. No such contract shall be unenforceable on the basis that activities related to cannabis are prohibited by federal law."

690 **SECTION 22.**

- 691 Said title is further amended by revising Code Section 16-12-234, relating to unlawful ways
- 692 to ingest low THC oil, as follows:
- 693 "16-12-234.
- 694 It shall be unlawful to ingest low THC oil or products in a manner that employs a heating
- 695 element, power source, electronic circuit, or other electronic, chemical, or mechanical
- means, regardless of shape or size, that can be used to produce vapor in a solution or other
- 697 form, including but not limited to any electronic cigarette, electronic cigar, electronic
- 698 cigarillo, electronic pipe, or similar product or device and any vapor cartridge or other
- 699 container of low THC oil or product in a solution or other form that is intended to be used
- with or in an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or
- 701 similar product or device."

702 **SECTION 23.**

- 703 Said title is further amended by revising Code Section 16-12-235, relating to research in 704 compliance with federal regulations and other research permitted, as follows:
- 705 "16-12-235.
- 706 (a) Notwithstanding anything to the contrary within this article, nothing herein shall be
- 707 construed to prohibit the conduct of research involving low THC oil, or cannabis, or
- 708 products that is conducted in full accordance with federal regulations, including the
- 709 regulations of the United States Food and Drug Administration and United States Drug
- 710 Enforcement Administration by any university or nonprofit institution of higher education
- 711 within the State of Georgia, provided that:

712 (1) The university researchers conducting the research have the appropriate federal and

- state permits to acquire and use low THC oil, or cannabis, or products in clinical or
- 714 preclinical research; and
- 715 (2) The substances used for such research are obtained from licensed pharmaceutical
- companies or through channels established by the United States government, such as the
- 717 National Institute on Drug Abuse.
- 718 (b) Nothing in this article shall be construed to prohibit research otherwise permitted by
- 719 Chapter 51 of Title 31."
- 720 **SECTION 24.**
- 721 Said title is further amended by adding a new Code section to read as follows:
- 722 "<u>16-12-235.1.</u>
- 723 (a) The commission shall issue permits for colleges and universities located within the
- 724 State of Georgia to possess limited quantities of low THC oil and products for purposes of
- conducting medical research via a bona fide partnership with a Class 1 or Class 2 licensee.
- Such permits shall be for a Georgia based college or university that:
- 727 (1) Is a member of the University System of Georgia, or an independent college or
- university accredited by a higher education accrediting body with comparable academic
- standards to those utilized by member institutions of the University System of Georgia;
- 730 (2) Has a campus that has been located at a physical location within the state for at
- least 20 years, and a full-time enrollment of at least 200 Georgia students during the past
- 732 year;
- 733 (3) Is proposing a research partnership that is, in the sole judgment of the commission,
- fully compliant with the laws of this article; and
- 735 (4) Is proposing a research partnership that has been approved by the primary
- institutional review board located at such institution.
- 737 (b) Any such permit issued pursuant to this Code section shall specify:

- 738 (1) The individuals at the institution authorized to work with low THC oil;
- 739 (2) The primary objectives of the research study;
- 740 (3) The physical location on campus where the low THC oil will be stored, and security
- measures in place to prevent unauthorized use of such low THC oil;
- 742 (4) The method of transporting low THC oil from a licensed production facility to the
- 743 <u>campus</u>;
- 744 (5) The method of returning low THC oil to a licensed production facility at the
- 745 conclusion of the study; and
- 746 (6) The beginning and end date of the study.
- 747 (c) Any institution which receives a permit pursuant to this Code section shall provide
- on-demand access to facilities for inspection when requested by the Georgia Bureau of
- 749 <u>Investigation, the commission, or the local law enforcement agency for the jurisdiction in</u>
- 750 which the facility is located."

751 **SECTION 25.**

- 752 Said title is further amended in Code Section 16-13-21, relating to definitions relative to
- 753 "Georgia Controlled Substances Act," by revising paragraph (16) as follows:
- 754 "(16) 'Marijuana' means all parts of the plant of the genus Cannabis, whether growing or
- not, the seeds thereof, the resin extracted from any part of such plant, and every
- compound, manufacture, salt, derivative, mixture, or preparation of such plant, its seeds,
- or resin, but shall not include samples as described in subparagraph (P) of paragraph (3)
- of Code Section 16-13-25; shall not include the completely defoliated mature stalks of
- such plant, fiber produced from such stalks, oil, or cake, or the completely sterilized
- samples of seeds of the plant which are incapable of germination; and shall not include
- hemp or hemp products as such terms are defined in Code Section 2-23-3. <u>Such term</u>
- shall not include products approved by the federal Food and Drug Administration under
- Section 505 of the federal Food, Drug, and Cosmetic Act."

764 **SECTION 26.**

765 Said title is further amended in Code Section 16-13-25, relating to Schedule I controlled 766 substances, by revising subparagraph (3)(P) as follows:

767 "(P) Tetrahydrocannabinol, tetrahydrocannabinolic acid, or a combination of
768 tetrahydrocannabinol and tetrahydrocannabinolic acid which does not contain plant
769 material exhibiting the external morphological features of the plant of the genus
770 Cannabis, but not including such substance when found in hemp or hemp products as
771 such terms are defined in Code Section 2-23-3. Tetrahydrocannabinols do not include
772 products approved by the federal Food and Drug Administration under Section 505 of
773 the federal Food, Drug, and Cosmetic Act;"

774 **SECTION 27.**

775 Said title is further amended in Code Section 16-13-29, relating to Schedule V controlled 776 substances, by repealing paragraph (1.5).

777 **SECTION 28.**

Nothing in this Act shall be deemed to change, amend, or alter any criteria for applications for a Class 1 or Class 2 production license submitted to the Georgia Access to Medical Cannabis Commission on or prior to January 27, 2021.

781 **SECTION 29.**

782 All laws and parts of laws in conflict with this Act are repealed.