STATE OF NEW YORK

2566

2023-2024 Regular Sessions

IN SENATE

January 23, 2023

Introduced by Sen. COONEY -- read twice and ordered printed, and when printed to be committed to the Committee on Health

AN ACT to amend the public health law, in relation to medical marihuana; and to amend chapter 90 of the laws of 2014, amending the public health law and other laws relating to medical use of marihuana, in relation to the effectiveness thereof

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Legislative intent. The compassionate care act provides 2 patients with necessary access to medical marihuana. While the program 3 has provided relief to numerous patients, several improvements are necessary. Specifically, the program has suffered from overly restric-4 5 tive requirements regarding market participation and product regulation. б Currently, the program restricts access by only permitting one dispen-7 sary for every 500,000 New Yorkers - leaving both urban and rural commu-8 nities drastically underserved. This act will improve the existing 9 program by providing opportunities for social equity applicants to 10 participate in the marketplace in a manner that more accurately represents the demographics of the state. Social equity applicants will 11 12 include applicants from communities disproportionately impacted by 13 cannabis law enforcement. This act will also provide necessary flexi-14 bility for market participants to offer products that are more accessi-15 ble and affordable to some of New York's most vulnerable citizens. Specifically, current restrictions on the sale of whole flower result in 16 medical products that are cost-prohibitive to many. Moreover, this act 17 will provide greater access to individuals who are unable to enroll in 18 19 the program including those with Alzheimer's disease and who have been 20 diagnosed with autism spectrum disorder. Much like the addition of 21 chronic pain as a qualifying condition, this will allow medical practi-22 tioners to recommend an alternative to addictive opiates. These changes 23 will give New Yorkers access to quality care they deserve.

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD06534-01-3

§ 2. Subdivisions 1, 5, 7 and 12 of section 3360 of the public health 1 law, subdivisions 1, 5, 7 and 12 as added by chapter 90 of the laws of 2 2014, paragraph (a) of subdivision 7 as amended by chapter 273 of the 3 4 laws of 2018, are amended and three new subdivisions 5-a, 5-b and 19 are 5 added to read as follows: б 1. "Certified medical use" means the acquisition, possession, use, or, transportation of medical marihuana by a certified patient, or the 7 8 acquisition, possession, delivery, transportation or administration of 9 medical marihuana by a designated caregiver, for use as part of the 10 treatment of the patient's [serious] condition, as authorized in a 11 certification under this title including enabling the patient to toler-12 ate treatment for the [serious] condition. [A certified medical use does 13 not include smoking.] 14 5. "Designated caregiver" means the individual or caregiver facility 15 designated by a certified patient in a registry application. A certified 16 patient may designate up to two designated caregivers, not counting a 17 designated caregiver facility or designated caregiver facility employee. 5-a. "Designated caregiver facility" means an entity that registers 18 with the commissioner to assist one or more certified patients with the 19 20 acquisition, possession, delivery, transportation or administration of 21 medical marihuana and is: a general hospital or residential health care 22 facility operating under article twenty-eight of this chapter; an adult care facility operating under title two of article seven of the social 23 services law; a community mental health residence established under 24 25 section 41.44 of the mental hygiene law; a hospital operating under 26 section 7.17 of the mental hygiene law; a mental hygiene facility oper-27 ating under article thirty-one of the mental hygiene law; an inpatient 28 or residential treatment program certified under article thirty-two of 29 the mental hygiene law; a residential facility for the care and treat-30 ment of persons with developmental disabilities operating under article 31 sixteen of the mental hygiene law; a residential treatment facility for 32 children and youth operating under article thirty-one of the mental 33 hygiene law; a public school or private school operating under the 34 education law; a research institution with an internal review board; a 35 medical marihuana research program licensed under section thirty-three 36 hundred sixty-four-a of this title; or any other facility as determined 37 by the commissioner in regulation. 38 5-b. "Designated caregiver facility employee" means an employee of a 39 designated caregiver facility. 7. (a) [**"Serious condition"**] <u>"Condition"</u> means: 40 (i) having one of the following [severe debilitating or life-threaten-41 42 ing] conditions: cancer, positive status for human immunodeficiency 43 virus or acquired immune deficiency syndrome, amyotrophic lateral scler-44 osis, Parkinson's disease, multiple sclerosis, damage to the nervous 45 tissue of the spinal cord with objective neurological indication of 46 intractable spasticity, epilepsy, inflammatory bowel disease, neuropa-47 thies, Huntington's disease, post-traumatic stress disorder, pain that 48 degrades health and functional capability where the use of medical mari-49 huana is an alternative to opioid use, substance use disorder, 50 Alzheimer's, muscular dystrophy, dystonia, rheumatoid arthritis, autism,

51 or [as added by the commissioner; and

(ii) any of the following conditions where it is clinically associated with, or a complication of, a condition under this paragraph or its treatment: cachexia or wasting syndrome; severe or chronic pain; severe nausea; seizures; severe or persistent muscle spasms; or such conditions as are added by the commissioner.

(b) No later than eighteen months from the effective date 1 section, the commissioner shall determine whether to add the following 2 serious conditions: Alzheimer's, muscular dystrophy, dystonia, post-3 traumatic stress disorder and rheumatoid arthritis] any other condition 4 5 certified by the practitioner. б 12. "Practitioner" means a practitioner who (i) [is a physician 7 licensed by New York state and practicing within the state,] is author-8 ized to prescribe controlled substances within the state; (ii) [who] by 9 training or experience is qualified to treat a [serious] condition as 10 defined in subdivision seven of this section; and (iii) [has completed a two to four hour course as determined by the commissioner in regulation 11 12 and registered with the department; provided however, a registration shall not be denied without cause. Such course may count toward board 13 certification requirements. The commissioner shall consider the inclu-14 sion of nurse practitioners under this title based upon considerations 15 including access and availability. After such consideration the commis-16 17 sioner is authorized to deem nurse practitioners as practitioners under this title] completes, at a minimum, a two hour course as determined by 18 the commissioner. A person's status as a practitioner under this title 19 is deemed to be a "license" for purposes of section thirty-three hundred 20 21 ninety of this article. 22 19. "Medical marihuana research program" means a medical marihuana 23 research program licensed under section thirty-three hundred sixty-four-a of this title. 24 25 § 3. Subdivisions 1, 2, and 9 of section 3361 of the public health law, subdivisions 1 and 2 as added by chapter 90 of the laws of 2014 and 26 27 subdivision 9 as added by chapter 416 of the laws of 2015, are amended 28 to read as follows: 29 1. A patient certification may only be issued if: (a) a practitioner 30 has been registered with the department to issue a certification as 31 determined by the commissioner; (b) the patient has a [serious] condi-32 tion, which shall be specified in the patient's health care record; (c) 33 the practitioner by training or experience is qualified to treat the 34 [serious] condition; (d) the patient is under the practitioner's continuing care for the [serious] condition; and (e) in the practitioner's 35 36 professional opinion and review of past treatments, the patient is like-37 ly to receive therapeutic or palliative benefit from the primary or 38 adjunctive treatment with medical use of marihuana for the [serious] 39 condition. 2. The certification shall include (a) the name, date of birth and 40 address of the patient; (b) a statement that the patient has a [serious]

41 42 condition and the patient is under the practitioner's care for the 43 [serious] condition; (c) a statement attesting that all requirements of subdivision one of this section have been satisfied; (d) the date; and 44 45 (e) the name, address, federal registration number, telephone number, 46 and the handwritten signature of the certifying practitioner. The 47 commissioner may require by regulation that the certification shall be 48 on a form provided by the department. The practitioner may state in the certification that, in the practitioner's professional opinion, the 49 patient would benefit from medical marihuana only until a specified 50 51 date. The practitioner may state in the certification that, in the prac-52 titioner's professional opinion, the patient is terminally ill and that 53 the certification shall not expire until the patient dies.

54 (a) A certification may be a special certification if, in addition 9. 55 to the other requirements for a certification, the practitioner certi-56 fies in the certification that the patient's [serious] condition is

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progressive and degenerative or that delay in the patient's certified 1 2 medical use of marihuana poses a serious risk to the patient's life or 3 health. 4 (b) The department shall create the form to be used for a special 5 certification and shall make that form available to be downloaded from 6 the department's website. 7 § 4. Subdivisions 1 and 2 of section 3362 of the public health law, as 8 added by chapter 90 of the laws of 2014, are amended and a new subdivi-9 sion 3 is added to read as follows: 10 1. The possession, acquisition, use, delivery, transfer, transporta-11 tion, or administration of medical marihuana by a certified patient or designated caregiver possessing a valid registry identification card, 12 for certified medical use, shall be lawful under this title; provided 13 14 that: 15 (a) the marihuana that may be possessed by a certified patient shall 16 not exceed a [thirty] sixty day supply of the dosage as determined by 17 the practitioner, consistent with any guidance and regulations issued by the commissioner, provided that during the last seven days of any [thir-18 19 **ty**] **sixty** day period, the certified patient may also possess up to such 20 amount for the next [thirty] sixty day period; 21 (b) the marihuana that may be possessed by designated caregivers does 22 not exceed the quantities referred to in paragraph (a) of this subdivision for each certified patient for whom the caregiver possesses a valid 23 registry identification card, up to five certified patients; 24 25 (c) the marihuana that may be possessed by designated caregiver facilities does not exceed the quantities referred to in paragraph (a) of 26 27 this subdivision for each certified patient under care or treatment of 28 the facility; (d) the form or forms of medical marihuana that may be possessed by 29 30 the certified patient [**er**], designated caregiver, or designated caregiver facility pursuant to a certification shall be in compliance with any 31 32 recommendation or limitation by the practitioner as to the form or forms 33 of medical marihuana or dosage for the certified patient in the certif-34 ication; and 35 [(d)] (e) the medical marihuana shall be kept in the original package 36 in which it was dispensed under subdivision twelve of section thirty-37 three hundred sixty-four of this title, except for the portion removed for immediate consumption for certified medical use by the certified 38 39 patient. 40 2. Notwithstanding subdivision one of this section: 41 (a) possession of medical marihuana shall not be lawful under this 42 title if it is smoked, consumed, vaporized, or grown in a public place, 43 regardless of the form of medical marihuana stated in the patient's 44 certification. 45 (b) a [person] certified patient or designated caregiver possessing medical marihuana under this title shall possess his or her registry 46 47 identification card at all times when in immediate possession of medical 48 marihuana. (c) medical marihuana may not be smoked in any place where tobacco may 49 not be smoked under article thirteen-E of this chapter, regardless of 50 51 the form of medical marihuana stated in the patient's certification. 52 3. The possession, acquisition, delivery, transfer, transportation, or 53 administration of medical marihuana by a designated caregiver facility or designated caregiver facility employee shall be lawful under this 54 title provided that: 55

1	(a) the designated caregiver facility registers with the department on
2	a form provided by the commissioner;
3 4	(b) such possession, acquisition, delivery, transfer, transportation, or administration is on behalf of a certified patient possessing a
5	registry identification card;
6	(c) the designated caregiver facility maintains a copy of the registry
7	identification card of each certified patient for which it possesses,
8	acquires, delivers, transfers, transports, or administers medical mari-
9	huana; and
10	(d) a designated caregiver facility employee shall be identified as an
11	employee when necessary, as provided by the commissioner.
12	§ 5. Subdivisions 2, 3, 5, and 11 of section 3363 of the public health
13	law, as added by chapter 90 of the laws of 2014, are amended to read as
14	follows:
15	2. To obtain, amend or renew a registry identification card, a certi-
16	fied patient or designated caregiver shall file a registry application
17	with the department. The registry application or renewal application
18	shall include:
19	(a) in the case of a certified patient:
20	(i) the patient's certification (a new written certification shall be
21	provided with a renewal application);
22	(ii) the name, address, and date of birth of the patient;
23	(iii) the date of the certification;
24	(iv) if the patient has a registry identification card based on a
25	current valid certification, the registry identification number and
26	expiration date of that registry identification card;
27	(v) the specified date until which the patient would benefit from
28	medical marihuana, if the certification states such a date;
29	(vi) the name, address, federal registration number, and telephone
30	number of the certifying practitioner;
31	(vii) any recommendation or limitation by the practitioner as to the
32	form or forms of medical marihuana or dosage for the certified patient;
33	and
34	(viii) other individual identifying information required by the
35	department;
36	(b) (i) in the case of a certified patient, if the patient designates
37	a designated caregiver, the name, address, and date of birth of the
38	designated caregiver, and other individual identifying information
39	required by the department;
40	(ii) if the designated caregiver is a medical marihuana research
41	program, the name of the organization conducting the research; the
42	address, phone number, and name of the individual leading the research
43	or appropriate designee; and other identifying information required by
44	the department;
45	(c) in the case of a designated caregiver:
46	(i) the name, address, and date of birth of the designated caregiver;
47	(ii) if the designated caregiver has a registry identification card,
48	the registry identification number and expiration date of that registry
49	identification card; and
50	(iii) other individual identifying information required by the depart-
51	ment;
52	(d) a statement that a false statement made in the application is
53	punishable under section 210.45 of the penal law;
54	(e) the date of the application and the signature of the certified
55	patient or designated caregiver, as the case may be; and

(f) [a fifty dollar application fee, provided, that the department may 1 waive or reduce the fee in cases of financial hardship; and 2 3 (g) any other requirements determined by the commissioner. 4 3. Where a certified patient is under the age of eighteen: 5 (a) The application for a registry identification card shall be made б by an appropriate person over twenty-one years of age. The application 7 shall state facts demonstrating that the person is appropriate. 8 (b) The designated caregiver shall be (i) a parent or legal guardian 9 of the certified patient, (ii) a person designated by a parent or legal 10 guardian, [or] (iii) in the case of such a certified patient being cared 11 for by a designated caregiver facility, the designated caregiver facili-12 ty designated by the parent or legal guardian; or (iv) an appropriate person approved by the department upon a sufficient showing that no 13 14 parent or legal guardian is appropriate or available. 15 5. No person may be a designated caregiver for more than five certi-16 fied patients at one time; provided however that this limitation shall 17 not apply to a designated caregiver facility or designated caregiver facility employee. 18 11. A certified patient or designated caregiver who has been issued a 19 20 registry identification card shall notify the department of any change 21 in his or her name or address or, with respect to the patient, if he or 22 she ceases to have the [serious] condition noted on the certification within ten days of such change. The certified patient's or designated 23 caregiver's registry identification card shall be deemed invalid and 24 25 shall be returned promptly to the department. 26 § 6. Subdivisions 3 and 5 of section 3364 of the public health law, as 27 added by chapter 90 of the laws of 2014, are amended and a new subdivi-28 sion 14 is added to read as follows: 29 3. Each registered organization shall contract with an independent 30 laboratory permitted under section thirty-three hundred sixty-four-c of 31 this title to test the medical marihuana produced by the registered 32 organization. The commissioner shall approve the laboratory and require 33 that the laboratory report testing results in a manner determined by the 34 commissioner. The commissioner is authorized to issue regulation requir-35 ing the laboratory to perform certain tests and services. 36 (a) No registered organization may sell, deliver, distribute or 5. 37 dispense to any certified patient or designated caregiver a quantity of medical marihuana larger than that individual would be allowed to 38 39 possess under this title. 40 (b) When dispensing medical marihuana to a certified patient or desig-41 nated caregiver, the registered organization (i) shall not dispense an 42 amount greater than a [thirty] sixty day supply to a certified patient 43 until the certified patient has exhausted all but a seven day supply 44 provided pursuant to a previously issued certification, and (ii) shall 45 verify the information in subparagraph (i) of this paragraph by consult-46 ing the prescription monitoring program registry under section thirty-47 three hundred forty-three-a of this article. 48 (c) Medical marihuana dispensed to a certified patient or designated caregiver by a registered organization shall conform to any recommenda-49 50 tion or limitation by the practitioner as to the form or forms of 51 medical marihuana or dosage for the certified patient. 52 14. A registered organization may contract with a person or entity to provide facilities, equipment or services that are ancillary to the 53 54 registered organization's functions or activities under this section (including, but not limited to, shipping, maintenance, construction, 55 repair, and security), but not including any function or activity 56

1	directly involving the planting, growing, tending, harvesting, process-
2	ing, or packaging of plants; or any other function directly involving
3	manufacturing or retailing of medical marihuana. All laws and regu-
4	lations applicable to such facilities, equipment, or services shall
5	apply to the contract. The registered organization and other parties to
б	the contract shall each be responsible for compliance with such laws and
7	regulations under the contract. The commissioner may make regulations
8	consistent with this title relating to contracts and parties to
9	contracts under this subdivision.
10	§ 7. The public health law is amended by adding a new section 3364-a
11	to read as follows:
12	§ 3364-a. Medical marihuana research licenses. 1. The commissioner
13	shall establish a medical marihuana research license that permits a
14	licensee to produce, process, purchase, possess, transfer, and sell
15	marihuana, subject to this section, for the following limited research
16	purposes:
17	(a) to test chemical potency and composition levels;
18	(b) to conduct clinical investigations of marihuana-derived products;
19	(c) to conduct research on the efficacy and safety of administering
20	marihuana as part of medical treatment; or
21	(d) to conduct genomic or agricultural research relating to medical
22	marihuana.
23	2. As part of the application process for a medical marihuana research
24	license, an applicant must submit to the commissioner a description of
25	the research that is intended to be conducted as well as the amount of
26	marihuana to be grown or purchased. The commissioner shall review an
27	applicant's research project and determine whether it meets the require-
28	ments of subdivision one of this section. In addition, the commissioner
29	shall assess the application based on the following criteria:
30	(a) project quality, study design, value, and impact;
31	(b) whether the applicant has the appropriate personnel, expertise,
32	facilities and infrastructure, funding, and (to the extent legally
33	available) approvals relating to human or animal research, in place to
34	successfully conduct the project; and
35	(c) whether the amount of marihuana to be grown or purchased by the
36	applicant is consistent with the project's scope and goals.
37	3. If the commissioner determines that the research project meets the
38	requirements of subdivision one of this section, the commissioner may
39	approve the application. If not, the application shall be denied.
40	4. A medical marihuana research licensee may only sell or transfer
41	marihuana grown or produced within its operation to other medical mari-
42	huana research licensees, or otherwise for purposes of the licensee's
43	research.
44	5. In establishing a medical marihuana research license, the commis-
45	sioner may make regulations on the following:
46	(a) application requirements;
47	(b) license renewal requirements, including whether additional
48	research projects may be added or considered;
49	(c) conditions for license revocation;
50	(d) security measures to ensure marihuana is not diverted to purposes
51	other than research;
52	(e) amount of plants, useable marihuana, marihuana concentrates, or
53	<u>marihuana-infused products a licensee may have on its premises;</u>

54 (f) licensee reporting requirements;

1	(g) conditions under which marihuana grown by licensed medical mari-
2	huana producers and other product types from licensed medical marihuana
3	processors may be donated to medical marihuana research licensees; and
4	(h) any additional requirements deemed necessary by the commissioner.
5	6. A marihuana research license issued under this section shall be
6	issued in the name of the applicant or applicants, specify the location
7	at which the marihuana researcher intends to operate, which shall be
8	within the state, and shall not allow any other person to use the
9	license except as under subdivision four of this section.
10	7. Participation by certified patients in any medical marihuana
11	research program shall be voluntary.
12	8. The application fee for a medical marihuana research license shall
13	be determined by the commissioner on an annual basis.
14	9. Each medical marihuana research licensee shall issue an annual
15	report to the commissioner. The commissioner shall review such report
16	and make a determination as to whether the research project continues to
17	meet the research qualifications under this section.
18	§ 8. The public health law is amended by adding a new section 3364-b
19	to read as follows:
20	<u>§ 3364-b. Registration of designated caregiver facilities. 1. To</u>
21	obtain, amend or renew a registration as a designated caregiver facili-
22	ty, the facility shall file an application with the commissioner. The
23	application shall include:
24	(a) the facility's full name and address;
25	(b) operating certificate or license number where appropriate;
26	(c) name, title, and signature of an authorized facility represen-
27	tative;
28	(d) a statement that the facility agrees to secure and ensure proper
29	handling of all medical marihuana products;
30	(e) an acknowledgement that a false statement in the application is
31	punishable under section 210.45 of the penal law; and
32	(f) any other information that may be required by the commissioner.
33	2. Prior to issuing or renewing a designated caregiver facility regis-
34	tration, the commissioner may verify the information submitted by the
35	applicant. The applicant shall provide, at the commissioner's request,
36	such information and documentation, including any consents or authori-
37	zations, that may be necessary for the commissioner to verify the infor-
38	mation.
39	3. The application shall be approved, denied or determined incomplete
40	or inaccurate by the commissioner within thirty days of receipt of the
41	application. If the application is approved, the commissioner shall
42	issue a registration as soon as is reasonably practicable.
43	4. Registrations under this section shall remain valid for two years
44	from the date of issuance.
45	§ 9. The public health law is amended by adding a new section 3364-c
46	to read as follows:
47	§ 3364-c. Laboratory permits. 1. The commissioner shall approve and
48	permit one or more independent laboratories to test medical marihuana.
49	To be permitted as an independent laboratory under this section, a labo-
50	ratory must apply to the department in a form and manner prescribed by
51	the commissioner and must demonstrate the following to the satisfaction
52	of the commissioner:
53	(a) the owners and directors of the laboratory are of good moral char-
54	acter;

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1	(b) the laboratory and its staff have the skills, resources, and
2	expertise needed to accurately and consistently perform all testing
3	required;
4	(c) the laboratory has in place and will maintain adequate policies,
5	procedures, and facility security to ensure proper collection, labeling,
б	accessioning, preparation, analysis, result reporting, disposal, and
7	<u>storage of medical marihuana;</u>
8	(d) the laboratory is physically located in New York state;
9	(e) the laboratory has a certificate of approval as an environmental
10	laboratory issued by the commissioner under title one of article five of
11	this chapter; and
12	(f) the laboratory meets all requirements prescribed by this chapter
13	and the commissioner in regulation.
14	2. The owner of an independent laboratory permitted under this section
15	shall not hold a registration as a registered organization and shall not
16	have any direct or indirect ownership interest in such registered organ-
17	ization. No board member, manager, owner, partner, principal stakehold-
18	er, or member of a registered organization, or such person's immediate
19	family, shall have an interest or voting rights in any independent labo-
20	ratory permittee. No registered organization shall have any direct or
21	indirect ownership interest in such laboratory.
22	3. An independent laboratory shall not be required to be licensed by
23	the federal drug enforcement administration.
24	§ 10. Subdivision 9 of section 3365 of the public health law, as added
25	by chapter 90 of the laws of 2014, is amended to read as follows:
26	9. [The commissioner shall register no more than five] A registered
27	[organizations] organization that [manufacture] manufactures medical
28	marihuana [with] may have no more than [four] eight dispensing sites
29	wholly owned and operated by [such] the registered organization.
30	Provided, however, that any dispensing site opened pursuant to this
31	section by a registered organization licensed prior to the effective
32	date of the chapter of the laws of two thousand twenty-three that
33	amended this subdivision shall not be approved by the department until
34	such registered organizations establishes a subsidy program to provide
35	assistance and increase access to patients. The commissioner shall
36	ensure that such [registered organizations and] dispensing sites are
37	geographically distributed across the state. The commission [may] shall
38	register additional registered organizations reflecting the demographics
39	<u>of the state</u> .
40	(a) The department shall implement a social and economic equity plan
41	and actively promote applications from communities disproportionately
42	impacted by cannabis production, and promote racial, ethnic, and gender
43	diversity when issuing the additional four registered organizations
44	licenses, including by prioritizing consideration of applications by
45	applicants who are from communities disproportionately impacted by the
46	enforcement of cannabis prohibition or who qualify as a minority or a
47	women-owned business. Such qualifications shall be determined by the
48	department in regulation.
49	(b) The department shall issue four additional registered organization
50	licenses and create a social and economic equity plan to promote diver-
51	sity in ownership and employment in the medical marihuana industry and
52	ensure inclusion of:
52 53	(i) individuals from communities disproportionately impacted by the
53 54	enforcement of cannabis prohibition;
55	(ii) minority-owned businesses;

56 (iii) women-owned businesses;

<pre>ion; and al and economic equity plan shall require an analysis of a opportunities for applicants that are: a community group that has been disproportionately enforcement of cannabis prohibition; victed of a cannabis-related offense prior to the effec- chapter of the laws of two thousand twenty-three that ubdivision, or had a parent, guardian, child, spouse, or a dependent of an individual who, prior to the effec- ne chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. rposes of this section, the following definitions shall cowned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group the in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions</pre>		
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fifty-one percent owned by one or more minority group se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions		
se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions		
ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions		
ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions		
orise in which such minority ownership has and exercises control independently the day-to-day business decisions		
control independently the day-to-day business decisions		
	24	of the enterprise;
	25	(4) an enterprise authorized to do business in this state and inde-
		(ii) "minority group member" shall mean a United States citizen or
se that is a small business.	29	permanent resident alien who is and can demonstrate membership in one of
<u>se that is a small business.</u> y group member" shall mean a United States citizen or	30	the following groups:
<u>lse that is a small business.</u> y group member" shall mean a United States citizen or nt alien who is and can demonstrate membership in one of	31	(1) black persons having origins in any of the black African racial
lse that is a small business. group member" shall mean a United States citizen or at alien who is and can demonstrate membership in one of pups:	32	groups;
lse that is a small business. group member" shall mean a United States citizen or at alien who is and can demonstrate membership in one of pups:	33	(2) Hispanic persons of Mexican, Puerto Rican, Dominican, Cuban,
ise that is a small business. y group member" shall mean a United States citizen or at alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial	34	Central or South American of either Indian or Hispanic origin, regard-
se that is a small business. y group member" shall mean a United States citizen or ht alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban,	35	<u>less of race;</u>
se that is a small business. y group member" shall mean a United States citizen or ht alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban,	36	(3) Native American or Alaskan native persons having origins in any of
Ise that is a small business. y group member" shall mean a United States citizen or ht alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- cican or Alaskan native persons having origins in any of	37	the original peoples of North America; or
Ise that is a small business. y group member" shall mean a United States citizen or ht alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- cican or Alaskan native persons having origins in any of	38	(4) Asian and Pacific Islander persons having origins in any of the
<pre>ise that is a small business. group member" shall mean a United States citizen or t alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- cican or Alaskan native persons having origins in any of ples of North America; or</pre>	39	far east countries, south east Asia, the Indian subcontinent or the
<pre>ise that is a small business. group member" shall mean a United States citizen or t alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- cican or Alaskan native persons having origins in any of ples of North America; or</pre>	40	Pacific islands.
<pre>ise that is a small business. group member" shall mean a United States citizen or t alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- cican or Alaskan native persons having origins in any of ples of North America; or</pre>	41	(iii) "women-owned business" shall mean a business enterprise, includ-
<pre>Ise that is a small business. y group member" shall mean a United States citizen or nt alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- cican or Alaskan native persons having origins in any of ples of North America; or d Pacific Islander persons having origins in any of the es, south east Asia, the Indian subcontinent or the</pre>	42	ing a sole proprietorship, partnership, limited liability company or
<pre>ise that is a small business. y group member" shall mean a United States citizen or nt alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- rican or Alaskan native persons having origins in any of ples of North America; or a Pacific Islander persons having origins in any of the es, south east Asia, the Indian subcontinent or the wned business" shall mean a business enterprise, includ-</pre>	43	corporation that is:
ise that is a small business. y group member" shall mean a United States citizen or at alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- rican or Alaskan native persons having origins in any of ples of North America; or a Pacific Islander persons having origins in any of the es, south east Asia, the Indian subcontinent or the wheen business" shall mean a business enterprise, includ- prietorship, partnership, limited liability company or is:	44	(1) at least fifty-one percent owned by one or more United States
ise that is a small business. y group member" shall mean a United States citizen or at alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- rican or Alaskan native persons having origins in any of ples of North America; or a Pacific Islander persons having origins in any of the es, south east Asia, the Indian subcontinent or the wmed business" shall mean a business enterprise, includ- prietorship, partnership, limited liability company or is: fty-one percent owned by one or more United States	45	<u>citizens or permanent resident aliens who are women;</u>
<pre>ise that is a small business. y group member" shall mean a United States citizen or ht alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- rican or Alaskan native persons having origins in any of ples of North America; or d Pacific Islander persons having origins in any of the es, south east Asia, the Indian subcontinent or the wmed business" shall mean a business enterprise, includ- oprietorship, partnership, limited liability company or is: afty-one percent owned by one or more United States anent resident aliens who are women;</pre>	46	(2) an enterprise in which the ownership interest of such women is
<pre>ise that is a small business. y group member" shall mean a United States citizen or it alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- cican or Alaskan native persons having origins in any of ples of North America; or d Pacific Islander persons having origins in any of the es, south east Asia, the Indian subcontinent or the wmed business" shall mean a business enterprise, includ- oprietorship, partnership, limited liability company or is: fty-one percent owned by one or more United States ament resident aliens who are women; orise in which the ownership interest of such women is</pre>	47	real, substantial and continuing;
<pre>ise that is a small business. y group member" shall mean a United States citizen or it alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- cican or Alaskan native persons having origins in any of ples of North America; or d Pacific Islander persons having origins in any of the es, south east Asia, the Indian subcontinent or the wmed business" shall mean a business enterprise, includ- oprietorship, partnership, limited liability company or is: fty-one percent owned by one or more United States ament resident aliens who are women; orise in which the ownership interest of such women is and continuing;</pre>	48	(3) an enterprise in which such women ownership has and exercises the
<pre>ise that is a small business. y group member" shall mean a United States citizen or nt alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- rican or Alaskan native persons having origins in any of ples of North America; or d Pacific Islander persons having origins in any of the es, south east Asia, the Indian subcontinent or the wned business" shall mean a business enterprise, includ- oprietorship, partnership, limited liability company or is: fty-one percent owned by one or more United States anent resident aliens who are women; orise in which the ownership interest of such women is and continuing; ise in which such women ownership has and exercises the</pre>	49	authority to control independently the day-to-day business decisions of
<pre>ise that is a small business. y group member" shall mean a United States citizen or nt alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- rican or Alaskan native persons having origins in any of ples of North America; or d Pacific Islander persons having origins in any of the es, south east Asia, the Indian subcontinent or the wned business" shall mean a business enterprise, includ- oprietorship, partnership, limited liability company or is: fty-one percent owned by one or more United States anent resident aliens who are women; orise in which the ownership interest of such women is and continuing; ise in which such women ownership has and exercises the</pre>	50	the enterprise;
<pre>ise that is a small business. y group member" shall mean a United States citizen or at alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- rican or Alaskan native persons having origins in any of ples of North America; or d Pacific Islander persons having origins in any of the es, south east Asia, the Indian subcontinent or the prietorship, partnership, limited liability company or is:</pre>	51	(4) an enterprise authorized to do business in this state and inde-
<pre>ise that is a small business. group member" shall mean a United States citizen or talien who is and can demonstrate membership in one of bups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- tican or Alaskan native persons having origins in any of bles of North America; or Pacific Islander persons having origins in any of the es, south east Asia, the Indian subcontinent or the med business" shall mean a business enterprise, includ- oprietorship, partnership, limited liability company or is:</pre>	52	pendently owned and operated; and
<pre>ise that is a small business. group member" shall mean a United States citizen or at alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- cican or Alaskan native persons having origins in any of bles of North America; or d Pacific Islander persons having origins in any of the es, south east Asia, the Indian subcontinent or the med business" shall mean a business enterprise, includ- oprietorship, partnership, limited liability company or is: fty-one percent owned by one or more United States ment resident aliens who are women; orise in which the ownership interest of such women is and continuing; se in which such women ownership has and exercises the ntrol independently the day-to-day business decisions of ise authorized to do business in this state and inde- and operated; and</pre>	53	(5) an enterprise that is a small business.
<pre>ise that is a small business. group member" shall mean a United States citizen or at alien who is and can demonstrate membership in one of pups: ons having origins in any of the black African racial persons of Mexican, Puerto Rican, Dominican, Cuban, American of either Indian or Hispanic origin, regard- cican or Alaskan native persons having origins in any of ples of North America; or d Pacific Islander persons having origins in any of the bs, south east Asia, the Indian subcontinent or the med business" shall mean a business enterprise, includ- oprietorship, partnership, limited liability company or is: fty-one percent owned by one or more United States ment resident aliens who are women; orise in which the ownership interest of such women is and continuing; ise in which such women ownership has and exercises the htrol independently the day-to-day business decisions of ise authorized to do business in this state and inde- and coperated; and ise that is a small business.</pre>	54	(iv) "a firm owned by a minority group member who is also a woman" may
	26 27 28	<pre>pendently owned and operated; and (5) an enterprise that is a small business. (ii) "minority group member" shall mean a United States</pre>
	23	the authority to control independently the day-to-day business decisions
	22	(3) an enterprise in which such minority ownership has and exercises
control independently the day-to-day business decisions		
orise in which such minority ownership has and exercises control independently the day-to-day business decisions	21	tial and continuing;
orise in which such minority ownership has and exercises control independently the day-to-day business decisions		
orise in which such minority ownership has and exercises control independently the day-to-day business decisions	20	(2) an enterprise in which such minority ownership is real, substan-
ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions		
ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions		
ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions	19	members;
ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions	18	
se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions		(1) at least fifty-one percent owned by one or more minority group
se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions	17	or corporation that is:
fifty-one percent owned by one or more minority group se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions		
hat is: fifty-one percent owned by one or more minority group se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions	16	including a sole proprietorship, partnership, limited liability company
hat is: fifty-one percent owned by one or more minority group se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions	15	(i) "minority-owned business" shall mean a business enterprise,
proprietorship, partnership, limited liability company nat is: fifty-one percent owned by one or more minority group se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions	14	apply:
proprietorship, partnership, limited liability company nat is: fifty-one percent owned by one or more minority group se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions		
proprietorship, partnership, limited liability company nat is: fifty-one percent owned by one or more minority group se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions	13	(d) For the purposes of this section, the following definitions shall
-owned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions		
-owned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions	12	amended this subdivision, was convicted of a cannabis-related offense.
sposes of this section, the following definitions shall owned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group se in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions	11	
division, was convicted of a cannabis-related offense. sposes of this section, the following definitions shall owned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group lse in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions		
he chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. Toposes of this section, the following definitions shall cowned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group the in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions	10	dependent, or was a dependent of an individual who, prior to the effec-
he chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. Toposes of this section, the following definitions shall cowned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group the in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions	9	amended this subdivision, or had a parent, guardian, child, spouse, or
a dependent of an individual who, prior to the effec- ne chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. properties of this section, the following definitions shall -owned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group the in which such minority ownership is real, substan- ing: prise in which such minority ownership has and exercises control independently the day-to-day business decisions		
bdivision, or had a parent, guardian, child, spouse, or a dependent of an individual who, prior to the effec- be chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. Tropses of this section, the following definitions shall -owned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group tes in which such minority ownership is real, substan- ing: prise in which such minority ownership has and exercises control independently the day-to-day business decisions	8	
bdivision, or had a parent, guardian, child, spouse, or a dependent of an individual who, prior to the effec- be chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. Tropses of this section, the following definitions shall -owned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group tes in which such minority ownership is real, substan- ing: prise in which such minority ownership has and exercises control independently the day-to-day business decisions	7	(ii) was convicted of a cannabis-related offense prior to the effec-
chapter of the laws of two thousand twenty-three that ibdivision, or had a parent, guardian, child, spouse, or a dependent of an individual who, prior to the effec- be chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. sposes of this section, the following definitions shall -owned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group tes in which such minority ownership is real, substan- ing: prise in which such minority the day-to-day business decisions	6	impacted by the enforcement of cannabis prohibition;
victed of a cannabis-related offense prior to the effec- chapter of the laws of two thousand twenty-three that ubdivision, or had a parent, guardian, child, spouse, or a dependent of an individual who, prior to the effec- ne chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. sposes of this section, the following definitions shall eowned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group lse in which such minority ownership is real, substan- ing; prise in which such minority the day-to-day business decisions		
enforcement of cannabis prohibition; victed of a cannabis-related offense prior to the effec- chapter of the laws of two thousand twenty-three that ubdivision, or had a parent, guardian, child, spouse, or a dependent of an individual who, prior to the effec- ne chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. sposes of this section, the following definitions shall cowned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group lse in which such minority ownership is real, substan- ing; prise in which such minority the day-to-day business decisions		
a community group that has been disproportionately enforcement of cannabis prohibition; victed of a cannabis-related offense prior to the effec- chapter of the laws of two thousand twenty-three that ubdivision, or had a parent, guardian, child, spouse, or a dependent of an individual who, prior to the effec- ne chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. sposes of this section, the following definitions shall cowned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group as in which such minority ownership is real, substan- ing; prise in which such minority the day-to-day business decisions	4	how to prioritize opportunities for applicants that are:
a community group that has been disproportionately enforcement of cannabis prohibition; victed of a cannabis-related offense prior to the effec- chapter of the laws of two thousand twenty-three that ubdivision, or had a parent, guardian, child, spouse, or a dependent of an individual who, prior to the effec- ne chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. sposes of this section, the following definitions shall cowned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group as in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions	3	(c) The social and economic equity plan shall require an analysis of
a opportunities for applicants that are: a community group that has been disproportionately enforcement of cannabis prohibition; victed of a cannabis-related offense prior to the effec- chapter of the laws of two thousand twenty-three that ubdivision, or had a parent, guardian, child, spouse, or a dependent of an individual who, prior to the effec- ne chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. rposes of this section, the following definitions shall cowned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group as in which such minority ownership is real, substan- ing; prise in which such minority the day-to-day business decisions	2	<u>of this subdivision; and</u>
Al and economic equity plan shall require an analysis of a opportunities for applicants that are: a community group that has been disproportionately enforcement of cannabis prohibition; victed of a cannabis-related offense prior to the effec- chapter of the laws of two thousand twenty-three that ubdivision, or had a parent, guardian, child, spouse, or a dependent of an individual who, prior to the effec- ne chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. rposes of this section, the following definitions shall cowned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group the in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions		
<pre>ion; and al and economic equity plan shall require an analysis of a opportunities for applicants that are: a community group that has been disproportionately enforcement of cannabis prohibition; victed of a cannabis-related offense prior to the effec- chapter of the laws of two thousand twenty-three that ubdivision, or had a parent, guardian, child, spouse, or a dependent of an individual who, prior to the effec- ne chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. rposes of this section, the following definitions shall cowned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group the in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions</pre>	1	(iv) minority and women-owned businesses, as defined in paragraph (d)
<pre>ion; and al and economic equity plan shall require an analysis of a opportunities for applicants that are: a community group that has been disproportionately enforcement of cannabis prohibition; victed of a cannabis-related offense prior to the effec- chapter of the laws of two thousand twenty-three that ubdivision, or had a parent, guardian, child, spouse, or a dependent of an individual who, prior to the effec- ne chapter of the laws of two thousand twenty-three that division, was convicted of a cannabis-related offense. rposes of this section, the following definitions shall cowned business" shall mean a business enterprise, proprietorship, partnership, limited liability company hat is: fifty-one percent owned by one or more minority group the in which such minority ownership is real, substan- ing; prise in which such minority ownership has and exercises control independently the day-to-day business decisions</pre>		

55 include a minority-owned business, a women-owned business, or both.

(v) "communities disproportionately impacted" shall mean, but not be 1 2 limited to, a history of arrests, convictions, and other law enforcement practices in a certain geographic area, such as, but not limited to 3 4 precincts, zip codes, neighborhoods, and political subdivisions, 5 reflecting a disparate enforcement of cannabis prohibition during a 6 certain time period, when compared to the rest of the state. The 7 department shall issue guidelines to determine how to assess which 8 communities have been disproportionately impacted and how to assess if 9 someone is a member of a community disproportionately impacted. 10 (e) The department shall actively promote applicants that foster racial, ethnic, and gender diversity in their workforce. 11 12 § 11. Subdivision 1 of section 3365-a of the public health law, as added by chapter 416 of the laws of 2015, is amended to read as follows: 13 14 There is hereby established in the department an emergency medical 1. 15 marihuana access program (referred to in this section as the "program") under this section. The purpose of the program is to expedite the avail-16 17 ability of medical marihuana to avoid suffering and loss of life, during the period before full implementation of and production under this 18 19 title, especially in the case of patients whose [serious] condition is 20 progressive and degenerative or is such that delay in the patient's 21 medical use of marihuana poses a serious risk to the patient's life or 22 health. The commissioner shall implement the program as expeditiously as 23 practicable, including by emergency regulation. 24 § 12. Subdivision 1 of section 3369 of the public health law, as added by chapter 90 of the laws of 2014, is amended to read as follows: 25 1. Certified patients, designated caregivers, designated caregiver 26 27 facilities, designated caregiver facility employees, medical marihuana 28 research program employees, practitioners, registered organizations and the employees of registered organizations shall not be subject to 29 30 arrest, prosecution, or penalty in any manner, or denied any right or 31 privilege, including but not limited to civil penalty or disciplinary 32 action by a business or occupational or professional licensing board or 33 bureau, solely for the certified medical use or manufacture of marihua-34 na, or for any other action or conduct in accordance with this title. 35 13. Section 3369-d of the public health law, as added by chapter 90 S 36 of the laws of 2014, is amended to read as follows: 37 § 3369-d. Pricing. [1. Every sale of medical marihuana shall be at the price determined by the commissioner. Every charge made or demanded for 38 39 medical marihuana not in accordance with the price determined by the commissioner, is prohibited. 40 2. The commissioner is hereby authorized to set the per dose price of 41 each form of medical marihuana sold by any registered organization. In 42 setting the per doge price of each form of medical marihuana, the 43 commissioner shall consider the fixed and variable costs of producing 44 45 the form of marihuana and any other factor the commissioner, in his or her discretion, deems relevant to determining the per dose price of each 46 47 form of medical marihuana.] Registered organizations shall submit documentation of any price and change in price per dose for any medical 48 marihuana product to the commissioner within fifteen days of setting or 49 changing the price. Prior approval by the commissioner shall not be 50 required for any price or change of price. However, the commissioner is 51 52 authorized to modify the price per dose for any medical marihuana prod-53 uct if necessary to maintain public access to appropriate medication. 54 Section 12 of chapter 90 of the laws of 2014, amending the § 14. 55 public health law and other laws relating to medical use of marihuana,

as amended by chapter 92 of the laws of 2021, is amended to read as 1 2 follows: § 12. This act shall take effect immediately; [provided, however that 3 sections one, three, four, five, six, seven-a, eight, nine, ten and 4 eleven of this act shall expire and be deemed repealed fourteen years 5 after such date; provided that the amendments to section 171-a of the 6 7 tax law made by section seven of this act shall take effect on the same 8 date and in the same manner as section 54 of part A of chapter 59 of the 9 laws of 2014 takes effect and shall not expire and be deemed repealed; 10 and provided, further, that the amendments to subdivision 5 of section 11 410.91 of the criminal procedure law made by section eleven of this act shall not affect the expiration and repeal of such section and shall 12 13 expire and be deemed repealed therewith. 14 § 15. This act shall take effect immediately.