1 ENGROSSED HOUSE BILL NO. 2614 By: Echols of the House 2 and 3 McCortney of the Senate 4 5 6 7 An Act relating to marijuana; amending Section 1, State Question No. 788, Petition No. 412 (63 O.S. Supp. 2018, Section 420), which relates to medical 8 marijuana licensing requirements and restrictions; 9 modifying penalty for certain unlawful act; providing for revocation of medical marijuana license under 10 certain circumstances; defining term; providing for exercise of certain duties and powers by the Oklahoma 11 State Department of Health; amending 63 O.S. 2011, Section 2-402, as last amended by Section 3, State 12 Question No. 780, Petition No. 404 (63 O.S. Supp. 2018, Section 2-402), which relates to the Uniform 1.3 Controlled Dangerous Substances Act; providing separate penalty for possession of marijuana; and 14 declaring an emergency. 15 16 17 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 18 Section 1, State Question No. 788, SECTION 1. AMENDATORY 19 Petition No. 412 (63 O.S. Supp. 2018, Section 420), is amended to 20 read as follows: 21 Section 420. A. A person in possession of a state-issued 22 medical marijuana license shall be able to: 23 1. Consume marijuana legally; 24

- 1 2. Legally possess up to three (3) ounces of marijuana on their
 2 person;
 - 3. Legally possess six (6) mature marijuana plants;
 - 4. Legally possess six (6) seedling plants;

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- 5. Legally possess one (1) ounce of concentrated marijuana;
- 6. Legally possess seventy-two (72) ounces of edible marijuana;
 7 and
 - 7. Legally possess up to eight (8) ounces of marijuana in their residence.
 - B. Possession Any person in possession of up to one and one-half (1.5) ounces of marijuana by persons who can state a medical condition, but who is not in possession of a state-issued medical marijuana license, shall constitute a misdemeanor offense with a fine be issued a citation for an amount not to exceed Four Hundred Dollars (\$400.00).
 - C. A regulatory office shall be established under the Oklahoma State Department of Health which will receive applications for medical license recipients, dispensaries, growers, and packagers within sixty (60) days of the passage of this initiative.
- D. The Oklahoma State Department of Health shall within thirty

 (30) days of passage of this initiative, make available, on their

 website, in an easy-to-find location, an application for a medical

 marijuana license. The license will be good for two (2) years, and

 the application fee will be One Hundred Dollars (\$100.00), or Twenty

- Dollars (\$20.00) for individuals on Medicaid, Medicare, or SoonerCare. The methods of payment will be provided on the website.
- E. A temporary license application will also be available on the Oklahoma Department of Health website. A temporary medical marijuana license will be granted to any medical marijuana license holder from other states, provided that the state has a state regulated medical marijuana program, and the applicant can prove they are a member of such. Temporary licenses will be issued for thirty (30) days. The cost for a temporary license shall be One Hundred Dollars (\$100.00). Renewal will be granted with resubmission of a new application. No additional criteria will be required.
- F. Medical marijuana license applicants will submit their application to the Oklahoma State Department of Health for approval and that the applicant must be an Oklahoma state resident and shall prove residency by a valid driver's license, utility bills, or other accepted methods.
- G. The Oklahoma State Department of Health shall review the medical marijuana application, approve/reject the application, and mail the applicant's approval or rejection letter (stating reasons for rejection) to the applicant within fourteen (14) days of receipt of the application. Approved applicants will be issued a medical marijuana license which will act as proof of their approved status.

- Applications may only be rejected based on applicant not meeting stated criteria or improper completion of the application.
 - H. The Oklahoma State Department of Health will only keep the following records for each approved medical license:
 - 1. A digital photograph of the license holder;
 - 2. The expiration date of the license;

- 3. The county where the card was issued; and
- 4. A unique 24_character identification number assigned to the license.
 - I. The Department of Health will make available, both on its website, and through a telephone verification system, an easy method to validate a medical license holders holder's authenticity by the unique 24-character identifier.
 - J. The State Department of Health will ensure that all application records and information are sealed to protect the privacy of medical license applicants.
- K. A caregiver license will be made available for qualified caregivers of a medical marijuana license holder who is homebound. The caregiver license will give the caregiver the same rights as the medical license holder. Applicants for a caregiver license will submit proof of the medical marijuana license holder's license status and homebound status, that they are the designee of the medical marijuana license holder, must submit proof that the caregiver is age eighteen (18) or older, and must submit proof the

- 1 caregiver is an Oklahoma resident. This will be the only criteria 2 for a caregiver license.
 - L. All applicants must be eighteen (18) years or older. A special exception will be granted to an applicant under the age of eighteen (18), however these applications must be signed by two (2) physicians and the applicant's parent or legal guardian.
 - M. 1. All applications for a medical license must be signed by an Oklahoma Board certified physician. There are no qualifying conditions. A medical marijuana license must be recommended according to the accepted standards a reasonable and prudent physician would follow when recommending or approving any medication. No physician may be unduly stigmatized or harassed for signing a medical marijuana license application.
 - 2. If the referring physician determines the continued use of medical marijuana by the patient no longer meets the requirements set forth in the medical marijuana program, the physician shall notify the Department and the Oklahoma Medical Marijuana Authority shall immediately revoke the license.
 - 3. For purposes of the medical marijuana program, the term
 "physician" means a doctor of medicine, a doctor of osteopathic
 medicine or a doctor of podiatric medicine who holds a valid,
 unrestricted and existing license to practice in the State of
 Oklahoma and meets the definition of board certified under rules
 established by either the State Board of Medical Licensure and

- Supervision, the State Board of Osteopathic Examiners or the State
 Board of Podiatric Medical Examiners.
 - N. Counties and cities may enact medical marijuana guidelines allowing medical marijuana license holders or caregivers to exceed the state limits set forth in subsection A of this section.
 - O. The Department shall exercise its respective powers and perform its respective duties and functions as specified in the medical marijuana program and this title including, but not limited to, the following:
 - 1. Determine steps the state shall take, whether administrative or legislative in nature, to ensure that research on marijuana and marijuana products is being conducted for public purposes, including the advancement of:
 - <u>a.</u> <u>public health policy and public safety policy,</u>
 - b. agronomic and horticultural best practices, and
 - c. medical and pharmacopoeia best practices;
 - 2. Contract with third-party vendors and other governmental entities in order to carry out the respective duties and functions as specified in the medical marijuana program;
 - 3. Upon complaint or upon its own motion and upon a completed investigation, levy fines as prescribed in the medical marijuana program and suspend or revoke licenses pursuant to the medical marijuana program;

- - 5. Apply for injunctive or declaratory relief to enforce the provisions of this section and any rules promulgated pursuant to this section;
 - 6. Inspect and examine, with notice provided in accordance with this act, all licensed premises of medical marijuana businesses, research facilities and education facilities in which medical marijuana is cultivated, manufactured, sold, stored, transported, tested or distributed;
 - 7. Work with the Oklahoma State Banking Department and the

 State Treasurer to develop good practices and standards for banking
 and finance for medical marijuana businesses;
 - 8. Establish internal control procedures for licenses including accounting procedures, reporting procedures and personnel policies;
 - 9. Establish a fee schedule and collect fees for performing
 background checks as the Commissioner deems appropriate. The fees
 charged pursuant to this paragraph shall not exceed the actual cost
 incurred for each background check; and
 - 10. Require verification for sources of finance for medical marijuana businesses.

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- SECTION 2. AMENDATORY 63 O.S. 2011, Section 2-402, as last amended by Section 3, State Question No. 780, Petition No. 404 (63 O.S. Supp. 2018, Section 2-402), is amended to read as follows: Section 2-402. A. 1. It shall be unlawful for any person knowingly or intentionally to possess a controlled dangerous substance unless such substance was obtained directly, or pursuant to a valid prescription or order from a practitioner, while acting in the course of his or her professional practice, or except as otherwise authorized by this act.
- 2. It shall be unlawful for any person to purchase any preparation excepted from the provisions of the Uniform Controlled Dangerous Substances Act pursuant to Section 2-313 of this title in an amount or within a time interval other than that permitted by Section 2-313 of this title.
- 3. It shall be unlawful for any person or business to sell, market, advertise or label any product containing ephedrine, its salts, optical isomers, or salts of optical isomers, for the indication of stimulation, mental alertness, weight loss, appetite control, muscle development, energy or other indication which is not approved by the pertinent federal OTC Final Monograph, Tentative Final Monograph, or FDA-approved new drug application or its legal equivalent. In determining compliance with this requirement, the following factors shall be considered:
 - a. the packaging of the product,

- b. the name of the product, and
 - c. the distribution and promotion of the product, including verbal representations made at the point of sale.
- B. Any 1. Except as provided in paragraph 2 of this subsection, any person who violates the provisions of this section with respect to a controlled dangerous substance, except for marijuana, shall be guilty of a misdemeanor punishable by confinement for not more than one (1) year and by a fine not exceeding One Thousand Dollars (\$1,000.00).
- 2. Any person who violates the provisions of this section with respect to marijuana shall be issued a citation in an amount not to exceed Four Hundred Dollars (\$400.00).
- C. Any person convicted of any offense described in this section shall, in addition to any fine imposed, pay a special assessment trauma-care fee of One Hundred Dollars (\$100.00) to be deposited into the Trauma Care Assistance Revolving Fund created in Section 1-2530.9 of this title.
- SECTION 3. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval.

1	Passed the House of Representatives the 12th day of March, 2019.
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4	Presiding Officer of the House of Representatives
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6	Passed the Senate the day of, 2019.
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8	Presiding Officer of the Senate
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