1	A BILL
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3	<u>25-873</u>
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5	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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10 1 1	To amend, on a temporary basis, the Legalization of Marijuana for Medical Treatment Initiative of 1999 to clarify that ABCA investigators have the authority to conduct announced and
11 12	unannounced inspections of unlicensed establishments, to make a conditional license for
12 13	a manufacturer or cultivation center valid for 2 years, to extend existing public-comment
14	period provisions to all unlicensed establishment registration applications, and to clarify
15	the criteria to be considered when summarily closing an unlicensed establishment.
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17	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
18	act may be cited as the "Medical Cannabis Conditional License and Unlicensed Establishment
19	Closure Clarification Temporary Amendment Act of 2024".
20	Sec. 2. The Legalization of Marijuana for Medical Treatment Initiative of 1999, effective
21	February 25, 2010 (D.C. Law 13-315; D.C. Official Code § 7-1671.01 et seq.), is amended as
22	follows:
23	(a) Section 6(b) (D.C. Official Code § 7-1671.05(b)) is amended by adding a new
24	paragraph (14A) to read as follows:
25	"(14A) Conduct announced and unannounced inspections of unlicensed
26	establishments.".
27	(b) Section 7 (D.C. Official Code § 7-1671.06) is amended as follows:

28	(1) Subsection (k) is amended as follows:
29	(A) Paragraph (1) is amended by striking the phrase "proposed location"
30	and inserting the phrase "proposed location; except, that the ABC Board shall be authorized to
31	convert a one-year conditional license to 2 years for a cultivation center or manufacturer that
32	does not currently have a proposed location" in its place.
33	(B) Paragraph (2) is amended by striking the phrase "one year" and
34	inserting the phrase "one year or 2 years for a cultivation center or manufacturer applicant" in its
35	place.
36	(C) Paragraph (4) is amended by striking the phrase "ABC Board." and
37	inserting the phrase "ABC Board; except that a 2-year conditional license for a cultivation center
88	or manufacturer shall be canceled by the ABC Board after two years."
39	(2) A new subsection (k-1) is added to read as follows:
10	"(k-1) A conditional license for a cultivation center or manufacturer that is in effect as of
11	the effective date of the Medical Cannabis Conditional License and Unlicensed Establishment
12	Closure Clarification Emergency Amendment Act of 2024, passed on an emergency basis on
13	June 25, 2024 (Enrolled version of Bill 25), as of that date, shall be automatically converted
14	to a 2-year conditional license, expiring one year after the date the original conditional license
15	was set to expire, at no additional cost and without additional ABC Board approval.".
16	(4) Subsection (1) is amended by striking the phrase "one-year".
<b>!</b> 7	(c) Section 7a(h)(4) (D.C. Official Code § 7-1671.06a(h)(4)) is repealed.

48	(d) Section 9 (D.C. Official Code § 7-1671.08) is amended by adding a new subsection
49	(g) to read as follows:
50	"(g)(1) Notwithstanding sections 7(b) and 9(f), ABCA shall have the authority to inspect
51	an unlicensed establishment. If, after an inspection, ABCA determines that an unlicensed
52	establishment presents an imminent danger to the health or safety of the public, as described in
53	paragraph (2) of this subsection, the ABC Board may summarily close and order the padlocking,
54	by ABCA or MPD without a prior hearing, of the unlicensed establishment, and ABCA may
55	seize all cannabis or cannabis products found at the premises.
56	"(2) For the purpose of this subsection, the term "imminent danger to the health or
57	safety of the public" includes any of the following:
58	"(A) The unlicensed establishment distributes or attempts to distribute
59	cannabis or a cannabis product to one or more persons under the age of 21.
60	"(B) Once a testing laboratory has been licensed under this act, the
61	unlicensed establishment distributes or attempts to distribute cannabis or a cannabis product
62	untested by a testing laboratory licensed under this act.
63	"(C) The unlicensed establishment fails to comply with a cease and desist
64	order.
65	"(D) The unlicensed establishment engages in any activity or operation
66	established as an imminent danger to the health or safety of the public by the Board by rule.
67	"(E) The unlicensed establishment distributes or attempts to distribute

58	Schedule I substances, or products that contain Schedule I substances, as enumerated in § 48-
59	<u>902.04.</u>
70	"(F) An employee, agent, or owner of the unlicensed establishment has
71	unlawful firearms or weapons on the premises.
72	"(G) A dangerous crime, as defined in D.C.23-1331(3), or a crime of
73	violence, as defined in D.C. Official Code § 23-1331(4), was committed on the premises of the
74	unlicensed establishment.
75	"(3) ABCA shall provide the unlicensed establishment's owner and the property
76	owner with written notice of the summary closure and the right to request a hearing.
77	"(4) The owner of the unlicensed establishment shall have 5 business days after
78	service of the notice of summary closure to request a hearing with the Board, which shall hold a
79	hearing within 5 business days of a timely request."
30	"(5) The Board shall issue a written decision within 5 business days after the
31	hearing.".
32	(e) Section 13a (D.C. Official Code § 7-1671.12a (a)) is amended by striking the phrase
33	"to the licensee." and inserting the phrase "to the licensee or unlicensed establishment." in its
34	place.
35	Sec. 3. Section 2(c) of the Medical Cannabis Patient Card Extension and 4/20 Medical
36	Cannabis Sales Tax Holiday Week Temporary Amendment Act of 2024, enacted on May 29,
37	2024 (D.C. Act 25-481; 71 DCR 6749), is repealed.

88	Sec. 4. Fiscal impact statement.
89	The Council adopts the fiscal impact statement of the Budget Director as the fiscal impac
90	statement required by section 4a of the General Legislative Procedures Act of 1975, approved
91	October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
92	Sec. 5. Effective date.
93	(a) This act shall take effect following approval by the Mayor (or in the event of veto by
94	the Mayor, action by the Council to override the veto), a 30-day period of congressional review
95	as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December
96	24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1), and publication in the District of
97	Columbia register.
98	(b) This act shall expire after 225 days of its having taken effect.