1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	COMMITTEE SUBSTITUTE FOR
4	HOUSE BILL NO. 2807 By: Marti
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7	COMMITTEE SUBSTITUTE
8	An Act relating to medical marijuana; amending 63 O.S. 2021, Section 427.16, as last amended by Section
9	140, Chapter 452, O.S.L. 2024 (63 O.S. Supp. 2024, Section 427.16), which relates to the Oklahoma
10	Medical Marijuana and Patient Protection Act; providing for the issuance of licenses for premises
11	under certain circumstances; directing medical marijuana transporter licensees to create inventory
12	manifests that document certain information; allowing medical marijuana transporter licensees to maintain
13	and operate warehouses under certain conditions; providing for the issuance of annual permits for each
14	warehouse location; establishing terms for the issuance of permits; allowing for the denial of
15	permits; requiring approval of warehouse locations by the Oklahoma Medical Marijuana Authority; providing
16	for the temporary storage of medical marijuana, medical marijuana concentrates, and medical marijuana
17	products under certain circumstances; requiring the addition of certain information on inventory
18	manifests; directing licensees of medical marijuana transporter warehouses to maintain copies of
19	inventory manifests and logs; amending Sections 1 and 2, Chapter 381, O.S.L. 2024 (63 O.S. Supp. 2024,
20	Sections 427.27 and 427.28), which relates to the Oklahoma Medical Marijuana and Patient Protection
21	Act; modifying scope of certain definitions; amending Section 1, Chapter 95, O.S.L. 2024 (63 O.S. Supp.
22	2024, Section 431.1), which relates to pre-packaged medical marijuana products; providing an exclusion
23	for drinks; providing an effective date; and declaring an emergency.
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1 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

2 SECTION 1. AMENDATORY 63 O.S. 2021, Section 427.16, as
3 last amended by Section 140, Chapter 452, O.S.L. 2024 (63 O.S. Supp.
4 2024, Section 427.16), is amended to read as follows:

Section 427.16. A. There is hereby created a medical marijuana
transporter license as a category of the medical marijuana business
license.

B. Pursuant to Section 424 of this title, the Oklahoma Medical 8 9 Marijuana Authority shall issue a medical marijuana transporter 10 license to licensed medical marijuana commercial growers, processors 11 and dispensaries upon issuance of such licenses and upon each 12 renewal. Medical marijuana transporter licenses shall also be 13 issued to licensed medical marijuana research facilities, medical 14 marijuana education facilities and medical marijuana testing 15 laboratories upon issuance of such licenses and upon each renewal. 16 C. A medical marijuana transporter license may also be issued 17 to qualifying applicants who are registered with the Secretary of 18 State and otherwise meet the requirements for a medical marijuana

19 business license set forth in the Oklahoma Medical Marijuana and 20 Patient Protection Act and the requirements set forth in this 21 section to provide logistics, distribution and storage of medical 22 marijuana, medical marijuana concentrate and medical marijuana 23 products.

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D. A medical marijuana transporter license shall be valid for one (1) year and shall not be transferred with a change of ownership. A licensed medical marijuana transporter shall be responsible for all medical marijuana, medical marijuana concentrate and medical marijuana products once the transporter takes control of the product.

E. A transporter license shall be required for any person or
entity to transport or transfer medical marijuana, medical marijuana
concentrate or medical marijuana products from a licensed medical
marijuana business to another medical marijuana business, or from a
medical marijuana business to a medical marijuana research facility
or medical marijuana education facility.

F. A medical marijuana transporter licensee may contract withmultiple licensed medical marijuana businesses.

15 G. A medical marijuana transporter may maintain a licensed 16 premises to temporarily store medical marijuana, medical marijuana 17 concentrate and medical marijuana products and to use as a 18 centralized distribution point. A medical marijuana transporter may 19 store and distribute medical marijuana, medical marijuana 20 concentrate and medical marijuana products from the licensed 21 premises. The licensed premises shall meet all security 22 requirements applicable to a medical marijuana business. The 23 Authority shall issue licenses upon proper application by a licensee 24

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1 and determination by the Authority that the proposed site and 2 facility are physically and technically suitable.

H. A medical marijuana transporter licensee shall use the seedto-sale tracking system developed pursuant to the Oklahoma Medical
Marijuana and Patient Protection Act to create shipping inventory
manifests documenting the transport or temporary storage of medical
marijuana, medical marijuana concentrate, and medical marijuana
products throughout the state.

9 I. A licensed medical marijuana transporter may maintain and operate one or more warehouses in the state to handle medical 10 11 marijuana, medical marijuana concentrate and medical marijuana 12 products, provided the licensed medical marijuana transporter 13 possesses a valid, unexpired medical marijuana transporter license 14 and has applied for and received a permit for each warehouse 15 location. The Authority shall issue an annual permit for each 16 warehouse location operated by a licensee that is tied to the annual 17 medical marijuana transporter license term, and there shall be no 18 limit to the number of permits issued under a medical marijuana 19 transporter license. A permit shall be issued only upon proper 20 application by a licensee and determination by the Authority that 21 the proposed site and facility are physically and technically 22 suitable. Upon a finding that a proposed warehouse location is not 23 physically or technically suitable, the Authority shall deny the 24 permit. Each warehouse location shall be registered approved and

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1 inspected by the Authority prior to its use. Medical marijuana 2 transporter warehouses that are licensed and approved by the Authority may temporarily store medical marijuana, medical marijuana 3 4 concentrates, and medical marijuana products, provided that all 5 temporary storage is documented, tracked, and traceable in the state-mandated seed-to-sale tracking system. 6 7 J. With the exception of a lawful transfer between medical marijuana businesses who are licensed to operate at the same 8 9 physical address, all medical marijuana, medical marijuana

10 concentrate and medical marijuana products shall be transported:

In vehicles equipped with Global Positioning System (GPS)
 trackers;

In a locked container and clearly labeled "Medical Marijuana
 or Derivative"; and

15 3. In a secured area of the vehicle that is not accessible by16 the driver during transit.

K. A transporter agent may possess marijuana at any location while the transporter agent is transferring marijuana to or from a licensed medical marijuana business, licensed medical marijuana research facility or licensed medical marijuana education facility. The Authority shall administer the provisions of this section and the Authority, the Oklahoma State Bureau of Narcotics and Dangerous Drugs Control, the Oklahoma State Bureau of Investigation, and the

Attorney General shall have the authority to enforce the provisions
 of this section concerning transportation.

3 L. The Authority shall issue a transporter agent license to 4 individual agents, employees, officers or owners of a transporter 5 license in order for the individual to qualify to transport medical 6 marijuana, medical marijuana concentrate or medical marijuana 7 products.

8 M. The annual fee for a transporter agent license shall be 9 Twenty-five Dollars (\$25.00) and shall be paid by the transporter 10 license-holder or the individual applicant. Transporter agent 11 license reprints shall be Twenty Dollars (\$20.00).

N. The Authority shall issue each transporter agent a registryidentification card within thirty (30) days of receipt of:

14 1. The name, address and date of birth of the person;

15 2. Proof of current state residency;

16 3. Proof of identity as required for a medical marijuana 17 business license;

18 4. Possession of a valid state-issued driver license;

19 5. Verification of employment with a licensed transporter;

20 6. The application and affiliated fee; and

7. A copy of the criminal background check conducted by the
Oklahoma State Bureau of Investigation, paid for by the applicant.

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O. If the transporter agent application is denied, the
 Authority shall notify the transporter in writing of the reason for
 denying the registry identification card.

P. A registry identification card for a transporter shall
expire one (1) year after the date of issuance or upon notification
from the holder of the transporter license that the transporter
agent ceases to work as a transporter.

Q. The Authority may revoke the registry identification card of a transporter agent who knowingly violates any provision of this section, and the transporter is subject to any other penalties established by law for the violation.

R. The Authority may revoke or suspend the transporter license of a transporter that the Authority determines knowingly aided or facilitated a violation of any provision of this section, and the license holder is subject to any other penalties established in law for the violation.

S. Vehicles used in the transport of medical marijuana ormedical marijuana product shall be:

19 Insured at or above the legal requirements in this state; 1. 20 2. Capable of securing medical marijuana during transport; and 21 3. In possession of a shipping container as defined in Section 22 427.2 of this title capable of securing all transported products. 23 Prior to the transport of any medical marijuana, medical Τ. 24 marijuana concentrate or medical marijuana products, an inventory

1 manifest shall be prepared at the origination point of the medical The inventory manifest shall include the following 2 marijuana. information: 3 4 1. For the origination point of the medical marijuana: 5 a. the licensee number for the commercial grower, processor or dispensary, 6 7 address of origination of transport, and b. name and contact information for the originating 8 с. 9 licensee; 2. 10 For temporary storage at a medical marijuana transporter licensed premises or warehouse location that is licensed and 11 12 approved by the Authority: 13 the license number for the commercial medical a. 14 marijuana grower, medical marijuana processor, or 15 medical marijuana dispensary, 16 the address of origination of transport, b. 17 the name and contact information for the originating с. 18 licensee, and 19 the license number, physical address, and name and d. 20 contact information of the medical marijuana 21 transporter licensed premises or warehouse location 22 and notation that the medical marijuana, medical 23 marijuana concentrates, and medical marijuana products 24 are being temporarily stored;

3. For the end recipient license holder of the medical 1 2 marijuana:

3	a. the license number for the dispensary, commercial
4	grower, processor, research facility or education
5	facility destination,
6	b. address of the destination, and
7	c. name and contact information for the destination
8	licensee;
9	$\frac{3.4}{2}$ Quantities by weight or unit of each type of medical
10	marijuana product contained in transport;
11	4.5. The date of the transport and the approximate time of
12	departure;
13	$\frac{5}{6}$. The arrival date and estimated time of arrival;
14	6. 7. Printed names and signatures of the personnel
15	accompanying the transport; and
16	7. 8. Notation of the transporting licensee.
17	U. 1. A separate inventory manifest shall be prepared for each
18	licensee receiving the medical marijuana.
19	2. The transporter agent shall provide the other medical
20	marijuana business with a copy of the inventory manifest at the time
21	the product changes hands and after the other licensee prints his or
22	her name and signs the inventory manifest.
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3. A receiving licensee shall refuse to accept any medical
 marijuana, medical marijuana concentrate or medical marijuana
 products that are not accompanied by an inventory manifest.

4 4. Originating and receiving licensees, including medical
5 <u>marijuana transporter warehouses temporarily storing medical</u>
6 <u>marijuana, medical marijuana concentrates, and medical marijuana</u>
7 <u>products, shall maintain copies of inventory manifests and logs of</u>
8 quantities of medical marijuana received for seven (7) years from
9 date of receipt.

10 SECTION 2. AMENDATORY Section 1, Chapter 381, O.S.L. 11 2024 (63 O.S. Supp. 2024, Section 427.27), is amended to read as 12 follows:

Section 427.27. A. The Oklahoma Medical Marijuana Authority shall require owners of medical marijuana facilities to submit their fingerprints to the Oklahoma State Bureau of Investigation (OSBI) for the purpose of conducting a state and federal fingerprint-based criminal background check.

B. The Authority may require that such fingerprint submissions
be made as part of a medical marijuana facility application, a
medical marijuana facility renewal application, or an individual
application for a license or permit authorizing that individual to
be an owner of a medical marijuana facility.

C. Fingerprint cards and any required fees shall be sent to the
 OSBI central repository. The fingerprint records shall be used for

1 searching the state criminal records repository and shall also be 2 forwarded to the Federal Bureau of Investigation for a federal criminal record search as provided in Section 150.9 of Title 74 of 3 4 the Oklahoma Statutes. The OSBI shall notify the Authority of any 5 criminal history record information or lack of criminal history record information discovered on the submitting individual. 6 7 Notwithstanding the provisions of Section 150.9b of Title 74 of the 8 Oklahoma Statutes, all records related to any criminal history 9 information discovered shall be accessible and available to the 10 Authority.

11 D. As used in this section:

12 1. "Medical marijuana facility" means an entity licensed or
 13 certified by the Authority to acquire, cultivate, process,
 14 manufacture, test, store, sell, transport, or deliver medical
 15 marijuana; and

16 2. "Owner" means a direct beneficial owner including, but not 17 limited to, all persons or entities, as follows:

18	a.	all shareholders owning an interest of a corporate
19		entity and all officers of a corporate entity,
20	b.	all partners of a general partnership,
21	с.	all general partners and all limited partners that own
22		an interest in a limited partnership,
23	d.	all members that own an interest in a limited
24		liability company,

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all beneficiaries that hold a beneficial interest in a 1 e. 2 trust and all trustees of a trust, f. all persons or entities that own interest in a joint 3 4 venture, 5 all persons or entities that own an interest in an q. association, 6 7 the owners of any other type of legal entity, and h. i. any other person holding an interest or convertible 8 9 note in any entity, which owns, operates, or manages a licensed medical marijuana facility. 10 Section 2, Chapter 381, O.S.L. 11 SECTION 3. AMENDATORY 2024 (63 O.S. Supp. 2024, Section 427.28), is amended to read as 12 13 follows:

Section 427.28. A. The Oklahoma Medical Marijuana Authority shall require all employees of medical marijuana facilities to submit their fingerprints to the Oklahoma State Bureau of Investigation (OSBI) for the purpose of conducting a state and federal fingerprint-based criminal background check.

B. The Authority may require that such fingerprint submissions
be made as part of an individual's application for a license,
permit, identification card, or credential authorizing that
individual to be an employee of a medical marijuana facility.

C. Fingerprint cards and any required fees shall be sent to the
 OSBI central repository. The fingerprint records shall be used for

searching the state criminal records repository and shall also be 1 2 forwarded to the Federal Bureau of Investigation for a federal 3 criminal record search as provided in Section 150.9 of Title 74 of 4 the Oklahoma Statutes. The OSBI shall notify the Authority of any 5 criminal history record information or lack of criminal history 6 record information discovered on the submitting individual. 7 Notwithstanding the provisions of Section 150.9b of Title 74 of the 8 Oklahoma Statutes, all records related to any criminal history 9 information discovered shall be accessible and available to the 10 Authority.

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D. As used in this section:

12 1. "Employee" means any natural person who:

13	a.	grows, harvests, dries, cures, purchases, sells,
14		transfers, transports, processes, produces,
15		manufactures, creates, or packages medical marijuana,
16		medical marijuana products, or medical marijuana waste
17		on behalf of or for a licensed medical marijuana
18		commercial grower, processor, or dispensary,
19	b.	samples, trains, or educates on behalf of or for a
20		licensed medical marijuana education or research
21		facility,
22	с.	disposes of or transports medical marijuana, medical

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marijuana products, and medical marijuana waste on

1 behalf of or for a licensed medical marijuana waste 2 disposal facility,

- d. tests and conducts research on medical marijuana and medical marijuana products on behalf of or for a medical marijuana licensed testing laboratory,
- transports, stores, distributes, but does not take 6 e. 7 ownership of, medical marijuana and medical marijuana products on behalf of or for a licensed medical 8 9 marijuana commercial transporter, or
- tracks, traces, reports, and inputs any information 10 f. 11 into the state inventory tracking system on behalf of 12 or for a licensed medical marijuana commercial license 13 holder, or
- 14 conducts any other additional business for the benefit q. 15 of a medical marijuana commercial license holder as 16 authorized by rules promulgated by the Executive 17 Director of the Authority, with the exception of 18 professional services not involved in the handling of 19 medical marijuana, medical marijuana products, or 20

medical marijuana concentrates; and

21 2. "Medical marijuana facility" means an entity licensed or 22 certified by the Authority to acquire, cultivate, process, 23 manufacture, test, store, sell, transport, or deliver medical 24 marijuana.

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1 SECTION 4. AMENDATORY Section 1, Chapter 95, O.S.L. 2024 2 (63 O.S. Supp. 2024, Section 431.1), is amended to read as follows: Section 431.1. A. Upon the effective date of this act, all 3 4 medical marijuana flower, trim, shake, kief, medical marijuana 5 product, excluding drinks, or other flower-based product not defined as a concentrate, shall be sold by licensed medical marijuana 6 7 processors and licensed medical marijuana commercial growers to licensed medical marijuana dispensaries only in pre-packaged form in 8 9 package sizes weighing not less than one-half (1/2) of one (1) gram to not more than three (3) ounces. The Oklahoma Medical Marijuana 10 Authority shall be authorized to promulgate rules regarding the pre-11 12 packaging of medical marijuana products as provided for in the 13 provisions of this section.

B. Nonopaque materials may be used when packaging medical marijuana flower, provided all other packaging and labeling requirements for medical marijuana products sold in this state are met and it is placed in an opaque container before leaving a licensed medical marijuana dispensary.

19 C. The display and smelling of medical marijuana shall be 20 allowed pursuant to Section 421 of Title 63 of the Oklahoma 21 Statutes.

D. The Oklahoma Medical Marijuana Authority shall promulgate rules necessary to allow for products to be returned to the licensed medical marijuana dispensary when found defective or hazardous to

1	the health of the patient. The Authority shall further promulgate
2	rules necessary to allow for the return of all medical marijuana and
3	medical marijuana products from a licensed medical marijuana
4	dispensary to a licensed medical marijuana processor or licensed
5	medical marijuana commercial grower, from a licensed medical
6	marijuana processor to a licensed medical marijuana commercial
7	grower, or from any other licensed entity that transferred medical
8	marijuana products to another licensed entity.
9	SECTION 5. This act shall become effective June 1, 2025.
10	SECTION 6. It being immediately necessary for the preservation
11	of the public peace, health or safety, an emergency is hereby
12	declared to exist, by reason whereof this act shall take effect and
13	be in full force from and after its passage and approval.
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