1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	2nd Session of the 59th Legislature (2024)
4	ENGROSSED SENATE BILL NO. 1995 By: Howard of the Senate
5	and
6	Pfeiffer of the House
7	Pieilier of the house
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9	An Act relating to multiple versions of medical marijuana statutes; amending, merging, consolidating,
10	and repealing multiple versions of statutes; amending 63 O.S. 2021, Section 420, as last amended by Section
11	1, Chapter 584, O.S.L. 2021 (63 O.S. Supp. 2023, Section 420); repealing 63 O.S. 2021, Section 420, as
12	last amended by Section 2, Chapter 312, O.S.L. 2019 (63 O.S. Supp. 2023, Section 420); repealing 63 O.S.
13	2021, Section 420, as last amended by Section 1, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023, Section
14	420); amending 63 O.S. 2021, Section 421, as last amended by Section 1, Chapter 322, O.S.L. 2023 (63
15	O.S. Supp. 2023, Section 421); repealing 63 O.S. 2021, Section 421, as amended by Section 2, Chapter
16	251, O.S.L. 2022 (63 O.S. Supp. 2023, Section 421); amending 63 O.S. 2021, Section 422, as last amended
17	by Section 2, Chapter 322, O.S.L. 2023 (63 O.S. Supp. 2023, Section 422); repealing 63 O.S. 2021, Section
18	422, as last amended by Section 1, Chapter 329, O.S.L. 2022 (63 O.S. Supp. 2023, Section 422);
19	amending 63 O.S. 2021, Section 423, as last amended by Section 3, Chapter 322, O.S.L. 2023 (63 O.S. Supp.
20	2023, Section 423); repealing 63 O.S. 2021, Section 423, as amended by Section 4, Chapter 251, O.S.L.
21	2022 (63 O.S. Supp. 2023, Section 423); amending 63 O.S. 2021, Section 425, as last amended by Section 2,
22	Chapter 584, O.S.L. 2021 (63 O.S. Supp. 2023, Section 425); repealing 63 O.S. 2021, Section 425, as last
23	amended by Section 1, Chapter 10, O.S.L. 2022 (63 O.S. Supp. 2023, Section 425); repealing 63 O.S.
24	2021, Section 425, as last amended by Section 5,

1 Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023, Section 425); repealing 63 O.S. 2021, Section 425, as last amended by Section 2, Chapter 317, O.S.L. 2022 (63 2 O.S. Supp. 2023, Section 425); amending 63 O.S. 2021, Section 426.1, as last amended by Section 6, Chapter 3 251, O.S.L. 2022 (63 O.S. Supp. 2023, Section 426.1); repealing 63 O.S. 2021, Section 426.1, as amended by 4 Section 3, Chapter 584, O.S.L. 2021 (63 O.S. Supp. 5 2023, Section 426.1); amending 63 O.S. 2021, Section 427.2, as last amended by Section 7, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023, Section 427.2); 6 repealing 63 O.S. 2021, Section 427.2, as last amended by Section 1, Chapter 141, O.S.L. 2022 (63 7 O.S. Supp. 2023, Section 427.2); repealing 63 O.S. 2021, Section 427.2, as last amended by Section 1, 8 Chapter 317, O.S.L. 2022 (63 O.S. Supp. 2023, Section 9 427.2); amending 63 O.S. 2021, Section 427.3, as amended by Section 8, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023, Section 427.3); repealing 63 O.S. 10 2021, Section 427.3, as amended by Section 30 Chapter 228, O.S.L. 2022 (63 O.S. Supp. 2023, Section 427.3); 11 repealing 63 O.S. 2021, Section 427.3, as last 12 amended by Section 4, Chapter 322, O.S.L. 2023 (63 O.S. Supp. 2023, Section 427.3); amending 63 O.S. 2021, Section 427.6, as last amended by Section 4, 13 Chapter 168, O.S.L. 2023 (63 O.S. Supp. 2023, Section 427.6); repealing 63 O.S. 2021, Section 427.6, as 14 amended by Section 2, Chapter 482, O.S.L. 2021 (63 O.S. Supp. 2023, Section 427.6); repealing 63 O.S. 15 2021, Section 427.6, as last amended by Section 10, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023, Section 16 427.6); amending 63 O.S. 2021, Section 427.13, as last amended by Section 14, Chapter 251, O.S.L. 2022 17 (63 O.S. Supp. 2023, Section 427.13); repealing 63 O.S. 2021, Section 427.13, as amended by Section 7, 18 Chapter 584, O.S.L. 2021 (63 O.S. Supp. 2023, Section 427.13); amending 63 O.S. 2021, Section 427.14, as 19 last amended by Section 7, Chapter 322, O.S.L. 2023 (63 O.S. Supp. 2023, Section 427.14); repealing 63 20 O.S. 2021, Section 427.14, as amended by Section 8, Chapter 584, O.S.L. 2021 (63 O.S. Supp. 2023, Section 21 427.14); repealing 63 O.S. 2021, Section 427.14, as last amended by Section 2, Chapter 328, O.S.L. 2022 22 (63 O.S. Supp. 2023, Section 427.14); repealing 63 O.S. 2021, Section 427.14, as last amended by Section 23 1, Chapter 41, O.S.L. 2023 (63 O.S. Supp. 2023, Section 427.14); amending 63 O.S. 2021, Section 430, 24

1 as last amended by Section 11, Chapter 168, O.S.L. 2023 (63 O.S. Supp. 2023, Section 430); repealing 63 O.S. 2021, Section 430, as amended by Section 12, 2 Chapter 584, O.S.L. 2021 (63 O.S. Supp. 2023, Section 430); repealing 63 O.S. 2021, Section 430, as last 3 amended by Section 24, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023, Section 430); and declaring an 4 emergency. 5 6 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 7 SECTION 1. 63 O.S. 2021, Section 420, as last 8 AMENDATORY 9 amended by Section 1, Chapter 584, O.S.L. 2021 (63 O.S. Supp. 2023, 10 Section 420), is amended to read as follows: A. A person in possession of a state-issued 11 Section 420. 12 medical marijuana patient license shall be able to: 13 1. Consume marijuana legally; 2. Legally possess up to three (3) ounces or eighty-four and 14 nine-tenths (84.9) grams of marijuana on their person; 15 3. Legally possess six mature marijuana plants and the 16 harvested marijuana therefrom; 17 Legally possess six seedling plants; 18 4. 5. Legally possess one (1) ounce or twenty-eight and three 19 tenths (28.3) grams of concentrated marijuana; 20 6. Legally possess seventy-two (72) ounces or two thousand 21 thirty-seven and six-tenths (2037.6) grams of edible marijuana; and 22 23 24

1 7. Legally possess up to eight (8) ounces <u>or two hundred</u> 2 <u>twenty-six and four-tenths (226.4) grams</u> of marijuana in their 3 residence; and

4 <u>8. Legally possess seventy-two (72) ounces of topical</u>
5 marijuana.

Possession of up to one and one-half (1.5) ounces or forty-6 в. two and forty-five one-hundredths (42.45) grams of marijuana by 7 persons who can state a medical condition, but are not in possession 8 9 of a state-issued medical marijuana patient license, shall 10 constitute a misdemeanor offense punishable by a fine not to exceed Four Hundred Dollars (\$400.00) and shall not be subject to 11 12 imprisonment for the offense. Any law enforcement officer who comes 13 in contact with a person in violation of this subsection and who is satisfied as to the identity of the person, as well as any other 14 pertinent information the law enforcement officer deems necessary, 15 shall issue to the person a written citation containing a notice to 16 17 answer the charge against the person in the appropriate court. Upon receiving the written promise of the alleged violator to answer as 18 specified in the citation, the law enforcement officer shall release 19 the person upon personal recognizance unless there has been a 20 violation of another provision of law. 21

C. A regulatory office <u>The Oklahoma Medical Marijuana Authority</u>
 shall be established under the State Department of Health which
 shall receive applications for medical marijuana <u>patient and</u>

<u>caregiver</u> license recipients, dispensaries, growers, and packagers
 processors within sixty (60) days of the passage of this initiative.

3 D. The State Department of Health Authority shall, within thirty (30) days of passage of this initiative, make available on 4 5 its website, in an easy-to-find location, an application for a medical marijuana patient license. The license shall be good valid 6 for two (2) years. The biannual application fee shall be One 7 Hundred Dollars (\$100.00), or Twenty Dollars (\$20.00) for 8 9 individuals on Medicaid, Medicare or SoonerCare. The methods of 10 payment shall be provided on the website of the Department 11 Authority. Reprints of the medical marijuana patient license shall 12 be Twenty Dollars (\$20.00).

E. A short-term medical marijuana patient license application 13 shall also be made available on the website of the State Department 14 of Health Authority. A short-term medical marijuana patient license 15 shall be granted to any applicant who can meet the requirements for 16 a two-year medical marijuana patient license, but whose physician 17 recommendation for medical marijuana is only valid for sixty (60) 18 days. Short-term medical marijuana patient licenses shall be issued 19 for sixty (60) days. The fee for a short-term medical marijuana 20 patient license, reprints of the short-term medical marijuana 21 patient license, and the procedure for extending or renewing the 22 license shall be determined by the Department Executive Director of 23 24 the Authority.

1 F. A temporary medical marijuana patient license application shall also be made available on the website of the Department 2 Authority for residents of other states. A temporary Temporary 3 medical marijuana license patient licenses shall be granted to any 4 5 medical marijuana license holder holders from other states, provided 6 that the state has a such states have state-regulated medical marijuana program programs, and the applicant applicants can prove 7 he or she is a member they are members of such program programs. 8 9 Temporary medical marijuana patient licenses shall be issued for 10 thirty (30) days. The cost for a temporary license shall be One Hundred Dollars (\$100.00). Renewal shall be granted with 11 12 resubmission of a new application. No additional criteria shall be Reprints of the temporary medical marijuana patient 13 required. license shall be Twenty Dollars (\$20.00). 14

G. Medical marijuana <u>patient</u> license applicants shall submit
his or her <u>their</u> applications to the <u>State Department of Health</u>
<u>Authority</u> for approval. The applicant shall be an <u>Oklahoma state a</u>
resident <u>of this state</u> and shall prove residency by a valid driver
license, utility bills, or other accepted methods.

H. The State Department of Health Authority shall review the medical marijuana <u>patient license</u> application; approve, or reject, <u>or deny</u> the application; and mail the approval, or rejection, or <u>denial</u> letter stating any reasons for rejection, to the applicant within fourteen (14) business days of receipt of the application. Approved applicants shall be issued a medical marijuana <u>patient</u>
 license which shall act as proof of his or her approved status.
 Applications may only be rejected <u>or denied</u> based on the applicant
 not meeting stated criteria or improper completion of the
 application.

- 6 I. The State Department of Health shall only keep the following
 7 records for each approved medical marijuana license:
- 8 1. A digital photograph of the license holder;
- 9 2. The expiration date of the license;
- 10 3. The county where the card was issued; and

11 4. A unique 24-character identification number assigned to the 12 license.

J. The State Department of Health Authority shall make available, both on its website and through a telephone verification system, an easy method to validate the authenticity of the medical marijuana <u>patient</u> license by the unique <u>24-character</u> <u>twenty-four-</u> character identification number.

18 K. J. The State Department of Health Authority shall ensure 19 that all application medical marijuana patient and caregiver records 20 and information are sealed to protect the privacy of medical 21 marijuana patient license applicants.

22 $\frac{1}{K.}$ A caregiver license shall be made available for qualified 23 caregivers of a medical marijuana <u>patient</u> license holder who is 24 homebound. As provided in Section 427.11 of this title, the

1 caregiver license shall provide the caregiver the same rights as the 2 medical marijuana patient licensee including the ability to possess marijuana, marijuana products and mature and immature plants or 3 cultivated medical marijuana pursuant to the Oklahoma Medical 4 5 Marijuana and Patient Protection Act, but excluding the ability to use marijuana or marijuana products unless the caregiver has a 6 medical marijuana patient license. An applicant Applicants for a 7 caregiver license shall submit proof of the license status and 8 9 homebound status of the medical marijuana patient and proof that the 10 applicant is the designee of the medical marijuana patient. The applicant shall also submit proof that he or she is eighteen (18) 11 12 years of age or older and proof of his or her Oklahoma state residency. This shall be the only criteria for a caregiver license. 13 A licensed caregiver shall not cultivate medical marijuana for more 14 than five medical marijuana patient licensees and shall not charge a 15 medical marijuana patient licensee for cultivating medical marijuana 16 in excess of the actual costs incurred in cultivating the medical 17 18 marijuana.

19 M. L. All applicants <u>for a medical marijuana patient license</u> 20 shall be eighteen (18) years of age or older. A special exception 21 shall be granted to an applicant under the age of eighteen (18); 22 however, these applications shall be signed by two physicians and 23 the parent or legal guardian of the applicant.

1 N. All applications for a medical marijuana patient license 2 shall be signed by an Oklahoma physician licensed by and in good standing with the State Board of Medical Licensure and Supervision, 3 the State Board of Osteopathic Examiners, or the Board of Podiatric 4 5 Medical Examiners. There are no qualifying conditions. A medical marijuana patient license must shall be recommended according to the 6 accepted standards a reasonable and prudent physician would follow 7 when recommending or approving any medication. No physician may be 8 9 unduly stigmatized, penalized, subjected to discipline, sanctioned, 10 reprimanded or harassed for signing a medical marijuana patient license application; provided, the physician acted in accordance 11 with the provisions of this subsection and all other rules governing 12 the medical license of the physician in this state. 13

14 O. N. Counties and cities may enact medical marijuana
 15 guidelines allowing medical marijuana <u>patient</u> license holders or
 16 caregivers <u>caregiver license holders</u> to exceed the state limits set
 17 forth in subsection A of this section.

18 SECTION 2. REPEALER 63 O.S. 2021, Section 420, as last 19 amended by Section 2, Chapter 312, O.S.L. 2019 (63 O.S. Supp. 2023, 20 Section 420), is hereby repealed.

21 SECTION 3. REPEALER 63 O.S. 2021, Section 420, as last 22 amended by Section 1, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023, 23 Section 420), is hereby repealed.

SECTION 4. AMENDATORY 63 O.S. 2021, Section 421, as last
 amended by Section 1, Chapter 322, O.S.L. 2023 (63 O.S. Supp. 2023,
 Section 421), is amended to read as follows:

Section 421. A. The Oklahoma Medical Marijuana Authority shall 4 5 make available on its website in an easy-to-find location an application for a medical marijuana dispensary license. 6 The application fee to be paid by the applicant shall be in the amounts 7 provided for in Section 427.14 of this title. A method of payment 8 9 for the application fee shall be provided on the website of the 10 Authority. Dispensary applicants must all be residents of Oklahoma. Any entity applying for a dispensary license must be owned by an 11 12 Oklahoma resident a resident of this state and must be registered to do business in Oklahoma this state. The Authority shall have ninety 13 (90) business days to review the application; approve, reject, or 14 deny the application; and send the approval, rejection, or denial 15 letter stating reasons for the rejection or denial to the applicant 16 in the same method the application was submitted to the Authority. 17 Β.

B. The Authority shall approve all applications which meet thefollowing criteria:

20 1. The applicant must be twenty-five (25) years of age or 21 older;

22 2. The applicant, if applying as an individual, must show23 residency in this state;

3. All applying entities must show that all members, managers,
 and board members are Oklahoma residents of this state;

4. An applying entity may show ownership of non-Oklahoma
<u>nonstate</u> residents, but that percentage ownership may not exceed
twenty-five percent (25%);

6 5. All applying individuals or entities must be registered to7 conduct business in this state; and

8 6. All applicants must disclose all ownership interests in the9 dispensary.

Applicants with a nonviolent felony conviction in the last two (2) years, any other felony conviction in the last five (5) years, inmates in the custody of the Department of Corrections or any person currently incarcerated shall not qualify for a medical marijuana dispensary license.

C. Licensed medical marijuana dispensaries shall be required to 15 complete a monthly sales report to the Authority. This report shall 16 be due on the fifteenth of each month and provide reporting on the 17 previous month. This report shall detail the weight of marijuana 18 purchased at wholesale and the weight of marijuana sold to licensed 19 medical marijuana patients and licensed caregivers and account for 20 any waste. The report shall show total sales in dollars, tax 21 collected in dollars, and tax due in dollars. The Authority shall 22 have oversight and auditing responsibilities to ensure that all 23 marijuana being grown is accounted for. 24

1 D. Only a licensed medical marijuana dispensary may conduct 2 retail sales of marijuana or marijuana derivatives. Beginning on November 1, 2021, licensed medical marijuana dispensaries shall be 3 authorized to package and sell pre-rolled marijuana to licensed 4 5 medical marijuana patients and licensed caregivers. The products described in this subsection shall contain only the ground parts of 6 the marijuana plant and shall not include marijuana concentrates or 7 derivatives. The total net weight of each pre-roll packaged and 8 9 sold by a medical marijuana dispensary shall not exceed one (1) 10 gram. These products shall be tested, packaged and labeled in 11 accordance with Oklahoma state law and rules promulgated by the 12 Executive Director of the Oklahoma Medical Marijuana Authority. Е. No medical marijuana dispensary shall offer or allow a 13 medical marijuana patient licensee, caregiver licensee or other 14 member of the public to handle or otherwise have physical contact 15 with any medical marijuana not contained in a sealed or separate 16 package. Provided, such prohibition shall not preclude an employee 17 of the medical marijuana dispensary from handling loose or 18 nonpackaged medical marijuana to be placed in packaging consistent 19 with the Oklahoma Medical Marijuana and Patient Protection Act and 20 the rules promulgated by the Authority Executive Director for the 21 packaging of medical marijuana for retail sale. Provided, further, 22 such prohibition shall not prevent a medical marijuana dispensary 23 from displaying samples of its medical marijuana in separate display 24

1 cases, jars or other containers and allowing medical marijuana 2 patient licensees and caregiver licensees the ability to handle or smell the various samples as long as the sample medical marijuana is 3 used for display purposes only and is not offered for retail sale. 4 5 SECTION 5. REPEALER 63 O.S. 2021, Section 421, as amended by Section 2, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023, 6 Section 421), is hereby repealed. 7

8 SECTION 6. AMENDATORY 63 O.S. 2021, Section 422, as last 9 amended by Section 2, Chapter 322, O.S.L. 2023 (63 O.S. Supp. 2023, 10 Section 422), is amended to read as follows:

Section 422. A. The Oklahoma Medical Marijuana Authority shall 11 12 make available on its website in an easy-to-find location an application for a medical marijuana commercial grower license. 13 The application fee shall be paid by the applicant in the amounts 14 provided for in Section 427.14 of this title. A method of payment 15 for the application fee shall be provided on the website of the 16 Authority. The Authority shall have ninety (90) business days to 17 review the application; approve, reject, or deny the application; 18 and send the approval, rejection, or denial letter stating the 19 reasons for the rejection or denial to the applicant in the same 20 method the application was submitted to the Authority. 21

B. The Authority shall approve all applications which meet thefollowing criteria:

The applicant must be twenty-five (25) years of age or
 older;

3 2. The applicant, if applying as an individual, must show4 residency in this state;

3. All applying entities must show that all members, managers,
and board members are Oklahoma residents;

An applying entity may show ownership of non-Oklahoma
residents, but that percentage ownership may not exceed twenty-five
percent (25%);

10 5. All applying individuals or entities must be registered to 11 conduct business in this state; and

All applicants must disclose all ownership interests in the
 commercial grower operation.

Applicants with a nonviolent felony conviction in the last two (2) years, any other felony conviction in the last five (5) years, inmates in the custody of the Department of Corrections or any person currently incarcerated shall not qualify for a commercial grower license.

C. A licensed medical marijuana commercial grower may sell marijuana to a licensed medical marijuana dispensary or a licensed medical marijuana processor. Further, sales by a licensed medical marijuana commercial grower shall be considered wholesale sales and shall not be subject to taxation. Under no circumstances may a licensed medical marijuana commercial grower sell marijuana directly

1 to a licensed medical marijuana patient or licensed medical 2 marijuana caregiver. A licensed medical marijuana commercial grower may only sell at the wholesale level to a licensed medical marijuana 3 dispensary, a licensed medical marijuana commercial grower or a 4 5 licensed medical marijuana processor. If the federal government lifts restrictions on buying and selling marijuana between states, 6 then a licensed medical marijuana commercial grower would be allowed 7 to sell and buy marijuana wholesale from, or to, an out-of-state 8 9 wholesale provider. A licensed medical marijuana commercial grower 10 shall be required to complete a monthly yield and sales report to the Authority. This report shall be due on the fifteenth of each 11 12 month and provide reporting on the previous month. This report 13 shall detail the amount of marijuana harvested in pounds, the amount of drying or dried marijuana on hand, the amount of marijuana sold 14 to licensed processors in pounds, the amount of waste in pounds, and 15 the amount of marijuana sold to licensed medical marijuana 16 dispensaries in pounds. Additionally, this report shall show total 17 wholesale sales in dollars. The Authority shall have oversight and 18 auditing responsibilities to ensure that all marijuana being grown 19 by licensed medical marijuana commercial growers is accounted for. 20 D. There shall be no limits on how much marijuana a licensed 21

E. Beginning on November 1, 2021, licensed medical marijuanacommercial growers shall be authorized to package and sell pre-

medical marijuana commercial grower can grow.

1 rolled marijuana to licensed medical marijuana dispensaries. The 2 products described in this subsection shall contain only the ground 3 parts of the marijuana plant and shall not include marijuana concentrates or derivatives. The total net weight of each pre-roll 4 5 packaged and sold by licensed medical marijuana commercial growers shall not exceed one (1) gram. These products must be tested, 6 packaged and labeled in accordance with Oklahoma law and rules 7 promulgated by the Authority. 8

9 F. Beginning November 1, 2022, all medical marijuana commercial 10 grower licensees who operate an outdoor medical marijuana production 11 facility shall be required to register with the Oklahoma Department 12 of Agriculture, Food, and Forestry as an environmentally sensitive crop owner. Registration shall provide notice to commercial and 13 private pesticide applicators of the locations of medical marijuana 14 crops and help minimize the potential for damaging pesticide drift. 15 Medical marijuana commercial grower licensees shall provide their 16 business name, address, Global Positioning System (GPS) coordinates 17 for all outdoor medical marijuana production facilities, and any 18 other information required by the Department when registering with 19 the Environmentally Sensitive Area Registry. 20 63 O.S. 2021, Section 422, as last SECTION 7. REPEALER 21 amended by Section 1, Chapter 329, O.S.L. 2022 (63 O.S. Supp. 2023, 22

23 Section 422), is hereby repealed.

AMENDATORY 63 O.S. 2021, Section 423, as last 1 SECTION 8. amended by Section 3, Chapter 322, O.S.L. 2023 (63 O.S. Supp. 2023, 2 Section 423), is amended to read as follows: 3

Section 423. A. The Oklahoma Medical Marijuana Authority shall 4 5 make available on its website in an easy-to-find location an application for a medical marijuana processing license. The 6 Authority shall be authorized to issue two types of medical 7 marijuana processor licenses based on the level of risk posed by the 8 9 type of processing conducted:

10 1. Nonhazardous medical marijuana processor license; and

Hazardous medical marijuana processor license. The application fee for a nonhazardous or hazardous medical 12 marijuana processor license shall be paid by the applicant in the 13 amounts provided for in Section 427.14 of this title. A method of 14 payment shall be provided on the website of the Authority. 15 The Authority shall have ninety (90) business days to review the 16 application; approve, reject, or deny the application; and send the 17 approval, rejection, or denial letter stating the reasons for the 18 rejection or denial to the applicant in the same method the 19 application was submitted to the Authority. 20

Β. The Authority shall approve all applications which meet the 21 following criteria: 22

1. The applicant must be twenty-five (25) years of age or 23 24 older;

11

2.

2. The applicant, if applying as an individual, must show
 residency in this state;

3 3. All applying entities must show that all members, managers,4 and board members are Oklahoma residents of this state;

4. An applying entity may show ownership of non-Oklahoma
<u>nonstate</u> residents, but that percentage ownership may not exceed
twenty-five percent (25%);

8 5. All applying individuals or entities must be registered to9 conduct business in this state; and

All applicants must disclose all ownership interests in the
 processing operation.

Applicants with a nonviolent felony conviction in the last two (2) years, any other felony conviction in the last five (5) years, inmates in the custody of the Department of Corrections or any person currently incarcerated shall not qualify for a medical marijuana processing license.

17 C. 1. A licensed processor may take marijuana plants and 18 distill or process these plants into concentrates, edibles, and 19 other forms for consumption.

As required by subsection D of this section, the <u>The</u>
 <u>Executive Director of the</u> Authority shall make available a set of
 standards which shall be used by licensed processors in the
 preparation of edible marijuana products. The standards should be
 in line with current food preparation guidelines. No excessive or

punitive rules may be established by the Authority Executive
 Director.

3 3. Up to two times a year, the Authority may inspect a
4 processing operation and determine its compliance with the
5 preparation standards. If deficiencies are found, a written report
6 of the deficiency shall be issued to the licensed processor. The
7 licensed processor shall have one (1) month to correct the
8 deficiency or be subject to a fine of Five Hundred Dollars (\$500.00)
9 for each deficiency.

A licensed processor may sell marijuana products it creates
 to a licensed dispensary or any other licensed processor. All sales
 by a licensed processor shall be considered wholesale sales and
 shall not be subject to taxation.

14 5. Under no circumstances may a licensed processor sell 15 marijuana or any marijuana product directly to a licensed medical 16 marijuana patient or licensed caregiver. However, a licensed 17 processor may process cannabis into a concentrated form for a 18 licensed medical marijuana patient for a fee.

6. Licensed processors shall be required to complete a monthly yield and sales report to the Authority. This report shall be due on the fifteenth of each month and shall provide reporting on the previous month. This report shall detail the amount of marijuana and medical marijuana products purchased in pounds, the amount of marijuana cooked or processed in pounds, and the amount of waste in pounds. Additionally, this report shall show total wholesale sales
 in dollars. The Authority shall have oversight and auditing
 responsibilities to ensure that all marijuana being processed is
 accounted for.

5 D. The Authority shall oversee the inspection and compliance of licensed processors producing products with marijuana as an 6 additive. The Authority shall be compelled to, within thirty (30) 7 days of passage of this initiative, appoint twelve (12) Oklahoma 8 9 residents to the Medical Marijuana Advisory Council, who are 10 marijuana industry experts, to create a list of food safety standards for processing and handling medical marijuana in Oklahoma. 11 12 These standards shall be adopted by the Authority and the Authority may enforce these standards for licensed processors. The Authority 13 shall develop a standards review procedure and these standards can 14 be altered by calling another council of twelve (12) Oklahoma 15 marijuana industry experts. A signed letter of twenty operating, 16 licensed processors shall constitute a need for a new council and 17 standards review. 18

19 E. If it becomes permissible under federal law, marijuana may 20 be moved across state lines.

21 F. E. Any device used for the processing or consumption of 22 medical marijuana shall be considered legal to be sold, 23 manufactured, distributed and possessed. No merchant, wholesaler,

manufacturer or individual may be unduly harassed or prosecuted for
 selling, manufacturing or possessing marijuana paraphernalia.

3 SECTION 9. REPEALER 63 O.S. 2021, Section 423, as
4 amended by Section 4, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023,
5 Section 423), is hereby repealed.

6 SECTION 10. AMENDATORY 63 O.S. 2021, Section 425, as 7 last amended by Section 2, Chapter 584, O.S.L. 2021 (63 O.S. Supp. 8 2023, Section 425), is amended to read as follows:

9 Section 425. A. No school or landlord may refuse to enroll or 10 lease to and may not otherwise penalize a person solely for his or 11 her status as a licensed medical marijuana patient, unless failing 12 to do so would cause the school or landlord the potential to lose a 13 monetary or licensing-related benefit under federal law or 14 regulations.

B. 1. Unless a failure to do so would cause an employer the potential to lose a monetary or licensing-related benefit under federal law or regulations, an employer may not discriminate against a person in hiring, termination or imposing any term or condition of employment or otherwise penalize a person based upon the status of the person as a licensed medical marijuana patient.

2. Employers may take action against a licensed medical
 marijuana patient if the licensed medical marijuana patient uses or
 possesses marijuana while in his or her place of employment or
 during the hours of employment. Employers may not take action

1 against the licensed medical marijuana patient solely based upon the 2 status of an employee as a licensed medical marijuana patient or the 3 results of a drug test showing positive for marijuana or its 4 components.

5 C. For the purposes of medical care, including organ 6 transplants, the authorized use of marijuana by a licensed medical 7 marijuana patient shall be considered the equivalent of the use of 8 any other medication under the direction of a physician and does not 9 constitute the use of an illicit substance or otherwise disqualify a 10 registered qualifying patient from medical care.

D. No licensed medical marijuana patient may be denied custody of or visitation or parenting time with a minor child, and there is no presumption of neglect or child endangerment for conduct allowed under this law, unless the behavior of the person creates an unreasonable danger to the safety of the minor child.

E. No licensed medical marijuana patient may unduly be withheld from holding a state-issued license by virtue of their being a licensed medical marijuana patient including, but not limited to, a concealed carry permit.

F. 1. No city or local municipality may unduly change or restrict zoning laws to prevent the opening of a medical marijuana dispensary.

23 2. For purposes of this subsection, an undue change or24 restriction of municipal zoning laws means an act which entirely

prevents medical marijuana dispensaries from operating within municipal boundaries as a matter of law. Municipalities may follow their standard planning and zoning procedures to determine if certain zones or districts would be appropriate for locating marijuana-licensed premises, medical marijuana businesses or any other premises where marijuana or its by-products are cultivated, grown, processed, stored or manufactured.

3. For purposes of this section, a medical marijuana dispensary
does not include those other entities licensed by the Department
Oklahoma Medical Marijuana Authority as marijuana-licensed premises,
medical marijuana businesses or other facilities or locations where
marijuana or any product containing marijuana or its by-products are
cultivated, grown, processed, stored or manufactured.

Except as otherwise provided in this subsection, the 14 G. 1. 15 location of any retail medical marijuana dispensary is specifically prohibited within one thousand (1,000) feet of any school entrance. 16 On and after the effective date of this act, for purposes of 17 calculating the 1,000-foot setback distance, the measurement shall 18 be determined by calculating the distance in a straight line from 19 the school door nearest the front door of the retail marijuana 20 dispensary to the front door of the retail marijuana dispensary. 21

22 1. 2. On and after June 26, 2018, if any school is established 23 within one thousand (1,000) feet of any retail marijuana dispensary 24 after a license has been issued by the Authority for that location, 1 the setback distance between properties shall not apply as long as 2 the licensed property is used for its original licensed purpose. 3 The licensed location shall be grandfathered in as to the setback 4 distance as long as the property is used in accordance with the 5 original licensed purpose.

2. 3. On and after June 26, 2018, the Authority, due to an
error in measurement of the setback distance or failure to measure
the setback distance by the Authority prior to issuance of an
original license at a location, shall not:

10 a. deny any issuance or renewal of a license at that11 location,

- b. deny any transfer of license pursuant to a change in
 ownership at that location, or
- c. revoke any license due to an error in measurement or
 failure to measure the setback distance, except as
 otherwise provided by law.

17 The retail marijuana dispensary shall be grandfathered in as to 18 the setback distance, subject only to the municipal compliance 19 provisions of Section 426.1 of this title.

20 3. 4. For purposes of this subsection and subsection H of this
21 section:

- a. "school" means the same as defined in Section 427.2 ofthis title, and
- 24

1 b. "error in measurement" means a mistake made by the 2 Authority or a municipality in the setback measurement process where either the distance between a retail 3 marijuana dispensary and a school is miscalculated due 4 5 to mathematical error or the method used to measure the setback distance is inconsistent with this 6 The setback measurement process is allowed 7 section. an error in measurement up to and including five 8 9 hundred (500) feet when remeasured after an original license has been issued. 10 11 H. The location of any medical marijuana commercial grower 12 shall not be within one thousand (1,000) feet of any school as 13 measured from the nearest property line of such school to the nearest property line of the licensed premises of such medical 14 marijuana commercial grower. Additionally, the location of the 15 medical marijuana commercial grower shall not adjoin to any school 16 17 or be located at the same physical address as the school. If a medical marijuana commercial grower met the requirements of this 18 subsection at the time of its initial licensure, the medical 19 marijuana commercial grower licensee shall be permitted to continue 20 operating at the licensed premises in the same manner and not be 21 subject to nonrenewal or revocation due to subsequent events or 22 changes in regulations occurring after licensure that would render 23 the medical marijuana commercial grower in violation of this 24

1	subsection. If any school is established within one thousand
2	(1,000) feet of any medical marijuana commercial grower after such
3	medical marijuana commercial grower has been licensed, or if any
4	school is established adjoining to or at the same physical address
5	as any medical marijuana commercial grower after such medical
6	marijuana commercial grower has been licensed, the provisions of
7	this subsection shall not be a deterrent to the renewal of such
8	license or warrant revocation of the license. For purposes of this
9	subsection, a property owned, used, or operated by a school that is
10	not used for classroom instruction on core curriculum, such as an
11	administrative building, athletic facility, ballpark, field, or
12	stadium, shall not constitute a school unless such property is
13	located on the same campus as a building used for classroom
14	instruction on core curriculum.
15	SECTION 11. REPEALER 63 O.S. 2021, Section 425, as last
	SECTION II. REFERLER 05 0.3. 2021, Section 425, as fast
16	amended by Section 1, Chapter 10, O.S.L. 2022 (63 O.S. Supp. 2023,
16 17	
	amended by Section 1, Chapter 10, O.S.L. 2022 (63 O.S. Supp. 2023,
17	amended by Section 1, Chapter 10, O.S.L. 2022 (63 O.S. Supp. 2023, Section 425), is hereby repealed.
17 18	amended by Section 1, Chapter 10, O.S.L. 2022 (63 O.S. Supp. 2023, Section 425), is hereby repealed. SECTION 12. REPEALER 63 O.S. 2021, Section 425, as last
17 18 19	<pre>amended by Section 1, Chapter 10, O.S.L. 2022 (63 O.S. Supp. 2023, Section 425), is hereby repealed. SECTION 12. REPEALER 63 O.S. 2021, Section 425, as last amended by Section 5, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023,</pre>
17 18 19 20	<pre>amended by Section 1, Chapter 10, O.S.L. 2022 (63 O.S. Supp. 2023, Section 425), is hereby repealed. SECTION 12. REPEALER 63 O.S. 2021, Section 425, as last amended by Section 5, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023, Section 425), is hereby repealed.</pre>
17 18 19 20 21	<pre>amended by Section 1, Chapter 10, O.S.L. 2022 (63 O.S. Supp. 2023, Section 425), is hereby repealed. SECTION 12. REPEALER 63 O.S. 2021, Section 425, as last amended by Section 5, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023, Section 425), is hereby repealed. SECTION 13. REPEALER 63 O.S. 2021, Section 425, as last</pre>

1SECTION 14.AMENDATORY63 O.S. 2021, Section 426.1, as2last amended by Section 6, Chapter 251, O.S.L. 2022 (63 O.S. Supp.)32023, Section 426.1), is amended to read as follows:

Section 426.1. A. All licensure revocation hearings conducted
pursuant to marijuana licenses established in the Oklahoma Statutes
shall be recorded. A party may request a copy of the recording of
the proceedings. Copies shall be provided to local law enforcement
if the revocation was based on alleged criminal activity.

9 B. The Oklahoma Medical Marijuana Authority shall assist any 10 law enforcement officer in the performance of his or her duties upon 11 such request by the law enforcement officer or the request of other 12 local officials having jurisdiction. Except for license information 13 concerning licensed patients, as defined in Section 427.2 of this 14 title, the Authority shall share information with law enforcement 15 agencies upon request without a subpoena or search warrant.

16 C. The Authority shall make available all information on 17 whether or not a medical marijuana patient or caregiver license is 18 valid to law enforcement electronically through an online 19 verification system.

D. The Authority shall make available to state agencies and political subdivisions a list of marijuana-licensed premises, medical marijuana businesses or any other premises where marijuana or its by-products are licensed to be cultivated, grown, processed, stored or manufactured to aid state agencies and county and 1 municipal governments in identifying locations within their 2 jurisdiction and ensuring compliance with applicable laws, rules and 3 regulations.

4 E. 1. Any marijuana-licensed premises, medical marijuana 5 business or any other premises where marijuana or its by-products are licensed to be cultivated, grown, processed, stored or 6 manufactured shall submit with its application or request to change 7 location, after notifying the political subdivision of its intent, a 8 9 certificate of compliance from the political subdivision where the 10 facility of the applicant or licensee is to be located certifying compliance with zoning classifications, applicable municipal 11 12 ordinances and all applicable safety, electrical, fire, plumbing, 13 waste, construction and building specification codes.

14 <u>2. Beginning on May 28, 2021, upon the initial request for</u> 15 <u>renewal or transfer of a retail marijuana dispensary license, a</u> 16 <u>municipal government may object to the continued licensure of the</u> 17 <u>medical marijuana dispensary if the municipal government determines</u> 18 <u>it is operating contrary to the required setback distance from a</u> 19 <u>school including the error in measurement allowance authorized by</u> 20 <u>Section 425 of this title.</u>

<u>3. To prevent the granting of the grandfather provisions of</u>
 <u>Section 425 of this title as a matter of law, the municipal</u>
 <u>government shall provide the following documentation prior to the</u>

24 <u>initial renewal or transfer of a license:</u>

1	<u>a.</u>	a municipal resolution finding that the marijuana
2		dispensary is located within the prohibited setback
3		distance from a school that was openly in existence in
4		such a way that the public generally would have known
5		of the school's existence and operation in that
6		location prior to the original marijuana dispensary
7		being licensed. For purposes of this subparagraph,
8		"openly in existence" means any building, location or
9		structure on a school site that has visible outward
10		markings indicating the building, location or
11		structure was operating as a school which would serve
12		as sufficient notice of the existence of the school or
13		a reason for further inquiry on the part of the
14		marijuana dispensary license applicant. Openly in
15		existence shall not mean any school that operated
16		secretly or discreetly without any signs or other
17		markings on any building, location or structure on the
18		school site, undeveloped land or a structure owned by
19		a school that was not openly used and marked as a
20		school site, or any school site that was established
21		after the marijuana dispensary had been established
22		and licensed by the Authority, and
23	<u>b.</u>	documentation of the measured distance from the school
24		to the marijuana dispensary utilizing the method for

1	determining the setback distance less any allowable
2	error in measurement calculated and remeasured on and
3	after the effective date of this act as authorized by
4	Section 425 of this title.
5	4. Prior to initial renewal or transfer of a license and upon
6	receipt of documentation required by paragraph 3 of this subsection,
7	if the Authority determines that the medical marijuana dispensary is
8	operating contrary to the required setback distance from a school
9	including the error in measurement allowance authorized by Section
10	425 of this title, the Authority may deny the renewal or transfer of
11	the medical marijuana dispensary license and shall cause the license
12	to be revoked.
13	5. For purposes of this subsection, "school" means the same as
14	defined in Section 427.2 of this title.
15	Once a certificate of compliance has been submitted to the
16	Oklahoma Medical Marijuana Authority showing full compliance as
17	outlined in this subsection, no additional certificate of compliance
18	shall be required for license renewal unless a change of use or
19	occupancy occurs, or there is any change concerning the facility or
20	location that would, by law, require additional inspection,
21	licensure or permitting by the state or municipality.
22	SECTION 15. REPEALER 63 O.S. 2021, Section 426.1, as
23	amended by Section 3, Chapter 584, O.S.L. 2021 (63 O.S. Supp. 2023,

SECTION 16. AMENDATORY 63 O.S. 2021, Section 427.2, as
 last amended by Section 7, Chapter 251, O.S.L. 2022 (63 O.S. Supp.
 2023, Section 427.2), is amended to read as follows:

4 Section 427.2. As used in the Oklahoma Medical Marijuana and5 Patient Protection Act:

1. "Advertising" means the act of providing consideration for
the publication, dissemination, solicitation, or circulation, of
visual, oral, or written communication to induce directly or
indirectly any person to patronize a particular medical marijuana
business, or to purchase particular medical marijuana or a medical
marijuana product. Advertising includes marketing, but does not
include packaging and labeling;

2. "Authority" means the Oklahoma Medical Marijuana Authority;
 3. "Batch number" means a unique numeric or alphanumeric
 identifier assigned prior to testing to allow for inventory tracking
 and traceability;

17 4. "Cannabinoid" means any of the chemical compounds that are18 active principles of marijuana;

19 5. "Caregiver" means a family member or assistant who regularly 20 looks after a medical marijuana <u>patient</u> license holder whom a 21 physician attests needs assistance;

6. "Child-resistant" means special packaging that is:
a. designed or constructed to be significantly difficult
for children under five (5) years of age to open and

1	not difficult for normal adults to use properly as
2	defined by 16 C.F.R. 1700.15 (1995) and 16 C.F.R.
3	1700.20 (1995), <u>and</u>

- b. opaque so that the outermost packaging does not allow
 the product to be seen without opening the packaging
 material, and
- 7 c. resealable to maintain its child-resistant 8 effectiveness for multiple openings for any product 9 intended for more than a single use or containing 10 multiple servings;

11 7. "Clone" means a nonflowering plant cut from a mother plant 12 that is capable of developing into a new plant and has shown no 13 signs of flowering;

14 8. "Complete application" means a document prepared in 15 accordance with the provisions set forth in the Oklahoma Medical 16 Marijuana and Patient Protection Act, rules promulgated pursuant 17 thereto, and the forms and instructions provided by the Oklahoma 18 Medical Marijuana Authority including any supporting documentation 19 required and the applicable license application fee;

9. "Director" means the Executive Director of the Oklahoma
 Medical Marijuana Authority;

10. "Dispense" means the selling of medical marijuana or a medical marijuana product to a qualified patient or the designated caregiver of the patient that is packaged in a suitable container 1 appropriately labeled for subsequent administration to or use by a
2 qualifying patient;

11. "Dispensary" means a medical marijuana dispensary, an 3 entity that has been licensed by the Authority pursuant to the 4 5 Oklahoma Medical Marijuana and Patient Protection Act to purchase medical marijuana or medical marijuana products from a licensed 6 medical marijuana commercial grower or licensed medical marijuana 7 processor, to prepare and package noninfused pre-rolled medical 8 9 marijuana, and to sell medical marijuana or medical marijuana 10 products to licensed patients and caregivers as defined in this section, or sell or transfer products to another licensed 11 12 dispensary;

13 12. "Edible medical marijuana product" means any medical-14 marijuana-infused product for which the intended use is oral 15 consumption including, but not limited to, any type of food, drink 16 or pill;

17 13. "Entity" means an individual, general partnership, limited
18 partnership, limited liability company, trust, estate, association,
19 corporation, cooperative or any other legal or commercial entity;

20 14. "Flower" means the reproductive organs of the marijuana or 21 cannabis plant referred to as the bud or parts of the plant that are 22 harvested and used for consumption in a variety of medical marijuana 23 products;

1 15. "Flowering" means the reproductive state of the marijuana 2 or cannabis plant in which there are physical signs of flower or 3 budding out of the nodes of the stem;

4 16. <u>"Exit package" means an opaque bag that is provided at the</u>
5 point of sale in which pre-packaged medical marijuana is placed;

6 <u>17.</u> "Food-based medical marijuana concentrate" means a medical 7 marijuana concentrate that was produced by extracting cannabinoids 8 from medical marijuana through the use of propylene glycol, 9 glycerin, butter, olive oil, coconut oil or other typical food-safe 10 cooking fats;

11 <u>17. 18.</u> "Harvest batch" means a specifically identified 12 quantity of medical marijuana that is uniform in strain, cultivated 13 utilizing the same cultivation practices, harvested at the same time 14 from the same location and cured under uniform conditions;

15 <u>18.</u> <u>19.</u> "Harvested marijuana" means postflowering medical 16 marijuana not including trim, concentrate or waste;

17 19. 20. "Heat- or pressure-based medical marijuana concentrate" 18 means a medical marijuana concentrate that was produced by 19 extracting cannabinoids from medical marijuana through the use of 20 heat or pressure;

21 20. <u>21.</u> "Immature plant" means a nonflowering marijuana plant 22 that has not demonstrated signs of flowering;

23 21. 22. "Inventory tracking system" means the required tracking
24 system that accounts for the entire life span of medical marijuana

1 and medical marijuana products including any testing samples thereof
2 and medical marijuana waste;

3 <u>22.</u> <u>23.</u> "Licensed patient" or "patient" means a person who has 4 been issued a medical marijuana patient license by the Oklahoma 5 Medical Marijuana Authority;

23. 24. "Licensed premises" means the premises specified in an 6 application for a medical marijuana business license, medical 7 marijuana research facility license or medical marijuana education 8 9 facility license pursuant to the Oklahoma Medical Marijuana and Patient Protection Act that are owned or in possession of the 10 licensee and within which the licensee is authorized to cultivate, 11 12 manufacture, distribute, sell, store, transport, test or research medical marijuana or medical marijuana products in accordance with 13 the provisions of the Oklahoma Medical Marijuana and Patient 14 Protection Act and rules promulgated pursuant thereto; 15

16 24. <u>25.</u> "Manufacture" means the production, propagation, 17 compounding or processing of a medical marijuana product, excluding 18 marijuana plants, either directly or indirectly by extraction from 19 substances of natural or synthetic origin, or independently by means 20 of chemical synthesis, or by a combination of extraction and 21 chemical synthesis;

22 <u>25.</u> <u>26.</u> "Marijuana" shall have the same meaning as such term is 23 defined in Section 2-101 of this title <u>and shall not include any</u>

24 plant or material containing delta-8 or delta 10

1 <u>tetrahydrocannabinol which is grown, processed, or sold pursuant to</u> 2 <u>the provisions of the Oklahoma Industrial Hemp Program</u>;

3 26. 27. "Material change" means any change that would affect 4 the qualifications for licensure of an applicant or licensee; 5 27. 28. "Mature plant" means a harvestable female marijuana 6 plant that is flowering;

7 28. 29. "Medical marijuana business (MMB)" means a licensed 8 medical marijuana dispensary, medical marijuana processor, medical 9 marijuana commercial grower, medical marijuana laboratory, medical 10 marijuana business operator or a medical marijuana transporter;

11 29. <u>30.</u> "Medical marijuana concentrate" or "concentrate" means 12 a specific subset of medical marijuana that was produced by 13 extracting cannabinoids from medical marijuana. Categories of 14 medical marijuana concentrate include water-based medical marijuana 15 concentrate, food-based medical marijuana concentrate, solvent-based 16 medical marijuana concentrate, and heat- or pressure-based medical 17 marijuana concentrate;

18 30. <u>31.</u> "Medical marijuana commercial grower" or "commercial 19 grower" means an entity licensed to cultivate, prepare and package 20 medical marijuana or package medical marijuana as pre-rolls, and 21 transfer or contract for transfer medical marijuana and medical 22 marijuana pre-rolls to a medical marijuana dispensary, medical 23 marijuana processor, any other medical marijuana commercial grower, 24 medical marijuana research facility or medical marijuana education 1 facility. A commercial grower may sell seeds, flower or clones to 2 commercial growers pursuant to the Oklahoma Medical Marijuana and 3 Patient Protection Act;

31. 32. "Medical marijuana education facility" or "education 4 5 facility" means a person or entity approved pursuant to the Oklahoma 6 Medical Marijuana and Patient Protection Act to operate a facility providing training and education to individuals involving the 7 cultivation, growing, harvesting, curing, preparing, packaging or 8 9 testing of medical marijuana, or the production, manufacture, 10 extraction, processing, packaging or creation of medical-marijuanainfused products or medical marijuana products as described in the 11 12 Oklahoma Medical Marijuana and Patient Protection Act;

13 <u>32.</u> <u>33.</u> "Medical-marijuana-infused product" means a product 14 infused with medical marijuana including, but not limited to, edible 15 products, ointments and tinctures;

33. 34. "Medical marijuana product" or "product" means a 16 product that contains cannabinoids that have been extracted from 17 plant material or the resin therefrom by physical or chemical means 18 and is intended for administration to a qualified patient including, 19 but not limited to, oils, tinctures, edibles, pills, topical forms, 20 gels, creams, vapors, patches, liquids, and forms administered by a 21 nebulizer, excluding live plant forms which are considered medical 22 marijuana; 23

1 34. 35. "Medical marijuana processor" means a person or entity
2 licensed pursuant to the Oklahoma Medical Marijuana and Patient
3 Protection Act to operate a business including the production,
4 manufacture, extraction, processing, packaging or creation of
5 concentrate, medical-marijuana-infused products or medical marijuana
6 products as described in the Oklahoma Medical Marijuana and Patient
7 Protection Act;

8 35. 36. "Medical marijuana research facility" or "research 9 facility" means a person or entity approved pursuant to the Oklahoma 10 Medical Marijuana and Patient Protection Act to conduct medical 11 marijuana research. A medical marijuana research facility is not a 12 medical marijuana business;

13 36. <u>37.</u> "Medical marijuana testing laboratory" or "laboratory" 14 means a public or private laboratory licensed pursuant to the 15 Oklahoma Medical Marijuana and Patient Protection Act to conduct 16 testing and research on medical marijuana and medical marijuana 17 products;

18 37. 38. "Medical marijuana transporter" or "transporter" means 19 a person or entity that is licensed pursuant to the Oklahoma Medical 20 Marijuana and Patient Protection Act. A medical marijuana 21 transporter does not include a medical marijuana business that 22 transports its own medical marijuana, medical marijuana concentrate 23 or medical marijuana products to a property or facility adjacent to

or connected to the licensed premises if the property is another
 licensed premises of the same medical marijuana business;

3 38. 39. "Medical marijuana waste" or "waste" means unused, 4 surplus, returned or out-of-date marijuana, plant debris of the 5 plant of the genus Cannabis including dead plants and all unused 6 plant parts and roots, except the term shall not include roots, 7 stems, stalks and fan leaves;

8 39. 40. "Medical use" means the acquisition, possession, use, 9 delivery, transfer or transportation of medical marijuana, medical 10 marijuana products, medical marijuana devices or paraphernalia 11 relating to the administration of medical marijuana to treat a 12 licensed patient;

13 40. <u>41.</u> "Mother plant" means a marijuana plant that is grown or 14 maintained for the purpose of generating clones, and that will not 15 be used to produce plant material for sale to a medical marijuana 16 processor or medical marijuana dispensary;

41. <u>42.</u> "Oklahoma physician" or "physician" means a physician
licensed by and in good standing with the State Board of Medical
Licensure and Supervision, the State Board of Osteopathic Examiners
or the Board of Podiatric Medical Examiners;

21 <u>42. 43.</u> "Oklahoma resident" means an individual who can provide 22 proof of residency as required by the Oklahoma Medical Marijuana and 23 Patient Protection Act;

1	<u>43.</u> <u>44.</u>	"Owner" means, except where the context otherwise
2	requires, a	direct beneficial owner including, but not limited to,
3	all persons	or entities as follows:
4	a.	all shareholders owning an interest of a corporate
5		entity and all officers of a corporate entity,
6	b.	all partners of a general partnership,
7	с.	all general partners and all limited partners that own
8		an interest in a limited partnership,
9	d.	all members that own an interest in a limited
10		liability company,
11	e.	all beneficiaries that hold a beneficial interest in a
12		trust and all trustees of a trust,
13	f.	all persons or entities that own interest in a joint
14		venture,
15	g.	all persons or entities that own an interest in an
16		association,
17	h.	the owners of any other type of legal entity, and
18	i.	any other person holding an interest or convertible
19		note in any entity which owns, operates or manages a
20		licensed facility;
21	<u>44.</u> <u>45.</u>	"Package" or "packaging" means any container or wrapper
22	that may be	used by a medical marijuana business to enclose or
23	contain medi	cal marijuana;
24		

1 45. <u>46.</u> "Person" means a natural person, partnership,
2 association, business trust, company, corporation, estate, limited
3 liability company, trust or any other legal entity or organization,
4 or a manager, agent, owner, director, servant, officer or employee
5 thereof, except that person does not include any governmental
6 organization;

7 46. 47. "Pesticide" means any substance or mixture of
8 substances intended for preventing, destroying, repelling or
9 mitigating any pest or any substance or mixture of substances
10 intended for use as a plant regulator, defoliant or desiccant,
11 except that the term pesticide shall not include any article that is
12 a "new animal drug" as designated by the United States Food and Drug
13 Administration;

14

47. 48. "Production batch" means:

a. any amount of medical marijuana concentrate of the
 same category and produced using the same extraction
 methods, standard operating procedures and an
 identical group of harvest batch of medical marijuana,
 or

b. any amount of medical marijuana product of the same
exact type, produced using the same ingredients,
standard operating procedures and the same production
batch of medical marijuana concentrate;

1 48. <u>49.</u> "Public institution" means any entity established or 2 controlled by the federal government, state government, or a local 3 government or municipality including, but not limited to, 4 institutions of higher education or related research institutions; 5 <u>49. 50.</u> "Public money" means any funds or money obtained by the 6 holder from any governmental entity including, but not limited to, 7 research grants;

8 50. 51. "Recommendation" means a document that is signed or 9 electronically submitted by a physician on behalf of a patient for 10 the use of medical marijuana pursuant to the Oklahoma Medical 11 Marijuana and Patient Protection Act;

12 51. 52. "Registered to conduct business" means a person that 13 has provided proof that the business applicant or licensee is in 14 good standing with the Secretary of State;

15 52. <u>53.</u> "Remediation" means the process by which a harvest batch or production batch that fails testing undergoes a procedure to remedy the harvest batch or production batch and is retested in accordance with state laws, rules and regulations;

19 53. 54. "Research project" means a discrete scientific endeavor 20 to answer a research question or a set of research questions related 21 to medical marijuana and is required for a medical marijuana 22 research license. A research project shall include a description of 23 a defined protocol, clearly articulated goals, defined methods and 24 outputs, and a defined start and end date. The description shall

1 demonstrate that the research project will comply with all requirements in the Oklahoma Medical Marijuana and Patient 2 Protection Act and rules promulgated pursuant thereto. All research 3 and development conducted by a medical marijuana research facility 4 5 shall be conducted in furtherance of an approved research project; 54. 55. "Revocation" means the final decision by the Authority 6 that any license issued pursuant to the Oklahoma Medical Marijuana 7 and Patient Protection Act is rescinded because the individual or 8 9 entity does not comply with the applicable requirements set forth in 10 the Oklahoma Medical Marijuana and Patient Protection Act or rules promulgated pursuant thereto; 11

12 55. 56. "School" means a public or private elementary, middle 13 or high school, or technology center school which is primarily used 14 for school classes and classroom instruction. A homeschool, daycare 15 or child-care facility shall not be considered a school as used in 16 the Oklahoma Medical Marijuana and Patient Protection Act;

17 56. <u>57.</u> "Shipping container" means a hard-sided container with 18 a lid or other enclosure that can be secured in place. A shipping 19 container is used solely for the transport of medical marijuana, 20 medical marijuana concentrate, or medical marijuana products between 21 medical marijuana businesses, a medical marijuana research facility, 22 or a medical marijuana education facility;

23 <u>57.</u> <u>58.</u> "Solvent-based medical marijuana concentrate" means a 24 medical marijuana concentrate that was produced by extracting 1 cannabinoids from medical marijuana through the use of a solvent 2 approved by the Executive Director;

3 58. 59. "State Question" means Oklahoma State Question No. 788,
4 Initiative Petition No. 412, approved by a majority vote of the
5 citizens of Oklahoma on June 26, 2018;

6 59. 60. "Strain" means the name given to a particular variety 7 of medical marijuana that is based on a combination of factors which 8 may include, but is not limited to, botanical lineage, appearance, 9 chemical profile and accompanying effects. An example of a "strain" 10 would be "OG Kush" or "Pineapple Express";

11 <u>60. 61.</u> "THC" means tetrahydrocannabinol, which is the primary 12 psychotropic cannabinoid in marijuana formed by decarboxylation of 13 naturally tetrahydrocannabinolic acid, which generally occurs by 14 exposure to heat;

15 <u>61. 62.</u> "Transporter agent" means a person who transports 16 medical marijuana or medical marijuana products as an employee of a 17 licensed medical marijuana business and holds a transporter agent 18 license specific to that business pursuant to the Oklahoma Medical 19 Marijuana and Patient Protection Act;

20 <u>62. 63.</u> "Universal symbol" means the image established by the 21 Oklahoma Medical Marijuana Authority and made available to licensees 22 through its website indicating that the medical marijuana or the 23 medical marijuana product contains THC;

1 63. 64. "Usable marijuana" means the dried leaves, flowers, 2 oils, vapors, waxes and other portions of the marijuana plant and 3 any mixture or preparation thereof, excluding seeds, roots, stems, 4 stalks and fan leaves; and

64. 65. "Water-based medical marijuana concentrate" means a
concentrate that was produced by extracting cannabinoids from
medical marijuana through the use of only water, ice or dry ice.
SECTION 17. REPEALER 63 O.S. 2021, Section 427.2, as
last amended by Section 1, Chapter 141, O.S.L. 2022 (63 O.S. Supp.
2023, Section 427.2), is hereby repealed.

 11
 SECTION 18.
 REPEALER
 63 O.S. 2021, Section 427.2, as

 12
 last amended by Section 1, Chapter 317, O.S.L. 2022 (63 O.S. Supp.

 13
 2023, Section 427.2), is hereby repealed.

14 SECTION 19. AMENDATORY 63 O.S. 2021, Section 427.3, as 15 amended by Section 8, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023, 16 Section 427.3), is amended to read as follows:

Section 427.3. A. There is hereby created the Oklahoma Medical 17 Marijuana Authority which shall address issues related to the 18 medical marijuana program in this state including, but not limited 19 to, the issuance of patient licenses and medical marijuana business 20 licenses, and the dispensing, cultivating, processing, testing, 21 transporting, storage, research, and the use of and sale of medical 22 marijuana pursuant to the Oklahoma Medical Marijuana and Patient 23 Protection Act. 24

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1 B. 1. Beginning on the effective date of this act, the 2 Authority shall cease to be part of or a division of the State Department of Health and shall be deemed to be a separate and 3 distinct agency, to be known as the Oklahoma Medical Marijuana 4 5 Authority. The Authority and the Executive Director of the 6 Authority shall continue to exercise their statutory powers, duties, and contractual responsibilities. All records, property, equipment, 7 assets, monies, financial interests, liabilities, matters pending, 8 9 and funds of the division shall be transferred to the Authority.

10 2. All licenses granted by the Department pertaining to medical 11 marijuana shall maintain rights and privileges under the authority 12 of the Authority; provided, however, that all licenses shall be 13 subject to revocation, suspension, or disciplinary action for 14 violation of any of the provisions of the Oklahoma Medical Marijuana 15 and Patient Protection Act and rules promulgated by the Executive 16 Director.

The Authority shall succeed to any contractual rights or
 responsibilities incurred by the Department pertaining to medical
 marijuana.

4. Rules promulgated by the State Commissioner of Health
pertaining to medical marijuana that are in effect on the effective
date of this act shall be immediately adopted and enforced by the
Executive Director. The Executive Director maintains the authority
to further promulgate and enforce rules.

1 5. The Department and the Authority may enter into an agreement 2 for the transfer of personnel from the Department to the Authority. No employee shall be transferred to the Authority except on the 3 freely given written consent of the employee. All employees who are 4 5 transferred to the Authority shall not be required to accept a lesser grade or salary than presently received. All employees shall 6 retain leave, sick, and annual time earned, and any retirement and 7 longevity benefits which have accrued during their tenure with the 8 9 Department. The transfer of personnel between the state agencies shall be coordinated with the Office of Management and Enterprise 10 Services. 11

12 6. The expenses incurred by the Authority as a result of the13 transfer required by this subsection shall be paid by the Authority.

14 7. The division within the Department known as the Oklahoma 15 Medical Marijuana Authority shall be abolished by the Department 16 after the transfer has been completed.

The Office of Management and Enterprise Services shall
 coordinate the transfer of records, property, equipment, assets,
 funds, allotments, purchase orders, liabilities, outstanding
 financial obligations, or encumbrances provided for in this
 subsection.

C. The Authority shall implement the provisions of the Oklahoma
Medical Marijuana and Patient Protection Act consistently with the
voter-approved State Question No. 788, Initiative Petition No. 412,

subject to the provisions of the Oklahoma Medical Marijuana and
 Patient Protection Act.

D. The Authority shall exercise its respective powers and
perform its respective duties and functions as specified in the
Oklahoma Medical Marijuana and Patient Protection Act and this title
including, but not limited to, the following:

7 1. Determine steps the state shall take, whether administrative 8 or legislative in nature, to ensure that research on marijuana and 9 marijuana products is being conducted for public purposes including 10 the advancement of:

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a. public health policy and public safety policy,b. agronomic and horticultural best practices, and

c. medical and pharmacopoeia best practices;

14 2. Contract with third-party vendors and other governmental 15 entities in order to carry out the respective duties and functions 16 as specified in the Oklahoma Medical Marijuana and Patient 17 Protection Act;

3. Upon complaint or upon its own motion and upon a completed investigation, levy fines as prescribed in applicable laws, rules and regulations and suspend, revoke or not renew licenses pursuant to applicable laws, rules and regulations;

4. Issue subpoenas for the appearance or production of persons,
records and things in connection with disciplinary or contested
cases considered by the Authority;

5. Apply for injunctive or declaratory relief to enforce the
 provisions of applicable laws, rules and regulations;

6. Inspect and examine all licensed premises of medical
marijuana businesses, research facilities, education facilities and
waste disposal facilities in which medical marijuana is cultivated,
manufactured, sold, stored, transported, tested, distributed or
disposed of;

8 7. Upon action by the federal government by which the 9 production, sale, and use of marijuana in this state does not 10 violate federal law, work with the Banking Department and the State 11 Treasurer to develop good practices and standards for banking and 12 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 Executive Director deems appropriate. The
fees charged pursuant to this paragraph shall not exceed the actual
cost incurred for each background check;

19 10. Establish a fee schedule and collect fees for material
 20 changes requested by the licensee; and

21 11. Establish regulations, which require a medical marijuana
22 business to submit information to the Oklahoma Medical Marijuana
23 Authority, deemed reasonably necessary to assist the Authority in
24 the prevention of diversion of medical marijuana by a licensed

1	medical marijuana business. Such information required by the		
2	Authority may include, but shall not be limited to:		
3	a. the square footage of the licensed premises,		
4	b. a diagram of the licensed premises,		
5	c. the number and type of lights at the licensed medical		
6	marijuana commercial grower business,		
7	d. the number, type, and production capacity of equipment		
8	located at the medical marijuana processing facility,		
9	e. the names, addresses, and telephone numbers of		
10	employees or agents of a medical marijuana business,		
11	f. employment manuals and standard operating procedures		
12	for the medical marijuana business, and		
13	g. any other information as the Authority reasonably		
14	deems necessary; and		
15	12. Declare and establish a moratorium on processing and		
16	issuing new medical marijuana business licenses pursuant to Section		
17	427.14 of this title for an amount of time the Authority deems		
18	necessary.		
19	E. The Authority shall be authorized to enter into and		
20	negotiate the terms of a Memorandum of Understanding between the		
21	Authority and other state agencies concerning the enforcement of		
22	laws regulating medical marijuana in this state.		
23			
24			

SECTION 20. REPEALER 63 O.S. 2021, Section 427.3, as
 amended by Section 30, Chapter 228, O.S.L. 2022 (63 O.S. Supp. 2023,
 Section 427.3), is hereby repealed.

4 SECTION 21. REPEALER 63 O.S. 2021, Section 427.3, as
5 last amended by Section 4, Chapter 322, O.S.L. 2023 (63 O.S. Supp.
6 2023, Section 427.3), is hereby repealed.

SECTION 22. AMENDATORY 63 O.S. 2021, Section 427.6, as
last amended by Section 4, Chapter 168, O.S.L. 2023 (63 O.S. Supp.
2023, Section 427.6), is amended to read as follows:

10 Section 427.6. A. The Oklahoma Medical Marijuana Authority 11 shall address issues related to the medical marijuana program in 12 this state including, but not limited to, monitoring and 13 disciplinary actions as they relate to the medical marijuana 14 program.

The Authority, its designee, or the Oklahoma State 15 Β. 1. Bureau of Narcotics and Dangerous Drugs Control, the Oklahoma State 16 Bureau of Investigation, and the Attorney General may perform on-17 site inspections or investigations of a licensee or applicant for 18 any medical marijuana business license, research facility, education 19 facility or waste disposal facility to determine compliance with 20 applicable laws, rules and regulations or submissions made pursuant 21 to this section. The Authority, its designee, or the Oklahoma State 22 Bureau of Narcotics and Dangerous Drugs Control, the Oklahoma State 23 Bureau of Investigation, and the Attorney General may enter the 24

licensed premises of a medical marijuana business, research
 facility, education facility or waste disposal facility licensee or
 applicant to assess or monitor compliance or ensure qualifications
 for licensure.

5 2. Post-licensure Except as otherwise provided by law, post-6 licensure inspections shall be limited to twice per calendar year. However, investigations and additional inspections may occur when 7 the Authority believes an investigation or additional inspection is 8 9 necessary due to a possible violation or noncompliance of applicable 10 laws, rules or regulations. The Executive Director of the Authority may adopt rules imposing penalties including, but not limited to, 11 12 monetary fines and suspension or revocation of licensure for failure to allow the Authority reasonable access to the licensed premises 13 for purposes of conducting an inspection. 14

The Authority, its designee, or the Oklahoma State Bureau of 15 3. Narcotics and Dangerous Drugs Control, the Oklahoma State Bureau of 16 Investigation, and the Attorney General may review relevant records 17 of a licensed medical marijuana business, licensed medical marijuana 18 research facility, licensed medical marijuana education facility or 19 licensed medical marijuana waste disposal facility, and may require 20 and conduct interviews with such persons or entities and persons 21 affiliated with such entities, for the purpose of determining 22 compliance with Authority requirements of the Executive Director and 23 applicable laws, rules and regulations. 24

4. The Authority may refer complaints alleging criminal
 activity that are made against a licensee to appropriate state or
 local law enforcement authorities including, but not limited to, the
 Oklahoma State Bureau of Narcotics and Dangerous Drugs Control, the
 Oklahoma State Bureau of Investigation, and the Attorney General.

C. Disciplinary action may be taken against an applicant or
licensee for not adhering to applicable laws pursuant to the terms,
conditions and guidelines set forth in the Oklahoma Medical
Marijuana and Patient Protection Act.

D. Disciplinary actions may include revocation, suspension or denial of an application, license or final authorization and other action deemed appropriate by the <u>Executive Director of the</u> Authority.

14 E. Disciplinary actions may be imposed upon a medical marijuana 15 business licensee for:

Failure to comply with or satisfy any provision of
 applicable laws, rules or regulations;

Falsification or misrepresentation of any material or
 information submitted to the Authority or other licensees;

3. Failing to allow or impeding entry by authorized
 representatives of the Authority;

4. Failure to adhere to any acknowledgement, verification orother representation made to the Authority;

5. Failure to submit or disclose information required by
 applicable laws, rules or regulations or otherwise requested by the
 Authority;

4 6. Failure to correct any violation of this section cited as a5 result of a review or audit of financial records or other materials;

6 7. Failure to comply with requested access by the Authority to7 the licensed premises or materials;

8 8. Failure to pay a required monetary penalty;

9 9. Diversion of medical marijuana or any medical marijuana10 product, as determined by the Authority;

11 10. Threatening or harming a medical marijuana patient 12 licensee, caregiver licensee, a medical practitioner or an employee 13 of the Authority; and

14 11. Any other basis indicating a violation of the applicable15 laws and regulations as identified by the Authority.

F. Disciplinary actions against a licensee may include the imposition of monetary penalties, which may be assessed by the Authority. The Authority may suspend or revoke a license for failure to pay any monetary penalty lawfully assessed by the Authority against a licensee.

G. 1. In addition to any other penalties prescribed by law,
penalties for sales, purchases or transfers for value of medical
marijuana by a medical marijuana business or employees or agents of
the medical marijuana business to persons other than those allowed

by law occurring within any one-year time period may include an initial fine of Five Thousand Dollars (\$5,000.00) for a first violation and a fine of Fifteen Thousand Dollars (\$15,000.00) for any subsequent violation.

5 2. Penalties for grossly inaccurate or fraudulent reporting occurring within any two-year time period may include an initial 6 administrative fine of Five Thousand Dollars (\$5,000.00) for a first 7 violation and an administrative fine of Ten Thousand Dollars 8 9 (\$10,000.00) for any subsequent violation. The medical marijuana 10 business shall be subject to a revocation of any license granted pursuant to the Oklahoma Medical Marijuana and Patient Protection 11 12 Act upon a second incident of grossly inaccurate or fraudulent reporting in a ten-year period by the medical marijuana business or 13 any employee or agent thereof. 14

15 3. After investigation by the Authority, the Authority may 16 revoke the license of any person directly involved with the 17 diversion of marijuana.

If the Authority, after investigation, is able to establish,
 by a preponderance of evidence, a pattern of diversion or negligence
 leading to diversion, the Authority may revoke any business licenses
 associated with the diversion and any entity with common ownership.

H. 1. In addition to any other penalties prescribed by law, a
first offense for intentional and impermissible diversion of medical
marijuana, medical marijuana concentrate, or medical marijuana

products for value by a patient or caregiver to an unauthorized person shall be subject to an administrative fine of Four Hundred Dollars (\$400.00). The Authority shall have the authority to enforce the provisions of this subsection.

5 2. In addition to any other penalties prescribed by law, an 6 additional incident resulting in a second offense for impermissible 7 diversion of medical marijuana, medical marijuana concentrate, or 8 medical marijuana products by a patient or caregiver to an 9 unauthorized person for value shall be subject to an administrative 10 fine of One Thousand Dollars (\$1,000.00), and shall result in 11 revocation of the license or licenses of the person.

3. Any person who shares less than three (3) grams of medical marijuana with an unauthorized person, without the transfer being for value or other consideration, shall not be subject to criminal prosecution but shall be subject to an administrative fine of Four Hundred Dollars (\$400.00).

Ι. The intentional diversion of medical marijuana, medical 17 marijuana concentrate or medical marijuana products by a licensed 18 medical marijuana patient or caregiver, medical marijuana business 19 or employee of a medical marijuana business to an unauthorized minor 20 person who the licensed medical marijuana patient or caregiver, 21 medical marijuana business or employee of a medical marijuana 22 business knew or reasonably should have known to be a minor person 23 shall be subject to an administrative fine of Two Thousand Five 24

Hundred Dollars (\$2,500.00). For an additional incident resulting in a second or subsequent offense, the licensed medical marijuana patient or caregiver, medical marijuana business or employee of a medical marijuana business shall be subject to a cite and release citation and, upon a finding of guilt or a plea of no contest, a fine of Five Thousand Dollars (\$5,000.00) and automatic revocation of the medical marijuana license.

In addition to any other penalties prescribed by law, it 8 J. 9 shall be unlawful for a licensed medical marijuana commercial grower 10 to knowingly hire or employ undocumented immigrants to perform work inside a medical marijuana commercial grow facility or anywhere on 11 the property of the medical marijuana commercial grow operation. A 12 licensed medical marijuana commercial grower that violates the 13 provisions of this subsection shall, upon conviction, be quilty of a 14 misdemeanor punishable by imprisonment in the county jail for a term 15 not exceeding one (1) year, or by a fine not exceeding Five Hundred 16 Dollars (\$500.00), or by both such fine and imprisonment. 17 Ιn addition, the license of the medical marijuana commercial grower 18 shall be subject to revocation and the Authority may deny future 19 license applications. 20

K. <u>1. Beginning September 1, 2021, the Oklahoma Medical</u>
Marijuana Authority shall schedule on-site meetings and compliance
inspections of the premises with the medical marijuana dispensary
licensee at the location of the medical marijuana dispensary, the

1	medical marijuana commercial grower at the location of the medical		
2	marijuana commercial grower site and the medical marijuana processor		
3	at the location of the medical marijuana processing site. The on-		
4	site meetings and compliance inspections shall occur within the		
5	first one hundred eighty (180) days after issuance of the medical		
6	marijuana dispensary license, commercial grower license or processor		
7	license and shall be conducted for purposes of verifying whether the		
8	medical marijuana business licensee is actively operating or is		
9	working towards operational status.		
10	2. If, at the time of the on-site meeting and compliance		
11	inspection, the medical marijuana business licensee fails to provide		
12	proof to the Authority that the medical marijuana business is		
13	actively operating or working towards operational status, the		
14	Authority shall grant the medical marijuana business licensee a		
15	grace period of one hundred eighty (180) days to become operational.		
16	Upon expiration of this grace period, the Authority shall schedule a		
17	second on-site meeting and compliance inspection of the premises to		
18	verify whether the medical marijuana business licensee has begun		
19	operations at the licensed premises or is continuing to work towards		
20	operational status.		
21	3. If, after the second on-site meeting and compliance		
22	inspection, the medical marijuana business licensee fails to provide		
23	proof to the Authority that the medical marijuana business licensee		
24	is actively operating or is continuing to work towards operational		

1 status, the Authority shall be authorized to grant the medical 2 marijuana business licensee an additional grace period of one 3 hundred eighty (180) days to become operational.

4 <u>4. Upon expiration of the second grace period, the Authority</u>
5 <u>shall terminate the medical marijuana business license if the</u>
6 <u>medical marijuana business licensee has failed to provide proof to</u>
7 <u>the Authority that the medical marijuana business is actively</u>
8 <u>conducting business operations at the licensed premises.</u>

9 L. In addition to any other remedies provided for by law, the 10 Authority, pursuant to its rules and regulations promulgated by the 11 Executive Director, may issue a written order to any licensee the 12 Authority has reason to believe has violated Sections 420 through 13 426.1 of this title, the Oklahoma Medical Marijuana and Patient Protection Act, the Oklahoma Medical Marijuana Waste Management Act, 14 or any rules promulgated by the State Commissioner of Health 15 Executive Director and to whom the Authority has served, not less 16 than thirty (30) days previously, a written notice of violation of 17 such statutes or rules. 18

The written order shall state with specificity the nature of
 the violation. The Authority may impose any disciplinary action
 authorized under the provisions of this section including, but not
 limited to, the assessment of monetary penalties.

23 2. Any order issued pursuant to the provisions of this section24 shall become a final order unless, not more than thirty (30) days

after the order is served to the licensee, the licensee requests an administrative hearing in accordance with the rules and regulations <u>promulgated by the Executive Director</u> of the Authority. Upon such request, the Authority shall promptly initiate administrative proceedings.

L. M. Whenever the Executive Director of the Authority finds 6 that an emergency exists requiring immediate action in order to 7 protect the health or welfare of the public, the Executive Director 8 9 of the Authority may issue an order, without providing notice or 10 hearing, stating the existence of said an emergency and requiring 11 that action be taken as the Executive Director of the Authority 12 deems necessary to meet the emergency. Such action may include, but is not limited to, ordering the licensee to immediately cease and 13 desist operations by the licensee. The order shall be effective 14 15 immediately upon issuance. Any person to whom the order is directed shall comply immediately with the provisions of the order. 16 The Authority may assess a penalty not to exceed Ten Thousand Dollars 17 (\$10,000.00) per day of noncompliance with the order. 18 In assessing such a penalty, the Authority shall consider the seriousness of the 19 violation and any efforts to comply with applicable requirements. 20 Upon application to the Authority, the licensee shall be offered a 21 hearing within ten (10) days of the issuance of the order. 22 M. N. All hearings held pursuant to this section shall be in 23

24 accordance with the Oklahoma Administrative Procedures Act.

SECTION 23. REPEALER 63 O.S. 2021, Section 427.6, as
 amended by Section 2, Chapter 482, O.S.L. 2021 (63 O.S. Supp. 2023,
 Section 427.6), is hereby repealed.

4 SECTION 24. REPEALER 63 O.S. 2021, Section 427.6, as
5 last amended by Section 10, Chapter 251, O.S.L. 2022 (63 O.S. Supp.
6 2023, Section 427.6), is hereby repealed.

SECTION 25. AMENDATORY 63 O.S. 2021, Section 427.13, as
last amended by Section 14, Chapter 251, O.S.L. 2022 (63 O.S. Supp.
2023, Section 427.13), is amended to read as follows:

10 Section 427.13. A. All medical marijuana and medical marijuana 11 products shall be purchased solely from a state-licensed medical 12 marijuana business, and shall not be purchased from any out-of-state 13 providers.

The Oklahoma Medical Marijuana Authority shall have B. 1. 14 oversight and auditing responsibilities to ensure that all marijuana 15 being grown in this state is accounted for and shall implement an 16 inventory tracking system. Pursuant to these duties, the Authority 17 shall require that each medical marijuana business, medical 18 marijuana research facility, medical marijuana education facility 19 and medical marijuana waste disposal facility keep records for every 20 transaction with another medical marijuana business, patient or 21 careqiver. Inventory shall be tracked and updated after each 22 individual sale and reported to the Authority. 23

1	2. The	inventory tracking system licensees use shall allow for	
2	integration	of other seed-to-sale systems and, at a minimum, shall	
3	include the	following:	
4	a.	notification of when marijuana seeds and clones are	
5		planted,	
6	b.	notification of when marijuana plants are harvested	
7		and destroyed,	
8	с.	notification of when marijuana is transported, sold,	
9		stolen, diverted or lost,	
10	d.	a complete inventory of all marijuana, seeds, plant	
11		tissue, clones, plants, usable marijuana or trim,	
12		leaves and other plant matter, batches of extract, and	
13		marijuana concentrates,	
14	e.	all samples sent to a testing laboratory, an unused	
15		portion of a sample returned to a licensee, all	
16		samples utilized by licensee for purposes of	
17		negotiating a sale, and	
18	f.	all samples used for quality testing by a licensee.	
19	3. Each	n medical marijuana business, medical marijuana research	
20	facility, medical marijuana education facility and medical marijuana		
21	waste disposal facility shall <u>develop written standard operating</u>		
22	procedures outlining the manner in which it operates as prescribed		
23	by the Authority and shall use a seed-to-sale tracking system or		
24	integrate its own seed-to-sale tracking system with the seed-to-sale		

1 tracking system established by the Authority <u>in accordance with the</u>
2 limitations set forth herein.

3 4. These records shall include, but not be limited to, the 4 following:

5 a. the name and license number of the medical marijuana business that cultivated, manufactured or sold the 6 medical marijuana or medical marijuana product, 7 the address and phone number of the medical marijuana 8 b. 9 business that cultivated, manufactured or sold the medical marijuana or medical marijuana product, 10 the type of product received during the transaction, 11 с. 12 d. the batch number of the marijuana plant used, the date of the transaction, 13 e. f. the total spent in dollars, 14 all point-of-sale records, 15 g. marijuana excise tax records, and 16 h. i. any additional information as may be reasonably 17 required by the Executive Director of the Oklahoma 18 Medical Marijuana Authority. 19 5. All inventory tracking records retained by a medical 20

20 marijuana business, medical marijuana research facility, medical 21 marijuana education facility or medical marijuana waste disposal 23 facility containing medical marijuana patient or caregiver 24 information shall comply with all relevant state and federal laws including, but not limited to, the Health Insurance Portability and
 Accountability Act of 1996 (HIPAA).

3	SECTION 26. REPEALER 63 O.S. 2021, Section 427.13, as				
4	amended by Section 7, Chapter 584, O.S.L. 2021 (63 O.S. Supp. 2023,				
5	Section 427.13), is hereby repealed.				
6	SECTION 27. AMENDATORY 63 O.S. 2021, Section 427.14, as				
7	last amended by Section 7, Chapter 322, O.S.L. 2023 (63 O.S. Supp.				
8	2023, Section 427.14), is amended to read as follows:				
9	Section 427.14. A. There is hereby created the medical				
10	marijuana business license, which shall include the following				
11	categories:				
12	1. Medical marijuana commercial grower;				
13	2. Medical marijuana processor;				
14	3. Medical marijuana dispensary;				
15	4. Medical marijuana transporter; and				
16	5. Medical marijuana testing laboratory.				
17	B. The Oklahoma Medical Marijuana Authority, with the aid of				
18	the Office of Management and Enterprise Services, shall develop a				
19	website for medical marijuana business applications.				
20	C. The Authority shall make available on its website in an				
21	easy-to-find location, applications for a medical marijuana				
22	business.				
23					
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D. 1. The annual, nonrefundable fee for a medical marijuana
 transporter license shall be Two Thousand Five Hundred Dollars
 (\$2,500.00).

2. The initial, nonrefundable fee for a medical marijuana 4 5 commercial grower license shall be calculated based upon the total amount of square feet of canopy or acres the grower estimates will 6 be harvested, transferred, or sold for the year. The annual, 7 nonrefundable license fee shall be based upon the total amount of 8 9 square feet of canopy or acres harvested, transferred, or sold by 10 the grower during the previous twelve (12) months. The amount of the fees shall be determined as follows: 11

- a. For an indoor, greenhouse, or light deprivation
 medical marijuana grow facility:
- 14 (1) Tier 1: Up to ten thousand (10,000) square feet
 15 of canopy, the fee shall be Two Thousand Five
 16 Hundred Dollars (\$2,500.00),
- 17 (2) Tier 2: Ten thousand one (10,001) square feet of
 18 canopy to twenty thousand (20,000) square feet of
 19 canopy, the fee shall be Five Thousand Dollars
 20 (\$5,000.00),
- 21 (3) Tier 3: Twenty thousand one (20,001) square feet 22 of canopy to forty thousand (40,000) square feet 23 of canopy, the fee shall be Ten Thousand Dollars 24 (\$10,000.00),

- (4) Tier 4: Forty thousand one (40,001) square feet
 of canopy to sixty thousand (60,000) square feet
 of canopy, the fee shall be Twenty Thousand
 Dollars (\$20,000.00),
- 5 (5) Tier 5: Sixty thousand one (60,001) square feet 6 of canopy to eighty thousand (80,000) square feet 7 of canopy, the fee shall be Thirty Thousand 8 Dollars (\$30,000.00),
- 9 (6) Tier 6: Eighty thousand one (80,001) square feet 10 of canopy to ninety-nine thousand nine hundred 11 ninety-nine (99,999) square feet of canopy, the 12 fee shall be Forty Thousand Dollars (\$40,000.00), 13 and
- 14 (7) Tier 7: One hundred thousand (100,000) square
 15 feet of canopy and beyond, the fee shall be Fifty
 16 Thousand Dollars (\$50,000.00), plus an additional
 17 twenty-five cents (\$0.25) per square foot of
 18 canopy over one hundred thousand (100,000) square
 19 feet.
 - b. For an outdoor medical marijuana grow facility:
- 21 (1) Tier 1: Less than two and one-half (2 1/2)
 22 acres, the fee shall be Two Thousand Five Hundred
 23 Dollars (\$2,500.00),
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1		(2)	Tier 2: More than two and one-half (2 $1/2$) acres
2			up to five (5) acres, the fee shall be Five
3			Thousand Dollars (\$5,000.00),
4		(3)	Tier 3: More than five (5) acres up to ten (10)
5			acres, the fee shall be Ten Thousand Dollars
6			(\$10,000.00),
7		(4)	Tier 4: More than ten (10) acres up to twenty
8			(20) acres, the fee shall be Twenty Thousand
9			Dollars (\$20,000.00),
10		(5)	Tier 5: More than twenty (20) acres up to thirty
11			(30) acres, the fee shall be Thirty Thousand
12			Dollars (\$30,000.00),
13		(6)	Tier 6: More than thirty (30) acres up to forty
14			(40) acres, the fee shall be Forty Thousand
15			Dollars (\$40,000.00),
16		(7)	Tier 7: More than forty (40) acres up to fifty
17			(50) acres, the fee shall be Fifty Thousand
18			Dollars (\$50,000.00), and
19		(8)	Tier 8: If the amount of acreage exceeds fifty
20			(50) acres, the fee shall be Fifty Thousand
21			Dollars (\$50,000.00) plus an additional Two
22			Hundred Fifty Dollars (\$250.00) per acre.
23	с.	For	a medical marijuana commercial grower that has a
24		comb	ination of both indoor and outdoor growing

facilities at one location, the medical marijuana commercial grower shall be required to obtain a separate license from the Authority for each type of grow operation and shall be subject to the licensing fees provided for in subparagraphs a and b of this paragraph.

d. As used in this paragraph:

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"canopy" means the total surface area within a 8 (1)9 cultivation area that is dedicated to the cultivation of flowering marijuana plants. 10 The surface area of the plant canopy must be 11 calculated in square feet and measured and must 12 13 include all of the area within the boundaries where the cultivation of the flowering marijuana 14 plants occurs. If the surface of the plant 15 canopy consists of noncontiguous areas, each 16 17 component area must be separated by identifiable boundaries. If a tiered or shelving system is 18 used in the cultivation area, the surface area of 19 each tier or shelf must be included in 20 calculating the area of the plant canopy. 21 Calculation of the area of the plant canopy may 22 not include the areas within the cultivation area 23 24 that are used to cultivate immature marijuana

1plants and seedlings, prior to flowering, and2that are not used at any time to cultivate mature3marijuana plants. If the flowering plants are4vertically grown in cylinders, the square footage5of the canopy shall be measured by the6circumference of the cylinder multiplied by the7total length of the cylinder,

- 8 (2) "greenhouse" means a structure located outdoors 9 that is completely covered by a material that 10 allows a controlled level of light transmission, 11 and
- (3) "light deprivation" means a structure that has
 concrete floors and the ability to manipulate
 natural light.

3. The initial, nonrefundable fee for a medical marijuana processor license shall be Two Thousand Five Hundred Dollars (\$2,500.00). The annual, nonrefundable license fee for a medical marijuana processor license shall be determined based on the previous twelve (12) months as follows:

20a. Tier 1: The transfer or sale of zero (0) to ten21thousand (10,000) pounds of biomass or the production,22transfer, or sale of up to one hundred (100) liters of23cannabis concentrate, whichever is greater, the annual

fee shall be Two Thousand Five Hundred Dollars (\$2,500.00),

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Tier 2: The transfer or sale of ten thousand one 3 b. (10,001) pounds to fifty thousand (50,000) pounds of 4 5 biomass or the production, transfer, or sale of one hundred one (101) to three hundred fifty (350) liters 6 of cannabis concentrate, whichever is greater, the 7 annual fee shall be Five Thousand Dollars (\$5,000.00), 8 9 с. Tier 3: The transfer or sale of fifty thousand one 10 (50,001) pounds to one hundred fifty thousand (150,000) pounds of biomass or the production, 11 12 transfer, or sale of three hundred fifty-one (351) to six hundred fifty (650) liters of cannabis 13 concentrate, whichever is greater, the annual fee 14 shall be Ten Thousand Dollars (\$10,000.00), 15 d. Tier 4: The transfer or sale of one hundred fifty 16 thousand one (150,001) pounds to three hundred 17 thousand (300,000) pounds of biomass or the 18 production, transfer, or sale of six hundred fifty-one 19 (651) to one thousand (1,000) liters of cannabis 20 concentrate, whichever is greater, the annual fee 21 shall be Fifteen Thousand Dollars (\$15,000.00), and 22 Tier 5: The transfer or sale of more than three 23 e. hundred thousand one (300,001) pounds of biomass or 24

the production, transfer, or sale in excess of one thousand one (1,001) liters of cannabis concentrate, the annual fee shall be Twenty Thousand Dollars (\$20,000.00).

5 For purposes of this paragraph only, if the cannabis concentrate 6 is in nonliquid form, every one thousand (1,000) grams of 7 concentrated marijuana shall be calculated as one (1) liter of 8 cannabis concentrate.

9 4. The initial, nonrefundable fee for a medical marijuana 10 dispensary license shall be Two Thousand Five Hundred Dollars (\$2,500.00). The annual, nonrefundable license fee for a medical 11 12 marijuana dispensary license shall be calculated at ten percent 13 (10%) of the sum of twelve (12) calendar months of the combined annual state sales tax and state excise tax of the dispensary during 14 the previous twelve (12) months. The minimum fee shall be not less 15 than Two Thousand Five Hundred Dollars (\$2,500.00) and the maximum 16 fee shall not exceed Ten Thousand Dollars (\$10,000.00). 17

18 5. The annual, nonrefundable license fee for a medical 19 marijuana testing laboratory shall be Twenty Thousand Dollars 20 (\$20,000.00).

E. All applicants seeking licensure or licensure renewal as a medical marijuana business shall comply with the following general requirements:

All applications for licenses and registrations authorized
 pursuant to this section shall be made upon forms prescribed by the
 Authority;

4 2. Each application shall identify the city or county in which
5 the applicant seeks to obtain licensure as a medical marijuana
6 business;

3. Applicants shall submit a complete application to the
8 Authority before the application may be accepted or considered;

9 4. All applications shall be complete and accurate in every10 detail;

5. All applications shall include all attachments or supplemental information required by the forms supplied by the Authority;

All applications for a transporter license, initial 6. 14 dispensary license, initial processor license, or laboratory license 15 shall be accompanied by a full remittance for the whole amount of 16 the license fee as set forth in subsection D of this section. All 17 submissions of grower applications, renewal processor applications, 18 and renewal dispensary applications shall be accompanied by a 19 remittance of a fee of Two Thousand Five Hundred Dollars 20 (\$2,500.00). The Authority shall invoice license applicants, if 21 applicable, for any additional licensing fees owed pursuant to 22 subsection D of this section prior to approval of a license 23 application. License fees are nonrefundable; 24

1 7. All applicants shall be approved for licensing review that, at a minimum, meet the following criteria: 2 twenty-five (25) years of age or older, 3 a. if applying as an individual, proof that the applicant 4 b. 5 is an Oklahoma resident a resident of this state pursuant to paragraph 11 of this subsection, 6 if applying as an entity, proof that seventy-five 7 с. percent (75%) of all members, managers, executive 8 9 officers, partners, board members or any other form of 10 business ownership are Oklahoma residents of this state pursuant to paragraph 11 of this subsection, 11 12 d. if applying as an individual or entity, proof that the individual or entity is registered to conduct business 13 in this state, 14 disclosure of all ownership interests pursuant to the 15 e. Oklahoma Medical Marijuana and Patient Protection Act, 16 and 17 f. proof that the medical marijuana business, medical 18 marijuana research facility, medical marijuana 19 education facility and medical marijuana waste 20 disposal facility applicant or licensee has not been 21 convicted of a nonviolent felony in the last two (2) 22 years, or any other felony conviction within the last 23 five (5) years, is not a current inmate in the custody 24

1 of the Department of Corrections, or currently 2 incarcerated in a jail or corrections facility. Upon reasonable suspicion that a medical marijuana business licensee 3 is illegally growing, processing, transferring, selling, disposing, 4 5 or diverting marijuana, the Authority, the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control, the Oklahoma State Bureau of 6 Investigation, or the Attorney General may subpoena documents 7 necessary to establish the personal identifying information of all 8 9 owners and individuals with any ownership interest in the business; There shall be no limit to the number of medical marijuana 10 8. business licenses or categories that an individual or entity can 11 12 apply for or receive, although each application and each category shall require a separate application, application fee, or license 13 fee. A commercial grower, processor and dispensary, or any 14 combination thereof, are authorized to share the same address or 15 physical location, subject to the restrictions set forth in the 16 Oklahoma Medical Marijuana and Patient Protection Act; 17

9. All applicants for a medical marijuana business license, research facility license or education facility license authorized by the Oklahoma Medical Marijuana and Patient Protection Act, or for a renewal of such license, shall undergo a national fingerprintbased background check conducted by the Oklahoma State Bureau of Investigation (OSBI) within thirty (30) days prior to the application for the license, including:

1 individual applicants applying on their own behalf, a. 2 b. individuals applying on behalf of an entity, all principal officers of an entity, and 3 с. all owners of an entity as defined by the Oklahoma 4 d. 5 Medical Marijuana and Patient Protection Act; All applicable fees charged by the OSBI are the 6 10. responsibility of the applicant and shall not be higher than fees 7 charged to any other person or industry for such background checks; 8 9 11. In order to be considered an Oklahoma resident a resident 10 of this state for purposes of a medical marijuana business application, all applicants shall provide proof of Oklahoma state 11 12 residency for at least two (2) years immediately preceding the date 13 of application or five (5) years of continuous Oklahoma state residency during the preceding twenty-five (25) years immediately 14 preceding the date of application. Sufficient documentation of 15 proof of residency shall include a combination of the following: 16 an unexpired Oklahoma-issued state-issued driver 17 a. license, 18 an Oklahoma state-issued identification card, 19 b. a utility bill preceding the date of application, 20 с. excluding cellular telephone and Internet bills, 21 d. a residential property deed to property in this state, 22 and 23 24

1 a rental agreement preceding the date of application e. 2 for residential property located in this state. Applicants that were issued a medical marijuana business license 3 4 prior to August 30, 2019, are hereby exempt from the two-year or 5 five-year Oklahoma residence requirement mentioned above; All license applicants shall be required to submit a 6 12. registration with the Oklahoma State Bureau of Narcotics and 7 Dangerous Drugs Control as provided in Sections 2-302 through 2-304 8 9 of this title; All applicants shall establish their identity through 10 13. submission of a color copy or digital image of one of the following 11 12 unexpired documents: 13 front of an Oklahoma state-issued driver license, a. front of an Oklahoma state-issued identification card, b. 14 a United States passport or other photo identification 15 с. issued by the United States government, or 16 d. a tribal identification card approved for 17 identification purposes by the Department of Public 18 Safety; and 19 All applicants shall submit an applicant photograph; and 20 14. 15. All applicants for a medical marijuana business license 21 seeking to operate a commercial grow shall file along with their 22 application a bond as prescribed in Section 427.26 of this title. 23 24

F. The Authority shall review the medical marijuana business application; approve, reject, or deny the application; and send the approval, rejection, denial, or status-update letter to the applicant in the same method the application was submitted to the Authority within ninety (90) business days of receipt of the application.

G. 1. The Authority shall review the medical marijuana
business applications, conduct all investigations, inspections, and
interviews, and collect all license and application fees before
approving the application.

2. Approved applicants shall be issued a medical marijuana 11 12 business license for the specific category applied under, which 13 shall act as proof of their approved status. Rejection and denial letters shall provide a reason for the rejection or denial. 14 Applications may only be rejected or denied based on the applicant 15 not meeting the standards set forth in the provisions of the 16 17 Oklahoma Medical Marijuana and Patient Protection Act and Sections 420 through 426.1 of this title, improper completion of the 18 application, unpaid license or application fees, or for a reason 19 provided for in the Oklahoma Medical Marijuana and Patient 20 Protection Act and Sections 420 through 426.1 of this title. If an 21 application is rejected for failure to provide required information, 22 the applicant shall have thirty (30) days to submit the required 23 information for reconsideration. Unless the Authority determines 24

1 otherwise, an application that has been resubmitted but is still 2 incomplete or contains errors that are not clerical or typographical 3 in nature shall be denied.

3. Status-update letters shall provide a reason for delay in
either approval, rejection or denial should a situation arise in
which an application was submitted properly but a delay in
processing the application occurred.

8 4. Approval, rejection, denial or status-update letters shall
9 be sent to the applicant in the same method the application was
10 submitted to the Authority.

H. A license for a medical marijuana business, medical marijuana research facility, medical marijuana education facility or medical marijuana waste disposal facility shall not be issued to or held by:

15 1. A person until all required fees have been paid;

16 2. A person who has been convicted of a nonviolent felony 17 within two (2) years of the date of application, or within five (5) 18 years for any other felony;

A corporation, if the criminal history of any of its
 officers, directors or stockholders indicates that the officer,
 director or stockholder has been convicted of a nonviolent felony
 within two (2) years of the date of application, or within five (5)
 years for any other felony;

A person under twenty-five (25) years of age;

- 5. A person licensed pursuant to this section who, during a
 period of licensure, or who, at the time of application, has failed
 to:
- 4 a. file taxes, interest or penalties due related to a
 5 medical marijuana business, or
- b. pay taxes, interest or penalties due related to a
 medical marijuana business;

6. A sheriff, deputy sheriff, police officer or prosecuting 8 9 officer, or an officer or employee of the Authority or municipality; 7. A person whose authority to be a caregiver, as defined in 10 Section 427.2 of this title, has been revoked by the Authority; or 11 12 8. A person who was involved in the management or operations of any medical marijuana business, medical marijuana research facility, 13 medical marijuana education facility or medical marijuana waste 14 disposal facility that, after the initiation of a disciplinary 15 action, has had a medical marijuana license revoked, not renewed, or 16 surrendered during the five (5) years preceding submission of the 17 application and for the following violations: 18

19

24

a. unlawful sales or purchases,

b. any fraudulent acts, falsification of records or
misrepresentation to the Authority, medical marijuana
patient licensees, caregiver licensees or medical
marijuana business licensees,

c. any grossly inaccurate or fraudulent reporting,

- d. threatening or harming any medical marijuana patient,
 caregiver, medical practitioner or employee of the
 Authority,
- 4 e. knowingly or intentionally refusing to permit the
 5 Authority access to premises or records,
- 6 f. using a prohibited, hazardous substance for processing
 7 in a residential area,
- g. criminal acts relating to the operation of a medical
 marijuana business, or
- h. any violations that endanger public health and safetyor product safety.

I. In investigating the qualifications of an applicant or a licensee, the Authority and municipalities may have access to criminal history record information furnished by a criminal justice agency subject to any restrictions imposed by such an agency.

J. The failure of an applicant or licensee to provide the requested information by the Authority deadline may be grounds for denial of the application.

K. All applicants and licensees shall submit information to the Authority in a full, faithful, truthful and fair manner. The Authority may recommend denial of an application where the applicant or licensee made misstatements, omissions, misrepresentations or untruths in the application or in connection with the background investigation of the applicant. This type of conduct may be grounds for administrative action against the applicant or licensee. Typos
 and scrivener errors shall not be grounds for denial.

L. A licensed medical marijuana business premises shall be
subject to and responsible for compliance with applicable provisions
consistent with the zoning where such business is located as
described in the most recent versions of the Oklahoma Uniform
Building Code, the International Building Code and the International
Fire Code, unless granted an exemption by a municipality or
appropriate code enforcement entity.

M. All medical marijuana business, medical marijuana research facility, medical marijuana education facility and medical marijuana waste disposal facility licensees shall pay the relevant licensure fees prior to receiving licensure to operate.

A medical marijuana business, medical marijuana research 14 Ν. facility, medical marijuana education facility or medical marijuana 15 waste disposal facility that attempts to renew its license after the 16 expiration date of the license shall pay a late renewal fee in an 17 amount to be determined by the Executive Director of the Authority 18 to reinstate the license. Late renewal fees are nonrefundable. A 19 20 license that has been expired for more than ninety (90) days shall not be renewed. 21

O. No medical marijuana business, medical marijuana research
facility, medical marijuana education facility or medical marijuana
waste disposal facility shall possess, sell or transfer medical

marijuana or medical marijuana products without a valid, unexpired
 license issued by the Authority.

3 P. No more than one medical marijuana commercial grower license4 shall be issued for any one property.

5 An original medical marijuana business license issued on or Ο. after June 26, 2018, by the Authority, for a medical marijuana 6 7 commercial grower, a medical marijuana processor or a medical marijuana dispensary shall be deemed to have been grandfathered into 8 9 the location on the date the original license was first issued for 10 purposes of determining the authority of the business to conduct and 11 continue the same type of business at that location under a license 12 issued by the Authority, except as may be provided in Sections 425 13 and 426.1 of this title. Any change in ownership after the original medical marijuana business license has been issued by the Authority 14 shall be construed by the Authority to be a continuation of the same 15 type of business originally licensed at that location. Nothing 16 shall authorize the Authority to deny issuance or renewal of a 17 license or transfer of license due to a change in ownership for the 18 same business location previously licensed, except when a revocation 19 is otherwise authorized by law or a protest is made under the 20 municipal compliance provisions of Section 426.1 of this title. 21 R. A medical marijuana business license holder shall require 22 all individuals employed under their license to be issued a 23

1 credential pursuant to the provisions of Section 427.14b of this 2 title prior to employment.

3 <u>S.</u> The Executive Director of the Authority may promulgate rules 4 to implement the provisions of this section including, but not 5 limited to, required application materials to be submitted by the 6 applicant and utilized by the Authority to determine medical 7 marijuana business licensing fees pursuant to this section.

8 SECTION 28. REPEALER 63 O.S. 2021, Section 427.14, as 9 amended by Section 8, Chapter 584, O.S.L. 2021 (63 O.S. Supp. 2023, 10 Section 427.14), is hereby repealed.

 11
 SECTION 29.
 REPEALER
 63 O.S. 2021, Section 427.14, as

 12
 last amended by Section 2, Chapter 328, O.S.L. 2022 (63 O.S. Supp.

 13
 2023, Section 427.14), is hereby repealed.

SECTION 30. REPEALER 63 O.S. 2021, Section 427.14, as last amended by Section 1, Chapter 41, O.S.L. 2023 (63 O.S. Supp. 2023, Section 427.14), is hereby repealed.

SECTION 31. AMENDATORY 63 O.S. 2021, Section 430, as last amended by Section 11, Chapter 168, O.S.L. 2023 (63 O.S. Supp. 2023, Section 430), is amended to read as follows:

20 Section 430. A. There is hereby created and authorized a 21 medical marijuana waste disposal license. A person or entity in 22 possession of a medical marijuana waste disposal license shall be 23 entitled to possess, transport and dispose of medical marijuana 24 waste. No person or entity shall dispose of medical marijuana waste

1 without a valid medical marijuana waste disposal license. The 2 Oklahoma Medical Marijuana Authority shall issue licenses upon proper application by a licensee and determination by the Authority 3 that the proposed site and facility are physically and technically 4 5 suitable. Upon a finding that a proposed medical marijuana waste disposal facility is not physically or technically suitable, the 6 Authority shall deny the license. The Authority may, upon 7 determining that public health or safety requires emergency action, 8 9 issue a temporary license for treatment or storage of medical marijuana waste for a period not to exceed ninety (90) days. 10 The Authority shall not, for the first year of the licensure program 11 12 until November 1, 2021, issue more than ten medical marijuana waste 13 disposal licenses. Upon the conclusion of the first year, the Authority shall assess the need for additional medical marijuana 14 waste disposal licenses and shall, if demonstrated, increase 15 Beginning November 1, 2021, there shall be no limit to the number of 16 medical marijuana waste disposal licenses as deemed necessary issued 17 by the Authority. 18

B. Entities applying for a medical marijuana waste disposallicense shall undergo the following screening process:

Complete an application form, as prescribed by the
 Authority, which shall include:

a. an attestation that the applicant is authorized tomake application on behalf of the entity,

1	b. full name of the organization,						
2	c. trade name, if applicable,						
3	d. type of business organization,						
4	e. complete mailing address,						
5	f. an attestation that the commercial entity will not be						
6	located on tribal land,						
7	g. telephone number and email address of the entity, and						
8	h. name, residential address and date of birth of each						
9	owner and each member, manager and board member, if						
10	applicable;						
11	2. The application for a medical marijuana waste disposal						
12	license made by an individual on his or her own behalf shall be on						
13	the form prescribed by the Authority and shall include, but not be						
14	limited to:						
15	a. the first, middle and last name of the applicant and						
16	suffix, if applicable,						
17	b. the residence address and mailing address of the						
18	applicant,						
19	c. the date of birth of the applicant,						
20	d. the preferred telephone number and email address of						
21	the applicant,						
22	e. an attestation that the information provided by the						
23	applicant is true and correct, and						

1 f. a statement signed by the applicant pledging not to 2 divert marijuana to any individual or entity that is not lawfully entitled to possess marijuana; and 3 3. Each application shall be accompanied by the following 4 5 documentation: a list of all persons or entities that have an 6 а. ownership interest in the entity, 7 a certificate of good standing from the Secretary of 8 b. 9 State, if applicable, 10 с. an Affidavit of Lawful Presence for each owner, proof that the proposed location of the disposal 11 d. 12 facility is at least one thousand (1,000) feet from a school. The distance indicated in this subparagraph 13 shall be measured from the nearest property line of 14 such school to the nearest perimeter wall of the 15 premises of such disposal facility. If any school is 16 established within one thousand (1,000) feet of any 17 disposal facility after such disposal facility has 18 been licensed, the provisions of this subparagraph 19 shall not be a deterrent to the renewal of such 20 license or warrant revocation of the license. For the 21 purposes of this section, "school" shall mean the same 22 as provided in Section 427.2 of this title, and 23

e. documents establishing the applicant, the members,
managers and board members, if applicable, and
seventy-five percent (75%) of the ownership interests
are Oklahoma residents <u>of this state</u> as established in
Section 420 et seq. of this title, as it relates to
proof of <u>state</u> residency.

For purposes of this paragraph, "school" means the same as defined in Section 427.2 of this title.

9 C. No license shall be issued except upon proof of sufficient 10 liability insurance and financial responsibility. Liability insurance shall be provided by the applicant and shall apply to 11 12 sudden and nonsudden bodily injury or property damage on, below or above the surface, as required by the rules of the Authority 13 promulgated by the Executive Director. Such insurance shall be 14 maintained for the period of operation of the facility and shall 15 provide coverage for damages resulting from operation of the 16 facility during operation and after closing. 17

D. Submission of an application for a medical marijuana waste disposal license shall constitute permission for entry to and inspection of the facility of the licensee during hours of operation and other reasonable times. Refusal to permit such entry of inspection shall constitute grounds for the nonrenewal, suspension or revocation of a license. The Authority, the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control, the Oklahoma State

1 Bureau of Investigation, and the Attorney General may perform an 2 annual unannounced, on-site inspection of the operations and any facility of the licensee. If the Authority receives a complaint 3 concerning noncompliance by a licensee with the provisions of the 4 5 Oklahoma Medical Marijuana Waste Management Act, the Authority, the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control, the 6 Oklahoma State Bureau of Investigation, and the Attorney General may 7 conduct additional unannounced, on-site inspections beyond the 8 9 inspections provided for in Section 427.6 of this title. The Authority may refer all complaints alleging criminal activity that 10 are made against a licensed facility to appropriate state or local 11 12 law enforcement authorities.

The Authority shall issue an annual permit for each medical Ε. 13 marijuana waste disposal facility operated by a licensee. A permit 14 shall be issued only upon proper application by a licensee and 15 determination by the Authority that the proposed site and facility 16 are physically and technically suitable. Upon a finding that a 17 proposed medical marijuana waste disposal facility is not physically 18 or technically suitable, the Authority shall deny the permit. 19 The Authority shall have the authority to revoke a permit upon a finding 20 that the site and facility are not physically and technically 21 suitable for processing. The Authority may, upon determining that 22 public health or safety requires emergency action, issue a temporary 23

1 permit for treatment or storage of medical marijuana waste for a
2 period not to exceed ninety (90) days.

The cost of a medical marijuana waste disposal license shall 3 F. be Five Thousand Dollars (\$5,000.00) for the initial license. 4 The 5 cost of a medical marijuana waste disposal facility permit shall be Five Hundred Dollars (\$500.00). A medical marijuana waste disposal 6 facility permit that has been revoked shall be reinstated upon 7 remittance of a reinstatement fee of Five Hundred Dollars (\$500.00) 8 9 to restore the facility permit. All license and permit fees shall 10 be deposited into the Oklahoma Medical Marijuana Authority Revolving Fund as provided in Section 427.5 of this title. 11

G. The holder of a medical marijuana waste disposal license
shall not be required to obtain a medical marijuana transporter
license provided for in the Oklahoma Medical Marijuana and Patient
Protection Act for purposes of transporting medical marijuana waste.

H. All commercial licensees, as defined in Section 428.1 of this title, shall utilize a licensed medical marijuana waste disposal service to process all medical marijuana waste generated by the licensee.

I. The State Commissioner of Health Executive Director of the
<u>Authority</u> shall promulgate rules for the implementation of the
Oklahoma Medical Marijuana Waste Management Act. Promulgated rules
shall address disposal process standards, site security and any

1	other	subject	matter	deemed	necessary	by	the	Authority	Executive
2	Direct	tor.							

3	SECTION 32. REPEALER 63 O.S. 2021, Section 430, as							
4	amended by Section 12, Chapter 584, O.S.L. 2021 (63 O.S. Supp. 2023,							
5	Section 430), is hereby repealed.							
6	SECTION 33. REPEALER 63 O.S. 2021, Section 430, as last							
7	amended by Section 24, Chapter 251, O.S.L. 2022 (63 O.S. Supp. 2023,							
8	Section 430), is hereby repealed.							
9	SECTION 34. It being immediately necessary for the preservation							
10	of the public peace, health or safety, an emergency is hereby							
11	declared to exist, by reason whereof this act shall take effect and							
12	be in full force from and after its passage and approval.							
13								
14	COMMITTEE REPORT BY: COMMITTEE ON ALCOHOL, TOBACCO AND CONTROLLED SUBSTANCES, dated 04/10/2024 - DO PASS.							
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